

# Washington State Register

January 17, 2001

OLYMPIA, WASHINGTON

ISSUE 01-02



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## CITATION

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

## PUBLIC INSPECTION OF DOCUMENTS

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 2001 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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## STYLE AND FORMAT OF THE WASHINGTON STATE REGISTER

### 1. ARRANGEMENT OF THE REGISTER

The Register is arranged in the following eight sections:

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- (b) **EXPEDITED REPEAL**-includes the Preproposal Statement of Inquiry that lists rules being repealed using the expedited repeal process.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

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

### 2. PRINTING STYLE—INDICATION OF NEW OR DELETED MATERIAL

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

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

### 3. MISCELLANEOUS MATERIAL NOT FILED UNDER THE ADMINISTRATIVE PROCEDURE ACT

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

### 4. EFFECTIVE DATE OF RULES

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

### 5. EDITORIAL CORRECTIONS

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

2000 - 2001

DATES FOR REGISTER CLOSING, DISTRIBUTION, AND FIRST AGENCY ACTION

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

<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.

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

## **REGULATORY FAIRNESS ACT**

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

### **Small Business Economic Impact Statements (SBEIS)**

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

### **Mitigation**

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

### **When is an SBEIS Required?**

When:

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

### **When is an SBEIS Not Required?**

When:

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

There is less than minor economic impact on business;

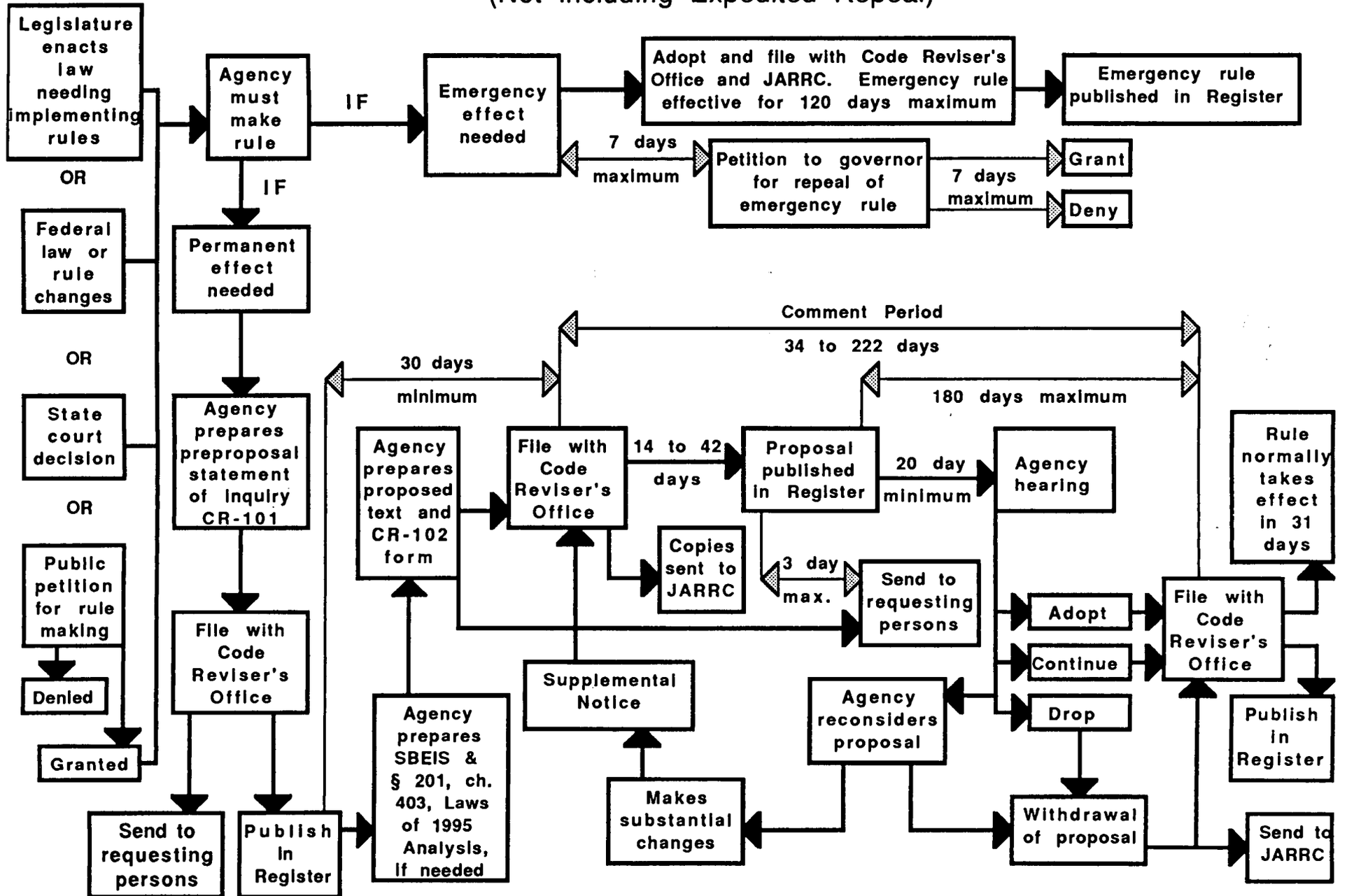
The rule REDUCES costs to business (although an SBEIS may be a useful tool for demonstrating this reduced impact);

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

The rule is pure restatement of state statute.

# RULE-MAKING PROCESS

(Not including Expedited Repeal)



**WSR 01-02-004****PREPROPOSAL STATEMENT OF INQUIRY  
HORSE RACING COMMISSION**

[Filed December 21, 2000, 10:42 a.m.]

Subject of Possible Rule Making: Amending WAC 260-36-050 Application forms and new section WAC 260-36-055 National racing compact license.

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: Amending WAC 260-36-050 to include new multi state application, possible electronically submitted applications. New rule is proposed to allow the commission to accept a license issued by the national racing compact subject to paying of appropriate fees.

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

Process for Developing New Rule: Negotiated rule making; and 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 98516-5703, phone (360) 459-6462, fax (360) 459-6461.

December 21, 2000

Bruce Batson  
Executive Secretary**WSR 01-02-046****PREPROPOSAL STATEMENT OF INQUIRY  
DEPARTMENT OF  
SOCIAL AND HEALTH SERVICES**

(Medical Assistance Administration)

[Filed December 28, 2000, 3:18 p.m.]

Subject of Possible Rule Making: Amending WAC 388-501-0300 Limits on scope of medical program 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 department recently reorganized its rules, establishing new chapters for several programs and services. WAC 388-501-0300(2) lists services, equipment, supplies, and items that are now codified in new chapter 388-531 WAC, Physician-related services and chapter 388-543 WAC, Durable medical equipment and supplies, prosthetics, orthotics, medical supplies and related services. In order to avoid unnecessary duplication, the department intends to eliminate the list in subsection (2). Subsections (1) and (3) will be rewritten to meet clear writing guidelines; no change in policy is anticipated.

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

Process for Developing New Rule: The 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 person listed below.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Ann Myers, Regulatory Improvement, P.O. Box 45533, Olympia, WA 98504-5533, phone (360) 725-1345, fax (360) 586-9727, e-mail myersea@dshs.wa.gov.

December 26, 2000

Bonita H. Jacques, Chief  
Office of Legal Affairs**WSR 01-02-054****PREPROPOSAL STATEMENT OF INQUIRY  
HEALTH CARE AUTHORITY**

(Basic Health Plan)

[Order 00-08—Filed December 29, 2000, 10:21 a.m.]

Subject of Possible Rule Making: Definition of preexisting condition changed to include conditions experienced within past six months, rather than past three months.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 70.47.050.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Changes the definition of preexisting condition to follow the same general standards for preexisting condition limitations as adopted in the 2000 legislative session.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: No other state or federal agencies regulate this subject.

Process for Developing New Rule: Stakeholder mailings and public hearing.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by sending comments to Rosanne Reynolds, Basic Health, P.O. Box 42683, Olympia, WA 98504-2683, or by fax to (360) 412-4276.

December 29, 2000

Melodie Bankers  
Rules Coordinator**WSR 01-02-055****PREPROPOSAL STATEMENT OF INQUIRY  
DEPARTMENT OF  
FISH AND WILDLIFE**

[Filed December 29, 2000, 10:41 a.m.]

Subject of Possible Rule Making: Recreational license dealer fees.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 77.32.050.

**Reasons Why Rules on this Subject may be Needed and What They Might Accomplish:** The Fish and Wildlife Commission is reviewing the fees retained by dealers for issuance short term licenses, and may consider changing the amount retained by the dealer.

**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 Crawford, License Division Manager, 600 Capitol Way, Olympia, WA 98501-1091, phone (360) 902-2453. Contact by February 20, 2001, expected proposal filing February 21, 2001.

December 29, 2000

Evan Jacoby

Rules Coordinator

#### WSR 01-02-071

#### PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Medical Assistance Administration)

[Filed December 29, 2000, 2:13 p.m.]

**Subject of Possible Rule Making:** WAC 388-513-1350 Defining the resource standard and determining available resources for long-term care (LTC) services and 388-513-1380 Determining a client's participation in the cost of care for long-term care (LTC) services.

**Statutes Authorizing the Agency to Adopt Rules on this Subject:** RCW 74.04.050, 74.04.057, 74.08.090, and 74.09.500.

**Reasons Why Rules on this Subject may be Needed and What They Might Accomplish:** To bring the rules in line with the January 1, 2001, federal increase in the resource maximum and maintenance allowance standards for a community spouse of a Medicaid long-term care client.

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

**Process for Developing New Rule:** The department invites the interested public to review and provide input on the draft language of this potential WAC amendment. Draft material and information about how to participate are available by contacting the DSHS representative identified below.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Mary Beth Ingram, Program Manager, Eligibility and Policy Section, Medical Assistance Administration, Olympia, Washington 98504-5534, phone (360) 725-

1327, fax (360) 586-0910, TDD 1-800-848-5429, e-mail [ingramb2@dshs.wa.gov](mailto:ingramb2@dshs.wa.gov).

December 29, 2000

Kelly Cooper

for Marie Myerchin-Redifer, Manager  
Rules and Policies Assistance Unit

#### WSR 01-02-072

#### WITHDRAWAL OF PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF SOCIAL AND HEALTH SERVICES

[Filed December 29, 2000, 2:17 p.m.]

Please withdraw the statement of inquiry (CR-101) for the secured environment pilot rule project filed as WSR 99-03-105. The pilot project has failed to attract the number of participants originally anticipated. A minimum of ten participants representing a cross-sector of the state has not been realized. There have been two providers both of whom are in King County representing four homes in the project since November 1999. Despite recruitment efforts initiated this past January, no new participants have come forward. Feedback from the industry indicates that the rules being tested were not easy to implement and that current WAC may already allow for some types of secured environments. Stakeholders who were involved with the project will be notified that the project will be terminated effective December 31, 2000. For additional information please contact Robert Stroh at (360) 725-2588.

Kelly Cooper

Rules Coordinator

#### WSR 01-02-081

#### PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF FISH AND WILDLIFE

[Filed January 2, 2001, 10:57 a.m.]

**Subject of Possible Rule Making:** Amend WACs to implement Initiative 713, define raw fur and body gripping traps, prohibit sale of mammals taken with body gripping traps and prohibit body gripping traps; correct species names for game and wild birds; unlawful firearms for hunting; non-toxic shot requirements; special closures and firearm restriction areas; special hunting seasons, permit drawing rules; auctions and raffles; seasons, areas and quotas for moose, bighorn sheep, mountain goat, deer, elk, turkey, upland bird, falconry and migratory birds; game management units and private lands wildlife management areas; mandatory hunter reporting. Repeat obsolete WACs.

**Statutes Authorizing the Agency to Adopt Rules on this Subject:** RCW 77.12.040, 77.12.020.

**Reasons Why Rules on this Subject may be Needed and What They Might Accomplish:** To provide recreational opportunity for hunters and to comply with I-713.

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 Dave Brittell, Assistant Director, Wildlife Program, 600 Capitol Way North, Olympia, WA 98501-1091, (360) 902-2504. Contact by February 16, 2001, rule proposal filing expected to be February 21, 2001.

January 2, 2001

Evan Jacoby

Rules Coordinator

### WSR 01-02-090

#### PREPROPOSAL STATEMENT OF INQUIRY INTERAGENCY COMMITTEE FOR OUTDOOR RECREATION

[Filed January 3, 2001, 10:40 a.m.]

Subject of Possible Rule Making: Public records, chapter 286-06 WAC, Deadlines—Applications, plans, and matching resources, WAC 286-13-040(5).

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 34.05.370 Rule-making file, chapter 42.17 RCW, Public records, RCW 46.09.240(1) NOVA, 79A.25.210 FARR, 79A.15.070 WWRP, 79A.25.080 BFP and federal programs.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Public Records: Routine "housekeeping" updates would improve clarity through the use of more appropriate text, including deletion of unnecessary wording and adding explanatory language. Sections on *assistance to the public* and *privacy* would be expanded, *photocopy charges* updated, and some prerogatives expanded to include IAC's board.

Deadlines: The "waiver of deadlines" section would be improved if further explanatory text were added to two of the examples provided. That is, state the type of waiver to which they apply.

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

Process for Developing New Rule: It is our intent to advance this rule proposal through a participatory process that includes distribution of copies of the recommended changes to IAC's advisory committees and other interested parties, including those who have asked to be placed on IAC's WAC notification listing. We will encourage comments via mail, e-mail, telephone, and in person. Based on any comments, revisions will be considered before presentation of final recommendations to IAC'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 by providing questions and comments to Greg Lovelady, Rules Coordinator, Interagency Committee for Outdoor

Recreation, Natural Resources Building, P.O. Box 40917, Olympia, WA 98504-0917, e-mail gregl@iac.wa.gov, phone (360) 902-3008, TDD (360) 902-1996, fax (360) 902-3026.

January 3, 2001

Gregory W. Lovelady

Rules Coordinator

### WSR 01-02-091

#### PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF LABOR AND INDUSTRIES

[Filed January 3, 2001, 11:00 a.m.]

Subject of Possible Rule Making: Revise chapter 296-20 WAC, General rules and chapter 296-23 WAC, Specialty providers, to develop regulations regarding eligibility requirements for providers of attendant care services. Rules may affect services provided to industrially injured or ill workers covered pursuant to Title 51 RCW under the state fund, self insurance and crime victim programs.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 51.04.020, 51.04.030, 51.32.060, 51.32.072, and 7.68.070.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Pursuant to the above statutes, the Department of Labor and Industries (L&I) establishes and adopts rules governing administration of Title 51 RCW. The purpose of the proposed rule change(s) is to: (1) Address quality of care issues through the establishment of eligibility requirements for providers of attendant care services; (2) to resolve and clarify issues relating to payment of federal and state taxes; and (3) to resolve and clarify issues relating to mandatory industrial insurance coverage.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: The Washington State Department of Health (DOH) and the Washington State Department of Social and Health Services (DSHS) also regulate this subject. Representatives of those agencies have been contacted regarding L&I's proposed rule changes. L&I's rule making will not affect the regulation of this subject by DSHS and DOH.

Process for Developing New Rule: L&I contacted multiple Home Health Agencies and Home Care Agencies. We contacted representatives of the Home Care Association of Washington, DOH and DSHS and presented the proposed changes to representatives of Labor and Business through the Workers' Compensation Advisory Committee (WCAC). An initial analysis of the proposed program, followed by the proposed rule, will be mailed to interested persons. This will be followed by a public hearing.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Jim Dick, Medical Program Specialist, Washington State Department of Labor and Industries, P.O. Box 44321, Olympia, WA 98504-4321, phone (360) 902-5131, fax (360) 902-4249, [dija235@lni.wa.gov](mailto:dija235@lni.wa.gov).

Assistance for Persons with Disabilities: Contact 1-800-547-8367 or TDD 1-360-902-5797.

January 3, 2001  
Gary Moore  
Director

**WSR 01-02-100**

**PREPROPOSAL STATEMENT OF INQUIRY  
DEPARTMENT OF AGRICULTURE**

[Filed January 3, 2001, 11:42 a.m.]

Subject of Possible Rule Making: Amending portions of chapter 16-470 WAC, Quarantine—Agriculture pests, dealing with services and fees.

Statutes Authorizing the Agency to Adopt Rules on this Subject: Chapter 17.24 RCW.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Current fee levels are not anticipated to cover costs to render services by the plant services and pest programs. The department is mandated in statute to support these activities through fees for service. It may be necessary to raise fees within the fiscal growth factors for both fiscal year 2001 and 2002. Other modifications may be necessary to acknowledge changes in industry practices, environmental conditions, and legislative mandates.

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

Process for Developing New Rule: Washington State Department of Agriculture representatives discuss proposed rule change with affected stakeholders and publish the 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, Lab Services Division, P.O. Box 42560, Olympia, WA 98504-2560, (360) 902-1907, fax (360) 902-2094, e-mail mtoohey@agr.wa.gov; or Tom Wessels, Plant Services Program Manager, Washington State Department of Agriculture, P.O. Box 42560, Olympia, WA 98504-2560, (360) 902-1984, fax (360) 902-2094, e-mail twessels@agr.wa.gov.

January 3, 2001  
Mary A. Martin Toohey  
Assistant Director

**WSR 01-02-101**

**PREPROPOSAL STATEMENT OF INQUIRY  
DEPARTMENT OF AGRICULTURE**

[Filed January 3, 2001, 11:43 a.m.]

Subject of Possible Rule Making: Amending portions of chapter 16-401 WAC, dealing with inspections and nursery inspection fees.

Statutes Authorizing the Agency to Adopt Rules on this Subject: Chapter 15.13 RCW.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Current fee levels are not anticipated to cover costs to render services by the plant services program. The department is mandated in statute to support these activities through fees for service. It may be necessary to raise fees within the fiscal growth factors for both fiscal year 2001 and 2002. Other modifications may be necessary to acknowledge changes in industry practices, environmental conditions, and legislative mandates.

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

Process for Developing New Rule: Washington State Department of Agriculture representatives discuss proposed rule change with affected stakeholders, especially the statutory Nursery Advisory Committee, and publish the 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, Lab Services Division, P.O. Box 42560, Olympia, WA 98504-2560, (360) 902-1907, fax (360) 902-2094, e-mail mtoohey@agr.wa.gov; or Tom Wessels, Plant Services Program Manager, Washington State Department of Agriculture, P.O. Box 42560, Olympia, WA 98504-2560, (360) 902-1984, fax (360) 902-2094, e-mail twessels@agr.wa.gov.

January 3, 2001  
Mary A. Martin Toohey  
Assistant Director

**WSR 01-02-050**  
**EXPEDITED REPEAL**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
(Medical Assistance Administration)  
[Filed December 28, 2000, 3:23 p.m.]

The Following Sections are Proposed for Expedited Repeal: Repealing WAC 388-86-100 Durable medical equipment, prosthetic devices, and disposable/nonreusable medical supplies.

Rules Proposed for Expedited Repeal Meet the Following Criteria: Other rules of the agency or of another agency govern the same activity as the rule, making the rule redundant.

Any person who objects to the repeal of the rule must file a written objection to the repeal within thirty days after publication of this preproposal statement of inquiry.

Address Your Objection to: Ann Myers, Regulatory Improvement, Medical Assistance Administration, P.O. Box 45533, Olympia, WA 98504-5533.

Reason the Expedited Repeal of the Rule is Appropriate: The department recently reorganized its rules and established new chapters for rules pertaining to certain services/programs. Chapter 388-543 WAC, Durable medical equipment and related supplies, prosthetics, orthotics, medical supplies, and related services was filed under WSR 01-01-078 on December 13, 2000. The rules listed above pertain to both of these new chapters, and so are now duplicative; they must be repealed to avoid confusion.

December 26, 2000  
Bonita H. Jacques, Chief  
Office of Legal Affairs

EXPEDITED REPEAL



**WSR 00-24-075**  
**PROPOSED RULES**  
**YAKIMA REGIONAL**  
**CLEAN AIR AUTHORITY**  
[Filed December 4, 2000, 11:18 a.m.]

Original Notice.

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

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

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

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

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

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

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

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

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

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

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

Proposal does not change existing rules.

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

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

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

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

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

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

December 1, 2001 [2000]

Gary W. Pruitt  
for Les Ornelas

Air Pollution Control Officer

**Yakima Carbon Monoxide Nonattainment Area**  
**Limited Maintenance Plan and Redesignation Request**  
**Yakima County, Washington**

**Prepared by:**

**Yakima Regional Clean Air Authority**  
**Washington State Department of Ecology, Air Quality Program**  
**City of Yakima, WA, Public Works Department**

**Adoption History**

**Local Adoption**

Adopted for local use and recommended to the State of Washington, Department of Ecology for the State Implementation Plan this \_\_\_ day of \_\_\_\_\_, \_\_\_ by the Board of Directors, Yakima Regional Clean Air Authority, Yakima, Washington. The Board of Directors requests the U.S. Environmental Protection Agency, Region 10 to grant attainment status for the Yakima Carbon Monoxide Nonattainment Area.

_____	
Chairperson	
_____	_____
Member	Member
_____	_____
Member	Member

**State Adoption**

Adopted by the State of Washington, Department of Ecology at a State adoption hearing conducted at Yakima, WA on \_\_\_\_\_, \_\_\_\_\_, and recommended to the U.S. Environmental Protection Agency, Region 10 for inclusion in the State Implementation Plan and the granting of attainment status for the Yakima Carbon Monoxide Nonattainment Area.

\_\_\_\_\_  
Designated Representative for the Governor

\_\_\_\_\_  
Date

**Federal Approval**

Approved for inclusion in the State Implementation Plan and attainment status granted.

\_\_\_\_\_  
Environmental Protection Agency, Region 10

\_\_\_\_\_  
Date

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**1.0 Summary**

This is a limited maintenance plan which describes the maintenance of the carbon monoxide (CO) national ambient air quality standards (NAAQS) in the Yakima CO Nonattainment Area (NAA). A limited maintenance plan is a less extensive plan than a full maintenance plan because past CO monitor values have demonstrated that the chances of an exceedance of the NAAQS are much lower. This plan fulfills the Federal Clean Air Act requirements, and it is recommended to the U.S. Environmental Protection Agency (EPA), Region 10 for inclusion in the state implementation plan (SIP) with a request that this nonclassifiable CO NAA be granted attainment status. The SIP is the federally-enforceable plan which identifies how the state and local authorities will attain or maintain the NAAQS for CO.

The plan includes an analysis of weather and CO monitoring records which indicate that the highest CO levels occur during weekdays in the months of Dec. and Jan. during winter inversion periods. The CO monitoring data also shows that Yakima has attained the CO NAAQS since 1986 and both the average and peak CO levels are declining.

A limited maintenance plan is required to include only the emissions inventory for the base year which is 1999. Table 1.0 - 1 summarizes the base year emissions inventory for the NAA.

**Table 1.0 - 1, Base Year Emissions Inventory Summary**

Source Category	Annual		Typical Winter Day	
	Tons	%	Lbs.	%
Point sources	0	0	0	0
Area sources				
Residential wood heating	1,763	21	20,789	40
On road mobile	5,217	63	28,586	55
Non road mobile	1359	16	2,620	5
Subtotal area sources	8,339	100	51,995	100
<b>Totals</b>	<b>8,339</b>	<b>100</b>	<b>51,995</b>	<b>100</b>

The continued use of prevention of significant deterioration (PSD) requirements for point sources, control measures already in the SIP, and federal control measures, such as the motor vehicle control program should provide adequate assurance of maintenance of the NAAQS. This plan includes a CO air quality contingency measure which temporarily changes the existing traffic signal timing system during periods of high and rising CO monitor values to reduce the risk of values exceeding acceptable levels. The plan includes an

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optimized intersection mitigation measure which will permanently improve traffic flow through the central business district of the City of Yakima and further reduce CO emissions. In addition, the plan includes a public information mitigation measure to encourage voluntary efforts to reduce CO emissions. No other control, contingency, or mitigation measures are included in this plan. The plan does not include a transportation conformity CO budget.

## 2.0 General and Historical Information

- 2.01 Plan Preparation - This limited maintenance plan was developed by the Yakima Region Clean Air Authority (YRCAA) after consulting with the Washington State Department of Ecology, Air Quality Program (DOE); and the City of Yakima, Public Works Department (City PWD). In addition information needed for the plan was provided by numerous business, industry, and government representatives and interested citizens. The people who participated in this planning process are listed in Appendix L.
- 2.02 Disclaimer - During the planning process the past and current CO emissions from several industries within and close to the CO NAA were evaluated, and some of this information was used in this plan. It is not the purpose of this plan or intent of the agencies preparing the plan to make value judgements about the social and economic contributions of these industries to the community or to suggest future management actions for the companies. The emissions from these industries are only listed to show to their contributions to the total CO emissions in the CO NAA.

## 2.1 Planning Direction

- 2.11 EPA Direction - Because Yakima is a nonclassifiable CO NAA with a design value below 7.65 ppm, YRCAA can submit a limited maintenance plan.<sup>3</sup> A full maintenance plan is not required because this area has achieved air quality levels well below the NAAQS without using control measures required for nonattainment areas with worse air quality. A limited maintenance plan does not require any of the following elements to demonstrate future maintenance of the air quality:
- Modeling to project future CO emission changes with different control strategies;
  - Future CO inventories for the NAA; or
  - Additional control measures to reduce CO emissions which are adopted at the time the plan is submitted for SIP adoption.
- 2.12 Local Direction - The Board of Directors for the YRCAA approved the preparation of a limited maintenance plan for the Yakima CO NAA on May 10, 2000.<sup>4</sup> This plan is being prepared according to the direction in the documents listed in Appendix A. A copy of the approved Technical Analysis Protocol (TAP) is in Appendix B,

and the Inventory Preparation and Quality Assurance Plan is in Appendix C.

- 2.13 Effective Date - Except for the City of Yakima Resolution No. 2000 - 115 in Appendix K which is currently effective, this limited maintenance plan will be effective for local use on May 1, 2001.
- 2.14 Plan Duration - This plan is effective for ten years following the date of redesignation to attainment status for the Yakima CO NAA by EPA, Region 10 unless modified or rescinded by an appropriate authority.<sup>5</sup>

## 2.2 Location

The NAA is located in Central Washington State in Yakima County. It is 6.4 square miles in size, and the Cities of Yakima and Union Gap, and Yakima County are the local governmental jurisdictions. The NAA is a mix of established residential, commercial, and industrial properties. The area is bisected by major arterial streets which bring traffic from many parts of the Pacific Northwest into the NAA. Vehicle traffic is a major contributor to the CO air pollution.

The original CO NAA was fourteen square blocks in downtown Yakima bounded by Front, D, Third, and Walnut Streets.<sup>6</sup> When the expanded and current NAA boundary was submitted to EPA on March 15, 1991, the largest source category in the CO emissions inventory was on-road mobile sources.<sup>7</sup> The new boundary location was determined by analyzing traffic data for the downtown area and drawing a boundary that enclosed the majority of the emissions from these mobile sources.<sup>9</sup>

Appendix D contains maps showing the CO NAA, PM<sub>10</sub> NAA, and the Wood Smoke Control Zone (WSCZ). Appendix E has the legal description for the CO NAA.

## 2.3 Air Quality Status

The NAAQS for CO is not more than one exceedance per year of an eight-hour average of 9 ppm.<sup>10</sup> The second non-overlapping exceedance in a year at a monitoring site is a violation of the NAAQS. CO monitors normally measure concentrations to the nearest 0.1 ppm. The EPA rounding convention for CO is values  $\geq 9.5$  ppm exceed the CO NAAQS.<sup>11</sup>

- 2.31 Air Quality History - From 1978 - 1986 Yakima experienced 25 non-overlapping exceedances of the eight-hour standard. These exceedances put the area in nonattainment status. There were no exceedances of the NAAQS in 1987, and the last violation of the NAAQS occurred on December 4, 1985 with two non-overlapping values of 11 and 10 ppm. Under the 1990 Federal Clean Air Act amendments, all CO nonattainment areas continued in nonattainment status. If an area did not violate the NAAQS in 1988 and 1989, the area could not be classified according to the degree of severity of nonattainment as required by the 1990 amendments.<sup>12</sup> These nonclassified areas still remain as nonattainment areas and are subject to SIP requirements.

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2.32 Recent Air Quality Trends - Since Jan. 1, 1986 the standard has been attained, and 1986 is the year of attainment. During this period there have been no violations of the NAAQS, three exceedances, and one exceptional event that was recognized by EPA. The last violation of the standard occurred on Dec. 4, 1985. The details about these events are summarized in Table 2.32 - 1.

**Table 2.32 - 1,  
Information about CO Monitor Values > 8 Hr. NAAQS  
Since Jan. 1, 1986**

Date	Monitor		Comments
	ppm	Location	
Dec. 24, '86	10	Jade Tree	Exceedance.
Dec. 19, '91	11.6	Jade Tree	Exceedance.
Dec. 21, '92	9.6	Jade Tree	Exceedance.
Jan. 18, '94	9.4	Jade Tree	Not an exceedance because the value is rounded to 9 ppm.
Feb. 7, '96	12.4 10.5	Jade Tree	Two non-overlapping events. Accepted by EPA, Region 10 as an exceptional event on March 6, 1998. <sup>13</sup>
Jan. 10, '97	9.4	Courthouse	Not an exceedance because the value is rounded to 9 ppm.

Yakima is currently attaining the NAAQS for CO, and the annual high and average CO monitor values are dropping. Appendix J - 2 has a graph showing the CO monitor values since 1986.

**2.4 CO Monitoring**

The Yakima CO monitor was located at the County Courthouse on the east side of North 1st Street from 1979 to 1989. After a saturation study, the monitor was moved in 1990 to the Jade Tree Restaurant on the south side of East Yakima Avenue. The Jade Tree Restaurant values were representative of the highest maximum concentrations in the NAA.<sup>14</sup> Another CO saturation study done between December 1994 and March 1995 determined that the East Yakima Avenue corridor and the Jade Tree site had higher concentrations, and the monitor should remain at this site.<sup>15</sup>

During the winter of 1996 - 1997 the Jade Tree building was severely damaged by large snowstorms. This resulted in the deactivation of the monitor, the condemnation of the building, and the eventual building demolition. Later in 1997 the monitor was moved back to the Courthouse location. Because past studies had shown the Courthouse was not the optimal location for a CO monitor for downtown Yakima, a limited CO saturation study was done by DOE during February 1999. The results of the study were inconclusive for selecting a CO monitoring site, and a report was never published.<sup>16</sup>

During 1999 the Yakima County Courthouse CO monitor recorded 8512 hours with valid data and 97% of the data was determined to be valid.<sup>17</sup> Because the NAA is small in size, Yakima has never had more than one operational CO monitor.

**2.5 Design Value**

Appendix F shows the five highest readings during each of the last four years. The greater of the second highest CO monitor values during 1998 and 1999 was 5.1 ppm, and this is the current CO design value.<sup>18</sup> This value qualifies for a limited maintenance plan because it is less than 7.65 ppm or 85% of the CO NAAQS.<sup>19</sup> The 1988 - 1989 design value was 8.9 ppm.

**2.6 Planning Area**

The maintenance plan, emission modeling, and emission inventories are limited to the geographic limits of the NAA as shown in Appendix D - 1. EPA has determined that a stationary source that emits < 5,000 tons per year (TPY) of CO through stacks is not likely to produce concentrations in excess of the CO NAAQS,<sup>20</sup> and there are no sources in the CO NAA or within two miles of the boundary which have CO emissions ≥ 5,000 TPY. Therefore, the CO emissions from Boise Cascade are listed for information only, and other sources are not included in the plan or the inventory.

Any control or contingency strategies which are included in the plan will be designed for optimum effectiveness with an adequate safety margin for the monitored CO values to remain below 85% of the CO NAAQS. The geographic area subject to a strategy may be larger than the NAA depending on the nature of the measure.

**2.7 Existing Control Strategies**

The following control strategies exist and were used to reduce CO emissions in the NAA. Except for the voluntary programs in Subsection 2.74, these control strategies are all permanent and enforceable emission reductions:

- 2.71 Federal Requirements - Tier 1 Federal Motor Vehicle Emissions Standards for gasoline powered vehicles.<sup>21</sup>
- 2.72 State Requirements
  - Commute trip reduction programs by six employers within the CO NAA and and six additional employers in the City of Yakima but outside of the NAA.<sup>22 23</sup>
  - Most of the state requirements included in the Washington Administrative Code (WAC) are also local requirements. The state and local citations are shown in Subsection 2.73.
- 2.73 Local Requirements - The following are local regulations which were included in Restated Regulation I and adopted into the SIP.<sup>24 25</sup> These regulations were included in the SIP as PM<sub>10</sub> controls and are applicable to areas larger than the CO NAA. However, they also exert some control on CO emissions. They are also included in the new Regulation 1 which was filed for SIP adoption on August 22, 2000.<sup>26</sup>
  - Prohibition of outdoor and agricultural burning in the NAA;<sup>27 28 29</sup>
  - Prohibition of the installation of uncertified wood stoves;<sup>30 31 32</sup>

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- Prohibition of the use of pre-existing uncertified wood stoves during the first stage of an impaired air quality event unless it is the sole source of heat for a living area.<sup>33 34 35</sup> A first stage impaired air quality event will be declared when the PM<sub>10</sub> values reach 60 µg/m<sup>3</sup> or the CO values reach 8 ppm; and<sup>36 37 38</sup>
- Prohibition of the use of all wood stoves during a second stage of an impaired air quality event or an alert or higher stage of an air pollution episode except sole sources of heating for living areas, and the compliance patrols required by the SIP.<sup>39 40 41 42</sup>

2.74 Voluntary Programs.

- Wood stove buy back programs in 1993 and 1994 removed 58 uncertified wood stoves from the WSCZ that surrounds the NAA. An estimated 34 of these stoves were in the NAA;
- The recently completed 2000 wood stove rebate program removed 52 uncertified stoves from homes in the WSCZ. Thirty-six of these stoves were in the PM<sub>10</sub> NAA and two were in the CO NAA<sup>43</sup>; and
- Transit service offered by the City of Yakima.

2.8 Past Emissions Inventories

EPA determined that nonclassified areas are required to submit an emissions inventory.<sup>44</sup> This was submitted to EPA in March 1994 for the base year of 1992,<sup>45</sup> but EPA, Region 10 deferred action on this inventory until a maintenance plan was submitted. In December 1997 YRCAA submitted a CO emissions inventory update for 1996,<sup>46</sup> but this inventory was never approved by DOE or submitted to EPA. The 1992 inventory estimated the CO emissions as shown in Table 2.8 - 1.<sup>47</sup>

Table 2.8 - 1, 1992 CO NAA Emissions Inventory Summary

Source Category	Annual		Typical Winter Day	
	Tons	%	Lbs.	%
Point Sources				
Inside the CO NAA	0	0	0	0
Outside the CO NAA Boise Cascade <sup>48</sup>	(512)	(—)	(3,367)	(—)
Subtotal	0	0	0	0
Area sources				
Residential wood heating	2,094	17	33,644	39
All other area sources	177	1	1,203	1
Subtotal	(2,271)	(18)	34,847	(40)
Mobile sources				
On road	8,763	70	48,837	56
Non road	1,442	12	3,329	4
Subtotal	(10,205)	(82)	(52,166)	(60)
<b>Total</b>	<b>12,476</b>	<b>100</b>	<b>87,013</b>	<b>100</b>

The 1992 and 1996 CO emissions inventories for the NAA do not include the CO emissions from any of the point sources within or close to the CO NAA. However, the two invento-

ries did list the CO emissions from Boise Cascade for information.

3.0 Risk of a Future Violation

There are a number of factors that can be reviewed to evaluate the potential for future violations of the NAAQS for CO in the Yakima area. The following data is provided to assist in evaluating the possible risk of a future violation of the standard and the imposition of a new nonattainment classification.

3.1 Growth Potential

3.11 Growth Projections - The NAA is a mix of urban area zoning classifications varying from Single-Family Residential (R1) to Heavy Industrial (M2)<sup>49</sup>, and it has few large tracts of vacant land for new multiple housing units or large commercial developments. Most of the future growth is expected to occur from the conversion of existing single-family houses to multiple-family dwellings or small commercial buildings, or new construction on currently vacant lots in areas where the proposed changes are permitted by the zoning. The projected planning statistics and growth rates for the CO NAA, two cities within and adjacent to the NAA, and Yakima County are summarized in Table 3.1 - 1.<sup>50 51</sup>

Table 3.11 - 1, Summary of Local Growth Statistics

Year	Jurisdiction	Statistic and Growth Factors		
		Population	Housing Units	Vehicle Miles Traveled/Day (VMT)
1999	CO NAA	---	---	468,234
2000	CO NAA	34,481	13,176	---
	City of Yakima	65, 830	28,201	---
	City of Union Gap	5,430	2,254	---
	Yakima County	214,000	81,733	---
2005	CO NAA	36,571	13,974	528,492
	City of Yakima	69,819	29,910	---
	City of Union Gap	5,759	2,391	---
	Yakima County	226,968	86,686	---
2010	CO NAA	38,619	14,757	570,206
	City of Yakima	73,730	31,585	---
	City of Union Gap	6,082	2,524	---
	Yakima County	239,680	91,541	---
<b>Annual Rate of Change in %</b>				
2000 → 2005	All Jurisdictions	+1.2%	+1.2%	+2.1%
2006 → 2010	All Jurisdictions	+1.1%	+1.1%	+1.6%

The population and housing unit statistics assume no annexations of properties from the county into a city, and the 2005

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and 2010 VMT are from the traffic modeling for the build scenario in the Regional and Metropolitan Area Transportation Plan.<sup>52</sup> The persons per household is projected to remain constant during the maintenance planning period.

- 3.12 Growth Data Interpretation - The population and housing unit growth rates for the NAA are consistent with those projected for the Cities of Yakima and Union Gap and other parts of the state, and offer no evidence that these growth rates will increase CO emission significantly. The VMT growth rate is almost twice the population growth rate which could indicate out-year increasing vehicle CO emissions. However, this is a situation that has been seen in other VMT projections made with traffic models where the predicted future VMTs growth rates are greater than the resulting future growth rates.

### 3.2 Potential for Dramatic Change

There is little potential for changes in the source mix for the CO emissions within the NAA. A dramatic change in this emissions inventory would have to be triggered by large increases in VMT or the construction of a major source emitting CO within the nonattainment area. If the projected VMT growth rates do happen and they are combined with a persistent winter inversion, higher CO levels could be expected. Based on four seasons of weather and CO monitor values, the analysis in Appendix J - 1 shows that 1% of the maximum daily CO monitor values between Nov. 1st and Feb. 29th are expected to be > 7.6 ppm. The Board and YRCAA consider this an acceptable level of risk for this plan.

### 3.3 Major Population or Source Distribution Changes

No major changes are expected in the spatial distribution of emissions in the NAA. Most of the industrial growth is occurring south and west of the NAA or in the area of the Valley Mall at the very southern extremity of the area. This growth could influence VMT inside and around the NAA. Large commercial projects which could generate additional VMT within or adjacent to the CO NAA will be requested to do CO hot spot modeling and analysis during the SEPA review and permitting process.

### 3.4 Impacts from Outside the NAA

Vehicle traffic originating outside the NAA is the main source that could affect CO emissions within the NAA. The emissions from these vehicles is included in the emissions modeling after they enter the area.

In the past Boise Cascade has proposed closing the plywood plant, but the current plans are for the plant to remain operational. A closure of all or part of the operations of this company would reduce the total CO emissions in the Greater Yakima Area. Because the winter prevailing winds are from the west and the Boise Cascade mill site is on the east side of the NAA, the net emissions change in the NAA would be small.

### 3.5 Reliance on Unproven Control Measures

The YRCAA is relying upon control measure cited in Section 2.7 that have been in place for a number of years and have effectively reduced CO emissions. The amount of reduction from each of these controls is unknown. Since past CO emissions inventories have indicated the largest amount of CO was from on-road mobile sources, it is reasonable to assume that the federal motor vehicle program emission standards have been the most effective in attaining the CO NAAQS.

### 3.6 Strength of Past Contingency Measures

Because this is a nonclassified area, contingency measures were not required in prior CO SIP submittals and none were included.

### 3.7 Meteorological and CO Monitor Data Analysis

An evaluation of historical National Weather Service data from the Yakima Airport and CO emission levels for the two monitor sites was done.

- 3.71 Analysis and Findings - High CO values normally occur between November 1st and February 29th during an atmospheric inversion with poor ventilation and normal winter temperatures. An analysis of the meteorological conditions for the five days per year with the highest CO monitor values from 1996 through 1999 documented in Appendix G determined the following:

- The highest CO values occurred on days with temperatures in normal ranges. The average temperature for high value days was only 3°F lower than the seasonal average for 1996 through 1999;
- None of the highest values occurred on days with an average temperature < 15°F, and nine of the nineteen highest values occurred with an average temperature > 32°F;
- 90% of the highest readings occurred on weekdays;
- The highest 8 hr. values tended to occur either between 8 AM and 5 PM or at night between 10: PM and 2 AM;
- 75% of the highest readings were two or three day events;
- 75% of them occurred in the month of January; and
- The average wind speed was lower than the seasonal average wind speed, and there were long periods during the day with winds ≥ 4 mph.

Another analysis documented in Appendix J - 1 looked at the occurrence of CO monitor values > 4.0 ppm and found the following:

- 1% of the maximum daily 8 hour CO monitor values during the season were > 7.6 ppm, and the seasonal range for these values was between 0 and 3%. These values all occurred during severe winter weather in Jan. 1997; and
- 4% of the maximum daily 8 hour monitor values during the season were > 6.0 ppm.

These findings generally agree with the atmospheric conditions for high CO concentrations in the City of Spokane. Both Yakima and Spokane, WA have similar winter climatic conditions, and both cities have large areas in a valley bottom which traps cold air and concentrates CO levels during winter inversions.

3.72 Analysis Conclusions - The analysis of winter CO values and weather conditions documented in Appendices F, G, and J lead to the following conclusions about when high CO values are most likely to occur:

- The higher monitor values are strongly influenced by weekday vehicle traffic and to a lesser extent building heating emissions during inversion periods;
- They occur on weekdays during a winter inversion periods in December or January;
- They have rapidly rising CO monitor values, last for two or three days, and then drop quickly; and
- The probability of CO values > 7.65 ppm occurring in future years should diminish because of continuing vehicle replacements with lower emission rates and the completion of the optimized intersection mitigation measure described in Subsection 5.71 and Appendix I.

#### 4.0 State Implementation Plan (SIP) Requirements

##### 4.1 Summary of Previous SIP Submittals

Restated Regulation I of 1995 was adopted into the SIP<sup>53</sup>, and the newly adopted Regulation 1 was submitted to DOE for SIP adoption on August 22, 2000.<sup>54</sup> The only existing CO SIP submittal for Yakima is in Section 4.6.2.CO.1 approved by EPA on Sep. 14, 1981. This submittal predicted attainment of the CO NAAQS in 1982.<sup>55</sup> This did not happen.

Because Yakima is a not classified area under the 1990 Federal Clean Air Act Amendments, no SIP submittals were required.

##### 4.2 Demonstration of Attainment

The data in Appendix F, and the narratives in Sections 2.3 and 2.5 show that 1998 and 1999 had no CO NAAQS exceedances or violations, and the CO NAAQS has been attained since 1986.

##### 4.3 Adequacy of the Monitoring Network

See Sections 2.4 and 5.3 for discussions on past CO monitoring and the network.

##### 4.4 Permanent and Enforceable Emission Reductions

The existing permanent and enforceable emission controls are listed in Section 2.7, and they will all remain in effect. The actual contribution of each control in the CO NAA is not known, but the federal motor vehicle emission standards have made the greatest reduction. The CO air quality contingency measure described in Subsection 5.62 has a companion City of Yakima adopted resolution in Appendix K.

The optimized intersection mitigation measure described in Subsection 5.71 is a permanent capital investment by the City of Yakima.

#### 4.5 Transportation Conformity

Yakima is subject to transportation conformity by YVCOG and has been complying with the state and federal conformity regulations since they were adopted. Under the CO limited maintenance plan directions, regional conformity analysis on the metropolitan transportation plan and transportation improvement program is no longer necessary because there is no limit on motor vehicle emissions and thus no way to receive a negative conformity determination. Individual transportation projects must still continue to have a conformity analysis and receive a positive determination to obtain project approval. The project level analysis will continue to be done by the project sponsor in accordance with the existing state and federal requirements for planning and modeling.<sup>56</sup> YVCOG will work with the effected jurisdictions and interested parties to develop an evaluation criteria and process to meet the transportation conformity requirements.

The metropolitan transportation planning organizations with ozone and CO NAAs have agreed that Yakima can qualify for the minimum guaranteed allocation of congestion mitigation and air quality (CMAQ) funds when the YRCAA Board approves and submits either a Yakima CO or PM<sub>10</sub> maintenance plan to DOE which includes transportation elements.<sup>57</sup>

#### 4.6 Section 110 and Part D Requirements

The only applicable requirement is state transportation conformity regulations. While EPA has yet to approve the State of Washington regulations, EPA has determined that states are still bound by the federal regulation, and the absence of an EPA approval does not constitute an obstacle to redesignation.

EPA has approved the new source review rule in WAC 173-400-110 dated Aug. 20, 1993,<sup>58</sup> and the local rule in Restated Regulation 1, Section 4.02, dated Dec. 15, 1995<sup>59</sup>.

#### 5.0 Air Quality Maintenance Plan

The following sections document the planned strategies for maintaining the CO monitor values below the NAAQS and the 7.65 ppm level prior to being granted attainment status.

##### 5.1 Maintenance Plan Emission Inventory

An annual and a typical winter day CO maintenance plan emission inventories was constructed for 1999 consistent with the EPA limited maintenance plan direction. 1999 was selected for the base year for this inventory because this is the base year for the traffic modeling done by YVCOG. These inventories also will fulfill the EPA requirement for a three year emissions inventory in the NAA.

The 1992 inventory was used as a reference for constructing the 1999 attainment inventory. However, major changes have occurred in residential home heating and the traffic modeling between the inventories. The 1999 inventory

replaces the 1992 and 1996 CO NAA emissions inventories. Therefore, no comparisons with the previous inventories are necessary. The maintenance plan inventory including the inventory calculations, documentation, and quality control evaluations are in Appendix H. The inventory preparation and quality assurance plan is in Appendix C.

The inventory is limited to the CO NAA, and there is one air operating permit point source within the NAA. However, this source is only a major source for VOC emissions<sup>60</sup>, and the small level of CO emissions from the source are treated as an area source emission. The CO emissions from Boise Cascade are listed for information because they were included in previous CO NAA inventories, but they are not included in the inventory totals. Table 5.1 - 1 summarizes the maintenance plan inventory.

**Table 5.1 - 1, 1999 Limited Maintenance Plan Inventory Summary of Actual Emissions<sup>61</sup>**

Source Category	Annual		Typical Winter Day	
	Tons	%	Lbs.	%
Point sources				
Inside the CO NAA	0	0	0	0
Outside the CO NAA Boise Cascade <sup>62</sup>	(955)	(-)	(5,457)	(-)
Subtotal	0	0	0	0
Area sources				
Residential wood heating	1,763	21	20,789	40
On road mobile	5,217	63	28,586	55
Non road mobile				
Locomotives	10	<1	67	0
Commercial equipment	342	4	1,873	4
Construction equipment	72	1	158	0
Industrial equipment	89	1	489	1
Lawn and garden equipment	846	10	33	0
Subtotal area sources	8,339	100	51,995	100
<b>Totals</b>	<b>8,339</b>	<b>100</b>	<b>51,995</b>	<b>100</b>

**5.2 Maintenance Demonstration**

The EPA direction for limited maintenance plans assumes that the CO emissions are at a low enough level, that even with future growth or unfavorable winter weather, a violation of the NAAQS will not occur. This is the expected situation in Yakima. Therefore, no modeling was done to construct out-year emissions inventories.

**5.3 Monitoring Network**

Because the NAA is small in size, and the one CO monitor has been acceptable, there is no need for a second monitor. DOE is currently working on a plan to relocate the CO monitor to a site on East Yakima Ave., but the specific location has not been finalized. In order to have continuous monitoring during the CO season, the monitor relocation needs to be done between March 1st and Oct. 1st of any year, or to continue the operation of the Courthouse monitor until a second CO monitor is fully installed, tested, and certified at the new site. After that the Courthouse monitor can be deactivated

and the equipment returned to DOE. YRCAA and DOE plan to periodically review the adequacy of the monitor location. There are no current plans for a CO saturation study. However, DOE and YRCAA recognize the need for one and plan to schedule one for a future winter season.

**5.4 Verification of Continued Attainment**

Continued attainment of the CO NAAQS will be verified by the monitored air quality data, an annual review of the plan, and the assumptions supporting the plan. Every three years starting in 2003 for the year 2002, YRCAA and DOE will do a comprehensive review of the maintenance plan inventory and the factors used to construct the inventory.<sup>63</sup> This should determine if there has been a significant change in CO emissions. If a significant change in CO emission levels is found, an emissions update will be prepared and submitted to EPA, Region 10.

Saturation studies will be scheduled by DOE and conducted to evaluate the configuration of the monitoring network and the spatial changes in CO concentrations.

**5.5 Control Measures**

The control measures listed in Section 2.7 will all remain effective. No additional control measures are planned for this limited maintenance plan.

**5.6 Contingency Plan and Measures**

This plan contains one contingency measure described in the following subsections.

- 5.61 Rationale for Selection of a Contingency Measure - All past CO NAA emissions inventories have identified on-road, gasoline-powered vehicles as the largest source of CO in both the annual and typical winter day inventories. In addition, outdoor burning is prohibited in the NAA except for certain specific types of fires permitted by YRCAA, and the emission trend for home wood heating is declining. The analysis and conclusions in Section 3.7 show that the primary contingency measure for this plan needs to quickly stop rapidly rising winter CO emissions before the 7.65 ppm level is reached, but only needs to be implemented for short periods during the winter.

The CO NAA has 63 signalized traffic intersections, and the central business district within the NAA has 40 fixed-time traffic signals. These signals in the central business district are using old technology and do not optimize traffic movement. Converting all or part of these traffic signals to an alternative timing sequence by installing new technology has a great potential to move traffic more efficiently and reduce CO emissions. The City PWD has studied the traffic movement in the central business district, and it is documented in Appendix I.

Activation of an alternate traffic signalization program during a CO episode at levels > 5.5 ppm as described in Subsection 5.62 to reduce vehicle emissions on the major downtown arterial streets which lasts one to five days could make a significant difference in preventing a monitor value > 7.65 ppm.

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This should rapidly reduce the emission rate for the greatest single source category in the NAA. An alternate traffic signal program to control potentially very high values which is used an average of 6% of the time during a winter CO season should be much more acceptable to the public than other control measures.

5.62 CO Air Quality Contingency Measure - This plan includes in Appendix I an episodic CO air quality contingency measure which will change the timing on 40 signals in the central business district to favor the traffic on arterial streets and delay the lower traffic volumes on the cross streets during periods of predicted higher CO monitor values. This measure would move more traffic with less total delays and lower emissions, and give a high probability of stopping rising CO values. Traffic modeling using SYNCHRO 4.0 produced estimates for the afternoon peak traffic volumes and vehicle CO emissions which are shown in Table 5.62 - 1.<sup>64</sup>

**Table 5.62 - 1, Modeling Estimates for Peak Afternoon Hour Traffic Conditions in the Central Business District**

Alternative	Average Vehicle Travel Speed - MPH	Fuel Consumption		CO Emissions	
		Gal.	Mi./Gal.	Lbs.	% Change
Existing Condition	14	824	9.4	127	0
CO Air Quality Contingency Measure	15	726	10.6	112	-12
Optimized Intersection Mitigation Measure	16	687	11.2	106	-17

The report prepared by the City PWD was independently reviewed by Brian Gardner and Cecilia Ho, Federal Highway Administration, to answer the following questions:

- Is this a proper application of the SYNCHRO 4.0 model?
- Does the modeling and assumptions support the conclusions, and;
- Is comparing the total relative emission levels between alternatives a viable way to select a contingency measure?

Their report showed the study is "a very reasonable approach to model development, calibration and application for a traffic control system study, and this methodology is adequate to evaluate the feasibility of the contingency measure".<sup>65</sup> A copy of their evaluation and the response to the evaluation from the City of Yakima is in Appendix I.<sup>66</sup>

It is the decision of YRCAA to have the appropriate rules adopted before submitting the maintenance plan. Therefore, the City of Yakima Resolution No. 2000 - 115 for the CO air quality contingency measure is included in Appendix K. The

YVCOG will include this contingency measure as an amendment to the State Transportation Implementation Plan (TIP).

5.63 Implementation of the Contingency Measure - The CO air quality contingency measure will be activated by the YRCAA from the 8 hour CO values at the local monitor that are posted on the DOE state air quality website under the following conditions:

- After local adoption of the limited maintenance plan - CO monitor values > 5.5 ppm and the monitor data indicates that the values are rising; or
- After EPA, Region 10 grants CO attainment status - CO monitor values > 7.0 ppm and the monitor data indicates that the values are rising.

It is expected that these conditions will exist one to three times each winter, and the duration of this contingency measure will be no longer than the next Saturday morning following the activation of the measure. Because activation of this contingency measure is intended for a short duration, the public should not significantly change their driving patterns to avoid the extended intersection delays on the local streets.

The City PWD has written detailed instructions for the procedures to convert the timing of the signals in the central business district to implement this contingency.<sup>67</sup>

5.64 Continuing Use of the Contingency Measure - During and after the completion of the optimized intersection system mitigation measure described in Subsection 5.71, it will still be possible to convert the traffic signal system to the CO air quality contingency system to stop rising high CO values using the activation system identified in Subsection 5.63.

**5.7 Mitigation Measures**

The plan includes two non-enforceable mitigation measures which will reduce CO levels in addition to the existing control and contingency measures.

5.71 Optimized Intersection Mitigation Measure - The long term solution for more efficient traffic and pedestrian movement and CO emission reductions in the central business district is the installation of new traffic signal controls, detection and communication equipment, and the construction of left turn lanes at some intersections. This optimized intersection mitigation system is planned to be done by the City of Yakima over a several year period as funds become available, and it is documented in Appendix I. Part of the funding was granted from the Washington State Department of Transportation, and CMAQ funds are expected to be the other major source for the project. Table 5.62 - 1 shows the expected CO emissions reductions from the existing conditions.<sup>68</sup>

5.72 Public Information Mitigation Measure - YRCAA is using news releases and interviews through the print, radio, and television media to inform the

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public of rising PM<sub>10</sub> and/or CO levels, and to request voluntary reductions in outdoor and agricultural burning, wood stove use, and trip reductions to prevent an exceedance of the PM<sub>10</sub> or CO NAAQS. These media releases will continue to the extent that funds are available. No estimates have been made of the effectiveness of this mitigation measure.

5.73 Future Mitigation Measures - YRCAA has a continuing interest in encouraging the public to replace uncertified or older wood stoves with newer forms of home heating with lower emission rates. These programs will continue in the future whenever the funds are available. Other future mitigation measures could be:

- An expanded public education program similar to the current Air Watch Program in Spokane;
- Freeway message boards at the No. 1st St., Nob Hill Blvd., and Rudkin Rd. interchanges on I-82 informing drivers of rising CO values and the implementation of the CO air quality contingency measure; and
- Programs which encourage the use of public transit systems during periods when the CO air quality contingency measure is in use.

## 5.8 Additional Measures

If the control, contingency, and mitigation measures discussed in Sections 5.5, 5.6, and 5.7 are not successful in preventing a future violation of the CO NAAQS, the plan and SIP will be amended to incorporate additional measures and rules as needed.

## 5.9 Transportation Emission Budgets

Under a limited maintenance plan future emissions are not calculated and regional analysis of transportation plans and programs is not required. Therefore, no transportation emission budgets are developed.

<sup>1</sup> Appendices A through J and L are considered part of this limited maintenance plan, but they were not filed with the Code Reviser for publication in the State Register. Appendix K is an adopted resolution and part of this plan.

<sup>2</sup> Does not include tables in the appendices.

<sup>3</sup> Paisie, Oct. 6, 1995.

<sup>4</sup> Board Meeting Minutes, May 10, 2000, Pg. 2.

<sup>5</sup> Calcagni, Sep. 8, 1992, Pg. 7.

<sup>6</sup> Approved WA SIPS, Sec. 4.6.2CO.1, Sep. 9, 1981.

<sup>7</sup> Carbon Monoxide Emissions Inventory for the Yakima Carbon Monoxide Nonattainment Area, Mar. 1, 1994, Pgs. 2 & 4.

<sup>8</sup> Williams, Mar. 24, 1994.

<sup>9</sup> Silva, Aug. 22, 2000.

<sup>10</sup> 40 CFR 50.8(a)(1), Jul. 1, 1999.

<sup>11</sup> 40 CFR 50.8(d), Jul. 1, 1999.

<sup>12</sup> 40 CFR 81.348, Jul. 1, 1998.

<sup>13</sup> Frankel, Anita by Bonnie Thie, Mar. 6, 1998.

<sup>14</sup> Schweiss and Miller, Nov. 1985.

<sup>15</sup> Bennett and Miller, Sep. 1996, Pg. 7.

<sup>16</sup> Billings, Aug. 24, 2000.

<sup>17</sup> Rauh, Apr. 2000, Pg. 11.

<sup>18</sup> Laxton, Jun. 18, 1990, Pg. 2.

<sup>19</sup> Paisie, Oct. 6, 1995.

<sup>20</sup> Laxton, May 13, Pg. 2.

<sup>21</sup> 40 CFR Part 86, Jul. 1, 1998.

<sup>22</sup> RCW 70.94.531, undated.

<sup>23</sup> Webster, Aug. 8, 2000.

<sup>24</sup> Federal Register, Vol. 63, No. 21, Feb. 2, 1998, Pg. 5269→5272.

<sup>25</sup> Approved WA SIPS, Sec. 3.YC.

<sup>26</sup> Ornelas, Aug. 22, 2000.

<sup>27</sup> Restated Reg. I, Sub. 5.03B, Pg. 5-3.

<sup>28</sup> Regulation I, Sub. 3.03C1d, Pg. 3-12.

<sup>29</sup> WAC 173-425-040 (1), Pg. 4.

<sup>30</sup> Restated Reg. I, Sub. 9.04A, Pg. 9-1.

<sup>31</sup> Regulation I, Sub. 3.04C4, Pg. 3-35.

<sup>32</sup> WAC 173-433-100, Pgs. 3 & 4.

<sup>33</sup> Restated Reg. I, Sub. 9.05A2, Pg. 9-3.

<sup>34</sup> Regulation I, Table 3.05 - 2, Pg. 3-38.

<sup>35</sup> WAC 173-433-150, Pgs. 7 & 8.

<sup>36</sup> Restated Reg. I, Sub. 9.05A2, Pg. 9-3.

<sup>37</sup> Regulation I, Table 3.05 - 1, Pg. 3-37.

<sup>38</sup> WAC 173-433-140 (1)(b), Pg. 6.

<sup>39</sup> Restated Reg. I, Sub. 9.05A3, Pg. 9-3.

<sup>40</sup> Regulation I, Table 3.05-2, Pg. 3-38.

<sup>41</sup> WAC 173-433-150, Pgs. 7 & 8.

<sup>42</sup> SIP Supp. For PM<sub>10</sub> in Yakima, WA, Nov. '91, Pg. 9.

<sup>43</sup> Ornelas, Nov. 14, 2000, Pg. 2.

<sup>44</sup> Calcagni, Sep. 4, 1992, Pg. 8.

<sup>45</sup> Williams, Mar. 4, 1994.

<sup>46</sup> Carbon Monoxide Emissions Inventory Update - 1996 for the Yakima Nonattainment Area, Dec. 1997.

<sup>47</sup> Carbon Monoxide Emissions Inventory for the Yakima Carbon Monoxide Nonattainment Area, Mar. 1, 1994, Pg. 4.

<sup>48</sup> Carbon Monoxide Emissions Inventory for the Yakima Carbon Monoxide Nonattainment Area, Mar. 1, 1994, Pg. 7.

<sup>49</sup> Yakima Co. GIS Dept., Jul. 17, 2000.

<sup>50</sup> Davenport, Aug. 24, 2000.

<sup>51</sup> Webster, Apr. 4, 2000.

<sup>52</sup> RTP/MTP, Dec. 1999.

<sup>53</sup> Federal Register, Feb/ 2, 1998, Pg. 5269 →5272.

<sup>54</sup> Ornelas, Aug. 22, 2000.

<sup>55</sup> Approved WA SIPS, Section 4.6.2CO.1, Sep. 9, 1981.

<sup>56</sup> WAC 173-420-100, Aug. 25, 1995, Pg. 9.

<sup>57</sup> Wyrick, Jun. 2000.

<sup>58</sup> Approved WA SIPS, Sec. 2.2.

<sup>59</sup> Approved WA SIPS, Sec. 3.YC.

<sup>60</sup> Stansel, Jul. 6, 2000.

<sup>61</sup> Yakima CO NAA Maint. Plan Emissions Inventory, Nov. 2000, Pg. C - 4.

<sup>62</sup> Sandberg, May 22, 2000.

<sup>63</sup> Calcagni, Sep. 4, 1992, Pg. 11.

<sup>64</sup> City of Yakima. Washington Evaluation of Mobile Source Carbon Monoxide Emissions in the Yakima CBD, Sep. 8, 2000, Pg. 2.

<sup>65</sup> Gardner, Sep. 11, 2000.

<sup>66</sup> Davenport, Sep. 21, 2000.

<sup>67</sup> Traffic Signal Program Instructions to Provide a Response to a Critical Carbon Monoxide Event, Oct. 1, 2000.

<sup>68</sup> City of Yakima. Washington Evaluation of Mobile Source Carbon Monoxide Emissions in the Yakima CBD, Sep. 8, 2000, Pg. 2.

**Appendix K,  
City of Yakima, Washington  
Adopted Resolution No. 2000 -115**

A RESOLUTION establishing a joint policy with the Yakima Regional Clean Air Authority for implementation of the Yakima CO Air Quality Transportation Contingency Measure.

WHEREAS, the City of Yakima and Yakima Regional Clean Air Authority have cooperated in the development of the Yakima CO Limited Maintenance Plan for attainment of Carbon Monoxide Air Quality Standards established by the Federal Clean Air Act of 1990; and

WHEREAS, the Yakima Valley is subject to winter seasonal temperature inversions which can create poor air quality conditions, sometimes resulting in periods of elevated Carbon Monoxide levels due primarily to vehicle traffic; and

WHEREAS, rising CO values during temperature inversions may be reduced by implementation a temporary and alternate signal timing plan, referred to as the "Yakima CO Air Quality Contingency Measure" which reduces vehicle idling on major arterial streets in the Yakima CBD; now, therefore,

**BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF  
YAKIMA**

Section 1: In order to reduce the Carbon Monoxide (CO) emissions in the Yakima CO Non-Attainment Area during an air quality advisory period, the City of Yakima agrees to establish an alternate and temporary signal timing plan (herein referred to as the CO Air Quality Contingency Measure) to give priority of traffic flow to the major arterial streets within the CBD core area, while traffic on the less busy side streets is delayed to create better overall system efficiency. Traffic will be held at the signalized intersections on the side streets for a longer period of time, while the main arterial street traffic is allowed to flow more effectively.

This alternative plan serves as the Yakima Transportation Contingency Measure (TCM) as required by the Federal Highway Administration and Environmental Protection Agency and by Section 176(c) of the Clean Air Act (CAA) [42 U.S.C. §7509]. Conformance of the TCM with the Washington State Implementation Plan (SIP) is required by Chapter 173-420 WAC.

Section 2: The Department of Ecology Carbon Monoxide monitoring device will be used to determine when an air quality advisory period is in effect which requires implementation for the TCM. The following thresholds will be used:

1. A Carbon Monoxide (CO) reading of greater than 5.5 parts per million (PPM), averaged over an 8-hour period until the Yakima CO Limited Maintenance Plan is approved by the Washington Department of Ecology and the Environmental Protection Agency grants attainment status for CO in Yakima;
2. A Carbon Monoxide (CO) reading of greater than 7.0 parts per million (PPM), averaged over an 8-

hour period after the Environmental Protection Agency grants attainment status for CO in Yakima.

Section 3: If the threshold values described in Section 2 above are observed on or after 5:00 PM on a Friday, implementation of the TCM will be deferred 48 hours (until 5:00 PM, Sunday), pending a threshold reading at that time.

Section 4: Yakima Regional Clean Air Authority will provide notice to the City of Yakima Department of Public Works that an air quality advisory event is in effect. The Yakima Regional Clean Air Authority will provide public notice that an air quality advisory event is in effect and the CO Air Quality Contingency Measure is in effect for the Yakima CBD.

Section 5: The City of Yakima Public Works Department will respond with implementation of the TCM within 4 hours of the notice given by the Clean Air Authority. The TCM will be in effect until air quality conditions are below the threshold values in Section 2 above.

ADOPTED BY THE CITY COUNCIL this 19th day of September, 2000.

S/MARY PLACE  
Mary Place, Mayor

ATTEST:

/S/ KAREN S. ROBERTS, CMC  
City Clerk

**Reviser's note:** The typographical errors in the above material occurred in the copy filed by the Yakima Regional Clean Air Authority and appear in the Register pursuant to the requirements of RCW 34.08.040.

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

**WSR 01-02-012  
PROPOSED RULES  
DEPARTMENT OF  
FISH AND WILDLIFE**

[Filed December 21, 2000, 3:07 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-20-020.

Title of Rule: Aquaculture disease control rules.

Purpose: Amend aquaculture rules to refine inspection and quarantine procedures.

Statutory Authority for Adoption: RCW 77.12.047.

Statute Being Implemented: RCW 77.12.047.

Summary: WAC 220-77-020, the definitions are amended to reflect that it is discharge into the waters of [of] the state that causes the concern for aquaria fish; definitions are provided for authorized finfish inspector and laboratory inspection report, and a list of regulated finfish pathogens is established. These new definitions are used in the remainder of the rule proposals.

WAC 220-77-030, the procedure for mandatory reporting of regulated pathogens is clarified; including an in vivo

research permit requirement and the appeals process is clarified.

WAC 220-77-070, the emergency quarantine provisions are amended for clarification and certainty, and procedural safeguards are established.

WAC 220-77-080, the fee schedule is modified to reflect curet examinations costs, and a fish transport permit fee is established to help defray the costs of the program, as required by chapter 77.115 RCW.

WAC 220-77-095, aquaculture facility inspection authority is clarified. This will allow reasonable inspection of facilities to detect aquaculture diseases.

WAC 220-77-100, a record-keeping requirement is established. The department needs to be able to track the distribution of aquaculture products during the previous twenty-four months, in case an outbreak of disease occurs, or a latent pathogen is discovered.

Reasons Supporting Proposal: See Summary above.

Name of Agency Personnel Responsible for Drafting: Evan Jacoby, 1111 Washington Street, Olympia, 902-2930; Implementation: Lew Atkins, 1111 Washington Street, Olympia, 902-2651; and Enforcement: Bruce Bjork, 1111 Washington Street, Olympia, 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: See Summary above.

Proposal Changes the Following Existing Rules: Amends aquaculture disease control rules to identify certain high-risk pathogens, establish disease control methods and amend fee schedule.

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

#### Small Business Economic Impact Statement

1. Description of Reporting, Record-keeping, and Other Compliance Measures Required by Proposed Rule: Private finfish farmers under current and proposed rule are required to report to the director the finding of a "regulated pathogen" - no change. Additionally, farmers are required to maintain copies of fish health inspections and transport permits for review by WDFW employee, if requested. These records are maintained as a normal business procedure for this industry. Copies of health certificates are already to be maintained by farmers in order to obtain a fish transport permit from WDFW.

2. Professional Services Required by the Rule: Farmers who wish to transport live eggs or fish are required to have health exams of their fish stocks. This is currently required in the existing rule.

3. Costs of Compliance, Costs of Equipment, Labor, Administrative Costs: There are no additional costs except for a \$50 fee for processing the fish transport permits. Costs for supplying fish health diagnostic and inspection services provided by WDFW were increased due to inflation. These prices were last modified in 1988. The farmers are directed

for their health services to the Washington Animal Disease and Diagnostic Laboratory at WSU.

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 Rule: Except for the \$50 transport permit fee, there are no additional costs. All the businesses, except for one, are "small" businesses. The cost of these permits will be of little significance to them in relation to the costs they already have for their health maintenance and inspection programs.

6. Steps Taken by the Agency to Reduce Costs of the Rule on Small Businesses: The rule allows for "blanket permits" which are good for a year, providing certain conditions are met. The blanket permit allows multiple transfers from one site for a period of a year for an annual fee of \$50.

7. Description of How the Agency will Involve Small Businesses in Rule Development: There exists a "Fish Health Advisory Committee" composed of representatives from the whole finfish aquaculture community. They played an active role in rule development and review. Dr. Mead, state veterinarian from the Washington State Department of Agriculture also sits on this advisory committee.

8. List of Industries Required to Comply with the Rule: All private finfish growers who wish to transport live fish into or within the state of Washington must comply with these rules. These are the same industries who are currently required to comply with chapters 220-76 and 220-77 WAC.

A copy of the statement may be obtained by writing to Evan Jacoby, Rules Coordinator, 600 Capitol Way North, Olympia, WA 98504-1091, phone (360) 902-2930, fax (360) 902-2942.

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

Hearing Location: Best Western Hotel, 15901 West Valley Road, Tukwila, WA, on February 9-10, 2001, at 8:00 a.m.

Assistance for Persons with Disabilities: Contact Debbie Nelson by January 23, 2000 [2001], TDD (360) 902-2207, or (360) 902-2226.

Submit Written Comments to: Evan Jacoby, 600 Capitol Way North, Olympia, WA 98501, fax (360) 902-2942, by February 8, 2001.

Date of Intended Adoption: February 9, 2001.

December 21, 2000

Evan Jacoby

Rules Coordinator

#### AMENDATORY SECTION (Amending Order 87-20, filed 3/27/87)

**WAC 220-77-010 Intent.** The intent of this chapter is to establish rules ~~((to protect the))~~ that promote the health, productivity and well-being of aquaculture ~~((industry))~~ products and the wild stock fisheries ~~((from a loss of productivity due to aquatic diseases or maladies))~~. These rules will identify the conditions that will be required for transfer and importation of live aquaculture products and the circumstances when action will be taken to control disease. These rules have been

developed jointly by the department and the department of agriculture.

**AMENDATORY SECTION** (Amending Order 97-56, filed 4/2/97, effective 5/3/97)

**WAC 220-77-020 Definitions—Aquaculture disease control.** For purposes of this chapter, the following definitions apply:

(1) "Aquaculture products" are defined as private sector cultured aquatic products propagated, farmed, or cultivated on aquatic farms under the supervision and management of an aquatic farmer, or such products naturally set on lands under the active supervision and management of an aquatic farmer.

(2) "Disease" is defined as infection, contagious disease, parasite, or pest, occurring on or within the aquaculture product, or other shellfish or finfish, or on or within the water or substrate associated with the aquaculture product, shellfish, or finfish, or an occurrence of significant mortality suspected of being of an infectious or contagious nature.

(3) "Finfish" is defined as live fish, fish eggs, or fish gametes, but not to include aquaria species commonly sold in the pet store trade when raised in ~~((indoor))~~ containers that do not discharge to the water of the state, indigenous marine baitfish, or mosquito fish.

(4) "Shellfish" is defined as all aquatic invertebrates except insects.

(5) "Epizootic" is defined as the occurrence of a specific disease which can be detected in fifty percent of the mortality or moribund individual fish in an affected container or shellfish on an affected bed or within an affected population, and which results in an average daily mortality of at least one-half of one percent of the affected individual fish for five or more days in any thirty-day period.

(6) "Marine plant" is defined as nonvascular plants belonging to the phyla Chlorophyta, Phaeophyta, or Rhodophyta and vascular plants belonging to the family Zosteraceae when growing in marine or estuarine waters, and includes the seeds, spores, or any life-history phase of the plants.

(7) "Working day" is defined as any day other than Saturday, Sunday, or a Washington state holiday.

(8) "Department" is defined as the department of fish and wildlife.

(9) "Quarantine" is defined as isolation of the organism in a department approved facility.

(10) "Pest" is defined as parasite, parasitoid, predator, or fouling agent.

(11) "Established species" is defined as a species that has been propagated through aquaculture for at least ten years in Washington, or a species naturally reproducing within Washington.

(12) "West coast commerce region" is defined as the states of Alaska, California, Oregon, and Washington and the province of British Columbia.

(13) "Kelp" is defined as any species of brown algae of the order Laminariales.

(14) "Class A shellfish disease" is defined as an infectious disease which can cause significant mortality or loss of condition or quality in affected shellfish.

(15) "Class B shellfish disease" is defined as an infectious disease which is not known to cause significant mortality or loss of condition or quality in affected shellfish.

(16) "Market ready shellfish" are defined as aquatic invertebrate species which are intended for immediate human consumption and will not be placed into or come in contact with state waters.

(17) "Authorized finfish inspector" shall be defined as the individual who conducts or supervises testing in an authorized laboratory and attests to the results obtained. This individual signs/cosigns inspection and diagnostic reports and health certificates. The director shall maintain and provide upon request a roster of authorized finfish inspectors. An authorized finfish inspector shall be currently recognized by one of the following entities: The American Fisheries Society, Fish Health Section (either as Fish Health Inspector or Fish Pathologist); United States Fish and Wildlife Service, Title 50 Inspector; Canadian Department of Fisheries and Oceans, Fish Health Official or Inspector; Supervising veterinarian in a laboratory accredited by the American Association of Veterinary Laboratory Diagnosticians (AAVLD).

(18) "Laboratory inspection report" is defined as the written results of testing conducted by an authorized finfish inspector.

(19) "Lot of fish" shall be defined as a group of fish of the same species and age that originated from the same spawning stock and share a common water supply.

(20) "Regulated finfish pathogens" are defined as the following pathogens which, upon initial detection within Washington state, or detection from a site within Washington state that has been pathogen-free for three or more years, require notification within one working day to the fish health unit of the department, who will, in turn, notify the state veterinarian of the detection:

(a) Viruses:

(i) Infectious hematopoietic virus;

(ii) Infectious pancreatic necrosis virus;

(iii) Viral hemorrhagic septicemia virus;

(iv) Oncorhynchus masou virus; and

(v) Infectious salmon anemia virus.

(b) Parasite: Myxobolus cerebralis.

**AMENDATORY SECTION** (Amending Order 87-20, filed 3/27/87)

**WAC 220-77-030 Finfish aquaculture disease control.** (1) It is unlawful for any person to import into or transport within the state of Washington finfish aquaculture products without first having obtained a permit to do so issued by the department. A copy of the transport permit shall accompany the finfish aquaculture products at all times within the state of Washington, and must be presented upon request to authorized department employees.

(2) The director may impose ~~((permit))~~ conditions on a transport permit as necessary to ensure the protection of aquaculture products and native finfish from disease when the director concludes that there is a reasonable risk of dis-

PROPOSED

ease transmission associated with the finfish aquaculture products.

(3) Upon ~~((confirmed diagnosis))~~ the initial detection of ~~((viral hemorrhagic septicemia, or confirmed diagnosis of whirling disease, infectious hematopoietic necrosis, or infectious pancreatic necrosis in a previously uninfected lot))~~ a regulated pathogen, the department's fish health unit must be notified by the end of the following working day after diagnosis ~~((by an accredited pathologist))~~ is made. The department will confirm or deny the presence of the regulated pathogen. Pending confirmation the department may take action under WAC 220-77-070 (1)(a) or (b).

(4) The director will issue, upon request, ~~((a pamphlet containing policy guidelines for importers and transferors of finfish aquaculture products))~~ copies of the rules and policies dealing with finfish disease control.

(5) The director will issue or deny a transport permit within thirty days after a completed application containing all requested information is received by the department's fish health unit.

(6) Violation of these rules or the conditions of the transport permit may result in the suspension or revocation of the permit.

(7) In the event of denial, suspension, or revocation of ~~((an importation or transfer))~~ a transport permit, the affected person may appeal the decision to the director. The department will advise the person of the appeals process. Additional appeals may be made through the Administrative Procedure Act (chapter 34.04 RCW). A suspended or revoked transport permit will remain suspended or revoked during the appellate process.

(8) Any person desiring to conduct in vivo research using a regulated finfish pathogen is required to first obtain permission in writing from the department prior to beginning the research.

AMENDATORY SECTION (Amending Order 87-20, filed 3/27/87)

**WAC 220-77-070 Aquaculture disease control—Emergency provisions.** (1) The director may take the following emergency enforcement actions when evidence indicates these actions are necessary to protect aquaculture products and native stocks from disease ~~((or))~~ causing severe mortality ~~((from an unexplained source))~~:

(a) Deny issuance of an ~~((import or transfer))~~ transport permit.

(b) Quarantine the aquaculture products.

(c) Confiscate or order the destruction of the aquaculture products.

(d) Require removal of the aquaculture product from state waters.

(2) ~~((Confiscation or destruction will be ordered without a hearing if confirmed diagnosis by an accredited pathologist is made that finfish aquaculture products are infected with the causative agent of viral hemorrhagic septicemia (Egtved virus).))~~

~~((3))~~ For finfish, shellfish, amphibian, and marine plant aquaculture products:

(a) ~~((Isolation))~~ Quarantine may be ordered without a hearing when aquaculture products are transferred without appropriate inspections or permits or transferred in violation of the conditions of a permit.

(b) ~~((Isolation))~~ Quarantine may be ordered without a hearing when evidence demonstrates that aquaculture products, previously imported, may introduce a disease not known to occur in Washington.

~~((4))~~ (3) For finfish aquaculture products, if an epizootic ~~((of whirling disease, infectious hematopoietic necrosis or infectious pancreatic necrosis may result in))~~ caused by a regulated finfish pathogen is detected, quarantine ~~((, confiscation, or destruction, subject to the aquatic farmer's right to an emergency departmental))~~ may be ordered without a hearing ~~((, if confiscation or destruction are ordered)).~~

~~((5))~~ (4) For shellfish aquaculture products, an outbreak of serious mortality in which contagious disease is suspected may result in quarantine or require removal of the suspected diseased shellfish aquaculture products from state waters, subject to the aquatic farmer's right to an emergency departmental hearing, if removal from state waters is ordered.

~~((6))~~ (5) When there is evidence that continued presence of aquaculture products in state waters may cause disease that would harm other aquaculture products or native fauna or flora, the director may order quarantine, confiscation, destruction, or removal from state waters. Except as provided for in subsection ~~((s(2) and))~~ (3) of this section, the aquatic farmer has a right to a departmental hearing. In the event the director has ordered emergency action of confiscation, destruction, or removal from state waters, the director shall give notice to the affected aquatic farmer. At the time of notice of emergency action, the affected aquatic farmer may request an emergency departmental hearing. If requested, the hearing will take place no later than the third working day after notice is received by the aquatic farmer. The hearing will be presided over by a hearing officer appointed by the director, who will consider the severity of the disease outbreak, remedies, and alternate courses of action. The hearing officer shall present a recommendation to the director. The director will then review the emergency action and, if appropriate, order confiscation, destruction, or removal from state waters. If so ordered, the emergency action will take place no sooner ~~((that))~~ than forty-eight hours after service of the order. If no request for an emergency departmental hearing is received, the emergency action of confiscation, destruction, or removal from state waters, may take place immediately after the third working day after the notice is ~~((received by))~~ served on the aquatic farmer.

(7) If the department refuses to issue ~~((an import or transfer))~~ a transport permit, or orders quarantine or isolation of aquaculture products, the aquatic farmer has a right to a hearing under the Administrative Procedure Act (chapter 34.04 RCW).

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

AMENDATORY SECTION (Amending Order 89-06, filed 2/24/89)

**WAC 220-77-080 Aquaculture fee schedule.** (1) The following is a list of the charges to be assessed for tissue samples submitted to the department for pathogen examination, miscellaneous charges, and the finfish transport permit issuance fee. All samples for stock certification must be collected by department personnel or individuals approved by the department.

<u>Virology</u>	
Kidney/spleen or other tissue	\$ <del>((+5))</del> <u>25</u> /sample
Ovarian fluid	<del>((+2))</del> <u>20</u> /sample
<u>Bacteriology</u>	
Bacterial Kidney Disease	
- FAT	\$ 7/ <del>((slide))</del> <u>sample</u>
Culture and characterization	10/sample
Gram stain	1/sample
<u>Parasitology</u>	
<u>C. shasta</u>	\$ 1/fish
<u>M. cerebralis</u>	<del>((1.50))</del> <u>\$4.00</u> /fish (0-30 grams) <del>((2.00))</del> <u>\$5.00</u> /fish (30-100 grams) <del>((10.00))</del> <u>\$15.00</u> /fish (>100 grams)

<u>Collection Fees</u>	
Collecting samples (includes travel time)	\$ <del>((27))</del> <u>35</u> /hour
Mileage	at published OFM rates
Per diem (if applicable)	at published OFM rates
<u>Diagnostic Service</u>	
Diagnostic services (includes travel time)	\$ <del>((27))</del> <u>35</u> /hour
Mileage	at published OFM rates
Per diem (if applicable)	at published OFM rates
<u>Finfish transport permit</u>	<u>\$50.00</u>

(2) The funds received from the aquatic farmers who use disease inspection ~~((and))~~ other services provided by department personnel, and finfish transport permit revenues shall be placed into a designated account. Funds from the account shall be used solely for administering the disease inspection and control program.

NEW SECTION

**WAC 220-77-095 Aquaculture facility inspection authority.** Authorized department employees shall, at reasonable times and in a reasonable manner, have access to all aquaculture facilities to conduct inspections for the prevention and suppression of aquaculture diseases, including, but not limited to, taking samples for detection of regulated finfish pathogens and other diseases. If the department is denied access, a court of competent jurisdiction may issue a search warrant authorizing access to the facility upon a showing that the facility is engaged in aquaculture production and that access has been denied.

NEW SECTION

**WAC 220-77-100 Recordkeeping.** It is the responsibility of a registered aquatic farmer to maintain records of laboratory inspection reports on the live product of that aquatic farmer issued for the previous twenty-four months. It is the responsibility of an aquatic farmer to maintain records of shipments of all live products to other sites or facilities that occurred during the previous twenty-four months, which shipment reports must contain, at a minimum, the shipping date, species, amount, and name and address of the receiver of the shipment. Laboratory inspection reports and shipping reports must be made available to authorized department employees. Records of a proprietary nature, such as lists and addresses of clients, are not public records and are not available for public inspection.

**WSR 01-02-013**  
**PROPOSED RULES**  
**DEPARTMENT OF**  
**FISH AND WILDLIFE**  
 [Filed December 21, 2000, 3:08 p.m.]

Original Notice.  
 Preproposal statement of inquiry was filed as WSR 00-17-116.

Title of Rule: Personal use rules.  
 Purpose: Amend personal use crab gear rules.  
 Statutory Authority for Adoption: RCW 77.12.047.  
 Statute Being Implemented: RCW 77.12.047.  
 Summary: Allows three units of crab gear in Puget Sound outside Hood Canal.

Reasons Supporting Proposal: Increase nontribal recreational catch.  
 Name of Agency Personnel Responsible for Drafting: Evan Jacoby, 1111 Washington Street, Olympia, 902-2930;  
 Implementation: Lew Atkins, 1111 Washington Street, Olympia, 902-2651; Enforcement: Bruce Bjork, 1111 Washington Street, Olympia, 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: The department is considering a complete closure of crab fishing during crab molting in Puget Sound in order to protect soft shell crab. If this proposal is adopted, allowing recreational fishers to use three units of crab gear, instead of the two units presently permitted, might increase the recreational catch and allow better allocation between user.

Proposal Changes the Following Existing Rules: Changes amount of crab gear allowed.  
 No small business economic impact statement has been prepared under chapter 19.85 RCW. This proposal affects recreational crab fishers, not small businesses.  
 Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. Not hydraulics rules.

PROPOSED

Hearing Location: Best Western Hotel, 15901 West Valley Road, Tukwila, WA, on February 9-10, 2001, at 8:00 a.m.

Assistance for Persons with Disabilities: Contact Debbie Nelson by January 23, 2000 [2001], TDD (360) 902-2207, or (360) 902-2226.

Submit Written Comments to: Evan Jacoby, 600 Capitol Way North, Olympia, WA 98501, fax (360) 902-2942, by February 8, 2001.

Date of Intended Adoption: February 9, 2001.

December 21, 2000

Evan Jacoby

Rules Coordinator

**AMENDATORY SECTION** (Amending Order 00-29, filed 3/29/00, effective 5/1/00)

**WAC 220-56-315 Crabs, shrimp, crawfish—Unlawful acts.** (1) It is unlawful to take and possess crabs, shrimp, and crawfish taken for personal use except by hand or with hand dip nets, ring nets, shellfish pots, and any hand-operated instrument that will not penetrate the shell.

(2) It is unlawful to use more than two units of gear at any one time except:

(a) In Puget Sound waters other than Hood Canal Shrimp District ((5)) it is unlawful to use at any one time more than ((two)) three units of gear for the purpose of taking crabs and two additional units of gear for the purpose of taking shrimp.

(b) In Hood Canal Shrimp District ((5-(Hood Canal))) it is unlawful to use more than one shrimp pot and a total of two star traps or ring nets during the Hood Canal shrimp season. It is unlawful for the operator of any boat from which shrimp pots are set or pulled to have on board or to fish more than four shrimp pots.

(3) It is unlawful for any person to operate a shellfish pot not attached to a buoy bearing that person's name, except that a second person may assist the pot owner in operation of the gear.

(4) It is unlawful to salvage or attempt to salvage shellfish pot gear from Hood Canal that has been lost without first obtaining a permit authorizing such activity issued by the director, and it is unlawful to fail to comply with all provisions of such permit.

(5) It is unlawful to fish for or possess crab taken for personal use from the waters of Fidalgo Bay within 25 yards of the Burlington Northern Railroad trestle connecting March Point and Anacortes.

(6) It is unlawful to fish for or possess crab taken for personal use with shellfish pot or ring net gear from the waters of Padilla Bay or Swinomish Slough within 25 yards of the Burlington Northern Railroad crossing the northern end of Swinomish Slough except from one hour before official sunrise to one hour after official sunset.

(7) It is unlawful to dig for or possess ghost or mud shrimp taken for personal use by any method except hand operated suction devices or dug by hand.

(8) One unit of gear is equivalent to one ring net or one shellfish pot.

(9) Each unit of gear must be attached to its own buoy line and have a separate buoy for each unit of gear.

(10) No fisher may set or pull shellfish pots, ring nets or star traps from a vessel in all state waters from one hour after official sunset to one hour before official sunrise.

**WSR 01-02-014**  
**PROPOSED RULES**  
**DEPARTMENT OF**  
**FISH AND WILDLIFE**

[Filed December 21, 2000, 3:10 p.m.]

Continuance of WSR 00-17-094.

Preproposal statement of inquiry was filed as WSR 00-02-002.

Title of Rule: Commercial fishing rules.

Purpose: Columbia River commercial smelt season setting.

Statutory Authority for Adoption: RCW 77.12.047.

Statute Being Implemented: RCW 77.12.047.

Summary: Commercial smelt seasons to be set by emergency rule.

Reasons Supporting Proposal: Smelt abundance highly variable.

Name of Agency Personnel Responsible for Drafting: Evan Jacoby, 1111 Washington Street, Olympia, 902-2930; Implementation: Lew Atkins, 1111 Washington Street, Olympia, 902-2651; and Enforcement: Bruce Bjork, 1111 Washington Street, Olympia, 902-2927.

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

Agency Comments or Recommendations, if any, as to Statutory Language, Implementation, Enforcement, and Fiscal Matters: Continuation for adoption at a later date.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The Columbia River smelt population has gone through a serious decline over the past few seasons, possibly due to ocean temperature conditions. It is not prudent management to have a seasons opening set in rule when returns cannot be accurately anticipated. This proposal will set the seasons by emergency rule after the stock abundance has been determined.

Proposal Changes the Following Existing Rules: Sets seasons by emergency rule.

No small business economic impact statement has been prepared under chapter 19.85 RCW. This proposal does not change smelt management, and there is no effect on small businesses whether the season is closed by emergency rule until smelt abundance can be determined, or opened by emergency rule one smelt abundance has been determined.

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

Hearing Location: Best Western Hotel, 15901 West Valley Road, Tukwila, WA, on February 9-10, 2001, at 8:00 a.m.

Assistance for Persons with Disabilities: Contact Debbie Nelson by January 23, 2000 [2001], TDD (360) 902-2207, or (360) 902-2226.

Submit Written Comments to: Evan Jacoby, 600 Capitol Way North, Olympia, WA 98501, fax (360) 902-2942, by February 8, 2001.

Date of Intended Adoption: February 9, 2001.

December 21, 2000

Evan Jacoby

Rules Coordinator

**AMENDATORY SECTION** (Amending Order 88-86 [00-146], filed 9/2/88 [8/17/00])

**WAC 220-33-040 Smelt.** It is unlawful to fish for smelt in the lower Columbia River for commercial purposes or to possess smelt taken from those waters for commercial purposes, except as provided in this section:

#### Gear

(1) Otter trawl gear may be used to fish for smelt if:

(a) The head rope of the trawl does not exceed 25 feet in length.

(b) The foot rope or groundline of the trawl does not exceed 25 feet in length.

(c) The dimensions of the trawl's otter doors do not exceed 3 feet by 4 feet.

(d) The bag length of the trawl, as measured from the center of the head rope to the terminal end of the bunt, does not exceed 35 feet.

(e) The bridal rope from the rear of the otter doors to the foot and head ropes does not exceed 8 feet.

(f) Each breast rope does not exceed 5 feet.

(g) The mesh size used in the trawl does not exceed 2 inches stretch measure.

(h) Only one trawl net is fished from the boat at a time.

(2) Gill net gear may be used to fish for smelt if it does not exceed 1,500 feet in length along the cork line and the mesh size of the net does not exceed 2 inches stretch measure. Gill net gear includes trammel nets.

(3) Hand dip net gear may be used to fish for smelt if it does not measure more than 36 inches across the bag frame.

#### Fishing periods

(4) ~~((Otter trawl gear may be used to fish for smelt in SMCRA 1A from 6 p.m. Monday to 6 p.m. Wednesday of each week from March 1 through March 31, and for boats not exceeding 32 feet in length, in SMCRA 1B, 1C, 1D and 1E 7 days per week from December 1 through March 31 of the following year.))~~ The Columbia River smelt fishery will be opened by emergency rule upon a yearly determination that there are sufficient smelt to achieve escapement.

(5) ~~((Gill net gear may be used to fish for smelt in SMCRA 1A, 1B, 1C, 1D and 1E 7 days per week from December 1 of each year through March 31 of the following year.))~~

(6) ~~Hand dip net gear may be used to fish for smelt in SMCRA 1A, 1B, 1C, 1D and 1E and tributaries to these areas~~

~~7 days per week from December 1 of each year through March 31 of the following year.~~

(7)) The following areas of the lower Columbia River remain closed to smelt fishing during the ~~((open time periods specified in this section))~~ openings provided for in this section:

(a) Those waters within one mile of a dam or other obstruction.

(b) Those waters of the Cowlitz River upstream from a monument located at Peterson's Eddy, also known as Miller's Eddy.

**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 01-02-037

PROPOSED RULES

STATE BOARD OF EDUCATION

[Filed December 27, 2000, 12:41 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-15-099.

Title of Rule: Chapter 180-79A WAC, Standards for teacher, administrator, and educational staff associate certification.

Purpose: Repeal of sections in chapter 180-79A WAC doing away with WAC 180-79A-015 Washington advisory council for professional certification standards—Purpose and selection, 180-79A-020 Washington advisory council for professional teaching standards—Duties, and 180-79A-022 Washington advisory councils for professional administrator standards and professional educational staff associates standards—Duties.

Statutory Authority for Adoption: RCW 28A.410.101.

Summary: Repeal sections WAC 180-79A-015, 180-79A-020, and 180-79A-022.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Larry Davis, State Board of Education, Olympia, (360) 753-6715.

Name of Proponent: State Board of Education, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: Repeal sections of chapter 180-79A WAC which are no longer needed and whose provisions are covered by new legislation.

Proposal Changes the Following Existing Rules: Repeals certain provisions of chapter 180-79A WAC.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Not applicable.

RCW 34.05.328 does not apply to this rule adoption. Not applicable.

Hearing Location: Board Room, North Thurston School District, 305 College Street, Lacey, WA 98516, on March 28, 2001, at 9:00 a.m.

Assistance for Persons with Disabilities: Contact Laura Moore by March 21, 2001, TDD (360) 664-3631, or (360) 753-6715.

Submit Written Comments to: Rules Coordinator, State Board of Education, P.O. Box 47206, Olympia, WA 98504-7206, fax (360) 586-2357, by March 21, 2001.

Date of Intended Adoption: March 30, 2001.

December 18, 2000

Larry Davis

Executive Director

tion: Ben Bishop, Lacey, (360) 438-7640; Enforcement: Bob Berg, Lacey, (360) 438-7654 ext. 348.

Name of Proponent: Staff, governmental.

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

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

Proposal Changes the Following Existing Rules: See Purpose above.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Proposal is exempt under RCW 19.85.025(2), therefore, a small business economic impact statement is not required.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. This agency does not choose to make section 201, chapter 403, Laws of 1995, apply to this rule adoption.

Hearing Location: Cavanaugh's at Capitol Lake, 2300 Evergreen Park Drive S.W., Olympia, WA 98502, phone (360) 943-4000, on February 9, 2001, at 9:30 a.m.

Assistance for Persons with Disabilities: Contact Shirley Corbett by February 1, 2001, TDD (360) 438-7638, or (360) 438-7654 ext. 302.

Submit Written Comments to: Susan Arland, Mailstop 42400, Olympia, Washington 98504-2400, fax (360) 438-8652, by February 1, 2001.

Date of Intended Adoption: February 9, 2001.

December 27, 2000

Susan Arland

Rules Coordinator

PROPOSED

**REPEALER**

The following sections of the Washington Administrative Code are repealed:

- WAC 180-79A-015 Washington advisory council for professional certification standards—Purpose and selection.
- WAC 180-79A-020 Washington advisory council for professional teaching standards—Duties.
- WAC 180-79A-022 Washington advisory councils for professional administrator standards and professional educational staff associates standards—Duties.

**WSR 01-02-040**

**PROPOSED RULES**

**GAMBLING COMMISSION**

[Filed December 27, 2000, 4:18 p.m.]

**Original Notice.**

Preproposal statement of inquiry was filed as WSR 00-23-079 with a published date of December 6, 2000.

Title of Rule: Amendatory sections WAC 230-04-202 Fees—Bona fide charitable/nonprofit organizations, 230-04-203 Fees—Commercial stimulant and other business organizations, and 230-04-204 Fees—Individuals.

Purpose: In December 1999, the commission adopted fee increases for licensees under WSR 99-24-099. In November 2000, I-722 passed by a public vote, however, it has been challenged and is currently under review. Because of this, there is a cloud of uncertainty regarding the proper amount licensing fees should be set at. It is felt this is confusing for licensees; therefore, this filing is being made to readopt the licensing fee amounts established with the filing of WSR 99-24-099.

Statutory Authority for Adoption: RCW 9.46.070.

Summary: See Purpose above.

Name of Agency Personnel Responsible for Drafting: Susan Arland, Lacey, (360) 438-7654 ext. 374; Implementa-

**AMENDATORY SECTION** (Amending Order 377, filed 11/30/99, effective 12/31/99)

**WAC 230-04-202 Fees—Bona fide charitable/non-profit organizations.** Bona fide charitable and nonprofit organizations shall submit the following fees to the commission when applying for gambling licenses, permits, miscellaneous changes, inspection services, or when assessed the cost of special investigation procedures by the commission:

LICENSE TYPE	DEFINITION	FEE
<b>1. AMUSEMENT GAMES</b>		
	(Fee based on annual gross gambling receipts)	
* Class A	Premises only	\$ 53
Class B	Up to \$ 10,000	\$ 53
Class C	Up to \$ 25,000	\$ 285
Class D	Up to \$ 50,000	\$ 457
Class E	Over \$ 50,000	\$ 797
* Allows a charitable or nonprofit organization to enter into a contract with Class "B" or above commercial amusement game licensee to locate and operate amusement games on their premises.		
<b>2. BINGO GROUP</b>		
	(Fee based on annual gross gambling receipts) VARIANCE *	
Class A	Up to \$ 15,000 \$ 1,000	\$ 53
Class B	Up to \$ 50,000 \$ 1,000	\$ 166
Class C	Up to \$ 100,000 \$ 2,000	\$ 339

2. BINGO GROUP

		(Fee based on annual gross gambling receipts) VARIANCE *		
Class D	Up to \$ 250,000	\$ 4,000	\$	915
Class E	Up to \$ 500,000	\$ 8,000	\$	1,541
Class F	Up to \$ 1,000,000	\$ 15,000	\$	3,095
Class G	Up to \$ 1,500,000	\$ 23,000	\$	4,467
Class H	Up to \$ 2,000,000	\$ 30,000	\$	5,967
Class I	Up to \$ 2,500,000	\$ 38,000	\$	7,455
Class J	Up to \$ 3,000,000	\$ 45,000	\$	8,945
Class K	Up to \$ 3,500,000	\$ 53,000	\$	10,034
Class L	Up to \$ 4,000,000	\$ 60,000	\$	11,470
Class M and above	Over \$ 4,000,000	Not applicable		12,906

\* A licensee will be allowed a one-time variance for each license class without having to upgrade or pay the penalties set forth in WAC 230-04-260: Provided, That a licensee utilizing the variance shall be required to upgrade to the higher license class upon renewal.

3. CARD GAMES

Class A	General (Fee to play charged)	\$	571
Class B	Limited card games - hearts, rummy, ( <del>mahjongg</del> ) pitch, pinochle, and cribbage (Fee to play charged)	\$	166
Class C	Tournament only - no more than ten consecutive days per tournament	\$	53
Class D	General (No fee to play charged)	\$	53

4. FUND-RAISING EVENT

Class A	One event - not more than 24 consecutive hours	\$	339
Class B	One event - not more than 72 consecutive hours	\$	571
Class C	Additional participant in joint event (not lead organization)	\$	166
Class D	Fund-Raising Event Equipment Distributor - rents or leases, equipment for fund-raising event or recreational gaming activity for no more than ten times per year*	\$	226
Class E	Fund-Raising Event Equipment Distributor - rents or leases equipment for fund-raising event or recreational gaming activity more than ten times per year.	\$	571

\* Charitable and nonprofit organizations licensed to conduct fund-raising events may rent their equipment up to four occasions during the term of the license without getting licensed as a distributor.

5. PUNCH BOARDS/PULL-TABS

		(Fee based on annual gross gambling receipts) VARIANCE*		
Class A	Up to \$ 50,000	\$ 5,000	\$	544
Class B	Up to \$ 100,000	\$ 5,000	\$	971
Class C	Up to \$ 200,000	\$ 10,000	\$	1,832

5. PUNCH BOARDS/PULL-TABS

		(Fee based on annual gross gambling receipts) VARIANCE*		
Class D	Up to \$ 300,000	\$ 10,000	\$	2,663
Class E	Up to \$ 400,000	\$ 10,000	\$	3,440
Class F	Up to \$ 500,000	\$ 10,000	\$	4,153
Class G	Up to \$ 600,000	\$ 10,000	\$	4,812
Class H	Up to \$ 700,000	\$ 10,000	\$	5,416
Class I	Up to \$ 800,000	\$ 10,000	\$	5,967
Class J	Up to \$ 1,000,000	\$ 20,000	\$	6,765
Class K	Up to \$ 1,250,000	\$ 25,000	\$	7,509
Class L	Up to \$ 1,500,000	\$ 25,000	\$	8,201
Class M	Up to \$ 1,750,000	\$ 25,000	\$	8,771
Class N	Up to \$ 2,000,000	\$ 25,000	\$	9,290
Class O	Over \$ 2,000,000	Non-applicable	\$	10,208

\* A licensee will be allowed a one-time variance for each license class without having to upgrade or pay the penalties set forth in WAC 230-04-260: Provided, That a licensee utilizing the variance shall be required to upgrade to the higher license class upon renewal.

6. RAFFLES

		(Fee based on annual gross gambling receipts)	
Class A	Up to \$ 5,000	\$	53
Class B	Up to \$ 10,000	\$	166
Class C	Up to \$ 25,000	\$	339
Class D	Up to \$ 50,000	\$	571
Class E	Up to \$ 75,000	\$	915
Class F	Over \$ 75,000	\$	1,370

7. COMBINATION LICENSE

CLASS A	Allows gross gambling receipts of up to \$25,000 from bingo, \$7,500 from raffles, and \$7,500 from amusement games, not to exceed \$30,000 combined gross gambling receipts from all such activities. Allows general card games where no fee to play is charged.	\$	103
CLASS B	Allows gross gambling receipts of up to \$60,000 from bingo, \$15,000 from raffles, and \$15,000 from amusement games, not to exceed \$75,000 combined gross gambling receipts from all such activities. Allows general card games where no fee to play is charged.	\$	268
CLASS C	Allows gross gambling receipts of up to \$125,000 from bingo, \$30,000 from raffles, and \$30,000 from amusement games, not to exceed \$150,000 combined gross gambling receipts from all such activities. Allows general card games where no fee to play is charged.	\$	619

PROPOSED

8. SEPARATE PREMISES		
BINGO	Per occasion (see WAC 230-04-300)	\$ 26

9. PERMITS		
AGRICULTURAL FAIR-BINGO	(See WAC 230-04-191)	\$ 26
RECREATIONAL GAMING ACTIVITY (RGA)	(See WAC 230-25-330 and 230-02-505)	\$ 53

10. CHANGES		
NAME	(See WAC 230-04-310)	\$ 26
LOCATION	(See WAC 230-04-320)	\$ 26
FRE	(Date or time) (See WAC 230-04-325)	\$ 26
LICENSE CLASS	(See WAC 230-04-260)	\$ 26
DUPLICATE LICENSE	(See WAC 230-04-290)	\$ 26

11. SPECIAL FEES		
INVESTIGATION	(See WAC 230-04-240)	As required
REPLACEMENT	(See WAC 230-08-017)	\$ 26
IDENTIFICATION STAMPS		
EXCEEDING LICENSE CLASS	(See WAC 230-04-260)	As required
REVIEW, INSPECTION AND/OR EVALUATION OF EQUIPMENT, PARAPHERNALIA, SERVICES, OR SCHEMES	(See WAC 230-12-315)	As required

12. SIX-MONTH PAYMENT PLAN	(See WAC 230-04-190)	\$ 26
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**READOPTED SECTION** (Readopting Order 385, filed 7/14/00, effective 1/1/01)

**WAC 230-04-203 Fees—Commercial stimulant and other business organizations.** All persons seeking to operate gambling activities shall submit the following fees to the commission when applying for gambling licenses, permits, miscellaneous changes, inspection services, or when assessed the cost of special investigation procedures by the commission:

LICENSE TYPE	DEFINITION	FEE
1. CARD GAMES		
Class B	Up to five tables of limited card games - hearts, rummy, pitch, pinochle, and/or cribbage (Fee to play charged)	\$ 166
Class C	Tournament only, no more than ten consecutive days per tournament.	
C-5	Up to five tables	\$ 166
C-10	Up to ten tables	\$ 300
C-15	Up to fifteen tables	\$ 500
Class D	General - Up to five tables (No fee to play charged)	\$ 53

LICENSE TYPE	DEFINITION	FEE
Class E	*General (Fee to play charged)	
E-1	One table only	\$ 398
E-2	Up to two tables	\$ 685
E-3	Up to three tables	\$ 1,142
E-4	Up to four tables	\$ 2,287
E-5	Up to five tables	\$ 3,440
Additional tables up to a maximum of fifteen may be authorized for an additional per table fee of \$1000.		
*In addition to the above initial license fee, the commission will assess all applicants/licensees the actual costs that exceed the license fee for conducting the initial investigation and inspection, any follow-up reviews or investigations involved in the approval of activities and schemes.		
Class F	Enhanced cardroom activities endorsement - Includes alternative fee collections (per hand; pot rake) and use of player-supported jackpot schemes.	
	Annual license fee	\$1,500

2. CARD GAMES - HOUSE-BANKED		
All tables within a card room operating any house-banked card game shall be licensed under this license class.		
	*Annual license fee	\$6,000
	Per table fee (up to fifteen tables)	\$1,500

\*The commission will assess all applicants the actual costs for conducting the initial license investigation and premises inspection. Any post licensing follow-up reviews, inspections, internal control evaluations or subsequent phases of operation shall also be charged actual costs. Licensees will be evaluated and charged for these additional authorizations/phases on an individual case by case basis.

3. COMMERCIAL AMUSEMENT GAMES		
	(Fee based on annual gross gambling receipts)	
* Class A	Premises only	** \$ 285/\$ 130
Class B	Up to \$ 50,000	\$ 398
Class C	Up to \$ 100,000	\$ 1,024
Class D	Up to \$ 250,000	\$ 2,287
Class E	Up to \$ 500,000	\$ 4,012
Class F	Up to \$1,000,000	\$ 6,883
Class G	Over \$1,000,000	\$ 8,610

\* Allows a business that is qualified under WAC 230-04-138 (1)(f), (g), (h), (i), or (j) to enter into a contract with a class "B" or above commercial amusement game licensee to locate and operate amusement games upon their premises.

\*\* Provides for a fee reduction of \$155 when: Renewing an annual license; applying for an additional license(s) at the same premises; and/or applying for multiple licenses at the same premises.

4. PUNCH BOARDS/ PULL-TABS			
(Fee based on annual gross gambling receipts)			
			VARIANCE*
Class A	Up to \$ 50,000	\$5,000	\$ 544
Class B	Up to \$ 100,000	\$5,000	\$ 971
Class C	Up to \$ 200,000	\$10,000	\$ 1,832
Class D	Up to \$ 300,000	\$10,000	\$ 2,663
Class E	Up to \$ 400,000	\$10,000	\$ 3,440
Class F	Up to \$ 500,000	\$10,000	\$ 4,153
Class G	Up to \$ 600,000	\$10,000	\$ 4,812
Class H	Up to \$ 700,000	\$10,000	\$ 5,416

PROPOSED

LICENSE TYPE	DEFINITION	FEE
Class I	Up to \$ 800,000	\$10,000 \$ 5,967
Class J	Up to \$ 1,000,000	\$20,000 \$ 6,765
Class K	Up to \$ 1,250,000	\$25,000 \$ 7,509
Class L	Up to \$ 1,500,000	\$25,000 \$ 8,201
Class M	Up to \$ 1,750,000	\$25,000 \$ 8,771
Class N	Up to \$ 2,000,000	\$25,000 \$ 9,290
Class O	Over \$ 2,000,000	Nonapplicable \$ 10,208

\* A licensee will be allowed a one-time variance for each license class without having to upgrade or pay the penalties set forth in WAC 230-04-260: Provided, That a licensee utilizing the variance shall be required to upgrade to the higher license class upon renewal.

5. **PUNCH BOARD AND PULL-TAB SERVICE BUSINESS**  
(See WAC 230-04-133)

*Initial application fee	\$ 206
Additional associate	\$ 129
Renewal	\$ 51

\*Includes up to two associates.

6. **DISTRIBUTOR** (Fee based on annual gross sales of gambling related supplies and equipment)

(a) Class A Nonpunch board/pull-tab only	\$ 571
Class B Up to \$ 250,000	\$ 1,142
Class C Up to \$ 500,000	\$ 1,715
Class D Up to \$1,000,000	\$ 2,287
Class E Up to \$2,500,000	\$ 2,977
Class F Over \$2,500,000	\$ 3,667

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.

(b) **FUND-RAISING EVENT EQUIPMENT DISTRIBUTOR**

Class A Rents or leases equipment for fund-raising event or recreational gaming activity up to 10 times per year.	\$ 226
Class B Rents or leases equipment for fund-raising event or recreational gaming activity more than 10 times per year.	\$ 571

7. **GAMBLING SERVICE SUPPLIER**  
(See WAC 230-04-119) \$ 594

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.

An annual fee of \$129 shall be charged for each new contract initiated by the gambling service supplier.

8. **LINKED BINGO PRIZE PROVIDER**  
(See WAC 230-04-126) \$ 3,815

9. **MANUFACTURER** (Fee based on annual gross sales of gambling related supplies and equipment)

Class A Pull-tab dispensing devices only	\$ 571
Class B Up to \$ 250,000	\$ 1,142
Class C Up to \$ 500,000	\$ 1,715
Class D Up to \$1,000,000	\$ 2,287
Class E Up to \$2,500,000	\$ 2,977
Class F Over \$2,500,000	\$ 3,667

LICENSE TYPE	DEFINITION	FEE
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, quality control inspection for additional activities or product lines, compliance suitability evaluations, and renewal of licenses when travel cost is incurred to complete the investigation.		

10. **PERMITS**

AGRICULTURAL FAIR/SPECIAL PROPERTY BINGO	Class A	One location and event only (See WAC 230-04-191)	\$ 26
	Class B	Annual permit for specified different events and locations (See WAC 230-04-193)	\$ 166
RECREATIONAL GAMING ACTIVITY (RGA)		(See WAC 230-02-505 and 230-25-330)	\$ 53
MANUFACTURER'S SPECIAL SALES PERMIT		(See WAC 230-04-115)	*\$ 200

\*The two hundred dollar fee is nonrefundable, whether the sales permit is approved or not. In addition, an applicant may be assessed additional fees incurred to process and determine suitability.

11. **CHANGES**

NAME	(See WAC 230-04-310)	\$ 26
LOCATION	(See WAC 230-04-320)	\$ 26
BUSINESS CLASSIFICATION	(Same owners)	\$ 53
LICENSE CLASS	(See WAC 230-04-260) New class fee, less previous fee paid, plus	\$ 26
DUPLICATE LICENSE	(See WAC 230-04-290)	\$ 26
OWNERSHIP OF STOCK	(See WAC 230-04-340)	\$ 53
LICENSE TRANSFERS	(See WAC 230-04-125, 230-04-340, and 230-04-350)	\$ 53

12. **SPECIAL FEES**

INVESTIGATION	(See WAC 230-04-240)	As required
IDENTIFICATION AND INSPECTION SERVICES STAMPS	(See WAC 230-08-017)	As required
QUALITY CONTROL INSPECTION FEES	(See WAC 230-30-030)	As required
REPLACEMENT OF IDENTIFICATION STAMPS	(See WAC 230-30-017)	\$ 26
EXCEEDING LICENSE CLASS	(See WAC 230-04-260)	As required

PROPOSED

LICENSE TYPE	DEFINITION	FEE
REVIEW, INSPECTION AND/OR EVALUATION OF EQUIPMENT, PARAPHERNALIA, SERVICES, OR SCHEMES	(See WAC 230-12-315)	As required
SPECIAL SALES PERMITS	(See WAC 230-04-115)	As required
13. SIX-MONTH PAYMENT PLAN	(See WAC 230-04-190)	\$ 26

**READOPTED SECTION** (Readopting Order 377, filed 11/30/99, effective 12/31/99)

**WAC 230-04-204 Fees—Individuals.** Individuals shall submit the following fees to the commission when applying for gambling licenses, permits, miscellaneous changes, or when assessed the cost of special investigation procedures by the commission:

LICENSE TYPE	DEFINITION	FEE
1. CHARITABLE OR NON-PROFIT GAMBLING MANAGER	Original	\$ 166
	Renewal	\$ 80
	Change of Employer	\$ 80
2. LINKED BINGO PRIZE PROVIDER REPRESENTATIVE	Original	\$226
	Renewal	\$139
3. COMMERCIAL GAMBLING MANAGER	Original	\$ 166
	Renewal	\$ 80
	Change of Employer	\$ 80
4. DISTRIBUTOR'S OR GAMBLING SERVICES SUPPLIER REPRESENTATIVE	Original	\$ 226
	Renewal	\$ 139
5. MANUFACTURER'S REPRESENTATIVE	Original	\$ 226
	Renewal	\$ 139
6. PUBLIC CARD ROOM EMPLOYEE	CLASS A - Performs duties as defined in WAC 230-02-415 in a class E card room.	
	Original	\$ 166
	Renewal	\$ 80
CLASS B - Performs duties as defined in WAC 230-02-415 in enhanced and house-banked card rooms.	Original, in-state	\$ 224
	Original, out-of-state	\$ 279
	Renewal	\$ 139
	Transfer/Additional Employee/Conversion/Emergency Waiver Request	\$ 55

7. OTHER FEES		
CHANGE OF NAME	(See WAC 230-04-310)	\$26
DUPLICATE LICENSE	(See WAC 230-04-290)	\$26
OUT-OF-STATE	(See WAC 230-04-240)	As
RECORDS INQUIRY		required

**WSR 01-02-045**  
**WITHDRAWAL OF PROPOSED RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**

[Filed December 28, 2000, 3:16 p.m.]

Please withdraw the proposed amendments to WAC 388-86-100 from WSR 00-17-096, filed on August 15, 2000. This section has been designated for repeal instead of amendment.

Please call me at 664-6094 if you have any questions.

Kelly Cooper  
 Rules Coordinator

**WSR 01-02-047**  
**WITHDRAWAL OF PROPOSED RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**

[Filed December 28, 2000, 3:19 p.m.]

Please withdraw WAC 388-513-1350 from the expedited adoption proposal WSR 00-20-097, filed on October 4, 2000. There are amendments to this section that will need to be addressed in a separate rule making.

Please call 664-6094 if you have any questions.

Kelly Cooper  
 Rules Coordinator

**WSR 01-02-063**  
**PROPOSED RULES**  
**DEPARTMENT OF**  
**FISH AND WILDLIFE**

[Filed December 29, 2000, 11:44 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-20-010.

Title of Rule: Personal use rules.

Purpose: Provide for fly fishing disability permits.

Statutory Authority for Adoption: RCW 77.12.047.

Statute Being Implemented: RCW 77.12.047.

Summary: Allows holders of disability permits to use certain spin gear in fly fishing only waters.

Reasons Supporting Proposal: Accommodates disabled community.

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

PROPOSED

Olympia, 902-2651; and Enforcement: Bruce Bjork, 1111 Washington Street, Olympia, 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: This rule will allow persons who [are] disabled to use spin gear in fly fishing only waters, subject to verification of disability and under the same fly fishing guidelines as conventional fly fishers. This proposal responds to a constituent who was unable to use conventional fly gear in an eastern Washington lake, but who wanted to participate in the fly fishery. It is unknown how many persons would take advantage of this opportunity, so the anticipated effects on the relatively few fly fishing only waters is unknown.

Proposal Changes the Following Existing Rules: Provides opportunity for disabled fishers.

No small business economic impact statement has been prepared under chapter 19.85 RCW. This proposal affects recreational fishers, not small businesses.

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

Hearing Location: Best Western Hotel, 15901 West Valley Road, Tukwila, WA, on February 9-10, 2001, at 8:00 a.m.

Assistance for Persons with Disabilities: Contact Debbie Nelson by December [January] 23, 2001, TDD (360) 902-2207, or (360) 902-2226.

Submit Written Comments to: Evan Jacoby, 600 Capitol Way North, Olympia, WA 98501, fax (360) 902-2944, by February 8, 2001.

Date of Intended Adoption: February 9, 2001.

December 29, 2000

Evan Jacoby

Rules Coordinator

**AMENDATORY SECTION** (Amending Order 95-10, filed 1/30/95, effective 5/1/95)

**WAC 220-56-210 Fly fishing** (~~Food fish~~). (1) It is unlawful to fish in waters restricted to "fly fishing only" with the use of:

(a) A fixed spool reel.

(b) Fishing line other than conventional fly line, except that other line may be used for backing and leader if it is attached to not less than 25 feet of conventional fly line.

(c) Monofilament leader greater than fifteen feet in length or with a breaking strength of more than 12 pounds.

(d) Hooks that exceed 1/2 inch when measured from point to shank.

(e) A lure other than a fly with a barbless single hook.

(f) Bait.

(g) Weight attached to the leader or line.

(2) "Fly" means a lure on which thread, feathers, hackle, or yarn cover a minimum of half the shank of the hook. Metallic colored tape, tinsel, mylar, or beadeyes may be used as an integral part of the design of the fly pattern.

(3) Notwithstanding the provisions of this section, persons who have a disability that significantly limits the use of one or both upper extremities may use spinning gear in fly fishing only waters as provided for in this section.

(a) A disabled fisher must apply for a fly fishing disability permit by presenting a letter from a physician stating that the fisher's disability is permanent and that, because of the inability to use one or both upper extremities, the fisher is physically incapable of using conventional fly fishing gear.

(b) The fisher will be issued a fly fishing disability permit in the form of a letter. The fisher must have the disability permit in his or her possession at all times while using spin casting gear in fly fishing only waters.

(c) It is lawful for persons in possession of a fly fishing disability permit to use the following gear:

(i) Fishers may use spin casting gear with a casting bubble.

(ii) Monofilament line is permitted with no limit on the breaking strength of the line, but the leader beyond the bubble may not exceed fifteen feet in length or have a breaking strength greater than 12 pounds.

(iii) Hook size and barb restrictions, fishing fly requirements, and bait and weight prohibitions as provided for in this section apply to both conventional fly fishing and spin-bubble fly fishing.

## WSR 01-02-064

### PROPOSED RULES

#### DEPARTMENT OF HEALTH

(Nursing Care Quality Assurance Commission)

[Filed December 29, 2000, 12:51 a.m.]

Supplemental Notice to WSR 00-14-062.

Preproposal statement of inquiry was filed as WSR 98-23-071.

Title of Rule: Standards of conduct or practice for nurses, WAC 246-840-700; functions of registered nurse (RN) and licensed practical nurse (LPN) practice, WAC 246-840-705; and violations of standards of nursing conduct or practice, WAC 246-840-710.

Repealing standards/competencies, WAC 246-840-715.

Purpose: To protect the public by requiring nurses to adhere to standards of competency and delineation of violations of the practice standards for nurses.

Other Identifying Information: The primary components identified in standards/competencies WAC 246-840-715 are combined into WAC 246-840-700, thereby eliminating the need for WAC 246-840-715 (repeal).

Statutory Authority for Adoption: Chapter 18.79 RCW.

Statute Being Implemented: Chapter 18.79 RCW.

Summary: The proposal clarifies the scope of practice standards for registered nurses and licensed practical nurses by combining the standards and competencies for nurses into one rule, WAC 246-840-700 and repealing a redundant rule, WAC 246-840-715. The revisions to WAC 246-840-705 add a description of the functions of the registered nurse. WAC 246-840-710 uniformly outlines RN and LPN violations of nursing standards.

PROPOSED

Reasons Supporting Proposal: The restructuring of the rules provide clearer guidance to nurses about the scope of practice requirements and a consistent description of the violations of the practice standards.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Terry J. West, 1300 S.E. Quince, Olympia, WA 98504, (360) 236-4712.

Name of Proponent: Department of Health, Health Professions Quality Assurance Division, Nursing Care Quality Assurance Commission, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The rule revisions are intended to eliminate redundancies in the current WACs. The reformatting of the standards of practice will enable the practitioner to examine the differences in the scope of practice for registered nurses and licensed practical nurses in the context of the nursing process. Combining the LPN competencies under one rule which describes nursing standards will clarify the expectations and streamline the chapter. By expanding the rule related to the functions of a nurse to include a description of the RN function will make the section consistent with the table format to enable side-by-side comparison of the RN and LPN functions. The revised rule relating to violations of the nursing standards help simplify the requirements and to apply the same language to both the RN and LPN.

Proposal Changes the Following Existing Rules: The primary change to WAC 246-840-700 is the format in which the standards are described and expressed. The LPN competencies in WAC 246-840-715 are modified and reordered into the "700" rule. WAC 246-840-715 is repealed as a result. WAC 246-840-705 adds the function of the RN and again expresses the functions in a table format to allow side-by-side comparison. WAC 246-840-710 describes violations of the standards uniformly for both RN and LPN practice, thereby eliminating differences in violations for RN and LPN practice.

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

#### Small Business Economic Impact Statement

[See WSR 00-14-062.]

A copy of the statement may be obtained by writing to Department of Health, Nursing Care Quality Assurance Commission, P.O. Box 47864, Olympia, WA 98504-7864, Attn: Terry West, phone (360) 236-4712, fax (360) 236-4738.

RCW 34.05.328 applies to this rule adoption. Violator will be subject to penalty or sanction.

Hearing Location: Center Point Corporate Park, Creekside One at CenterPoint, 20415 72nd Avenue South, Suite 150, Kent, WA, on March 9, 2001, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Kris McLaughlin by March 2, 2001, TDD (360) 664-0064, or (360) 236-4713.

Submit Written Comments to: Terry J. West, P.O. Box 47864, Olympia, WA 98504-7864, fax (360) 236-4738, by March 7, 2001.

Date of Intended Adoption: March 9, 2001.

December 1, 2000

Paula R. Meyer, RN, MS  
Executive Director

AMENDATORY SECTION (Amending WSR 97-13-100, filed 6/18/97, effective 7/19/97)

**WAC 246-840-700 Standards of nursing conduct or practice.** (1) The purpose of defining standards of nursing conduct or practice through WAC 246-840-700 and 246-840-710 is to identify responsibilities of the professional registered nurse and the licensed practical nurse in health care settings and as provided in the Nursing Practice Act, chapter 18.79 RCW. Violation of these standards may be grounds for disciplinary action ~~((pursuant to))~~ under chapter 18.130 RCW. Each individual, upon entering the practice of nursing, assumes a measure of responsibility and public trust and the corresponding obligation to adhere to the professional and ethical standards of nursing practice. ~~((The nurse shall be responsible and accountable for the quality of nursing care given to clients.))~~ This responsibility cannot be avoided by accepting the orders or directions of another person. The standards of nursing conduct or practice include, but are not limited to the following(=

#### **FOR REGISTERED NURSES:**

##### (1) Nursing process:

~~(a) The registered nurse shall collect pertinent objective and subjective data regarding the health status of the client.~~

~~(b) The registered nurse shall plan and implement nursing care which will assist the client to maintain or return to a state of health or will support a dignified death.~~

~~(c) The registered nurse shall communicate significant changes in the client's status to appropriate members of the health care team. This communication shall take place in a time period consistent with the client's need for care.~~

~~(d) The registered nurse shall document, on essential client records, the nursing care given and the client's response to that care.~~

~~(2) Delegation and supervision: The registered nurse shall be accountable for the safety of clients receiving nursing service by:~~

~~(a) Delegating selected nursing functions to others in accordance with their education, credentials, and demonstrated competence.~~

~~(b) Supervising others to whom he/she has delegated nursing functions.~~

##### ~~(3) Other responsibilities:~~

~~(a) The registered nurse shall have knowledge and understanding of the laws and rules regulating nursing and shall function within the legal scope of nursing practice.~~

~~(b) The registered nurse shall be responsible and accountable for practice based on and limited to the scope of her/his education, demonstrated competence, and nursing experience.~~

~~(c) The registered nurse shall obtain instruction, supervision, and consultation as necessary before implementing new or unfamiliar techniques or practices.~~

~~(d) The registered nurse shall be responsible for maintaining current knowledge in his/her field of practice.~~

~~(e) The registered nurse shall conduct nursing practice without discrimination.~~

~~(f) The registered nurse shall respect the client's right to privacy by protecting confidential information.~~

~~(g) The registered nurse shall report unsafe nursing acts and practices, and illegal acts as defined in WAC 246-840-730.~~

#### **FOR PRACTICAL NURSES:**

~~(4) The licensed practical nurse, functioning under the direction and supervision of other licensed health care professionals as provided in RCW 18.79.060, shall be responsible and accountable for his or her own nursing judgments, actions and competence.~~

~~(5) The licensed practical nurse shall practice practical nursing in the state of Washington only with a current Washington license.~~

~~(6) The licensed practical nurse shall not permit his or her license to be used by another person for any purpose.~~

~~(7) The licensed practical nurse shall have knowledge of the statutes and rules governing licensed practical nurse practice and shall function within the legal scope of licensed practical nurse practice.~~

~~(8) The licensed practical nurse shall not aid, abet or assist any other person in violating or circumventing the laws or rules pertaining to the conduct and practice of licensed practical nursing.~~

~~(9) The licensed practical nurse shall not disclose the contents of any licensing examination or solicit, accept or compile information regarding the contents of any examination before, during or after its administration.~~

~~(10) The licensed practical nurse shall delegate activities only to persons who are competent and qualified to undertake and perform the delegated activities, and shall not delegate to unlicensed persons those functions that are to be performed only by licensed nurses.~~

~~(11) The licensed practical nurse, in delegating functions, shall supervise the persons to whom the functions have been delegated.~~

~~(12) The licensed practical nurse shall act to safeguard clients from unsafe practices or conditions, abusive acts, and neglect.~~

~~(13) The licensed practical nurse shall report unsafe acts and practices, unsafe practice conditions, and illegal acts to the appropriate supervisory personnel or to the appropriate state disciplinary board or commission.~~

~~(14) The licensed practical nurse shall respect the client's privacy by protecting confidential information, unless required by law to disclose such information.~~

~~(15) The licensed practical nurse shall make accurate, intelligible entries into records required by law, employment or customary practice of nursing, and shall not falsify, destroy, alter or knowingly make incorrect or unintelligible entries into client's records or employer or employee records.~~

~~(16) The licensed practical nurse shall not sign any record attesting to the wastage of controlled substances unless the wastage was personally witnessed.~~

~~(17) The licensed practical nurse shall observe and record the conditions of a client, and report significant changes to appropriate persons.~~

~~(18) The licensed practical nurse may withhold or modify client care which has been authorized by an appropriate health care provider, only after receiving directions from an appropriate person, unless in a life threatening situation.~~

~~(19) The licensed practical nurse shall leave a nursing assignment only after properly reporting to and notifying appropriate persons and shall not abandon clients.~~

~~(20) The licensed practical nurse shall not misrepresent his or her education and ability to perform nursing procedures safely.~~

~~(21) The licensed practical nurse shall respect the property of the client and employer and shall not take equipment, materials, property or drugs for his or her own use or benefit nor shall the licensed practical nurse solicit or borrow money, materials or property from clients.~~

~~(22) The licensed practical nurse shall not obtain, possess, distribute or administer legend drugs or controlled substances to any person, including self, except as directed by a person authorized by law to prescribe drugs.~~

~~(23) The licensed practical nurse shall not practice nursing while affected by alcohol or drugs, or by a mental, physical or emotional condition to the extent that there is an undue risk that he or she, as a licensed practical nurse, would cause harm to him or herself or other persons.~~

~~(24) It is inconsistent for a licensed practical nurse to perform functions below the minimum standards of competency as expressed in WAC 246-840-715.));~~

(2) The nursing process is defined as a systematic problem solving approach to nursing care which has the goal of facilitating an optimal level of functioning and health for the client, recognizing diversity. It consists of a series of phases: Assessment and planning, intervention and evaluation with each phase building upon the preceding phases.

#### (a) Registered Nurse:

Minimum standards expected of registered nurses include the following:

#### (i) Standard I Initiating the Nursing Process:

(A) Assessment: The registered nurse initiates data collection and analysis that includes pertinent objective and subjective data regarding the health status of the client.

#### (b) Licensed Practical Nurse:

Minimum standards expected of licensed practical nurses include the following:

#### (i) Standard I - Implementing the nursing process: The practical nurse assists in implementing the nursing process.

(A) Assessment: The licensed practical nurse makes basic observations, gathers data and assists in identification of needs and problems relevant to the client. Collects specific data as directed and identifies major

deviation from normal. Communicates outcomes of the assessment process in a timely fashion. Reports variances immediately.

**(B) Planning:** The registered nurse shall plan nursing care which will assist clients and families with maintaining or restoring health and wellness or supporting a dignified death.

**(C) Implementation:** The registered nurse shall implement the plan of care by initiating nursing interventions through giving direct care and/or assisting with care through responsible assignment and supervision.

**(D) Evaluation:** The registered nurse evaluates the responses of individuals to nursing interventions and is responsible for the analysis and modification of the nursing care plan consistent with intended outcomes.

**(ii) Standard II Delegation and Supervision:** The registered nurse is accountable for the safety of clients receiving nursing service by:

deviation from normal. Communicates outcomes of the assessment process in a timely fashion. Reports variances immediately.

**(B) Planning:** The licensed practical nurse contributes to the development of approaches to meet the needs of clients and families. Develops client care plans utilizing a standardized nursing care plan and assists in setting priorities for care.

**(C) Implementation:** The licensed practical nurse carries out planned approaches to client care; performs common therapeutic nursing techniques.

**(D) Evaluation:** Utilizing a standard plan for nursing care, the licensed practical nurse in collaboration with the registered nurse, appraises the effectiveness of client care. Assists with making adjustments in the care plan and reports outcome of care to the registered nurse.

**(ii) Standard II Delegation and Supervision:** Under direction, the practical nurse is responsible and accountable for own actions by using common techniques of problem solving and decision making to plan and organize own assignment. Problem solving and decision making include utilization of available resources to secure a desired result. The licensed practical nurse may withhold or modify client care which has been authorized by an appropriate health care provider, only

after receiving directions from an appropriate person, unless in a life threatening situation.

**(A)** The practical nurse may delegate selected nursing tasks to competent individuals in selected situations, in accordance with their education, credentials and competence as provided by WAC 246-840-010 (10).

**(B)** The practical nurse in delegating functions shall supervise the persons to whom the functions have been delegated.

**(C)** In community long-term care settings, the practical nurse may delegate only personal care tasks to qualified care givers.

**(A)** Delegating selected nursing functions to others in accordance with their education, credentials, and demonstrated competence as provided by WAC 246-840-010(10).

**(B)** Supervising others to whom he/she has delegated nursing functions as provided by WAC 246-840-010(10).

**(C)** Evaluating the outcomes of care provided by licensed and other paraprofessional staff.

**(D)** Differentiating delegation activities in community long-term care settings as provided by WAC 246-840-910.

**(iii) Standard III Health Teaching.** The registered nurse assesses learning needs for patients and families, develops plans to meet those learning needs, implements the teaching plan and evaluates the outcome.

**(iii) Standard III Health Teaching.** The practical nurse assists in health teaching of clients and provides routine health information and instruction recognizing individual differences.

Health teaching is defined as facilitating learning and instructing clients and significant others in preventive and therapeutic measures.

**(3) The following standards apply to registered nurses and licensed practical nurses:**

**(a)** The registered nurse and licensed practical nurse shall communicate significant changes in the client's status to appropriate members of the health care team. This communication shall take place in a time period consistent with the client's need for care. Communication is defined as a process by which information is exchanged between individuals through a common system of speech, symbols, signs, or behaviors that serves as both a means of gathering information and of influencing the behavior, actions, attitudes, and feelings of others.

**(b)** The registered nurse and licensed practical nurse shall document, on essential client records, the nursing care given and the client's response to that care.

(c) The registered nurse and licensed practical nurse act as client advocates in health maintenance and clinical care.

**(4) Other responsibilities:**

(a) The registered nurse and the licensed practical nurse shall have knowledge and understanding of the laws and rules regulating nursing and shall function within the legal scope of nursing practice.

(b) The registered nurse and the licensed practical nurse shall be responsible and accountable for their practice based on and limited to the scope of her/his education, demonstrated competence, and nursing experience consistent with the scope of practice set forth in this document.

(c) The registered nurse and the licensed practical nurse shall obtain instruction, supervision, and consultation as necessary before implementing new or unfamiliar techniques or practices.

(d) The registered nurse and the licensed practical nurse shall be responsible for maintaining current knowledge in his/her field of practice.

(e) The registered nurse and the licensed practical nurse shall conduct nursing practice without discrimination.

(f) The registered nurse and the licensed practical nurse shall respect the client's right to privacy by protecting confidential information and shall not use confidential health care information for other than legitimate patient care purposes or as otherwise provided in the Health Care Information Act, chapter 70.02 RCW.

(g) The registered nurse and the licensed practical nurse shall make mandatory reports in a timely fashion to the Nursing Care Quality Assurance Commission concerning unsafe or unprofessional conduct as required in WAC 246-840-730.

**AMENDATORY SECTION** (Amending WSR 97-13-100, filed 6/18/97, effective 7/19/97)

**WAC 246-840-705 Functions of a registered nurse and a licensed practical nurse.** ((A licensed practical nurse is one who has met the requirements of the Washington state Nurse Practice Act, chapter 18.79 RCW. The licensed practical nurse recognizes and is able to meet the basic needs of the client, and gives nursing care under the direction and supervision of the registered nurse or licensed physician to clients in routine nursing situations. In more complex situations the licensed practical nurse functions as an assistant to the registered nurse and carries out selected aspects of the designated nursing regimen.

A routine nursing situation is one that is relatively free of scientific complexity. The clinical and behavioral state of the client is relatively stable and requires abilities based upon a comparatively fixed and limited body of knowledge.

In complex situations, the licensed practical nurse facilitates client care by meeting specific nursing requirements to assist the registered nurse in the performance of nursing care.

The functions of the licensed practical nurse makes practical nursing a distinct occupation within the profession of nursing. The licensed practical nurse has specific roles in nursing in direct relation to the length, scope and depth of his or her formal education and experience. In the basic program

of practical nursing education, the emphasis is on direct client care:

With additional preparation, through continuing education and practice, the licensed practical nurse prepares to assume progressively more complex nursing responsibilities:))

**(1) Registered Nurses:**

The registered nurse performs acts that require substantial knowledge, judgment and skill based on the principles of biological, physiological, behavioral, and sociological and nursing sciences. Such acts are grounded in the elements of the nursing process which include the observation, assessment, analysis, diagnosis, planning, implementation and evaluation of nursing care and health teaching in the maintenance of health or prevention of illness of others and the support of a dignified death. The registered nurse using specialized knowledge can perform the activities of administration, supervision, delegation and evaluation of nursing practice.

**(3) Registered Nurses:**

The registered nurse functions in an independent

**(2) Licensed Practical Nurses:**

The licensed practical nurse performs services requiring knowledge, skill and judgment necessary for carrying out selected aspects of the designated nursing regimen under the direction and supervision of the registered nurse, advanced registered nurse practitioner, licensed physician and surgeon, dentist, osteopathic physician and surgeon, naturopathic physician, physician assistant, osteopathic physician assistant, and podiatric physician and surgeon. The licensed practical nurse recognizes and is able to meet the basic needs of the client, and gives nursing care under the direction and supervision, to clients in routine nursing situations. A routine nursing situation is one that is relatively free of complexity. The clinical and behavioral state of the client is relatively stable and requires care based upon a comparatively fixed and limited body of knowledge. In complex nursing care situations the licensed practical nurse functions as an assistant to the registered nurse and facilitates client care by carrying out selected aspects of the designated nursing regimen to assist the registered nurse in the performance of nursing care.

**(4) Licensed Practical Nurses:**

The licensed practical nurse functions in an interdepend-

PROPOSED

role when utilizing unique skills, knowledge and judgment based on the biopsychosocial and health sciences to meet the complex needs of the client.

In an interdependent role as a member of a healthcare team, the registered nurse functions to coordinate and evaluate the care of the client and independently revises the plan and delivery of nursing care.

The registered nurse functions in a dependent role when executing a medical regimen under the direction of an advanced registered nurse practitioner, licensed physician and surgeon, dentist, osteopathic physician and surgeon, physician assistant, osteopathic physician assistant, podiatric physician and surgeon, and naturopathic physician.

dent role to deliver care as directed and revises care plans in collaboration with the registered nurse. The registered nurse functions in an independent ed practical nurse functions in a dependent role when under the direction of a registered nurse, advanced registered nurse practitioner, licensed physician and surgeon, dentist, osteopathic physician and surgeon, physician assistant, osteopathic physician assistant, podiatric physician and surgeon, and naturopathic physician and performs delegated elements of the nursing process.

These functions of practical nursing create a distinct occupation within the profession of nursing. In the basic program of practical nursing education, the emphasis is on direct client care. With additional preparation, through continuing education and practice the licensed practical nurse prepares to assume progressively more complex nursing responsibilities while under the direction and supervision of the health care professionals listed in RCW 18.79.270.

This shall not be construed as authorizing an independent role for the LPN.

AMENDATORY SECTION (Amending WSR 97-13-100, filed 6/18/97, effective 7/19/97)

**WAC 246-840-710 Violations of standards of nursing conduct or practice.** ((The following will serve as a guideline for the nurse as to the acts, practices, or omissions that are inconsistent with generally accepted standards of nursing conduct or practice. Such conduct or practice may be grounds for action with regard to the license to practice nursing pursuant to chapter 18.79 RCW and the Uniform Disciplinary Act, chapter 18.130 RCW. Such conduct or practice includes, but is not limited to the following:

(1) Failure to adhere to the standards enumerated in WAC 246-840-700(1) which may include:

(a) Failing to assess and evaluate a client's status or failing to institute nursing intervention as required by the client's condition.

(b) Willfully or repeatedly failing to report or document a client's symptoms, responses, progress, medication, or other nursing care accurately and/or intelligibly.

(c) Willfully or repeatedly failing to make entries, altering entries, destroying entries, making incorrect or illegible entries and/or making false entries in records pertaining to the giving of medication, treatments, or other nursing care.

(d) Willfully or repeatedly failing to administer medications and/or treatments in accordance with policy and procedure.

(e) Willfully or repeatedly failing to follow the policy and procedure for the wastage of medications where the nurse is employed or working.

(f) Willfully causing or contributing to physical or emotional abuse to the client.

(2) Failure to adhere to the standards enumerated in WAC 246-840-700(2) which may include:

(a) Delegating nursing care function or responsibilities to a person who the nurse knows or has reason to know lacks the ability or knowledge to perform the function or responsibility, or delegating to unlicensed persons those functions or responsibilities the nurse knows or has reason to know are to be performed only by licensed persons. This section should not be construed as prohibiting delegation to family members and other caregivers exempted by RCW 18.79.040(3), 18.79.050, 18.79.060 or 18.79.240.

(b) Failure to supervise those to whom nursing activities have been delegated. Such supervision shall be adequate to prevent an unreasonable risk of harm to clients.

(3) Failure to adhere to the standards enumerated in WAC 246-840-700(3) which may include:

(a) Performing or attempting to perform nursing techniques and/or procedures for which the nurse lacks the appropriate knowledge, experience, and education and/or failing to obtain instruction, supervision and/or consultation for client safety.

(b) Violating the confidentiality of information or knowledge concerning the client, except where required by law or for the protection of the client.

~~(e) Writing prescriptions for drugs unless authorized to do so by the board.~~

~~(4) Other violations:~~

~~(a) Appropriating for personal use medication, supplies, equipment, or personal items of the client, agency, or institution.~~

~~(b) Practicing nursing while impaired by any mental, physical and/or emotional condition to the extent that the person may be unable to practice with reasonable skill and safety.~~

~~(c) Willfully abandoning clients by leaving a nursing assignment without transferring responsibilities to appropriate personnel or caregiver when continued nursing care is required by the condition of the client(s).~~

~~(d) Practicing nursing while impaired by alcohol and/or drugs.~~

~~(e) Conviction of a crime involving physical abuse or sexual abuse relating to the practice of nursing.)) The following conduct may subject a nurse to disciplinary action under the Uniform Disciplinary Act, chapter 18.130 RCW:~~

~~(1) Engaging in conduct described in RCW 18.130.180.~~

~~(2) Failure to adhere to the standards enumerated in WAC 246-840-700 which may include, but are not limited to:~~

~~(a) Failing to assess and evaluate a client's status or failing to institute nursing intervention as required by the client's condition.~~

~~(b) Willfully or repeatedly failing to report or document a client's symptoms, responses, progress, medication, or other nursing care accurately and/or intelligibly.~~

~~(c) Willfully or repeatedly failing to make entries, altering entries, destroying entries, making incorrect or illegible entries and/or making false entries in employer or employee records or client records pertaining to the giving of medication, treatments, or other nursing care.~~

~~(d) Willfully or repeatedly failing to administer medications and/or treatments in accordance with nursing standards.~~

~~(e) Willfully or repeatedly failing to follow the policy and procedure for the wastage of medications where the nurse is employed or working.~~

~~(f) Nurses shall not sign any record attesting to the wastage of controlled substances unless the wastage was personally witnessed.~~

~~(g) Willfully causing or contributing to physical or emotional abuse to the client.~~

~~(h) Engaging in sexual misconduct with a client as defined in WAC 246-840-740.~~

~~(i) Failure to protect clients from unsafe practices or conditions, abusive acts, and neglect.~~

~~(3) Failure to adhere to the standards enumerated in WAC 246-840-700(2) which may include:~~

~~(a) Delegating nursing care function or responsibilities to a person who the nurse knows or has reason to know lacks the ability or knowledge to perform the function or responsibility, or delegating to unlicensed persons those functions or responsibilities the nurse knows or has reason to know are to be performed only by licensed persons. This section should not be construed as prohibiting delegation to family members and other caregivers exempted by RCW 18.79.040(3), 18.79.050, 18.79.060 or 18.79.240.~~

(b) Failure to supervise those to whom nursing activities have been delegated. Such supervision shall be adequate to prevent an unreasonable risk of harm to clients.

(4)(a) Performing or attempting to perform nursing techniques and/or procedures for which the nurse lacks the appropriate knowledge, experience, and education and/or failing to obtain instruction, supervision and/or consultation for client safety.

(b) Violating the confidentiality of information or knowledge concerning the client, except where required by law or for the protection of the client.

(c) Writing prescriptions for drugs unless authorized to do so by the commission.

(5) Other violations:

(a) Appropriating for personal use medication, supplies, equipment, or personal items of the client, agency, or institution. Nor shall the nurse solicit or borrow money, materials or property from clients.

(b) Practicing nursing while affected by alcohol or drugs, or by a mental, physical or emotional condition to the extent that there is an undue risk that he or she, as a nurse, would cause harm to him or herself or other persons.

(c) Willfully abandoning clients by leaving a nursing assignment, when continued nursing care is required by the condition of the client(s), without transferring responsibilities to appropriate personnel or caregiver.

(d) Conviction of a crime involving physical abuse or sexual abuse including convictions of any crime or plea of guilty, including crimes against persons as defined in chapter 43.830 RCW and crimes involving the personal property of a patient, whether or not the crime relates to the practice of nursing.

(e) Failure to make mandatory reports to the Nursing Care Quality Assurance Commission concerning unsafe or unprofessional conduct as required in WAC 246-840-730.

Other:

(6) The nurse shall only practice nursing in the state of Washington with a current Washington license.

(7) The licensed nurse shall not permit his or her license to be used by another person.

(8) The nurse shall have knowledge of the statutes and rules governing nursing practice and shall function within the legal scope of nursing practice.

(9) The nurse shall not aid, abet or assist any other person in violating or circumventing the laws or rules pertaining to the conduct and practice of professional registered nursing and licensed practical nursing.

(10) The nurse shall not disclose the contents of any licensing examination or solicit, accept or compile information regarding the contents of any examination before, during or after its administration.

#### REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 246-840-715

Standards/competencies.

PROPOSED

**WSR 01-02-073**  
**PROPOSED RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
(Medical Assistance Administration)  
[Filed December 29, 2000, 2:18 p.m.]

Continuance of WSR 00-17-095.

Preproposal statement of inquiry was filed as WSR 00-01-155.

Title of Rule: Repealing WAC 388-87-060 Payment—Extended care patient—Coinsurance and new section WAC 388-517-0400 Medicare coinsurance payment—Extended care patient.

Purpose: To make the rule consistent with current and federal and state policy, to meet the clear-writing standards required by Governor's Executive Order 97-02, and to move the rule out of chapter 388-86 WAC, which is being phased out by MAA.

Statutory Authority for Adoption: RCW 74.04.050, 74.08.090, and 74.09.055.

Statute Being Implemented: RCW 74.04.050, 74.08.090, and 74.09.055.

Summary: See Purpose above.

Reasons Supporting Proposal: The original proposal notice (CR-102) did not mention that the policy in the proposed rule is changed from that of the current rule. The proposed rule reflects long-standing MAA policy.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Kevin Sullivan, 925 Plum Street, P.O. Box 45533, Olympia, WA 98504-5533, (360) 725-1344.

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

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

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

Proposal Changes the Following Existing Rules: The proposal reflects MAA copayment procedures that have been in place since 1990. The current rule reflects pre-1990 procedures that were in place prior to the passage of the federal Medicare Catastrophic Act of 1988.

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

RCW 34.05.328 does not apply to this rule adoption. RCW 34.05.328 (5)(b)(vii) exempts DSHS rules that apply to client medical or financial eligibility.

Hearing Location: Blake Office Building East, 4500 10th Avenue S.E., Rose Room, Lacey, WA 98503, on February 6, 2001, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Kelly Cooper, Rules Coordinator, by January 31, 2001, phone (360) 664-6094, TTY (360) 664-6178, e-mail coo-peKD@dshs.wa.gov.

Submit Written Comments to: Identify WAC Numbers, Kelly Cooper, Rules Coordinator, Rules and Policies Assistance Unit, P.O. Box 45850, Olympia, WA 98504-5850, fax (360) 664-6185, by February 6, 2001.

Date of Intended Adoption: Not before February 7, 2001.

December 28, 2000  
Charles Hunter, Director  
Administrative Services Division

NEW SECTION

**WAC 388-517-0400 Medicare coinsurance payment—Extended care patient.** The department will pay for a long-term care client's Medicare coinsurance if the:

- (1) Client is eligible for extended care Medicare benefits;
- (2) Client is eligible for Medicaid, qualified Medicare beneficiary (QMB) program, or the special low-income Medicare beneficiary (SLMB) program; and
- (3) Medicare coinsurance costs less than the Medicaid nursing facility rate.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 388-87-060	Payment—Extended care patient—Coinsurance.
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**WSR 01-02-080**  
**WITHDRAWAL OF PROPOSED RULES**  
**DEPARTMENT OF AGRICULTURE**  
(By the Code Reviser's Office)  
[Filed January 2, 2001, 10:11 a.m.]

WAC 16-228-1155, proposed by the Department of Agriculture in WSR 00-13-031 appearing in issue 00-13 of the State Register, which was distributed on July 5, 2000, is withdrawn by the code reviser's office under RCW 34.05.335(3), since the proposal was not adopted within the one hundred eighty day period allowed by the statute.

Kerry S. Radcliff, Editor  
Washington State Register

**WSR 01-02-082**  
**PROPOSED RULES**  
**DEPARTMENT OF**  
**FISH AND WILDLIFE**  
[Filed January 2, 2001, 11:52 a.m.]

Supplemental Notice to WSR 00-14-038.  
Preproposal statement of inquiry was filed as WSR 00-05-027.

Title of Rule: Commercial fishing rules.  
Purpose: Establish coastal sardine fishery.  
Statutory Authority for Adoption: RCW 77.12.047.  
Statute Being Implemented: RCW 77.12.047.  
Summary: Provides for a coastal sardine fishery.

PROPOSED

Reasons Supporting Proposal: Sardine have appeared in commercially harvestable quantities.

Name of Agency Personnel Responsible for Drafting: Evan Jacoby, 1111 Washington Street, Olympia, 902-2930; Implementation: Lew Atkins, 1111 Washington Street, Olympia, 902-2651; and Enforcement: Bruce Bjork, 1111 Washington Street, Olympia, 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: There has been no directed sardine fishery in coastal waters because of low population levels. During recent years, sardine populations have increased to the level that Oregon began a commercial harvest in 1999. An experimental fishery began in 2000, and sufficient interest exists to allow fishing under a trial fishery permit. This fishery will be heavily monitored to ensure no adverse effects on salmon or other species that may be encountered as by-catch.

Proposal Changes the Following Existing Rules: Allows a directed sardine catch.

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

#### Small Business Economic Impact Statement

[See WSR 00-14-038.]

A copy of the statement may be obtained by writing to Evan Jacoby, Rules Coordinator, 600 Capitol Way North, Olympia, WA 98504-1091, phone (360) 902-2930, fax (360) 902-2942.

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

Hearing Location: Best Western Hotel, 15901 West Valley Road, Tukwila, WA, on February 9-10, 2001, at 8:00 a.m.

Assistance for Persons with Disabilities: Contact Debbie Nelson by January 23, 2001, TDD (360) 902-2207, or (360) 902-2226.

Submit Written Comments to: Evan Jacoby, 600 Capitol Way North, Olympia, WA 98501, fax (360) 902-2942, by February 8, 2001.

Date of Intended Adoption: February 9, 2001.

January 2, 2001

Evan Jacoby

Rules Coordinator

**AMENDATORY SECTION** (Amending Order 95-166, filed 11/8/95, effective 12/9/95)

**WAC 220-33-060 Herring and anchovies.** It is unlawful to fish for herring or anchovies in the lower Columbia River for commercial purposes or to possess herring or anchovies taken from those waters for commercial purposes, except as provided in this section:

#### Gear

(1) Purse seine and lampara gear may be used to fish for herring or anchovies if the cork line of the gear does not

exceed 1,400 feet in length and the mesh size of the gear is not less than one-half inch stretch measure.

(2) It is unlawful to fish with purse seine or lampara gear in the waters of the Columbia River if any part of the purse seine or lampara is in waters that are less than 20 feet deep.

#### Licensing

(3)(a) A baitfish purse seine fishery license is a license required to operate a gear provided for in this section and allows the operator to retain anchovies.

(b) A herring purse seine fishery license is a license required to operate a gear provided for in this section and allows the operator to retain herring.

(c) A baitfish lampara fishery license is a license required to operate a gear provided for in this section and allows the operator to retain anchovies.

(d) A herring lampara fishery license is a license required to operate a gear provided for in this section and allows the operator to retain herring.

#### Fishing periods

(4) Purse seine and lampara gear may be used to fish for herring or anchovies in SMCRA 1A 7 days per week from January 1 through December 31 of each year.

#### General

(5) Species of fish other than herring or anchovies, except shad and pilchard, taken in the operation of the purse seine and lampara gear shall be returned immediately to the water. Pilchard taken incidental to the herring and anchovy fisheries provided for in this section may not exceed twenty-five percent of the weight of any landing.

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

**WAC 220-44-020 Coastal baitfish gear.** It is unlawful to fish for or possess smelt, anchovies, candlefish, herring or pilchard taken for commercial purposes from Marine Fish-Shellfish Management and Catch Reporting Areas 58B, 59A, 59B, or 60A, except as provided for in this section.

(1)(a) It is unlawful to fish for or possess smelt taken for commercial purposes except by hand net gear not exceeding 72 inches maximum frame width. It is unlawful to take smelt for commercial purposes during weekly closed periods from 8:00 a.m. Friday to 8:00 a.m. Sunday.

(b) Licensing: A smelt dip bag net fishery license is the license required to operate the gear provided for in this section.

(c) Incidental catch: It is lawful to retain only anchovies and candlefish taken incidental to a lawful smelt fishery.

(2)(a) It is unlawful to fish for or possess candlefish or anchovies taken for commercial purposes with any gear except purse seine or lampara not exceeding 1,400 feet in length nor having mesh size less than 1/2 inch, or dip bag net not exceeding 72 inches maximum frame width.

(b) Licensing:

(i) A baitfish lampara fishery license is the license required to operate the lampara gear provided for in this section.

(ii) A baitfish purse seine fishery license is the license required to operate the purse seine gear provided for in this section.

(iii) A smelt dip bag net fishery license is the license required to operate the hand dip net gear provided for in this section.

(c) Incidental catch: It is lawful to retain only shad and pilchard taken incidental to a lawful anchovy or candlefish fishery. Pilchard may not exceed twenty-five percent of the weight of the landing. Any sturgeon must be released unharmed.

(3)(a) It is unlawful to fish for or possess herring or pilchard taken for commercial purposes except as authorized by permit issued by the director, except pilchard taken incidental to candlefish and anchovy.

(b) Licensing:

(i) An emerging commercial fishery license is the license for a permittee to fish for or retain pilchard.

(ii) Herring dip bag net, herring drag seine, herring gill net, herring lampara or herring purse seine are the licenses for a permittee to fish for or retain herring.

#### NEW SECTION

**WAC 220-88C-010 Emerging commercial fishery—Coastal pilchard fishery.** The purpose of this chapter is to establish the coastal pilchard fishery as an emerging commercial fishery.

#### NEW SECTION

**WAC 220-88C-020 Designation of the coastal pilchard fishery as an emerging commercial fishery.** (1) The director designates the coastal pilchard fishery as an emerging commercial fishery for which use of a vessel is required. It is unlawful for any person to fish for, possess, or deliver pilchard taken from Washington waters west of the Bonilla-Tatoosh line or from the waters of the Exclusive Economic Zone unless the fisher has a valid emerging commercial fishery license and a valid coastal pilchard trial fishery permit, or except as otherwise provided.

(2) After the effective date of this section, the following fishery licenses may not be used to take pilchard from Washington waters west of the Bonilla-Tatoosh line or from the waters of the Exclusive Economic Zone: Baitfish lampara; baitfish purse seine; Columbia River smelt; food fish trawl—non-Puget Sound; herring dip bag net; herring gill net; herring lampara; herring purse seine; smelt dip bag net; smelt gill net, except as provided for in chapter 220-44 WAC.

(3) After the effective date of this section, pilchard taken from Washington waters west of the Bonilla-Tatoosh line or from the waters of the Exclusive Economic Zone may not be delivered into a Washington port under a nonlimited entry delivery license, and may not be delivered under the licenses provided for in RCW 75.28.125(2).

#### NEW SECTION

**WAC 220-88C-030 Eligibility to participate in the coastal pilchard fishery.** (1) All persons who are eligible to purchase a commercial fishery license may obtain a coastal pilchard trial fishery permit and purchase an emerging commercial fishery license.

(2) Persons who violate the terms of the coastal pilchard trial fishery permit will have the permit revoked, pursuant to appeal rights under chapter 34.05 RCW, and will be ineligible to obtain a coastal pilchard trial fishery permit for the remainder of the calendar year for which the emerging commercial fishery license is valid.

#### NEW SECTION

**WAC 220-88C-040 Coastal pilchard fishery—Seasons and lawful catch.** (1) The coastal pilchard fishery season is open to purse seine fishing only May 1 through October 31, or until 15,000 metric tons of pilchard have been taken, whichever is earlier. Fishing under a trial commercial fishery permit for pilchard is closed within three miles of shore.

(2) It is unlawful to retain any species taken incidental to pilchard in the coastal pilchard fishery except anchovy, mackerel, and squid. Any salmon encircled in the purse seine must be released prior to completion of the set, and no salmon may be landed on the fishing vessel's deck.

#### NEW SECTION

**WAC 220-88C-050 Coastal pilchard fishery—Observer and sampler coverage, logbook requirements.**

(1) As a condition of the trial commercial fishery permit, participants in the coastal pilchard fishery are required to have on-board observers for any pilchard fishing effort, and are required to have observer coverage for one-half of the vessel trips. Fishers may elect to use either department-provided observers, or NMFS-certified observers, but must notify the department of their irrevocable decision on which type of observer to use at least 48 hours before their first pilchard fishing trip of the season. NMFS-certified observers must have completed a department training session. Department-provided observer coverage will be made available to fishers who agree to reimburse the department at a rate of \$100 per landing, whether or not the vessel trip was observed. Payment for department-provided observer coverage is due by the tenth day of the following month for the previous month's landings, and failure to make timely payment will result in revocation of the trial commercial fishery permit.

(2) In order to allow sufficient time for observer coverage and sampling efforts, fishers must notify the department's marine fish division during normal business hours at least 48 hours before the first vessel trip and at least 24 hours before each subsequent trip. Fishers must provide name and contact phone number, time and location of departure, and estimated time and location of landing. Landings by vessels other than the permitted catcher vessel are prohibited. Up to 500 sardine per vessel trip may be retained by WDFW samplers for biological information.

(3) All persons who obtain a trial commercial fishery permit for the coastal pilchard fishery must complete a department-issued logbook, and the logbook is required to be returned to the department by November 15th. Failure to submit the logbook will cause the person to be ineligible for a permit in the following season.

**WSR 01-02-083**  
**PROPOSED RULES**  
**UTILITIES AND TRANSPORTATION**  
**COMMISSION**

[Filed January 2, 2001, 2:05 p.m.]

**Original Notice.**

Preproposal statement of inquiry was filed as WSR 99-08-105.

Title of Rule: Chapter 480-100 WAC, Electric companies, rules establish requirements for electric companies.

Purpose: To conduct a general revision of the rules and to implement the requirements of Executive Order 97-02, requiring agencies to review significant rules for need; effectiveness and efficiency; clarity; intent and statutory authority; cost and fairness. This included reviewing whether current rules provide the results they were originally intended to achieve and whether the rules were consistent with laws and with appropriate and lawful policies.

Other Identifying Information: Commission Docket No. UE-990473.

Statutory Authority for Adoption: RCW 80.01.040 General, 80.04.160 Rules and regulations.

Summary: See Explanation of Rule below.

Reasons Supporting Proposal: The proposed rule revisions appropriately improve the effectiveness of the rules, and ensure that they are serving their intended purpose. The proposed revisions are a result of four stakeholder workshops held in June and October 1999 and May 2000, written comments filed, and discussions with stakeholders and staff.

Name of Agency Personnel Responsible for Drafting: Graciela Etchart, Utility Rate Research Specialist, 1300 South Evergreen Park Drive S.W., Olympia, WA 98504, (360) 664-1310; Implementation and Enforcement: Carole J. Washburn, 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 not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: All provisions currently codified in chapter 480-100 WAC are under review in Docket No. UE-990473. The review considers whether substantive changes or additional rules are required. The proposal recommends repealing all existing rules in order to allow the chapter to be more effectively organized. Current rules have been reviewed to consider whether they provide the results that they were originally intended to achieve and whether the rules are consistent with laws and with appropriate and lawful policies. New rules have been added to ensure clear communication of pol-

icies, processes, and procedures or to provide complete information important to regulated companies and the customers they serve.

Ninety-one rules are being proposed for amendment, repeal, or adoption.

**Organization of the Chapter:** Chapter 480-100 WAC has been reorganized in five parts (general rules, consumer rules, financial records and reporting rules, metering rules, and safety and standards rules) in order to facilitate its reading by the users.

**General Rules:** These rules contain information referred to in other sources, such as, but not limited to: Statutes, commission policies, commission orders, and interpretative statements. These sources are not always easily available to the public. Adopting rules in this chapter makes the information readily available. Cross-references to the other sources makes it easier for users to research issues further should they wish to do so. Three new rules have been added to the general rules part: Proposed WAC 480-100-008 Exemptions from rules in chapter 480-100 WAC, proposed WAC 480-100-018 Severability, and proposed WAC 480-100-999 Adoption by reference. One rule, current WAC 480-100-061 Written contracts for service, is proposed to be moved to chapter 480-80 WAC.

**Consumer Rules:** Rules that refer to consumer issues have been reorganized and redrafted for clarity, as well as to meet consumers' current needs and to reflect existing commission practices. Two new rules have resulted from splitting current rules into compatible subject matters: WAC 480-100-133 Reconnecting service after disconnection and 480-100-143 Winter low-income payment program. Additionally, two new rules are proposed, WAC 480-100-118 Nonresidential service deposit requirements and 480-100-153 Disclosure of private information. Finally, proposed rule WAC 480-100-123 Refusal of service, is the result of combining current rules WAC 480-100-056 Refusal of service and 480-100-116 Responsibility for delinquent accounts.

**Financial Records and Reporting Rules:** These rules have been redrafted for clarity and to reflect current commission practices. One new rule, WAC 480-100-208 Financial reporting requirements, is the result of separating the reporting aspects from current WAC 480-100-031 Accounting.

**Metering Rules and Safety and Standards Rules:** These rules have been redrafted for clarity and updating with technical standards and industry practices. Proposed rule WAC 480-100-318 Meter readings, multipliers, and test constants, is the result of combining current rules WAC 480-100-126 Meter reading and 480-100-156 Multipliers and test constants. Proposed rule WAC 480-100-338 Accuracy requirements for electric meters is the result of combining current rules, 480-100-141 Accuracy of watt-hour meters and 480-100-146 Accuracy of demand meters.

Proposal Changes the Following Existing Rules: See Explanation of Rule above.

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

PROPOSED

## Small Business Economic Impact Statement

**1. Introduction:** In March 1999, the Washington Utilities and Transportation Commission (commission) initiated a review of the rules in chapter 480-100 WAC regarding electric companies. The commission initiated this review in Docket No. UE-990473 pursuant to Executive Order 97-02, which requires agencies to review existing rules for readability and content with attention being paid to clarity, intent, statutory authority, need, effectiveness, efficiency, coordination, cost, and fairness. Commission staff also conducted a general revision of the rules to analyze whether they provided the results that they were originally intended to achieve and whether the rules are consistent with laws and with appropriate and lawful policies. New rules were added to ensure clear communication of policies, processes, and procedures or to provide complete information important to regulated companies and the customers they serve.

Over the last one and a half years, commission staff held four workshops with interested persons to discuss draft rule language, receive comments, and explore options. With the last formal draft rules, the commission mailed a survey to interested persons to assist staff in preparing a small business economic impact statement (SBEIS). An SBEIS is intended to evaluate any disproportionate impacts of the rule making on small businesses.

**2. Regulatory Fairness Act Requirements:** Administrative rules implemented by state agencies can have a disproportionate impact on small businesses, compared to large business, simply because of the size of those businesses. This disproportionate impact may affect competition, innovation, employment, economic growth, and threaten the very existence of some small businesses. Thus, the Regulatory Fairness Act, chapter 19.85 RCW, was enacted with the intent of reducing any disproportionate impact of state administrative rules on small businesses.

The Regulatory Fairness Act requires agencies to prepare an SBEIS if the proposed rule will impose "more than minor costs on businesses in an industry." An agency must then compare the costs of compliance with the proposed rule for large and small businesses within an industry, and then consider how to mitigate any disproportionate impact on small businesses. A business is categorized as "small" under the Regulatory Fairness Act if the business employs fifty or fewer employees.

**3. Background:** Pursuant to chapter 19.85 RCW, staff determined that it was necessary to prepare an SBEIS for electric rules in Docket No. UE-990473 as the proposed rules may impose more than minor costs on electric companies operating in Washington state. None of the electric companies operating in the state, however, fit the definition of "small" businesses under the Regulatory Fairness Act, and thus there is no requirement to consider mitigation proposals to minimize disproportionate impact on small businesses in the industry. Thus, staff prepared the SBEIS in order to evaluate the magnitude of the economic impact of the proposed rules for chapter 480-100 WAC on electric companies operating in Washington state, but not to propose mitigation strategies for small businesses.

**4. Study Procedure:** To perform the SBEIS, staff prepared a survey instrument and mailed the survey to the three electric companies regulated by the commission: Puget Sound Energy, Avista Corp., and PacifiCorp. A copy of the survey is shown below as Attachment 1. Simultaneously, staff prepared and mailed a survey to four natural gas companies to prepare an SBEIS in a rule making involving natural gas companies operating in Washington state. Staff received completed surveys in Docket No. UE-990473 from two electric companies, one of which also operates as a natural gas company. The latter company combined its responses to electricity and natural gas questions contained in the survey.

The three regulated electric companies are relatively large, and not considered "small businesses" for the purpose of this analysis. Because the commission is not required to mitigate the economic impacts of the proposed rules on large businesses, large companies do not have great incentive to respond to the survey instrument or to provide detailed information. Staff believes that development of more comprehensive data would require an in-depth investigation of all activities of the companies and could take a significant amount of financial and human resources. Therefore, the results from this study should be interpreted with an understanding that the study is based upon very limited data.

**5. Results of the Analysis:** Two of the three electric companies responded to the survey mailed by the commission. The two companies provided lump sum cost information that is difficult to disaggregate and verify. Determining whether the data supplied by the companies is correct would require an in-depth analysis and a breakdown of costs that would then be subjected to detailed analysis and peer review. Although staff is concerned that the companies may have overestimated the costs of compliance with the proposed rules, staff believes they are within a reasonable order-of-magnitude of the actual costs of compliance.

From the companies' perspective, the costs incurred to comply with regulations can be viewed as money that could have been invested in activities that bring greater earnings. An SBEIS is intended to examine the economic implications of the proposed rules from the companies' perspective as opposed to from a societal perspective. It is expected that companies would evaluate the economic impact of proposed rules by comparing earnings from spending amounts equal to the regulatory compliance cost of "X" dollars in different activities. The source of funds for these expenditures might be retained earnings or borrowed money. Accordingly, to capture the volatility in earnings from alternative forms of investment, staff used a range of discount factors (9%, 10%, 10.5% and 11%) to estimate the present alternative value of the estimated spending on regulatory costs by the companies.

A review of pertinent literature concerning the economic impact of regulation indicates that if the increased (additional) costs of regulatory compliance exceeds approximately 2% of the total operating expenses of a business, the cost of regulation is likely to be significant to that business. Staff used this benchmark (i.e., 2%) to draw conclusions about the magnitude of the economic impact of implementing the rules proposed in Docket No. UE-990473.

PROPOSED

The estimated costs of compliance submitted by the companies is based on data from records, interviews, and experience, rather than from a detailed on-site study of the impact of each rule. Empirical evidence derived from this kind of information is considered to be an order-of-magnitude estimate. The literature on the study of engineering-economics indicates that order-of-magnitude estimates are accurate within ±40%. The 2% rule of thumb indicated above is thus better stated as a range from 1.2% to 2.8% (i.e., 2%\*40% = .8%; 2% -.8% = 1.2%; 2%+ .8% = 2.8%).

Staff's evaluation of the magnitude of the compliance costs submitted by the companies is set forth below in Table 1. The results indicate that the percentage of the present value of the cost of implementing the rules with respect to the present value of gross operating revenue (GOR) and total operating expense (TOE) for the electric companies is 0.3%. The results also indicate that, on average, the costs imposed as a result of these rules are in fact not only within ±40% of the 2% benchmark obtained from the literature with respect to the economic impact of regulations, but are much less than 2%.

**Table 1: Summary of the Economic Impacts of the Proposed Rules on Electric Companies**

Parameters	Discount Factors				Average
	9%	10%	10.50%	11%	
Cost	\$37,907	\$34,124	\$32,502	\$29,680	\$33,553
Total	\$37,907	\$34,124	\$32,502	\$29,680	\$33,553
Overall company cost	\$192,341,996	\$173,150,889	\$164,921,088	\$150,602,050	\$170,254,006
Gross operating revenue	\$226,828,556	\$204,196,519	\$194,491,130	\$177,604,716	\$200,780,230
Net revenue	\$34,486,560	\$31,045,630	\$29,570,042	\$27,002,666	\$30,526,224
Cost /gross operating revenue	0.02%	0.02%	0.02%	0.02%	0.02%
Cost/overall company cost	0.02%	0.02%	0.02%	0.02%	0.02%
Total cost/overall net revenue	0.11%	0.11%	0.11%	0.11%	0.11%
Total cost of rules/employee	\$12	\$11	\$10	\$12	\$11.32
Total cost of rules/customer	\$0.06	\$0.06	\$0.05	\$0.06	\$0.06

The proposed rules are intended to provide for safe, adequate, and efficient electric service as well as to define the rights and responsibilities of electric company customers. Thus, the proposed rule may have not only economic costs and benefits, but social costs and benefits. The social costs and benefits of implementing the proposed rules need to be based on the principle of incremental costs and benefits.

In order to assess the social costs and benefits of these proposed rules, it is important to assess which components of these costs are passed on to customers, and which ones are shareholder costs. However, due to time and resource constraints it is not possible to determine the social costs of implementing the proposed rules. Staff believes that the rules generate welfare gains (benefits) to society as a whole, as well as financial benefits to the regulated companies. However, the companies did not provide any measurable estimated benefits attributed to the implementation of these rules. Thus, it is difficult to compare the social and economic costs and benefits of implementing the proposed rules. Nevertheless, staff believes that implementation of the proposed rules will [be] to generate social benefits that are at least equal to the estimated costs of compliance.

In summary, (1) even if the costs of regulatory compliance with the proposed rules have not been overestimated by the companies responding to staff's survey, the economic costs of compliance remain negligible, (2) the changes in rules are expected to generate substantial benefits that can not be readily quantified, and thus not compared with estimated compliance costs, (3) although it was not possible to directly compare the costs and benefits of implementing the proposed rules, staff believes that the benefits of implementing the proposed rules related to public health, safety, and fairness are at least equal to the costs of compliance, and (4) there is no need

for the commission to consider mitigation or other relief measures because the costs are negligible, and there are no small businesses affected by the proposed rules.

**6. Conclusion:** Chapter 19.85 RCW requires that an SBEIS be prepared to assess whether the proposed rules ["will impose] more than minor costs on businesses in an industry," in this case, electric companies. Staff mailed surveys designed to obtain information about the cost of compliance with the proposed rules to all three electric companies regulated by the commission. Staff received responses from two companies.

Staff reviewed pertinent literature, and relied on benchmarks suggested in the literature to determine whether the regulatory costs reported by the companies are considered to be significant. Staff believes that the cost data submitted by the companies overestimates the costs of compliance. Nevertheless, staff's analysis indicates that the estimated compliance costs provided by the companies are negligible when compared with total operating costs and revenues. Staff's analysis indicates that implementing the proposed rules should not affect the viability of the large electric companies operating in the state of Washington, nor customers served by these companies.

**Attachment 1**

**Small Business Economic Impact Statement Questionnaire**

For each revised or new rule in Docket No. UE-990473, please, provide the following:

1. A summary of rules and their WAC number with respect to whether or not (i) it was part of company's operat-

ing practice, thus would not introduce practices that are newer; (ii) it is new and your assessment of the rule with respect to how it may affect the viability of your business.

2. For each revised or new rule, indicate the WAC number and provide description or list of: (i) Benefits (monetary and nonmonetary), and (ii) costs categories or items.

3. Estimation of benefits: For each new or revised rule, provide (i) direct and indirect quantifiable and nonquantifiable estimates of benefits, (ii) an assessment of how these benefits may change over time. Please note that the benefits may include possible reduction in formal complaints and litigation that would have been experienced in the absence of each of the rules.

4. Estimation of costs: For each new or revised rule: provide direct and indirect quantifiable and nonquantifiable estimates of costs. These costs should be broken down into: Capital costs (major investment such as production capital costs), operating and maintenance costs (further broken into subaccounts which includes but not limited to human capital costs such as administrative and government, professional or consultants, laborers, etc., costs; operating cost; maintenance cost) and opportunity costs. In addition these costs should also be accompanied by classification such as fixed or incremental, duration of costs incurred (one-time, cyclical or annual). Furthermore, costs should be presented in appropriate units such as (\$/yr, \$/hr, \$/customer, \$/kW, \$/kWh, etc.)

5. For each estimate of benefits and costs, please indicate the percentage of time that the rule may be utilized by a customer (for each class) or company per year.

6. For each estimate of benefits and costs (in 3 and 4 above), indicate the data and methodology used for the calculations, citing engineering cost estimating manual that you may have utilized.

7. Please provide your response (text and tables) in hard and electronic version.

A copy of the statement may be obtained by writing to Washington Utilities and Transportation Commission, Records Center, Docket No. UE-990473, P.O. Box 47250, Olympia, WA 98504-7250, phone (360) 664-1234, fax (360) 664-1150.

RCW 34.05.328 does not apply to this rule adoption. The commission is not an agency to which RCW 34.05.328 applies.

Hearing Location: Commission Hearing Room, Second Floor, Chandler Plaza, 1300 South Evergreen Park Drive S.W., Olympia, WA 98504-7250, on March 14, 2001, at 9:30 a.m.

Assistance for Persons with Disabilities: Contact Pat Valentine by March 1, 2001, TDD (360) 586-8203, or (360) 664-1133.

Submit Written Comments to: Secretary, Washington Utilities and Transportation Commission, P.O. Box 47250, Olympia, WA 98504-7250, fax (360) 586-1150, by January 24, 2001.

Date of Intended Adoption: March 14, 2001.

January 2, 2001  
Paul Curl  
for Carole J. Washburn  
Secretary

## PART I—GENERAL RULES

### NEW SECTION

**WAC 480-100-001 Purpose.** The legislature has declared that operating as an electric utility in the state of Washington is a business affected with the public interest and that such utilities should be regulated. The purpose of these rules is to administer and enforce chapter 80.28 RCW by establishing rules of general applicability and requirements for:

- Consumer protection;
- Financial records and reporting;
- Electric metering; and
- Electric safety and standards.

### NEW SECTION

**WAC 480-100-003 Application of rules.** (1) The rules in this chapter apply to any electric utility that is subject to the jurisdiction of the commission under RCW 80.04.010 and chapter 80.28 RCW. These rules also include various requirements of the utility's customers and applicants.

(2) The tariff provisions filed by utilities must conform with these rules. If the commission accepts a tariff that conflicts with these rules, the acceptance does not constitute a waiver of these rules unless the commission specifically approves the variation consistent with WAC 480-100-008, Exemptions from rules in chapter 480-100 WAC. Tariffs that conflict with these rules without approval are superseded by these rules.

(3) Any affected person may ask the commission to review the interpretation of these rules by a utility or customer by posing an informal complaint under WAC 480-09-150, Informal complaints, or by filing a formal complaint under WAC 480-09-420, Pleading and briefs—Application for authority—Protests.

(4) No deviation from these rules is permitted without written authorization by the commission. Violation will be subject to penalties as provided by law.

### NEW SECTION

**WAC 480-100-008 Exemptions from rules in chapter 480-100 WAC.** (1) The commission may grant an exemption from the provisions of any rule in this chapter, if consistent with the public interest, the purposes underlying regulation, and applicable statutes.

(2) To request a rule exemption, a person must file with the commission a written request identifying the rule for which an exemption is sought, giving a full explanation of the reason for requesting the exemption.

(3) The commission will assign the request a docket number, if it does not arise in an existing docket, and will schedule the request for consideration at one of its regularly scheduled open meetings or, if appropriate under chapter 34.05 RCW, in an adjudication. The commission will notify the person requesting the exemption, and other interested persons, of the date of the hearing or open meeting when the commission will consider the request.

(4) In determining whether to grant the request, the commission may consider whether application of the rule would impose undue hardship on the petitioner, of a degree or a kind different from hardships imposed on other similarly situated persons, and whether the effect of applying the rule would be contrary to the purposes of the rule.

(5) The commission will enter an order granting or denying the request, or setting it for hearing, pursuant to chapter 480-09 WAC.

#### NEW SECTION

**WAC 480-100-013 Additional requirements.** (1) These rules do not relieve any electric utility from any of its duties and obligations under the laws of the state of Washington.

(2) The commission retains the authority to impose additional or different requirements on any electric utility in appropriate circumstances, consistent with the requirements of law.

#### NEW SECTION

**WAC 480-100-018 Severability.** If any provision of this chapter or its application to any person or circumstance is held invalid, the remainder of the chapter or the application of the provision to other persons or circumstances is not affected.

#### NEW SECTION

**WAC 480-100-023 Definitions.** "Applicant" means any person, corporation, partnership, government agency, or other entity that applies for service with an electric utility or who reapplies for service at a new or existing location after service has been discontinued.

"Business day" means Monday through Friday, 8:00 a.m. until 5:00 p.m., except for official state holidays.

"Commission" means the Washington utilities and transportation commission.

"Customer" means any person, corporation, partnership, government agency, or other entity that has applied for, has been accepted, and is currently receiving service.

"Electric utility (utility)" means any business entity (e.g., corporation, company, association, joint stock association, or partnership) or person, including a lessee, trustee, or court appointed receiver that meets the following conditions:

Owns, controls, operates, or manages any electric plant for hire in Washington state; and

Is subject to the commission's jurisdiction.

Terms used in this chapter and defined in the public service laws of Washington state (i.e., principally Title 80 RCW) have the same meaning here as in the statutes. Terms not defined in these rules or the applicable statutes have the meaning generally accepted in the electric industry, or their ordinary meaning if there is no meaning generally accepted in the electric industry.

#### NEW SECTION

**WAC 480-100-028 Tariffs and special contracts.** An electric utility must publish its rate schedules and rules and regulations governing service, and file special contracts, in accordance with chapter 480-80 WAC, Utilities general—Tariffs, price lists, and contracts.

#### NEW SECTION

**WAC 480-100-033 Distribution line extension tariff.** Each electric utility must file, as a part of its tariff, a distribution line extension rule setting forth the conditions under which it will extend its facilities to make service available to an applicant.

### PART II—CONSUMER RULES

#### NEW SECTION

**WAC 480-100-103 Information to consumers.** (1) An electric utility must make available at each of its listed business offices information regarding rates, rules, and regulations needed for its customers and applicants to obtain adequate and efficient service.

(2) The utility must maintain a toll-free telephone number available for its applicants and customers during business hours to receive information relating to services and rates, to accept and process orders for service, to explain charges on customer bills, to adjust charges made in error, to respond to customer inquiries and complaints, and to generally act as representatives of the utility.

(3) The utility must provide to each applicant relevant rate information and a brochure that explains the rights and responsibilities of a utility customer. The brochure must include, at a minimum, information about the utility's regular business hours, the utility's mailing address, the utility's toll-free number, the twenty-four-hour emergency number(s), and an explanation of the utility's processes to establish credit, deposits, billing, delinquent accounts, disconnection of service initiated by the utility, cancellation of service by the customer, the dispute process, and the commission's informal complaint procedures to be followed if the customer remains dissatisfied with the utility's dispute process.

(4) At least once each year, the utility must directly advise each of its customers how to obtain:

- (a) A copy of the consumer brochure described in subsection (3) of this section;
- (b) A copy of the customer's applicable rate information;
- (c) A copy of the electric rules, chapter 480-100 WAC; and

- (d) A copy of the utility's current rates and regulations.

(5) The utility must provide an applicant, upon request, the high and low bills for the requested service premises during the prior calendar year, if such data is available.

(6) The utility must provide a customer, upon request, a detailed account of the customer's actual electric usage at the service premises for the previous twelve-month period, if such data is available.

PROPOSED

(7) The utility must provide customers information comparing energy usage for the current month and same billing month of the previous year, if available, either on the customers' bills or upon request, as follows:

- (a) Number of days in billing period;
- (b) Kilowatt hours used; and
- (c) Average kilowatt hours used per day.

(8) The utility must provide the commission with electronic or paper copies of all pamphlets, brochures, and bill inserts of regulated service information at the same time the utility delivers such material to its customers.

#### NEW SECTION

**WAC 480-100-108 Application for service.** (1) When an applicant orders service from an electric utility, the applicant will be responsible for conforming to the rules and regulations that are in effect and on file with the commission.

(2) The utility may require the following information when an applicant applies for service:

(a) The applicant's name, address, and telephone number, and an alternative contact telephone number, if applicable, of the responsible party at the service premises;

(b) The date the service is requested to be effective;

(c) The type of service requested, such as residential or commercial service, and the type of equipment to be served at the service premises;

(d) Proof of identification. The utility must allow the applicant to choose from a list, provided by the utility, of at least five sources of identification. The list must include a current driver's license or other picture identification; and

(e) Any additional information the utility may reasonably require for billing or service.

(3) The utility must offer, if available, a service-order tracking number so the customer can easily identify the service request in subsequent interactions with the utility.

(4) The utility must provide the following service dates to the applicant:

(a) For service at a location where utility service facilities exist and will not have to be modified in any way to serve the applicant, the utility must provide a service date at the time of application. If the utility becomes aware that the service date cannot be met, it must notify the applicant prior to the service date;

(b) For service at a location where utility service facilities do not exist or require modification, the utility will provide the following service dates:

(i) Upon request by the applicant, prior to signing a service agreement, the utility must provide a range of dates by which service can be made available;

(ii) Upon signing a service agreement with the applicant, the utility must provide a date by which service will be made available. If the utility becomes aware that the service date cannot be met, it must notify the applicant on or prior to the service date.

(5) A customer may not resell electricity unless specifically authorized in the utility's tariff.

#### NEW SECTION

**WAC 480-100-113 Residential services deposit requirements.** (1) **Deposit criteria for current residential customers.** An electric utility may collect a deposit from its own customers for residential service only if:

(a) At any time during the prior twelve months, the utility has sent the customer three or more delinquency notices;

(b) The utility has disconnected the customer's residential service for nonpayment; or

(c) There is a prior customer living at the residence who owes a past due bill to the utility at that address.

(2) **Deposit criteria for residential applicants.** A utility may collect a deposit from an applicant for residential service only if:

(a) The applicant has met the conditions described in subsection (1) of this section with another electric utility;

(b) The applicant is not able to demonstrate continuous employment during the prior twelve consecutive months and neither is currently employed nor has a regular source of income;

(c) The applicant does not own or is not purchasing the premises to be served;

(d) There is a prior customer living at the residence who owes a past due bill to the utility at that address; or

(e) The applicant has an unpaid, overdue balance owing to any electric or gas utility for residential service.

(3) **Deposit amount.** The utility may require a deposit not to exceed the amount of:

(a) **For utilities billing monthly,** two-twelfths of the service location's most recent twelve months' usage, or if service did not exist, two-twelfths of the estimated annual usage; or

(b) **For utilities billing bimonthly,** three-twelfths of the service location's most recent twelve months' usage or, if service did not exist, three-twelfths of the estimated annual usage.

(4) **Deposit payment arrangements.** The utility must allow an applicant or customer the option of paying fifty percent of the deposit prior to service, and paying the remaining balance in equal amounts over the next two months, on the dates mutually agreed upon between the applicant or customer and the utility. The utility and applicant or customer may make other mutually acceptable deposit payment arrangements.

(5) **Alternative to deposit.** The utility must allow any applicant or customer who indicates an inability to pay a deposit: (a) To prepay any service initiation fees and reasonably estimated regular service charges or budget billings at periods corresponding to the utility's regular billing periods for the length of time during which a deposit would ordinarily be required. The utility must then bill the applicant or customer in a normal fashion; or

(b) To furnish a satisfactory guarantor. A guarantor will be considered satisfactory if the guarantor has at least established credit with the utility as outlined in this section. A utility may, at its discretion, accept a guarantor that does not meet the requirements of this section. If the customer has been disconnected, the guarantor is responsible for the

amount stated on the disconnection notice, not to exceed the amount of the deposit as defined in subsection (3) of this section unless the guarantor has agreed to guarantee an additional amount as specified in subsection (7) of this section; or

(c) To notify the utility of the inability to pay a deposit as provided in WAC 480-100-143, Winter low-income payment program; or

(d) The opportunity to provide a reference from a similar utility that can be quickly and easily checked if the conditions in subsection (1) of this section cannot be met.

(6) **Transfer of deposit.** When a customer moves to a new address within the utility's service territory, the deposit, plus accrued interest and less any outstanding past-due balance owing from the old address, must be transferred or refunded.

(7) **Additional deposit.** If a deposit or additional deposit amount is required after the service is established, the reasons must be specified to the customer in writing. Any request for a deposit or additional deposit amount must comply with the standards outlined in subsection (1) of this section. If the original deposit was secured by a guarantor and the guarantor does not agree to be responsible for the additional deposit amount, the customer will be held responsible for paying the additional deposit.

(8) **Deposit payment date.** Any deposit or additional deposit amount required after service is established is due and payable not earlier than 5:00 p.m. of the sixth business day after notice, if the deposit requirement notice is mailed from within the states of Washington, Oregon, or Idaho, or the ninth business day if mailed from outside the states of Washington, Oregon, and Idaho. If the utility delivers the notice to the customer in person, the deposit or additional deposit amount is due and payable not earlier than 5:00 p.m. of the sixth business day from the date of delivery.

(9) **Interest on deposits.** Interest on deposits collected from applicants or customers must:

(a) Accrue at the rate calculated as a simple average of the effective interest rate for new issues of one-year treasury bills, computed from December 1st of each year through November 30th of the following year. The commission will advise the utility each year of the specific rate;

(b) Earn the calculated interest rate as determined in (a) of this subsection during January 1st through December 31st of the subsequent year;

(c) Be computed from the date of deposit to the date of refund or when applied directly to the customer's account; and

(d) Be compounded or paid annually.

(10) **Refund of deposit.** Deposits plus accrued interest must be applied to the customer's account or refunded at the customer's request when there has been satisfactory payment or upon termination of service.

(a) **Satisfactory payment.** Satisfactory payment is established when the customer has paid for service during twelve consecutive months in a prompt and satisfactory manner as evidenced by the following:

(i) The utility has not initiated disconnection proceedings against the customer; and

(ii) The utility has sent no more than two delinquency notices to the customer.

(b) **Termination of service.** Upon termination of service, the utility must return to the customer the deposit amount plus accrued interest, less any amounts due the utility by the customer.

(11) **How deposits are refunded.** Any deposit plus accrued interest must be made available to the customer no later than fifteen calendar days following completion of twelve months of satisfactory payment or the cancellation of service. Refunds must be:

(a) Applied to the customer's account for service beginning in the thirteenth month; or

(b) At the customer's request, paid in the form of a check either delivered by mail or given to the customer in person at the utility's local business office.

#### NEW SECTION

**WAC 480-100-118 Nonresidential service deposit requirements.** (1) **Deposit criteria for nonresidential customers.** An applicant for nonresidential service may be required to demonstrate that it is a satisfactory credit risk by reasonable means appropriate under the circumstances.

(2) **Deposit amount.** The electric utility may require a deposit not to exceed the amount of:

(a) **For utilities billing monthly,** two-twelfths of the service location's most recent twelve months' usage, or if service did not exist, two-twelfths of the estimated annual usage; or

(b) **For utilities billing bimonthly,** three-twelfths of the service location's most recent twelve months' usage or, if service did not exist, three-twelfths of the estimated annual usage.

(3) **Transfer of deposit.** When a customer moves to a new address within the utility's service territory, the deposit, plus accrued interest and less any outstanding past-due balance owing from the old address, must be transferred or refunded.

(4) **Additional deposit.** If a deposit or additional deposit amount is required after the service is established, the reasons must be specified to the customer in writing. Any request for a deposit or additional deposit amount must comply with the standards outlined in this section.

(5) **Deposit payment date.** Any deposit or additional deposit amount required after service is established is due and payable not earlier than 5:00 p.m. of the sixth business day after notice, if the deposit requirement notice is mailed from within the states of Washington, Oregon, or Idaho, or the ninth business day if mailed from outside the states of Washington, Oregon, and Idaho. If the utility delivers the notice to the customer in person, the deposit or additional deposit amount is due and payable not earlier than 5:00 p.m. of the sixth business day from the date of delivery.

(6) **Interest on deposits.** Interest on deposits collected from applicants or customers must:

(a) Accrue at the rate calculated as a simple average of the effective interest rate for new issues of one-year treasury bills, computed from December 1st of each year through

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November 30th of the following year. The commission will advise the utility each year of the specific rate;

(b) Earn the calculated interest rate as determined in (a) of this subsection during January 1st through December 31st of the subsequent year;

(c) Be computed from the date of deposit to the date of refund or when applied directly to the customer's account; and

(d) Be compounded or paid annually.

(7) **Refund of deposit.** Deposits plus accrued interest must be applied to the customer's account or refunded at the customer's request when there has been satisfactory payment or upon termination of service.

(a) Satisfactory payment. Satisfactory payment is established when the customer has paid for service during twelve consecutive months in a prompt and satisfactory manner as evidenced by the following:

(i) The utility has not initiated disconnection proceedings against the customer; and

(ii) The utility has sent no more than two delinquency notices to the customer.

(b) Termination of service. Upon termination of service, the utility must return to the customer the deposit amount plus accrued interest, less any amounts due the utility by the customer.

#### NEW SECTION

**WAC 480-100-123 Refusal of service.** (1) An electric utility may refuse requests to provide service to a master meter in a building with permanent occupants when all of the following conditions exist:

(a) The building or property has more than one dwelling unit;

(b) The occupants control a significant part of the electricity used in the individual units; and

(c) It is cost-effective for the occupants to have the utility purchase and install individual meters considering the long-run benefits of measuring and billing each occupant's electric use separately.

(2) The utility may refuse to provide service if:

(a) Providing service will cause an adverse affect on other customers or does not comply with government regulations or the electric industry accepted standards;

(b) In the utility's judgment, there are hazardous conditions at the premises, or the applicant's or customer's wiring or electrical equipment is hazardous or of such nature that safe and satisfactory service cannot be provided;

(c) The applicant or customer does not comply with the utility's request to provide protective devices to protect the utility's or other customers' properties from theft or damage;

(d) The utility is unable to obtain all necessary rights of way, easements, approvals, and permits;

(e) It is not economically feasible to provide service; or

(f) The customer is known by the utility to have fraudulently obtained service as described in WAC 480-100-128, Disconnection of service;

(3) The utility may not refuse to provide service to a residential applicant or residential customer because there are outstanding amounts due from a prior customer at the same

premises, unless the utility can determine, based on objective evidence, that a fraudulent act is being committed, such that the applicant or customer is acting on behalf of the prior customer with the intent to avoid payment.

(4) The utility may not refuse service to a residential applicant or residential customer who has three or fewer prior obligations in any one calendar year. A prior obligation is the dollar amount the utility has billed to the customer and for which the utility has not received payment at the time the service has been disconnected.

#### NEW SECTION

**WAC 480-100-128 Disconnection of service.** (1) **Customer-directed.** The utility may require customers to give at least three days' notice prior to the date service is to be discontinued. The customer is not responsible for usage after the requested date for discontinuance of service, provided the customer gave proper notice. If the customer moves from the service address and fails to request that service be discontinued, the customer will be responsible to pay for service taken at that service address until the utility can confirm either that the customer has vacated the premises and can access the meter or that a new responsible party is taking service.

(2) **Utility-directed without notice or without further notice.** The utility may discontinue service without notice or without further notice when:

(a) After conducting a thorough investigation, the utility determines that the customer has tampered with or stolen the utility's property, has used service through an illegal connection, or has fraudulently obtained service. The utility has the burden of proving that fraud occurred. For the purpose of this section, a nonsufficient funds check or dishonored electronic payment alone will not be considered fraud.

(i) First offense. The utility may disconnect service without notice when it discovers theft, tampering, or fraud, unless the customer immediately pays all of the following:

(A) The tariffed rate for service that the utility estimates was used as a result of the theft, tampering, or fraud;

(B) All utility costs resulting from such theft, tampering, or fraud; and

(C) Any required deposit.

(ii) Second offense. The utility may disconnect service without notice when it discovers further theft, tampering, or fraud. The utility may refuse to reconnect service to a customer who has been twice disconnected for theft, tampering, or fraud, subject to appeal to the commission.

(b) After conducting a thorough investigation, the utility determines that the customer has vacated the premises;

(c) The utility identifies a hazardous condition in the customer's facilities or in the utility's facilities serving the customer;

(d) A customer pays a delinquent account with a check or electronic payment the bank or other financial institution has dishonored after the utility has issued appropriate notice as described in subsection (6) of this section;

(e) The customer has not kept any agreed-upon payment arrangement for payment of a delinquent balance after the

utility has issued appropriate notice as described in subsection (6) of this section; or

(f) The utility has determined a customer has used service prior to applying for service. The utility must charge the customer for service used in accordance with the utility's filed tariff.

This section should not be interpreted as relieving the customer or other person of civil or criminal responsibility.

(3) **Utility-directed with notice.** After properly notifying the customer, as explained in subsection (6) of this section, the utility may discontinue service for any one of the following conditions:

(a) For delinquent charges associated with regulated electric service (or for regulated electric and gas service if the utility provides both services), including any required deposit. However, the utility cannot disconnect service when the customer has met the requirements of subsection (5) of this section for medical emergencies, or has agreed to or maintains agreed-upon payment arrangements with the utility, as described in WAC 480-100-143, Winter low-income payment program;

(b) For use of electric service for purposes or properties other than those specified in the customer's service application;

(c) Under flat-rate service for nonmetered load, for increased electric use without the utility's approval;

(d) For refusing to allow the utility's representatives access to the customer's premises as required in WAC 480-100-168, Access to premises;

(e) For violating rules, service agreements, or filed tariff(s); or

(f) For use of equipment that detrimentally affects the utility's service to its other customers.

(4) Electric service may not be disconnected for amounts that may be owed the utility for nonregulated service.

(5) **Medical emergencies.** When the utility has cause to disconnect or has disconnected a residential service, it must postpone disconnection of service or must reinstate service for a grace period of five business days after receiving either verbal or written notification of the existence of a medical emergency. The utility must reinstate service during the same day if the customer contacts the utility prior to the close of the business day and requests a same-day reconnection. Otherwise, the utility must restore service by 12:00 p.m. the next business day. When service is reinstated the utility will not require payment of a reconnection charge and/or deposit prior to reinstating service but must bill all such charges on the customer's next regular bill or on a separate invoice.

(a) The utility may require that the customer, within five business days, submit written certification from a qualified medical professional stating that the disconnection of electric service would aggravate an existing medical condition of a resident of the household. "Qualified medical professional" means a licensed physician, nurse practitioner, or physician's assistant authorized to diagnose and treat the medical condition without supervision of a physician. Nothing in this section precludes a utility from accepting other forms of certification, but the maximum the utility can require is written cer-

tification. If the utility requires written certification, it may not require more than the following information:

(i) Residence location;

(ii) An explanation of how the current medical condition will be aggravated by disconnection of service;

(iii) A statement of how long the condition is expected to last; and

(iv) The title, signature, and telephone number of the person certifying the condition;

(b) The medical certification is valid only for the length of time the health endangerment is certified to exist but no longer than sixty days, unless renewed;

(c) A medical emergency does not excuse a customer from having to pay delinquent and ongoing charges. The utility may require the customer to do the following within a five-business-day grace period:

(i) Pay a minimum of ten percent of the delinquent balance;

(ii) Enter into an agreement to pay the remaining delinquent balance within one hundred twenty days; and

(iii) Agree to pay subsequent bills when due.

Nothing in this section precludes the utility from agreeing to an alternate payment plan, but the utility may not require the customer to pay more than this subsection prescribes. The utility must send a notice to the customer confirming the payment arrangements within two business days of having reached the agreement;

(d) If the customer fails to provide an acceptable medical certificate or ten percent of the delinquent balance within the five-business-day grace period, or if the customer fails to abide by the terms of the payment agreement, the utility may not disconnect service without first mailing a written notice providing a disconnection date not earlier than 5:00 p.m. of the third business day after the date of mailing, if mailed from within the states of Washington, Oregon, or Idaho, or the sixth business day, if mailed from outside the states of Washington, Oregon, and Idaho, or by personally delivering a notice providing a disconnection date of not earlier than 5:00 p.m. of the second business day following the date of delivery;

(e) A customer may claim medical emergency and be entitled to the benefits described in this subsection only twice within any one hundred twenty-day period.

(6) **Disconnection notification requirements.** The utility must notify customers before disconnecting their service, except as described in subsection (2) of this section. Notification consists of the following requirements:

(a) The utility must serve a written disconnection notice to the customer either by mail or by personal delivery to the customer's address with notice attached to the primary door. If the disconnection notice is for nonpayment during the winter months, the utility must advise the customer of the payment plan described in WAC 480-100-138, Payment arrangements, and WAC 480-100-143, Winter low-income payment program. Each disconnection notice must include:

(i) A disconnection date that is not less than eight business days after the date of personal delivery or mailing, if mailed from inside the states of Washington, Oregon, or Idaho, or a disconnection date that is not less than eleven

business days, if mailed from outside the states of Washington, Oregon, and Idaho.

(ii) All relevant information about the disconnection action including the cause for disconnection, the amount owing, and how to avoid disconnection;

(iii) All relevant information about any charges that may be assessed; and

(iv) The utility's name, address, and toll-free telephone number by which a customer may contact the utility to discuss the pending disconnection of service;

(b) If the utility discovers the notice information in (a) of this subsection is inaccurate, the utility must issue another notice to the customer as described in subsection (6)(a) of this section;

(c) If the utility has not disconnected service within ten business days of the disconnection date stated in (a) of this subsection, the disconnection notice will be considered void unless the customer and the utility have agreed to a payment arrangement. Upon a void notice, the utility must provide a new disconnection notice to the customer as described in (a) of this subsection;

(d) In addition to the notice required by (a) of this subsection, a second notice must be provided by one of the three options listed below:

(i) Delivered notice. The utility must deliver a second notice to the service premises and attach it to the customer's primary door. The notice must state a scheduled disconnection date that is not earlier than 5:00 p.m. of the second business day after the date of delivery;

(ii) Mailed notice. The utility must mail a second notice which must include a scheduled disconnection date that is not earlier than 5:00 p.m. of the third business day after the date of mailing, if mailed from within the states of Washington, Oregon, or Idaho; or the sixth business day, if mailed from outside the states of Washington, Oregon, and Idaho; or

(iii) Telephone notice. The utility must attempt at least two times to contact the customer during regular business hours. A log or record of the calls must be kept for a minimum of ninety calendar days showing the telephone number called, the time of the call, and details of the results of each attempted call. If the utility is unable to reach the customer by telephone, a written notice must be mailed to the customer providing a disconnection date not earlier than 5:00 p.m. of the third business day after the date of mailing, if mailed from within the states of Washington, Oregon, or Idaho, or the sixth business day, if mailed from outside the states of Washington, Oregon, and Idaho, or written notice must be personally delivered providing a disconnection date of not earlier than 5:00 p.m. of the second business day following the date of delivery.

For utilities billing for electric and gas service, each type of notice listed above must provide the information contained in (a)(iii) of this subsection;

(e) If the utility discovers the written notice information required under the options in (d) of this subsection is inaccurate, the utility must issue another notice to the customer as described in (a) of this subsection;

(f) If the utility provides a second notice within ten business days of the disconnection date required by (a)(i) of this subsection, the disconnection date is extended an additional

ten working days from the disconnection date of the second notice. If the utility does not disconnect service within the extended ten-business-day period, the notice will be considered void unless the customer and the utility have agreed upon a payment arrangement. Upon a void notice, the utility must provide an additional notice as required under (d) of this subsection;

(g) If the utility provides a second notice after the ten business days of the disconnection date required by (a)(i) of this subsection, the notice will be considered void unless the customer and the utility have agreed upon a payment arrangement. Upon a void notice, the utility must provide a new disconnection notice to the customer as described in (a) of this subsection;

(h) When the service address is different from the billing address, the utility must determine if the customer of record and the service user are the same party. If not, the utility must notice the service user as described in (a) of this subsection prior to disconnecting service;

(i) Except in case of danger to life or property, the utility may not disconnect service on Saturdays, Sundays, legal holidays, or on any other day on which the utility cannot reestablish service on the same or following day;

(j) A utility representative dispatched to disconnect service must accept payment of a delinquent account at the service address, but will not be required to give change for cash paid in excess of the amount due and owing. The utility must credit any over-payment to the customer's account. The utility may charge a fee for the disconnection visit to the service address if provided for in the utility's tariff;

(k) When service is provided through a master meter, or when the utility has reasonable grounds to believe service is to other than the customer of record, the utility must undertake reasonable efforts to inform the occupants of the service address of the impending disconnection. Upon request of one or more service users, where service is to other than the customer of record, the utility must allow five days past the original disconnection date to permit the service users to arrange for continued service;

(l) Medical facilities. When service is known to be provided to:

(i) A hospital, medical clinic, ambulatory surgery center, renal dialysis facility, chemical dependency residential treatment facility, or other medical care facility licensed or certified by the department of health, a notice of pending disconnection must be provided to the secretary of the department of health and to the customer. The department of health secretary or designee may request to delay the disconnection for five business days past the original disconnection date to allow the department to take the necessary steps to protect the interests of the patients residing at the facility; or

(ii) A nursing home, boarding home, adult family home, group care facility, intermediate care facility for the mentally retarded (ICF/MR), intensive tenant support residential property, chemical dependency residential treatment facility, crisis residential center for children or other group home or residential care facility licensed or certified by the department of social and health services, a notice of pending disconnection must be provided to the secretary of the department of social and health services and to the customer. The department of

social and health services secretary or designee may request to delay the disconnection for five business days past the original disconnection date to allow the department to take the necessary steps to protect the interests of the patients residing at the facility;

(m) Any customer may designate a third party to receive a disconnection notice or notice of other matters affecting the customer's service. The utility must offer all customers the opportunity to make such a designation. If the utility believes that a customer is not able to understand the effect of the disconnection, the utility must consider a social agency to be the third party. In either case, the utility must delay service disconnection for five business days past the original disconnection date after issuing a disconnection notice to the third party. The utility must determine which social agencies are appropriate and willing to receive the disconnection notice, the name and/or title of the person able to deal with the disconnection, and provide that information to the customer.

(7) For purposes of this section, the date of mailing a notice will not be considered the first day of the notice period.

(8) **Payments at a payment agency.** Payment of any past-due amounts to a designated payment agency of the utility constitutes payment when the customer informs the utility of the payment and the utility has verified the payment.

(9) **Remedy and appeals.** Service may not be disconnected while the customer is pursuing any remedy or appeal provided by these rules or while engaged in discussions with the utility's representatives or with the commission. Any amounts not in dispute must be paid when due and any conditions posing a danger to health, safety, or property must be corrected. The utility must inform the customer of these provisions when the customer is referred to a utility's supervisor or to the commission.

#### NEW SECTION

**WAC 480-100-133 Reconnecting service after disconnection.** (1) An electric utility must make every reasonable effort to restore a disconnected service within twenty-four hours, or other time mutually agreeable between the customer and the company, after the customer has paid, or at the time the utility has agreed to bill, any reconnection charge, and:

(a) The causes for disconnection not related to a delinquent account are removed and the customer pays any delinquent regulated charges, plus any required deposit; or

(b) The customer has entered into an agreed-upon payment arrangement for a delinquent account and pays any required deposit as defined in WAC 480-100-113, Residential service deposit requirements or WAC 480-100-118, Non-residential service deposit requirements; or

(c) The customer has paid any account that is not a prior obligation account as defined in WAC 480-100-123, Refusal of service, and the customer has paid any required deposit as defined in WAC 480-100-113, Residential service deposit requirements or WAC 480-100-118 Nonresidential service deposit requirements;

(2) The commission may require reconnection pending resolution of any bona fide dispute between the utility and the customer over the propriety of disconnection.

#### NEW SECTION

**WAC 480-100-138 Payment arrangements.** (1) If an electric utility is delayed in billing a residential customer, the utility must offer payment arrangements that are equal to the length of time the bill was delayed, unless the utility determines the customer used service prior to applying for service as outlined in WAC 480-100-128 (2)(f), Disconnection of service.

(2) The utility must offer all residential customers the option of an equal-payments plan.

(a) An equal-payments plan allows the customer to pay the same amount each month based on historical usage. If historical information is not available, the utility must base the amount on projected usage;

(b) The utility may refuse to offer an equal-payments plan to customers who have been removed from the equal-payments plan for nonpayment within the past six months or have more than a two-month past-due balance on their current account. However, the utility may offer the equal-payments plan to any customer when the utility believes this would be in the best interest of all parties concerned;

(3) The utility must provide a receipt to customers for all payments made in cash.

#### NEW SECTION

**WAC 480-100-143 Winter low-income payment program.** (1) During the winter months, between November 15th and March 15th, an electric utility may not discontinue residential space heating service if the customer does all of the following:

(a) Notifies the utility of the inability to pay the bill and any required deposit. This notice should be provided within five business days of receiving a delinquency notice unless there are extenuating circumstances. If the customer does not notify the utility within five business days and service is disconnected, the customer can receive the protections of this chapter, by paying reconnection charges, if any, and by otherwise fulfilling the requirements of this section;

(b) Provides self-certification of household income for the prior twelve months to a grantee of the department of community, trade, and economic development or its successor. For the purposes of this section, the grantee is a contractor operating low-income energy assistance programs for the department of community, trade, and economic development. The grantee will determine that the household income is not higher than the maximum allowed for eligibility under the state's plan for low-income energy assistance. The grantee will, within thirty days, provide a dollar figure to the utility that is seven percent of the household income. For the purposes of this section, household income is defined as the total income of all household members as determined by the grantee. The grantee may verify information provided in the self-certification;

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(c) Applies for home energy assistance from appropriate government and/or private sector organizations and certifies that any assistance received will be applied to the customer's current and future utility bills;

(d) Applies to the utility or other appropriate agencies for low-income weatherization assistance if such assistance is available for the dwelling;

(e) Agrees and abides by that agreement to:

(i) Pay by the following October 15th all amounts owed to the utility and pay for continued service; and

(ii) Pay a monthly payment during the winter period. The utility may not require payment of more than seven percent of the customer's monthly income. In addition, the customer must pay one-twelfth of any billings from the date application is made through March 15th. A customer may agree to pay a higher percentage of income during this period, but the customer's account will not be considered past-due unless payment during this period is less than seven percent of the monthly income plus one-twelfth of any past-due amounts accrued from the date application is made and thereafter. If the customer does not pay the past-due bill by the following October 15th, the customer will not be eligible for protections under this section until the past-due bill is paid;

(f) Notifies and provides documentation to the utility, if requested, that the customer has received any home heating assistance payment from government and/or private sector organizations after being approved for the plan. When the utility receives this information it must recalculate the payments for the customer; and

(g) Pays all amounts owed even if the customer moves.

(2) The utility:

(a) Must help the customer to fulfill the requirements under this section;

(b) Must transfer an account to a new residence when a customer who has established a plan under this section moves from one residence to another within the utility's service area;

(c) May disconnect service in accordance with WAC 480-100-128, Disconnection of service, if the customer has not kept the payment arrangements as described in subsection (1) of this section. The utility must include in the customer's disconnection notice:

(i) A description of the customer's duties outlined in subsection (1) of this section; and

(ii) An explanation that the utility must restore service if the customer contacts the utility and satisfies the other requirements of this section;

(d) May disconnect service for practices authorized by law other than for nonpayment as stated in this section;

(e) Must allow customers who qualified under subsection (1) of this section and who default on their payment plan and are disconnected in accordance with WAC 480-100-128, Disconnection of service, to reconnect and maintain the protection afforded under this chapter when the customer:

(i) Pays any reconnection charges; and

(ii) Pays all amounts that would have been due and owing on the date the service is reconnected; and

(f) Must provide a written copy of the extended payment plan to the customer.

(3) Any customer who has a past-due amount owing under this payment plan will not be eligible to reapply for a new extended payment plan unless authorized by the utility.

#### NEW SECTION

**WAC 480-100-148 Service responsibility.** (1) **Customer responsibility.** The customer must notify the electric utility, in writing, prior to all changes to the customer's equipment or usage that will materially affect the service to be rendered. The customer must give such notice within a reasonable time so the utility can provide the necessary facilities and acquire additional power supply, if needed. The charge for such necessary facilities, if any, must be in accordance with the utility's filed tariff.

(2) **Electric utility responsibility.** Each electric utility:

(a) Must install and maintain equipment within its system that may be necessary to operate the electric system. The commission may require the utility to provide additional equipment in connection with performing special investigations, if economically feasible;

(b) Must promptly notify all affected customers of a change to the service that would affect the efficiency of operation or the adjustment of the customer's equipment. If an adjustment to the customer's equipment is necessary, the cost may be recovered in accordance with the utility's tariff, except that, when the customer has been notified of a change in service prior to receiving service or when such change is required by law, the customer must bear all costs in connection with making changes to the customer's own equipment.

(c) Must maintain its plant in such a condition that will enable it to furnish safe, adequate, and efficient service and meet applicable state and federal standards.

(d) Must make all reasonable efforts to avoid interruptions of service and, when such interruptions occur, must endeavor to reestablish service with the shortest possible delay. Interruptions as used in this subsection do not refer to the discontinuance of service to those customers receiving service under an interruptible service schedule.

When it is necessary for an electric utility to make repairs to or to change its facilities other than meters, the utility may, without incurring any liability, suspend service for such periods as may be reasonably necessary and in such a manner as to minimize the inconvenience to customers. The utility must individually notify police and fire departments affected by such a suspension. All customers affected by a scheduled interruption associated with facilities other than meters, will be given notification through newspapers, radio announcements, or other means at least one day in advance.

(e) Must keep a record of all interruptions of service affecting a substantial number of customers, including in such record the location, the date and time, the duration, and, as accurately as possible, the cause of each interruption. Utilities must submit copies of such records to the commission upon request.

#### NEW SECTION

**WAC 480-100-153 Disclosure of private information.** (1) An electric utility may not disclose, permit access to, or

use private consumer information, as defined in subsection (3) of this section, for the purposes of marketing unregulated services or products offerings to a customer who does not already subscribe to that service or product, unless the utility has first obtained the customer's written permission to do so.

(2) A utility may not share or sell private consumer information with or to its affiliates, subsidiaries, or any other third party for the purposes of marketing services or product offerings to a customer who does not already subscribe to that service or product, unless the utility has first obtained the customer's written permission to do so.

(3) Private consumer information includes the customer's name, address, telephone number, and any other personally identifying information, as well as information related to the quantity, technical configuration, type, destination, and amount of use of service or products subscribed to by a customer of a regulated utility that is available to the utility solely by virtue of the customer-utility relationship.

(4) This section does not prevent disclosure of the essential terms and conditions of special contracts as provided for in WAC 480-80-335, Special contracts for electric, water, and natural gas utilities.

(5) This section does not prevent the utility from inserting any marketing information into the customer's billing package.

#### NEW SECTION

**WAC 480-100-163 Service entrance facilities.** (1) An electric utility may require customers to:

- (a) Provide entrance facilities at the easiest access point to the utility's distribution system; and
- (b) Comply with reasonable requirements to keep those facilities free from tampering or interference.

(2) In order to permit the required clearances, utilities may require their customers to provide a structurally sound point of attachment for the utility's service conductors pursuant to the National Electric Code. Information about the National Electric Code regarding the version adopted and where to obtain it is set out in WAC 480-100-999 Adoption by reference.

#### NEW SECTION

**WAC 480-100-168 Access to premises; identification.**

(1) Authorized representatives of an electric utility have the right to enter a customer's property during reasonable hours to perform necessary functions such as meter reading, maintenance, repairs, testing, installation, or removal of the utility's property. Utilities must provide photo identification to utility representatives who are authorized to enter customers' premises. Customers have the right to see the utility-provided identification of electric utility representatives before allowing entry to the customer's property.

(2) When performing maintenance, repairs, testing, installation, or removal of the utility's property, the utility must restore the customer's property as close as reasonably practicable to the condition prior to the utility's action, unless otherwise defined in the utility's tariff or through a separate agreement with the customer.

#### NEW SECTION

**WAC 480-100-173 Electric utility responsibility for complaints and disputes.** (1) When an electric utility receives a complaint in any form from a customer or an applicant for service, the utility must acknowledge receipt of the complaint and:

- (a) Upon request, identify the utility's contact to the complainant;
- (b) Investigate the complaint promptly as required by the particular case;
- (c) Report the results of the investigation to the complainant;
- (d) Take corrective action, if warranted, as soon as possible under the circumstances;
- (e) If the complainant is dissatisfied with the results or decision, inform the complainant that the decision may be appealed to a supervisor at the utility; and
- (f) If the complainant is dissatisfied after speaking with the utility's supervisor, the supervisor must inform the complainant of the complainant's right to file a complaint with the commission and provide the commission's address and toll-free telephone number.

(2) Applicants, customers, or their representatives may file with the commission:

- (a) An informal complaint as described in WAC 480-09-150, Informal complaints; or
- (b) A formal complaint against the utility as described in WAC 480-09-420, Pleadings and briefs—Applications for authority—Protests.

(3) When the commission refers an informal complaint to the utility, the utility must:

- (a) Investigate and report the results to the commission within two business days. The commission may grant an extension of time for responding to the complaint, if requested and warranted;
- (b) Keep the commission informed of progress toward the solution and the final result; and
- (c) Respond to the commission's request for additional informal complaint information within three business days of the request or at a date specified by the commission. The commission may grant an extension of time for responding to the complaint, if requested and warranted.

(4) Each electric utility must keep a record of all complaints for at least three years and, upon request, make them readily available for commission review. The record must contain:

- (a) The complainant's name and address;
- (b) The date and nature of the complaint;
- (c) The action taken;
- (d) The final result; and
- (e) All official documents regarding the complaint.

#### NEW SECTION

**WAC 480-100-178 Billing requirements and payment date.** (1) Customer bills must:

- (a) Be issued at intervals not to exceed two one-month billing cycles, unless the utility can show good cause for

delaying the issuance of the bill. The utility must be able to show good cause if requested by the commission;

- (b) Show the total amount due and payable;
- (c) Show the date the bill becomes delinquent if not paid;
- (d) Show the utility's business address, business hours, and a toll-free telephone number and an emergency telephone number by which a customer may contact the utility;
- (e) Show the current and previous meter readings, the current read date, and the total amount of kilowatt hours used;
- (f) Show the amount of kilowatt hours used for each billing rate, the applicable billing rates per kilowatt, the basic charge or minimum bill;

(g) Show the amount of any municipal tax surcharges or their respective percentage rates;

(h) Clearly identify when a bill has been prorated. A prorated bill must be issued when service is provided for a fraction of the billing period. Unless otherwise specified in the utility's tariff, the charge must be prorated in the following manner:

- (i) Flat-rate service must be prorated on the basis of the proportionate part of the period the service was rendered;
- (ii) Metered service must be billed for the amount metered. Any basic or minimum charge must be billed in full.

(i) Clearly identify when a bill is based on an estimation.

(i) The utility must detail its method(s) for estimating customer bills in its tariff;

(ii) The utility may not estimate for more than four consecutive months, unless the cause of the estimation is inclement weather, terrain, or a previous arrangement with the customer;

(j) Clearly identify determination of maximum demand. A utility providing service to any customer on a demand basis must detail in its filed tariff the method of applying charges and of ascertaining the demand.

(2) The minimum time allowed for payment after the bill's mailing date must be fifteen days, if mailed from within the states of Washington, Oregon, or Idaho, or eighteen days if mailed from outside the states of Washington, Oregon, and Idaho.

(3) The utility must allow a customer to change a designated payment-due date when the customer has a satisfactory reason for the change. A satisfactory reason may include, but is not limited to, adjustment of a designated payment-due date to parallel receipt of income. The preferred payment date must be prior to the next billing date.

#### NEW SECTION

**WAC 480-100-183 Complaint meter tests.** (1) An electric utility must test and report to the customer the accuracy of a meter within twenty business days after receiving an initial request from a customer. The utility must allow the customer to order one meter test free of charge during a twelve-month period. The utility may appeal to the commission to waive the responsibility of performing the meter test, to request an extension to perform the meter test, or to be allowed to charge for the meter test. If the customer disputes

the accuracy of the meter, the customer must allow the utility access for meter testing.

(2) The customer may, at the customer's option, either witness the meter test or designate a representative to witness the test. The customer may require the meter to be sealed upon removal in the presence of the customer or the customer's representative. The seal must not be broken until the test is made in the presence of the customer or the customer's representative, or until permission to break the seal has been granted by the commission. The utility must report the results of the meter test to the customer.

(3) A customer may request the utility to perform additional meter tests within twelve months of the last meter test, but additional meter tests will not delay disconnection of service under WAC 480-100-128(9), Disconnection of service. The utility must immediately inform the customer of any additional meter test charges. If the customer elects to have the meter test performed, the utility must perform the test and report the test results to the customer within twenty business days. If the additional meter test results show the meter is performing accurately as described in WAC 480-100-338(2), Accuracy requirements for electric meters, the utility may charge the customer for performing the additional meter tests. The charge of the meter test must be listed in the utility's tariff.

(4) If the customer disputes any meter test result, the utility or the customer may contact the commission to review the complaint. When the commission has notified the utility that a complaint has been received regarding the customer's meter, the utility may not change the meter in any manner unless authorized by the commission. If the utility violates this provision, the commission may consider it as supporting the customer's dispute since the change might affect the proof of the dispute. The commission may require the utility to perform an additional test and report the test results to the commission within ten business days.

(5) If a meter test reveals a meter error greater than specified as acceptable in WAC 480-100-338(2), Accuracy requirements for electric meters, the utility must repair or replace the meter at no cost to the customer. The utility must adjust the bills to the customer based on the best information available to determine the appropriate charges. The utility must offer payment arrangements in accordance with WAC 480-100-138(2), Payment arrangements.

(a) If the utility can identify the date the customer was first billed for a defective meter, the utility must refund or bill the customer for the proper usage from that date;

(b) If the utility cannot identify the date the customer was first billed for a defective meter, the utility must refund or bill the customer for the proper usage, not to exceed six months.

(6) Reports. The commission may require the utility to provide meter test results to the commission in response to a customer's complaint. These reports must contain the name or address of the customer, the meter manufacturer's name, the manufacturer's and utility's meter number, the size or capacity of the meter, the date the meter was tested, the reading of the meter when tested, the accuracy of the meter as found, and the accuracy of the meter after adjustment.

NEW SECTION

**WAC 480-100-188 Payment locations.** (1) An electric utility must provide payment agencies in locally accessible locations where applicants and customers can make payments at no charge to the applicants and customers. Payment agencies must clearly post and maintain regular business hours.

(2) The utility and its payment agencies must provide receipts for any cash payments made by applicants or customers.

(3) The utility must provide written or electronic notice to the commission's consumer affairs section at least thirty days prior to the closing of any business office, customer service center, or payment agency. In the event that a payment agency is closed on less than thirty days' notice, written or electronic notification is required as soon as the utility becomes aware of the closure. At a minimum, the following information is required:

- (a) The communities affected by the closing;
  - (b) The date of the closing;
  - (c) A listing of other methods and facility locations available for payment of cash or urgent payments; and
  - (d) A listing of other methods and locations for obtaining business office and customer service center services.
- (4) The utility must include on its regularly scheduled bills a statement referring its customers to a toll-free number for updated payment agency locations.

### PART III—FINANCIAL RECORDS AND REPORTING RULES

NEW SECTION

**WAC 480-100-203 Accounting systems.** (1) Electric utilities in the state of Washington must use the uniform system of accounts applicable to major and nonmajor electric utilities as published by the Federal Energy Regulatory Commission (FERC) in the Code of Federal Regulations. Information about the Code of Federal Regulations regarding the version adopted and where to obtain it is set out in WAC 480-100-999, Adoption by reference.

(2) Electric utilities having multistate operations must maintain records in such detail that the costs of property located, and business done, in the state of Washington can be readily ascertained in accordance with geographic boundaries.

(3) Any deviation from the uniform system of accounts, as prescribed by the FERC, will be accomplished only after due notice and order of this commission.

NEW SECTION

**WAC 480-100-208 Financial reporting requirements.** (1) **Annual reports.**

(a) Electric utilities must use the annual report form (FERC Form No. 1) promulgated by the Federal Energy Regulatory Commission for purposes of annual reporting to this commission. Data required by RCW 80.04.080 Annual reports, but not included in the FERC Form No. 1, must also

be submitted with the annual report. Utilities must submit the annual report for the preceding calendar year, along with the regulatory fee, by May 1st of each year. If not presented in the prescribed FERC Form, the annual report must include the following data per customer class for the calendar year: Revenues, average customer count, and total unit sales. Information about the FERC Form No. 1 regarding the version adopted and where to obtain it is set out in WAC 480-100-999, Adoption by reference.

(b) Utilities must also submit to the commission, in essentially the same format and content as the FERC Form No. 1, a report that documents the costs incurred and the property necessary to furnish utility service to its customers and the revenues obtained in the state of Washington. The report must include the following data per customer class for the calendar year: Revenues, average customer count, and total unit sales;

(c) Combination and multistate utilities must submit with the annual report their cost allocation methods necessary to develop results of operations for the state of Washington. Approval of cost allocation schemes for rate-making purposes is accomplished only by commission order;

(d) The total utility results of operations reported by each utility in its annual report to the commission must agree with the results of operations shown on the utility's books and records.

(2) **Commission basis reports (annual).**

(a) The intent of the "commission basis" report is to depict the electric operations of a utility under normal temperature and power supply conditions during the reporting period. The commission basis report must include the following:

(i) Booked results of electric operations and rate base, and all the necessary adjustments as accepted by the commission in the utility's most recent general rate case or subsequent orders;

(ii) Actual adjusted results of operations for out-of-period, nonoperating, nonrecurring, and extraordinary items or any other item that materially distorts reporting period earnings and rate base; and

(iii) Adjusted booked revenues and power supply expenses to reflect operations under normal temperature and power supply conditions before the achieved return on rate base is calculated;

(b) Commission basis reports should not include adjustments that annualize price, wage, or other cost changes during a reporting period, nor new theories or approaches that have not been previously addressed and resolved by the commission.

(c) Utilities must submit the basis of any cost allocations and the allocation factors necessary to develop the commission basis results of electric operations for the state of Washington;

(d) Commission basis reports are due within four months of the end of a utility's fiscal year.

(3) **Quarterly reports.** Electric utilities must file a report of actual results for Washington operations within forty-five days of the end of each quarter. The results of operations report must contain each of the three monthly bal-

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ances and the latest twelve months ending balance for all accounts of the uniform system of accounts. The report must include the average customer count and total unit sales per customer class for each reported period.

(4) **Additional reports.** This section does not supersede any reporting requirement specified in a commission order or limit the commission's ability to request additional information.

NEW SECTION

**WAC 480-100-213 Expenditures for political or legislative activities.** (1) The commission will not allow either direct or indirect expenditures for political or legislative activities for rate-making purposes.

(2) For purposes of this rule political or legislative activities include, but are not limited to:

(a) Encouraging support or opposition to ballot measures, legislation, candidates for a public office, or current public office holders;

(b) Soliciting support for or contributing to political action committees;

(c) Gathering data for mailing lists that are generated for the purposes of encouraging support for or opposition to ballot measures, legislation, candidates for public office, or current office holders, or encouraging support for or contributions to political action committees;

(d) Soliciting contributions or recruiting volunteers to assist in the activities set forth in (a) through (c) of this subsection.

(3) Political or legislative activities do not include activities directly related to appearances before regulatory or local governmental bodies necessary for the utility's operations.

NEW SECTION

**WAC 480-100-218 Securities, affiliated interests, and transfers of property.** (1) Before an electric utility issues stock, securities, or other evidence of indebtedness, the utility must comply with the requirements of chapters 80.08 RCW and 480-146 WAC.

(2) Before an electric utility enters into a contract or arrangement with an affiliated interest, the utility must file a copy or summary of the contract or arrangement with the commission in accordance with chapters 80.16 RCW and 480-146 WAC.

(3) Before selling, leasing, or assigning any of its property or facilities, or before acquiring property or facilities of another public utility, an electric utility must obtain an authorizing order from the commission in accordance with chapters 80.12 RCW and 480-143 WAC.

NEW SECTION

**WAC 480-100-223 Promotional advertising.** (1) The commission will not allow expenses for promotional or political advertising for rate-making purposes. The term "promotional advertising" means advertising to encourage any person or business to select or use the service or additional services of an electric utility, to select or install any appliance or

equipment designed to use the electric utility's service, or to influence consumers' opinions of the electric utility.

The term "political advertising" means any advertising for the purpose of influencing public opinion with respect to legislative, administrative, or electoral matters, or with respect to any controversial issue of public importance.

(2) As used in this section, the terms "promotional advertising" and "political advertising" do not include:

(a) Advertising which informs customers how to conserve energy or how to reduce peak demand for energy;

(b) Advertising required by law or by regulation, including advertising under Part I of Title II, of the National Energy Conservation Policy Act;

(c) Advertising regarding service interruptions, safety measures, or emergency conditions;

(d) Advertising concerning employment opportunities with the electric utility;

(e) Advertising which promotes the use of energy efficient appliances, equipment, or services;

(f) Announcements or explanations of existing or proposed tariffs or rate schedules; and

(g) Notices of meetings or commission hearings concerning electric utility rates and tariffs.

NEW SECTION

**WAC 480-100-228 Retention and preservation of records and reports.** (1) Each electric utility must retain all records and reports for three years unless otherwise specified by the publication referenced in subsection (2) of this section. No records may be destroyed prior to the expiration of the time specified by the publication referenced in subsection (2) of this section.

(2) The commission adopts the publication, *Regulations to Govern the Preservation of Records of Electric, Gas, and Water Companies*, published by the National Association of Regulatory Utility Commissioners as the standards for utility records retention. Information about the *Regulations to Govern the Preservation of Records of Electric, Gas, and Water Companies* regarding the version adopted and where to obtain it is set out in WAC 480-100-999, Adoption by reference.

NEW SECTION

**WAC 480-100-233 Least cost planning.** (1) Purpose and process. Each electric utility regulated by the commission has the responsibility to meet its load with a least cost mix of generating resources and improvements in the efficient use of electricity. Therefore, a "least cost plan" must be developed by each electric utility in consultation with commission staff. Provision for involvement in the preparation of the plan by the public will be required. Each planning cycle must begin with a letter to the utility from the commission secretary. The content and timing of and reporting for the least cost plan and the public involvement strategy must be outlined in a work plan developed by the utility after consulting with commission staff.

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(2) Definitions. "Least cost plan" or "plan" means a plan describing the mix of generating resources and improvements in the efficient use of electricity that will meet current and future needs at the lowest cost to the utility and its ratepayers.

(3) Each electric utility must submit to the commission on a biennial basis a least cost plan that must include:

(a) A range of forecasts of future demand using methods that examine the impact of economic forces on the consumption of electricity and that address changes in the number, type, and efficiency of electrical end-uses.

(b) An assessment of technically feasible improvements in the efficient use of electricity, including load management, as well as currently employed and new policies and programs needed to obtain the efficiency improvements.

(c) An assessment of technically feasible generating technologies including renewable resources, cogeneration, power purchases from other utilities, and thermal resources (including the use of combustion turbines to utilize better the existing hydro system).

(d) A comparative evaluation of generating resources and improvements in the efficient use of electricity based on a consistent method, developed in consultation with commission staff, for calculating cost-effectiveness.

(e) The integration of the demand forecasts and resource evaluations into a long-range (e.g., twenty-year) least cost plan describing the mix of resources that will meet current and future needs at the lowest cost to the utility and its ratepayers.

(f) A short-term (e.g., two-year) plan outlining the specific actions to be taken by the utility in implementing the long-range least cost plan.

(4) All plans subsequent to the initial least cost plan must include a progress report that relates the new plan to the previously filed plan.

(5) The least cost plan, considered with other available information, will be used to evaluate the performance of the utility in rate proceedings, including the review of avoided cost determinations, before the commission.

#### PART IV—METERING RULES

##### NEW SECTION

**WAC 480-100-308 Meter location.** (1) Subject to the utilities' requirements, customers must provide a place to install the metering equipment that is:

(a) Readily accessible to utility employees without risks of bodily harm; and

(b) Free from vibration, corrosive atmosphere, and abnormal temperatures.

(2) Upon request by a customer or a customer's representative, electric utilities must provide a written description of acceptable meter installation parameters applicable to the customer's electrical service needs.

##### NEW SECTION

**WAC 480-100-313 Meter charges.** (1) An electric utility must make no charge for furnishing and installing the meter or meters required to determine the customer's usage

for billing of electric service in accordance with the utility's filed tariff. The utility may charge for additional meters requested by the customer or required by the utility's tariff for service beyond determining the customer's bill.

(2) No meter may be required on unmetered load.

##### NEW SECTION

**WAC 480-100-318 Meter readings, multipliers, and test constants.** (1) Electric utilities must use electric meters or other such devices to accurately record or indicate the quantity of electricity sold to customers. Such measuring devices will allow utilities to calculate a customer's consumption in units of kilowatt hours or other units as filed in the company's tariffs.

(2) Electric utilities that decide to either measure a customer's consumption with a device that employs a multiplier or calculate consumption from recording devices must provide customers, upon request, information sufficient to enable the customer to compute the quantity consumed.

(3) Indirect reading meters and those that operate from instrument transformers must have the multiplier plainly marked on the dial of the instrument or be otherwise suitably marked.

(4) The watt-hour constant for the meter itself must be placed on all watt-hour meters (as specified in ANSIC-12.1). Information about the ANSIC-12.1 regarding the version adopted and where to obtain it is set out in WAC 480-100-999, Adoption by reference.

##### NEW SECTION

**WAC 480-100-328 Meter identification.** Electric utilities must identify each meter by a unique series of serial numbers, letters, or combination of both, placed in a conspicuous position on the meter.

##### NEW SECTION

**WAC 480-100-333 Initial accuracy of electric meters.** All meters must be in good order and adjusted to register as nearly correct as practicable prior to being put into service or returned to service following testing or other work. All meters in service must be sealed by the use of a sealing device acceptable to the commission.

##### NEW SECTION

**WAC 480-100-338 Accuracy requirements for electric meters.** (1) **Watt-hour meter accuracy.**

(a) The requirements for watt-hour meters used for measuring electrical quantities supplied include, but are not limited to:

(i) All meters must be of proper design for the circuit on which they are used, be in good mechanical and/or electronic condition, have adequate insulation, correct internal connections, and correct register;

(ii) Mechanical meters must not creep at "no load" more than one full revolution of the disk in five minutes:

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(A) When the load wires are disconnected and potential is impressed; or

(B) In a shop test where the load wires are disconnected and the permissible voltage variation is impressed;

(b) All meters must be capable of registering no more than plus or minus 2.0 percent error when subject to a current ranging between five and ten percent of the meter's nameplate test current (ta) value, at the meter's rated voltage, and at unity power factor;

(c) All meters must be capable of registering no more than plus or minus 2.0 percent error when subject to a current ranging between seventy-five and one hundred fifty percent of the meter's nameplate test current (ta) value, at the meter's rated voltage, and at unity power factor;

(d) All meters must be capable of registering no more than plus or minus 3.0 percent error when subject to approximately one hundred percent of the meter's nameplate test current (ta) value, at the meter's nameplate rated voltage, and at a fifty percent lagging power factor;

(e) All polyphase meters must have the elements in balance within 2.0 percent when subject to a current approximately one hundred percent of the nameplate test current value, at the meter's rated voltage, at both unity and fifty percent lagging power factor.

(2) **Demand meter accuracy.**

(a) The requirements for demand meters, demand registers, or demand attachments used to measure a customer's service include, but are not limited to:

(i) The device must be in good mechanical and electrical condition;

(ii) The device must have the proper multiplier, indicating scale, resetting apparatus, and contact device if used;

(iii) The device must not register at no load;

(b) The device must achieve the following accuracies:

(i) Curve-drawing meters that record quantity-time curves, and integrated-demand meters must be accurate to within plus or minus 2.0 percent of full scale throughout their working range;

(ii) Timing elements measuring specific demand intervals must be accurate to within plus or minus 2.0 percent and the timing element that provides the time of day record of when the demand occurs must be accurate to within plus or minus four minutes in twenty-four hours;

(iii) Lagged-demand meters must be accurate to within plus or minus 4.0 percent of final indication;

(c) Mechanical and lagged demand meters must be tested at load points above fifty percent of full scale as specified in ANSIC-12.1. Information about the ANSIC-12.1 regarding the version adopted and where to obtain it is set out in WAC 480-100-999, Adoption by reference.

**NEW SECTION**

**WAC 480-100-343 Statement of meter test procedures.** Electric utilities must include in their tariffs a statement describing their practices under these rules covering:

(1) A description of methods used and frequency of tests for determining electric meter accuracy. The description must include, but is not limited to:

(a) Test group detail and selection procedures;

(b) Performance standard details for meters that exceed the maximum allowable tolerance for slow as well as fast meters;

(c) The corrective action and time period in which such action will be implemented; and

(d) Reference to an industry standard such as ANSIC-12.1 or ANSI/[isrt]ASQC-Z1.9 that will establish acceptable criteria for numerical analysis. Information about the ANSIC-12.1 regarding the version adopted and where to obtain it is set out in WAC 480-100-999, Adoption by reference.

(2) A description of meter testing equipment, including methods employed to ascertain and maintain accuracy of all testing equipment.

(3) If an electric utility does not maintain meter testing equipment, the electric utility must state that it will use a qualified testing laboratory for this purpose. The utility must notify the commission by separate correspondence of the name of the testing laboratory making meter tests if it does not maintain meter testing equipment.

(4) The testing and adjustment program used for meters prior to installation and periodically after installation, if applicable.

If an electric utility changes any portion of its meter test procedures after they have been approved by the commission, the utility must submit a revised tariff.

**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.

**NEW SECTION**

**WAC 480-100-353 Meter history records.** (1) Electric utilities must keep records showing the history of each meter purchased and installed. Such records must be maintained for the life of the meter plus three months. The forms of such records are subject to commission approval and must contain the following information at a minimum:

(a) The approximate date of purchase;

(b) The manufacturer's name and meter number or the utility's own unique meter identification number;

(c) The place(s) of installation; and

(d) The readings at the time of each installation and each removal.

(2) The records must include the date of all tests made on the meter, together with data recorded and computations made to determine the meter's accuracy. If a test is a complaint test, the records must include the complainant's name and the meter's calculated accuracy before and after the test.

**PART V—SAFETY AND STANDARDS RULES**

**NEW SECTION**

**WAC 480-100-358 Instrument transformers.** (1) Instrument transformers used in conjunction with metering equipment to measure customers' service must:

(a) Be in proper mechanical condition and have electrical insulation satisfactory for the service in which they are used; and

(b) Have characteristics such that the combined inaccuracies of all transformers supplying one or more meters in a given installation will not exceed the following:

100% Power Factor		50% Power Factor	
10% Current	100% Current	10% Current	100% Current
1.5% error	0.75% error	3.0% error	2.0% error

(2) Meters used in conjunction with instrument transformers must be adjusted so that the overall accuracy of the meter installation (including both meter and instrument transformers) will meet the requirements specified in WAC 480-100-338, Accuracy requirements for electric meters. Instrument transformers may be tested with the meter with which they are associated, or separately. Except as provided in these rules, if transformers are tested separately, meters must also be tested to assure that the overall installation meets the prescribed accuracy requirements.

(3) Adjustment of the meter to correct instrument accuracy errors is not necessary when instrument transformers with the following accuracy characteristics are used:

(a) **Instrument current transformers.** The combined effect of ratio error and phase angle on the accuracy of the meter at any load power factor from sixty percent lagging to unity does not exceed six-tenths of one percent at ten percent rated current, or three-tenths of one percent at approximately one hundred percent rated current;

(b) **Instrument potential transformers.** The combined effect of ratio error and phase angle on the accuracy of the meter from ninety percent rated voltage to one hundred ten percent rated voltage, at any load power factor from sixty percent lagging to unity, does not exceed three-tenths of one percent.

(4) Electric utilities must keep instrument transformer test results on record and available for use when transformers are installed.

(5) Phase shifting transformers must have secondary voltages that are within plus or minus one percent of the voltage impressed on primary terminals, when tested under balanced line voltage conditions.

**NEW SECTION**

**WAC 480-100-363 Portable indicating instruments.**

(1) Electric utilities must maintain in reasonable working order all portable indicating electrical instruments used to determine quality of electrical service, such as volt meters, ammeters, and watt meters, and all fixed-location meter testing equipment in use and, if in question, must check it against suitable reference standards. If suitable reference standards are not available within the utility, the utility must check its portable instruments at a standardizing laboratory meeting specifications recommended by the meter manufacturer.

(2) Electric utilities must adjust portable analog indicating instruments that are found appreciably in error at zero. If a portable analog indicating instrument is in error by more

than one percent at commonly used scale deflections, the electric utility must adjust it, unless the instrument is accompanied by a calibration card.

(3) Electrical utilities must maintain in good working order, as specified by the manufacturer of such instruments, all portable indicating electrical instruments used for purposes other than determining the quality of electrical service, such as instruments primarily for the safety of workers.

(4) Electric utilities must keep history and calibration records for each portable indicating electrical instrument, as long as the instrument is in service.

**NEW SECTION**

**WAC 480-100-368 Standard frequency.** Any electric utility supplying alternating current must design and maintain its distribution system for a standard operating frequency of sixty cycles per second under normal operating conditions.

**NEW SECTION**

**WAC 480-100-373 Standard voltage and permissible variation.** (1) Voltage means the voltage existing with loads operating under stable conditions. Each electric utility must adopt standard voltages for its different classes of standard voltage service and file these standards with the commission in the form of tariffs.

(2) Electric utilities must maintain the voltage on their distribution system reasonably constant and any allowed variation must be a gradual change in voltage as a result of normal changes in load.

The voltage on each primary distribution feeder must be maintained as follows:

(a) Voltage variations may not be more than five percent above or below the standard voltage adopted; and

(b) The total voltage variation from minimum to maximum value may not exceed eight percent of the standard voltage.

A utility may allow greater voltage variation than that specified in this rule in case of emergency service or when service is supplied directly from a transmission line. A utility may also permit greater voltage variations in an area where the revenues received do not justify close voltage regulation. In such cases, electric utilities must provide the best voltage regulation that is economically and technically practicable under the circumstances.

(3) Voltage variations in excess of those specified, caused by the action of the elements, by infrequent and unavoidable fluctuations of short duration due to system operation, or by the operation of power apparatus on the customer's premises which necessarily requires large starting currents and only affects the user of such apparatus, will not be considered a violation of this rule.

(4) Customers must control and operate the equipment on their premises in such a way that its starting and operating characteristics will not cause an instantaneous voltage drop of more than four percent of the standard voltage as measured at the point of interconnection with the electric utility. Likewise, customers must control and operate their equipment in such a way that it does not cause damage or interfere with the

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normal operation of the electric utility's facilities or of the facilities or equipment of another customer, such as causing excessive flicker in other customers' lights. Utilities are not required to monitor customers' equipment and its interactions with third party or utility equipment on an ongoing basis.

#### NEW SECTION

##### **WAC 480-100-378 Accuracy of test standards.** (1)

Electrical utilities must provide the commission with a written statement of their practices under these rules covering:

(a) A description of test standards and meter testing equipment, if maintained by the electrical utility;

(b) A description of methods employed to ascertain and maintain the accuracy of the test standards and meter testing equipment, including the frequency of such tests, if the electrical utility chooses to maintain its own such standards and equipment rather than use the services of a certified testing laboratory.

(2) If an electrical utility chooses to maintain its own test standards and meter testing instruments, it must retain records showing the date when each test standard and each meter testing instrument was tested, calibrated, or adjusted. Test standards must not be used in the field as working instruments.

#### NEW SECTION

**WAC 480-100-383 Reports of accidents.** Each electric utility must notify the commission orally or by electronic mail no later than the second business day following discovery of any accident that results in death or serious injury to any person occurring in its plant or through electrical contact with its facilities. Electric utilities must submit a follow-up written report to the commission within fifteen business days of initial notification that includes, at a minimum:

(1) The name and address of the person or persons injured;

(2) The time and place of the accident;

(3) Whether the accident resulted in a fatality;

(4) A brief description of how the accident occurred; and

(5) A brief description of any necessary medical treatment that was provided.

### **PART VI—ADOPTION BY REFERENCE**

#### NEW SECTION

**WAC 480-100-999 Adoption by reference.** In this chapter, the commission adopts by reference all or portions of regulations and standards identified below. They are available for inspection at the commission branch of the Washington state library. The publications, effective date, references within this chapter, and availability of the resources are as follows:

(1) Title 18 Code of Federal Regulations, cited as 18 CFR, is published by the United States Government Printing Office.

(a) The commission adopts the version in effect on April 1, 2000.

(b) This publication is referenced in WAC 480-100-203, Accounting system requirements and WAC 480-100-208, Financial reporting requirements;

(c) Copies of 18 CFR are available from the U.S. Government Printing Office in Pittsburgh, Pennsylvania.

(2) The *Regulations to Govern the Preservation of Records of Electric, Gas, and Water Companies* is published by the National Association of Regulatory Utility Commissioners (NARUC).

(a) The commission adopts the version in effect in 1985.

(b) This publication is referenced in WAC 480-100-228, Retention and preservation of records and reports.

(c) The *Regulations to Govern the Preservation of Records of Electric, Gas, and Water Companies* is a copyrighted document. Copies are available from NARUC, in Washington, D.C.;

(3) The National Electric Code is published by the National Fire Protection Association (NFPA).

(a) The commission adopts the version published in 1999.

(b) This publication is referenced in WAC 480-100-163, Service entrance facilities;

(c) The National Electric Code is a copyrighted document. Copies are available from the NFPA, in Quincy, Massachusetts.

(4) The American National Standard for Electric Meters: Code for Electricity Metering, ANSIC-12.1 is published by the American National Standards Institute.

(a) The commission adopts the version published in 1995.

(b) This publication is referenced in WAC 480-100-318, Meter readings, multipliers, and test constants; WAC 480-100-338, Accuracy requirements for electric meters; and WAC 480-100-343, Statement of meter test procedures.

(c) The ANSIC-12.1 is a copyrighted document. Copies are available from Global Engineering Documents in Englewood, Colorado.

#### REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 480-100-011	Application of rules.
WAC 480-100-016	Saving clause.
WAC 480-100-021	Glossary.
WAC 480-100-026	Tariffs.
WAC 480-100-031	Accounting.
WAC 480-100-032	Accounting—Political information and political education activities.
WAC 480-100-036	Finance—Securities, affiliated interests, transfer of property.
WAC 480-100-041	Information to consumers.
WAC 480-100-043	Advertising.

WAC 480-100-046	Application for service.
WAC 480-100-051	Establishment of credit.
WAC 480-100-056	Refusal of service.
WAC 480-100-066	Distribution extensions.
WAC 480-100-071	Discontinuance of service.
WAC 480-100-072	Payment arrangements and responsibilities.
WAC 480-100-076	Service responsibilities.
WAC 480-100-081	Service entrance facilities.
WAC 480-100-086	Meter location.
WAC 480-100-091	Access to premises.
WAC 480-100-096	Complaints and disputes.
WAC 480-100-101	Form of bills.
WAC 480-100-111	Refund for inaccurate metering.
WAC 480-100-116	Responsibility for delinquent accounts.
WAC 480-100-121	Meter charges.
WAC 480-100-126	Meter readings.
WAC 480-100-131	Identification of meters.
WAC 480-100-136	Initial accuracy of meters.
WAC 480-100-141	Accuracy of watthour meters.
WAC 480-100-146	Accuracy of demand meters.
WAC 480-100-151	Instrument transformers.
WAC 480-100-156	Multipliers and test constants.
WAC 480-100-161	Portable indicating instruments.
WAC 480-100-166	Dispute as to accuracy of meters.
WAC 480-100-171	Complaint meter test.
WAC 480-100-176	Statement of meter test procedures.
WAC 480-100-181	Meter history records.
WAC 480-100-186	Standard frequency.
WAC 480-100-191	Standard voltage and permissible variation.
WAC 480-100-201	Accuracy of test standards.
WAC 480-100-206	Reports of accidents.
WAC 480-100-211	Filing of records and reports and the preservation of records.
WAC 480-100-251	Least cost planning.

WAC 480-100-311

Business offices and payment agencies.

**WSR 01-02-084**  
**PROPOSED RULES**  
**UTILITIES AND TRANSPORTATION**  
**COMMISSION**

[Filed January 2, 2001, 2:07 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 99-08-052.

Title of Rule: Chapter 480-90 WAC, Gas companies—Operations, rules establish requirements for natural gas utilities.

Purpose: To conduct a general revision of the rules and to implement the requirements of Executive Order 97-02, requiring agencies to review significant rules for need; effectiveness and efficiency; clarity; intent and statutory authority; cost and fairness. This included reviewing whether current rules provided the results they were originally intended to achieve and whether the rules were consistent with laws and with appropriate and lawful policies.

Other Identifying Information: Commission Docket No. UG-990294.

Statutory Authority for Adoption: RCW 80.01.040 General, 80.04.160 Rules and regulations.

Summary: See Explanation of Rule below.

Reasons Supporting Proposal: The proposed rule revisions appropriately improve the effectiveness of the rules, and ensure that they are serving their intended purpose. The proposed revisions are a result of four stakeholder workshops held in June and October 1999 and May 2000, written comments filed, and discussions with stakeholders and staff.

Name of Agency Personnel Responsible for Drafting: James M. Russell, Policy Specialist, 1300 South Evergreen Park Drive S.W., Olympia, WA 98504, (360) 664-1318; Implementation and Enforcement: Carole J. Washburn, 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 not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: All provisions currently codified in chapter 480-90 WAC are under review in Docket No. UG-990294. The review considers whether substantive changes or additional rules are required. The proposal recommends repealing all existing rules in order to allow the chapter to be more effectively organized. Current rules have been reviewed to consider whether they provide the results that they were originally intended to achieve and whether the rules are consistent with laws and with appropriate and lawful policies. New rules have been added to ensure clear communication of policies, processes, and procedures or to provide complete information important to regulated companies and the customers they serve.

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Eighty-five rules are being proposed for amendment, repeal, or adoption.

**Organization of the Chapter:** Chapter 480-90 WAC has been reorganized in five parts (general rules, consumer rules, financial records and reporting rules, gas standards and metering rules, and adoption by reference rule) in order to facilitate its reading by the users.

**General Rules:** These rules contain information referred to in other sources, such as, but not limited to: Statutes, commission policies, commission orders, and interpretative statements. These sources are not always easily available to the public. Adopting rules in this chapter makes the information readily available. Cross-references to the other sources makes it easier for users to research issues further should they wish to do so. Two new rules have been added to the general rules part: Proposed WAC 480-90-008 Exemptions from rules in chapter 480-90 WAC, and proposed WAC 480-90-018 Severability. One rule, current WAC 480-90-061 Contracts for service, is proposed to be moved to chapter 480-80 WAC.

**Consumer Rules:** Rules that refer to consumer issues have been reorganized and redrafted for clarity, as well as to meet consumers' current needs and to reflect existing commission practices. Two new rules have resulted from splitting current rules into compatible subject matters: WAC 480-90-133 Reconnecting service after disconnection and 480-90-143 Winter low-income payment program. Additionally, two new rules are proposed, WAC 480-90-118 Non-residential service deposit requirements and 480-90-153 Disclosure of private information. Finally, proposed rule WAC 480-90-123 Refusal of service, is the result of combining current rules WAC 480-90-056 Refusal of service and 480-90-121 Responsibility for delinquent accounts.

**Financial Records and Reporting Rules:** These rules have been redrafted for clarity and to reflect current commission practices. Two new rules are proposed; WAC 480-90-208 Financial reporting requirements, and 480-90-233 Purchased gas adjustment. WAC 480-100-208 Financial reporting requirements, is the result of separating the reporting aspects from current WAC 480-90-031 Accounting. WAC 480-90-233 Purchased gas adjustment, is proposed to adopt standards for timing, reporting, and the appropriate interest rate for purchased gas adjustments.

**Gas Standards and Metering Rules:** These rules have been redrafted for clarity and updating with technical standards and industry practices.

**Adoption by Reference:** A new rule, WAC 480-90-999 Adoption by reference, is proposed.

Proposal does not change existing rules. See Explanation of Rule above.

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

#### Small Business Economic Impact Statement

**1. Introduction:** In March 1999, the Washington Utilities and Transportation Commission (commission) initiated a review of the rules in chapter 480-90 WAC regarding gas companies. The commission initiated this review in Docket No. UG-990294 pursuant to Executive Order 97-02, which

requires agencies to review existing rules for readability and content with attention being paid to clarity, intent, statutory authority, need, effectiveness, efficiency, coordination, cost, and fairness. Commission staff also conducted a general revision of the rules to analyze whether they provided the results that they were originally intended to achieve and whether the rules are consistent with laws and with appropriate and lawful policies. New rules were added to ensure clear communication of policies, processes, and procedures or to provide complete information important to regulated companies and the customers they serve.

Over the last one and a half years, commission staff held four workshops with interested persons to discuss draft rule language, receive comments, and explore options. With the last formal draft rule, the commission mailed a survey to interested persons to assist staff in preparing a small business economic impact statement (SBEIS). An SBEIS is intended to evaluate any disproportionate impacts of the rule making on small businesses.

**2. Regulatory Fairness Act Requirements:** Administrative rules implemented by state agencies can have a disproportionate impact on small businesses, compared to large business, simply because of the size of those businesses. This disproportionate impact may affect competition, innovation, employment, economic growth, and threaten the very existence of some small businesses. Thus, the Regulatory Fairness Act, chapter 19.85 RCW, was enacted with the intent of reducing any disproportionate impact of state administrative rules on small businesses.

The Regulatory Fairness Act requires agencies to prepare an SBEIS if the proposed rule will impose "more than minor costs on businesses in an industry." An agency must then compare the costs of compliance with the proposed rule for large and small businesses within an industry, and then consider how to mitigate any disproportionate impact on small businesses. A business is categorized as "small" under the Regulatory Fairness Act if the business employs fifty or fewer employees.

**3. Background:** Pursuant to chapter 19.85 RCW, staff determined that it was necessary to prepare an SBEIS for gas rules in Docket No. UG-990294 as the proposed rules may impose more than minor costs on gas companies operating in Washington state. None of the gas companies operating in the state, however, fit the definition of "small" businesses under the Regulatory Fairness Act, and thus there is no requirement to consider mitigation proposals to minimize disproportionate impact on small businesses in the industry. Thus, staff prepared the SBEIS in order to evaluate the magnitude of the economic impact of the proposed rules for chapter 480-90 WAC on gas companies operating in Washington state, but not to propose mitigation strategies for small businesses.

**4. Study Procedure:** To perform the SBEIS, staff prepared a survey instrument and mailed the survey to the four gas companies regulated by the commission: Puget Sound Energy, Avista Corp., Northwest Natural Gas and Cascade. A copy of the survey is shown below as Attachment 1. Simultaneously, staff prepared and mailed a survey to three electric companies to prepare an SBEIS in a rule making

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involving their operation in Washington state. Staff received completed surveys in Docket No. UG-990294 from two natural gas companies, one of which also operates as an electric company. The latter company combined its response to natural gas and electricity questions contained in the survey.

The four regulated gas companies are relatively large, and not considered "small businesses" for the purpose of this analysis. Because the commission is not required to mitigate the economic impacts of the proposed rules on large businesses, large companies do not have great incentive to respond to the survey instrument or to provide detailed information. Staff believes that development of more comprehensive data would require an in-depth investigation of all activities of the companies and could take a significant amount of financial and human resources. Therefore, the results from this study should be interpreted with an understanding that the study is based upon very limited data.

**5. Results of the Analysis:** Two of the four gas companies responded to the survey mailed by the commission. The two companies provided lump sum cost information that is difficult to disaggregate and verify. Determining whether the data supplied by the companies is correct would require an in-depth analysis and a breakdown of costs that would then be subjected to detailed analysis and peer review. Although staff is concerned that the companies may have overestimated the costs of compliance with the proposed rules, staff believes they are within a reasonable order-of-magnitude of the actual costs of compliance.

From the companies' perspective, the costs incurred to comply with regulations can be viewed as money that could have been invested in activities that bring greater earnings. An SBEIS is intended to examine the economic implications of the proposed rules from the companies' perspective as opposed to from a societal perspective. It is expected that companies would evaluate the economic impact of proposed rules by comparing earnings from spending amounts equal to the regulatory compliance cost of "X" dollars in different

activities. The source of funds for these expenditures might be retained earnings or borrowed money. Accordingly, to capture the volatility in earnings from alternative forms of investment, staff used a range of discount factors (9%, 10%, 10.5% and 11%) to estimate the present alternative value of the estimated spending on regulatory costs by the companies.

A review of pertinent literature concerning the economic impact of regulation indicates that if the increased (additional) costs of regulatory compliance exceed approximately 2% of the total operating expenses of a business, the cost of regulation is likely to be significant to that business. Staff used this benchmark (i.e., 2%) to draw conclusions about the magnitude of the economic impact of implementing the rules proposed in Docket No. UG-990294.

The estimated cost of compliance submitted by the companies is based on data from records, interviews, and experience, rather than from a detailed on-site study of the impact of each rule. Empirical evidence derived from this kind of information is considered to be an order-of-magnitude estimate. The literature on the study of engineering-economics indicates that order-of-magnitude estimates are accurate within  $\pm 40\%$ . The 2% rule of thumb indicated above is thus better stated as a range from 1.2% to 2.8% (i.e.,  $2\% * 40\% = .8\%$ ;  $2\% - .8\% = 1.2\%$ ;  $2\% + .8\% = 2.8\%$ ).

Staff's evaluation of the magnitude of the compliance costs submitted by the companies is set forth below in Table 1. The results indicate that the percentage of the present value of the cost of implementing the rules with respect to the present value of gross operating revenue (GOR) and total operating expense (TOE) for the gas companies is 0.01%. The results also indicate that, on average, the costs imposed as a result of these rules are in fact not only within  $\pm 40\%$  of the 2% benchmark obtained from the literature with respect to the economic impact of regulations, but are much less than 2%.

**Table 1: Summary of the Impacts of the Proposed Rules on Natural Gas Companies**

Parameters	Discount Factors				Average
	9%	10%	10.50%	11%	
Compliance cost	\$1,532	\$1,379	\$1,314	\$1,200	\$1,356
Overall company cost	21,576,892	19,424,037	18,500,819	16,894,512	\$19,099,065
Gross operating revenue	24,361,999	21,931,257	20,888,872	19,075,226	\$21,564,339
Net revenue	2,785,107	2,507,221	2,388,053	2,180,714	\$2,465,274
Cost /Gross operating revenue	0.01%	0.01%	0.01%	0.01%	0.01%
Cost/Overall company cost	0.01%	0.01%	0.01%	0.01%	0.01%
Total cost/Overall net revenue	0.06%	0.06%	0.06%	0.06%	0.06%
Total cost of rules/employee	\$3	\$3	\$3	\$3	\$0
Total cost of rules/customer	\$0.01	\$0.01	\$0.01	\$0.01	\$0.00
Total cost of rules/customer	\$0.15	\$0.14	\$0.13	\$0.15	\$1,532

The proposed rules are intended to provide for safe, adequate, and efficient gas service as well as to define the rights and responsibilities of gas company customers. Thus, the proposed rule may have not only economic costs and benefits, but social costs and benefits. The social costs and benefits of implementing the proposed rules need to be based on the principle of incremental costs and benefits.

In order to assess the social costs and benefits of these proposed rules, it is important to assess which components of these costs are passed on to customers, and which ones are shareholder costs. However, due to time and resource constraints it is not possible to determine the social costs of implementing the proposed rules. Staff believes that the rules generate welfare gains (benefits) to society as a whole, as

well as financial benefits to the regulated companies. However, the companies did not provide any measurable estimated benefits attributed to the implementation of these rules. Thus, it is difficult to compare the social and economic costs and benefits of implementing the proposed rules. Nevertheless, staff believes that implementation of the proposed rules will [be] to generate social benefits that are at least equal to the estimated costs of compliance.

In summary, (1) even if the costs of regulatory compliance with the proposed rules have not been overestimated by the companies responding to staff's survey, the economic costs of compliance remain negligible, (2) the changes in rules are expected to generate substantial benefits that cannot be readily quantified, and thus not compared with estimated compliance costs, (3) although it was not possible to directly compare the costs and benefits of implementing the proposed rules, staff believes that the benefits of implementing the proposed rules related to public health, safety, and fairness are at least equal to the costs of compliance, and (4) there is no need for the commission to consider mitigation or other relief measures because the costs are negligible, and there are no small businesses affected by the proposed rules.

**6. Conclusion:** Chapter 19.85 RCW requires that an SBEIS be prepared to assess whether the proposed rules ["will impose] more than minor costs on businesses in an industry," in this case, gas companies. Staff mailed surveys designed to obtain information about the cost of compliance with the proposed rules to all four natural gas companies regulated by the commission. Staff received responses from two companies.

Staff reviewed pertinent literature, and relied on benchmarks suggested in the literature to determine whether the regulatory costs reported by the companies are considered to be significant. Staff believes that the cost data submitted by the companies overestimate the costs of compliance. Nevertheless, staff's analysis indicates that the estimated compliance costs provided by the companies are negligible when compared with total operating costs and revenues. Staff's analysis indicates that implementing the proposed rules should not affect the viability of the large gas companies operating in the state of Washington, nor customers served by these companies.

### Attachment 1

#### Small Business Economic Impact Statement

We would like to engage your active participation in the demanding task of quantifying, to the extent possible, the direct and indirect costs of each draft rule circulated with this package of materials. We believe it will be both worthwhile for you and helpful to us if you provide a detailed response to our questions. However, if you find that you cannot respond in detail, we ask that you contact Yohannes Mariam at (360) 664-1316 to discuss other ways you can assist us in this important undertaking. Among other things, we will use the information you provide to assist us to prepare a small business economic impact statement (SBEIS). To maximize the value of the information you provide, we ask that you furnish your response (text and tables) in hard copy and electronic versions.

Considering each revised or new rule now under consideration in Docket No. UG-990294:

1. Please identify by WAC number each draft rule that is consistent with your company's current operating practices.

2. Please identify by WAC number each draft rule that will require modification of existing operating practices or adoption of a new operating practice. With respect to each such draft rule please provide your assessment of how it may affect your business.

3. For each revised or new draft rule, please indicate the WAC number and provide a description or list of:

- (i) Any cost savings the rule might promote,
- (ii) Any new costs the rule might impose, and
- (iii) Any nonmonetary costs or benefits that might result from the rule.

4. Estimate of benefits: For each new or revised rule described or listed in response to question number 3(i), please provide:

(a) Your best estimate of direct and indirect quantifiable benefits, and

(b) An assessment of how these benefits may change over time.

Please note that the benefits may include a possible reduction in informal complaints, formal complaints, and litigation that might otherwise be experienced in the absence of the rule.

5. Estimate of costs: For each new or revised rule described or listed in response to the question number 3(ii), please provide your best estimate of quantifiable direct and indirect costs. If possible, these costs should be broken down into: Capital costs (major investment such as production capital costs), operating and maintenance costs (further broken into subaccounts which includes but not limited to human capital costs such as administrative and government, professional or consultants, laborers, etc., costs; operating cost; maintenance cost), and opportunity costs. Please identify each cost item as fixed, variable, average or incremental, state whether the costs are anticipated to be one-time costs or periodic costs (e.g., monthly, cyclical, or annual). Please state each anticipated cost in appropriate units (e.g., \$/yr, \$/hr, \$/customer, \$/kW, \$/kWh).

6. For each estimate of benefits and costs (in 4 and 5 above), please describe the data and methodology used for the calculations, citing any engineering cost estimating manual or other guidelines used to prepare your estimates.

7. Nonmonetary costs or benefits: For each new or revised rule described or listed in response to the question number 3(iii), please provide a narrative description of the nature of the cost and/or benefit and its anticipated impact on your company.

8. For each estimate of benefits and costs, please indicate the annual frequency or number of times that customers from each service class (residential, commercial, and industrial) may utilize each rule in order to assess the expected annual cost per customer per rule.

A copy of the statement may be obtained by writing to Washington Utilities and Transportation Commission, Records Center, Docket No. UG-990294, P.O. Box 47250 Olympia, WA 98504-7250, phone (360) 664-1234, fax (360) 664-1150.

RCW 34.05.328 does not apply to this rule adoption. The commission is not an agency to which RCW 34.05.328 applies.

Hearing Location: Commission Hearing Room, Second Floor, Chandler Plaza, 1300 South Evergreen Park Drive S.W., Olympia, WA 98504-7250, on March 14, 2001, at 9:30 a.m.

Assistance for Persons with Disabilities: Contact Pat Valentine by March 1, 2001, TDD (360) 586-8203, or (360) 664-1133.

Submit Written Comments to: Secretary, Washington Utilities and Transportation Commission, P.O. Box 47250, Olympia, WA 98504-7250, fax (360) 586-1150, by January 24, 2001.

Date of Intended Adoption: March 14, 2001.

January 2, 2001

Paul Curl

for Carole J. Washburn

Secretary

## PART 1—GENERAL RULES

### NEW SECTION

**WAC 480-90-001 Purpose.** The legislature has declared that operating as a gas utility in the state of Washington is a business affected with the public interest and that such utilities should be regulated. The purpose of these rules is to administer and enforce chapter 80.28 RCW by establishing rules of general applicability and requirements for:

- Consumer protection;
- Financial records and reporting;
- Gas standards and metering.

### NEW SECTION

**WAC 480-90-003 Application of rules.** (1) The rules in this chapter apply to any gas utility that is subject to the jurisdiction of the commission under RCW 80.04.010 and chapter 80.28 RCW. These rules also include various requirements of the utility's customers and applicants.

(2) The tariff provisions filed by utilities must conform with these rules. If the commission accepts a tariff that conflicts with these rules, the acceptance does not constitute a waiver of these rules unless the commission specifically approves the variation consistent with WAC 480-90-008, Exemption from rules in chapter 480-90 WAC. Tariffs that conflict with these rules without approval are superseded by these rules.

(3) Any affected person may ask the commission to review the interpretation of these rules by a utility or customer by posing an informal complaint under WAC 480-09-150, Informal complaints, or by filing a formal complaint under WAC 480-09-420, Pleadings and briefs—Application for authority—Protests.

(4) No deviation from these rules is permitted without written authorization by the commission. Violations will be subject to penalties as provided by law.

### NEW SECTION

**WAC 480-90-008 Exemptions from rules in chapter 480-90 WAC.** (1) The commission may grant an exemption from the provisions of any rule in this chapter if consistent with the public interest, the purposes underlying regulation, and applicable statutes.

(2) To request a rule exemption, a person must file with the commission a written request identifying the rule for which an exemption is sought, giving a full explanation of the reason for requesting the exemption.

(3) The commission will assign the request a docket number, if it does not arise in an existing docket, and will schedule the request for consideration at one of its regularly scheduled open meetings or, if appropriate under chapter 34.05 RCW, in an adjudication. The commission will notify the person requesting the exemption, and other interested persons, of the date of the hearing or open meeting when the commission will consider the request.

(4) In determining whether to grant the request, the commission may consider whether application of the rule would impose undue hardship on the petitioner, of a degree or a kind different from hardship imposed on other similarly situated persons, and whether the effect of applying the rule would be contrary to the purposes of the rule.

(5) The commission will enter an order granting or denying the request or setting it for hearing, pursuant to chapter 480-09 WAC.

### NEW SECTION

**WAC 480-90-013 Additional requirements.** (1) These rules do not relieve any gas utility from any of its duties and obligations under the laws of the state of Washington.

(2) The commission retains the authority to impose additional or different requirements on any gas utility in appropriate circumstances, consistent with the requirements of law.

### NEW SECTION

**WAC 480-90-018 Severability.** If any provision of this chapter or its application to any person or circumstance is held invalid, the remainder of the chapter or the application of the provision to other persons or circumstances is not affected.

### NEW SECTION

**WAC 480-90-023 Definitions.** "Applicant" means any person, corporation, partnership, government agency, or other entity that applies for service with a gas utility or who reapplies for service at a new or existing location after service has been discontinued.

"British thermal unit" (Btu) means the quantity of heat required to raise the temperature of one pound of water at 60° Fahrenheit and standard pressure, one degree Fahrenheit.

"Business day" means Monday through Friday, 8:00 a.m. until 5:00 p.m., except for official state holidays.

"Commission" means the Washington utilities and transportation commission.

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"Customer" means any person, corporation, partnership, government agency, or other entity that applied for, has been accepted for, and is currently receiving service.

"Cubic foot of gas" means a volumetric unit of measure used in sales and testing.

"Sales volume" means a cubic foot of gas for billing purposes is the amount of gas that occupies a volume of one cubic foot under the temperature and pressure conditions existing in the customer's meter. Temperature and/or pressure recording or compensating devices may be used to reflect temperature or pressure base conditions for computing the volume sold. Temperature and/or pressure compensation factors may be used to compute the volume of gas sold as provided in the utility's tariff.

"Testing volume" means a cubic foot of gas for testing purposes is the amount that occupies a volume of one cubic foot at a temperature of 60° Fahrenheit and pressure of 14.73 pounds per square inch absolute.

"Gas" means any fuel or process gas, whether liquid petroleum gas, manufactured gas, natural gas, or any mixture of these.

"Liquefied petroleum gas" means a gas consisting of vapors of one or more of the paraffin hydrocarbons, or a combination of one or more of these vapors with air.

"Manufactured gas" means any gas produced artificially by any process.

"Natural gas" means a mixture of gaseous hydrocarbons (chiefly methane) and nonhydrocarbons that occur naturally in the earth.

"Therm" means a unit of heat equal to 100,000 Btus.

"Gas utility" (utility) means any business entity (e.g., corporation, company, association, joint stock association, or partnership) or person, including a lessee, trustee, or court appointed receiver, that meets the three following conditions:

Owns, controls, operates, or manages any gas plant in Washington state;

Manufactures, transmits, distributes, sells, or furnishes gas to the public for compensation; and

Is subject to the commission's jurisdiction.

Terms used in this chapter and defined in the public service laws of Washington state (i.e., principally Title 80 RCW) have the same meaning here as in the statutes. Terms not defined in these rules or the applicable statutes have the meaning generally accepted in the gas industry, or their ordinary meaning if there is no meaning generally accepted in the gas industry.

#### NEW SECTION

**WAC 480-90-028 Tariffs and special contracts.** A gas utility must publish its rate schedules and rules and regulations governing service, and file special contracts, in accordance with chapter 480-80 WAC, Utilities general—Tariffs, price lists, and contracts.

#### NEW SECTION

**WAC 480-90-033 Distribution line extension tariff.** Each gas utility must file, as a part of its tariff, a distribution

line extension rule setting forth the conditions under which it will extend its facilities to make service available to an applicant.

## PART 2—CONSUMER RULES

### NEW SECTION

**WAC 480-90-103 Information to consumers.** (1) Each gas utility must make available at each of its listed business offices information regarding rates, rules, and regulations needed for its customers and applicants to obtain adequate and efficient service.

(2) The utility must maintain a toll-free telephone number available for its applicants and customers during business hours to receive information relating to services and rates, to accept and process orders for service, to explain charges on customer bills, to adjust charges made in error, to respond to customer inquiries and complaints, and to generally act as representatives of the utility.

(3) The utility must provide to each applicant relevant rate information and a brochure that explains the rights and responsibilities of a utility customer. The brochure must include, at a minimum, information about the utility's regular business hours, the utility's mailing address, the utility's toll-free number, the twenty-four-hour emergency number(s), and an explanation of the utility's processes to establish credit, deposits, billing, delinquent accounts, disconnection of service initiated by the utility, cancellation of service by the customer, the dispute process, and the commission's informal complaint procedures to be followed if the customer remains dissatisfied with the utility's dispute process.

(4) At least once each year, the utility must directly advise each of its customers how to obtain:

(a) A copy of the consumer brochure described in subsection (3) of this section;

(b) A copy of the customer's applicable rate information;

(c) A copy of the gas rules, chapter 480-90 WAC; and

(d) A copy of the utility's current rates and regulations.

(5) The utility must provide an applicant, upon request, the high and low bills for the requested service premises during the prior calendar year, if such data is available.

(6) The utility must provide a customer, upon request, a detailed account of the customer's actual natural gas usage at the service premises for the previous twelve-month period, if such data is available.

(7) The utility must provide customers information comparing energy usage for the current month and the same billing month of the previous year, if available, either on the customers' bills or upon request as follows:

(a) Number of days in billing period;

(b) Therms used; and

(c) Average therms used per day.

(8) The utility must provide the commission with electronic or paper copies of all pamphlets, brochures, and bill inserts of regulated service information at the same time the utility delivers such material to its customers.

**NEW SECTION**

**WAC 480-90-108 Application for service.** (1) When an applicant orders service from a gas utility, the applicant will be responsible for conforming to the rules and regulations that are in effect and on file with the commission.

(2) The utility may require the following information when an applicant applies for service:

(a) The applicant's name, address, and telephone number, and an alternative contact telephone number, if applicable, of the responsible party at the service premises;

(b) The date the service is requested to be effective;

(c) The type of service requested, such as residential or commercial service, and the type of equipment to be served at the service premises;

(d) Proof of identification. The utility must allow the applicant to choose from a list, provided by the utility, of at least five sources of identification. The list must include a current driver's license or other picture identification; and

(e) Any additional information the utility may reasonably require for billing and service.

(3) The utility must offer, if available, a service-order tracking number so the customer can easily identify the service request in subsequent interactions with the utility.

(4) The utility must provide the following service dates to the applicant:

(a) For service at a location where utility service facilities exist and will not have to be modified in any way to serve the applicant, the utility must provide a service date at the time of application. If the utility becomes aware that the service date cannot be met, it must notify the applicant prior to the service date.

(b) For service at a location where utility service facilities do not exist or require modification, the utility will provide the following service dates:

(i) Upon request by the applicant, prior to signing a service agreement, the utility must provide a range of dates by which service can be made available;

(ii) Upon signing a service agreement with the applicant, the utility must provide a date by which service will be made available. If the utility becomes aware that the service date cannot be met, it must notify the applicant on or prior to the service date.

(5) Under no circumstances will gas be remetered or submetered by a customer for resale to another or others.

**NEW SECTION**

**WAC 480-90-113 Residential service deposit requirements.** (1) **Deposit criteria for residential customers.** A gas utility may collect a deposit from its own customers for residential service only if:

(a) At any time during the prior twelve months, the utility has sent the customer three or more delinquency notices;

(b) The utility has disconnected the customer's residential service for nonpayment; or

(c) There is a prior customer living at the residence who owes a past due bill to the utility at that address.

(2) **Deposit criteria for residential applicants.** A utility may collect a deposit from an applicant for residential service only if:

(a) The applicant has met the conditions described in subsection (1) of this section with another natural gas utility;

(b) The applicant is not able to demonstrate continuous employment during the prior twelve consecutive months and is neither currently employed nor has a regular source of income;

(c) The applicant does not own or is not purchasing the premises to be served;

(d) There is a prior customer living at the residence who owes a past due bill to the utility at that address; or

(e) The applicant has an unpaid, overdue balance owing to any electric or gas utility for residential service.

(3) **Deposit amount.** The utility may require a deposit not to exceed the amount of:

(a) For utilities billing monthly, two-twelfths of the service location's most recent twelve months' usage, or if service did not exist, two-twelfths of the estimated annual usage; or

(b) For utilities billing bimonthly, three-twelfths of the service location's most recent twelve months' usage or, if service did not exist, three-twelfths of the estimated annual usage.

(4) **Deposit payment arrangements.** The utility must allow an applicant or customer the option of paying fifty percent of the deposit prior to service, and paying the remaining balance in equal amounts over the next two months, on the dates mutually agreed upon between the applicant or customer and the utility. The utility and applicant or customer may make other mutually acceptable deposit payment arrangements.

(5) **Alternative to deposit.** The utility must allow any applicant or customer who indicates an inability to pay a deposit:

(a) To prepay any service initiation fees and reasonably estimated regular service charges or budget billings at periods corresponding to the utility's regular billing periods for the length of time during which a deposit would ordinarily be required. The utility must then bill the applicant or customer in a normal fashion; or

(b) To furnish a satisfactory guarantor. A guarantor must be considered satisfactory if the guarantor has at least established credit with the utility as outlined in this section. A utility may, at its discretion, accept a guarantor that does not meet the requirements of this section. If the customer has been disconnected, the guarantor is responsible for the amount stated on the disconnection notice, not to exceed the amount of the deposit as defined in subsection (3) of this section unless the guarantor has agreed to guarantee an additional amount as specified in subsection (7) of this section; or

(c) To notify the utility of the inability to pay a deposit as provided in WAC 480-90-143, Winter low-income payment program; or

(d) The opportunity to provide a reference from a similar utility that can be quickly and easily checked if the conditions in subsection (1) of this section cannot be met.

(6) **Transfer of deposit.** When a customer moves to a new address within the utility's service territory, the deposit,

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plus accrued interest and less any outstanding past-due balance owing from the old address, must be transferred or refunded.

(7) **Additional deposit.** If a deposit or additional deposit amount is required after the service is established, the reasons must be specified to the customer in writing. Any request for a deposit or additional deposit amount must comply with the standards outlined in subsection (1) of this section. If the original deposit was secured by a guarantor and the guarantor does not agree to be responsible for the additional deposit amount, the customer will be held responsible for paying the additional deposit.

(8) **Deposit payment date.** Any deposit or additional deposit amount required after service is established is due and payable not earlier than 5:00 p.m. of the sixth business day after notice if the deposit requirement notice is mailed from within the states of Washington, Oregon, or Idaho, or the ninth business day if mailed from outside the states of Washington, Oregon, and Idaho. If the utility delivers the notice to the customer in person, the deposit or additional deposit amount is due and payable not earlier than 5:00 p.m. of the sixth business day from the date of delivery.

(9) **Interest on deposits.** Interest on deposits collected from applicants or customers must:

(a) Accrue at the rate calculated as a simple average of the effective interest rate for new issues of one-year treasury bills, computed from December 1st of each year through November 30th of the following year. The commission will advise the utility each year of the specific rate;

(b) Earn the calculated interest rate as determined in (a) of this subsection from January 1st through December 31st of the subsequent year;

(c) Be computed from the date of deposit to the date of refund or when applied directly to the customer's account; and

(d) Be compounded or paid annually.

(10) **Refund of deposit.** Deposits plus accrued interest must be applied to the customer's account or refunded at the customer's request when there has been satisfactory payment or upon termination of service.

(a) **Satisfactory payment.** Satisfactory payment is established when the customer has paid for service during twelve consecutive months in a prompt and satisfactory manner as evidenced by the following:

(i) The utility has not initiated disconnection proceedings against the customer; and

(ii) The utility has sent no more than two delinquency notices to the customer.

(b) **Termination of service.** Upon termination of service, the utility must return to the customer the deposit amount plus accrued interest, less any amounts due the utility by the customer.

(11) **How deposits are refunded.** Any deposit plus accrued interest must be made available to the customer not later than fifteen calendar days following completion of twelve months of satisfactory payment or the cancellation of service. Refunds must be:

(a) Applied to the customer's account for service beginning in the thirteenth month; or

(b) At the customer's request, paid in the form of a check either delivered by mail or given to the customer in person at the utility's local business office.

### NEW SECTION

**WAC 480-90-118 Nonresidential services deposit requirements.** (1) **Deposit criteria for nonresidential customers.** An applicant for nonresidential service may be required to demonstrate that it is a satisfactory credit risk by reasonable means appropriate under the circumstances.

(2) **Deposit amount.** The utility may require a deposit not to exceed the amount of:

(a) For utilities billing monthly, two-twelfths of the service location's most recent twelve months' usage, or if service did not exist, two-twelfths of the estimated annual usage; or

(b) For utilities billing bimonthly, three-twelfths of the service location's most recent twelve months' usage or, if service did not exist, three-twelfths of the estimated annual usage.

(3) **Transfer of deposit.** When a customer moves to a new address within the utility's service territory, the deposit, plus accrued interest and less any outstanding past-due balance owing from the old address, must be transferred or refunded.

(4) **Additional deposit.** If a deposit or additional deposit amount is required after service is established, the reasons must be specified in writing to the customer. Any request for a deposit or additional deposit amount must comply with the standards outlined in this section.

(5) **Deposit payment date.** Any deposit or additional deposit amount required after service is established is due and payable not earlier than 5:00 p.m. of the sixth business day after notice if the deposit requirement notice is mailed from within the states of Washington, Oregon, or Idaho, or the ninth business day if mailed from outside the states of Washington, Oregon, and Idaho. If the utility delivers the notice to the customer in person, the deposit or additional deposit amount is due and payable not earlier than 5:00 p.m. of the sixth business day from the date of delivery.

(6) **Interest on deposits.** Interest on deposits collected from applicants or customers must:

(a) Accrue at the rate calculated as a simple average of the effective interest rate for new issues of one-year treasury bills, computed from December 1st of each year through November 30th of the following year. The commission will advise the utility each year of the specific rate;

(b) Earn the calculated interest rate as determined in (a) of this subsection during January 1st through December 31st of the subsequent year;

(c) Be computed from the date of deposit to the date of refund or when applied directly to the customer's account; and

(d) Be compounded or paid annually.

(7) **Refund of deposit.** Deposits plus accrued interest must be applied to the customer's account or refunded at the customer's request when there has been satisfactory payment or upon termination of service.

(a) Satisfactory payment. Satisfactory payment is established when the customer has paid for service during twelve consecutive months in a prompt and satisfactory manner as evidenced by the following:

(i) The utility has not initiated disconnection proceedings against the customer; and

(ii) The utility has sent no more than two delinquency notices to the customer.

(b) Termination of service. Upon termination of service, the utility must return to the customer the deposit amount plus accrued interest, less any amounts due the utility by the customer.

#### NEW SECTION

**WAC 480-90-123 Refusal of service.** (1) A gas utility may refuse to provide service if:

(a) Providing service will cause an adverse affect on other customers or does not comply with government regulations or accepted natural gas industry standards;

(b) In the utility's judgment, there are hazardous conditions at the premises or the applicant's or customer's piping or gas burning equipment is hazardous or of such nature that safe and satisfactory service cannot be provided;

(c) The applicant or customer does not comply with the utility's request to provide protective devices to protect the utility's or other customers' properties from theft or damage;

(d) The utility is unable to obtain all necessary rights of way, easements, approvals, and permits;

(e) It is not economically feasible to provide service; or

(f) The customer is known by the utility to have fraudulently obtained service as described in WAC 480-90-128, Disconnection of service.

(2) The utility may not refuse to provide service to a residential applicant or residential customer because there are outstanding amounts due from a prior customer at the same premises unless the utility can determine, based on objective evidence, that a fraudulent act is being committed, such that the applicant or customer is acting on behalf of the prior customer with the intent to avoid payment.

(3) The utility may not refuse service to a residential applicant or residential customer who has three or fewer prior obligations in any one calendar year. A prior obligation is the dollar amount the utility has billed to the customer and for which the utility has not received payment at the time service has been disconnected.

#### NEW SECTION

**WAC 480-90-128 Disconnection of service.** (1) **Customer-directed.** The utility may require customers to give at least three days' notice prior to the date service is to be discontinued. The customer is not responsible for usage after the requested date for discontinuance of service, provided the customer gave proper notice. If the customer moves from the service address and fails to request that service be discontinued, the customer will be responsible to pay for service taken at that service address until the utility can confirm either that the customer has vacated the premises and can access the meter or that a new responsible party is taking service.

(2) **Utility-directed without notice or without further notice.** The utility may discontinue service without notice or without further notice when:

(a) After conducting a thorough investigation the utility determines that the customer has tampered with or stolen the utility's property, has used service through an illegal connection, or has fraudulently obtained service. The utility has the burden of proving that fraud occurred. For the purpose of this section, a nonsufficient funds check or dishonored electronic payment alone will not be considered fraud.

(i) First offense. The utility may disconnect service without notice when it discovers theft, tampering, or fraud, unless the customer immediately pays all of the following:

(A) The tariffed rate for service that the utility estimates was used as a result of the theft, tampering, or fraud;

(B) All utility costs resulting from such theft, tampering, or fraud; and

(C) Any required deposit.

(ii) Second offense. The utility may disconnect service without notice when it discovers further theft, tampering, or fraud. The utility may refuse to reconnect service to a customer who has been twice disconnected for theft, tampering, or fraud, subject to appeal to the commission.

(b) After conducting a thorough investigation, the utility determines that the customer has vacated the premises;

(c) The utility identifies a hazardous condition in the customer's facilities or in the utility's facilities serving the customer;

(d) A customer pays a delinquent account with a check or electronic payment the bank or other financial institution has dishonored after the utility has issued appropriate notice as described in subsection (6) of this section;

(e) The customer has not kept any agreed-upon payment arrangement for payment of a delinquent balance after the utility has issued appropriate notice as described in subsection (6) of this section; or

(f) The utility has determined a customer has used service prior to applying for service. The utility must charge the customer for service used in accordance with the utility's filed tariff. This section should not be interpreted as relieving the customer or other person of civil or criminal responsibility;

(3) **Utility-directed with notice.** After properly notifying the customer, as explained in subsection (6) of this section, the utility may discontinue service for any one of the following conditions:

(a) For delinquent charges associated with regulated gas service (or, for regulated gas and regulated electric service if the utility provides both services), including any required deposit. However, the utility cannot disconnect service when the customer has met the requirements of subsection (5) of this section for medical emergencies or has agreed to or maintains agreed-upon payment arrangements with the utility, as described in WAC 480-90-143, Winter low-income payment program;

(b) For use of gas for purposes or properties other than those specified in the customer's service application;

(c) Under flat-rate service for nonmetered load, for increased natural gas use without the utility's approval;

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(d) For refusing to allow utility representatives access to the customer's premises as required in WAC 480-90-168, Access to premises;

(e) For violating rules, service agreements, or filed tariff(s); or

(f) For use of equipment that detrimentally affects the utility's service to its other customers.

(4) Gas service may not be disconnected for amounts that may be owed the utility for nonregulated services.

(5) **Medical emergencies.** When the utility has cause to disconnect or has disconnected a residential service, it must postpone disconnection of service or must reinstate service for a grace period of five business days after receiving either verbal or written notification of the existence of a medical emergency. The utility must reinstate service during the same business day if the customer contacts the utility prior to the close of the business day and requests a same-day reconnection. Otherwise, the utility must restore service by 12:00 p.m. the next business day. When service is reinstated the utility will not require payment of a reconnection charge and/or deposit prior to reinstating service but must bill all such charges on the customer's next regular bill or on a separate invoice.

(a) The utility may require that the customer, within five business days, submit written certification from a qualified medical professional stating that the disconnection of gas service would aggravate an existing medical condition of a resident of the household. "Qualified medical professional" means a licensed physician, nurse practitioner, or physician's assistant authorized to diagnose and treat the medical condition without supervision of a physician. Nothing in this section precludes a utility from accepting other forms of certification, but the maximum the utility can require is written certification. If the utility requires written certification, it may not require more than the following information:

(i) Residence location;

(ii) An explanation of how the current medical condition will be aggravated by disconnection of service;

(iii) A statement of how long the condition is expected to last; and

(iv) The title, signature, and telephone number of the person certifying the condition;

(b) The medical certification is valid only for the length of time the health endangerment is certified to exist but no longer than sixty days, unless renewed;

(c) A medical emergency does not excuse a customer from having to pay delinquent and ongoing charges. The utility may require the customer to do the following within a five-business-day grace period:

(i) Pay a minimum of ten percent of the delinquent balance;

(ii) Enter into an agreement to pay the remaining delinquent balance within one hundred twenty days; and

(iii) Agree to pay subsequent bills when due.

Nothing in this section precludes the utility from agreeing to an alternate payment plan, but the utility may not require the customer to pay more than this subsection prescribes. The utility must send a notice to the customer con-

firmed the payment arrangements within two business days of having reached the agreement;

(d) If the customer fails to provide an acceptable medical certificate or ten percent of the delinquent balance within the five-business-day grace period, or if the customer fails to abide by the terms of the payment agreement, the utility may not disconnect service without first mailing a written notice providing a disconnection date not earlier than 5:00 p.m. of the third business day after the date of mailing if mailed from within the states of Washington, Oregon, or Idaho, or the sixth business day if mailed from outside the states of Washington, Oregon, and Idaho, or by personally delivering a notice providing a disconnection date of not earlier than 5:00 p.m. of the second business day following the date of delivery;

(e) A customer may claim medical emergency and be entitled to the benefits described in this subsection only twice within any one hundred twenty-day period.

(6) **Disconnection notification requirements.** The utility must notify customers before disconnecting their service, except as described in subsection (2) of this section. Notification consists of the following requirements:

(a) The utility must serve a written disconnection notice to the customer either by mail or by personal delivery to the customer's address with notice attached to the primary door. If the disconnection notice is for nonpayment during the winter months, the utility must advise the customer of the payment plan described in WAC 480-90-138, Payment arrangements, and WAC 480-90-143, Winter low-income payment program. Each disconnection notice must include:

(i) A disconnection date that is not less than eight business days after the date of personal delivery or mailing if mailed from inside the states of Washington, Oregon, or Idaho, or a disconnection date that is not less than eleven business days if mailed from outside the states of Washington, Oregon, and Idaho.

(ii) All relevant information about the disconnection action including the cause for disconnection, the amount owing, and how to avoid disconnection;

(iii) All relevant information about any charges that may be assessed; and

(iv) The utility's name, address, and toll-free telephone number by which a customer may contact the utility to discuss the pending disconnection of service;

(b) If the utility discovers the notice information in (a) of this subsection is inaccurate, the utility must issue another notice to the customer as described in (a) of this subsection;

(c) If the utility has not disconnected service within ten business days of the disconnection date stated in (a)(i) of this subsection, the disconnection notice will be considered void unless the customer and the utility have agreed to a payment arrangement. Upon a void notice, the utility must provide a new disconnection notice to the customer as described in (a) of this subsection;

(d) In addition to the notice required by (a) of this subsection, a second notice must be provided by one of the three options listed below:

(i) Delivered notice. The utility must deliver a second notice to the service premises and attach it to the customer's

primary door. The notice must state a scheduled disconnection date that is not earlier than 5:00 p.m. of the second business day after the date of delivery;

(ii) Mailed notice. The utility must mail a second notice which must include a scheduled disconnection date that is not earlier than 5:00 p.m. of the third business day after the date of mailing if mailed from within the states of Washington, Oregon, or Idaho, or the sixth business day if mailed from outside the states of Washington, Oregon, or Idaho.

(iii) Telephone notice. The utility must attempt at least two times to contact the customer during regular business hours. A log or record of the calls must be kept for a minimum of ninety calendar days showing the telephone number called, the time of the call, and details of the results of each attempted call. If the utility is unable to reach the customer by telephone, a written notice must be mailed to the customer providing a disconnection date not earlier than 5:00 p.m. of the third business day after the date of mailing if mailed from within the states of Washington, Oregon, or Idaho, or the sixth business day if mailed from outside the states of Washington, Oregon, and Idaho, or written notice must be personally delivered providing a disconnection date of not earlier than 5:00 p.m. of the second business day following the date of delivery.

For utilities billing for electric and gas service, each type of notice listed above must provide the information contained in (a)(iii) of this subsection;

(e) If the utility discovers that the written notice information required under the options in (d) of this subsection is inaccurate, the utility must issue another notice to the customer as described in (a) of this subsection;

(f) If the utility provides a second notice within ten business days of the disconnection date stated in (a)(i) of this subsection, the disconnection date is extended an additional ten working days from the disconnection date of the second notice. If the utility does not disconnect service within the extended ten-business-day period, the notice will be considered void unless the customer and the utility have agreed upon a payment arrangement. Upon a void notice, the utility must provide an additional notice as required in (d) of this subsection.

(g) If the utility provides a second notice after the ten business days of the disconnection date required by (a)(i) of this subsection, the notice will be considered void unless the customer and the utility have agreed upon a payment arrangement. Upon a void notice, the utility must provide a new disconnection notice to the customer as described in (a) of this subsection;

(h) When the service address is different from the billing address, the utility must determine if the customer of record and the service user are the same party. If not, the utility must notice the service user as described in (a) of this subsection prior to disconnecting service;

(i) Except in case of danger to life or property, the utility may not disconnect service on Saturdays, Sundays, legal holidays, or on any other day on which the utility cannot reestablish service on the same or following day;

(j) A utility representative dispatched to disconnect service must accept payment of a delinquent account at the service address, but will not be required to give change for cash

paid in excess of the amount due and owing. The utility must credit any overpayment to the customer's account. The utility may charge a fee for the disconnection visit to the service address if provided for in the utility's tariff;

(k) When service is provided through a master meter, or when the utility has reasonable grounds to believe service is to other than the customer of record, the utility must undertake reasonable efforts to inform the occupants of the service address of the impending disconnection. Upon request of one or more service users, where service is to other than the customer of record, the utility must allow five days past the original disconnection date to permit the service users to arrange for continued service;

(l) Medical facilities. When service is known to be provided to:

(i) A hospital, medical clinic, ambulatory surgery center, renal dialysis facility, chemical dependency residential treatment facility, or other medical care facility licensed or certified by the department of health, a notice of pending disconnection must be provided to the secretary of the department of health and to the customer. The department of health secretary or designee may request to delay the disconnection for five business days past the original disconnection date to allow the department to take the necessary steps to protect the interests of the patients residing at the facility; or

(ii) A nursing home, boarding home, adult family home, group care facility, intermediate care facility for the mentally retarded (ICF/MR), intensive tenant support residential property, chemical dependency residential treatment facility, crisis residential center for children, or other group home or residential care facility licensed or certified by the department of social and health services, a notice of pending disconnection must be provided to the secretary of the department of social and health services and to the customer. The department of social and health services secretary or designee may request to delay the disconnection for five business days past the original disconnection date to allow the department to take the necessary steps to protect the interests of the patients residing at the facility;

(m) Any customer may designate a third party to receive a disconnection notice or notice of other matters affecting the customer's service. The utility must offer all customers the opportunity to make such a designation. If the utility believes that a customer is not able to understand the effect of the disconnection, the utility must consider a social agency to be a third party. In either case, the utility must delay service disconnection for five business days past the original disconnection date after issuing a disconnection notice to the third party. The utility must determine which social agencies are appropriate and willing to receive the disconnection notice, the name and/or title of the person able to deal with the disconnection, and provide that information to the customer.

(7) For purposes of this section, the date of mailing a notice will not be considered the first day of the notice period.

(8) **Payments at a payment agency.** Payment of any past-due amounts to a designated payment agency of the utility constitutes payment when the customer informs the utility of the payment and the utility has verified the payment.

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(9) **Remedy and appeals.** Service may not be disconnected while the customer is pursuing any remedy or appeal provided by these rules or while engaged in discussions with the utility's representatives or with the commission. Any amounts not in dispute must be paid when due and any conditions posing a danger to health, safety, or property must be corrected. The utility will inform the customer of these provisions when the customer is referred to a utility's supervisor or to the commission.

#### NEW SECTION

**WAC 480-90-133 Reconnecting service after disconnection.** (1) A gas utility must make every reasonable effort to restore a disconnected service within twenty-four hours, or other time mutually agreeable between the customer and the utility, after the customer has paid, or at the time the utility has agreed to bill, any reconnection charge, and:

(a) The causes for disconnection not related to a delinquent account are removed and the customer pays any delinquent regulated charges, plus any required deposit; or

(b) The customer has entered into an agreed-upon payment arrangement for a delinquent account, and pays any required deposit as defined in WAC 480-90-113, Residential service deposit requirement, or WAC 480-90-118, Nonresidential service deposit requirements; or

(c) The customer has paid any account that is not a prior obligation account as defined in WAC 480-90-123, Refusal of service, and the customer has paid any required deposit as defined in WAC 480-90-113, Residential service deposit requirements, or WAC 480-90-118, Nonresidential service deposit requirements.

(2) The commission may require reconnection pending resolution of a bona fide dispute between the utility and the customer over the propriety of disconnection.

#### NEW SECTION

**WAC 480-90-138 Payment arrangements.** (1) If a gas utility is delayed in billing a residential customer, the utility must offer payment arrangements that are equal to the length of time the bill was delayed, unless the utility determines that the customer used service prior to applying for service as outlined in WAC 480-90-128 (2)(f), Disconnection of service.

(2) The utility must offer all residential customers the option of an equal-payments plan.

(a) An equal-payments plan allows the customer to pay the same amount each month based on historical usage. If historical information is not available, the utility must base the amount on projected usage;

(b) The utility may refuse to offer an equal-payments plan to customers who have been removed from the equal-payments plan for nonpayment within the past six months or have more than a two-month past-due balance on their current account. However, the utility may offer an equal-payments plan to any customer when the utility believes this would be in the best interest of all parties concerned.

(3) The utility must provide a receipt to customers for all payments made in cash.

#### NEW SECTION

**WAC 480-90-143 Winter low-income payment program.** (1) During the winter months, between November 15th and March 15th, a gas utility may not discontinue residential space heating service if the customer does all of the following:

(a) Notifies the utility of the inability to pay the bill and any required deposit. This notice should be provided within five business days of receiving a delinquency notice unless there are extenuating circumstances. If the customer does not notify the utility within five business days and service is disconnected, the customer can receive the protections of this chapter by paying reconnection charges, if any, and by otherwise fulfilling the requirements of this section;

(b) Provides self-certification of household income for the prior twelve months to a grantee of the department of community, trade, and economic development, or its successor. For the purposes of this section, the grantee is a contractor operating low-income energy assistance programs for the department of community, trade, and economic development. The grantee will determine that the household income is not higher than the maximum allowed for eligibility under the state's plan for low-income energy assistance. The grantee will, within thirty days, provide a dollar figure to the utility that is seven percent of the household income. For the purposes of this section, household income is defined as the total income of all household members as determined by the grantee. The grantee may verify information provided in the self-certification;

(c) Applies for home energy assistance from appropriate government and/or private sector organizations and certifies that any assistance received will be applied to the customer's current and future utility bills;

(d) Applies to the utility or other appropriate agencies for low-income weatherization assistance if such assistance is available for the dwelling;

(e) Agrees and abides by that agreement to:

(i) Pay by the following October 15th all amounts owed to the utility and pay for continued service; and

(ii) Pay a monthly payment during the winter period. The utility may not require payment of more than seven percent of the customer's monthly income. In addition, the customer must pay one-twelfth of any billings from the date application is made through March 15th. A customer may agree to pay a higher percentage of income during this period, but the customer's account will not be considered past-due unless payment during this period is less than seven percent of the monthly income plus one-twelfth of any past-due amounts accrued from the date application is made and thereafter. If the customer does not pay the past-due bill by the following October 15th, the customer will not be eligible for protections under this section until the past-due bill is paid;

(f) Notifies and provides documentation to the utility, if requested, that the customer has received any home heating assistance payment from government and/or private sector organizations after being approved for the plan. When the utility receives this information it must recalculate the payments for the customer; and

(g) Pay all amounts owed even if the customer moves.

(2) The utility:

(a) Must help the customer to fulfill the requirements under this section;

(b) Must transfer an account to a new residence when a customer who has established a plan under this section moves from one residence to another within the utility's service area;

(c) May disconnect service in accordance with WAC 480-90-128, Disconnection of service, if the customer has not kept the payment arrangements as described in subsection (1) of this section. The utility must also include in the customer's disconnection notice:

(i) A description of the customer's duties outlined in subsection (1) of this section; and

(ii) An explanation that the utility will restore service if the customer contacts the utility and satisfies the other requirements of this section;

(d) May disconnect service for practices authorized by law other than for nonpayment as stated in this section;

(e) Must allow customers who qualified under subsection (1) of this section and who default on their payment plan and are disconnected in accordance with WAC 480-090-128, Disconnection of service, to reconnect and maintain the protection afforded under this chapter when the customer:

(i) Pays any reconnection charges; and

(ii) Pays all amounts that would have been due and owing on the date that service is reconnected; and

(f) Must provide a written copy of the extended payment plan to the customer.

(3) Any customer who has a past-due amount owing under this payment plan will not be eligible to reapply for a new extended payment plan unless authorized by the utility.

## NEW SECTION

**WAC 480-90-148 Service responsibility.** (1) **Customer responsibility.** The customer must notify the gas utility, in writing, prior to all changes to the customer's equipment or usage that will materially affect the service to be rendered. The customer must give such notice within a reasonable time so the utility can provide the necessary facilities and acquire additional gas supplies, if needed. The charge for such necessary facilities, if any, must be in accordance with the utility's filed tariff.

### (2) **Gas utility responsibilities.**

(a) Each gas utility must install and maintain at appropriate locations within its system such equipment that may be necessary to determine the operating characteristics of the system. The commission may require the utility to provide additional equipment in connection with performing special investigations, if economically feasible;

(b) Each gas utility must promptly notify all affected customers of a change to the system that would affect the efficiency of operation or the adjustment of the customer equipment. If an adjustment to the customer's equipment is necessary, the cost may be recovered in accordance with the utility's tariff, except that, when the customer has been notified of a change in service prior to receiving service, or when

the change is required by law, the customer must bear all costs in connection with making such changes;

(c) Each gas utility must adopt and maintain as constant as practical a standard pressure of gas measured at the outlet of any customer's meter, and/or regulator in cases of a high pressure system. The standard pressure adopted must be filed with the commission as part of the gas utility's schedule of rates, rules, and regulations. Pressures other than standard may be furnished to a customer upon mutual agreement between the utility and customer, and provided that such pressure can be maintained without adversely affecting the service being provided to other customers on the system; and

(d) Each gas utility must maintain its gas system in a condition that enables it to furnish safe, adequate, and efficient service and meet applicable state and federal standards.

(3) **Interruption of service.** The term "interruptions" as used in this rule refers to the temporary discontinuance of gas flow to any customer(s) due to accident, required repairs or replacement, or to the actions of municipal or other agencies. It does not refer to the discontinuance of gas flow to those customers receiving service under an interruptible service schedule. The gas utility must make all reasonable efforts to avoid interruption of service and, if an interruption occurs, will endeavor to reestablish service with the shortest possible delay. When it is necessary for a utility to interrupt service, the utility may, without incurring liability, suspend service for such periods as may be reasonably necessary.

(a) **Scheduled interruption.** Each gas utility must minimize the inconvenience to customers when it is necessary to make repairs or changes to its facilities that require the interruption of service. The gas utility must notify all customers affected by a scheduled interruption through newspapers, radio announcements, or by other means, at least one day in advance of the scheduled interruption.

(b) **Forced (emergency) interruption.** The company may curtail firm gas service in the event of an emergency or when forces beyond the control of the utility require interruption. No curtailment of firm customers will be allowed until all interruptible customers have been curtailed in the affected area.

(c) The utility must individually notify police and fire departments affected by an interruption of service.

(4) **Record of interruptions.** Each gas utility must keep a record of all interruptions of service affecting its customers, including in such record the location, the date and time, the duration, and, as accurately as possible, the cause of each interruption. Utilities must submit copies of such records to the commission upon request.

## NEW SECTION

### **WAC 480-90-153 Disclosure of private information.**

(1) A gas utility may not disclose, permit access to, or use private consumer information, as defined in subsection (3) of this section, for the purposes of marketing unregulated service or product offerings to a customer who does not already subscribe to that service or product, unless the utility has first obtained the customer's written permission to do so.

PROPOSED

(2) A utility may not share or sell private consumer information with or to its affiliates, subsidiaries, or any other third party for the purposes of marketing services or product offerings to a customer who does not already subscribe to that service or product, unless the utility has first obtained the customer's written permission to do so.

(3) Private consumer information includes the customer's name, address, telephone number, and any other personally identifying information, as well as information related to the quantity, technical configuration, type, destination, and amount of use of service or products subscribed to by a customer of a regulated utility that is available to the utility solely by virtue of the customer-utility relationship.

(4) This section does not prevent disclosure of the essential terms and conditions of special contracts as provided for in WAC 480-80-335, Special contracts for electric, water, and natural gas utilities.

(5) This section does not prevent the utility from inserting any marketing information into the customer's billing package.

#### NEW SECTION

**WAC 480-90-158 Service connections.** (1) The gas utility must furnish, install, and maintain piping and other fittings to the customer's fuel line up to the point of delivery. The point of delivery is at the outlet of the meter or at the connection to a customer's piping, whichever is farther downstream.

(2) The customer may be required to pay for or install any service connection such as pipes and fittings in compliance with the gas utility's standards and filed tariff(s). The service piping and fittings up to the point of delivery will become the property of the utility, which must accept all responsibility for future maintenance and operations in accordance with its filed tariffs.

#### NEW SECTION

**WAC 480-90-163 Service entrance facilities.** A gas utility may require customers to:

- (1) Provide entrance facilities at the easiest access point to the utility's distribution system; and
- (2) To comply with reasonable requirements to keep those facilities free from tampering or interference.

#### NEW SECTION

**WAC 480-90-168 Access to premises; identification.**

(1) Authorized representatives of a gas utility have the right to enter a customer's property during reasonable hours to perform necessary functions such as meter reading, maintenance, repairs, testing, installation, or removal of the utility's property. Utilities must provide photo identification to personnel who are authorized to enter customers' premises. Customers have the right to see the utility-provided identification of gas utility representatives before allowing entry to the customer's property.

(2) When performing maintenance, repairs, testing, installation, or removal of the utility's property, the utility

must restore the customer's property as close as reasonably practicable to the condition prior to the utility's action, unless either otherwise defined in the utility's tariff or other mutually agreed upon arrangements have been made with the customer.

#### NEW SECTION

**WAC 480-90-173 Gas utility's responsibility for complaints and disputes.** (1) When a gas utility receives a complaint in any form from a customer or an applicant for service, the utility must acknowledge receipt of the complaint and:

- (a) Upon request, identify the utility's contact to the complainant;
- (b) Investigate the complaint promptly as required by the particular case;
- (c) Report the results of the investigation to the complainant;
- (d) Take corrective action, if warranted, as soon as possible under the circumstances;
- (e) If the complainant is dissatisfied with the results or decision, inform the complainant that the decision may be appealed to a supervisor at the utility; and
- (f) If the complainant is dissatisfied after speaking with the utility's supervisor, the supervisor must inform the complainant of the complainant's right to file a complaint with the commission and provide the commission's address and toll-free telephone number.

(2) Applicants, customers, or their representatives may file with the commission:

- (a) An informal complaint as described in WAC 480-09-150, Informal complaints; or
- (b) A formal complaint against the utility as described in WAC 480-09-420, Pleadings and briefs—Applications for authority—Protests.

(3) When the commission refers an informal complaint to the utility, the utility must:

- (a) Investigate and report the results to the commission within two business days. The commission may grant an extension of time for responding to the complaint, if requested and warranted;
- (b) Keep the commission informed of progress toward the solution and the final result; and

(c) Respond to the commission's request for additional informal complaint information within three business days of the request or at a date specified by the commission. The commission may grant an extension of time for responding to the complaint, if requested and warranted.

(4) Each gas utility must keep a record of all complaints for at least three years and, upon request, make them readily available for commission review. The record must contain:

- (a) The complainant's name and address;
- (b) The date and nature of the complaint;
- (c) The action taken;
- (d) The final result; and
- (e) All official documents regarding the complaint.

**NEW SECTION****WAC 480-90-178 Billing requirements and payment date.**

(1) Customer bills must:

- (a) Be issued at intervals not to exceed two one-month billing cycles, unless the utility can show good cause for delaying the issuance of the bill. The utility must be able to show good cause if requested by the commission;
- (b) Show the total amount due and payable;
- (c) Show the date the bill becomes delinquent if not paid;
- (d) Show the utility's business address, business hours, and toll-free telephone number and emergency telephone number by which a customer may contact the utility;
- (e) Show the current and previous meter readings, the current read date, and the total amount of therms used;
- (f) Show the amount of therms used for each billing rate, the applicable billing rates per therm, the basic charge or minimum bill;
- (g) Show the amount of any municipal tax surcharges or their respective percentage rates;
- (h) Clearly identify when a bill has been prorated. A prorated bill must be issued when service is provided for a fraction of the billing period. Unless otherwise specified in the utility's tariff, the charge must be prorated in the following manner:
  - (i) Flat-rate service must be prorated on the basis of the proportionate part of the period that service was rendered;
  - (ii) Metered service must be billed for the amount metered. The basic or minimum charge must be billed in full;
    - (i) Clearly identify when a bill is based on an estimation.
    - (i) A utility must detail its method(s) for estimating customer bills in its tariff;
    - (ii) The utility may not estimate for more than four consecutive months unless the cause of the estimation is inclement weather, terrain, or a previous arrangement with the customer; and
    - (j) Clearly identify determination of maximum demand. A utility providing service to any customer on a demand basis must detail in its filed tariff the method of applying charges and of ascertaining the demand.
- (2) The minimum time allowed for payment after the bill's mailing date must be fifteen days, if mailed from within the states of Washington, Oregon, or Idaho, or eighteen days if mailed from outside the states of Washington, Oregon, and Idaho.
- (3) The utility must allow a customer to change a designated payment-due date when the customer has a satisfactory reason for the change. A satisfactory reason may include, but is not limited to, adjustment of a designated payment-due date to parallel receipt of income. The preferred payment date must be prior to the next billing date.

**NEW SECTION**

**WAC 480-90-183 Complaint meter tests.** (1) A gas utility must test and report to the customer the accuracy of a meter within twenty business days after receiving an initial request from a customer. The utility must allow the customer to order one meter test free of charge during a twelve-month period. The utility may appeal to the commission to waive

the responsibility of performing the meter test, to request an extension to perform the meter test, or to be allowed to charge for the meter test. If the customer disputes the accuracy of the meter, the customer must allow the utility access for meter testing.

(2) The customer may, at the customer's option, either witness the meter test or designate a representative to witness the test. The customer may require the meter to be sealed upon removal in the presence of the customer or the customer's representative. The seal must not be broken until the test is made in the presence of the customer or the customer's representative, or until permission to break the seal has been granted by the commission. The utility must report the results of the meter test to the customer.

(3) A customer may request the utility to perform additional meter tests within twelve months of the last meter test, but additional meter tests will not delay disconnection of service under of WAC 480-90-128(9), Disconnection of service. The utility must immediately inform the customer of any additional meter test charges. If the customer elects to have the meter test performed, the utility must perform the test and report the test results to the customer within twenty business days. If the additional meter test results show the meter is performing accurately as defined in WAC 480-90-338, Metering tolerance, the utility may charge the customer for performing the additional meter tests. The charge of the meter test must be listed in the utility's tariff. The utility may not charge the customer for any additional meter test that shows the meter is performing outside acceptable tolerance levels as defined in WAC 480-90-338, Metering tolerance.

(4) If the customer disputes any meter test result, the utility or the customer may contact the commission to review the complaint. When the commission has notified the utility that a complaint has been received regarding the customer's meter, the utility may not change the meter in any manner unless authorized by the commission. If the utility violates this provision, the commission may consider it as supporting the customer's dispute since the change might affect the proof of the dispute. The commission may require the utility to perform an additional test and report the test results to the commission within ten business days.

(5) If a meter test reveals a meter error greater than specified as acceptable in WAC 480-90-338, Metering tolerance, the utility must repair or replace the meter at no cost to the customer. The utility must adjust the bills to the customer based on the best information available to determine the appropriate charges. The utility must offer payment arrangements in accordance with WAC 480-90-138(2), Payment arrangements.

(a) If the utility can identify the date the customer was first billed for a defective meter, the utility must refund or bill the customer for the proper usage from that date;

(b) If the utility cannot identify the date the customer was first billed for a defective meter, the utility must refund or bill the customer for the proper usage, not to exceed six months.

(6) Reports. The commission may require the utility to provide meter test results to the commission in response to a customer's complaint. These reports must contain the name or address of the customer, the meter manufacturer's name,

PROPOSED

the manufacturer's and utility's meter number, the size or capacity of the meter, the date the meter was tested, the reading of the meter when tested, the accuracy of the meter as found, and the accuracy of the meter after adjustment.

#### NEW SECTION

**WAC 480-90-188 Payment locations.** (1) The gas utility must provide payment agencies in locally accessible locations where applicants and customers can make payments at no charge to the applicants and customers. Payment agencies must clearly post and maintain regular business hours.

(2) The utility and its payment agencies must provide receipts for any cash payments made by the applicants or customers.

(3) The utility must provide written or electronic notice to the commission's consumer affairs section at least thirty days prior to the closing of any business office, customer service center, or payment agency. In the event a payment agency is closed on less than thirty days' notice, written or electronic notification is required as soon as the utility becomes aware of the closure. At a minimum, the following information is required:

- (a) The communities affected by the closing;
- (b) The date of the closing;
- (c) A listing of other methods and facility locations available for payment of cash or urgent payments; and
- (d) A listing of other methods and locations for obtaining business office and customer service center services.

(4) The utility must include on its regularly scheduled bills a statement referring its customers to a toll-free number for updated payment agency locations.

### **PART 3—FINANCIAL RECORDS AND REPORTING RULES**

#### NEW SECTION

#### **WAC 480-90-203 Accounting system requirements.**

(1) Gas utilities in the state of Washington must use the uniform system of accounts applicable to major and nonmajor gas utilities as published by the Federal Energy Regulatory Commission (FERC) in the Code of Federal Regulations. Information about the Code of Federal Regulations regarding the version adopted and where to obtain it is set out in WAC 480-90-999, Adoption by reference.

(2) Gas utilities having multistate operations must maintain records in such detail that the costs of property located and business done in Washington can be readily ascertained in accordance with geographic boundaries.

(3) Any deviation from the uniform system of accounts, as prescribed by the FERC, will be accomplished only after due notice and order of this commission.

#### NEW SECTION

#### **WAC 480-90-208 Financial reporting requirements.**

##### **(1) Annual reports.**

(a) Gas utilities must use the annual report form (FERC Form No. 2) promulgated by the Federal Energy Regulatory

Commission for purposes of annual reporting to this commission. Data required by RCW 80.04.080, Annual reports, but not included in the FERC Form No. 2, must also be submitted with the annual report. Utilities must submit the annual report for the preceding calendar year, along with the regulatory fee, by May 1st of each year. If not presented in the prescribed FERC Form, the annual report must include the following data per customer class for the calendar year: Revenues, average customer count, and total unit sales. Information about the FERC Form No. 2 regarding the version adopted and where to obtain it is set out in WAC 480-90-999, Adoption by reference.

(b) Utilities must also submit to this commission, in essentially the same format and content as the FERC Form No. 2, a report which documents the revenues and costs incurred and the property necessary to furnish utility service to its customers in the state of Washington. The report must include the following data per customer class for the calendar year: Revenues, average customer count, and total unit sales;

(c) Combination and multistate utilities must submit with the annual report their cost allocation methods necessary to develop results of operations for the state of Washington. Approval of cost allocation schemes for rate-making purposes is accomplished only by commission order;

(d) The total utility results of operations reported by each utility in its annual report to the commission must agree with the results of operations shown on the utility's books and records.

##### **(2) Commission basis reports (annual).**

(a) The intent of the "commission basis" report is to depict the gas operations of a utility under normal temperature and gas supply conditions during the reporting period. The commission basis report must include the following:

(i) Booked results of gas operations and rate base, and all the necessary adjustments as accepted by the commission in the utility's most recent general rate case or subsequent orders;

(ii) Actual adjusted results of operations for out-of-period, nonoperating, nonrecurring, and extraordinary items or any other item that materially distorts reporting period earnings and rate base; and

(iii) Adjusted booked revenues and gas supply expenses to reflect operations under normal temperature conditions before the achieved return on rate base is calculated;

(b) Commission basis reports should not include adjustments that annualize price, wage, or other cost changes during a reporting period, nor new theories or approaches which have not been previously addressed and resolved by the commission;

(c) Utilities must submit the basis of any cost allocations and the allocation factors necessary to develop the commission basis results of gas operations for the state of Washington;

(d) Commission basis reports are due within four months of the end of a utility's fiscal year.

(3) **Quarterly reports.** Gas utilities must file a report of actual results for Washington operations within forty-five days of the end of each quarter. The results of operations report must contain each of the three monthly balances and

the latest twelve months' ending balance for all accounts of the uniform system of accounts. The report must include the average customer count and total unit sales per customer class for each reported period.

(4) **Additional reports.** This section does not supersede any reporting requirement specified in a commission order or limit the commission's ability to request additional information.

#### NEW SECTION

**WAC 480-90-213 Expenditures for political or legislative activities.** (1) The commission will not allow either direct or indirect expenditures for political or legislative activities for rate-making purposes.

(2) For purposes of this rule political or legislative activities include, but are not limited to:

(a) Encouraging support or opposition to ballot measures, legislation, candidates for a public office, or current public office holders;

(b) Soliciting support for or contributing to political action committees;

(c) Gathering data for mailing lists that are generated for the purposes of encouraging support for or opposition to ballot measures, legislation, candidates for public office, or current office holders, or encouraging support for or contributions to political action committees;

(d) Soliciting contributions or recruiting volunteers to assist in the activities set forth in (a) through (c) of this subsection.

(3) Political or legislative activities do not include activities directly related to appearances before regulatory or local governmental bodies necessary for the utility's operations.

#### NEW SECTION

**WAC 480-90-218 Securities, affiliated interests, and transfers of property.** (1) Before a gas utility issues stock, securities, or other evidence of indebtedness, the utility must comply with the requirements of chapters 80.08 RCW and 480-146 WAC.

(2) Before a gas utility enters into a contract or arrangement with an affiliated interest, the utility must file a copy or summary of the contract or arrangement with the commission in accordance with chapters 80.16 RCW and 480-146 WAC.

(3) Before selling, leasing, or assigning any of its property or facilities, or before acquiring property or facilities of another public utility, a gas utility must obtain an authorizing order from the commission in accordance with chapters 80.12 RCW and 480-143 WAC.

#### NEW SECTION

**WAC 480-90-223 Advertising.** (1) The commission will not allow expenses for promotional or political advertising for rate-making purposes. The term "promotional advertising" means advertising to encourage any person or business to select or use the service or additional services of a gas utility, to select or install any appliance or equipment

designed to use the gas utility's service, or to influence consumers' opinions of the gas utility.

The term "political advertising" means any advertising for the purpose of influencing public opinion with respect to legislative, administrative, or electoral matters, or with respect to any controversial issue of public importance.

(2) As used in this section the terms "promotional advertising" and "political advertising" do not include:

(a) Advertising which informs customers how to conserve energy or how to reduce peak demand for energy;

(b) Advertising required by law or by regulation, including advertising under Part I of Title II, of the National Energy Conservation Policy Act;

(c) Advertising regarding service interruptions, safety measures, or emergency conditions;

(d) Advertising concerning employment opportunities with the gas utility;

(e) Advertising which promotes the use of energy efficient appliances, equipment, or services;

(f) Announcements or explanations of existing or proposed tariffs or rate schedules; and

(g) Notices of meetings or commission hearings concerning gas utility rates and tariffs.

#### NEW SECTION

**WAC 480-90-228 Retention and preservation of records and reports.** (1) Each gas utility must retain all records and reports for three years unless otherwise specified by the publication referenced in subsection (2) of this section. No records may be destroyed prior to the expiration of the time specified by the publication referenced in subsection (2) of this section.

(2) The commission adopts the publication, *Regulations to Govern the Preservation of Records of Electric, Gas, and Water Companies*, published by the National Association of Regulatory Utility Commissioners as the standards for utility records retention. Information about the *Regulations to Govern the Preservation of Records of Electric, Gas, and Water Companies* regarding the version adopted and where to obtain it is set out in WAC 480-90-999, Adoption by reference.

#### NEW SECTION

**WAC 480-90-233 Purchased gas adjustment.** (1) A purchased gas adjustment (PGA) clause is an accounting and rate adjustment procedure that gas utilities use to recover actual gas costs. Gas utilities must file with the commission for recovery of expected gas cost changes and amortization of accumulated book balances.

(2) A gas utility must include its PGA procedures in its tariff.

(3) A gas utility must make a PGA filing within a maximum of fifteen months since the effective date of the utility's last PGA. If the utility believes that a PGA filing is unnecessary within this time frame, then it must file supporting documents within thirteen months after the effective date of its last PGA demonstrating why a rate change is not necessary.

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(4) A gas utility must accrue interest, compounded monthly, on deferred gas cost balances which accrue subsequent to the effective date of this rule at the previous quarter's average prime interest rate calculated as follows: The arithmetic mean of the prime rate values published in the Federal Reserve Bulletin for the fourth, third, and second months preceding the first month of the calendar quarter (also known as the "FERC interest rate").

(5) A gas utility must file a monthly report of the activity in account 191, Unrecovered purchased gas costs, for Washington within thirty days after the end of each month. The report must show the beginning balance, monthly entry and ending balances for each Washington subaccount included in account 191, Unrecovered purchased gas costs. PGA incentive amounts must be shown separately.

#### NEW SECTION

**WAC 480-90-238 Least cost planning.** (1) Purpose and process. Each gas utility regulated by the commission has the responsibility to meet system demand at the least cost to the utility and its ratepayers. Therefore, a "least cost plan" must be developed by each gas utility in consultation with commission staff. Provision for involvement in the preparation of the plan by the public is required. Each planning cycle will begin with a letter to the company from the commission secretary. The content and timing of and reporting for the least cost plan and the public involvement strategy must be outlined in a work plan developed by the utility after consulting with commission staff.

(2) Definitions. "Least cost plan" or "plan" means a plan describing the strategies for purchasing gas and improving the efficiencies of gas use that will meet current and future needs at the lowest cost to the utility and its ratepayers consistent with needs for security of supply.

(3) Each gas utility must submit to the commission on a biennial basis a least cost plan that must include:

(a) A range of forecasts of future gas demand in firm and interruptible markets for each customer class for one, five, and twenty years using methods that examine the impact of economic forces on the consumption of gas and that address changes in the number, type, and efficiency of gas end-uses.

(b) An assessment for each customer class of the technically feasible improvements in the efficient use of gas, including load management, as well as the policies and programs needed to obtain the efficiency improvements.

(c) An analysis for each customer class of gas supply options, including:

(i) A projection of spot market versus long-term purchases for both firm and interruptible markets;

(ii) An evaluation of the opportunities for using company-owned or contracted storage or production;

(iii) An analysis of prospects for company participation in a gas futures market; and

(iv) An assessment of opportunities for access to multiple pipeline suppliers or direct purchases from producers.

(d) A comparative evaluation of gas purchasing options and improvements in the efficient use of gas based on a consistent method, developed in consultation with commission staff, for calculating cost-effectiveness.

(e) The integration of the demand forecasts and resource evaluations into a long-range (e.g., twenty-year) least cost plan describing the strategies designed to meet current and future needs at the lowest cost to the utility and its ratepayers.

(f) A short-term (e.g., two-year) plan outlining the specific actions to be taken by the utility in implementing the long-range least cost plan.

(4) All plans subsequent to the initial least cost plan must include a progress report that relates the new plan to the previously filed plan.

(5) The least cost plan, considered with other available information, will be used to evaluate the performance of the utility in rate proceedings before the commission.

### **PART 4—GAS METERING AND STANDARDS RULES**

#### NEW SECTION

**WAC 480-90-303 Heating value of gas.** (1) A gas utility must state in its tariff the minimum heating value of gas delivered to customers. The minimum heating value of the gas must be sufficient to operate an appliance uniformly.

(2) **Testing equipment.** If a gas utility provides and maintains its own gas calorimeter, the calorimeter and accessories must be installed in a suitable area. The calorimeter and its location and accuracy must be approved by the commission.

(3) If a gas utility does not maintain its own gas calorimeter, the utility's supplier must provide the calorimetric results to the commission on request.

(4) A gas utility may use a caloroptic indicator to determine the heat value when a mixture of liquified petroleum gas and air is used.

(5) **Testing requirements.** Each gas utility must take at least one daily heat value test of the gas supplied to its customers.

(6) The total heating value must be stated in British thermal units per cubic foot.

(7) The average daily heating values must be determined by taking the average of all daily heating values measured throughout the day. The average monthly heating value must be the average of all daily average values for the calendar month.

(8) For billing purposes, the gas utility may apply the average heating value for a given month to the following month provided the procedure is written in the utility's tariff.

(9) **Testing records.** Each gas utility must keep complete records of each heat value test. These records must be accessible to the commission and its authorized representatives.

(10) The utility must adopt standard forms that record the heating value, gas analysis, and specific gravity results. The forms are subject to commission approval. Each form must be retained as a record for at least two years at the station where the tests were made.

NEW SECTION

**WAC 480-90-308 Meter readings.** A meter is required to record or indicate the volume of gas taken, measured in units of cubic feet or other volumetric unit. The gas utility, upon request, must supply the customer with all variables and formulas to enable the customer to compute billable units, typically therms.

NEW SECTION

**WAC 480-90-313 Meter charges.** (1) A gas utility will make no charge for furnishing and installing a standard meter required to determine the customer's bill for gas service in accordance with the utility's filed tariff. The utility may charge for additional meters or metering equipment requested by the customer or required by the utility's tariff for services beyond determining the customer's bill.

(2) A meter will not be required on flat-rate service.

NEW SECTION

**WAC 480-90-323 Meter set assembly location.** (1) The customer must furnish a convenient and unobstructed location to install the meter set assembly that is acceptable to the gas utility.

(2) A meter set assembly may include a meter, regulator, valve, and adjacent components. The meter set assembly must be accessible to the utility to read, inspect, repair, test, and make changes.

(3) Residential and commercial meter set assemblies should be installed outside at the building wall. All meter set assemblies should be placed, whenever possible, away from doors, windows, building overhangs, intake ducts, and other outside areas where gas can accumulate and migrate into buildings. When it becomes necessary to locate meters away from the building wall or inside buildings, the gas utility must keep a record of these meter set assemblies, including in such record the location, installation date, and leak history. Utilities must submit copies of such records to the commission upon request.

(4) The meter set assembly must be protected with a protective barrier whenever damage by vehicles or marine traffic is likely to occur.

NEW SECTION

**WAC 480-90-328 Meter identification.** Gas utilities must identify each meter by a unique series of serial numbers, letters, or combination of both, placed in a conspicuous position on the meter, along with the utility's name or initials.

NEW SECTION

**WAC 480-90-333 Initial accuracy of meters.** (1) Each meter must be in good mechanical shape and adjusted to read as accurately as practical before being placed in service. Meters are required to be free of leaks and deliver gas without noticeable fluctuation due to mechanical operation of the meter.

(2) The gas utility must seal all meters in service or use a sealing method acceptable to the commission.

NEW SECTION

**WAC 480-90-338 Metering tolerance.** A meter must not deviate more than two percent fast or slow at each test rate.

NEW SECTION

**WAC 480-90-343 Statement of meter test procedures.** (1) The gas utility must include a statement in its tariff describing its practice under these rules covering:

(a) The description of test methods used and frequency of tests for determining the meter accuracy. The description must include, but is not limited to:

(i) Test group detail and selection procedures.

(ii) Performance standard details for meters that exceed the maximum allowable tolerance for slow as well as fast meters.

(iii) The corrective action and time period that will be implemented.

(iv) Reference to an industry standard such as ANSI C12.1 or ANSI/[isrt]ASQC-Z1.9 that will establish acceptable criteria for numerical analysis.

(b) The description of meter testing equipment and accuracy determination methods.

(c) The name of the testing laboratory making meter tests if gas companies do not maintain meter testing equipment.

(d) The testing and adjustment program of meters prior to installation and periodic tests after installation.

(2) If a gas utility changes any portion of the meter test procedure, a revised tariff must be submitted.

**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.

NEW SECTION

**WAC 480-90-348 Frequency of periodic meter tests.**

(1) The minimum periodic test interval for gas meters, other than orifice meters, is as follows:

(a) Meters with capacity up to three thousand cubic feet per hour - every ten years;

(b) Meters with capacity three thousand cubic feet per hour and over - every five years.

(2) The minimum periodic test interval for orifice meters is as follows:

(a) Differential gauges - at least once each three months;

(b) Orifice plate - at least once each year.

(3) A meter sampling program may be implemented by the utility in lieu of the basic periodic test interval as provided for under WAC 480-90-166, Statement of meter test procedures.

NEW SECTION

**WAC 480-90-353 Meter history records.** (1) Gas utilities must establish records showing the history of each meter

purchased and installed. Each record must be maintained for the life of the meter, plus three months. The forms of such records are subject to commission approval and must contain the following information, at a minimum:

- (a) The date of purchase;
- (b) Gas utility's identification number;
- (c) Type, model, or series of meter; and
- (d) Current meter location.

(2) The utility must maintain the meter history from the meter's last shop maintenance and "out proof test" through service, removal and "in proof test," plus six months. The records are subject to approval of the commission and must contain, at a minimum, the following information:

- (a) Date and nature of repairs;
- (b) Date and results of the "out proof test";
- (c) Date and results of the "in proof test";
- (d) Date, location, and index reading when placed in service;
- (e) Date, location, and index reading when removed from service; and
- (f) Date, complainant's name and address, and results of any complaint test(s) made while the meter was in service.

(3) Overhauled meters that meet new meter standards may be retired and reenter the system as new meters.

**PART 5—ADOPTION BY REFERENCE**

NEW SECTION

**WAC 480-90-999 Adoption by reference.** In this chapter, the commission adopts by reference all or portions of regulations and standards identified below. They are available for inspection at the commission branch of the Washington state library. The publications, effective date, references within this chapter, and availability of the resources are as follows:

(1) Title 18 Code of Federal Regulations, cited as 18 CFR, is published by the United States Government Printing Office.

(a) The commission adopts the version in effect on April 1, 2000.

(b) This publication is referenced in WAC 480-90-203, Accounting system requirements, and WAC 480-90-208, Financial reporting requirements.

(c) Copies of 18 CFR are available from the U.S. Government Printing Office in Pittsburgh, Pennsylvania.

(2) The *Regulations to Govern the Preservation of Records of Electric, Gas, and Water Companies* is published by the National Association of Regulatory Utility Commissioners (NARUC).

(a) The commission adopts the version in effect in 1985.

(b) This publication is referenced in WAC 480-90-228, Retention and preservation of records and reports.

(c) The *Regulations to Govern the Preservation of Records of Electric, Gas, and Water Companies* is a copyrighted document. Copies are available from NARUC, in Washington, D.C.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 480-90-011	Application of rules.
WAC 480-90-016	Saving clause.
WAC 480-90-021	Glossary.
WAC 480-90-026	Tariffs.
WAC 480-90-031	Accounting.
WAC 480-90-032	Accounting—Political information and political education activities.
WAC 480-90-036	Finance—Securities, affiliated interests, transfers of property.
WAC 480-90-041	Availability of information.
WAC 480-90-043	Advertising.
WAC 480-90-046	Application for service.
WAC 480-90-051	Establishment of credit.
WAC 480-90-056	Refusal of service.
WAC 480-90-066	Distribution extensions.
WAC 480-90-071	Discontinuance of service.
WAC 480-90-072	Payment arrangements and responsibilities.
WAC 480-90-076	Service responsibilities.
WAC 480-90-081	Service connections.
WAC 480-90-086	Service entrance.
WAC 480-90-091	Access to premises.
WAC 480-90-096	Complaints and disputes.
WAC 480-90-101	Quality of gas.
WAC 480-90-106	Form of bills.
WAC 480-90-116	Refunds for inaccurate metering.
WAC 480-90-121	Responsibility for delinquent accounts.
WAC 480-90-126	Meter reading.
WAC 480-90-131	Installation of meter set assembly (MSA).
WAC 480-90-136	Location of meter set assembly.
WAC 480-90-141	Identification of meters.
WAC 480-90-146	Initial accuracy of meters.
WAC 480-90-151	Metering tolerance.
WAC 480-90-156	Dispute as to meter accuracy.

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WAC 480-90-161	Complaint meter test.
WAC 480-90-166	Statement of meter test procedures.
WAC 480-90-171	Frequency of periodic meter tests.
WAC 480-90-176	Meter history records.
WAC 480-90-181	Filing of records and reports and the preservation of records.
WAC 480-90-191	Least cost planning.
WAC 480-90-211	Business offices and payment agencies.

Fishers should have the opportunity to modify gear to a lesser bunt size if that makes the gear easier to operate.

Proposal Changes the Following Existing Rules: Requires sale of salmon, disallows discard of chum salmon, requires chum salmon egg sales to have carcasses accompany eggs, provides quick reporting method for purchase of Puget Sound salmon, relaxes purse seine bunt requirements.

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

**Small Business Economic Impact Statement**

- Take Home of Commercial-Caught Salmon
- Selling Eggs from Commercial-Caught Salmon
- Quick Reporting of Dealer Purchases
- Puget Sound Purse Seine Bunt Dimensions

**WSR 01-02-085  
PROPOSED RULES  
DEPARTMENT OF  
FISH AND WILDLIFE**  
(Filed January 3, 2001, 9:30 a.m.)

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-18-100.

Title of Rule: Commercial fishing rules.

Purpose: Commercial salmon sale, reporting and gear rules.

Statutory Authority for Adoption: RCW 77.12.047.

Statute Being Implemented: RCW 77.12.047.

Summary: Provide better accountability in Puget Sound commercial salmon fishery; allow variable gear.

Reasons Supporting Proposal: Catch data on salmon is untimely for management; provide flexibility.

Name of Agency Personnel Responsible for Drafting: Evan Jacoby, 1111 Washington Street, Olympia, 902-2930; Implementation: Lew Atkins, 1111 Washington Street, Olympia, 902-2651; Enforcement: Bruce Bjork, 1111 Washington Street, Olympia, 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: A better accounting of salmon will occur if all salmon are sold to wholesale dealers and reported on fish tickets. Chum salmon egg sales have caused problems in fish management as the number of fish caught is not represented when egg-only sales occur. The discard of male chum salmon is not accounted for on fish tickets, making it difficult to assess the actual catch. Some Puget Sound salmon fisheries are of such limited duration that relying on receipt of fish receiving tickets by surface mail will not allow timely fish management. A quick reporting system will increase management confidentiality in catch per unit effort and remaining available harvestable surplus. The bunt length in Puget Sound purse seines is a maximum length, not an absolute.

1. Description of the Reporting, Record-keeping, and Other Compliance Requirements of the Proposed Rule:

Take Home of Commercial-Caught Salmon: All fish must be accounted for on fish receiving tickets. Any salmon possessed after sale must be purchased from a licensed wholesale dealer or buyer, and a receipt must accompany any such possessed fish.

Selling Eggs From Commercial-Caught Salmon: Rule requires accurate accounting of chum salmon when buying or selling eggs. Fish receiving tickets are already used for all salmon transactions and will need to be used to list the number of salmon landed with the eggs.

Quick Reporting of Dealer Purchases: Wholesale fish dealers would be required to summarize fish receiving tickets by gear, area and date and provide that information to WDFW by a specified hour (10:00 a.m. in most cases, but as late as noon in other cases) of the day following the transaction.

Puget Sound Purse Seine Bunt Dimensions: None.

2. Kinds of Professional Services That a Small Business is Likely to Need in Order to Comply with Such Requirements:

Take Home of Commercial-Caught Salmon: None.

Selling of Eggs From Commercial-Caught Salmon: None.

Quick Reporting of Dealer Purchases: None.

Puget Sound Purse Seine Bunt Dimensions: None.

3. Costs of Compliance for Business, Including Costs of Equipment, Supplies, Labor, and Increased Administrative Costs:

Take Home of Commercial-Caught Salmon: None.

Selling Eggs From Commercial-Caught Salmon: Potential storage and refrigeration costs associated with the additional volume of salmon meat.

Quick Reporting of Dealer Purchases: Additional time spent summarizing catch and recording on an agency provided form. Additional time spent calling, faxing or e-mailing results to the agency. Over the duration of the fishing season, cost is not expected to exceed \$60.00 of staff time. A phone line would be required, but is assumed to be a standard piece of business equipment, already possessed by the businesses.

Puget Sound Purse Seine Bunt Dimensions: No cost.

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#### 4. Will Compliance with the Rule Cause Businesses to Lose Sales or Revenue?

Take Home of Commercial-Caught Salmon: No.

Selling Eggs From Commercial-Caught Salmon: Maybe. The sale of eggs will still be allowed but buyers must dispose of the flesh in a legal manner. Most years the entire chum salmon has a value. Late in the season and when the market is saturated, price on the flesh may drop to less than the cost of long-term storage and handling.

Quick Reporting of Dealer Purchases: No.

Puget Sound Purse Seine Bunt Dimensions: No.

#### 5. List of the Largest Businesses Required to Comply with the Proposed Rules Using One or More of the Following as a Basis for Comparing Costs:

Take Home of Commercial-Caught Salmon:

a. Cost per employee: None.

b. Cost per hour of labor: None.

c. Cost per one hundred dollars of sales: None.

Selling Eggs From Commercial-Caught Salmon:

a. Cost per employee: N/A.

b. Cost per hour of labor: N/A.

c. Cost per one hundred dollars of sales: Unknown and variable with market conditions. In some years this rule may benefit the industry by providing additional income from the fish. In other years the cost of marketing the fish may exceed the value of the carcass.

Quick Reporting of Dealer Purchases:

a. Cost per employee: Uncertain.

b. Cost per hour of labor: Uncertain.

c. Cost per one hundred dollars of sales: Uncertain.

Requirement for quick reporting would be limited. For example, in the Puget Sound region it is anticipated to be in effect no more than twelve days during the course of the annual fishing season. In many cases, the largest businesses are already providing the required data voluntarily. Since one of the contact methods allowed is a toll-free number, there would be no telephone related cost to the wholesale dealer. Dealers who choose to use either fax or e-mail would incur those charges associated with maintaining equipment plus long distance charges, if any.

Dealers with tenders that stay out for extended periods of time would need to maintain contact either by cell phone, radio or other means. As most wholesale dealers are already set up to talk with their tenders, the rule should not cause additional costs.

Preparation of data summaries are not expected to take more than twenty - thirty minutes of time, if organized properly. Over the twelve days when the rule is in effect, it should amount to no more than a total of four - six hours of time. For an employee being paid at a rate of \$10.00 per hour, this cost over the duration of the season would be no more than \$60.00.

Puget Sound Purse Seine Bunt Dimensions:

a. Cost per employee: None.

b. Cost per hour of labor: None.

c. Cost per one hundred dollars of sales: None.

#### 6. Steps Taken by the Agency to Reduce the Costs of the Rule on Small Businesses or Reasonable Justification for Not Doing So:

Take Home of Commercial-Caught Salmon: No steps necessary. No cost to industry.

Selling Eggs From Commercial-Caught Salmon: The rule still allows eggs to be removed from the fish and weighed/sold separately. The buyer, once the salmon have been counted and listed on the fish receiving ticket, may market the fish or give the fisher back the fish at cost.

Quick Reporting of Dealer Purchases: A toll-free number has been proposed as one of three acceptable methods of contacting the agency. This shifts the burden of long-distance telephone charges to the agency. The rule only applies to fisheries that are likely to need special in-season management considerations. Most fisheries will not require next day reporting. Also, the agency will make work sheets available for distribution that contain the desired format of the data summary.

Puget Sound Purse Seine Bunt Dimensions: No steps necessary. No cost to industry.

7. A Description of How the Agency Will Involve Small Businesses in the Development of all four of These Rules: The draft rules were developed after three public hearings around the region. Letters were sent to all license holders in the commercial industry and follow-up phone calls were made to key industry members. Once drafted, the rules will go through the standard public process set up for promulgating and revising Washington Administrative Code.

8. A List of Industries That Will Be Required to Comply with the Rule:

Take Home of Commercial-Caught Salmon: All nontreaty commercial salmon fishers licensed to fish Puget Sound waters.

Selling Eggs From Commercial-Caught Salmon: All nontreaty commercial salmon license holders who fish chum salmon in Washington state waters. All wholesale fish dealers, acting in the capacity of an original receiver, buying chum salmon eggs.

Quick Reporting of Dealer Purchases: All wholesale dealers licensed to buy fish in Washington state.

Puget Sound Purse Seine Bunt Dimensions: All nontreaty Puget Sound purse seine salmon fishers.

A copy of the statement may be obtained by writing to Evan Jacoby, Rules Coordinator, 600 Capitol Way North, Olympia, WA 98504-1091, phone (360) 902-2930, fax (360) 902-2942.

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

Hearing Location: Best Western Hotel, 15901 West Valley Road, Tukwila, WA, on February 9-10, 2001, at 8:00 a.m.

Assistance for Persons with Disabilities: Contact Debbie Nelson by January 23, 2001, TDD (360) 902-2207, or (360) 902-2226.

Submit Written Comments to: Evan Jacoby, 600 Capitol Way North, Olympia, WA 98501, fax (360) 902-2942, by February 8, 2001.

Date of Intended Adoption: February 9, 2001.

January 3, 2001

Evan Jacoby

Rules Coordinator

**AMENDATORY SECTION** (Amending Order 99-202, filed 11/19/99, effective 12/20/99)

**WAC 220-20-016 Sale and purchase of commercial caught salmon.** (1) It is unlawful for any person licensed to take salmon for commercial purposes as required under chapter ~~((75.28))~~ 77.65 RCW to:

~~((1) Retain for personal use more than the equivalent of one daily sport bag limit for the area being fished. All salmon taken under commercial license must be recorded on state of Washington fish receiving tickets. The daily limit and possession limit described in this subsection also apply to crew members of the licensed fishing vessel.~~

~~(2))~~ (a) Fail to sell all salmon taken under such license.

(b) Sell any salmon he takes under such license to anyone other than a licensed wholesale dealer located within or outside the state of Washington: Provided, That a person who is himself licensed as a wholesale dealer under the provisions of RCW ~~((75.28.300))~~ 77.65.280 may sell his catch to individuals or corporations other than licensed wholesale dealers.

(c) Sell, barter or attempt to sell or barter chum salmon eggs that have been removed from the body cavity of chum salmon unless all carcasses from which eggs have been removed are sold to the same buyer.

(d) Discard chum salmon.

(2) It is unlawful for any person licensed as a wholesale dealer as required under RCW 77.65.280 and acting in the capacity as an original receiver to purchase or attempt to purchase chum salmon eggs without also purchasing all male and female chum salmon taken by the fisher, including the salmon carcasses from which the eggs were removed.

**AMENDATORY SECTION** (Amending Order 97-124, filed 7/29/97, effective 8/29/97)

**WAC 220-47-301 Puget Sound—Lawful gear—Purse seine.** (1) Lawful purse seine salmon nets in Puget Sound shall not exceed 1,800 feet in length along the cork line while wet and purse seine and lead combined shall not exceed 2,200 feet. Neither shall contain meshes of a size less than 4 inches, nor shall the meshes of the seine and lead be lashed together to form one continuous piece of webbed gear. It shall be lawful as part of the purse seine to have a bunt not more than 10 fathoms long ~~((and 200 meshes deep))~~ which may contain mesh of a size not less than 3-1/2 inches.

(2) It shall be unlawful to take or fish for salmon with purse seine gear in Puget Sound which contains mesh webbing constructed of a twine size smaller than 210/30d nylon, 12 thread cotton or the equivalent diameter in any other material.

(3) It shall be unlawful for any purse seine vessel to carry an extra lead or portion thereof unless stowed below decks during the fishing operation, nor may an extra lead or portion thereof be carried aboard its skiff.

(4) Purse seine mesh size shall be defined as the distance between the inside of one knot to the outside of the opposite vertical knot of one mesh. Minimum mesh size is met if a wedge of legal size can be passed without undue force through the mesh while wet.

(5) A purse seine will not be considered to be fishing once both ends of the seine are attached to the primary vessel.

(6) It shall be unlawful to take or fish for salmon with purse seine gear in Puget Sound unless at least four sections, each measuring no less than 12 inches in length, along the corkline in the bunt and within 75 fathoms of the bunt have no corks or floats attached. These four sections must be spaced such that one section is along the corkline in the bunt, within 5 fathoms of the seine net, and the other three sections must be spaced at least 20 fathoms apart along the corkline within 75 fathoms of the bunt.

**AMENDATORY SECTION** (Amending Order 99-221, filed 12/20/99, effective 1/20/00)

**WAC 220-69-240 Duties of commercial purchasers and receivers.** (1) Every person originally receiving or purchasing fresh or iced food fish or shellfish or parts thereof, or frozen food fish or shellfish or parts thereof that have not been previously landed in another state, territory, or country from fishermen, firms, or individuals, regardless of whether or not the receiver or purchaser holds a license as required under Title ~~((75))~~ 77 RCW, must immediately, completely, accurately, and legibly prepare the appropriate state of Washington fish receiving ticket regarding each and every purchase or receipt of such commodities. Any employee of a licensed wholesale dealer who has authorization to receive or purchase fish or shellfish for that dealer on the premises of the primary business address or any of its branch plant locations shall be authorized to initiate and sign fish receiving tickets on behalf of his employer. The business or firm shall be responsible for the accuracy and legibility of all such documents initiated in its name. Each delivery must be recorded on a separate state of Washington fish receiving ticket.

(2) State of Washington fish receiving tickets are required for:

(a) Fresh food fish and shellfish landed in the state of Washington including fish or shellfish not purchased, which fish shall be recorded as weigh back or take home fish or shellfish.

(b) Fresh food fish and shellfish previously landed in another state, territory, or country and shipped or transported into the state of Washington to an original receiver.

(c) Frozen food fish or shellfish not previously landed in another state, territory, or country and shipped or transported into the state of Washington to an original receiver.

(3) State of Washington fish receiving tickets are not required for:

(a) Purchases or receipts made by individuals or consumers at retail.

(b) Purchases or receipts from any person possessing a valid Washington wholesale dealer's license except that a wholesale dealer purchasing fish from a commercial fisherman or shellfish gatherer shall complete the appropriate fish receiving ticket regardless of whether the commercial fisherman or shellfish gatherer possesses a wholesale dealer's license. It is the purchaser's responsibility to obtain the name, address, and Washington wholesale dealer's license number, together with such sales receipt documents or information as may be required, to show the deliverer's name, quantity of

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fish, and date of the transaction and retain these with the food fish or shellfish.

(c) Fresh or frozen food fish or shellfish that are in transit through the state of Washington, if no storage, handling, processing, or repackaging occurs within the state.

(d) Private sector cultured aquatic products.

(4) Fishermen, fishermen-wholesalers, and wholesalers shall determine the weight of baitfish contained in an average and normal brail and multiply the number of such brails of baitfish by this weight factor and report such baitfish in both dozens and total weight: Provided, That it is lawful for such fishermen, fishermen-wholesalers, and wholesalers, when receiving herring, candlefish, anchovy, or pilchards for bait purposes, to delay completing that portion of the fish receiving ticket which indicates number of herring received, only if the herring, candlefish, anchovy, or pilchards are sold individually or counted as dozens. Such counts must be entered on the fish tickets immediately. An estimate of herring, candlefish, anchovy, or pilchards caught but not sold due to mortality must be included on the fish ticket as "loss estimate."

(5) It is lawful for an original receiver, when receiving purse seine-caught herring taken from Areas 20A, 20B, 21A, and 21B during the period April 16 through May 31, to delay completing that portion of the fish receiving ticket which indicates the weight of herring received only until the herring are off-loaded from the original receiver's vessel. The herring must then be weighed and the weight immediately entered in the appropriate space on the ticket. A separate state of Washington fish receiving ticket must be initiated at the time of each individual receipt of herring from the purse seine catching vessel.

(6) The original receiver of herring taken from Puget Sound Marine Fish-Shellfish Catch Areas 20A, 20B, 21A, and 21B, during the period April 16 through May 31 must report each calendar day's receipts by noon of the following day to the Department of Fish and Wildlife, LaConner, Washington; telephone (360) 466-4345 ext. 243.

(7) It is unlawful for any person receiving or purchasing geoducks from fishermen, firms, or individuals, regardless of whether or not the purchaser or receiver holds a license as required under Title 75 RCW, to fail to accurately and legibly complete the fish receiving ticket initiated on the harvest tract immediately upon the actual landing of geoducks from the harvesting vessel onto the shore. This fish receiving ticket shall accompany the harvested geoducks from the department of natural resources harvest tract to the point of landing.

(8) It is unlawful for the original receiver of Pacific whiting to fail to enter an estimated weight of Pacific whiting on the fish receiving ticket immediately upon completion of the landing. The exact weights of whiting, by grade, and all incidental species in the landing must be entered on the fish receiving ticket within twenty-four hours of the landing.

(9) It is unlawful for the original receiver of shrimp other than ghost shrimp taken from Puget Sound to fail to report to the department the previous day's purchases by 10:00 a.m. the following morning. Such report must be by telephone call to the Point Whitney Shellfish Laboratory or by facsimile transmission (FAX) to the Point Whitney Shellfish Laboratory. All reports must specify the total number of pounds caught by gear type, Marine Fish-Shellfish Management and

Catch Reporting Area, and species. The fish receiving ticket reporting requirement of WAC 220-69-240 remains in effect.

(10) It is unlawful for the original receiver to fail to initiate the completion of the fish receiving ticket immediately upon receipt of any portion of a commercial catch. Should the unloading of a catch take more than one day, the date that the unloading is completed shall be entered on the fish receiving ticket as the date of landing. If, for any purpose, the vessel leaves the unloading site, the original receiver must immediately enter the current date on the fish receiving ticket.

(11) During any fishery opening designated by rule as "quick reporting required," it is unlawful for any wholesale dealer acting in the capacity of an original receiver to fail to report a summary of all purchases of salmon and sturgeon made on the previous calendar day. The summary must include dealer name and purchasing location, date of purchase, list of fish ticket numbers used on the purchasing date, and the following summary catch data for each species purchased: Gear, catch area, species, number and total weight of fish. When quick reporting is required, it is unlawful to fail to comply with the following reporting requirements:

(a) Puget Sound summary reports must be reported by 10:00 a.m. on the day after the purchase date by either:

(i) FAX transmission to (360) 902-2949

(ii) E-mail to [psfishtickets@dfw.wa.gov](mailto:psfishtickets@dfw.wa.gov) or

(iii) Telephone to 1-800-902-9999

(b) Coastal troll summary reports must be reported by 10:00 a.m. on the day after the purchase date by either:

(i) FAX transmission to (360) 902-2949

(ii) E-mail to [trollfishtickets@dfw.wa.gov](mailto:trollfishtickets@dfw.wa.gov) or

(iii) Telephone to 1-800-902-9999

(c) Grays Harbor and Willapa Bay summary reports must be reported by 10:00 a.m. on the day after the purchase date by either:

(i) FAX transmission to (360) 664-0689

(ii) E-mail to [harborfishtickets@dfw.wa.gov](mailto:harborfishtickets@dfw.wa.gov) or

(iii) Telephone to (360) 249-4628 Ext. 270

(d) Columbia River summary reports must be reported by 12:00 noon on the day after the purchase date by either:

(i) FAX transmission to (360) 906-6776 or (360) 906-6777

(ii) E-mail to [harlash@dfw.wa.gov](mailto:harlash@dfw.wa.gov) or

(iii) Telephone to 1-800-906-9999.

(12) It is unlawful for any wholesale dealer acting in the capacity of an original receiver and receiving sea urchins or sea cucumbers from nontreaty fishers to fail to report to the department each day's purchases by 10:00 a.m. the following day. For red sea urchins the report must specify the number of pounds received from each sea urchin district. For green sea urchins and sea cucumbers the report must specify the number of pounds received from each Marine Fish-Shellfish Management and Catch Reporting Area. The report must be made by facsimile (FAX) transmission to (360) 586-8408 or by telephone to (360) 796-4601, extension 500. Additionally, it is unlawful for the original receiver of red sea urchins to fail to record on the fish receiving ticket the sea urchin district where the red sea urchins were taken, and it is unlawful for the original receiver of any sea urchins to fail to record on the fish receiving ticket the name of the port of landing where the sea urchins were landed ashore.

**WSR 01-02-086**  
**PROPOSED RULES**  
**DEPARTMENT OF**  
**FISH AND WILDLIFE**

[Filed January 3, 2001, 9:31 a.m.]

**Original Notice.**

Preproposal statement of inquiry was filed as WSR 00-20-061.

Title of Rule: Duties of shellfish buyers and redefining sea urchin and sea cucumber districts.

Purpose: Change sea urchin and sea cucumber districts to conform with negotiated management regimes with tribal comanagers and improve timeliness of catch reporting from buyers of sea urchins and sea cucumbers.

Statutory Authority for Adoption: RCW 77.12.047.

Statute Being Implemented: RCW 77.12.047.

Summary: Rule proposal will redefine sea urchin and sea cucumber districts consistent with contemporary usage and buyers of sea urchins and sea cucumbers will be required to report catches on the day following landing by phone or fax.

Reasons Supporting Proposal: The entry of the tribal comanagers into the sea urchin and sea cucumber fishery and the resultant negotiated management plans have altered the existing boundaries in practice - this necessitates emergency action rules on an annual basis to operate the fisheries under the plan. This rule will reduce the level of emergency actions required to implement these fisheries. In addition, the reduced sea urchin and sea cucumber quotas available to the nontribal fishers requires increased oversight on the rate of quota consumption to meet harvest levels for allocation and conservation requirements.

Name of Agency Personnel Responsible for Drafting: Morris Barker, 600 Capitol Way North, Olympia, WA 98501-1091, (360) 902-2826; Implementation: Lew Atkins, 600 Capitol Way North, Olympia, WA 98501-1091, (360) 902-2325; and Enforcement: Bruce Bjork, 600 Capitol Way North, Olympia, WA 98501-1091, (360) 902-2373.

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: Redefines sea urchin and sea cucumber district consistent with contemporary usage and existing management plans. The anticipated effect is to reduce the level of emergency actions required to implement these fisheries. The requirement for more rapid catch reporting from sea urchin and sea cucumber buyers will provide timely data for the management of the fisheries. The anticipated effect is to increase oversight capability on the rate of quota consumption to meet harvest levels for allocation and conservation requirements.

Proposal Changes the Following Existing Rules: See SBEIS below.

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

Small Business Economic Impact Statement

1. Description of the Reporting, Record-keeping, and Other Compliance Requirements of the Proposed Rule: Buyers of sea urchins and sea cucumbers will be required to report via phone or fax by 10:00 a.m. the previous days landings and identify the appropriate area of catch for the specific species. The catch area information will also be required on their fish receiving ticket.

2. Kinds of Professional Services That a Small Business is Likely to Need in Order to Comply with Such Requirements: Unlikely that any would be required other than a wireless type of service provider.

3. Costs of Compliance for Businesses, Including Costs of Equipment, Supplies, Labor, and Increased Administrative Costs: In the unlikely event that buyers do not have access to a fax machine or a phone the extra costs would be related to a fax machine or a cell phone. The cost of these items are easily obtainable in the market place for a cost of less than \$500 through existing service providers (for the duration of the annual harvest seasons).

4. Will Compliance with the Rule Cause Businesses to Lose Sales or Revenue? No.

5. Cost of Compliance for the 10% 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;
- b. Cost per hour of labor; or
- c. Cost per one hundred dollars of sales.

The buyers have been using this type of reporting over the last three years so no new costs would likely accrue; however, if every buyer did have to incur these costs it would amount to 12.67 (annual average number of buyers) x \$500 (maximum annual cost) = \$6,335. Compare this cost to the average annual exvessel price of \$1,067,719 paid to fishers by buyers (before buyer profit) and it becomes a small part of the operating expenses. It would become even a smaller portion if any buyer who buys sea urchins also buys sea cucumbers, i.e., the 12.67 (the annual average number of buyers) would decrease by one for each duplicate buyer occurrence.

6. Steps Taken by the Agency to Reduce the Costs of the Rule on Small Businesses or Reasonable Justification for Not Doing So: The agency has been working with the fisher and buyer sides of the industry to develop the rapid reporting system to reduce their current and future economic risk in terms of lost sales or harvest opportunity. This approach has been acceptable to the industry.

7. A Description of How the Agency Will Involve Small Businesses in the Development of the Rule: The agency has been doing this by emergency order over the previous few years and has achieved broad acceptance within this sector of the business community. In addition, the department will be holding the public hearings with the industry under the auspices of the Fish and Wildlife Commission rule adoption process.

8. A List of Industries That Will Be Required to Comply with the Rule: Wholesale buyers of sea urchins and sea cucumbers.

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A copy of the statement may be obtained by writing to Evan Jacoby, 600 Capitol Way North, Olympia, WA 98501-1091, phone (360) 902-2930, fax (360) 902-2942.

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

Hearing Location: Best Western Hotel, 15901 West Valley Road, Tukwila, WA, on February 9-10, 2001, at 8:00 a.m.

Assistance for Persons with Disabilities: Contact Debbie Nelson by January 23, 2001, TDD (360) 902-2207, or (360) 902-2226.

Submit Written Comments to: Evan Jacoby, Rules Coordinator, 600 Capitol Way North, Olympia, WA 98501-1091, fax (360) 902-2944, by February 8, 2001.

Date of Intended Adoption: February 9, 2001.

January 2, 2001

Evan Jacoby

Rules Coordinator

**AMENDATORY SECTION** (Amending Order 00-07, filed 1/13/00, effective 2/13/00)

**WAC 220-52-071 Sea cucumbers.** It is unlawful to take or possess sea cucumbers taken for commercial purposes except as provided for in this section.

**(1) Sea cucumber districts:**

(a) Sea Cucumber District 1 is defined as those waters of Marine Fish-Shellfish Management and Catch Reporting Areas 20A, 20B, 21A, 21B, 22A, 22B, and 23B outside of the following closed areas:

(i) 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 and))~~ 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; south of a line from Steep Point on Orcas Island to Limestone Point on San Juan Island north of a line from Flat Point on Lopez Island to the northernmost point of Turn Island and thence projected true west to San Juan Island.

(ii) 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.

~~((iii) Within one-quarter mile of Green Point on Spieden Island.~~

~~(iv) Within one-quarter mile of Gull Reef, located between Spieden Island and Johns Island.))~~

(b) Sea Cucumber District 2 is defined as ~~((those))~~ the waters of Marine Fish-Shellfish Management and Catch Reporting Areas 23A, 23C, 23D, 25A, 25B, 25C, 25D, 25E, and 29 ~~((and those waters west of the Bonilla-Tatoosh Line, Pacific Ocean waters, Grays Harbor, Willapa Bay, and the waters at the mouth of the Columbia River west of the Buoy 10 Line)).~~

(c) Sea Cucumber District 3 is defined as ~~((those))~~ the waters of Marine Fish-Shellfish Management and Catch Reporting Areas 24A, 24B, 24C, 24D, 26A, 26B, and 26C ~~((and 26D)).~~

(d) Sea Cucumber District 4 is defined as ~~((those))~~ the waters of Marine Fish-Shellfish Management and Catch Reporting Areas 27A, 27B, and 27C ~~((, 28A, 28B, 28C, and 28D)).~~

(e) Sea Cucumber District 5 is defined as the waters of Marine Fish-Shellfish Management and Catch Reporting Areas 26D, 28A, 28B, 28C, and 28D.

**(2) Sea cucumber areas and seasons:**

Sea cucumber areas and seasons will be set by emergency rule.

**(3) Shellfish diver gear:**

(a) Divers operating from a vessel must have a number assigned by the department placed on both sides and the top of the vessel in such a manner that the number is clearly visible when the vessel is viewed from either side or from the air, and the letters must be black on white no less than eighteen inches in height and of proportional width.

(b) Only one diver from each harvesting vessel is allowed in the water at any one time during the sea cucumber harvest operation or when commercial quantities of sea cucumbers are aboard except that two divers may be in the water if the vessel has been designated on two sea cucumber dive fishery licenses.

(c) Divers may not fish for or possess geoduck clams during commercial sea cucumber harvesting operations, or possess geoduck clams on a vessel that has sea cucumbers on board.

(d) Licensing: A sea cucumber dive fishery license is the license required to operate the gear provided for in this section.

**(4) Trawl gear:**

It is unlawful to fish for or possess sea cucumbers taken with trawl gear.

**AMENDATORY SECTION** (Amending Order 00-07, filed 1/13/00, effective 2/13/00)

**WAC 220-52-073 Sea urchins.** It is unlawful to take or possess sea urchins taken for commercial purposes except as provided for in this section.

**(1) 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. ~~((The following areas within Sea Urchin District 1 are closed to the harvest of sea urchins at all times:~~

~~(i) Those waters within one-quarter mile of Green Point on Spieden Island.~~

~~(ii) Those waters within one-quarter mile of Gull Reef, located between Spieden and Johns Island.))~~

(b) Sea Urchin District 2 (Southern San Juan Islands 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 (~~and~~), 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; south of a line from Steep Point on Orcas Island to Limestone Point on San Juan Island north of a line from Flat Point on Lopez Island to the northernmost point of Turn Island and thence projected true west to San Juan Island.

(c) Sea Urchin District 3 (Port Angeles) is defined as those waters of Marine Fish-Shellfish Management and Catch Reporting Area 23C east of a line projected true north from Low Point, and Area 23D.

(d) Sea Urchin District 4 (Sekiu) is defined as those waters of Marine Fish-Shellfish Management and Catch Reporting Area 23C west of a line projected true north from Low Point and those waters of Area 29 east of a line projected true north from the mouth of Rasmussen Creek (3.1 miles southeast of Sail Rock).

(e) Sea Urchin District 5 is defined as those waters of Marine Fish-Shellfish Management and Catch Reporting Area 29 west of a line projected true north from the mouth of Rasmussen Creek (3.1 miles southeast of Sail Rock) and Areas 59A and 59B. Within Sea Urchin District 5, waters within one-quarter mile of Tatoosh Island are closed to the harvest of sea urchins at all times.

**(2) Sea urchin seasons and sizes:**

Sea urchin seasons and sizes will be set by emergency rule.

**(3) Shellfish diver gear:**

(a) It is unlawful to take sea urchins by any means other than shellfish diver gear.

(b) Divers may only use hand-operated equipment that does not penetrate the shell.

(c) Sea urchins may not be taken from water shallower than 10 feet below mean lower low water.

(d) Purple sea urchins may not be taken.

(e) Divers operating from a vessel must have a number assigned by the department, placed on both sides and the top of the vessel in such a manner that the number is clearly visible when the vessel is viewed from either side or from the air and the number must be black on white no less than 18 inches high and of proportionate width.

(f) Divers may not take sea urchins from one-half hour after sunset to one-half hour before sunrise.

(g) No processing of sea urchins is permitted aboard the harvest vessel.

(h) Divers may not take sea urchins for use other than as human food.

(i) Only one diver from each harvesting vessel is allowed in the water at any one time during the sea urchin harvesting

operation or when commercial quantities of sea urchins are aboard except that two divers may be in the water if the vessel has been designated on two sea urchin dive fishery licenses.

(j) Variance from any of the provisions of this subsection is only allowed if authorized by a permit issued by the director.

(k) Licensing: A sea urchin dive fishery license is the license required to operate the gear provided for in this section.

AMENDATORY SECTION (Amending Order 99-221, filed 12/20/99, effective 1/20/00)

**WAC 220-69-240 Duties of commercial purchasers and receivers.** (1) Every person originally receiving or purchasing fresh or iced food fish or shellfish or parts thereof, or frozen food fish or shellfish or parts thereof that have not been previously landed in another state, territory, or country from fishermen, firms, or individuals, regardless of whether or not the receiver or purchaser holds a license as required under Title (~~(75)~~) 77 RCW, must immediately, completely, accurately, and legibly prepare the appropriate state of Washington fish receiving ticket regarding each and every purchase or receipt of such commodities. Any employee of a licensed wholesale dealer who has authorization to receive or purchase fish or shellfish for that dealer on the premises of the primary business address or any of its branch plant locations shall be authorized to initiate and sign fish receiving tickets on behalf of his employer. The business or firm shall be responsible for the accuracy and legibility of all such documents initiated in its name. Each delivery must be recorded on a separate state of Washington fish receiving ticket.

(2) State of Washington fish receiving tickets are required for:

(a) Fresh food fish and shellfish landed in the state of Washington including fish or shellfish not purchased, which fish shall be recorded as weigh back or take home fish or shellfish.

(b) Fresh food fish and shellfish previously landed in another state, territory, or country and shipped or transported into the state of Washington to an original receiver.

(c) Frozen food fish or shellfish not previously landed in another state, territory, or country and shipped or transported into the state of Washington to an original receiver.

(3) State of Washington fish receiving tickets are not required for:

(a) Purchases or receipts made by individuals or consumers at retail.

(b) Purchases or receipts from any person possessing a valid Washington wholesale dealer's license except that a wholesale dealer purchasing fish from a commercial fisherman or shellfish gatherer shall complete the appropriate fish receiving ticket regardless of whether the commercial fisherman or shellfish gatherer possesses a wholesale dealer's license. It is the purchaser's responsibility to obtain the name, address, and Washington wholesale dealer's license number, together with such sales receipt documents or information as may be required, to show the deliverer's name, quantity of fish, and date of the transaction and retain these with the food fish or shellfish.

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(c) Fresh or frozen food fish or shellfish that are in transit through the state of Washington, if no storage, handling, processing, or repackaging occurs within the state.

(d) Private sector cultured aquatic products.

(4) Fishermen, fishermen-wholesalers, and wholesalers shall determine the weight of baitfish contained in an average and normal brail and multiply the number of such brailers of baitfish by this weight factor and report such baitfish in both dozens and total weight: Provided, That it is lawful for such fishermen, fishermen-wholesalers, and wholesalers, when receiving herring, candlefish, anchovy, or pilchards for bait purposes, to delay completing that portion of the fish receiving ticket which indicates number of herring received, only if the herring, candlefish, anchovy, or pilchards are sold individually or counted as dozens. Such counts must be entered on the fish tickets immediately. An estimate of herring, candlefish, anchovy, or pilchards caught but not sold due to mortality must be included on the fish ticket as "loss estimate."

(5) It is lawful for an original receiver, when receiving purse seine-caught herring taken from Areas 20A, 20B, 21A, and 21B during the period April 16 through May 31, to delay completing that portion of the fish receiving ticket which indicates the weight of herring received only until the herring are off-loaded from the original receiver's vessel. The herring must then be weighed and the weight immediately entered in the appropriate space on the ticket. A separate state of Washington fish receiving ticket must be initiated at the time of each individual receipt of herring from the purse seine catching vessel.

(6) The original receiver of herring taken from Puget Sound Marine Fish-Shellfish Catch Areas 20A, 20B, 21A, and 21B, during the period April 16 through May 31 must report each calendar day's receipts by noon of the following day to the Department of Fish and Wildlife, LaConner, Washington; telephone (360) 466-4345 ext. 243.

(7) It is unlawful for any person receiving or purchasing geoducks from fishermen, firms, or individuals, regardless of whether or not the purchaser or receiver holds a license as required under Title 75 RCW, to fail to accurately and legibly complete the fish receiving ticket initiated on the harvest tract immediately upon the actual landing of geoducks from the harvesting vessel onto the shore. This fish receiving ticket shall accompany the harvested geoducks from the department of natural resources harvest tract to the point of landing.

(8) It is unlawful for the original receiver of Pacific whiting to fail to enter an estimated weight of Pacific whiting on the fish receiving ticket immediately upon completion of the landing. The exact weights of whiting, by grade, and all incidental species in the landing must be entered on the fish receiving ticket within twenty-four hours of the landing.

(9) It is unlawful for the original receiver of shrimp other than ghost shrimp taken from Puget Sound to fail to report to the department the previous day's purchases by 10:00 a.m. the following morning. Such report must be by telephone call to the Point Whitney Shellfish Laboratory or by facsimile transmission (FAX) to the Point Whitney Shellfish Laboratory. All reports must specify the total number of pounds caught by gear type, Marine Fish-Shellfish Management and Catch Reporting Area, and species. The fish receiving ticket reporting requirement of WAC 220-69-240 remains in effect.

(10) It is unlawful for the original receiver to fail to initiate the completion of the fish receiving ticket immediately upon receipt of any portion of a commercial catch. Should the unloading of a catch take more than one day, the date that the unloading is completed shall be entered on the fish receiving ticket as the date of landing. If, for any purpose, the vessel leaves the unloading site, the original receiver must immediately enter the current date on the fish receiving ticket.

(11) During any fishery opening designated by rule as "quick reporting required," it is unlawful for any wholesale dealer acting in the capacity of an original receiver to fail to report a summary of all purchases of salmon and sturgeon made on the previous calendar day. The summary must include dealer name and purchasing location, date of purchase, list of fish ticket numbers used on the purchasing date, and the following summary catch data for each species purchased: Gear, catch area, species, number and total weight of fish. When quick reporting is required, it is unlawful to fail to comply with the following reporting requirements:

(a) Puget Sound summary reports must be reported by 10:00 a.m. on the day after the purchase date by either:

(i) FAX transmission to (360) 902-2949

(ii) E-mail to [psfishtickets@dfw.wa.gov](mailto:psfishtickets@dfw.wa.gov) or

(iii) Telephone to 1-800-902-9999

(b) Coastal troll summary reports must be reported by 10:00 a.m. on the day after the purchase date by either:

(i) FAX transmission to (360) 902-2949

(ii) E-mail to [trollfishtickets@dfw.wa.gov](mailto:trollfishtickets@dfw.wa.gov) or

(iii) Telephone to 1-800-902-9999

(c) Grays Harbor and Willapa Bay summary reports must be reported by 10:00 a.m. on the day after the purchase date by either:

(i) FAX transmission to (360) 664-0689

(ii) E-mail to [harborfishtickets@dfw.wa.gov](mailto:harborfishtickets@dfw.wa.gov) or

(iii) Telephone to (360) 249-4628 Ext. 270

(d) Columbia River summary reports must be reported by 12:00 noon on the day after the purchase date by either:

(i) FAX transmission to (360) 906-6776 or (360) 906-6777

(ii) E-mail to [harlash@dfw.wa.gov](mailto:harlash@dfw.wa.gov) or

(iii) Telephone to 1-800-906-9999.

(12) It is unlawful for any wholesale dealer acting in the capacity of an original receiver and receiving sea urchins or sea cucumbers from nontreaty fishers to fail to report to the department each day's purchases by 10:00 a.m. the following day. For red sea urchins the report must specify the number of pounds received from each sea urchin district. For green sea urchins and sea cucumbers the report must specify the number of pounds received from each Marine Fish-Shellfish Management and Catch Reporting Area. The report must be made by facsimile (FAX) transmission to (360) 586-8408 or by telephone to (360) 796-4601, extension 500. Additionally, it is unlawful for the original receiver of red sea urchins to fail to record on the fish receiving ticket the sea urchin district where the red sea urchins were taken, and it is unlawful for the original receiver of any sea urchins to fail to record on the fish receiving ticket the name of the port of landing where the sea urchins were landed ashore.

**WSR 01-02-087**  
**PROPOSED RULES**  
**DEPARTMENT OF HEALTH**

[Filed January 3, 2001, 9:33 a.m.]

**Original Notice.**

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

**Title of Rule:** Clarifying radiation protection standards and use of respiratory protection equipment.

**Purpose:** To bring radiation protection regulations into conformance with the United States Nuclear Regulatory Commission rules on use of respiratory protection equipment and to make minor corrections and clarifying changes in a number of areas including monitoring criteria for minors and for declared pregnant women.

**Statutory Authority for Adoption:** RCW 70.98.050.

**Statute Being Implemented:** RCW 70.98.050.

**Summary:** The proposed rule adds or updates basic definitions (WAC 246-220-010), clarifies or makes minor corrections to radiation protection standards (WAC 246-221-005, 246-221-010, 246-221-015, 246-221-030, 246-221-055, 246-221-090, 246-221-100, 246-221-110, 246-221-230, 246-221-250, and 246-244-070) and amends respiratory protection requirements (WAC 246-221-113, 246-221-117, and 246-221-285).

**Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement:** Terry C. Frazee, Mailstop 47827, 7171 Cleanwater Lane, Tumwater, (360) 236-3221.

**Name of Proponent:** Department of Health, governmental.

Rule is necessary because of federal law, 63 F.R. 39477, 64 F.R. 54543, and 64 F.R. 55524.

**Explanation of Rule, its Purpose, and Anticipated Effects:** This rule makes minor corrections and clarifying changes to a number of basic radiation protection standards including monitoring criteria for minors and for declared pregnant women; and updates the requirements for use of respiratory protection equipment. These changes are required for compatibility with the United States Nuclear Regulatory Commission. The anticipated effect of these changes is to bring Washington state radioactive materials licensees into conformance with national standards.

**Proposal Changes the Following Existing Rules:** WAC 246-220-010 is amended to update basic definitions and to add definitions pertaining to the use of respiratory equipment; WAC 246-221-005 is amended to use a more understandable word; WAC 246-221-010 and 246-221-015 are amended to use a more precise term; WAC 246-221-030 is amended to be more precise in its application; WAC 246-221-055 is amended to use more precise terminology and eliminate certain ambiguity in application; WAC 246-221-090 and 246-221-100 are amended to clarify the monitoring criteria for minors and declared pregnant women and to use more precise terminology; WAC 246-221-110 is amended for clarity; WAC 246-221-113 is amended to clarify terminology and provide that the other safety factors may be used when considering the use of respirators; WAC 246-221-117 is amended to bring the section into conformance with current national standards on the use of respiratory protection

equipment; WAC 246-221-230 and 246-221-250 are amended to use more precise terminology; WAC 246-221-285 is amended to include current assigned respiratory protection factors for use of respirators; and WAC 246-244-070 is amended to provide consistency in use of radiation units.

No small business economic impact statement has been prepared under chapter 19.85 RCW. This rule change is exempt from the small business impact statement requirement under RCW 19.85.025(3) because it adopts federal regulations without material change. This rule includes several federal rule changes for which "regulatory flexibility certifications" were prepared stating that the "rule will not have a significant economic impact upon a substantial number of small entities."

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. Under RCW 34.05.328 (5)(b)(iii) and (iv), RCW 34.05.328 does not apply to this rule adoption because this rule adopts federal regulations without material change or clarifies the language of a rule or otherwise makes housekeeping changes. This rule is for conformance with the United States Nuclear Regulatory Commission regulations and is mandatory under our agreement state status with the federal government.

**Hearing Location:** 7171 Cleanwater Lane, Building 5, Olympia, WA 98504, on February 7, 2001, at 10:00 a.m.

**Assistance for Persons with Disabilities:** Contact Terry Frazee by January 31, 2001, TDD (800) 833-6388, or fax (360) 236-2255.

**Submit Written Comments to:** Terry C. Frazee, fax (360) 236-2255, by February 7, 2001.

**Date of Intended Adoption:** February 7, 2001.

December 29, 2000

Nancy Ellison

Deputy Secretary

for Mary Selecky

Secretary

**AMENDATORY SECTION** (Amending WSR 00-08-013, filed 3/24/00, effective 4/24/00)

**WAC 246-220-010 Definitions.** As used in these regulations, these terms have the definitions set forth below. Additional definitions used only in a certain part will be found in that part.

(1) "Absorbed dose" means the energy imparted by ionizing radiation per unit mass of irradiated material. The units of absorbed dose are the gray (Gy) and the rad.

(2) "Accelerator produced material" means any material made radioactive by exposing it in a particle accelerator.

(3) "Act" means Nuclear energy and radiation, chapter 70.98 RCW.

(4) "Activity" means the rate of disintegration or transformation or decay of radioactive material. The units of activity are the becquerel (Bq) and the curie (Ci).

(5) "Adult" means an individual eighteen or more years of age.

(6) "Agreement state" means any state with which the United States Nuclear Regulatory Commission has entered

into an effective agreement under section 274 b. of the Atomic Energy Act of 1954, as amended (73 Stat. 689).

(7) "Airborne radioactive material" means any radioactive material dispersed in the air in the form of particulates, dusts, fumes, mists, vapors, or gases.

(8) "Airborne radioactivity area" means a room, enclosure, or operating area in which airborne radioactive material exists in concentrations (a) in excess of the derived air concentration (DAC) specified in WAC 246-221-290, Appendix A, or (b) to such a degree that an individual present in the area without respiratory protective equipment could exceed, during the hours an individual is present in a week, an intake of 0.6 percent of the annual limit on intake (ALI) or twelve DAC-hours.

(9) "Air purifying respirator" means a respirator with an air-purifying filter, cartridge, or canister that removes specific air contaminants by passing ambient air through the air-purifying element.

(10) "Alert" means events may occur, are in progress, or have occurred that could lead to a release of radioactive material but that the release is not expected to require a response by offsite response organizations to protect persons offsite.

~~((10))~~ (11) "Annual limit on intake" (ALI) means the derived limit for the amount of radioactive material taken into the body of an adult worker by inhalation or ingestion in a year. ALI is the smaller value of intake of a given radionuclide in a year by the reference man that would result in a committed effective dose equivalent of 0.05 Sv (5 rem) or a committed dose equivalent of 0.5 Sv (50 rem) to any individual organ or tissue. ALI values for intake by ingestion and by inhalation of selected radionuclides are given in WAC 246-221-290.

~~((11))~~ (12) "Assigned protection factor" (APF) means the expected workplace level of respiratory protection that would be provided by a properly functioning respirator or a class of respirators to properly fitted and trained users. Operationally, the inhaled concentration can be estimated by dividing the ambient airborne concentration by the APF.

(13) "Atmosphere-supplying respirator" means a respirator that supplies the respirator user with breathing air from a source independent of the ambient atmosphere, and includes supplied-air respirators (SARs) and self-contained breathing apparatus (SCBA) units.

(14) "Background radiation" means radiation from cosmic sources; naturally occurring radioactive materials, including radon, except as a decay product of source or special nuclear material, and including global fallout as it exists in the environment from the testing of nuclear explosive devices or from past nuclear accidents such as Chernobyl that contribute to background radiation and are not under the control of the licensee. "Background radiation" does not include sources of radiation from radioactive materials regulated by the department.

~~((12))~~ (15) "Becquerel" (Bq) means the SI unit of activity. One becquerel is equal to 1 disintegration or transformation per second ( $s^{-1}$ ).

~~((13))~~ (16) "Bioassay" means the determination of kinds, quantities or concentrations, and, in some cases, the locations of radioactive material in the human body, whether by direct measurement, in vivo counting, or by analysis and

evaluation of materials excreted or removed from the human body. For purposes of these regulations, "radiobioassay" is an equivalent term.

~~((14))~~ (17) "Byproduct material" means: (a) Any radioactive material (except special nuclear material) yielded in or made radioactive by exposure to the radiation incident to the process of producing or utilizing special nuclear material, and (b) the tailings or wastes produced by the extraction or concentration of uranium or thorium from any ore processed primarily for its source material content, including discrete surface wastes resulting from uranium or thorium solution extraction processes. Underground ore bodies depleted by these solution extraction operations do not constitute "byproduct material" within this definition.

~~((15))~~ (18) "Calendar quarter" means not less than twelve consecutive weeks nor more than fourteen consecutive weeks. The first calendar quarter of each year shall begin in January and subsequent calendar quarters shall be so arranged such that no day is included in more than one calendar quarter and no day in any one year is omitted from inclusion within a calendar quarter. No licensee or registrant shall change the method of determining calendar quarters for purposes of these regulations except at the beginning of a calendar year.

~~((16))~~ (19) "Calibration" means the determination of (a) the response or reading of an instrument relative to a series of known radiation values over the range of the instrument, or (b) the strength of a source of radiation relative to a standard.

~~((17))~~ (20) "CFR" means Code of Federal Regulations.

~~((18))~~ (21) "Class" means a classification scheme for inhaled material according to its rate of clearance from the pulmonary region of the lung. Materials are classified as D, W, or Y, which applies to a range of clearance half-times: For Class D, Days, of less than ten days, for Class W, Weeks, from ten to one hundred days, and for Class Y, Years, of greater than one hundred days. For purposes of these regulations, "lung class" and "inhalation class" are equivalent terms. For "class of waste" see WAC 246-249-040.

~~((19))~~ (22) "Collective dose" means the sum of the individual doses received in a given period of time by a specified population from exposure to a specified source of radiation.

~~((20))~~ (23) "Committed dose equivalent" ( $H_{T,50}$ ) means the dose equivalent to organs or tissues of reference (T) that will be received from an intake of radioactive material by an individual during the fifty-year period following the intake.

~~((21))~~ (24) "Committed effective dose equivalent" ( $H_{E,50}$ ) is the sum of the products of the weighting factors applicable to each of the body organs or tissues that are irradiated and the committed dose equivalent to each of these organs or tissues ( $H_{E,50} = \sum w_T H_{T,50}$ ).

~~((22))~~ (25) "Constraint" or dose constraint means a value above which specified licensee actions are required.

~~((23))~~ (26) "Controlled area." See "Restricted area."

~~((24))~~ (27) "Curie" means a unit of quantity of radioactivity. One curie (Ci) is that quantity of radioactive material which decays at the rate of  $3.7 \times 10^{10}$  transformations per second (tps).

~~((25))~~ (28) "Declared pregnant woman" means a woman who has voluntarily informed ~~((her employer))~~ the licensee or registrant, in writing, of her pregnancy, and ~~((her))~~ the estimated date of conception. The declaration remains in effect until the declared pregnant woman withdraws the declaration in writing or is no longer pregnant.

~~((26))~~ (29) "Deep dose equivalent" ( $H_d$ ), which applies to external whole body exposure, means the dose equivalent at a tissue depth of 1 centimeter ( $1000 \text{ mg/cm}^2$ ).

~~((27))~~ (30) "Demand respirator" means an atmosphere-supplying respirator that admits breathing air to the facepiece only when a negative pressure is created inside the facepiece by inhalation.

(31) "Department" means the department of health, division of radiation protection, which has been designated as the state radiation control agency.

~~((28))~~ (32) "Depleted uranium" means the source material uranium in which the isotope Uranium-235 is less than 0.711 percent by weight of the total uranium present. Depleted uranium does not include special nuclear material.

~~((29))~~ (33) "Derived air concentration" (DAC) means the concentration of a given radionuclide in air which, if breathed by the reference man for a working year of two thousand hours under conditions of light work, results in an intake of one ALI. For purposes of these regulations, the condition of light work is an inhalation rate of 1.2 cubic meters of air per hour for two thousand hours in a year. DAC values are given in WAC 246-221-290.

~~((30))~~ (34) "Derived air concentration-hour" (DAC-hour) means the product of the concentration of radioactive material in air, expressed as a fraction or multiple of the derived air concentration for each radionuclide, and the time of exposure to that radionuclide, in hours. A licensee or registrant may take two thousand DAC-hours to represent one ALI, equivalent to a committed effective dose equivalent of 0.05 Sv (5 rem).

~~((31))~~ (35) "Disposable respirator" means a respirator for which maintenance is not intended and that is designed to be discarded after excessive breathing resistance, sorbent exhaustion, physical damage, or end-of-service-life renders it unsuitable for use. Examples of this type of respirator are a disposable half-mask respirator or a disposable escape-only self-contained breathing apparatus (SCBA).

(36) "Dose" is a generic term that means absorbed dose, dose equivalent, effective dose equivalent, committed dose equivalent, committed effective dose equivalent, total organ dose equivalent, or total effective dose equivalent. For purposes of these regulations, "radiation dose" is an equivalent term.

~~((32))~~ (37) "Dose commitment" means the total radiation dose to a part of the body that will result from retention in the body of radioactive material. For purposes of estimating the dose commitment, it is assumed that from the time of intake the period of exposure to retained material will not exceed fifty years.

~~((33))~~ (38) "Dose equivalent" ( $H_T$ )~~((=))~~ means the product of the absorbed dose in tissue, quality factor, and all other necessary modifying factors at the location of interest. The units of dose equivalent are the sievert (Sv) and rem.

~~((34))~~ (39) "Dose limits" means the permissible upper bounds of radiation doses established in accordance with these regulations. For purposes of these regulations, "limits" is an equivalent term.

~~((35))~~ (40) "Dosimetry processor" means a person that processes and evaluates individual monitoring devices in order to determine the radiation dose delivered to the monitoring devices.

~~((36))~~ (41) "dpm" means disintegrations per minute. See also "curie."

~~((37))~~ (42) "Effective dose equivalent" ( $H_E$ )~~((=))~~ means the sum of the products of the dose equivalent to each organ or tissue ( $H_T$ ) and the weighting factor ( $w_T$ ) applicable to each of the body organs or tissues that are irradiated ( $H_E = \sum w_T H_T$ ).

~~((38))~~ (43) "Embryo/fetus" means the developing human organism from conception until the time of birth.

~~((39))~~ (44) "Entrance or access point" means any opening through which an individual or extremity of an individual could gain access to radiation areas or to licensed radioactive materials. This includes entry or exit portals of sufficient size to permit human entry, without respect to their intended use.

~~((40))~~ (45) "Exposure" means (a), when used as a verb, being exposed to ionizing radiation or to radioactive material, or (b), when used as a noun, the quotient of  $\Delta Q$  by  $\Delta m$  where " $\Delta Q$ " is the absolute value of the total charge of the ions of one sign produced in air when all the electrons (negatrons and positrons) liberated by photons in a volume element of air having mass " $\Delta m$ " are completely stopped in air. The special unit of exposure is the roentgen (R) and the SI equivalent is the coulomb per kilogram. One roentgen is equal to  $2.58 \times 10^{-4}$  coulomb per kilogram of air.

~~((41))~~ (46) "Exposure rate" means the exposure per unit of time, such as roentgen per minute and milliroentgen per hour.

~~((42))~~ (47) "External dose" means that portion of the dose equivalent received from any source of radiation outside the body.

~~((43))~~ (48) "Extremity" means hand, elbow, arm below the elbow, foot, knee, and leg below the knee.

~~((44))~~ "Eye dose equivalent" means the external dose equivalent to the lens of the eye at a tissue depth of 0.3 centimeter ( $300 \text{ mg/cm}^2$ ).

~~((45))~~ (49) "Filtering facepiece" (dust mask) means a negative pressure particulate respirator with a filter as an integral part of the facepiece or with the entire facepiece composed of the filtering medium, not equipped with elastomeric sealing surfaces and adjustable straps.

(50) "Fit factor" means a quantitative estimate of the fit of a particular respirator to a specific individual, and typically estimates the ratio of the concentration of a substance in ambient air to its concentration inside the respirator when worn.

(51) "Fit test" means the use of a protocol to qualitatively or quantitatively evaluate the fit of a respirator on an individual.

(52) "Former United States Atomic Energy Commission (AEC) or United States Nuclear Regulatory Commission (NRC) licensed facilities" means nuclear reactors, nuclear fuel reprocessing plants, uranium enrichment plants, or criti-

cal mass experimental facilities where AEC or NRC licenses have been terminated.

((46)) (53) "Generally applicable environmental radiation standards" means standards issued by the United States Environmental Protection Agency (EPA) under the authority of the Atomic Energy Act of 1954, as amended, that impose limits on radiation exposures or levels, or concentrations or quantities of radioactive material, in the general environment outside the boundaries of locations under the control of persons possessing or using radioactive material.

((47)) (54) "Gray" (Gy) means the SI unit of absorbed dose. One gray is equal to an absorbed dose of 1 joule/kilogram (100 rad).

((48)) (55) "Healing arts" means the disciplines of medicine, dentistry, osteopathy, chiropractic, podiatry, and veterinary medicine.

((49)) (56) "Helmet" means a rigid respiratory inlet covering that also provides head protection against impact and penetration.

(57) "High radiation area" means any area, accessible to individuals, in which radiation levels from radiation sources external to the body could result in an individual receiving a dose equivalent in excess of 1 mSv (0.1 rem) in one hour at 30 centimeters from any source of radiation or 30 centimeters from any surface that the radiation penetrates. For purposes of these regulations, rooms or areas in which diagnostic x-ray systems are used for healing arts purposes are not considered high radiation areas.

((50)) (58) "Hood" means a respiratory inlet covering that completely covers the head and neck and may also cover portions of the shoulders and torso.

(59) "Human use" means the intentional internal or external administration of radiation or radioactive material to human beings.

((51)) (60) "Immediate" or "immediately" means as soon as possible but no later than four hours after the initiating condition.

((52)) (61) "IND" means investigatory new drug for which an exemption has been claimed under the United States Food, Drug and Cosmetic Act (Title 21 CFR).

((53)) (62) "Individual" means any human being.

((54)) (63) "Individual monitoring" means the assessment of:

(a) Dose equivalent (i) by the use of individual monitoring devices or (ii) by the use of survey data; or

(b) Committed effective dose equivalent (i) by bioassay or (ii) by determination of the time-weighted air concentrations to which an individual has been exposed, that is, DAC-hours.

((55)) (64) "Individual monitoring devices" (individual monitoring equipment) means devices designed to be worn by a single individual for the assessment of dose equivalent. ~~For purposes of these regulations, individual monitoring equipment, personnel monitoring device, personnel dosimeter, and dosimeter are equivalent terms. Examples of individual monitoring devices are~~ such as film badges, thermoluminescent dosimeters (TLDs), pocket ionization chambers, and personal ("lapel") air sampling devices.

((56)) (65) "Inspection" means an official examination or observation by the department including but not limited to,

tests, surveys, and monitoring to determine compliance with rules, regulations, orders, requirements and conditions of the department.

((57)) (66) "Interlock" means a device arranged or connected such that the occurrence of an event or condition is required before a second event or condition can occur or continue to occur.

((58)) (67) "Internal dose" means that portion of the dose equivalent received from radioactive material taken into the body.

((59)) (68) "Irretrievable source" means any sealed source containing licensed material which is pulled off or not connected to the wireline downhole and for which all reasonable effort at recovery, as determined by the department, has been expended.

((60)) (69) "Lens dose equivalent" (LDE) applies to the external exposure of the lens of the eye and is taken as the dose equivalent at a tissue depth of 0.3 centimeters (300 mg/cm<sup>2</sup>).

(70) "License" means a license issued by the department in accordance with the regulations adopted by the department.

((61)) (71) "Licensed material" means radioactive material received, possessed, used, transferred, or disposed under a general or specific license issued by the department.

((62)) (72) "Licensee" means any person who is licensed by the department in accordance with these regulations and the act.

((63)) (73) "Licensing state" means any state with regulations equivalent to the suggested state regulations for control of radiation relating to, and an effective program for, the regulatory control of NARM and which has been granted final designation by the Conference of Radiation Control Program Directors, Inc.

((64)) (74) "Loose-fitting facepiece" means a respiratory inlet covering that is designed to form a partial seal with the face.

(75) "Lost or missing licensed material" means licensed material whose location is unknown. This definition includes licensed material that has been shipped but has not reached its planned destination and whose location cannot be readily traced in the transportation system.

((65)) (76) "Member of the public" means an individual except when the individual is receiving an occupational dose.

((66)) (77) "Minor" means an individual less than eighteen years of age.

((67)) (78) "Monitoring" means the measurement of radiation, radioactive material concentrations, surface area activities or quantities of radioactive material and the use of the results of these measurements to evaluate potential exposures and doses. For purposes of these regulations, radiation monitoring and radiation protection monitoring are equivalent terms.

((68)) (79) "NARM" means any naturally occurring or accelerator-produced radioactive material. It does not include by-product, source, or special nuclear material. For the purpose of meeting the definition of a Licensing State by the Conference of Radiation Control Program Directors, Inc. (CRCPD), NARM refers only to discrete sources of NARM.

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Diffuse sources of NARM are excluded from consideration by the CRCPD for Licensing State designation purposes.

((69)) (80) "Natural radioactivity" means radioactivity of naturally occurring nuclides.

((70)) (81) "NDA" means a new drug application which has been submitted to the United States Food and Drug Administration.

((71)) (82) "Negative pressure respirator" (tight-fitting) means a respirator in which the air pressure inside the facepiece is negative during inhalation with respect to the ambient air pressure outside the respirator.

(83) "Nonstochastic effect" means a health effect, the severity of which varies with the dose and for which a threshold is believed to exist. Radiation-induced cataract formation is an example of a nonstochastic effect. For purposes of these regulations, a "deterministic effect" is an equivalent term.

((72)) (84) "Nuclear Regulatory Commission" (NRC) means the United States Nuclear Regulatory Commission or its duly authorized representatives.

((73)) (85) "Occupational dose" means the dose received by an individual in the course of employment in which the individual's assigned duties involve exposure to radiation or to radioactive material from licensed and unlicensed sources of radiation, whether in the possession of the licensee, registrant, or other person. Occupational dose does not include dose received: From background radiation, from any medical administration the individual has received, from exposure to individuals administered radioactive material and released pursuant to chapters 246-239 and 246-240 WAC, from voluntary participation in medical research programs, or as a member of the public.

((74)) (86) "Ore refineries" means all processors of a radioactive material ore.

((75)) (87) "Particle accelerator" means any machine capable of accelerating electrons, protons, deuterons, or other charged particles in a vacuum and of discharging the resultant particulate or other radiation into a medium at energies usually in excess of 1 MeV.

((76)) (88) "Permittee" means a person who has applied for, and received, a valid site use permit for use of the low-level waste disposal facility at Hanford, Washington.

((77)) (89) "Person" means any individual, corporation, partnership, firm, association, trust, estate, public or private institution, group, agency, political subdivision of this state, any other state or political subdivision or agency thereof, and any legal successor, representative, agent or agency of the foregoing, but shall not include federal government agencies.

((78)) (90) "Personal supervision" means supervision such that the supervisor is physically present at the facility and in such proximity that contact can be maintained and immediate assistance given as required.

((79)) (91) "Personnel monitoring equipment." See individual monitoring devices.

((80)) (92) "Pharmacist" means an individual licensed by this state to compound and dispense drugs, and poisons.

((81)) (93) "Physician" means an individual licensed by this state to prescribe and dispense drugs in the practice of medicine.

((82)) (94) "Planned special exposure" means an infrequent exposure to radiation, separate from and in addition to the annual occupational dose limits.

((83)) (95) "Positive pressure respirator" means a respirator in which the pressure inside the respiratory inlet covering exceeds the ambient air pressure outside the respirator.

(96) "Powered air-purifying respirator" (PAPR) means an air-purifying respirator that uses a blower to force the ambient air through air-purifying elements to the inlet covering.

(97) "Practitioner" means an individual licensed by the state in the practice of a healing art (i.e., physician, dentist, podiatrist, chiropractor, etc.).

((84)) (98) "Pressure demand respirator" means a positive pressure atmosphere-supplying respirator that admits breathing air to the facepiece when the positive pressure is reduced inside the facepiece by inhalation.

(99) "Public dose" means the dose received by a member of the public from exposure to sources of radiation under the licensee's or registrant's control or to radiation or radioactive material released by the licensee. Public dose does not include occupational dose or doses received from background radiation, from any medical administration the individual has received, from exposure to individuals administered radioactive material and released pursuant to chapters 246-239 and 246-240 WAC, or from voluntary participation in medical research programs.

((85)) (100) "Qualified expert" means an individual who has demonstrated to the satisfaction of the department he/she has the knowledge, training, and experience to measure ionizing radiation, to evaluate safety techniques, and to advise regarding radiation protection needs. The department reserves the right to recognize the qualifications of an individual in specific areas of radiation protection.

((86)) (101) "Qualitative fit test" (QLFT) means a pass/fail fit test to assess the adequacy of respirator fit that relies on the individual's response to the test agent.

(102) "Quality factor" (Q) means the modifying factor, listed in Tables I and II, that is used to derive dose equivalent from absorbed dose.

TABLE I  
QUALITY FACTORS AND ABSORBED DOSE EQUIVALENCIES

-TYPE OF RADIATION	Quality Factor (Q)	Absorbed Dose Equal to A Unit Dose Equivalent <sup>a</sup>
X, gamma, or beta radiation and high-speed electrons	1	1
Alpha particles, multiple-charged particles, fission fragments and heavy particles of unknown charge	20	0.05
Neutrons of unknown energy	10	0.1
High-energy protons	10	0.1

<sup>a</sup> Absorbed dose in rad equal to 1 rem or the absorbed dose in gray equal to 1 Sv.

If it is more convenient to measure the neutron fluence rate rather than to determine the neutron dose equivalent rate in

sievert per hour or rem per hour as required for Table I, then 0.01 Sv (1 rem) of neutron radiation of unknown energies may, for purposes of these regulations, be assumed to result from a total fluence of 25 million neutrons per square centimeter incident upon the body. If sufficient information exists

to estimate the approximate energy distribution of the neutrons, the licensee or registrant may use the fluence rate per unit dose equivalent or the appropriate Q value from Table II to convert a measured tissue dose in gray or rad to dose equivalent in sievert or rem.

TABLE II  
MEAN QUALITY FACTORS, Q, AND FLUENCE PER UNIT DOSE  
EQUIVALENT FOR MONOENERGETIC NEUTRONS

Neutron Energy (MeV)	Quality Factor <sup>a</sup> (Q)	Fluence per Unit Dose Equivalent <sup>b</sup> (neutrons cm <sup>-2</sup> rem <sup>-1</sup> )	Fluence per Unit Dose Equivalent <sup>b</sup> (neutrons cm <sup>-2</sup> Sv <sup>-1</sup> )
(thermal) 2.5 x 10 <sup>-8</sup>	2	980 x 10 <sup>6</sup>	980 x 10 <sup>8</sup>
1 x 10 <sup>-7</sup>	2	980 x 10 <sup>6</sup>	980 x 10 <sup>8</sup>
1 x 10 <sup>-6</sup>	2	810 x 10 <sup>6</sup>	810 x 10 <sup>8</sup>
1 x 10 <sup>-5</sup>	2	810 x 10 <sup>6</sup>	810 x 10 <sup>8</sup>
1 x 10 <sup>-4</sup>	2	840 x 10 <sup>6</sup>	840 x 10 <sup>8</sup>
1 x 10 <sup>-3</sup>	2	980 x 10 <sup>6</sup>	980 x 10 <sup>8</sup>
1 x 10 <sup>-2</sup>	2.5	1010 x 10 <sup>6</sup>	1010 x 10 <sup>8</sup>
1 x 10 <sup>-1</sup>	7.5	170 x 10 <sup>6</sup>	170 x 10 <sup>8</sup>
5 x 10 <sup>-1</sup>	11	39 x 10 <sup>6</sup>	39 x 10 <sup>8</sup>
1	11	27 x 10 <sup>6</sup>	27 x 10 <sup>8</sup>
2.5	9	29 x 10 <sup>6</sup>	29 x 10 <sup>8</sup>
5	8	23 x 10 <sup>6</sup>	23 x 10 <sup>8</sup>
7	7	24 x 10 <sup>6</sup>	24 x 10 <sup>8</sup>
10	6.5	24 x 10 <sup>6</sup>	24 x 10 <sup>8</sup>
14	7.5	17 x 10 <sup>6</sup>	17 x 10 <sup>8</sup>
20	8	16 x 10 <sup>6</sup>	16 x 10 <sup>8</sup>
40	7	14 x 10 <sup>6</sup>	14 x 10 <sup>8</sup>
60	5.5	16 x 10 <sup>6</sup>	16 x 10 <sup>8</sup>
1 x 10 <sup>2</sup>	4	20 x 10 <sup>6</sup>	20 x 10 <sup>8</sup>
2 x 10 <sup>2</sup>	3.5	19 x 10 <sup>6</sup>	19 x 10 <sup>8</sup>
3 x 10 <sup>2</sup>	3.5	16 x 10 <sup>6</sup>	16 x 10 <sup>8</sup>
4 x 10 <sup>2</sup>	3.5	14 x 10 <sup>6</sup>	14 x 10 <sup>8</sup>

<sup>a</sup> Value of quality factor (Q) at the point where the dose equivalent is maximum in a 30-cm diameter cylinder tissue-equivalent phantom.

<sup>b</sup> Monoenergetic neutrons incident normally on a 30-cm diameter cylinder tissue-equivalent phantom.

~~((87))~~ (103) "Quantitative fit test" (QNFT) means an assessment of the adequacy of respirator fit by numerically measuring the amount of leakage into the respirator.

(104) "Quarter" means a period of time equal to one-fourth of the year observed by the licensee, approximately thirteen consecutive weeks, providing that the beginning of the first quarter in a year coincides with the starting date of the year and that no day is omitted or duplicated in consecutive quarters.

~~((88))~~ (105) "Rad" means the special unit of absorbed dose. One rad equals one-hundredth of a joule per kilogram of material; for example, if tissue is the material of interest, then 1 rad equals 100 ergs per gram of tissue. One rad is equal

to an absorbed dose of 100 erg/gram or 0.01 joule/kilogram (0.01 gray).

~~((89))~~ (106) "Radiation" means alpha particles, beta particles, gamma rays, x-rays, neutrons, high-speed electrons, high-speed protons, and other particles capable of producing ions. For purposes of these regulations, ionizing radiation is an equivalent term. Radiation, as used in these regulations, does not include magnetic fields or nonionizing radiation, such as radiowaves or microwaves, visible, infrared, or ultraviolet light.

~~((90))~~ (107) "Radiation area" means any area, accessible to individuals, in which radiation levels could result in an individual receiving a dose equivalent in excess of 0.05 mSv (0.005 rem) in one hour at thirty centimeters from the source of radiation or from any surface that the radiation penetrates.

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((91)) (108) "Radiation machine" means any device capable of producing ionizing radiation except those devices with radioactive materials as the only source of radiation.

((92)) (109) "Radiation safety officer" means an individual who has the knowledge and responsibility to apply appropriate radiation protection regulations and has been assigned such responsibility by the licensee or registrant.

((93)) (110) "Radiation source." See "Source of radiation."

((94)) (111) "Radioactive material" means any material (solid, liquid, or gas) which emits radiation spontaneously.

((95)) (112) "Radioactive waste" means any radioactive material which is no longer of use and intended for disposal or treatment for the purposes of disposal.

((96)) (113) "Radioactivity" means the transformation of unstable atomic nuclei by the emission of radiation.

((97)) (114) "Reference man" means a hypothetical aggregation of human physical and physiological characteristics determined by international consensus. These characteristics may be used by researchers and public health workers to standardize results of experiments and to relate biological insult to a common base.

((98)) (115) "Registrable item" means any radiation machine except those exempted by RCW 70.98.180 or exempted by the department pursuant to the authority of RCW 70.98.080.

((99)) (116) "Registrant" means any person who is registered by the department or is legally obligated to register with the department in accordance with these regulations and the act.

((100)) (117) "Registration" means registration with the department in accordance with the regulations adopted by the department.

((101)) (118) "Regulations of the United States Department of Transportation" means the regulations in 49 CFR Parts 170-189, 14 CFR Part 103, and 46 CFR Part 146.

((102)) (119) "Rem" means the special unit of any of the quantities expressed as dose equivalent. The dose equivalent in rem is equal to the absorbed dose in rad multiplied by the quality factor (1 rem= 0.01 Sv).

((103)) (120) "Research and development" means: (a) Theoretical analysis, exploration, or experimentation; or (b) the extension of investigative findings and theories of a scientific or technical nature into practical application for experimental and demonstration purposes, including the experimental production and testing of models, devices, equipment, materials, and processes. Research and development does not include the internal or external administration of radiation or radioactive material to human beings.

((104)) (121) "Respiratory protective equipment" means an apparatus, such as a respirator, used to reduce an individual's intake of airborne radioactive materials.

((105)) (122) "Restricted area" means any area to which access is limited by the licensee or registrant for purposes of protecting individuals against undue risks from exposure to radiation and radioactive material. "Restricted area" shall not include any areas used for residential quarters, although a separate room or rooms in a residential building may be set apart as a restricted area.

((106)) (123) "Roentgen" (R) means the special unit of exposure. One roentgen equals  $2.58 \times 10^{-4}$  coulombs/kilogram of air.

((107)) (124) "Sanitary sewerage" means a system of public sewers for carrying off waste water and refuse, but excluding sewage treatment facilities, septic tanks, and leach fields owned or operated by the licensee or registrant.

((108)) (125) "Sealed source" means any radioactive material that is encased in a capsule designed to prevent leakage or the escape of the radioactive material.

((109)) (126) "Self-contained breathing apparatus" (SCBA) means an atmosphere-supplying respirator for which the breathing air source is designed to be carried by the user.

(127) "Shallow dose equivalent" ( $H_s$ ), which applies to the external exposure of the skin or an extremity, means the dose equivalent at a tissue depth of 0.007 centimeter (7 mg/cm<sup>2</sup>) averaged over an area of 1 square centimeter.

((110)) (128) "SI" means an abbreviation of the International System of Units.

((111)) (129) "Sievert" means the SI unit of any of the quantities expressed as dose equivalent. The dose equivalent in sievert is equal to the absorbed dose in gray multiplied by the quality factor (1 Sv= 100 rem).

((112)) (130) "Site area emergency" means events may occur, are in progress, or have occurred that could lead to a significant release of radioactive material and that could require a response by offsite response organizations to protect persons offsite.

((113)) (131) "Site boundary" means that line beyond which the land or property is not owned, leased, or otherwise controlled by the licensee or registrant.

((114)) (132) "Source container" means a device in which radioactive material is transported or stored.

((115)) (133) "Source material" means: (a) Uranium or thorium, or any combination thereof, in any physical or chemical form, or (b) ores which contain by weight one-twentieth of one percent (0.05 percent) or more of (i) uranium, (ii) thorium, or (iii) any combination thereof. Source material does not include special nuclear material.

((116)) (134) "Source material milling" means the extraction or concentration of uranium or thorium from any ore processing primarily for its source material content.

((117)) (135) "Source of radiation" means any radioactive material, or any device or equipment emitting or capable of producing ionizing radiation.

((118)) (136) "Special nuclear material" means:

(a) Plutonium, uranium-233, uranium enriched in the isotope 233 or in the isotope 235, and any other material that the United States Nuclear Regulatory Commission, pursuant to the provisions of section 51 of the Atomic Energy Act of 1954, as amended, determines to be special nuclear material, but does not include source material; or

(b) Any material artificially enriched in any of the foregoing, but does not include source material.

((119)) (137) "Special nuclear material in quantities not sufficient to form a critical mass" means uranium enriched in the isotope U-235 in quantities not exceeding three hundred fifty grams of contained U-235; Uranium-233 in quantities not exceeding two hundred grams; Plutonium in

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quantities not exceeding two hundred grams; or any combination of them in accordance with the following formula: For each kind of special nuclear material, determine the ratio between the quantity of that special nuclear material and the quantity specified above for the same kind of special nuclear material. The sum of such ratios for all of the kinds of special nuclear material in combination shall not exceed "1" (i.e., unity). For example, the following quantities in combination would not exceed the limitation and are within the formula:

$$\frac{175 \text{ (grams contained U-235)}}{350} + \frac{50 \text{ (grams U-233)}}{200} + \frac{50 \text{ (grams Pu)}}{200} < 1$$

~~((120))~~ (138) "Stochastic effect" means a health effect that occurs randomly and for which the probability of the effect occurring, rather than its severity, is assumed to be a linear function of dose without threshold. Hereditary effects and cancer incidence are examples of stochastic effects. For purposes of these regulations, probabilistic effect is an equivalent term.

~~((124))~~ (139) "Supplied-air respirator" (SAR) or "air-line respirator" means an atmosphere-supplying respirator for which the source of breathing air is not designed to be carried by the user.

(140) "Survey" means an evaluation of the radiological conditions and potential hazards incident to the production, use, release, disposal, or presence of sources of radiation. When appropriate, such evaluation includes, but is not limited to, tests, physical examinations, calculations and measurements of levels of radiation or concentration of radioactive material present.

~~((122))~~ (141) "Test" means (a) the process of verifying compliance with an applicable regulation, or (b) a method for determining the characteristics or condition of sources of radiation or components thereof.

~~((123))~~ (142) "These regulations" mean all parts of the rules for radiation protection of the state of Washington.

~~((124))~~ (143) "Tight-fitting facepiece" means a respiratory inlet covering that forms a complete seal with the face.

(144) "Total effective dose equivalent" (TEDE) means the sum of the deep dose equivalent for external exposures and the committed effective dose equivalent for internal exposures.

~~((125))~~ (145) "Total organ dose equivalent" (TODE)~~((125))~~ means the sum of the deep dose equivalent and the committed dose equivalent to the organ or tissue receiving the highest dose.

~~((126))~~ (146) "United States Department of Energy" means the Department of Energy established by Public Law 95-91, August 4, 1977, 91 Stat. 565, 42 U.S.C. 7101 et seq., to the extent that the department exercises functions formerly vested in the United States Atomic Energy Commission, its chairman, members, officers and components and transferred to the United States Energy Research and Development Administration and to the administrator thereof pursuant to

sections 104 (b), (c) and (d) of the Energy Reorganization Act of 1974 (Public Law 93-438, October 11, 1974, 88 Stat. 1233 at 1237, 42 U.S.C. 5814 effective January 19, 1975) and retransferred to the Secretary of Energy pursuant to section 301(a) of the Department of Energy Organization Act (Public Law 95-91, August 4, 1977, 91 Stat. 565 at 577-578, 42 U.S.C. 7151, effective October 1, 1977).

~~((127))~~ (147) "Unrefined and unprocessed ore" means ore in its natural form prior to any processing, such as grinding, roasting, beneficiating, or refining.

~~((128))~~ (148) "Unrestricted area" (uncontrolled area) means any area which is not a restricted area. Areas where the external dose exceeds 2 mrem in any one hour or where the public dose, taking into account occupancy factors, will exceed 100 mrem total effective dose equivalent in any one year must be restricted.

~~((129))~~ (149) "User seal check" (fit check) means an action conducted by the respirator user to determine if the respirator is properly seated to the face. Examples include negative pressure check, positive pressure check, irritant smoke check, or isoamyl acetate check.

(150) "Very high radiation area" means an area, accessible to individuals, in which radiation levels from radiation sources external to the body could result in an individual receiving an absorbed dose in excess of 5 Gy (500 rad) in one hour at one meter from a source of radiation or one meter from any surface that the radiation penetrates.

~~((130))~~ (151) "Waste handling licensees" mean persons licensed to receive and store radioactive wastes prior to disposal and/or persons licensed to dispose of radioactive waste.

~~((131))~~ (152) "Week" means seven consecutive days starting on Sunday.

~~((132))~~ (153) "Weighting factor"  $w_T$  for an organ or tissue (T) means the proportion of the risk of stochastic effects resulting from irradiation of that organ or tissue to the total risk of stochastic effects when the whole body is irradiated uniformly. For calculating the effective dose equivalent, the values of  $w_T$  are:

ORGAN DOSE WEIGHTING FACTORS	
Organ or Tissue	$w_T$
Gonads	0.25
Breast	0.15
Red bone marrow	0.12
Lung	0.12
Thyroid	0.03
Bone surfaces	0.03
Remainder	0.30 <sup>a</sup>
Whole Body	1.00 <sup>b</sup>

<sup>a</sup> 0.30 results from 0.06 for each of 5 "remainder" organs, excluding the skin and the lens of the eye, that receive the highest doses

<sup>b</sup> For the purpose of weighting the external whole body dose, adding it to the internal dose, a single weighting factor,  $w_T=1$  has been specified. The use of other weighting factors for external exposure will be approved on a case-by-case basis until such time as specific guidance is issued.

PROPOSED

~~((133))~~ (154) "Whole body" means, for purposes of external exposure, head, trunk including male gonads, arms above the elbow, or legs above the knee.

~~((134))~~ (155) "Worker" means an individual engaged in activities under a license or registration issued by the department and controlled by a licensee or registrant but does not include the licensee or registrant. Where the licensee or registrant is an individual rather than one of the other legal entities defined under "person," the radiation exposure limits for the worker also apply to the individual who is the licensee or registrant. If students of age eighteen years or older are subjected routinely to work involving radiation, then the students are considered to be workers. Individuals of less than eighteen years of age shall meet the requirements of WAC 246-221-050.

~~((135))~~ (156) "Working level" (WL) means any combination of short-lived radon daughters in 1 liter of air that will result in the ultimate emission of  $1.3 \times 10^5$  MeV of potential alpha particle energy. The short-lived radon daughters are — for radon-222: polonium-218, lead-214, bismuth-214, and polonium-214; and for radon-220: polonium-216, lead-212, bismuth-212, and polonium-212.

~~((136))~~ (157) "Working level month" (WLM) means an exposure to one working level for one hundred seventy hours — two thousand working hours per year divided by twelve months per year is approximately equal to one hundred seventy hours per month.

~~((137))~~ (158) "Year" means the period of time beginning in January used to determine compliance with the provisions of these regulations. The licensee or registrant may change the starting date of the year used to determine compliance by the licensee or registrant provided that the change is made at the beginning of the year and that no day is omitted or duplicated in consecutive years.

**AMENDATORY SECTION** (Amending WSR 99-15-105, filed 7/21/99, effective 8/21/99)

**WAC 246-221-005 Radiation protection programs.**

(1) Each specific licensee shall develop, document, and implement a radiation protection program sufficient to ensure compliance with the provisions of this chapter.

(2) The licensee shall use, to the extent ~~((practicable))~~ practical, procedures and engineering controls based upon sound radiation protection principles to achieve occupational doses and doses to members of the public that are as low as is reasonably achievable (ALARA).

(3) The licensee shall review the radiation protection program content and implementation at the frequency specified in the license.

(4) To implement the ALARA requirements of subsection (2) of this section, and notwithstanding the requirements of WAC 246-221-060, a constraint on air emission of radioactive material to the environment, excluding radon-220, radon-222 and their daughters, shall be established by licensees such that the individual member of the public likely to receive the highest dose will not be expected to receive a total effective dose equivalent in excess of 0.1 mSv (10 mrem) per year from these emissions. This dose constraint does not apply to sealed sources or to accelerators less than 200MeV.

If a licensee subject to this requirement exceeds this dose constraint, the licensee shall report the exceedance as provided in WAC 246-221-260 and promptly take appropriate corrective action to ensure against recurrence.

(5) Each licensee shall maintain records of the radiation protection program, including:

- (a) The provisions of the program; and
- (b) Audits, where required, and other reviews of program content and implementation.

**AMENDATORY SECTION** (Amending WSR 94-01-073, filed 12/9/93, effective 1/9/94)

**WAC 246-221-010 Occupational dose limits for adults.** (1) The licensee or registrant shall control the occupational dose to individual adults, except for planned special exposures pursuant to WAC 246-221-030, to the following dose limits:

- (a) An annual limit, which is the more limiting of:
  - (i) The total effective dose equivalent being equal to 0.05 Sv (5 rem); or
  - (ii) The sum of the deep dose equivalent and the committed dose equivalent to any individual organ or tissue other than the lens of the eye being equal to 0.50 Sv (50 rem).
- (b) The annual limits to the lens of the eye, to the skin, and to the extremities which are:
  - (i) ~~((An eye))~~ A lens dose equivalent of 0.15 Sv (15 rem); and
  - (ii) A shallow dose equivalent of 0.50 Sv (50 rem) to the skin or to any extremity.

(2) Doses received in excess of the annual limits, including doses received during accidents, emergencies, and planned special exposures, must be subtracted from the limits specified in WAC 246-221-030 for planned special exposures that the individual may receive during the current year and during the individual's lifetime.

(3) The assigned deep dose equivalent and shallow dose equivalent shall be for the portion of the body receiving the highest exposure. The deep dose equivalent, ~~((eye))~~ lens dose equivalent and shallow dose equivalent may be assessed from surveys or other radiation measurements for the purpose of demonstrating compliance with the occupational dose limits, if the individual monitoring device was not in the region of highest potential exposure, or the results of individual monitoring are unavailable.

(4) Derived air concentration (DAC) and annual limit on intake (ALI) values are specified in WAC 246-221-290 and may be used to determine the individual's dose and to demonstrate compliance with the occupational dose limits.

(5) Notwithstanding the annual dose limits, the licensee shall limit the soluble uranium intake by an individual to 10 milligrams in a week in consideration of chemical toxicity.

(6) The licensee or registrant shall reduce the dose that an individual may be allowed to receive in the current year by the amount of occupational dose received while employed by any other person during the current year as determined in accordance with WAC 246-221-020.

PROPOSED

AMENDATORY SECTION (Amending WSR 94-01-073, filed 12/9/93, effective 1/9/94)

**WAC 246-221-015 Compliance with requirements for summation of external and internal doses.** (1) If the licensee is required to monitor ~~((pursuant to))~~ under both WAC 246-221-090 and 246-221-100, the licensee shall demonstrate compliance with the dose limits by summing external and internal doses. If the licensee is required to monitor only ~~((pursuant to))~~ under WAC 246-221-090 or only ~~((pursuant to))~~ under WAC 246-221-100, then summation is not required to demonstrate compliance with the dose limits. The licensee may demonstrate compliance with the requirements for summation of external and internal doses ~~((pursuant to))~~ under subsections (2), (3), and (4) of this section. The dose equivalents for the lens of the eye, the skin, and the extremities are not included in the summation, but are subject to separate limits.

(2) **Intake by inhalation.** If the only intake of radionuclides is by inhalation, the total effective dose equivalent limit is not exceeded if the sum of the deep dose equivalent divided by the total effective dose equivalent limit, and one of the following, does not exceed unity:

(a) The sum of the fractions of the inhalation ALI for each radionuclide; or

(b) The total number of derived air concentration-hours (DAC-hours) for all radionuclides divided by two thousand; or

(c) The sum of the calculated committed effective dose equivalents to all significantly irradiated organs or tissues (T) calculated from bioassay data using appropriate biological models and expressed as a fraction of the annual limit. For purposes of this requirement, an organ or tissue is deemed to be significantly irradiated if, for that organ or tissue, the product of the weighting factors,  $w_T$ , and the committed dose equivalent,  $H_{T,50}$ , per unit intake is greater than ten percent of the maximum weighted value of  $H_{50}$ , that is,  $w_T H_{T,50}$ , per unit intake for any organ or tissue.

(3) **Intake by oral ingestion.** If the occupationally exposed individual also receives an intake of radionuclides by oral ingestion greater than ten percent of the applicable oral ALI, the licensee shall account for this intake and include it in demonstrating compliance with the limits.

(4) **Intake through wounds or absorption through skin.** The licensee shall evaluate and, to the extent practical, account for intakes through wounds or skin absorption. The intake through intact skin has been included in the calculation of DAC for hydrogen-3 and does not need to be evaluated or accounted for pursuant to this section.

(5) **External dose from airborne radioactive material.** Licensees shall, when determining the dose from airborne radioactive material, include the contribution to the deep dose equivalent, ~~((eye))~~ lens dose equivalent, and shallow dose equivalent from external exposure to the radioactive cloud. Airborne radioactivity measurements and DAC values shall not be used as the primary means to assess the deep dose equivalent when the airborne radioactive material includes radionuclides other than noble gases or if the cloud of airborne radioactive material is not relatively uniform. The

determination of the deep dose equivalent to an individual shall be based upon measurements using instruments or individual monitoring devices.

AMENDATORY SECTION (Amending WSR 94-01-073, filed 12/9/93, effective 1/9/94)

**WAC 246-221-030 Requirements for planned special exposures.** A licensee or registrant may authorize an adult worker to receive doses in addition to and accounted for separately from the doses received under the limits specified in WAC 246-221-010 provided that each of the following conditions is satisfied:

(1) The licensee or registrant authorizes a planned special exposure only in an exceptional situation when alternatives that might avoid the ~~((higher))~~ dose estimated to result from the planned special exposure are unavailable or impractical.

(2) The licensee or registrant, and employer if the employer is not the licensee or registrant, specifically authorizes the planned special exposure, in writing, before the exposure occurs.

(3) Before a planned special exposure, the licensee or registrant ensures that each individual involved is:

(a) Informed of the purpose of the planned operation; and

(b) Informed of the estimated doses and associated potential risks and specific radiation levels or other conditions that might be involved in performing the task; and

(c) Instructed in the measures to be taken to keep the dose ALARA considering other risks that may be present.

(4) Prior to permitting an individual to participate in a planned special exposure, the licensee or registrant ascertains prior doses as required by WAC 246-221-020(2) during the lifetime of the individual for each individual involved.

(5) Subject to WAC 246-221-010(2), the licensee or registrant shall not authorize a planned special exposure that would cause an individual to receive a dose from all planned special exposures and all doses in excess of the limits to exceed:

(a) The numerical values of any of the dose limits in WAC 246-221-010(1) in any year; and

(b) Five times the annual dose limits in WAC 246-221-010(1) during the individual's lifetime.

(6) The licensee or registrant maintains records that describe:

(a) The exceptional circumstances requiring the use of a planned special exposure; ~~((and))~~

(b) The name of the management official who authorized the planned special exposure and a copy of the signed authorization; ~~((and))~~

(c) What actions were necessary; ~~((and))~~

(d) Why the actions were necessary; ~~((and))~~

(e) What precautions were taken to assure that doses were maintained ALARA; and

(f) What individual and collective doses were expected to result.

(7) The licensee or registrant records the best estimate of the dose resulting from the planned special exposure in the individual's record and informs the individual, in writing, of

the dose within thirty days from the date of the planned special exposure. The dose from planned special exposures shall not be considered in controlling future occupational dose of the individual (~~pursuant to~~) under WAC 246-221-010(1) but shall be included in evaluations required by subsections (4) and (5) of this section.

(8) The licensee or registrant submits a written report in accordance with WAC 246-221-265.

**AMENDATORY SECTION** (Amending WSR 94-01-073, filed 12/9/93, effective 1/9/94)

**WAC 246-221-055 Dose equivalent to an embryo/fetus.** (1) The licensee or registrant shall ensure that the dose equivalent to an embryo/fetus during the entire pregnancy, due to occupational exposure of a declared pregnant woman, does not exceed 5 mSv (0.5 rem).

(2) Once pregnancy has been declared, the licensee or registrant shall make every effort to avoid substantial variation above a uniform monthly exposure rate to a declared pregnant woman (~~so as~~) in order to satisfy the limit in subsection (1) of this section.

(3) If by the time the woman declares pregnancy to the licensee or registrant, the dose equivalent to the embryo/fetus has exceeded 4.5 mSv (0.45 rem), the licensee or registrant shall be deemed to be in compliance with subsection (1) of this section if the additional dose equivalent to the embryo/fetus does not exceed 0.50 mSv (0.05 rem) during the remainder of the pregnancy.

(4) The dose equivalent to an embryo/fetus shall be taken as the sum of:

(a) The (~~calculated dose equivalent to the embryo/fetus resulting from external exposure of the declared pregnant woman or, in the absence of this information, the~~) deep dose equivalent to the declared pregnant woman; and

(b) The dose equivalent to the embryo/fetus from radionuclides in the embryo/fetus and radionuclides in the declared pregnant woman.

(5) The licensee or registrant shall maintain the records of dose equivalent to an embryo/fetus with the records of dose equivalent to the declared pregnant woman. The declaration of pregnancy, including the estimated date of conception, shall also be kept on file, but may be maintained separately from the dose records.

**AMENDATORY SECTION** (Amending WSR 94-01-073, filed 12/9/93, effective 1/9/94)

**WAC 246-221-090 Personnel monitoring for external dose.** Each licensee or registrant shall monitor occupational exposure from sources of radiation at levels sufficient to demonstrate compliance with the occupational dose limits of WAC 246-221-010, 246-221-030, 246-221-050 and 246-221-055.

(1) Each licensee or registrant shall monitor occupational exposure to radiation from licensed (or registered) and unlicensed (or unregistered) radiation sources under the control of the licensee or registrant and shall supply and shall require the use of individual monitoring devices by:

(a) Each adult likely to receive, in one year from sources external to the body, a dose in excess of ten percent of the applicable limits specified in WAC 246-221-010(1).

(b) Each minor (~~or declared pregnant woman~~) likely to receive, in one year from sources external to the body, a (~~dose in excess of ten percent of the applicable limits specified in WAC 246-221-050 or 246-221-055~~) deep dose equivalent in excess of 1 mSv (0.1 rem), a lens dose equivalent in excess of 1.5 mSv (0.15 rem), or a shallow dose equivalent to the skin or to the extremities in excess of 5 mSv (0.5 rem).

(c) Each declared pregnant woman likely to receive during the entire pregnancy, from radiation sources external to the body, a deep dose equivalent in excess of 1 mSv (0.1 rem). All of the occupational dose limits specified in WAC 246-221-010 continue to be applicable to the declared pregnant worker as long as the embryo/fetus dose limit is not exceeded.

(d) Each individual who enters a high or very high radiation area.

(2) Personnel monitoring devices assigned to an individual:

(a) Shall not intentionally be exposed to give a false or erroneous reading;

(b) Shall be assigned to one individual per exposure interval (i.e., weekly, monthly) and used to determine exposure for that individual only;

(c) Shall not be worn by any individual other than that individual originally assigned to the device;

(d) Personnel monitoring devices that are exposed while not being worn by the assigned individual shall be processed and recorded as soon as possible. A replacement monitoring device shall be assigned to the individual immediately. A record of the circumstances of the exposure shall be retained.

(3) All personnel dosimeters, except for direct and indirect reading pocket ionization chambers and those dosimeters used to measure the dose to any extremities, that require processing to determine the radiation dose and that are utilized by licensees or registrants to comply with subsection (1) of this section, with other applicable provisions of chapters 246-220 through 246-255 WAC, or with conditions specified in a licensee's license must be processed and evaluated by a dosimetry processor:

(a) Holding current personnel dosimetry accreditation from either the National Voluntary Laboratory Accreditation Program (NVLAP) of the National Institute of Standards and Technology (formerly known as the National Bureau of Standards) or the United States Department of Energy Laboratory Accreditation Program for Personnel Dosimetry Systems (DOELAP); and

(b) Approved in this accreditation process for the type of radiation or radiations included in the NVLAP or DOELAP program that most closely approximate the type of radiation or radiations for which the individual wearing the dosimeter is monitored.

(4) For the purposes of this section "dosimetry processor" means an individual or an organization that processes and evaluates personnel monitoring devices in order to determine the radiation dose delivered to the device.

PROPOSED

(5) Each licensee or registrant shall maintain records of doses received by all individuals for whom monitoring was required (~~pursuant to~~) under subsection (1) of this section, and records of doses received during planned special exposures, accidents, and emergency conditions. Assessments of dose equivalent and records made using units in effect before January 1, 1994, need not be changed. These records shall include, when applicable:

(a) The deep dose equivalent to the whole body, (~~eye~~) lens dose equivalent, shallow dose equivalent to the skin, and shallow dose equivalent to the extremities; and

(b) The total effective dose equivalent when required by WAC 246-221-015; and

(c) The total of the deep dose equivalent and the committed dose to the organ receiving the highest total dose (total organ dose equivalent).

(6) The licensee or registrant shall maintain the records specified in subsection (5) of this section on department Form RHF-5A, in accordance with the instructions provided (~~thereon~~) on the form, or in clear and legible records containing all the information required by Form RHF-5A; and shall update the information at least annually.

(7) Each licensee or registrant shall ensure that individuals, for whom they are required to monitor occupational doses in accordance with subsection (1) of this section, wear individual monitoring devices as follows:

(a) An individual monitoring device used for monitoring the dose to the whole body shall be worn at the unshielded or least shielded location of the whole body likely to receive the highest exposure. When a protective apron is worn, the location of the individual monitoring device is typically at the neck (collar).

(b) Any additional individual monitoring device used for monitoring the dose to an embryo/fetus of a declared pregnant woman, pursuant to WAC 246-221-055(1), shall be located at the waist under any protective apron being worn by the woman.

(c) An individual monitoring device used for monitoring the (~~eye~~) lens dose equivalent, to demonstrate compliance with WAC 246-221-010 (1)(b)(i), shall be located at the neck (collar), outside any protective apron being worn by the monitored individual, or at an unshielded location closer to the eye.

(d) An individual monitoring device used for monitoring the dose to the extremities, to demonstrate compliance with WAC 246-221-010 (1)(b)(ii), shall be worn on the extremity likely to receive the highest exposure. Each individual monitoring device shall be oriented to measure the highest dose to the extremity being monitored.

**AMENDATORY SECTION** (Amending WSR 94-01-073, filed 12/9/93, effective 1/9/94)

**WAC 246-221-100 Personnel monitoring for internal dose.** (1) Each licensee shall monitor, to determine compliance with WAC 246-221-040, the occupational intake of radioactive material by and assess the committed effective dose equivalent to:

(a) Adults likely to receive, in 1 year, an intake in excess of ten percent of the applicable ALI in Table I, Columns 1 and 2, of WAC 246-221-290; (~~and~~)

(b) Minors (~~and declared pregnant women~~) likely to receive, in one year, a committed effective dose equivalent in excess of (~~0.50~~) 1 mSv (~~0.05~~) 0.1 rem; and

(c) Declared pregnant women likely to receive, during the entire pregnancy, a committed effective dose equivalent in excess of 1 mSv (0.1 rem).

(2) Where necessary or desirable in order to aid in determining the extent of an individual's exposure to concentrations of radioactive material, the department may incorporate license provisions or issue an order requiring a licensee or registrant to make available to the individual appropriate bioassay services and to furnish a copy of the reports of such services to the department.

(3) Each licensee shall maintain records of doses received by all individuals for whom monitoring was required pursuant to subsections (1) and (2) of this section, and records of doses received during planned special exposures, accidents, and emergency conditions. Assessments of dose equivalent and records made using units in effect before January 1, 1994, need not be changed. These records shall include, when applicable:

(a) The estimated intake or body burden of radionuclides; (~~and~~)

(b) The committed effective dose equivalent assigned to the intake or body burden of radionuclides; (~~and~~)

(c) The specific information used to calculate the committed effective dose equivalent pursuant to WAC 246-221-040; (~~and~~)

(d) The total effective dose equivalent when required by WAC 246-221-015; and

(e) The total of the deep dose equivalent and the committed dose to the organ receiving the highest total dose (total organ dose equivalent).

(4) The licensee or registrant shall maintain the records specified in subsection (3) of this section on department Form RHF-5A, in accordance with the instructions provided (~~thereon~~) on the form, or in clear and legible records containing all the information required by Form RHF-5A; and shall update the information at least annually.

**AMENDATORY SECTION** (Amending WSR 94-01-073, filed 12/9/93, effective 1/9/94)

**WAC 246-221-110 Surveys.** (1) Each licensee or registrant shall make or cause to be made such surveys, as defined in WAC 246-220-010, as may be necessary for the licensee or registrant to establish compliance with these regulations and are reasonable under the circumstances to evaluate the magnitude and extent of radiation levels, concentrations or quantities of radioactive material, and (~~the extent of~~) potential radiation hazards (~~that may be present~~). Records of such surveys shall be preserved as specified in WAC 246-221-230. Information on performing surveys may be found in the United States Nuclear Regulatory Commission's Regulator Guide 8.23.

(2) The licensee shall ensure that instruments and equipment used for quantitative radiation measurements, for exam-

ple, dose rate and effluent monitoring, are calibrated annually at intervals not to exceed thirteen months for the radiation measured.

**AMENDATORY SECTION** (Amending WSR 94-01-073, filed 12/9/93, effective 1/9/94)

**WAC 246-221-113 Use of process, engineering or other controls.** (1) The licensee shall use, to the extent ~~((practicable))~~ practical, process or other engineering controls, such as, containment, decontamination, or ventilation, to control the concentrations of radioactive material in air.

(2) When it is not ~~((practicable))~~ practical to apply process or other engineering controls to control the concentrations of radioactive material in air to values below those that define an airborne radioactivity area, the licensee shall, consistent with maintaining the total effective dose equivalent ALARA, increase monitoring and limit intakes by one or more of the following means:

- (a) Control of access; ~~((or))~~
- (b) Limitation of exposure times; ~~((or))~~
- (c) Use of respiratory protection equipment; or
- (d) Other controls.

(3) If the licensee performs an ALARA analysis to determine whether or not respirators should be used, the licensee may consider safety factors other than radiological factors. The licensee should also consider the impact of respirator use on workers' industrial health and safety.

**AMENDATORY SECTION** (Amending WSR 98-13-034, filed 6/8/98, effective 7/9/98)

**WAC 246-221-117 Use of individual respiratory protection equipment.** ~~((+))~~ If the licensee ~~((uses))~~ assigns or permits the use of respiratory protection equipment to limit ~~((intakes pursuant to WAC 246-221-113))~~ the intake of radioactive material:

~~((a))~~ (1) The licensee shall use only respiratory protection equipment that is:

~~((+))~~ (a) Tested and certified ~~((or had certification extended))~~ by the National Institute for Occupational Safety and Health ~~((and the Mine Safety and Health Administration))~~ (NIOSH); or

~~((+))~~ (b) Approved by the department on the basis of the licensee's submittal of an application for authorized use of other respiratory protection equipment, including a demonstration by testing, or a demonstration on the basis of reliable test information, that the material and performance characteristics of the equipment are capable of providing the proposed degree of protection under anticipated conditions of use.

~~((b))~~ (2) The licensee shall implement and maintain a respiratory protection program that includes:

~~((+))~~ (a) Air sampling sufficient to identify the potential hazard, permit proper equipment selection, and estimate exposures; ~~((and~~

~~((+))~~ (b) Surveys and bioassays, as appropriate, to evaluate actual intakes; ~~((and~~

~~((+))~~ (c) Testing of respirators for operability (user seal check for face sealing devices and functional check for others) immediately prior to each use; ~~((and~~

~~((+))~~ (d) Written procedures regarding ~~((selection, fitting, issuance, maintenance, cleaning, repair, and testing of respirators, including testing for operability immediately prior to each use; supervision and training of personnel; monitoring, including air sampling and bioassays; and record-keeping))~~:

(i) Monitoring, including air sampling and bioassays;

(ii) Supervision and training of respirator users;

(iii) Fit testing;

(iv) Respirator selection;

(v) Breathing air quality;

(vi) Inventory and control;

(vii) Storage, issuance, maintenance, repair, testing, and quality assurance of respiratory protection equipment;

(viii) Recordkeeping; and

(ix) Limitations on periods of respirator use and relief from respirator use; ~~((and~~

~~((+))~~ (e) Determination by a physician ~~((prior to initial fitting of respirators, and either every twelve months thereafter or periodically at a frequency determined by a physician;))~~ that the individual user is medically fit to use ~~((the))~~ respiratory protection equipment:

(i) Before the initial fitting of a face sealing respirator;

(ii) Before the first field use of nonface sealing respirators; and

(iii) Either every twelve months thereafter, or periodically at a frequency determined by a physician; and

(f) Fit testing, with a fit factor greater than or equal to ten times the APF for negative pressure devices, and a fit factor greater than or equal to five hundred for any positive pressure, continuous flow, and pressure-demand devices, before the first field use of tight fitting, face sealing respirators, and periodically thereafter at a frequency not to exceed one year. Fit testing must be performed with the facepiece operating in the negative pressure mode.

~~((e))~~ The licensee shall issue a written policy statement on respirator usage covering:

~~((i))~~ The use of process or other engineering controls, instead of respirators; and

~~((ii))~~ The routine, nonroutine, and emergency use of respirators; and

~~((iii))~~ The length of periods of respirator use and relief from respirator use.

~~((d))~~ (3) The licensee shall advise each respirator user that the user may leave the area at any time for relief from respirator use in the event of equipment malfunction, physical or psychological distress, procedural or communication failure, significant deterioration of operating conditions, or any other conditions that might require ~~((such))~~ relief.

~~((e))~~ The licensee shall use equipment within the equipment manufacturer's expressed limitations for type and mode of use and shall provide proper visual, communication, and other special capabilities, such as adequate skin protection, when needed.

(2) When estimating exposure of individuals to airborne radioactive materials, the licensee may make allowance for respiratory protection equipment used to limit intakes pursuant to WAC 246-221-113, provided that the following conditions, in addition to those in subsection (1) of this section, are satisfied:

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(a) ~~The licensee selects respiratory protection equipment that provides a protection factor, specified in WAC 246-221-285, greater than the multiple by which peak concentrations of airborne radioactive materials in the working area are expected to exceed the values specified in WAC 246-221-290, Table I, Column 3. However, if the selection of respiratory protection equipment with a protection factor greater than the peak concentration is inconsistent with the goal specified in WAC 246-221-113 of keeping the total effective dose equivalent ALARA, the licensee may select respiratory protection equipment with a lower protection factor provided that such a selection would result in a total effective dose equivalent that is ALARA. The concentration of radioactive material in the air that is inhaled when respirators are worn may be initially estimated by dividing the average concentration in air, during each period of uninterrupted use, by the protection factor. If the exposure is later found to be greater than initially estimated, the corrected value shall be used; if the exposure is later found to be less than initially estimated, the corrected value may be used.~~

~~(b) The licensee shall obtain authorization from the department before assigning respiratory protection factors in excess of those specified in WAC 246-221-285. The department may authorize a licensee to use higher protection factors on receipt of an application that:~~

~~(i) Describes the situation for which a need exists for higher protection factors, and~~

~~(ii) Demonstrates that the respiratory protection equipment provides these higher protection factors under the proposed conditions of use.~~

~~(3) In an emergency, the licensee shall use as emergency equipment only respiratory protection equipment that has been specifically certified or had certification extended for emergency use by the National Institute for Occupational Safety and Health and the Mine Safety and Health Administration.~~

~~(4) Unless already authorized by license condition, the licensee shall notify the department in writing at least thirty days before the date that respiratory protection equipment is first used pursuant to either subsection (1) or (2) of this section.)~~

~~(4) The licensee shall also consider limitations appropriate to the type and mode of use. When selecting respiratory devices the licensee shall provide for vision correction, adequate communication, low temperature work environments, and the concurrent use of other safety or radiological protection equipment. The licensee shall use equipment in such a way as not to interfere with the proper operation of the respirator.~~

~~(5) Standby rescue persons are required whenever one-piece atmosphere-supplying suits, or any combination of supplied air respiratory protection device and personnel protective equipment are used from which an unaided individual would have difficulty extricating himself or herself. The standby persons must be equipped with respiratory protection devices or other apparatus appropriate for the potential hazards. The standby rescue persons shall observe or otherwise maintain continuous communication with the workers (visual, voice, signal line, telephone, radio, or other suitable means), and be immediately available to assist them in case~~

of a failure of the air supply or for any other reason that requires relief from distress. A sufficient number of standby rescue persons must be immediately available to assist all users of this type of equipment and to provide effective emergency rescue if needed.

(6) Atmosphere-supplying respirators must be supplied with respirable air of grade D quality or better as defined by the Compressed Gas Association in publication G-7.1, "Commodity Specification for Air," 1997 and included in the regulations of the Occupational Safety and Health Administration (29 CFR 1910.134 (j)(1)(ii)(A) through (E)). Grade D quality air criteria include:

(a) Oxygen content (v/v) of 19.5-23.5%;

(b) Hydrocarbon (condensed) content of 5 milligrams per cubic meter of air or less;

(c) Carbon monoxide (CO) content of 10 ppm or less;

(d) Carbon dioxide content of 1,000 ppm or less; and

(e) Lack of noticeable odor.

(7) The licensee shall ensure that no objects, materials or substances, such as facial hair, or any conditions that interfere with the face-to-facepiece seal or valve function, and that are under the control of the respirator wearer, are present between the skin of the wearer's face and the sealing surface of a tight-fitting respirator facepiece.

(8) In estimating the dose to individuals from intake of airborne radioactive materials, the concentration of radioactive material in the air that is inhaled when respirators are worn is initially assumed to be the ambient concentration in air without respiratory protection, divided by the assigned protection factor. If the dose is later found to be greater than the estimated dose, the corrected value must be used. If the dose is later found to be less than the estimated dose, the corrected value may be used.

(9) The department may impose restrictions in addition to the provisions of this section, WAC 246-221-113 and 246-221-285, in order to:

(a) Ensure that the respiratory protection program of the licensee is adequate to limit doses to individuals from intakes of airborne radioactive materials consistent with maintaining total effective dose equivalent ALARA; and

(b) Limit the extent to which a licensee may use respiratory protection equipment instead of process or other engineering controls.

(10) The licensee shall obtain authorization from the department before using assigned protection factors in excess of those specified in WAC 246-221-285. The department may authorize a licensee to use higher assigned protection factors on receipt of an application that:

(a) Describes the situation for which a need exists for higher protection factors; and

(b) Demonstrates that the respiratory protection equipment provides these higher protection factors under the proposed conditions of use.

AMENDATORY SECTION (Amending WSR 94-01-073, filed 12/9/93, effective 1/9/94)

WAC 246-221-230 Records important to radiation safety. (1) Each licensee or registrant shall make and retain

records of activities, program reviews, measurements, and calculations which may be necessary to determine the extent of occupational and public exposure from sources of radiation under the control of the licensee or registrant.

(2) Each record required by this section shall be legible throughout the specified retention period.

(3) Each licensee or registrant shall use the SI units: Becquerel, gray, sievert and coulomb per kilogram, or the special units: Curie, rad, rem, and roentgen, including multiples and subdivisions, and shall clearly indicate the units of all quantities on records required by these regulations.

(4) The licensee or registrant shall make a clear distinction among the quantities entered on the records required by these regulations such as, total effective dose equivalent, total organ dose equivalent, shallow dose equivalent, ~~((eye)) lens~~ dose equivalent, deep dose equivalent, or committed effective dose equivalent.

(5) Records which must be maintained ~~((pursuant to))~~ under this part shall be the original or a reproduced copy or microform if such reproduced copy or microform is duly authenticated by authorized personnel and the microform is capable of producing a clear and legible copy after storage for the period specified by department regulations. The record may also be stored in electronic media with the capability for producing legible, accurate, and complete records during the required retention period. Electronic media data storage systems shall incorporate standard or universally recognized security measures. Records, such as letters, drawings, and specifications, shall include all pertinent information, such as stamps, initials, and signatures.

(6) The licensee shall maintain adequate safeguards against tampering with and loss of records.

(7) The licensee or registrant shall retain the following required records until the department terminates each pertinent license or registration requiring the record, and upon termination of the license or registration, the licensee or registrant shall store for at least thirty years:

(a) Records of prior occupational dose and exposure history as recorded on department Form RHF-4 or RHF-4A, or equivalent;

(b) Records on department Form RHF-5 or RHF-5A, or equivalent, of doses received by all individuals for whom monitoring was required pursuant to WAC 246-221-090 and 246-221-100;

(c) Records of doses received during planned special exposures, accidents, and emergency conditions;

(d) The specific information used to calculate the committed effective dose equivalent pursuant to WAC 246-221-040(3);

(e) Records of the results of surveys to determine the dose from external sources of radiation used, in the absence of or in combination with individual monitoring data, in the assessment of individual dose equivalents;

(f) Records of the results of measurements and calculations used to determine individual intakes of radioactive material and used in the assessment of internal dose;

(g) Records showing the results of air sampling, surveys, and bioassays required pursuant to WAC 246-221-117 (1)(b)(i) and (ii);

(h) Records of the results of measurements and calculations used to evaluate the release of radioactive effluents to the environment.

(8) The licensee or registrant shall retain the following records until the department terminates the pertinent license or registration requiring the record:

(a) Records of waste disposal made under the provisions of WAC 246-221-180, 246-221-190, 246-221-210 and 246-221-220, chapter 246-249 WAC, and any burials in soil as previously authorized;

(b) Records of dose to individual members of the public as required by WAC 246-221-060(4);

(c) Records of the provisions of the radiation protection program as required by WAC 246-221-005.

(9) The licensee or registrant shall retain the following records for three years after the record is made:

(a) Records of testing entry control devices for very high radiation areas as required by WAC 246-221-106(3);

(b) Records used in preparing department Form RHF-4 or RHF-4A;

(c) Records showing the results of general surveys required by WAC 246-221-110 and package surveys required by WAC 246-221-160;

(d) Records of calibrations required by WAC 246-221-110;

(e) Records of program audits and other reviews of the content and implementation of the radiation protection program required by WAC 246-221-005;

(f) Records of waste disposal by decay in storage.

(10) If there is a conflict between the department's regulations in this part, license condition, or other written department approval or authorization pertaining to the retention period for the same type of record, the retention period specified in the regulations in this part for such records shall apply unless the department, ~~((pursuant to))~~ under WAC 246-220-050, has granted a specific exemption from the record retention requirements specified in the regulations in this part.

(11) The discontinuance or curtailment of activities does not relieve the licensee or registrant of responsibility for retaining all records required by this section.

AMENDATORY SECTION (Amending WSR 98-13-037, filed 6/8/98, effective 7/9/98)

**WAC 246-221-250 Notification of incidents.** (1) **Immediate notification.** Notwithstanding other requirements for notification, each licensee and/or registrant shall immediately (as soon as possible but no later than four hours after discovery of an incident) notify the State Department of Health, Division of Radiation Protection, P.O. Box 47827, Olympia, Washington 98504-7827, by telephone (206/682-5327) and confirming letter, telegram, mailgram, or facsimile of any incident involving any radiation source which may have caused or threatens to cause:

(a) An individual to receive:

(i) A total effective dose equivalent of 0.25 Sv (25 rem) or more; ~~((or))~~

(ii) ~~((An eye))~~ A lens dose equivalent of 0.75 Sv (75 rem) or more; or

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(iii) A shallow dose equivalent to the skin or extremities or a total organ dose equivalent of 2.5 Sv (250 rem) or more; ((☒))

(b) The release of radioactive material, inside or outside of a restricted area, so that, had an individual been present for twenty-four hours, the individual could have received an intake five times the occupational ALI. This provision does not apply to locations where personnel are not normally stationed during routine operations, such as hot-cells or process enclosures; or

(c) The loss of ability to take immediate protective actions necessary to avoid exposure to sources of radiation or releases of radioactive material that could exceed regulatory limits. Events which could cause such a loss of ability include fires, explosions, toxic gas releases, etc.

(2) **Twenty-four hour notification.** Each licensee and/or registrant shall within twenty-four hours of discovery of the event, notify the State Department of Health, Division of Radiation Protection, P.O. Box 47827, Olympia, Washington 98504-7827, by telephone (206/682-5327) and confirming letter, telegram, mailgram, or facsimile of any incident involving any radiation source possessed which may have caused or threatens to cause:

(a) An individual to receive, in a period of twenty-four hours:

(i) A total effective dose equivalent exceeding 0.05 Sv (5 rem); ((☒))

(ii) ~~((An eye))~~ A lens dose equivalent exceeding 0.15 Sv (15 rem); or

(iii) A shallow dose equivalent to the skin or extremities or a total organ dose equivalent exceeding 0.5 Sv (50 rem); ((☒))

(b) The release of radioactive material, inside or outside of a restricted area, so that, had an individual been present for twenty-four hours, the individual could have received an intake in excess of one occupational ALI. This provision does not apply to locations where personnel are not normally stationed during routine operations, such as hot-cells or process enclosures; ((☒))

(c) An unplanned contamination incident that:

(i) Requires access to the contaminated area, by workers or the general public, to be restricted for more than twenty-four hours by imposing additional radiological controls or by prohibiting entry into the area;

(ii) Involves a quantity of material greater than five times the lowest annual limit on intake specified in WAC 246-221-290; and

(iii) Has access to the area restricted for a reason other than to allow radionuclides with a half-life of less than twenty-four hours to decay prior to decontamination; ((☒))

(d) Equipment failure or inability to function as designed when:

(i) The equipment is required by regulation or license condition to prevent releases exceeding regulatory limits, to prevent exposures to radiation and radioactive material exceeding regulatory limits or to mitigate the consequences of an accident;

(ii) The equipment is required to be available and operable at the time it becomes disabled or fails to function; and

(iii) No redundant equipment is available and operable to perform the required safety functions; ((☒))

(e) An unplanned medical treatment at a medical facility of an individual with spreadable radioactive contamination on the individual's clothing or body; or

(f) An unplanned fire or explosion damaging any radioactive material or any device, container or equipment containing radioactive material when:

(i) The quantity of radioactive material involved is greater than five times the lowest annual limit on intake specified in WAC 246-221-290; and

(ii) The damage affects the integrity of the radioactive material or its container.

(3) For each occurrence requiring notification pursuant to this section, a prompt investigation of the situation shall be initiated by the licensee/registrant. A written report of the findings of the investigation shall be sent to the department within thirty days.

(4) The licensee or registrant shall prepare each report filed with the department ~~((pursuant to))~~ under this section so that names of individuals who have received exposure to sources of radiation are stated in a separate and detachable portion of the report.

Any report filed with the department ~~((pursuant to))~~ under this section shall contain the information described in WAC 246-221-260 (2) and (3).

(5) The provisions of this section do not apply to doses that result from planned special exposures, provided such doses are within the limits for planned special exposures and are reported pursuant to WAC 246-221-265.

(6) Telephone notifications that do not involve immediate or twenty-four hour notification ~~((shall not be made to the emergency number (Seattle 206/682-5327). Routine calls))~~ should be made to the Olympia office (360 236-3300).

(7) Telephone notification required under this section shall include, to the extent that the information is available at the time of notification:

- (a) The caller's name and call-back telephone number;
- (b) A description of the incident including date and time;
- (c) The exact location of the incident;
- (d) The radionuclides, quantities, and chemical and physical forms of the radioactive materials involved; and
- (e) Any personnel radiation exposure data available.

**AMENDATORY SECTION** (Amending WSR 94-01-073, filed 12/9/93, effective 1/9/94)

**WAC 246-221-285 Assigned protection factors for respirators.** ~~((1) The licensee may use the following information in the selection of respiratory protective equipment to be used only where the contaminants have been identified and the concentration, or possible concentrations, are known-~~

Protection Factors <sup>1</sup>	Tested & Certified Equipment			
	Description <sup>2</sup>	Modes <sup>3</sup>	Particulates only	Particulates, gases, vapors <sup>5</sup>

**I. AIR PURIFYING RESPIRATORS<sup>6</sup>**

Description <sup>2</sup>	Protection Factors <sup>1</sup>		Tested & Certified Equipment	
	Modes <sup>3</sup>	Particulates only	Particulates, gases, vapors <sup>5</sup>	NIOSH & MSHA <sup>4</sup> tests for permissibility
Facepiece, half mask <sup>7</sup>	NP	10		30 CFR 11, Subpart K.
Facepiece, full	NP	50		
Facepiece, half mask, full, or hood	PP	1000		

H. ATMOSPHERE SUPPLYING RESPIRATORS

1. Air-line respirator

Facepiece, half mask	CF		1000	
Facepiece, half mask	D		5	
Facepiece, full	CF		2000	
Facepiece, full	D		5	30 CFR 11, Subpart J.
Facepiece, full	PD		2000	
Hood <sup>8</sup>	CF			
Suit <sup>9,10</sup>	CF			

2. Self-contained breathing apparatus (SCBA)

Facepiece, full	D		50	
Facepiece, full	PD		10,000 <sup>11</sup>	30 CFR 11, Subpart H.
Facepiece, full	RD		50	
Facepiece, full	RP		5000 <sup>12</sup>	

III. COMBINATION RESPIRATORS

Any combination of air-purifying and atmosphere-supplying respirators	Protection factor for type and mode of operation as listed above			30 CFR 11, Sec. 11.63(b)
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FOOTNOTES

1. The protection factor is a measure of the degree of protection afforded by a respirator, defined as the ratio of the concentration of airborne radioactive material outside the respiratory protective equipment to that inside the equipment, usually inside the facepiece, under conditions of use. It is applied to the ambient airborne concentration to estimate the concentrations inhaled by the wearer according to the following formula:

$$\text{Concentration inhaled} = \frac{\text{Ambient airborne concentration}}{\text{Protection factor}}$$

The protection factors apply:

- a. Only for individuals trained in using respirators and wearing properly fitted respirators that are used and maintained under supervision in a well-planned respiratory protective program.
- b. For air-purifying respirators only when high efficiency particulate filters, above 99.97% removal efficiency by thermally generated 0.3 µm dioctyl phthalate (DOP) test or equivalent, are used in atmospheres not deficient in oxygen and not containing radioactive gas or vapor respiratory hazards.
- e. No adjustment is to be made for the use of sorbents against radioactive material in the form of gases or vapors.

- d. For atmosphere supplying respirators only when supplied with adequate respirable air. Respirable air shall be provided of the quality and quantity required in accordance with the National Institute for Occupational Safety and Health and the Mine Safety and Health Administration certification described in 30 CFR 11. Oxygen and air shall not be used in the same apparatus.
- 2. Only for shaven faces and where nothing interferes with the seal of tight-fitting facepieces against the skin. Hoods and suits are excepted.
- 3. The mode symbols are defined as follows:  
 CF= continuous flow  
 D= demand  
 NP= negative pressure, that is, negative phase during inhalation  
 PD= pressure demand, that is, always positive pressure  
 PP= positive pressure  
 RD= demand, recirculating or closed circuit  
 RP= pressure demand, recirculating or closed circuit
- 4. NIOSH & MSHA are the National Institute for Occupational Safety and Health and the Mine Safety and Health Administration.
- 5. Excluding radioactive contaminants that present an absorption or submersion hazard. For tritium oxide, approximately one-third of the intake occurs by absorption through the skin so that an overall protection factor of less than two is appropriate when atmosphere supplying respirators are used to protect against tritium oxide. If the protection factor for respiratory protective equipment is five, the effective protection factor for tritium is about 1.4; with protection factors of ten, the effective factor for tritium oxide is about 1.7; and with protection factors of one hundred or more, the effective factor for tritium oxide is about 1.9. Air purifying respirators are not suitable for protection against tritium oxide. See also footnote 9 concerning supplied air suits.
- 6. Canisters and cartridges shall not be used beyond service life limitations.
- 7. Under chin type only. This type of respirator is not satisfactory for use where it might be possible, if an accident or emergency were to occur, for the ambient airborne concentrations to reach instantaneous values greater than ten times the pertinent values in Table I, Column 3 of WAC 246-221-290. This type of respirator is not suitable for protection against plutonium or other high-toxicity materials. The mask is to be tested for fit prior to use, each time it is donned.
- 8. Equipment shall be operated in a manner that ensures that proper air flow rates are maintained. A protection factor of no more than one thousand may be utilized for tested and certified supplied air hoods when a minimum air flow of six cubic feet per minute (0.17 m<sup>3</sup>/min) is maintained and calibrated air line pressure gauges or flow measuring devices are used. A protection factor of up to two thousand may be used for tested and certified hoods only when the air flow is maintained at the manufacturer's recommended maximum rate for the equipment, this rate is greater than six cubic feet per minute (0.17 m<sup>3</sup>/min) and calibrated air line pressure gauges or flow measuring devices are used. The design of the supplied air hood or helmet, with a minimum flow of six cubic feet per minute (0.17 m<sup>3</sup>/min) of air, may determine its overall efficiency and the protection it provides. For example, some hoods aspirate contaminated air into the breathing zone when the wearer works with hands over head. This aspiration may be overcome if a short cape-like extension to the hood is worn under a coat or overalls. Other limitations specified by the approval agency shall be considered before using a hood in certain types of atmospheres. See footnote 9.
- 9. Appropriate protection factors shall be determined, taking into account the design of the suit and its permeability to the contaminant under conditions of use. There shall be a standby rescue person equipped with a respirator or other apparatus appropriate for the potential hazards and communications equipment whenever supplied air suits are used.
- 10. No approval schedules are currently available for this equipment. Equipment is to be evaluated by testing or on the basis of reliable test information.
- 11. This type of respirator may provide greater protection and be used as an emergency device in unknown concentrations for protection against inhalation hazards. External radiation hazards and

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other limitations to permitted exposure, such as skin absorption, must be taken into account in such circumstances.

- 12. Quantitative fit testing shall be performed on each individual, and no more than 0.02% leakage is allowed with this type of apparatus. Perceptible outward leakage of gas from this or any positive pressure self-contained breathing apparatus is unacceptable because service life will be reduced substantially. Special training in the use of this type of apparatus shall be provided to the wearer.

(2) The licensee may use protection factors for respirators approved by the United States Bureau of Mines and the National Institute for Occupational Safety and Health, according to applicable approvals for respirators for type and mode of use to protect against airborne radionuclides, to the extent that they do not exceed the protection factors listed in the table given in subsection (1) of this section. The protec-

tion factors listed in this table may not be appropriate to circumstances where chemical or other respiratory hazards exist in addition to radioactive hazards. The selection and use of respirators for such circumstances should take into account applicable approvals of the United States Bureau of Mines and the National Institute for Occupational Safety and Health.

(3) The licensee should also be aware that the concentration values in Table I, Column 3 of WAC 246-221-290 are based on internal dose due to inhalation, and that radioactive contaminants may present external exposure hazards at higher concentrations. Under these circumstances, limitations on occupancy may have to be governed by external dose limits.)

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- I. Air-Purifying Respirators (Particulate <sup>b</sup> only) <sup>c</sup>:
  - Filtering facepiece disposable <sup>d</sup>
  - Facepiece, half <sup>e</sup> . . . . .
  - Facepiece, full . . . . .
  - Facepiece, half . . . . .
  - Facepiece, full . . . . .
  - Helmet/hood . . . . .
  - Facepiece, loose-fitting . . . . .
- II. Atmosphere-Supplying Respirators (Particulate, gases and vapors <sup>f</sup>):
  - 1. Air-line respirator:
    - Facepiece, half . . . . .
    - Facepiece, half . . . . .
    - Facepiece, half . . . . .
    - Facepiece, full . . . . .
    - Facepiece, full . . . . .
    - Facepiece, full . . . . .
    - Helmet/hood . . . . .
    - Facepiece, loose-fitting . . . . .
    - Suit . . . . .
  - 2. Self-contained breathing apparatus (SCBA):
    - Facepiece, full . . . . .
    - Facepiece, full . . . . .
    - Facepiece, full . . . . .
    - Facepiece, full . . . . .
- III. Combination Respirators:
  - Any combination of air-purifying and atmosphere-supplying respirators.

<u>Operating mode</u>	<u>Assigned Protection Factors</u>
<u>Negative Pressure . . . . .</u>	(4)
<u>Negative Pressure . . . . .</u>	10
<u>Negative Pressure . . . . .</u>	100
<u>Powered air-purifying respirators</u>	50
<u>Powered air-purifying respirators</u>	1000
<u>Powered air-purifying respirators</u>	1000
<u>Powered air-purifying respirators</u>	25
<u>Demand . . . . .</u>	10
<u>Continuous Flow . . . . .</u>	50
<u>Pressure Demand . . . . .</u>	50
<u>Demand . . . . .</u>	100
<u>Continuous Flow . . . . .</u>	1000
<u>Pressure Demand . . . . .</u>	1000
<u>Continuous Flow . . . . .</u>	1000
<u>Continuous Flow . . . . .</u>	25
<u>Continuous Flow . . . . .</u>	(4)
<u>Demand . . . . .</u>	<sup>b</sup> 100
<u>Pressure Demand . . . . .</u>	<sup>b</sup> 10,000
<u>Demand, Recirculating . . . . .</u>	<sup>b</sup> 100
<u>Positive Pressure Recirculating . . . . .</u>	<sup>b</sup> 10,000
<u>Assigned protection factor for type and mode of operation as listed above.</u>	

<sup>a</sup> These assigned protection factors apply only in a respiratory protection program that meets the requirements of this chapter. They are applicable only to airborne radiological hazards and may not be appropriate to circumstances when chemical or other respiratory hazards exist instead of, or in addition to, radioactive hazards. Selection and use of respirators for these circumstances must also comply with Department of Labor regulations.

Radioactive contaminants for which the concentration values in Table I, Column 3 of WAC 246-221-290, Appendix A, are based on internal dose due to inhalation may, in addition, present external exposure hazards at higher concentrations. Under these circumstances, limitations on occupancy may have to be governed by external dose limits.

<sup>b</sup> Air-purifying respirators with APF <100 must be equipped with particulate filters that are at least 95 percent efficient. Air-purify-

ing respirators with APF = 100 must be equipped with particulate filters that are at least 99 percent efficient. Air-purifying respirators with APFs >100 must be equipped with particulate filters that are at least 99.97 percent efficient.

- c. The licensee may apply to the department for the use of an APF greater than 1 for sorbent cartridges as protection against airborne radioactive gases and vapors (e.g., radioiodine).
- d. Licensees may permit individuals to use this type of respirator who have not been medically screened or fit tested on the device provided that no credit be taken for their use in estimating intake or dose. It is also recognized that it is difficult to perform an effective positive or negative pressure preuse user seal check on this type of device. All other respiratory protection program requirements listed in WAC 246-221-117 apply. An assigned protection factor has not been assigned for these devices. However, an APF equal to 10 may be used if the licensee can demonstrate a fit factor of at least 100 by use of a validated or evaluated, qualitative or quantitative fit test.
- c. Under-chin type only. No distinction is made in this section between elastomeric half-masks with replaceable cartridges and those designed with the filter medium as an integral part of the facepiece (e.g., disposable or reusable disposable). Both types are acceptable so long as the seal area of the latter contains some substantial type of seal-enhancing material such as rubber or plastic, the two or more suspension straps are adjustable, the filter medium is at least 95 percent efficient and all other requirements of this part are met.
- f. The assigned protection factors for gases and vapors are not applicable to radioactive contaminants that present an absorption or submersion hazard. For tritium oxide vapor, approximately one-third of the intake occurs by absorption through the skin so that an overall protection factor of 3 is appropriate when atmosphere-supplying respirators are used to protect against tritium oxide. Exposure to radioactive noble gases is not considered a significant respiratory hazard, and protective actions for these contaminants should be based on external (submersion) dose considerations.
- g. No NIOSH approval schedule is currently available for atmosphere-supplying suits. This equipment may be used in an acceptable respiratory protection program as long as all the other minimum program requirements, with the exception of fit testing, are met (i.e., WAC 246-221-117).
- b. The licensee should implement institutional controls to assure that these devices are not used in areas immediately dangerous to life or health (IDLH).
- i. This type of respirator may be used as an emergency device in unknown concentrations for protection against inhalation hazards. External radiation hazards and other limitations to permitted exposure such as skin absorption shall be taken into account in these circumstances. This device may not be used by any individual who experiences perceptible outward leakage of breathing gas while wearing the device.

**AMENDATORY SECTION** (Amending Order 121, filed 12/27/90, effective 1/31/91)

**WAC 246-244-070 Radiation survey instruments.** (1)

The licensee or registrant shall maintain and use sufficient calibrated and operable radiation survey instruments at each field station and temporary job site to make physical radiation surveys as required. Instrumentation shall be capable of measuring ((~~0.1 milliroentgen~~)) 0.001 mSv (0.1 millirem) per hour through at least ((~~400 milliroentgens~~)) 0.5 mSv (50 millirem) per hour.

(2) Each radiation survey instrument shall be calibrated:

- (a) At intervals not to exceed six months and after each instrument servicing;
- (b) At energies and radiation levels appropriate for use;

(c) At two points located approximately one-third and two-thirds at full scale on each scale (for logarithmic scale, at midrange of each decade, and at two points of at least one decade); and

(d) Such that accuracy within  $\pm 20$  percent of the true radiation levels can be demonstrated on each scale.

(3) Each licensee shall have available additional calibrated and operable radiation detection instruments capable of detecting radiation and contamination levels that could be encountered during well-logging operations or during the event of an accident, e.g., an alpha meter in case of Am-241 source rupture, a contamination meter and probe, and a high level meter capable of detecting radiation levels up to at least one roentgen per hour. The licensee may own such instruments or may make prior arrangements to obtain them expeditiously from a second party as necessary.

(4) Calibration records shall be maintained for a period of at least three years for inspection by the department.

**WSR 01-02-088**  
**PROPOSED RULES**  
**PERSONNEL RESOURCES BOARD**

[Filed January 3, 2001, 10:17 a.m.]

Continuance of WSR 00-24-136.

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

Title of Rule: WAC 356-30-320 Trial service—Reversion—Status, 356-30-331 Reduction in force—Transition pool program, and 356-06-045 Movement between Washington general service and Washington management service positions.

Statutory Authority for Adoption: Chapter 41.06 RCW.

Statute Being Implemented: RCW 41.06.150.

Name of Agency Personnel Responsible for Drafting: Sharon Whitehead, 521 Capitol Way South, Olympia, WA, (360) 664-6348; Implementation and Enforcement: Department of Personnel.

Name of Proponent: Department of Personnel, governmental.

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

Proposal Changes the Following Existing Rules: See above.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Not required.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. These rules relate to internal government operations that are not subject to violation by a nongovernmental party. Therefore, pursuant to RCW 34.05.328 [(5)](b)(ii), section 201 does not apply.

Hearing Location: Department of Personnel, 521 Capitol Way South, Olympia, WA, on March 8, 2001, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Department of Personnel by March 1, 2001, TDD (360) 753-4107, or (360) 586-8260.

Submit Written Comments to: Sharon Whitehead,  
Department of Personnel, P.O. Box 47500, fax (360) 586-  
4694, by March 5, 2001.

Date of Intended Adoption: March 8, 2001.

January 3, 2001

Dennis Karras

Secretary

Date of Intended Adoption: March 8, 2001.

January 3, 2001

Dennis Karra

Secretary

**WSR 01-02-089**

**PROPOSED RULES**

**PERSONNEL RESOURCES BOARD**

[Filed January 3, 2001, 10:19 a.m.]

Continuance of WSR 00-24-135.

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

Title of Rule: WAC 356-10-040 Employee appointment  
status—Downward reallocation, 356-14-067 Salary—  
Classes requiring licensure as registered nurse, 356-14-075  
Y-rate—Administration, 356-14-085 Salaries—Reduction in  
force register appointment, 356-14-110 Salary—Periodic  
increment dates—Original—Subsequent, 356-14-120 Peri-  
odic increment date—Promotion, 356-15-140 School year  
contracts for nonteaching staff, 356-18-140 Leave without  
pay, 356-18-220 Leave without pay—Effect on anniversary  
date, periodic increment date, and seniority, and 356-49-040  
Intersystem movement.

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

Name of Agency Personnel Responsible for Drafting:  
Sharon Whitehead, 521 Capitol Way South, Olympia, WA,  
(360) 664-6348; Implementation and Enforcement: Depart-  
ment of Personnel.

Name of Proponent: Department of Personnel, govern-  
mental.

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

Proposal Changes the Following Existing Rules: See  
above.

No small business economic impact statement has been  
prepared under chapter 19.85 RCW. Not required.

Section 201, chapter 403, Laws of 1995, does not apply  
to this rule adoption. These rules relate to internal govern-  
ment operations that are not subject to violation by a nongov-  
ernmental party. Therefore, pursuant to RCW 34.05.328  
[(5)](b)(ii), section 201 does not apply.

Hearing Location: Department of Personnel, 521 Capi-  
tol Way South, Olympia, WA, on March 8, 2001, at 10:00  
a.m.

Assistance for Persons with Disabilities: Contact  
Department of Personnel by March 1, 2001, TDD (360) 753-  
4107, or (360) 586-8260.

Submit Written Comments to: Sharon Whitehead,  
Department of Personnel, P.O. Box 47500, fax (360) 586-  
4694, by March 5, 2001.

**WSR 01-02-094**

**PROPOSED RULES**

**DEPARTMENT OF AGRICULTURE**

[Filed January 3, 2001, 11:25 a.m.]

Original Notice.

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

Title of Rule: Representation of members on the Wash-  
ington Asparagus Commission's board in chapter 16-557  
WAC.

Purpose: Chapter 16-557 WAC provides for the market-  
ing order under which the Washington Asparagus Commis-  
sion is established. The marketing order includes provisions  
on the goals and objectives of the commission, obligations of  
the commission, membership and representation on the com-  
mission's board, and the grower assessment for funding the  
commission's activities.

Statutory Authority for Adoption: Chapter 15.65 RCW.  
Statute Being Implemented: Chapter 15.65 RCW.

Summary: The proposed amendment to the marketing  
order would change the representation on the Asparagus  
Commission's board in District II and District III.

Reasons Supporting Proposal: The proposed amend-  
ment in District II and District III would more accurately  
reflect the representation of asparagus growers based on  
number of acres producing asparagus in those districts.

Name of Agency Personnel Responsible for Drafting  
and Enforcement: Deborah L. Anderson, P.O. Box 42560,  
Olympia, WA 98504-2560, (360) 902-1809; and Implemen-  
tation: Washington Asparagus Commission, P.O. Box 3817,  
Pasco, WA 99302-3817, (509) 542-1582.

Name of Proponent: Growers of District 2 requested  
greater representation from their area, as it is the largest dis-  
trict in acres and production. The Washington Asparagus  
Commission unanimously voted to support and request an  
amendment to the marketing order.

Agency Comments or Recommendations, if any, as to  
Statutory Language, Implementation, Enforcement, and Fis-  
cal Matters: Final adoption of an amendment to the market-  
ing order is determined by a referendum of the affected aspar-  
agus growers.

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

Explanation of Rule, its Purpose, and Anticipated  
Effects: Chapter 16-557 WAC provides for the marketing  
order under which the Washington Asparagus Commission is  
established. Board members, as determined in the marketing  
order, represent the growers on the commission. The pro-  
posed amendment would change the representation in Dis-  
trict II and District III to more accurately reflect the acreage  
and pounds of asparagus produced annually in each district.

The proposed amendment is based on the following information:

District 1 = 7,100 acres producing 24,500,000 pounds annually.

District 2 = 14,300 acres producing 42,200,000 pounds annually.

District 3 = 1,400 acres producing 4,300,000 pounds annually.

Proposal Changes the Following Existing Rules: The amendment would increase District II board membership from two positions to three positions, and decrease District III board membership from two positions to one position.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Final adoption of the proposed amendment to the Asparagus Commission's marketing order is determined by a referendum of the affected producers who pay an assessment to the commission.

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: Franklin PUD Auditorium, 1411 West Clark, Pasco, WA 99301, on February 7, 2001, at 1:00 p.m.

Assistance for Persons with Disabilities: Contact Lou Jones by January 31, 2001, TDD (360) 902-1996, or (360) 902-1806.

Submit Written Comments to: Deborah Anderson, Administrative Regulations Program Manager, Washington State Department of Agriculture, P.O. Box 42560, Olympia, WA 98504-2560, fax (360) 902-1809, by February 7, 2001.

Date of Intended Adoption: May 1, 2001.

December 20, 2000

William E. Brookreson

Deputy Director

**AMENDATORY SECTION** (Amending WSR 95-17-116 (Order 5078), filed 8/23/95, effective 9/23/95)

**WAC 16-557-020 Asparagus commodity board. (1)**

**Administration.** The provisions of this order and the applicable provisions of the act shall be administered and enforced by the board as the designee of the director.

**(2) Board membership.**

(a) The board shall consist of nine members. Six members shall be affected producers elected as provided in this section, one member shall be an affected handler, fresh, elected as provided in this section, one member shall be an affected handler processor, as provided in this section. The director shall appoint one member who is neither an affected producer nor a handler to represent the department and the public.

(b) Effective January 1, 2002, for the purpose of nomination and election of producer members of the board, the affected area shall be that portion of the state of Washington located east of the summit of the Cascade Mountains and shall be divided into three representative districts as follows:

(i) District I shall have two board members, being positions one and two, and shall be Benton, Kittitas, Klickitat, and Yakima counties.

(ii) District II shall have ~~((two))~~ three board members, being positions three, ~~((and))~~ four, and five, and shall include the counties of Adams, Franklin, and Grant.

(iii) District III shall have ~~((two))~~ one board member(s), being position(s) ~~((five and))~~ six, and shall include the counties of Columbia and Walla Walla.

**(3) Board membership qualifications.**

(a) The affected producer members of the board shall be practical producers of asparagus and shall be citizens and residents of the state of Washington, over the age of twenty-five years, each of whom is and has been actively engaged in producing asparagus within the state of Washington for a period of five years and has, during that time, derived a substantial portion of his income therefrom. Producer-handlers shall be considered to be acting only as handlers for purpose of election and membership on a commodity board.

(b) The affected handler member of the board shall be a practical handler of asparagus and shall be a citizen and resident of the state of Washington, over the age of twenty-five years and who is and has been, either individually or as an officer or an employee of a corporation, firm, partnership association or cooperative actually engaged in handling asparagus within the state of Washington for a period of five years and has during that period derived a substantial portion of his income therefrom.

(c) The qualifications of members of the board must continue during their term of office.

**(4) Term of office.**

(a) The term of office, for members of the board shall be three years, and one-third of the membership as nearly as possible shall be elected each year.

(b) Membership positions on the board shall be designated numerically; affected producers shall have positions one through six, affected handler member fresh product, position seven, affected handler member, processor, position eight, and the member appointed by the director, position nine.

(c) The term of office for the initial board members shall be as follows:

Positions one, three, and seven - one year, shall terminate on December 31, 1992;

Positions two, four, and five - two years, shall terminate on December 31, 1993;

Positions six and eight - three years, shall terminate on December 31, 1994.

(d) No elected produce member of the board may serve more than two full consecutive three-year terms.

**(5) Nomination and election of board members.** For the purpose of nominating candidates for election to board membership, the director shall call separate meetings of affected producers, affected handlers, fresh and affected handler processors. Each year the director shall call for nomination meetings in those districts whose board members' term is about to expire. Such meetings shall be held at least thirty days in advance of the date set by the director for the election of board members. Notice of every such meeting shall be published in a newspaper of general circulation within the affected area not less than ten days in advance of the date of such meeting; and, in addition, written notice of every such

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meeting shall be given to all affected producers within the affected area and all affected handlers according to the list maintained by the director pursuant to RCW 15.65.200 of the act. Nonreceipt of notice by any interested person shall not invalidate the proceedings at such nomination meeting. Any qualified affected producer or affected handler may be nominated orally for membership on the board at such nomination meeting. Nominations may also be made within five days after any such meeting by written petition filed with the director, signed by not less than five affected producers or affected handlers. At the inception of this order, nominations may be made at the issuance hearing.

If the board moves and the director approves that the nomination meeting procedure be deleted, the director shall give notice of the vacancy by mail to all affected producers or handlers. Nominating petitions for producers shall be signed by not less than five affected producers of the district from which such a candidate will be elected. Nomination petitions for handlers, fresh and processed shall be signed by not less than three affected handlers. The final date for filing nominations which shall not be less than twenty days after the notice was mailed.

**(6) Election of board members.**

(a) Members of the board shall be elected by secret mail ballot within the month of November under the supervision of the director. Affected producer members of the board shall be elected by a majority of the votes cast by the affected producers within the affected district. Each affected producer within the affected district shall be entitled to one vote.

Affected handler, fresh, shall be elected by a majority of the votes cast by the affected handlers, fresh. Affected handler, processor, shall be elected by a majority of the votes cast by the affected handlers, processor.

(b) If a nominee does not receive a majority of the votes on the first ballot, a run-off election shall be held by mail in a similar manner between the two candidates for such position receiving the largest number of votes.

(c) Notice of every election for board membership shall be published in a newspaper of general circulation within the affected area not less than ten days in advance of the date of such election. Not less than ten days prior to every election for board membership, the director shall mail a ballot of the candidates to each affected producer or affected handler entitled to vote whose name appears on the list of such affected producers and affected handler within the affected area maintained by the director in accordance with RCW 15.65.200. Any other affected producer or affected handler entitled to vote may obtain a ballot by application to the director upon establishing his qualifications. Nonreceipt of a ballot by any affected producer shall not invalidate the election of any board members.

(7) **Vacancies prior to election.** In the event of a vacancy on the board, the remaining members shall select a qualified person to fill the unexpired term.

(8) **Quorum.** A majority of the members shall constitute a quorum for the transaction of all business and the carrying out of all duties of the board.

(9) **Board compensation.** No member of the board shall receive any salary or other compensation, but each member

may receive thirty-five dollars or an amount as provided for in RCW 43.03.230 for each day in actual attendance at or traveling to and from meetings of the board or on special assignment for the board, together with travel expenses at the rates allowed state employees.

(10) **Powers and duties of the board.** The board shall have the following powers and duties:

(a) To administer, enforce, and control the provisions of this order as the designee of the director.

(b) To elect a chairman and such other officers as the board deems advisable.

(c) To employ and discharge at its discretion such personnel as the board determines necessary and proper to carry out the purpose of the order and effectuate the declared policies of the act.

(d) To pay only from moneys collected as assessments or advances thereon the costs arising in connection with the formulation, issuance, administration, and enforcement of the order. Such expenses and costs may be paid by check, draft, or voucher in such form and in such manner and upon the signature of the person as the board may prescribe.

(e) To reimburse any applicant who has deposited with the director in order to defray the costs of formulating the order.

(f) To establish an "asparagus board marketing revolving fund" and such fund to be deposited in a bank or banks or financial institution or institutions, approved for the deposit of state funds, in which all money received by the board, except for an amount of petty cash for each days' needs, not to exceed fifty dollars, shall be deposited daily.

(g) To keep or cause to be kept in accordance with accepted standards of good accounting practice, accurate records of all assessments, paid outs, moneys, and other financial transactions made and done pursuant to this order. Such records, books, and accounts shall be audited subject to procedures and methods lawfully prescribed by the state auditor. Such books and accounts shall be closed as of the last day of each fiscal year. A copy of such audit shall be delivered within thirty days after the completion thereof to the governor, the director, the state auditor, and the board.

(h) To require a bond of all board members and employees of the board in a position of trust in the amount the board shall deem necessary. The premium for such bond or bonds shall be paid by the board from assessments collected. Such bond shall not be necessary if any such board member or employee is covered by any blanket bond covering officials or employees of the state of Washington.

(i) To prepare a budget or budgets covering anticipated income and expenses to be incurred in carrying out the provisions of the order during each fiscal year.

(j) To establish by resolution, a headquarters which shall continue as such unless and until so changed by the board. All records, books, and minutes of board meetings shall be kept at such headquarters.

(k) To adopt rules and regulations of a technical or administrative nature, subject to the provisions of chapter 34.05 RCW (Administrative Procedure Act).

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(l) To carry out the provisions of RCW 15.65.510 covering the obtaining of information necessary to effectuate the provisions of the order and the act.

(m) To bring actions or proceedings, upon joining the director as a party, for specific performance, restraint, injunction, or mandatory injunction against any person who violates or refuses to perform the obligations or duties imposed upon him by the act or the order.

(n) To confer with and cooperate with the legally constituted authorities of other states and of the United States for the purpose of obtaining uniformity in the administration of federal and state marketing regulations, licenses, agreements, or orders.

(o) To carry out any other grant of authority or duty provided designees and not specifically set forth in this section.

(p) To authorize the members of a commodity board, or their agents or designees, to participate in federal or state hearings or other proceedings concerning regulation of the manufacture, distribution, sale, or use of any pesticide as defined by RCW 15.38.030(1) or any agricultural chemical which is of use or potential use in producing the affected commodity, and may authorize the expenditure of commission funds for this purpose.

**(11) Procedures for board.**

(a) The board shall hold regular meetings, at least quarterly, and such meetings shall be held in accordance with chapter 42.30 (Open Public Meetings Act).

(b) The board shall hold an annual meeting, at which time an annual report will be presented. The budget shall be presented for discussion at the meeting. In addition to such notice as may be required by chapter 42.30 RCW, notice of the annual meeting shall be given by the board at least ten days prior to the meeting by written notice to each producer, and handler and by regular news service.

(c) In accordance with RCW 42.30.080, the board shall establish by resolution, the time, place, and manner of calling special meetings of the board with reasonable notice to the members: Provided, That the notice of any special meeting may be waived by a waiver thereof by each member of the board.

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

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

**WSR 01-02-102  
PROPOSED RULES  
UTILITIES AND TRANSPORTATION  
COMMISSION**

[Filed January 3, 2001, 11:44 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 99-19-086.

Title of Rule: Chapter 480-80 WAC, Utilities general—Tariffs, Commission Docket No. U-991301.

**Purpose:** To provide clarity and better organization, and to facilitate the use of these rules by industries, the public, and the commission, the proposal would repeal WACs from some chapters and adopt the in other chapters. Chapter 480-80 WAC would be renamed and a new subsection added to WAC 480-80-010 Application of rules, to assure previously granted exemptions from chapter 480-80 WAC do not apply to price lists and contracts.

**Statutory Authority for Adoption:** RCW 80.01.040 General and 80.04.160 Utility.

**Summary:** See Explanation of Rule below.

**Name of Agency Personnel Responsible for Drafting:** Fred Ottavelli, 1300 South Evergreen Park Drive S.W., Olympia, WA 98503, (360) 664-1297; **Implementation and Enforcement:** Carole J. Washburn, Secretary, 1300 South Evergreen Park Drive S.W., Olympia, WA 98503, (360) 664-1174.

**Name of Proponent:** Washington Utilities and Transportation Commission, governmental.

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

**Explanation of Rule, its Purpose, and Anticipated Effects:** To meet the criteria for Executive Order 97-02, a review was conducted on the following utility industry rules for clarity: Chapter 480-90 WAC, Gas companies—Operations; chapter 480-100 WAC, Electric companies—Operations; chapter 480-120 WAC, Telecommunications—Operations; chapter 480-80 WAC, Commission general—Tariffs; and chapter 480-121 WAC, Telecommunications—Registration, competitive classification and price lists of telecommunications companies.

WACs will be repealed from some chapters and adopted in other chapters for better organization and to facilitate the use of these rules by industries, the commission, and the public.

There is no proposed change in language other than the change in the title of chapter 480-80 WAC and the new subsection added to WAC 480-80-010 Application of rules, to assure previously granted exemptions from chapter 480-80 WAC do not apply to price lists and contracts.

The title of chapter 480-80 WAC, Utilities general—Tariffs would be changed to Utilities general—Tariffs, price lists, and contracts.

**Proposal Changes the Following Existing Rules:** The proposal would repeal existing rules in chapters listed above, and adopt those rules in other chapters with no proposed change in language as set forth below:

Repealing		Same Language Adopted as	
480-80-047	Access charges.	480-120-541	Access charges.
480-80-048	Collective consideration of Washington intrastate rate, tariff, or service proposals.	480-120-542	Collective consideration of Washington intrastate rate, tariff, or service proposals.
480-80-049	Caller identification service.	480-120-543	Caller identification service.
480-80-120	Notice to the public of tariff changes.	480-90-193	Notice to the public of tariff changes.
480-80-120	Notice to the public of tariff changes.	480-100-193	Notice to the public of tariff changes.

480-80-120	Notice to the public of tariff changes.	480-120-043	Notice to the public of tariff changes.
480-80-390	Mandatory cost changes for telecommunications companies.	480-120-544	Mandatory cost changes for telecommunications companies.
480-120-027	Price lists	480-80-035	Price lists.
480-120-066	Contract for service.	480-80-325	Contract for service.
480-90-061	Contract for service.	480-80-326	Contract for gas and electric service.
480-100-061	Contract for service.		Included in above.
480-120-022	Classification proceedings.	480-121-061	Classification proceedings.
480-120-023	Content of petition for classification of competitive telecommunications services and companies.	480-121-062	Content of petition for classification of competitive telecommunications services and companies.
480-120-024	Waiver of regulatory requirements for competitive telecommunications companies.	480-121-063	Waiver of regulatory requirements for competitive telecommunications companies.
480-120-025	Investigations.	480-121-064	Investigations.

The proposed change to WAC 480-80-010 Application of rules, adds a new subsection: (4) Exemptions from the entirety of chapter 480-80 WAC granted before the adoption of WAC 480-80-035 and 480-80-325 do not include an exemption from these rules.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Since this is an administrative procedure, repealing WACs in one chapter and adopting them in their entirety in another chapter, the agency does not believe that any increase in cost will result.

RCW 34.05.328 does not apply to this rule adoption. The commission is not an agency to which RCW 34.05.328 applies.

Hearing Location: Commission Hearing Room, Second Floor, Chandler Plaza Building, 1300 South Evergreen Park Drive S.W., Olympia, WA 98504, on March 14, 2001, at 9:30 a.m.

Assistance for Persons with Disabilities: Contact Pat Valentine by Monday, March 12, 2001, TDD (360) 586-8203, or (360) 664-1133.

Submit Written Comments to: Carole J. Washburn, Secretary, P.O. Box 47250, Olympia, WA 98504, or e-mail to records@wutc.wa.gov, fax (360) 586-1150, by January 24, 2001. Please include Docket No. U-991301 in your communication.

Date of Intended Adoption: March 14, 2001.

January 3, 2001

Carole J. Washburn

Secretary

**AMENDATORY SECTION** (Amending Order R-238, Cause No. U-85-44, filed 9/19/85)

**WAC 480-80-010 Application of rules.** (1) These rules shall apply to any public service company, defined as such by the laws of the state of Washington, as amended, operating a

gas, electric, telecommunications, water or irrigation plant which is subject to the jurisdiction of the Washington utilities and transportation commission as to rates and service.

(2) Upon acceptable showing by any utility, the commission may waive or modify, as to that utility, the provisions of any rule herein contained, except when such provisions are fixed by statute.

(3) In no case shall any utility deviate from these rules unless authorized in writing by the commission.

(4) Exemptions from the entirety of chapter 480-80 WAC granted before the adoption of WAC 480-80-035 and 480-80-325 do not include an exemption from these rules.

#### NEW SECTION

**WAC 480-80-035 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 prediscouted contract service depart from the price list. The contract must be filed immediately upon acceptance by the administrator of the federal universal service program. The filing must include the same documentation required for approval by subsection (3)(b) of this section. The contract shall become effective immediately upon filing with the commission, or at such later time as is specified in the contract.

#### NEW SECTION

**WAC 480-80-325 Contract for service.** Whenever the classification of service under which the customer is to be served requires that such service shall be taken for a specified minimum period, a contract may be executed. A sample copy of each typical contract form currently in use by the utility shall be submitted to the commission and the commission shall be notified when any change other than a minor deviation is made in these forms.

Any contract with an information provider shall require that the information provider, in any institutional advertising or promotion, state prominently in such advertising the cost to the customer.

#### NEW SECTION

**WAC 480-80-326 Contract for gas and electric service.** Whenever the classification of service under which the customer or applicant is to be served requires that such service shall be taken for a specified minimum period, a contract may be executed. A sample copy of each typical contract form currently used by the utility shall be submitted to the commission.

#### REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 480-80-047	Access charges.
WAC 480-80-048	Collective consideration of Washington intrastate rate, tariff, or service proposals.
WAC 480-80-049	Caller identification service.
WAC 480-80-120	Notice to the public of tariff changes.
WAC 480-80-390	Mandatory cost changes for telecommunications companies.

#### NEW SECTION

**WAC 480-90-193 Notice to the public of tariff changes.** (1) Except as to variations between the prescribed maximum and minimum rates in banded tariffs previously authorized by the commission, every utility desiring to change, modify, cancel or annul any rate, must place on file the tariff containing such modification or change at its listed business offices in the territory affected thereby for a period of at least thirty days prior to the expiration of statutory notice in connection therewith. A notice, coincident with or immediately prior to the date of such filing, that such tariff is on file at said offices shall be posted at the cashier's windows or other places where the customers pay their bills at the aforesaid offices. Said posted notice shall give anyone viewing same a brief summary as to the content of the tariff; state that the tariff is being submitted to the Washington utilities and transportation commission at Olympia; indicate the inserted effective date thereof; and relate that a copy of the tariff is available for inspection.

(2) If there is no listed business office in the territory to be affected by a tariff proposal subject to this notification but there is a payment agency therein, posted notice with the same content and timing as set forth above shall be employed at each such agency which notice, in addition thereto, shall give the name, address and telephone number of the nearest listed business office responsible for that service area at which such tariff may be examined in person without assigning any reason therefor.

(3) In lieu of the above posted notice, insofar as payment agencies are concerned, the utility may stamp or print on each bill or envelope in which such bill is mailed, enclose therewith or separately mail, with the same content as set forth above with respect to the posted notice in payment agencies and at the earliest practicable date subsequent to filing, a notice to each subscriber to be affected by the tariff proposal. Commencing ninety days or earlier from July 31, 1959, the latter procedure must be followed in those instances where a utility does not have a listed business office or a payment agency in the service area where notice, as set forth above, could otherwise be employed in a service area subject to a tariff proposal falling within this notification procedure.

(4) Whenever the alternative provision is chosen or must be used, the utility shall use such other adequate and appropriate means of notification, on or by the filing date, that will reasonably insure notice to the public of tariff revisions proposed and the effect on the public in the service area or areas involved. Such other notification may include personal contacts, letters or mailing pieces, newspaper articles or advertisements and radio and television announcements.

(5) The commission may require such other notification to the public as may be necessary in any particular case of tariff filing: Provided, That where a tariff or a part of a tariff is filed involving no increase in charges to its patrons; where the users to be affected by a tariff change are so few in number the utility chooses to advise each by direct mail or contact; or where there is no one to be affected by the tariff proposal, the utility may forego posting of notice relative thereto and will not be required to have a copy of the proposed tariff available for inspection.

(6) The inserted effective date, unless otherwise directed, shall be a date not less than thirty days after the date the commission receives the tariff. Also, if the commission permits the tariff to become effective without statutory notice, the period of notice to the public shall still be for at least thirty days after the date the commission receives the tariff.

#### REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 480-90-061                      Contract for service.

#### NEW SECTION

**WAC 480-100-193 Notice to the public of tariff changes.** (1) Except as to variations between the prescribed maximum and minimum rates in banded tariffs previously authorized by the commission, every utility desiring to change, modify, cancel or annul any rate, must place on file the tariff containing such modification or change at its listed business offices in the territory affected thereby for a period of at least thirty days prior to the expiration of statutory notice in connection therewith. A notice, coincident with or immediately prior to the date of such filing, that such tariff is on file at said offices shall be posted at the cashier's windows or other places where the customers pay their bills at the aforesaid offices. Said posted notice shall give anyone viewing same a brief summary as to the content of the tariff; state that the tariff is being submitted to the Washington utilities and transportation commission at Olympia; indicate the inserted effective date thereof; and relate that a copy of the tariff is available for inspection.

(2) If there is no listed business office in the territory to be affected by a tariff proposal subject to this notification but there is a payment agency therein, posted notice with the same content and timing as set forth above shall be employed at each such agency which notice, in addition thereto, shall give the name, address and telephone number of the nearest listed business office responsible for that service area at

which such tariff may be examined in person without assigning any reason therefor.

(3) In lieu of the above posted notice, insofar as payment agencies are concerned, the utility may stamp or print on each bill or envelope in which such bill is mailed, enclose therewith or separately mail, with the same content as set forth above with respect to the posted notice in payment agencies and at the earliest practicable date subsequent to filing, a notice to each subscriber to be affected by the tariff proposal. Commencing ninety days or earlier from July 31, 1959, the latter procedure must be followed in those instances where a utility does not have a listed business office or a payment agency in the service area where notice, as set forth above, could otherwise be employed in a service area subject to a tariff proposal falling within this notification procedure.

(4) Whenever the alternative provision is chosen or must be used, the utility shall use such other adequate and appropriate means of notification, on or by the filing date, that will reasonably insure notice to the public of tariff revisions proposed and the effect on the public in the service area or areas involved. Such other notification may include personal contacts, letters or mailing pieces, newspaper articles or advertisements and radio and television announcements.

(5) The commission may require such other notification to the public as may be necessary in any particular case of tariff filing: Provided, That where a tariff or a part of a tariff is filed involving no increase in charges to its patrons; where the users to be affected by a tariff change are so few in number the utility chooses to advise each by direct mail or contact; or where there is no one to be affected by the tariff proposal, the utility may forego posting of notice relative thereto and will not be required to have a copy of the proposed tariff available for inspection.

(6) The inserted effective date, unless otherwise directed, shall be a date not less than thirty days after the date the commission receives the tariff. Also, if the commission permits the tariff to become effective without statutory notice, the period of notice to the public shall still be for at least thirty days after the date the commission receives the tariff.

#### REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 480-100-061                      Contract for service.

#### NEW SECTION

**WAC 480-120-541 Access charges.** (1) Review of tariffed access charges required. All local exchange telecommunications companies in the state of Washington shall annually review and if necessary update the traffic sensitive and nontraffic sensitive carrier common line switched access tariffs and billing and collection tariffs on file with the commission. The review shall be conducted in the manner prescribed in the Eighteenth and Nineteenth Supplemental Orders in Cause No. U-85-23 et al., including the transition to a twenty-five percent allocation factor, or as may be other-

wise prescribed by commission order or rule, and each company's access charge revenue requirement shall be adjusted for changes in extended area service routes that have occurred since the previous update.

(2) Filing dates. The review shall be conducted and a report of results filed by July 1st of each year beginning October 1, 1991. Each company shall at the same time file such revised tariffs as it may deem to be required by its report. The tariffs shall be effective September 1st of the same year. The tariffs shall reflect usage and cost data of the previous year.

(3) Data filing requirement. With each annual report, each company shall also file complete workpapers and data sufficient for the staff of the commission to review the correctness of the report and related tariff filing, if any.

(4) A company with special circumstances may petition for exemption from this rule. A company with less than five thousand access lines may seek and obtain a waiver of this rule for a given year: Provided, That the rule may not be waived in two consecutive calendar years.

#### NEW SECTION

**WAC 480-120-542 Collective consideration of Washington intrastate rate, tariff, or service proposals.** (1) Upon approval by the commission of its rules of procedure, the Washington Exchange Carrier Association (WECA) may file with the commission petitions and publish and file with the commission tariffs and may represent before the commission those of its members that authorize it to do so. WECA's rules of procedure may provide for joint or collective consideration of proposals for changes in intrastate toll, interexchange and/or access rates, tariffs or conditions of service.

(2) All initial WECA tariffs and all changes to such tariffs shall be submitted to the commission subject to all the procedural requirements and protections associated with telecommunications company filings before the commission.

(3) Nothing contained in this rule shall prevent any member of WECA from independently submitting to, or filing with, the commission directly any tariff, revenue requirement computation, report, or proposal.

(4) The commission has the authority to supervise the activities of WECA. However, such supervision shall not compromise the independent evaluation by the commission of any filing or proposal which must be submitted to the commission for final approval.

(5) To the extent that WECA is involved in the collection and redistribution of funds pursuant to commission orders authorizing certain revenue sharing arrangements under common tariff, it shall maintain and provide to the commission monthly and annual financial reports relating to such arrangements. These reports shall include actual fund collections and distributions to each member local exchange company and the basis upon which the collection and distribution is made.

(6) Each local exchange telecommunications company serving less than one million access lines in the state of Washington has the option of utilizing the Washington Exchange Carrier Association as its filing agent/tariff bureau. Companies utilizing WECA may file collectively nontraffic

sensitive, traffic sensitive, special access and/or billing and collection revenue and revenue requirement computations and/or tariffs.

(7) Nothing in this section shall be construed as amending or modifying WECA's current methods of administering the NTS/USF pools or the community calling fund under WAC 480-120-400, et seq.

#### NEW SECTION

**WAC 480-120-543 Caller identification service.** Any caller identification service provided by a telecommunications company shall include the option for calling parties to block the delivery of their numbers, names, or locations. This option shall be available on a per call or per line basis without any recurring charges. This section does not apply to the delivery of caller numbers, names, or locations to a 911 or enhanced 911 service, or other emergency service, or a customer originated trace.

#### NEW SECTION

**WAC 480-120-544 Mandatory cost changes for telecommunications companies.** (1) This section establishes streamlined procedures to be applied to rate filings by local exchange telecommunications companies which seek to reflect in rate increases jurisdictional separations changes and mandatory accounting and tax changes imposed by a governmental authority which are accepted for intrastate rate-making purposes by the commission.

(2) In order to qualify for jurisdictional separations or mandatory accounting and tax change treatment, a filing seeking to increase rates shall meet the following requirements at a minimum:

(a) It shall be accompanied by a recital that the company has or will within forty-five days of the filing complete distribution in the manner specified in WAC 480-80-125 of a notice to customers containing information as to the rate increase consistent with that required in that portion of the rule denominated "summary of requested rate increases," and further containing the name and mailing address of the commission and public counsel, and advising the customers that they may contact the same with respect to the proposed rate change. Proof of compliance with the foregoing shall be on file with the commission at least thirty days before any rates sought under this procedure shall be made effective.

(b) The filing shall be accompanied by supporting documentation demonstrating the calculation of the proposed increase and the authority for the change.

(c)(i) A company seeking this treatment for a proposed increase shall submit a rate of return statement, on a commission basis, which demonstrates that the company is not presently exceeding a reasonable level of earnings. If the company is exceeding a reasonable level of earnings, the proposed increase shall be reduced accordingly. All supporting documentation used to develop the rate of return statement shall be provided with the filing. For the purposes of this rule, "reasonable level of earnings" is the company's authorized overall rate of return or the rate of return developed pursuant to (e) of this subsection, whichever is more current.

Companies with revenues exceeding five hundred million dollars annually may use their authorized rate of return if established within the prior two years. If no return has been established within two years, such companies may not be accorded the procedures designated by this rule, unless in the judgment of the commission, such authorized return is not unreasonable for purposes of a filing under this rule. If a company cannot depict Washington intrastate results of operations with reasonable accuracy, the total Washington realized return may be used for this test.

(ii) The rate of return statement shall not be a fully pro formed results of operations statement, but must depict the results of operations on a commission basis. For purposes of this rule, "commission basis" means that the rate base includes those standard rate base components that have been historically accepted by the commission for ratemaking, and further includes restating actual adjustments which restate a company's booked results of operations to a rate-making basis and also includes an appropriate pro forma debt adjustment. These restating adjustments should be made to account for jurisdictional differences where they depart from FCC Part 32. Accounting rules set forth in WAC 480-120-031 may be used as a guide to satisfy most adjustments required to restate per books results of operations. Nonoperating, non-recurring, or extraordinary items, and unregulated operating items, or any other item that materially distorts test period earnings or expenses shall be removed from booked results of operations before the achieved return is calculated. For purposes of this rule, "commission basis" does not include new theories or approaches which have not been previously addressed to and resolved by the commission.

(d) The supporting documentation specified in (b) and (c) of this subsection shall be submitted at the time of the tariff filing or the first notice to customers, whichever occurs first.

(e) The qualifying overall rate of return will be either not greater than 9.73 percent or based upon a 10.45 percent return on equity. The 9.73 percent overall rate of return will be adjusted according to the following table:

90% DEBT COMPANIES USE 40.00% OF TARGET RATE OF RETURN  
 80% DEBT COMPANIES USE 48.00% OF TARGET RATE OF RETURN  
 70% DEBT COMPANIES USE 57.60% OF TARGET RATE OF RETURN  
 60% DEBT COMPANIES USE 69.12% OF TARGET RATE OF RETURN

Using the 10.45 percent return on equity, the overall fair rate of return will be determined on an individual company basis giving consideration to the company's cost of debt and preferred equity, each adjusted for any known and measurable effects, and utilizing an appropriate capital structure.

For the purposes of this rule only, "appropriate capital structure" shall be defined as a minimum of forty percent equity and a maximum of sixty percent equity. Capital structures outside these parameters will be adjusted to the minimum or maximum, whichever is closer.

The rates shall be reviewed during the third quarter of each calendar year, and such action taken as may be necessary and appropriate to reflect the current capital market conditions: Provided, That nothing herein shall foreclose more frequent review and adjustment of the overall rate of return or return on equity as circumstances may indicate. Nothing in

this rule shall foreclose a utility from seeking a different return on equity, nor shall the returns or the methodologies stated in this section be considered as precedent for any other commission proceedings.

(3) Except for costs identified with a particular customer class, any revenue requirement change sought to be reflected by this treatment shall be spread on a uniform revenue percentage basis by customer class, defined as residential, business, and interexchange, whether or not classified as competitive.

Costs identified with interexchange services shall be spread to access charges using approved commission methodology. Costs identified with any other specific class or service shall be spread to that class or service on a uniform percentage basis. In exceptional circumstances, a company may propose an alternative rate design or rate spread.

(4) If the commission has reason to believe that the quality of the company's service is not consistent with its public service obligations, or if the commission has reason to believe that the company's results of operations, proposed rate design or proposed rate spread, or proposed alternative rate design or rate spread require a more extensive review, the commission may decline to apply the procedures contemplated by this rule.

(5) If jurisdictional separations or mandatory accounting and tax change treatment is found to be appropriate, the commission will ordinarily take final action within ninety days of the date of filing.

(6) Nothing in this section shall be construed to prevent any company, the commission, or any customer from utilizing any other procedures which are otherwise permitted by law.

#### NEW SECTION

**WAC 480-120-043 Notice to the public of tariff changes.** (1) Except as to variations between the prescribed maximum and minimum rates in banded tariffs previously authorized by the commission, every utility desiring to change, modify, cancel or annul any rate, must place on file the tariff containing such modification or change at its listed business offices in the territory affected thereby for a period of at least thirty days prior to the expiration of statutory notice in connection therewith. A notice, coincident with or immediately prior to the date of such filing, that such tariff is on file at said offices shall be posted at the cashier's windows or other places where the customers pay their bills at the aforesaid offices. Said posted notice shall give anyone viewing same a brief summary as to the content of the tariff; state that the tariff is being submitted to the Washington utilities and transportation commission at Olympia; indicate the inserted effective date thereof; and relate that a copy of the tariff is available for inspection.

(2) If there is no listed business office in the territory to be affected by a tariff proposal subject to this notification but there is a payment agency therein, posted notice with the same content and timing as set forth above shall be employed at each such agency which notice, in addition thereto, shall give the name, address and telephone number of the nearest listed business office responsible for that service area at

which such tariff may be examined in person without assigning any reason therefor.

(3) In lieu of the above posted notice, insofar as payment agencies are concerned, the utility may stamp or print on each bill or envelope in which such bill is mailed, enclose therewith or separately mail, with the same content as set forth above with respect to the posted notice in payment agencies and at the earliest practicable date subsequent to filing, a notice to each subscriber to be affected by the tariff proposal. Commencing ninety days or earlier from July 31, 1959, the latter procedure must be followed in those instances where a utility does not have a listed business office or a payment agency in the service area where notice, as set forth above, could otherwise be employed in a service area subject to a tariff proposal falling within this notification procedure.

(4) Whenever the alternative provision is chosen or must be used, the utility shall use such other adequate and appropriate means of notification, on or by the filing date, that will reasonably insure notice to the public of tariff revisions proposed and the effect on the public in the service area or areas involved. Such other notification may include personal contacts, letters or mailing pieces, newspaper articles or advertisements and radio and television announcements.

(5) The commission may require such other notification to the public as may be necessary in any particular case of tariff filing: Provided, That where a tariff or a part of a tariff is filed involving no increase in charges to its patrons; where the users to be affected by a tariff change are so few in number the utility chooses to advise each by direct mail or contact; or where there is no one to be affected by the tariff proposal, the utility may forego posting of notice relative thereto and will not be required to have a copy of the proposed tariff available for inspection.

(6) The inserted effective date, unless otherwise directed, shall be a date not less than thirty days after the date the commission receives the tariff. Also, if the commission permits the tariff to become effective without statutory notice, the period of notice to the public shall still be for at least thirty days after the date the commission receives the tariff.

**REPEALER**

The following sections of the Washington Administrative Code are repealed:

WAC 480-120-022	Classification proceedings.
WAC 480-120-023	Content of petition for classification of competitive telecommunications services and companies.
WAC 480-120-024	Waiver of regulatory requirements for competitive telecommunications companies.
WAC 480-120-025	Investigations.
WAC 480-120-027	Price lists.
WAC 480-120-066	Contract for service.

**NEW SECTION**

**WAC 480-121-061 Classification proceedings.** (1) Rules of practice and procedure applicable. The rules of practice and procedure before the commission, chapter 480-08 WAC, shall apply generally to proceedings to classify a telecommunications company as a competitive telecommunications company or a service as a competitive telecommunications service.

(2) Initiation of classification proceedings. A telecommunications company shall initiate a classification proceeding by filing a petition with the commission. The commission may initiate a classification proceeding on its own motion by order instituting investigation.

(3) Notice to affected companies and public counsel. The commission shall serve a copy of the petition or its order upon all telecommunications companies which may be affected by the proceeding, and upon the public counsel section of the office of the attorney general. Service by the commission shall be made as provided in WAC 480-08-060(4). Alternatively, the commission may direct petitioner to serve a copy of the petition upon such parties as the commission directs. Service by petitioner shall be made in accordance with WAC 480-08-060(3).

(4) Notice to customers of classification proceeding. The commission may require a telecommunications company to give notice of the pendency of the classification proceeding. The commission shall determine the manner and distribution of notice.

(5) Appearances and intervention. Any person desiring to participate in a classification proceeding may petition to intervene as provided in WAC 480-08-070.

(6) Commission may require appearance. In any classification proceeding the commission may require all regulated telecommunications companies potentially affected by the proceeding to appear as parties to determine their classification.

(7) Burden of proof. In any classification proceeding, the telecommunications company shall have the burden of demonstrating that the company or services at issue are subject to effective competition. Effective competition means that customers of the service have reasonably available alternatives and that the service is not provided to a significant captive customer base. In determining whether a service is competitive, factors the commission shall consider include, but are not limited to:

- (a) The number and size of alternative providers of services;
- (b) The extent to which services are available from alternative providers in the relevant market;
- (c) The ability of alternative providers to make functionally equivalent or substitute services readily available at competitive rates, terms, and conditions; and
- (d) Other indicators of market power, which may include market share, growth in market share, ease of entry, and the affiliation of providers of services.

A telecommunications company will not be classified as competitive unless it demonstrates that the telecommunications services it offers are subject to effective competition.

**PROPOSED**

NEW SECTION

**WAC 480-121-062 Content of petition for classification of competitive telecommunications services and companies.** In addition to the requirements of WAC 480-08-050(13), a petition for classification of a competitive telecommunications service or a competitive telecommunications company shall, at a minimum, be accompanied with the following:

- (1) Name and address of the petitioner;
- (2) A description of the services it offers;
- (3) Names and addresses of any entities which would be classified as "affiliated interests" of the petitioner pursuant to RCW 80.16.010;
- (4) A statement of the services the petitioner contends are subject to effective competition, and with respect to each such service the following information shall be provided:
  - (a) Descriptions of all services in the petitioner's definition of the relevant market for the service;
  - (b) Names and addresses of all providers of such services known or reasonably knowable to the petitioner;
  - (c) Prices, terms, and conditions under which such services are offered to the extent known or reasonably knowable to the petitioner;
  - (d) A geographical delineation of the relevant market;
  - (e) An estimate of petitioner's market share and any past or projected change in market share;
  - (f) A description of ease of entry into the market;
  - (g) A statement of whether petitioner has a significant captive customer base and the basis for any contention that it does not;
  - (h) A verifiable cost of service study supporting the contention that the price or rate charged for the service covers its cost. A petition which contends that all of a company's services are competitive and does not seek classification for some services if others are denied classification is exempted from this requirement;
  - (i) The manner by which notice of price list changes will be provided to customers and the commission.

NEW SECTION

**WAC 480-121-063 Waiver of regulatory requirements for competitive telecommunications companies.** (1) The commission may waive in writing regulatory requirements for competitive telecommunications companies if it is determined that competition will serve the same purposes as public interest regulation.

(2) Any telecommunications company seeking competitive classification shall include as part of its petition for classification any requests for waivers of regulatory requirements. Requests for waiver not included in a classification petition shall be granted or denied in writing. The commission reserves the right to set any such request for hearing at its discretion. Any request for waiver of regulatory requirements must include a statement as to how competition will serve the same purposes as public interest regulation.

(3) The commission may revoke waivers of regulatory requirements in the same manner in which they were granted if such revocation would protect the public interest.

NEW SECTION

**WAC 480-121-064 Investigations.** (1) Information to the commission. The commission may require competitive telecommunications companies or telecommunications companies providing competitive services to submit periodically information relating to the factors set forth in WAC 480-120-027(7).

(2) Reclassification. After notice and hearing, the commission may reclassify any competitive telecommunications company or service if such reclassification would protect the public interest. In any such hearing the burden shall rest on the telecommunications company to demonstrate that the existing classification is proper and consistent with the public interest.

(3) Refunds. If the commission finds after notice and hearing that any class of subscribers to a noncompetitive telecommunications service has paid excessive rates because of below cost pricing of competitive telecommunications services, the commission may order refunds or credits.

**WSR 01-01-028**  
**PERMANENT RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
(Medical Assistance Administration)

[Filed December 7, 2000, 4:21 p.m.]

Date of Adoption: December 7, 2000.

Purpose: To update and clarify MAA's prescription drug program policy to reflect current department practice. The amended sections reflect clearly written and updated policy that is consistent with federal regulations and agency goals.

Citation of Existing Rules Affected by this Order: Amending WAC 388-530-1000, 388-530-1050, 388-530-1100, 388-530-1150, 388-530-1200, 388-530-1250, 388-530-1850, 388-530-1900, 388-530-1950, and 388-530-2050.

Statutory Authority for Adoption: RCW 74.08.090, 74.04.050.

Adopted under notice filed as WSR 00-17-080 on August 14, 2000.

Changes Other than Editing from Proposed to Adopted Version: (Text additions are indicated by underlining and deletions are indicated by ~~strikeouts~~.)

**WAC 388-530-1050:**

~~DEST~~ or "Less than effective drug" or "DEST" means a drug for which:... (*changed order of terms being defined and moved to correct alphabetical order*)

"Drug file" means a list of drugs provided to the medical assistance administration's (MAA's) drug data base and maintained by a drug file contractor.

"Drug pricing file contractor," also referred to as "drug pricing file contractor," means the entity which....

"Drug formulary" means a list of MAA covered out-patient drugs not requiring prior authorization.

"Prior authorization program" means a medical assistance administration (MAA) program, subject to the requirements of 42 U.S.C. 1396r-8 (d)(5), that may require, as condition of payment, that a drug on MAA's drug file be prior authorized.

"Risk/benefit ratio" means the result of assessing the risk of therapy side effects compared to the benefits positive therapeutic outcome of therapy.

"Therapeutic alternative" means a drug product that contains a different therapeutic agent than the drug in question, but is the same pharmacological or therapeutic class and can be expected to have a similar therapeutic effect when administered to patients in a therapeutically equivalent dosage.

"Therapeutically equivalent" means chemically dissimilar prescription drugs with the same efficacy and safety when administered to an individual, as determined by: (1) Information from the FDA; (2) Published and peer-reviewed scientific data; (3) Randomized controlled clinical trials; and (4) Other scientific evidence.

**WAC 388-550-1100:**

- (1) ...Covered drugs and supplies include:
- (b) Over-the-counter (OTC) drugs when the drug is:
  - (i) Is a less costly therapeutic alternative; and
  - (ii) Formulary Does not require prior authorization.

(c) ~~Nonformulary drugs~~ Drugs requiring prior authorization when: ...

(ii) They meet MAA's published expedited prior authorization criteria and follow the process ~~described~~ defined in WAC 388-530-~~1250(4)~~ 1050.

(2) MAA determines if certain drugs are medically necessary and covered with or without...

**WAC 388-530-1150:**

(1)(c) The medical assistance administration (MAA) does not cover: ... (c) OTC drugs/supplies, unless ~~approved for formulary use~~, described under WAC 388-530-1100 (1)(b), or for family planning as described under chapter 388-532 WAC.

(1)(e) A drug prescribed for an indication that is not medically accepted evidence based as determined by:

(1)(h)(ii) Prescribed for non-FDA approved indications or dosing unless prior authorized; or

**WAC 388-530-1200:**

Drug formulary- Prior authorization program.

(1) The medical assistance administration (MAA) pharmacy research specialist, medical consultants, and ~~an advisory board evaluate drugs for formulary inclusion~~, MAA's drug utilization review team evaluate drugs to determine prior authorization status on the drug file, and may consult with the Drug Utilization and Education (DUE) Council, and/or participating MAA providers.

(2) ~~To request consideration to include a drug product in MAA's drug formulary, a drug manufacturer must send the~~ To facilitate the evaluation process for a drug product, a drug manufacturer may send the pharmacy research specialist a written request and the following supporting documentation:

(3) ~~The criteria used to determine whether to include or exclude a drug from MAA's formulary include, but are not limited to, an evaluation of whether:~~ Evaluation of a drug includes, but is not limited to, the following criteria:

(a) There is a federal drug rebate contract agreement signed by the manufacturer;

(b) ~~There are like drugs already on the formulary~~ The drug is a less-than-effective drug;

(c) The drug has a favorable risk/benefit ratio;

(d) ~~The drug is a less-than-effective drug~~ The drug file status of:

(i) Like drugs; and

(ii) Less costly therapeutic alternative drugs;

(a) The drug falls into one of the categories authorized by federal law to be excluded from coverage; and

(f) ~~There are less costly therapeutic alternative drugs already on the formulary; and~~ The drug has a potential for abuse.

(g) ~~The drug has a potential for abuse.~~

(4) ~~MAA does not require prior approval for drug preparations listed in the MAA drug formulary.~~ MAA updates and reviews the formulary list drug file list as necessary, and ~~publishes the list periodically~~ publishes a list of drugs not requiring prior authorization.

(5) Manufacturers may seek review of ~~formulary decisions~~ the drug file status by writing to the MAA medical director.

PERMANENT

**WAC 388-530-1250:**

Prior authorization process.

(1)(a) MAA requires pharmacies to obtain prior authorization for: (a) ~~Nonformulary drugs;~~ Drugs with a prior authorization indicator on the drug file;

(6) MAA provides a response to a request pays for drugs requiring prior authorization by telephone or other telecommunication device within twenty-four hours if the request is received during normal state business hours. If a provider needs prior authorization to dispense a drug during a week-end or Washington state holiday, the provider may dispense the drug that are dispensed without prior authorization only when:

- (a) Given in an emergency;
- (b) MAA receives justification within seventy-two hours of the fill date, excluding weekends and Washington state holidays; and
- (c) MAA agrees with the justification and approves the request.

**WAC 388-530-1850:**

Drug Utilization and Education (DUE) Council.

MAA establishes a Drug Utilization and Education (DUE) Council (~~DUEC~~) and determines membership rotations:

- (1) The DUEC DUE Council must:
- (2) The DUEC DUE Council meets periodically to:

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 10, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 10, 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 10, Repealed 0.

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

December 7, 2000

Marie Myerchin-Redifer, Manager  
Rules and Policies Assistance Unit

AMENDATORY SECTION (Amending WSR 96-21-031, filed 10/9/96, effective 11/9/96)

**WAC 388-530-1000 The medical assistance administration (MAA) drug program.** (1) ~~The ((department shall)) medical assistance administration (MAA) reimburses providers for prescription drugs ((medically necessary to the health care of clients eligible for medical care programs in accordance with the department's rules:~~

(2) ~~The pharmacy shall be an MAA provider as agreed under WAC 388-87-007.~~

~~(3) Acceptance and filling of a prescription drug for a client eligible for a medical care program constitutes acceptance of the department's rules and fees.~~

~~(4) The pharmacy shall bill the department and its clients according to WAC 388-87-010 and 388-87-015)) and pharmaceutical supplies according to department rules and subject to the exceptions and restrictions listed in this chapter.~~

(2) MAA reimburses only pharmacies that are MAA-enrolled providers and meet the general requirements for providers described under WAC 388-502-0020.

(3) Prescription drugs must be:

(a) Medically necessary as defined in WAC 388-500-0005;

(b) Billed according to the conditions under WAC 388-502-0150 and 388-502-0160; and

(c) Within the scope of an eligible client's medical care program. Refer to chapter 388-529 WAC.

(4) Acceptance and filling of a prescription for a client eligible for a medical care program constitutes acceptance of MAA's rules and fees. See WAC 388-502-0100 for general conditions of payment.

AMENDATORY SECTION (Amending WSR 96-21-031, filed 10/9/96, effective 11/9/96)

**WAC 388-530-1050 Definitions.** ~~((+))~~ The following definitions and abbreviations and those found in WAC 388-500-0005, Medical definitions, apply to this chapter.

"**Actual acquisition cost (AAC)**" means the actual price a provider paid for a drug marketed((;)) in the package size of drug purchased, or sold by a particular manufacturer or labeler. Actual acquisition cost ~~((shall be))~~ is calculated based on factors ~~((such as))~~ including, but not limited to:

~~((+))~~ (1) Invoice price, including other invoice-based considerations;

~~((+))~~ (2) Order quantity and periodic purchase volume discount policies of suppliers (wholesalers and/or manufacturers);

~~((+))~~ (3) Membership/participation in purchasing cooperatives;

~~((+))~~ (4) Advertising and other promotion/display allowances, free merchandise deals; and

~~((+))~~ (5) Transportation or freight allowances.

~~((+))~~ (2) "**Administer**" means the direct application of a ~~((legend))~~ prescription drug ~~((whether))~~ by injection, inhalation, ingestion, or any other means, to the body of a patient ~~((or research subject))~~ by a practitioner, or ~~((to the patient or research subject))~~ at the direction of the practitioner.

~~((+))~~ (3) "**Authorized prescriber**" means a physician, osteopath, osteopathic physician/surgeon, dentist, nurse, physician assistant, optometrist, pharmacist, or other person duly authorized by law or rule in the state of Washington to prescribe drugs. See WAC 246-863-100 for pharmacists.

(4) "**Automated maximum allowable cost (AMAC)**" means the ~~((cost))~~ rate established for all multiple-source drugs designated by three or more products at least one of which must be under a federal drug rebate contract and which are not on the maximum allowable cost (MAC) list.

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((5)) "Average wholesale price (AWP)" means the average price of a drug product from wholesalers nationwide at a point in time. (MAA determines AWP as reported by a drug pricing file contractor.

(6) "**Brand name**" means the proprietary or trade name selected by the manufacturer and placed upon a drug, its container, label or wrapping at the time of packaging.

(7) "**Bulk drug delivery system**" means the method in which the prescribed amount of a drug product is packaged and dispensed to the patient in one bulk container.

(8)) "**Compendia of drug information**" includes the following:

(1) The American Hospital Formulary Service Drug Information;

(2) The United States Pharmacopeia Drug Information; and

(3) DRUGDEX Information System.

"**Compounding**" ((is the professional practice)) means the act of combining two or more ((drugs, as defined in subsection (20)(a) and (b) of this section;)) active ingredients or adjusting therapeutic strengths in the preparation of a prescription.

((9)) "**Contract drugs**" ((are)) means drugs manufactured or distributed by manufacturers/labelers who signed a drug rebate agreement with the federal Department of Health and Human Services (DHHS).

((10) "**Controlled substance**" means a drug or substance, or an immediate precursor of such drug or substance, as designated by chapter 69.50 RCW.

(11) "**Covered outpatient drug**" means a drug approved for safety and effectiveness as a prescription drug under the federal Food, Drug, and Cosmetic Act, which is used for a medically accepted indication, and is not subject to the exceptions under WAC 388-530-1150, Noncovered drugs and pharmaceutical supplies.

(12)) "**Deliver or delivery**" means the ((actual, constructive, or attempted)) transfer of a drug or device from one person to another ((of a drug or device whether or not there is an agency relationship)).

((13)) "**Department**" means the department of social and health services (DSHS).

((14) "**DESI**" or "**less than effective drugs**" are drugs for which:

(a) Effective approval of the drug application has been withdrawn by the Food and Drug Administration (FDA) for safety or efficacy reasons as a result of the drug efficacy study implementation (DESI) review; or

(b) The secretary of the department of health and human services (DHHS) has issued a notice of an opportunity for a hearing under section 505(e) of the federal Food, Drug, and Cosmetic Act on a proposed order of the secretary to withdraw approval of an application for such drug under such section because the secretary has determined the drug is less than effective for some or all conditions of use prescribed, recommended, or suggested in its labeling.

(15) "**Device**" means instruments, apparatus, and contrivances, including their components, parts and accessories, intended:

(a) For use in the diagnosis, cure, mitigation, treatment, or prevention of human disease; or

(b) To affect the human structure or any human function.

(16) "**Dispense**" means the interpretation of a prescription or order for a legend drug and, pursuant to that prescription or order, the proper selection, measuring, compounding, labeling, or packaging necessary to prepare that prescription or order for delivery.

(17)) "**Dispense as written (DAW)**" means an instruction to the pharmacist forbidding substitution of a generic drug or a therapeutically equivalent product for the specific drug product prescribed.

((18)) "**Dispensing fee**" means the fee ((the department)) MAA sets to reimburse pharmacy providers in addition to ingredient costs, for ((provider administrative costs estimated by the department and, including)) expenses that include but are not limited to, information provided to the client as required by state laws and federal regulations, compounding time, and overhead expenses incurred in filling medical assistance prescriptions.

((19) "**Distribute**" means to deliver other than by administering or dispensing a legend drug.

(20) "**Double-blind drug study**" is a randomized trial in which a single patient undergoes a series of pairs of treatments, consisting of one active and one placebo per pair, with the order determined by random allocation. Appropriate treatment targets (signs, symptoms, or laboratory tests) are used as the measure of efficacy, and the trial is continued until efficacy is established or disproved.

(21) "**Drug**" means a substance:

(a) Recognized as a drug in the official United States pharmacopoeia, official homeopathic pharmacopoeia of the United States, or official national formulary, or any supplement to any of the above publications;

(b) Intended for use in the diagnosis, cure, mitigation, treatment, or prevention of human disease;

(c) (Other than food, minerals, or vitamins) intended to affect the structure or any function of the human body; and

(d) Intended for use as a component of any article specified in clause (a), (b) or (c) of this subsection, excluding devices or their components, parts or accessories.

(22) "**Drug formulary**" means a list of outpatient drugs not requiring prior authorization except as listed in 388-530-1250(2), as developed by an appropriate committee or the drug use review (DUR) board.

(23)) "**Drug file**" means a list of drugs provided to the medical assistance administration's (MAA's) drug data base and maintained by a drug file contractor.

"**Drug ((pricing)) file contractor**" also referred to as "**drug pricing file contractor,**" means the entity which has contracted to provide ((the department)) MAA, at specified intervals, the latest information and/or ((database)) data base on drugs and related supplies produced, prepared, processed, packaged, labeled, distributed, marketed, or sold in the marketplace. Contractor-provided information includes, but is not limited to, identifying characteristics of the drug (national drug code, drug name, manufacturer/labeler, dosage form, and strength) for the purpose of identifying and facilitating payment for ((the)) drugs billed to MAA.

((24)) **"Drug rebates"** means payments provided by pharmaceutical manufacturers to state Medicaid programs under the terms of the manufacturers' agreements with the Department of Health and Human Services.

((25)) **"Drug-related supplies"** means nonpharmaceutical items necessary for administration or delivery of a drug.

((26)) **"Drug ((use)) utilization review (DUR) ((program))"** means a quality ((assurance program)) review for covered outpatient drugs ((which)) that assures ((that)) prescriptions are appropriate, ((are)) medically necessary, and ((are)) not likely to result in adverse medical outcomes.

((27)) **"Emergency kit"** means a set of limited pharmaceuticals furnished to a nursing facility by the ((primary)) pharmacy ((which)) that provides prescription dispensing services to that facility. Each kit is specifically set up to meet the ((individual)) emergency needs of ((each)) an individual nursing facility.

((28)) **"Estimated acquisition cost (EAC)"** means ((the department's best)) MAA's estimate of the price providers generally and currently pay for a drug marketed or sold by a particular manufacturer or labeler ((in the package size most frequently purchased by providers)).

((29)) **"Expedited prior authorization"** means the process for authorizing selected drugs in which providers use a set of numeric codes to indicate to ((the department which)) MAA the acceptable indications/conditions/diagnoses/criteria that are applicable to a particular request for drug authorization.

((30)) **"Experimental drugs"** means drugs the FDA has not approved, or approved drugs when used for medical indications other than those listed by the FDA.

((31)) **"Federal upper limit (FUL)"** means the maximum allowable payment set by the Health Care Financing Administration (HCFA) for a multiple source drug.

((32) **"Formulary"** means a drug formulary. See subsection (22) of this section for a definition of drug formulary.

(33) **"Generic code number"** means a number MAA uses regardless of manufacturer or package size to identify the generic formulation of a drug.

(34) **"Generic name"** means the official title of a drug or drug ingredients published in the latest edition of a nationally recognized pharmacopoeia or formulary.

(35)) **"Ingredient cost"** means the portion of a prescription's cost attributable to the drug ingredients, chemical components, and/or substances.

((36) **"Label"** means a display of written, printed or graphic matter upon the immediate container of any article.

(37) **"Labeling"** means all labels and other written, printed, or graphic matter:

(a) Upon any article or any of its containers or wrappers; or

(b) Accompanying such article.

(38) **"Legend or prescription drugs"** means any drugs required by any applicable federal or state law or regulation to be dispensed by prescription only or which are restricted to use by practitioners only.

(39)) **"Less than effective drug" or "DESI"** means a drug for which:

(1) Effective approval of the drug application has been withdrawn by the Food and Drug Administration (FDA) for safety or efficacy reasons as a result of the drug efficacy study implementation (DESI) review; or

(2) The secretary of the department of health and human services (DHHS) has issued a notice of an opportunity for a hearing under section 505(e) of the federal Food, Drug, and Cosmetic Act on a proposed order of the secretary to withdraw approval of an application for such drug under such section because the secretary has determined the drug is less than effective for some or all conditions of use prescribed, recommended, or suggested in its labeling.

**"Long-term therapy"** means treatment a client receives or will receive continuously through and beyond ninety days.

((40) **"Manufacture"** means:

(a) ~~The production, preparation, propagation, compounding, or processing of a drug or other substance or device; or~~

(b) ~~The packaging or repackaging of such substance or device; or~~

(c) ~~The labeling or relabeling of the commercial container of such substance or device.~~

**"Manufacture"** does not include the activities of a practitioner who, as an incident to the practitioner's administration or dispensing such substance or device in the course of professional practice, prepares, compounds, packages, or labels such substance or device.

(41) **"Manufacturer"** means a person, corporation, or other entity engaged in the manufacture of drugs or devices.

(42)) **"Maximum allowable cost (MAC)"** means the maximum amount that MAA will pay for a specific dosage form and strength of a multiple source drug product.

((43)) **"Medically accepted indication"** means any indicated use for a covered outpatient drug:

(1) Approved under the federal Food, Drug, and Cosmetic Act(;) ;

(2) Which appears in peer-reviewed medical literature; or

(3) Which is accepted by one or more of(;

(a) ~~The American Hospital Formulary Service Drug Information;~~

(b) ~~The American Medical Association Drug Evaluations; or~~

(c) ~~The United States Pharmacopoeia Drug Information)) the references listed in the compendia of drug information.~~

((44) **"Medicine cart system"** is a patient-specific set of pharmaceuticals prearranged in a medicine cart, for administration over a specified time period.

(45)) **"Modified unit dose delivery system"** (also known as blister packs(;) or "bingo/punch cards") means a method in which each patient's medication is delivered to a nursing facility:

((a)) (1) In individually sealed, single dose packages or "blisters(;"

(b) Usually on one card; and

(c)"; and

(2) In quantities for one month's supply, unless the prescriber specifies short-term therapy.

((46)) **"Multiple-source drug"** means a drug marketed or sold by:

((a)) (1) Two or more manufacturers or labelers; or

((b)) (2) The same manufacturer or labeler:

((i) ~~Under two or more different proprietary names; or~~

((ii) ~~Both under a proprietary name and without such a name.~~

(47) (a) Under two or more different proprietary names; or

(b) Under a proprietary name and a generic name.

**"National drug code (NDC)"** means the eleven-digit number the manufacturer or labeler assigns to a pharmaceutical product and attaches to the product container at the time of packaging (~~which~~) that identifies the product's manufacturer, dose form and strength, and package size.

((48)) **"Noncontract drugs"** are drugs manufactured or distributed by manufacturers/labelers who have not signed a drug rebate agreement with the federal Department of Health and Human Services.

((49)) ~~"(Nonlegend or)~~ **Nonprescription drugs** means (~~any~~) drugs (~~which~~) that may be lawfully sold without a prescription.

((50) **"Nursing home pharmacy"** means a pharmacy serving primarily clients residing in nursing facilities.

(51) **"Obsolete NDC"** means a national drug code replaced or discontinued by the manufacturer or labeler.

((52) **"On-line receipt of claims"** means claims information received from a switching vendor in a National Council for Prescription Data Processing approved format.

(53) **"Outpatient pharmacy"** means a pharmacy serving primarily outpatient clients.

(54) **"Over-the-counter (OTC) drugs"** means drugs that do not require a prescription before they can be dispensed.

((55)) **"Pharmacist"** means a person (~~(duly)~~) licensed in the practice of pharmacy by the ((Washington State Board of Pharmacy to engage in the practice of pharmacy)) state in which the prescription is filled.

((56) ~~"Pharmacist consultant")~~ **"Pharmacy research specialist"** means a (~~(registered)~~) licensed pharmacist employed by MAA.

((57)) **"Pharmacy"** means every (~~(site, properly)~~) location licensed by the ((Washington)) State Board of Pharmacy((, in which)) in the state where the practice of pharmacy is conducted.

((58)) **"Point-of-sale (POS)"** means a pharmacy claims processing system capable of receiving and adjudicating claims on-line.

((59)) **"Practice of pharmacy"** means the practice of and responsibility for:

((a)) (1) Accurately interpreting prescription orders;

((b)) (2) Compounding, dispensing, labeling, administering, and distributing of drugs and devices;

((c)) (3) Providing drug information to the client that includes, but is not limited to, the advising of therapeutic values, hazards, and the uses of drugs and devices;

(4) Monitoring of drug therapy and use;

~~((d))~~ (5) Proper and safe storage of drugs and devices;

(6) Documenting and maintaining records;

(7) Initiating or modifying ((ef)) drug therapy in accordance with written guidelines or protocols previously established and approved for a pharmacist's practice by a practitioner authorized to prescribe drugs;

~~((e))~~ and

(8) Participating in drug utilization reviews ((and drug product selection;

~~(f) Proper and safe storing and distribution of drugs and devices and maintenance of proper records thereof; and~~

~~(g) Providing legend drug information which includes, but is not limited to, the advising of therapeutic values, hazards, and the uses of drugs and devices)).~~

((60)) **"Practitioner"** means (~~(one)~~) an individual who has met the professional and legal requirements necessary to provide a health care service, such as a physician, nurse, dentist, physical therapist, pharmacist or other person ((duly)) authorized by ((Washington)) state law as a practitioner.

((61)) **"Prescriber"** means a physician, osteopathic physician/surgeon, dentist, nurse, physician assistant, optometrist, pharmacist, or other person authorized by law or rule to prescribe drugs. See WAC 246-863-100 for pharmacists' prescriptive authority.

**"Prescription"** means an order for drugs or devices issued by a practitioner (~~(duly)~~) authorized by (~~(Washington))~~) state law or rule to prescribe drugs or devices in the course of the practitioner's professional practice for a legitimate medical purpose.

((62)) **"Prescription drugs"** means drugs required by any applicable federal or state law or regulation to be dispensed by prescription only or that are restricted to use by practitioners only.

**"Prior authorization program"** means a medical assistance administration (MAA) program, subject to the requirements of 42 U.S.C. 1396r-8 (d)(5), that may require, as condition of payment, that a drug on MAA's drug file be prior authorized. See WAC 388-530-1200.

**"Prospective drug ((use)) utilization review (Pro-DUR)"** means a process in which a request for a drug product for a particular patient is screened, before the product is dispensed, for potential drug therapy problems.

((63)) **"Reconstitution"** means the process of returning a (~~(substance))~~ single active ingredient, previously altered for preservation and storage, to its approximate original state.

((64)) **"Retrospective drug ((use)) utilization review (Retro-DUR)"** (~~(is)~~) means the process in which patient drug ((use)) utilization is reviewed on a periodic basis to identify patterns of fraud, abuse, gross overuse, or inappropriate or unnecessary care.

((65)) **"Risk/benefit ratio"** means the result of assessing the side effects compared to the positive therapeutic outcome of therapy.

**"Single source drug"** means a drug produced or distributed under an original new drug application approved by the FDA (~~(, including a drug product marketed by any cross-~~

~~licensed producers or distributors operating under the new drug application).~~

~~((66)) "Standard package size" means MAA's designated standard package or container size for a drug dosage form and/or strength for reimbursement purposes.~~

~~((67)) "Substitute" means to ((dispense)) replace, with the prescriber's authorization:~~

~~((a) With the practitioner's authorization, a therapeutically)) (1) An equivalent generic drug product of the identical base or salt as the specific drug product prescribed; or~~

~~((b) With the practitioner's prior consent,) (2) A therapeutically equivalent drug((s)) other than the identical base or salt.~~

~~((68)) "Terminated drug product" ((is)) means a product ((whose)) for which the shelf life expiration date has been met, per manufacturer notification.~~

~~((69)) "Therapeutic alternative" means a drug product that contains a different therapeutic agent than the drug in question, but is the same pharmacological or therapeutic class and can be expected to have a similar therapeutic effect when administered to patients in a therapeutically equivalent dosage.~~

~~"Therapeutically equivalent" means ((of essentially)) chemically dissimilar prescription drugs with the same efficacy ((and toxicity)) and safety when administered to an individual ((in the same dosage regimen)), as determined by:~~

- ~~(1) Information from the FDA;~~
- ~~(2) Published and peer-reviewed scientific data;~~
- ~~(3) Randomized controlled clinical trials; and~~
- ~~(4) Other scientific evidence.~~

~~((70)) "Tiered dispensing fee system" means a ((method)) system of paying pharmacies different dispensing fee rates, based on the individual pharmacy's total annual prescription volume and/or drug delivery system used.~~

~~((71)) "True unit dose delivery" means a ((drug delivery system)) method in which each patient's medication is delivered to the nursing facility in quantities sufficient only for the day's required dosage. ((If a medication cart system is used, the pharmacy may deliver the medication cart to the nursing facility every other day, and provide for daily service as needed.~~

~~((72)) "Unit dose drug delivery ((systems))" means true unit ((and)) dose or modified unit dose ((or blister packs, also known as "bingo" or punch cards)) delivery systems.~~

~~((73)) "Usual and customary charge" means the ((amount)) fee that the provider typically charges the general public for the product or service((-For any given product, the amount charged by the pharmacy to fifty percent or more of its non-Medicaid clients shall be deemed its usual and customary charge.~~

~~((74)) "Wholesaler" means a corporation, individual, or other entity which buys drugs or devices for resale and distributes the drugs or devices to corporations, individuals, or entities other than consumers)).~~

AMENDATORY SECTION (Amending WSR 96-21-031, filed 10/9/96, effective 11/9/96)

**WAC 388-530-1100 Covered drugs and pharmaceutical supplies.** ((The department shall reimburse for:

~~(1) Outpatient legend drugs, generic or brand name, when the manufacturer has a signed rebate agreement with the federal Department of Health and Human Services, except as excluded under WAC 388-530-1150;~~

~~(2) Over-the-counter (OTC) drugs when the drug is:~~

~~(a) Prescribed;~~

~~(b) A less costly therapeutic alternative; and~~

~~(c) Formulary.~~

~~(3) Compounded prescriptions when billed by each formulary ingredient used in the compound;~~

~~(4) Nonformulary drugs when prior authorized by the department;~~

~~(5) Drug-related supplies;~~

~~(6) Family planning supplies used in conjunction with family planning under WAC 388-86-035, including OTC supplies. Covered family planning OTC supplies include, but are not limited to, hormonal contraceptives, spermicidal contraceptives and barrier contraceptives;~~

~~(7) Oral, topical and/or injectable drugs, vaccines for immunizations, and biologicals, prepared or packaged for individual use and dispensed or administered to a client by an authorized provider;~~

~~(8) Obsolete national drug codes (NDCs) for up to two years from their date of obsolescence, as long as the drug is not a terminated drug product as defined in WAC 388-530-1050; and~~

~~(9) Drugs and supplies administered or provided under unusual and extenuating circumstances to clients by authorized providers who request and receive department approval. The secretary or secretary's designee shall review such requests on a case-by-case basis)) (1) The medical assistance administration (MAA) covers medically necessary prescribed drugs and pharmaceutical supplies, subject to the restrictions described in this section and other published WAC, except for those excluded under WAC 388-530-1150. MAA reimburses a provider for drugs listed in subsection (1)(a) through (e) of this section only when the manufacturer has a signed rebate agreement with the federal Department of Health and Human Services. Refer to WAC 388-530-1125 for information on the drug rebate program. Covered drugs and supplies include:~~

~~(a) Outpatient drugs, generic or brand name.~~

~~(b) Over-the-counter (OTC) drugs when the drug:~~

~~(i) Is a less costly therapeutic alternative; and~~

~~(ii) Does not require prior authorization.~~

~~(c) Drugs requiring prior authorization when:~~

~~(i) Prior authorized by MAA; or~~

~~(ii) They meet MAA's published expedited prior authorization criteria and follow the process defined in WAC 388-530-1050.~~

~~(d) Oral, topical and/or injectable drugs, vaccines for immunizations, and biologicals, prepared or packaged for individual use.~~

~~(e) Drugs with obsolete national drug codes (NDCs) for up to two years from the date the NDC is designated obsolete.~~

if the drug is not a terminated drug product as defined in WAC 388-530-1050.

(f) Drug-related supplies as determined in consultation with federal guidelines.

(g) Family planning supplies used in conjunction with family planning under chapter 388-532 WAC, including non-prescribed OTC supplies.

(h) Drugs and supplies provided under unusual and extenuating circumstances to clients by providers who request and receive MAA approval.

(2) MAA determines if certain drugs are medically necessary and covered with or without restrictions based on evidence contained in compendia of drug information and/or peer-reviewed medical literature.

(a) Decisions regarding restrictions are based on, but are not limited to:

(i) Client safety;

(ii) FDA-approved indications;

(iii) Quantity;

(iv) Client age and/or gender; and

(v) Cost.

(b) Restrictions apply to, but are not limited to:

(i) Drugs covered in the nursing facility per diem rate;

(ii) Number of refills within a calendar month; and

(iii) Refills requested before seventy-five percent of the therapy days' supply has elapsed.

**AMENDATORY SECTION** (Amending WSR 96-21-031, filed 10/9/96, effective 11/9/96)

**WAC 388-530-1150 Noncovered drugs and pharmaceutical supplies and reimbursement limitations.** ((The department shall not pay for:

(1) Noncontract drugs, brand or generic, when the manufacturer has not signed a rebate agreement with the federal Department of Health and Human Services, except as provided under WAC 388-530-1100(4) of this chapter;

(2) Covered outpatient drugs, biological products, insulin, supplies, appliances, and equipment included in other reimbursement methods, including, but not limited to:

(a) Diagnosis-related group (DRG);

(b) Ratio of cost to charges (RCC);

(c) Nursing facility per diem;

(d) Managed care capitation rates; and

(e) Block grants.

(3) Any drug regularly supplied as an integral part of program activity by other public agencies;

(4) A drug when the drug is prescribed:

(a) For weight loss or gain;

(b) To promote fertility;

(c) For cosmetic purposes or hair growth;

(d) To promote smoking cessation; or

(e) For an indication which is not medically accepted as determined by MAA in consultation with federal guidelines, the Drug Utilization Education Council (DUEC), and MAA medical and pharmacy consultants.

(5) OTC drugs/supplies, unless approved for formulary use or family planning as described under WAC 388-86-035;

(6) ~~Drugs listed in the federal register as "less than effective" ("DESI" drugs) or which are identical, similar, or related to such drugs;~~

(7) ~~Covered outpatient drugs for which the manufacturer seeks to require as a condition of sale that associated tests or monitoring services be purchased exclusively from the manufacturer or manufacturer's designee;~~

(8) ~~Prescription vitamins and mineral products in the absence of a condition that is clinically recognized to produce a deficiency state, except prenatal vitamins and fluoride preparations. Prenatal vitamins are covered only when prescribed and dispensed to pregnant women. Fluoride preparations are covered only for children, under the early and periodic screening, diagnosis, and treatment (EPSDT or "healthy kids") services;~~

(9) ~~Drugs that are experimental, investigational, or of unproven efficacy or safety;~~

(10) ~~Drugs requiring prior authorization for which department authorization has been denied;~~

(11) ~~Preservatives, flavoring, and/or coloring agents used in the process of compounding;~~

(12) ~~Less than a one-month supply of drugs for long-term therapy, except as provided under WAC 388-530-1250, Prior authorization. For a definition of long-term therapy, see WAC 388-530-1050(39);~~

(13) ~~Prescriptions written on pre-signed prescription blanks filled out by nursing facility operators or pharmacists. The department shall terminate the core provider agreement of pharmacies involved in this practice;~~

(14) ~~Drugs used to replace those taken from nursing facility emergency kits;~~

(15) ~~Drugs used to replace a physician's stock supply;~~

(16) ~~Free pharmaceutical samples;~~

(17) ~~Obsolete NDCs, except that the department may allow reimbursement to a pharmacy for a drug product with an obsolete NDC when the product is dispensed to an eligible client not later than two years from the date the NDC is designated obsolete, if the drug is not a terminated drug product; and~~

(18) ~~Terminated drug products))~~

(1) The medical assistance administration (MAA) does not cover:

(a) Noncontract drugs, brand or generic, when the manufacturer has not signed a rebate agreement with the federal Department of Health and Human Services. Refer to WAC 388-530-1125 for information on the drug rebate program.

(b) A drug prescribed:

(i) For weight loss or gain;

(ii) For infertility, frigidity, impotency, or sexual dysfunction;

(iii) For cosmetic purposes or hair growth; or

(iv) To promote smoking cessation.

(c) OTC drugs/supplies, unless described under WAC 388-530-1100 (1)(b), or for family planning as described under chapter 388-532 WAC.

(d) Prescription vitamins and mineral products, except:

(i) When prescribed for clinically documented deficiencies;

(ii) Prenatal vitamins only when prescribed and dispensed to pregnant women; or

(iii) Fluoride preparations for children under the early and periodic screening, diagnosis, and treatment (EPSDT or "healthy kids") services.

(e) A drug prescribed for an indication that is not evidence based as determined by:

(i) MAA in consultation with federal guidelines; or

(ii) The Drug Utilization and Education (DUE) Council; and

(iii) MAA medical consultants and pharmacy research specialist.

(f) Drugs listed in the federal register as "less-than-effective" ("DESI" drugs) or which are identical, similar, or related to such drugs.

(g) Outpatient drugs for which the manufacturer seeks to require as a condition of sale that associated tests or monitoring services be purchased exclusively from the manufacturer or manufacturer's designee.

(h) Drugs that are:

(i) Not approved by the FDA; or

(ii) Prescribed for non-FDA approved indications or dosing unless prior authorized; or

(iii) Unproven for efficacy or safety.

(i) Drugs requiring prior authorization for which MAA authorization has been denied.

(j) Preservatives, flavoring and/or coloring agents.

(k) Less than a one-month supply of drugs for long-term therapy.

(l) A drug with an obsolete NDC more than two years from the date the NDC is designated obsolete.

(m) Products or items that do not have an eleven-digit NDC.

(2) MAA does not reimburse enrolled providers for:

(a) Outpatient drugs, biological products, insulin, supplies, appliances, and equipment included in other reimbursement methods including, but not limited to:

(i) Diagnosis-related group (DRG);

(ii) Ratio of costs-to-charges (RCC);

(iii) Nursing facility per diem;

(iv) Managed care capitation rates;

(v) Block grants; or

(vi) Drugs prescribed for clients who are on the MAA hospice program when the drugs are related to the terminal condition.

(b) Any drug regularly supplied as an integral part of program activity by other public agencies.

(c) Prescriptions written on pre-signed prescription blanks filled out by nursing facility operators or pharmacists. MAA may terminate the core provider agreement of pharmacies involved in this practice.

(d) Drugs used to replace those taken from nursing facility emergency kits.

(e) Drugs used to replace a physician's stock supply.

(f) Free pharmaceutical samples.

(g) Terminated drug products.

(3) MAA evaluates a request for a drug that is listed as noncovered in this section under the provisions of WAC 388-501-0160 which relates to noncovered services. The request for a noncovered drug is called exception to rule. See WAC 388-501-0160 for information about exception to rule.

AMENDATORY SECTION (Amending WSR 96-21-031, filed 10/9/96, effective 11/9/96)

WAC 388-530-1200 ((Drug formulary)) ~~Prior authorization program.~~ (1) The medical assistance administration (MAA) ~~((shall not require prior approval for drug preparations listed in the MAA drug formulary for the initial prescription:~~

(a) MAA shall apply certain setting restrictions, such as nursing home or home use only as well as limits on quantity.

(b) MAA shall update the formulary list as necessary and shall publish the list periodically)) pharmacy research specialist, medical consultants, and drug utilization review team evaluate drugs to determine prior authorization status on the drug file, and may consult with the Drug Utilization and Education (DUE) Council, and participating MAA providers.

(2) To ~~((request inclusion of)) facilitate the evaluation process for a drug product ((in MAA's drug formulary)), a drug manufacturer ~~((shall)) may send ~~((to)) the ~~((pharmacist consultant)) pharmacy research specialist~~ a written request and the following supporting documentation:~~~~~~

(a) Background data about the drug ~~((as requested by MAA));~~

(b) Product package information ~~((as requested by MAA));~~

(c) Any pertinent clinical studies; and

(d) Any additional information the manufacturer ~~((feels)) considers appropriate.~~

(3) ~~((MAA's pharmacist consultants and an advisory board shall evaluate drugs for formulary inclusion. The consultants and board may include MAA's medical consultants, the drug utilization and education council (DUEC), and/or participating MAA pharmacy providers.~~

(4) The criteria for evaluating whether to include or exclude a drug from MAA's formulary include, but are not limited to the following:

(a) The manufacturer has signed a federal drug rebate contract agreement;

(b) Like drugs are already on the formulary;

(c) The drug is a less-than-effective drug, or is identical, similar, or related to a less-than-effective drug;

(d) The drug falls into one of the categories authorized by federal law to be excluded from coverage;

(e) There are already less costly therapeutic alternatives in the formulary; and

(f) The drug has a potential for abuse.

(5) The MAA shall determine whether a drug should be covered with or without restrictions in a manner similar to how formulary status is determined.

(6) The department shall ensure decisions made in subsections (3) and (5) of this section are subject to review by the MAA assistant secretary or his/her designee. Manufacturers may seek review of adverse decisions by writing to the medical director.

(7) The department may require double blind drug studies to be performed when there is a question of medical necessity or efficacy and the medical literature on the issue is inconclusive. MAA may use the double blind study when:

(a) Considering addition or deletion of a drug to the formulary;

(b) Evaluating the relative merits of two drugs for general use or for a specific individual;

(c) Evaluating requests for prior authorization; or

(d) For whatever purpose the department deems necessary)) Evaluation of a drug includes, but is not limited to, the following criteria:

(a) There is a federal drug rebate contract agreement signed by the manufacturer;

(b) The drug is a less-than-effective drug;

(c) The drug has a favorable risk/benefit ratio;

(d) The drug file status of:

(i) Like drugs; and

(ii) Less costly therapeutic alternative drugs;

(e) The drug falls into one of the categories authorized by federal law to be excluded from coverage; and

(f) The drug has a potential for abuse.

(4) MAA updates and reviews the drug file list as necessary and periodically publishes a list of drugs not requiring prior authorization.

(5) Manufacturers may seek review of formulary decisions by writing to the MAA medical director.

AMENDATORY SECTION (Amending WSR 96-21-031, filed 10/9/96, effective 11/9/96)

WAC 388-530-1250 Prior authorization process. (1)

(Nonformulary drugs shall require prior authorization:

(2) MAA shall not require pharmacies to obtain prior authorization for formulary drugs, except for:

(a) Subsequent refills of certain drugs, as identified in the Prescription Drug Program Billing Instructions per client, per month;

(b) Those drugs which have specific per-month dose or unit limits as identified in the prescription drug program billing instructions;

(c) Drugs identified in the billing instructions as limited to nursing facility clients when prescribed to clients residing outside a nursing facility; and

(d) Brand name and generic drugs;

(i) Which have an established maximum allowable cost (MAC); and

(ii) For which the prescriber requests reimbursement at estimated acquisition cost (EAC).

(3) The pharmacy shall make a request to the department for drugs requiring prior authorization before dispensing the drug, except as provided for in sub section (6) of this section. The pharmacy shall:

(a) Ensure the request states the medical diagnosis and includes medical justification for the drug; and

(b) Keep on file the medical justification communicated to the pharmacy by the prescriber.

(4) MAA shall evaluate a request for prior authorization based on, but not limited to, the following criteria:

(a) As required under WAC 388-530-1000(1), 388-530-1150, and 388-501-0165;

(b) The drug is of moderate cost as determined by the department. MAA shall select the least costly of two or more preparations of equal effectiveness; and

(c) The drug is not experimental, investigational, or of unproven efficacy or safety.

~~(5) The department may authorize certain prescribed drugs through a process called "expedited prior authorization." (See WAC 388-530-1050(28), Definitions.) MAA shall determine drugs authorized through expedited prior authorization are those for which the department has established specific utilization criteria to address its concerns over the drugs:~~

~~(a) High cost;~~

~~(b) Potential for clinical misuse;~~

~~(c) Narrow therapeutic indication; or~~

~~(d) Safety.~~

(6) The department)) MAA requires pharmacies to obtain prior authorization for:

(a) Drugs with a prior authorization indicator on the drug file;

(b) Drugs that have specific per-month dose or unit limits as indicated by the FDA; and

(c) Additional fills in a calendar month for drugs dispensed for a less than thirty-four day supply when:

(i) Two fills for the same prescription have been dispensed, except for:

(A) Compounded prescriptions;

(B) OTC contraceptives; or

(C) Drugs prescribed to a suicidal patient or a patient at risk for potential drug abuse; or

(ii) Four fills in the same calendar month for the same prescription have been dispensed for any of the following:

(A) Antibiotics;

(B) Anti-asthmatics;

(C) Schedule II and III drugs;

(D) Antineoplastic agents;

(E) Topical preparations; or

(F) Propoxyphene, propoxyphene napsylate, and all propxyphene combinations.

(2) The pharmacy provider must make a request to MAA for a drug requiring prior authorization before dispensing the drug. The pharmacy provider must:

(a) Ensure the request states the medical diagnosis and includes medical justification for the drug; and

(b) Keep on file the medical justification communicated to the pharmacy by the prescriber.

(3) MAA evaluates a request for prior authorization based on, but not limited to:

(a) Requirements in this section;

(b) Requirements under WAC 388-530-1000, 388-530-1150, and 388-501-0165; and

(c) The least costly alternative between two or more preparations of equal effectiveness.

(4) MAA authorizes certain prescribed drugs through a process called "expedited prior authorization." MAA determines which drugs can be authorized through the expedited prior authorization process by establishing specific utilization criteria which include, but are not limited to:

(a) High cost;

(b) Potential for clinical misuse;

(c) Narrow therapeutic indication; and

(d) Safety.

(5) MAA may authorize reimbursement at the brand name estimated acquisition cost (EAC) for a brand name multiple-source drug that would have been reimbursed at the

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~~((established upper limit))~~ maximum allowable cost (MAC) for that multiple-source drug, if:

- (a) The pharmacist calls for prior authorization; and
- (b) The prescriber ~~((writes))~~ indicates:
  - (i) "Dispense as written" ~~((on))~~ for the prescription ((form, or certifies in the prescriber's own handwriting)); and
  - (ii) That a specific brand is "medically necessary" for a particular client; or
- (c) The availability of generics in the marketplace is severely curtailed and the price disparity between the brand name EAC and the generic ~~((maximum allowable cost ()))~~MAC~~((s))~~ is such that clients would ~~((be effectively))~~ be denied the medication.

~~((7) The department may pay))~~

(6) MAA provides a response to a request for drugs requiring prior authorization ((which are dispensed)) by telephone or other telecommunication device within twenty-four hours if the request is received during normal state business hours. If a provider needs prior authorization to dispense a drug during a weekend or Washington state holiday, the provider may dispense the drug without prior authorization only when:

- (a) Given in an ~~((acute))~~ emergency;
  - (b) ~~((The department))~~ MAA receives justification within seventy-two hours of the fill date, excluding weekends and Washington state holidays; and
  - (c) ~~((The department))~~ MAA agrees with the justification and approves the request.
- ~~((8) The pharmacy shall obtain prior authorization from the department for any and all prescription fills in excess of the limits specified under WAC 388-530-1800, Requirements for pharmacy claim payment.~~

~~(9) The department shall ensure))~~

(7) MAA's prior authorization:

- (a) Is limited to a decision of medical appropriateness for a drug; and
- (b) ~~((Shall))~~ Does not guarantee payment.

AMENDATORY SECTION (Amending WSR 96-21-031, filed 10/9/96, effective 11/9/96)

**WAC 388-530-1850 Drug utilization and education (DUE) council.** MAA ((shall establish a DUR board, called the)) establishes a drug utilization and education (DUE) council and determines membership rotation. ((The DUR board shall:))

(1) The DUE council must:

- (a) Have a minimum of eight and a maximum of ten members, representing ~~((the state professional associations of medicine, pharmacy, and nursing. The board shall:~~
  - ~~((a))~~ actively practicing health care professionals who have recognized knowledge and expertise in one or more of the following:
    - (i) The clinically appropriate prescribing of covered outpatient drugs;
    - (ii) The clinically appropriate dispensing and monitoring of covered outpatient drugs;
    - (iii) Drug use review, evaluation, and intervention;
    - (iv) Medical quality assurance; and
    - (v) Disease state management.

(b) Be made up of at least one-third but not more than fifty-one percent physicians, and at least one-third but not more than fifty-one percent pharmacists; and

~~((b))~~ (c) Include an advanced registered nurse practitioner and a physicians assistant((The department shall determine membership rotation)).

(2) ((Meet)) The DUE council meets periodically to:

- (a) Advise ~~((the department on DUR))~~ MAA on drug utilization review activities;
- (b) Review provider and patient profiles;
- (c) Recommend adoption of standards and treatment guidelines for drug therapy;
- (d) Provide interventions targeted toward therapy problems; and
- (e) Produce an annual report.

AMENDATORY SECTION (Amending WSR 96-21-031, filed 10/9/96, effective 11/9/96)

**WAC 388-530-1900 Drug ((use)) utilization and claims review.** ~~((The department shall provide for a))~~ (1) Drug ((use)) utilization review (DUR) ((program consisting)) consists of:

~~((1))~~ (a) A prospective drug ((use)) utilization review (Pro-DUR)((, wherein)) that requires all ((prescription drug)) pharmacy providers ((shall)) to:

~~((a))~~ (i) Obtain ((a)) patient ((history)) allergies, idiosyncrasies, or chronic condition which may relate to drug utilization. See WAC 246-875-020 (1)(h)(i);

~~((b))~~ (ii) Screen for potential drug therapy problems and

~~((e))~~ (iii) Counsel the patient in accordance with existing state pharmacy laws and federal regulations((2)); and

(b) A retrospective drug ((use)) utilization review (Retro-DUR), ((wherein the department shall provide)) in which MAA provides for the ongoing periodic examination of claims data and other records in order to identify patterns of fraud, abuse, gross overuse, or inappropriate or medically unnecessary care among physicians, pharmacists, and individuals receiving benefits.

(2) MAA performs a periodic sampling of claims to determine if drugs are appropriately dispensed and billed. If a review of the sample finds that a provider is inappropriately dispensing or billing for drugs, MAA may implement corrective action that includes, but is not limited to:

(a) Educating the provider regarding the problem practice(s);

(b) Recouping the payment for the drug; and/or

(c) Terminating the provider's core provider agreement.

AMENDATORY SECTION (Amending Order 3960, filed 3/26/96, effective 4/26/96)

**WAC 388-530-1950 Point-of-sale (POS) system/prospective drug utilization review (Pro-DUR).** (1) All pharmacy drug claims ((processed through the medical assistance administration)) received by MAA((s)) for payment ((system shall be)) are adjudicated by the MAA point-of-sale

(POS) system (~~This includes claims received on-line, via paper or by modem, disk, or tape).~~)

(2) ~~(MAA shall ensure)~~ All pharmacy drug claims processed through the POS system undergo a system-facilitated prospective drug utilization review (Pro-DUR) screening (~~The system-facilitated Pro-DUR screening shall be performed by the MAA POS computer system at the time a drug claim is received and shall be intended~~) as a complement to the Pro-DUR screening required of pharmacists.

(3) ~~(For the purposes of this section, the following definition applies: "MAA approved")~~ MAA selects national council for prescription data processing (NCPDP) codes (~~"means those NCPDP codes appearing in the MAA prescription drug program billing instructions which MAA has approved~~) for pharmacy provider use in overriding MAA POS system alert messages.

(4) If the MAA POS (~~Pro-DUR~~) system identifies a potential drug therapy problem during (~~system-facilitated~~) Pro-DUR screening, (~~MAA may deny the claim with~~) (~~an alert~~) a message (~~indicating~~) will alert the pharmacy provider indicating the type of potential problem (~~including but not limited to:~~).

(a) Alerts to possible drug therapy problems include, but are not limited to:

- (i) Therapeutic duplication;
- ~~((b))~~ (ii) Duration of therapy exceeds maximum;
- ~~((e) Serious)~~ (iii) Drug-to-drug interaction;
- ~~((d) Overdose);~~
- ~~((e))~~ (iv) Drug disease precaution;
- (v) High dose;
- (vi) Ingredient duplication;
- ~~((f))~~ (vii) Drug-to-client age conflict; ~~((e~~
- ~~((g))~~ (viii) Drug-to-client gender conflict; or
- (ix) Refill too soon.

(b) The dispensing pharmacist evaluates the potential drug therapy conflict.

(i) If the conflict is resolved, the pharmacy may process the claim using the applicable NCPDP code.

(ii) If the conflict is not resolved, MAA requires prior authorization for claims when an alert message is triggered in the POS system and NCPDP code is not appropriate.

(5) ~~(MAA may deny claims:~~

~~(a) Which trigger an alert message in the POS system; or~~  
~~(b) For drugs for which the department has established specific utilization criteria to address MAA concerns over the drug's high cost, potential for clinical misuse, narrow therapeutic indication or safety:~~

~~(i) For which prior authorization has not been received;~~  
~~or~~  
~~(ii) Which do not include an appropriate MAA approved expedited prior authorization code or MAA approved NCPDP code.~~

(6) If the MAA POS/Pro-DUR system identifies a potential drug therapy problem as described in subsection (4) of this section and the claim is denied for this reason, the dispensing pharmacist shall attempt to resolve the issue through professional utilization review. If upon further investigation a therapy problem is found not to exist, the pharmacist may dispense the drug product and:

(a) Request MAA authorization for payment as specified in WAC 388-530-1250, prior authorization; or

(b) Resubmit the claim using an applicable MAA-approved NCPDP override code as listed in the prescription drug program billing instructions.

(7) ~~The department shall determine~~) POS/Pro-DUR screening is not applicable to pharmacy claims included in the managed care capitated rate.

AMENDATORY SECTION (Amending WSR 00-01-088, filed 12/14/99, effective 1/14/00)

**WAC 388-530-2050 Reimbursement of out-of-state prescriptions.** (1) ~~(The department reimburses)~~ MAA reimburses out-of-state pharmacies for prescription drugs provided to an eligible ~~(MAA clients who are)~~ client within the scope of the client's medical care program if the pharmacy:

(a) ~~(Washington state residents)~~ Contracts with MAA to be an enrolled provider; and

(b) ~~(Located temporarily outside the state subject to the provisions of WAC 388-501-0180)~~ Meets the same criteria MAA requires for in-state pharmacy providers.

(2) ~~(Border areas, as described under WAC 388-501-0175, are considered in-state and not subject to out-of-state rules. Pharmacies in border areas are eligible to apply to the department to be enrolled as providers of medical services in the state of Washington.~~

(3) ~~Out-of-state pharmacies must meet the same criteria as in-state pharmacies)~~ MAA considers pharmacies located in bordering areas listed in WAC 388-501-075 the same as in-state pharmacies.

## WSR 01-01-029

### PERMANENT RULES

### DEPARTMENT OF

### SOCIAL AND HEALTH SERVICES

(Medical Assistance Administration)

[Filed December 7, 2000, 4:23 p.m.]

Date of Adoption: December 7, 2000.

Purpose: To update and clarify MAA's prescription drug program reimbursement methodology to reflect current department practice. New sections codify current policy for the drug rebate program, for payment methodology for federal upper limit (FUL), for drugs purchased under the Public Health Service (PHS) Act, and for compliance packaging. The amended sections reflect clearly written and updated policy that is consistent with federal regulations and agency goals.

Citation of Existing Rules Affected by this Order: Amending WAC 388-530-1300, 388-530-1350, 388-530-1400, 388-530-1450, 388-530-1500, 388-530-1550, 388-530-1600, 388-530-1650, and 388-530-1700.

Statutory Authority for Adoption: RCW 74.08.090, 74.04.050.

Adopted under notice filed as WSR 00-17-056 on August 9, 2000.

Changes Other than Editing from Proposed to Adopted Version: (Text additions are indicated by underlining and deletions are indicated by ~~strikeouts~~.)

**WAC 388-530-1125:**

~~(1)~~ (1) ...MAA may make exceptions based on medical necessity and on a case-by-case basis...

~~(2) MAA may negotiate separate, additional discounts with manufacturers to facilitate formulary management.~~

**WAC 388-530-1350:**

(6) MAA pays EAC for a drug with an established MAC when the EAC for the particular drug is lower than the MAC price. *(This was proposed as part of (5); now numbered as (6). Proposed (6) renumbered as (7)).*

**WAC 388-530-1425:**

(1) Drugs purchased under section 340B of the Public Health Service (PHS) Act ~~and can be~~ dispensed only by PHS-qualified health facilities to medical assistance clients. These medications must be billed using the actual acquisition cost (AAC) of the drug plus the appropriate dispensing fee.

**WAC 388-530-1500:**

(2)(a) MAA allows only the lowest cost for each ~~formu-~~ lary ingredient whether EAC, MAC, or amount billed.

(d)(i) Each formulary covered or prior authorized-drug ingredient billed separately; and...

**WAC 388-530-1700:**

~~(1)~~ (1) The medical assistance administration (MAA) reimburses for covered drugs, ~~and supplies, and devices provided dispensed~~ or administered by nonpharmacy providers under specified conditions. ~~MAA does not reimburse providers for the cost of vaccines obtained from the state department of health; MAA does pay a fee for administering the vaccine. (First sentence of proposed (1) now used as an introduction; last sentence of this proposed section renumbered as new (3))~~

(2) (1) MAA reimburses actual acquisition cost (AAC) to a physician or ARNP for a covered drug (oral, topical or injectable) prepared or packaged for individual use and provided or administered to a client during an office visit. When the cost of the drug provided or administered to the patient client exceeds the established fee, the physician or ARNP may submit to MAA a photocopy of the invoice for the actual drug cost. The invoice must show the name of the drug, the manufacturer, drug strength, quantity, and cost.

(3) MAA does not reimburse providers for the cost of vaccines obtained through the state department of health; MAA does pay a fee for administering the vaccine.

~~(3) (4)~~ (4) MAA reimburses family planning clinics: ~~their AAC for birth control pills and contraceptive supplies distributed to clients. MAA may request an invoice for the actual cost of the drug. If an invoice is requested, the invoice must show the name of the drug, manufacturer, drug strength, and cost.~~

(a) For oral contraceptives, the lesser of the family planning clinic's certified full fee or MAA's maximum allowable fee per cycle of birth control pills. The certified full fee is the clinic's acquisition cost for each cycle of birth control pills, as reported annually by the clinic to DOH;

(b) For contraceptive supplies and devices, the clinic's actual acquisition cost or MAA's maximum allowable fee, whichever is specified by MAA; and

(c) For other drugs, supplies, and devices, according to MAA's established fee schedules.

(5) MAA may request family planning clinics and other nonpharmacy providers to submit an invoice for the actual cost of the drug, supply, or device billed. If an invoice is requested, the invoice must show the name of the drug, supply, or device, the drug or product manufacturer, drug strength, and quantity or product description and quantity and cost.

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 9, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 4, Amended 9, 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 4, Amended 9, Repealed 0.

Effective Date of Rule: Thirty-one days after filing.  
December 7, 2001  
Marie Myerchin-Redifer, Manager  
Rules and Policies Assistance Unit

NEW SECTION

**WAC 388-530-1125 Drug rebate program.** MAA covers only those outpatient prescription drugs supplied by manufacturers who have a drug rebate contract with the Health Care Financing Administration (HCFA). MAA may make exceptions based on medical necessity and on a case-by-case basis. Exceptions require prior authorization - refer to WAC 388-501-0165.

AMENDATORY SECTION (Amending WSR 96-21-031, filed 10/9/96, effective 11/9/96)

**WAC 388-530-1300 General reimbursement methodology.** (1) ~~((Where the department has not contracted for pharmacy services through competitive procurement, the department shall ensure))~~ MAA's total reimbursement for a prescription drug ~~((does))~~ must not exceed the lowest of:  
(a) Estimated acquisition cost (EAC) plus a dispensing fee;  
(b) Maximum allowable cost (MAC) plus a dispensing fee; ~~((or))~~  
(c) Federal Upper Limit (FUL) plus a dispensing fee;  
(d) Actual acquisition cost (AAC) plus a dispensing fee for drugs purchased under section 340 B of the Public Health

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Service (PHS) Act and dispensed to medical assistance clients; or

(e) The provider's usual and customary charge to the non-Medicaid population.

(2) ~~((If the provider offers a discount, rebate, promotion or other incentive which directly relates to the reduction of the price of a prescription to the individual non-Medicaid customer, the provider shall similarly reduce its charge to the department for the prescription.~~

(3) ~~The department shall choose~~) MAA selects the in-state pharmaceutical wholesalers used to set EAC and MAC.

~~((4) The department)) (3) MAA may solicit assistance from representative pharmacy providers ~~((in))~~, through their state associations, when establishing ~~((MAC and/or))~~ EAC and/or MAC.~~

(4) If the pharmacy provider offers a discount, rebate, promotion or other incentive which directly relates to the reduction of the price of a prescription to the individual non-Medicaid customer, the provider must similarly reduce its charge to MAA for the prescription.

(5) If ~~((the))~~ a pharmacy gives a product ~~((is given))~~ free to the general public, the pharmacy ~~((shall))~~ must not submit a claim to ~~((the department if the product is given))~~ MAA when giving the free product to a medical assistance client. ~~((If the product is sold at a discount to the general public, the pharmacy shall ensure any claim to the department for that product shall reflect the discounted charge.))~~

AMENDATORY SECTION (Amending WSR 96-21-031, filed 10/9/96, effective 11/9/96)

**WAC 388-530-1350 Estimated acquisition cost methodology.** ~~((The department shall determine estimated acquisition cost (EAC) as follows:~~

~~(1) Periodically, the department shall))~~ MAA determines EAC as follows:

(1) No more than once every three years and no less than once every ten years, MAA:

(a) ~~((Take a sample of, at))~~ Takes a minimum ~~((;))~~ sample of two hundred fifty of the top national drug codes (NDCs) paid ~~((for by the))~~ by MAA, excluding drugs under the MAC program; and

(b) Determines pharmacies' average acquisition costs for these products.

~~(2) ((The department shall decide the sampling frequency of the top drug products by dollar volume under medical assistance to determine EAC, but the frequency shall not be:~~

~~(a) More than once every three years; and~~

~~(b) Less than once every ten years.~~

~~(3))~~ The pharmacies' average acquisition cost for the products in the NDC sample ~~((shall be))~~ is based on in-state wholesalers' ~~((published prices))~~ charges to pharmacy subscribers ~~((, plus an average subscriber upcharge, if applicable.~~

~~(4))~~.

(3) MAA ~~((shall express))~~ represents the average acquisition cost for each product on the sample list ~~((during the period under study))~~ as a percentage of the average published wholesale price (AWP), determined for that product by ~~((the department's))~~ MAA's drug pricing file contractor.

~~((5))~~ (4) MAA ~~((shall))~~ averages the percentages obtained ~~((for))~~ from the sample, and ~~((the resulting percentage shall represent the estimated acquisition cost (EAC))~~ that average represents the EAC.

~~((6) MAA may base EAC on standard package size or the price of the actual package size dispensed.~~

(7)) (5) MAA may set EAC for specified drugs or drug categories at a percentage of AWP ~~((percentages))~~ other than ~~((those))~~ that determined in subsection ~~((5))~~ (4) of this section when MAA ~~((deems))~~ considers it necessary. MAA ends the ~~((department shall cease such))~~ exemption when it considers the necessity no longer exists.

~~((8) The department shall pay at EAC the brand name and generic drugs with an MAC established if the EAC))~~

(6) MAA pays EAC for a drug with an established MAC when the EAC for the particular drug is lower than the MAC price.

(7) MAA bases EAC drug reimbursement on the actual package size dispensed.

AMENDATORY SECTION (Amending WSR 96-21-031, filed 10/9/96, effective 11/9/96)

**WAC 388-530-1400 Maximum allowable cost methodology.** (1) ~~((When the department determines there is a likelihood that a cost savings will result the department may establish))~~ MAA establishes a maximum allowable cost (MAC) for a multiple-source drug which is available from at least three manufacturers/labelers.

(2) ~~((The department))~~ MAA may exclude from MAC selected multiple-source drugs when clinical response significantly differs between brand and generic equivalents.

(3) ~~((The department shall))~~ MAA determines the MAC for a multiple-source drug by:

(a) ~~((Generating a manufacturers/labelers list for a multiple-source drug from data provided by the drug pricing file contractor;~~

~~(b) Ensure the list is arranged by cost, showing wholesalers' national actual acquisition cost (NAAC) for the drug from each manufacturer/labeler;~~

~~(c) If there is a Federal Upper Limit (FUL) for the multiple-source drug, the FUL shall be adopted, except, if the FUL is lower than the pharmacies' actual acquisition cost (AAC) for an available product based on information provided by representative pharmacy providers, a MAC shall be chosen in cooperation with the representative pharmacy providers. The chosen fee shall be the lowest amount sufficient to cover in-state pharmacies' AAC based on information provided by the representative pharmacy providers;~~

~~(d) Establish estimated acquisition cost (EAC) of the third lowest priced product as the recommend MAC, except:~~

~~(i) If the MAC established is lower than pharmacies' AAC for the three lowest priced products, based on information provided by the representative pharmacy providers, a MAC shall be chosen in cooperation with the representative pharmacy providers. The chosen fee shall be the lowest amount sufficient to cover in-state pharmacies' average acquisition cost based on information provided by the representative pharmacy providers; or~~

~~(ii) A MAC may be established for a drug using the maximum allowable cost set by another third party for that drug.)~~  
Obtaining copies of in-state wholesalers' product catalogs;

(b) Identifying what products are available from each in-state wholesaler for each MAC drug;

(c) Determining the average pharmacy subscriber's acquisition costs for these products;

(d) Ranking the products in descending order by acquisition cost; and

(e) Establishing the MAC at a level which gives most pharmacists access to two products.

(4) MAA may establish a MAC for a drug using the maximum allowable cost set by another third party for that drug.

(5) The MAC established for a multiple-source drug ~~((shall))~~ does not apply if the ~~((prescriber certifies))~~ written prescription identifies that a specific brand is ~~((=))~~ medically necessary~~((=))~~ for a particular client. In such cases EAC ~~((shall apply))~~ for the particular brand applies, provided prior authorization is obtained from MAA as specified under WAC ~~((388-530-1250-(6)(a)))~~ 388-530-1250(5). Prior authorization.

~~((5) The department shall)~~

(6) The MAC established for a multiple-source drug applies to all package sizes of that drug, except those identified as unit dose NDCs by the manufacturer(s) of the drug.

(7) MAA pays the EAC for a multiple-source product if the EAC for ~~((a multiple source))~~ that product is less than the MAC established for ~~((that product))~~ the drug.

~~((6))~~ (8) The automated maximum allowable cost (AMAC) pricing ~~((shall apply))~~ applies to multiple-source drugs:

~~((a))~~ (a) ~~((Not identified under subsection (2) of this section;~~

~~((b))~~ (b) Produced by three or more manufacturers/labelers ~~((under))~~ at least one of which must have a federal drug rebate agreement; and

~~((c))~~ (c) Which are not on the MAC list.

~~((7))~~ (9) AMAC reimbursement for all products within a generic code number (GCN) sequence ~~((shall be))~~ is at the EAC of the third lowest priced product in that sequence, or the EAC of the lowest priced drug under a federal rebate agreement in that sequence, whichever is higher.

~~((8) If the established AMAC price exceeds the FUL, the department shall set the price at the FUL.~~

~~((9) The department shall pay the estimated acquisition cost (EAC))~~

(10) For a multiple-source product under AMAC, MAA pays the EAC if the EAC for ~~((a))~~ the multiple-source product is less than the AMAC established for that product.

~~((10) MAA shall)~~

(11) MAA recalculates AMAC each time there ~~((are))~~ is a pricing update~~((s))~~ provided by the drug file contractor to any product in GCN sequences ~~((covered under the AMAC program.~~

(11) The department shall ensure the maximum payment for multiple source drugs for which HCFA has set a FUL does not exceed, in the aggregate, the prescribed upper limits plus the dispensing fees set by the department).

## NEW SECTION

**WAC 388-530-1410 Federal upper limit (FUL) methodology.** (1) MAA adopts the federal upper limit (FUL) by the Health Care Financing Administration (HCFA) unless a lower MAC is already in place for the multiple source drug.

(2) MAA pays the EAC for a multiple source product if the EAC for that product is less than the FUL established for that drug.

(3) MAA's maximum payment for multiple source drugs for which HCFA has set a FUL will not exceed, in the aggregate, the prescribed upper limits plus the dispensing fees set by MAA.

## NEW SECTION

**WAC 388-530-1425 Payment methodology for drugs purchased under the Public Health Service (PHS) Act.** (1) Drugs purchased under section 340B of the Public Health Service (PHS) Act can be dispensed only by PHS-qualified health facilities to medical assistance clients. These medications must be billed using the actual acquisition cost (AAC) of the drug plus the appropriate dispensing fee.

(2) Drugs provided or dispensed by other specified providers must be billed using AAC. See WAC 388-530-1700.

(3) AAC includes allowances or discounts for volume purchases, purchasing cooperatives, and advertising or other promotional allowances.

**AMENDATORY SECTION** (Amending WSR 96-21-07 filed 10/9/96, effective 11/9/96)

**WAC 388-530-1450 Dispensing fee determination.** Subject to the provisions of WAC 388-530-1300, MAA ~~((shall pay))~~ pays a dispensing fee for each covered prescription.

(1) ~~((The department shall adjust))~~ MAA adjusts the dispensing fee by ~~((weighing))~~ considering factors including, but not limited to:

(a) Legislative appropriations for vendor rates;

(b) Input from provider and/or advocacy groups;

(c) Input from state-employed or contracted actuaries; and

(d) Dispensing fees paid by other third-party payers, including, but not limited to, health care plans and other states' Medicaid agencies.

(2) ~~((The))~~ MAA ~~((shall use))~~ uses a tiered dispensing fee system which reimburses ~~((large))~~ higher volume pharmacies at a lower fee and small volume pharmacies at a ~~((larger))~~ higher fee ~~((In MAA's judgment such a system best preserves or enhances clients' access to services by promoting equitable payment to pharmacy providers)).~~

(3) ~~((In a tiered dispensing fee system, the MAA shall use))~~ MAA uses total annual prescription volume (both Medicaid and non-Medicaid) reported to ~~((the department to determine each pharmacy's dispensing fee category))~~ MAA to determine each pharmacy's dispensing fee tier.

(a) A pharmacy which fills more than thirty-five thousand ~~((and one or more))~~ prescriptions annually ~~((shall be))~~ is a high-volume pharmacy.

(b) A pharmacy which fills between fifteen thousand ~~(and)~~ one and thirty-five thousand prescriptions annually ~~(shall be)~~ is a mid-volume pharmacy.

(c) A pharmacy which fills fifteen thousand or fewer prescriptions annually ~~(shall be)~~ is a low-volume pharmacy.

(4) ~~((The department shall))~~ MAA determines a pharmacy's annual total prescription volume as follows:

(a) ~~((The department shall))~~ MAA sends out a prescription volume survey form to pharmacy providers during the first quarter of the calendar year;

(b) Pharmacies ~~((shall))~~ return completed prescription volume surveys to ~~((the department))~~ MAA by the date specified ~~((by the department each year. The department shall assign)).~~ Pharmacy providers not responding to the survey by the specified date are assigned to the high volume category;

(c) Pharmacies ~~((shall~~

~~((i)))~~ must include all prescriptions dispensed from the same physical location in the pharmacy's total prescription count~~((and~~

~~((ii))~~ Report totals from the same location to the department on the same form. Hospital-based pharmacies which serve both inpatient and outpatient clients shall not include hospital inpatient doses/prescriptions in the total volume reported to the department. The department shall deem prescriptions dispensed to nursing facility clients outpatient prescriptions;

~~((d))~~ If a pharmacy uses more than one provider number to bill MAA for pharmacy claims dispensed from the same physical location, the pharmacy shall list on one form all of the provider numbers contributing to the total volume being reported;

~~((e))~~ Reassignment to current or assignment to new dispensing fee categories shall be effective on the first of the month following the date specified by the department for receipt of completed prescription volume survey forms.

~~((5))~~ In a tiered dispensing fee system;);

~~((d))~~ Hospital based pharmacies which serve both inpatient and outpatient clients are not required to include hospital inpatient doses/prescriptions in the total volume reported to MAA;

~~((e))~~ MAA considers prescriptions dispensed to nursing facility clients as outpatient prescriptions;

~~((f))~~ Assignment to a new dispensing fee tier is effective on the first of the month following the date specified by MAA.

~~((5))~~ A pharmacy may request a change ~~((to a lower volume category))~~ in dispensing fee tier during the interval between the annual prescription volume surveys. The pharmacy ~~((shall support))~~ must substantiate such a request with documentation showing that the pharmacy's most recent six-month dispensing data, annualized, would qualify the pharmacy for ~~((a lower volume category))~~ the new tier. If MAA receives the documentation by the twentieth of the month, assignment to a new dispensing fee tier is effective on the first of the following month.

~~((6))~~ ((MAA may adopt a uniform dispensing fee if in its judgment such a system would best preserve or enhance clients' access to services by promoting equitable payment to pharmacy providers.

~~((7))~~ The department shall grant)) MAA grants general dispensing fee rate increases only when authorized by the legislature. Amounts authorized for dispensing fee increases may be distributed nonuniformly (e.g., tiered dispensing fee based upon volume)~~((, if necessary, to ensure client access)).~~

AMENDATORY SECTION (Amending WSR 96-21-031, filed 10/9/96, effective 11/9/96)

**WAC 388-530-1500 Reimbursement for compounded prescriptions.** (1) ~~((Notwithstanding the definition in WAC 388-530-1050(7), the department shall))~~ MAA does not consider reconstitution to be compounding.

(a) ~~((The department))~~ MAA may consider the act of combining two or more active ingredients or the adjustment of the therapeutic strengths and/or forms by a pharmacist in the preparation of a prescription to be compounding if the client's drug therapy needs are unable to be met by commercially available dosage strengths and/or forms of the medically necessary drug.

(b) The pharmacist ~~((shall))~~ must ensure the need for the adjustment of the drug's therapeutic strength and/or form is well documented in the client's file.

(2) Compounded prescriptions ~~((shall be))~~ are reimbursed as follows:

(a) ~~((The department shall allow))~~ MAA allows only the lowest cost for each ~~((formulary))~~ covered ingredient~~((;))~~ whether EAC, MAC, or amount billed ~~((shall apply)).~~

(b) ~~((The department shall apply))~~ MAA applies current prior authorization requirements to drugs used as ingredients in compounded prescriptions, except as provided under subsection (2)(c) of this section. MAA ~~((shall deny))~~ denies payment for a drug requiring prior authorization used~~((;~~

~~((i)))~~ as an ingredient in a compounded prescription~~((; but~~

~~((ii))~~ For which)) when prior authorization was not obtained.

(c) ~~((The department))~~ MAA may designate selected drugs as not requiring prior authorization when used for compounded prescriptions, but requiring prior authorization for other uses~~((; The department shall publish such lists periodically))~~ Refer to the pharmacy billing instructions.

(d) ~~((The department shall give))~~ MAA reimburses a dispensing fee as described under WAC 388-530-1450 for:

(i) Each ~~((formulary))~~ covered or prior authorized drug ingredient billed separately~~((; a dispensing fee set by the department as described under WAC 388-530-1450));~~ and

(ii) Drugs used in compounding under subsection (2)(c) of this section ~~((; a dispensing fee set by the department as described under WAC 388-530-1450)).~~

(e) MAA ~~((shall))~~ does not pay a separate fee for compounding time. ~~((MAA shall replace the fee for compounding time with a dispensing fee for each ingredient, as described under WAC 388-530-1450.))~~

(3) In addition to reimbursement for ingredient and dispensing fees, MAA ~~((shall set))~~ may set maximum allowable fees, called compounded prescription preparation fees, for special procedures, equipment, or supplies used in compounding prescriptions~~((; MAA shall call these fees compounded prescription preparation fees)).~~

(a) The pharmacy ~~((shall))~~ must note in its records any necessary special procedures, equipment ~~((or))~~, supplies, or containers used in preparing the compounded prescription.

(b) MAA ~~((shall adjust))~~ adjusts compounded prescription preparation fees by ~~((taking into account))~~ considering factors including, but not limited to:

- (i) Legislative appropriations for vendor rates;
- (ii) Input from provider and/or advocacy groups;
- (iii) Audit findings regarding costs of compounding equipment and supplies, as specified in subsection ~~((5))~~ (4) of this section; and

(iv) Compounded prescription preparation fees paid by other third-party payers, including but not limited to health care plans and other states' Medicaid agencies.

(c) MAA ~~((shall))~~ does not reimburse compounded prescription preparation fees for infusion ~~((productions))~~ products; MAA reimbursement for home infusion and other intravenous admixtures ~~((shall be for))~~ is limited to ingredient costs and dispensing fees only.

(d) MAA ~~((shall reimburse))~~ reimburses pharmacies for only one preparation fee for each compounded prescription.

(e) Pharmacies ~~((shall))~~ bill MAA for compounded prescription preparation fees using state-assigned drug codes, which MAA ~~((shall publish))~~ publishes periodically in the pharmacy billing instructions.

(f) ~~((MAA shall ensure))~~ A separate dispensing fee does not apply to the state assigned drug preparation fee codes.

(4) ~~((MAA shall periodically sample ten percent of pharmacy claims for compounded drugs. The MAA pharmacist consultant shall review these claims to determine if the drugs were appropriately dispensed in compounded form, or if less costly equivalent alternative preparations were already available commercially. If MAA finds that a pharmacy provider is inappropriately compounding or billing for compounded drugs, MAA shall take whatever corrective action it deems necessary, including but not limited to:~~

~~(a) Education of the provider regarding the problem practice(s);~~

~~(b) Recoupment of payment for the compounded drug, or the differential between the compounded form and its commercially available, less costly alternative form; and/or~~

~~(c) Termination of the provider's core provider agreement in extreme cases.~~

~~(5) MAA may audit selected pharmacies dispensing compounded prescriptions to determine acquisition or estimated costs of equipment and/or supplies used in compounding.)~~ MAA may audit selected pharmacies dispensing compounded prescriptions, to determine acquisition or estimated costs of equipment and/or supplies used in compounding.

**AMENDATORY SECTION** (Amending WSR 96-21-031, filed 10/9/96, effective 11/9/96)

**WAC 388-530-1550 Unit dose drug delivery systems.**

(1) ~~((The department shall pay))~~ MAA pays for unit dose drug delivery systems only for clients residing in nursing facilities, except as provided in subsections (6) and (7) of this section.

(2) ~~((The department shall pay))~~ Unit dose delivery systems may be true or modified.

(3) MAA pays pharmacies that provide ~~((true))~~ unit dose delivery service ~~((the department's))~~ MAA's highest allowable dispensing fee for each prescription dispensed to clients in nursing facilities. ~~((The department shall reimburse))~~ MAA reimburses ingredient costs for drugs under ~~((true))~~ unit dose systems at the appropriate MAC ~~((or EAC. The department shall pay true))~~, FUL, AAC, EAC, or billed charge, whichever is lowest. MAA reimburses unit dose providers for drugs dispensed in manufacturers' unit dose packaging at the EAC for the specific unit dose NDCs.

~~((3) The department shall pay modified unit dose pharmacies the department's highest allowable dispensing fee for repackaged bulk drugs dispensed in unit dose form to clients in nursing facilities. The department shall reimburse ingredient costs for bulk drugs repackaged into unit dose form at the lesser of MAC or EAC. The department shall deem creams, ointments, ophthalmic/otic preparations, and other liquids as not deliverable in this packaging system.)~~

(4) MAA ~~((shall pay))~~ pays a pharmacy that dispenses drugs in bulk containers or multi-dose form to clients in nursing facilities the regular dispensing fee applicable to the pharmacy's total annual prescription volume ~~((category))~~ tier. Drugs MAA considers not deliverable in unit dose form include, but are not limited to, ~~((or))~~ liquids, creams, ointments, ophthalmic and otic solutions. ~~((The department shall reimburse))~~ MAA reimburses ingredient costs for such drugs at the ~~((lesser))~~ lowest of MAC ~~((or EAC))~~, FUL, AAC, EAC, or billed charge.

(5) MAA ~~((shall pay))~~ pays a pharmacy that dispenses drugs prepackaged by the manufacturer in unit dose form to clients in nursing facilities the regular dispensing fee applicable to that pharmacy's total annual prescription volume ~~((category))~~ tier. ~~((The department shall pay))~~ MAA reimburses ingredient costs at the EAC applicable to the unit dose ~~((national drug code-))~~ NDC(3).

(6) MAA ~~((shall pay))~~ reimburses for manufacturer-designated unit dose drugs dispensed to clients not residing in nursing facilities only when such drugs:

(a) Are available in the marketplace only in manufacturer-designated unit dose packaging; and

(b) Would otherwise have been covered outpatient drugs. The unit dose dispensing fee ~~((shall))~~ does not apply in such cases. MAA pays the pharmacy ~~((shall be paid))~~ the dispensing fee applicable to the pharmacy's total annual prescription volume ~~((category))~~ tier.

(7) MAA may pay for ~~((modified))~~ unit dose delivery systems for developmentally disabled (DD) clients residing in approved community living arrangements.

**AMENDATORY SECTION** (Amending WSR 98-14-005, filed 6/18/98, effective 7/19/98)

**WAC 388-530-1600 Unit dose pharmacy billing requirements.** (1) To be eligible for a unit dose dispensing fee, a pharmacy ~~((shall))~~ must:

(a) Notify MAA in writing of its intent to provide unit dose service;

(b) ~~((Specify the type of unit dose service to be provided; (e)))~~ Identify the nursing facility(ies) to be served;

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~~((d))~~ (c) Indicate the approximate date unit dose service to the facility(ies) will commence; and

~~((e))~~ (d) Sign an agreement to follow department requirements for unit dose reimbursement.

(2) Under a ~~((true or modified))~~ unit dose delivery system, a pharmacy ~~((may))~~ must bill ~~((MAA))~~ only for the number of drug units ~~((dispensed))~~ actually used by the medical assistance client in the nursing facility, except as provided in subsections (3) and (4) of this section.

(3) The pharmacy ~~((shall))~~ must submit an adjustment form or claims reversal of the charge to MAA for the cost of all unused drugs returned to the pharmacy from the nursing facility on or before the sixtieth day following the date the drug was dispensed, except as provided in subsection (4) of this section. Such adjustment ~~((shall))~~ must conform to the nursing facility's monthly log as described in subsection (6).

(4) ~~((Modified))~~ Unit dose providers do not have to credit MAA for ~~((controlled substances))~~ federally designated schedule two drugs which are returned to the pharmacy. These returned drugs must be disposed of according to federal regulations.

(5) Pharmacies ~~((shall))~~ must not charge clients or MAA a fee for repackaging a client's bulk medications in unit dose form. The costs of repackaging ~~((shall be))~~ are the responsibility of the nursing facility when the repackaging is done:

(a) To conform with a nursing facility's drug delivery system; or

(b) For the nursing facility's convenience.

(6) The pharmacy ~~((shall))~~ must maintain detailed records of medications dispensed under unit dose delivery systems. The pharmacy ~~((shall))~~ must keep a monthly log for each nursing facility served, including but not limited to the following information:

(a) Facility name and address;

(b) Client's name and patient identification code (PIC);

(c) Drug name/strength;

(d) NDC ~~((or labeler information));~~

(e) Quantity and date dispensed;

(f) Quantity and date returned;

(g) Value of returned drugs or amount credited;

(h) Explanation for no credit given or nonreusable returns; and

(i) Prescription number.

(7) Upon MAA's request, the pharmacy ~~((shall))~~ must submit copies of the logs referred to in subsection (6) ~~((on a monthly, quarterly, or annual basis)).~~

(8) When the pharmacy ~~((shall submit annually with))~~ submits the completed annual prescription volume survey to MAA(:

~~((a) An updated list of nursing facilities served under unit dose systems; and~~

~~((b) The nursing facilities' respective billing period start dates)), it must include an updated list of nursing facilities served under unit dose systems.~~

## NEW SECTION

### WAC 388-530-1625 Compliance packaging services.

(1) MAA reimburses pharmacies for compliance packaging services provided to clients considered at risk for adverse

drug therapy outcomes. Clients who are eligible for compliance packaging services must not reside in a nursing home or other inpatient facility, and must meet (a) and either (b) or (c) of this subsection.

(a) Have one or more of the following representative disease conditions:

(i) Alzheimer's disease;

(ii) Blood clotting disorders;

(iii) Cardiac arrhythmia;

(iv) Congestive heart failure;

(v) Depression;

(vi) Diabetes;

(vii) Epilepsy;

(viii) HIV/AIDS;

(ix) Hypertension;

(x) Schizophrenia; or

(xi) Tuberculosis.

(b) Concurrently consume two or more prescribed medications for chronic medical conditions, that are dosed at three or more intervals per day; or

(c) Have demonstrated a pattern of noncompliance that is potentially harmful to their health.

(2) Compliance packaging services include:

(a) Reusable hard plastic containers of any type (e.g., medisets); and

(b) Nonreusable compliance packaging devices (e.g., blister packs).

(3) MAA pays a filling fee and reimburses pharmacies for the compliance packaging device or container. The frequency of fills and number of payable compliance packaging devices per client is subject to limits specified by MAA. MAA does not pay filling or preparation fees for blister packs.

(4) Pharmacies must use the HCFA-1500 claim form to bill MAA for compliance packaging services.

AMENDATORY SECTION (Amending WSR 96-21-031, filed 10/9/96, effective 11/9/96)

**WAC 388-530-1650 Reimbursement for pharmaceutical supplies.** (1) The medical assistance administration (MAA) ~~((shall pay))~~ reimburses for covered pharmaceutical supplies not already included in other payment systems.

(2) MAA ~~((shall base))~~ bases reimbursement of pharmaceutical supplies on MAA-published fee schedules.

(3) MAA ~~((shall use))~~ uses any or all of the following methodologies to set the maximum allowable for a pharmaceutical device/supply:

(a) Pharmacy provider's acquisition cost. Upon review of the claim, MAA may require an invoice which must show the name of the drug, the manufacturer, drug strength, and cost;

(b) Medicare's reimbursement for the item; or

(c) A specified discount off the item's list price or manufacturer's suggested retail price (MSRP).

AMENDATORY SECTION (Amending WSR 96-21-031, filed 10/9/96, effective 11/9/96)

**WAC 388-530-1700 Drugs and pharmaceutical supplies from nonpharmacy providers.** ~~((+))~~ The medical

assistance administration (MAA) ~~((shall pay))~~ reimburses for covered drugs ~~((and))~~, supplies ~~((dispensed))~~, and devices provided or administered by nonpharmacy providers under specified conditions.

~~(((2) MAA may pay))~~

(1) MAA reimburses actual acquisition cost (AAC) to a physician or ARNP for a covered drug (oral, topical or injectable) prepared or packaged for individual use and ~~((dispensed))~~ provided or administered to a client during an office visit. When the cost of the drug ~~((dispensed))~~ provided or administered to the ~~((patient))~~ client exceeds the established fee, the physician or ARNP may submit to MAA a photocopy of the invoice for the actual drug cost. The invoice ~~((shall))~~ must show the name of the drug, the manufacturer, drug strength, quantity, and ~~((dosage))~~ cost.

~~(((3) MAA shall not reimburse providers for the cost of vaccines obtained by the provider through the state department of health. However, MAA shall pay the provider a set fee established at twenty to thirty five percent of the fee for a brief office visit for administering the vaccine.~~

(4) MAA may pay AAC to family planning clinics for birth control pills and contraceptive supplies the clinics distribute to clients. MAA may request an invoice for the actual cost of the drug. If an invoice is requested, the clinic shall ensure the invoice shows the name of the drug manufacturer, drug strength, and dosage.

(5) MAA shall determine drugs and supplies provided to clients by local health departments are reimbursed according to MAA's established fee schedules))

(2) MAA reimburses drugs and supplies provided to clients by local health departments according to its established fee schedules.

(3) MAA does not reimburse providers for the cost of vaccines obtained through the state department of health (DOH); MAA does pay a fee for administering the vaccine.

(4) MAA reimburses family planning clinics:

(a) For oral contraceptives, the lesser of the family planning clinic's certified full fee or MAA's maximum allowable fee per cycle of birth control pills. The certified full fee is the clinic's acquisition cost for each cycle of birth control pills, as reported annually by the clinic to DOH;

(b) For contraceptive supplies and devices, the clinic's actual acquisition cost or MAA's maximum allowable fee, whichever is specified by MAA; and

(c) For other drugs, supplies, and devices, according to MAA's established fee schedules.

(5) MAA may request family planning clinics and other nonpharmacy providers to submit an invoice for the actual cost of the drug, supply, or device billed. If an invoice is requested, the invoice must show the name of the drug, supply, or device, the drug or product manufacturer, drug strength, and quantity or product description and quantity, and cost.

WSR 01-01-078  
PERMANENT RULES  
DEPARTMENT OF  
SOCIAL AND HEALTH SERVICES  
(Medical Assistance Administration)  
[Filed December 13, 2000, 4:10 p.m.]

Date of Adoption: December 13, 2000.

Purpose: The department is establishing a new chapter for durable medical equipment, chapter 388-543 WAC, so that all the rules relating to this subject will be contained in one WAC chapter. The new chapter codifies current policy and payment methodology, in compliance with *Failor's Pharmacy v. DSHS* lawsuit. The proposed rules have been written to comply with the Governor's Executive Order 97-02.

Statutory Authority for Adoption: RCW 74.08.090, 74.09.530.

Adopted under notice filed as WSR 00-13-008 on June 9, 2000.

Changes Other than Editing from Proposed to Adopted Version: **WAC 388-543-1000:**

"**Expedited prior authorization**" means the process for obtaining authorization ~~that must be used~~ for selected durable medical equipment....

"**Limitation extension**" means an authorization process to exceed coverage limitations (quantity, frequency, or duration) set in WAC, billing instructions, or numbered memoranda. Limitation extensions require prior authorization.

"**Medical supplies**" means supplies that are:

(1) Primarily and customarily used to service a medical purpose; and

(2) Generally not useful to a person in the absence of illness or injury.

"**Personal or comfort item**" means an item or service, which primarily serves the comfort or convenience of the client. ~~These items or services do not contribute meaningfully to the treatment of an illness or injury or the functioning of a malformed body member.~~

"**Prior authorization**" means a process by which clients or providers must request and receive MAA approval for certain medical equipment and related supplies, prosthetics, orthotics, medical supplies and related services, based on medical necessity, before the services are provided to clients, as a precondition for provider reimbursement. Expedited prior authorization and limitation extension are ~~forms~~ types of prior authorization.

"**Three- or four-wheeled scooter**" (5) ~~Pneumatic rear tires:~~ Tires designed for indoor/outdoor use.

"**Wheelchair - manual**" means a federally-approved, nonmotorized wheelchair that ~~can be~~ is capable of being independently propelled by a client using his or her upper extremities and fits one of the following categories:....

**WAC 388-543-1100:**

~~(1) MAA covers only those DME and related supplies, prosthetics, orthotics, medical supplies and related services, repairs and labor charges, listed in MAA's published issuances (This proposed (1) renumbered as (6) as shown below.)~~

~~(2) ((2))~~ The Medical Assistance Administration (MAA) covers DME and related supplies, prosthetics, orthotics, medical supplies, related services, repairs and labor charges when all of the following apply. They must be:

~~(f) Justified as Medically necessary as determined by MAA defined in WAC 388-500-0005.~~ The provider or client must submit sufficient objective evidence to establish medical necessity. Information used to establish medical necessity includes, but is not limited to, the following:... (Proposed WAC 388-543-1100(2) renumbered as (1).)

(2) MAA evaluates a request for any equipment or devices that are listed as noncovered in WAC 388-543-1300 under the provisions of WAC 388-501-0165.

(3) MAA evaluates a request for a service that is in a covered category but has been determined to be experimental or investigational under WAC 388-531-0050, under the provisions of WAC 388-501-0165 which relate to medical necessity.

(4) MAA evaluates requests for covered services that are subject to limitations or other restrictions and approves such services beyond those limitations or restrictions when medically necessary, under the standards for covered services in WAC 388-501-0165.

~~(5) (3)~~ MAA does not reimburse for DME and related supplies, prosthetics, orthotics, medical supplies, related services, and related repairs and labor charges under fee-for-service (FFS) when the client is any of the following:... (Proposed WAC 388-531-1100(3) renumbered as (5).)

~~(6) (4)~~ MAA covers only those DME medical equipment and related supplies, prosthetics, medical supplies and related services, repairs and labor charges, listed in MAA's published issuances, including Washington Administrative Code (WAC), billing instructions, and numbered memoranda. (Proposed WAC 388-531-1100(1) renumbered as (6).)

~~(7) (4)~~ MAA considers new technologies available through manufacturers to be noncovered unless MAA establishes coverage by assigning the technology a new procedure code, an a reimbursement rate, or by assigning an existing procedure code. A manufacturer An interested party may request MAA to include new equipment/supplies in the billing instructions by sending a written request plus [plus] all of the following:

(d) Any additional information the manufacturer requestor feels is important. (Proposed WAC 388-531-1100(4) renumbered as (7).)

~~(8) (5)~~ MAA bases the decision to purchase or rent DME for a client, or to pay for repairs to client-owned equipment on the least costly and/or equally effective alternative medical necessity. (Proposed WAC 388-531-1100(5) renumbered as (8).)

~~(9) (6)~~ MAA covers replacement batteries for purchased medically necessary DME equipment covered within this chapter. (Proposed WAC 388-531-1100(6) renumbered as (9).)

~~(10) (7)~~ MAA covers the following categories of medical equipment and supplies only when they are... (Proposed WAC 388-531-1100(7) renumbered as (10).)

~~(11) (8)~~ MAA evaluates a BR item, procedure, or service for its medical appropriateness and reimbursement value on a case-by-case basis. (Proposed WAC 388-531-1100(8) renumbered as (11).)

~~(12) (9)~~ For a client in a nursing facility, MAA covers only the following when medically necessary. All other DME and supplies identified in MAA billing instructions are the responsibility of the nursing facility, in accordance with chapters 388-96 and 388-97 WAC. See also WAC 388-543-2900 (3) and (4). MAA covers:

(a) The purchase and repair of an augmentative communication device (ACD), a wheelchair for the exclusive full-time use of a permanently disabled nursing facility resident when the wheelchair is not included in the nursing facility's per diem rate, or specialty bed; and

(b) The rental of a specialty bed. (Proposed WAC 388-531-1100(9) renumbered as (12).)

(13) Vendors must provide instructions for use of equipment; therefore instructional materials such as pamphlets and video tapes are not covered.

(14) Bilirubin lights are limited to rentals for at-home newborns with jaundice.

#### WAC 388-543-1200:

(1)(c) ...billed to the department. Out-of-state prosthetic and orthotics providers must meet their state regulatory requirements.

(2)(d) ...relative value scale (RBRVS); and

(e) Out-of-state orthotics and prosthetics providers who meet their state regulations.

**WAC 388-543-1300 Noncovered Equipment, related supplies and services or other nonmedical equipment supplies, and devices that are not covered.**

MAA pays only for medical equipment DME and related supplies, and services that are medically necessary, listed as covered, and meet MAA's the definition of DME and medical supplies as defined in WAC 388-542-1000 and prescribed per WAC 388-543-1100 and 1200. MAA pays only for prosthetics and orthotics that are listed as such by HCFA, meet the definitions of prosthetic and orthotic as defined in WAC 388-542-1000, and prescribed per WAC 388-542-1100 and 1200. -DME means equipment that can withstand repeated use, is primarily and customarily used to serve a medical purpose, generally is not useful to a person in the absence of illness or injury, and is appropriate for use in the client's place of residence. MAA considers all requests for covered DME, related supplies and services, medical supplies, prosthetics, orthotics, and related services, and noncovered equipment and-related supplies, prosthetics, orthotics, medical supplies and related services, will be reviewed based on under the provisions of WAC 388-501-0165(8) which relate to medical necessity. When MAA considers that a request does not meet the requirements for medical necessity, the definition(s) of covered item(s), or is not covered, the client may appeal that decision under the provisions of WAC 388-501-0165. Case-by-case exceptions will only be considered based on WAC 388-501-0160. MAA specifically excludes services and equipment in this chapter from fee-for-service (FFS) scope of

coverage when the services and equipment do not meet the definition for a covered item, or the services are not typically medically necessary. This exclusion...

~~(3)~~ More costly services or equipment when MAA determines that less costly, equally effective services or equipment are available;

~~(4)~~ ~~(3)~~ A client's utility bills, even if operation or maintenance of medical equipment purchased or rented by MAA for the client contributes to an increased utility bill (refer to the Aging and Adult Services Administration's (AASA) COPEs program for potential coverage);

~~(5)~~ Bilirubin lights, except as rentals, for at home newborns with jaundice; (subsequent listing renumbered appropriately).

~~(8)~~ Procedures, prosthetics, or supplies related to gender dysphoria surgery; (subsequent listing renumbered appropriately).

~~(10)~~ ~~(7)~~ Outpatient office visit supplies and equipment used during a physician office visit, such as tongue depressors and surgical gloves;

~~(11)~~ ~~(8)~~ Temporary prostheses or Prosthetic devices dispensed solely for cosmetic reasons (refer to WAC 388-531-0150 (1)(d));

~~(12)~~ ~~(9)~~ Home improvements and structural modifications, including but not limited to the following:

~~(f)~~ Structural modifications of any kind to a client's house, including but not limited to, the following:

~~(i)~~ ~~(f)~~ Electrical wiring...

~~(ii)~~ ~~(g)~~ Elevator systems and elevators, ceiling lifts and ceiling tracks, stair lifts; and

~~(iii)~~ ~~(h)~~ Wheelchair Lifts or ramps...

~~(iv)~~ ~~(i)~~ Installation of...

~~(13)~~ ~~(10)~~ Nonmedical equipment, supplies, and related services, including but not limited to, the following:

(a) Backpacks, pouches, bags, baskets, or other carrying containers for use with aids to mobility;

~~(b)~~ Bed wetting (Enuresis) prevention training equipment; ~~(e)~~ ~~(b)~~ Beds other than hospital, Bedboards/conversion kits... (subsequent listing renumbered appropriately).

~~(g)~~ ~~(f)~~ Electronic communication equipment, installation services, or service rates, including but not limited to, the following:...

(ii) Interactive communications computer programs used between patients and healthcare providers (e.g., hospitals, physicians), for self care home monitoring, or emergency response systems and services (refer to AASA COPEs or outpatient hospital programs for emergency response systems and services);

~~(m)~~ ~~(k)~~ ...other than specified in WAC 388-543-2300 2200;

~~(l)~~ Instructional materials, such as pamphlets and videotapes; (subsequent listing renumbered appropriately).

~~(n)~~ ~~(l)~~ Racing strollers/wheelchairs and purely recreational equipment;

~~(p)~~ ~~(n)~~ Sitz bath, Bidet or...

~~(q)~~ ~~(o)~~ Timers or electronic devices to turn things on or off; which are not an integral part of the equipment;

~~(14)~~ ~~(11)~~ Personal and comfort items that do not meet the DME definition, including but not limited to the following:... (subsequent listing renumbered appropriately).

(a) Bathroom items, such as antiperspirant, astringent, bath gel, conditioner, deodorant, moisturizer, mouthwash, powder, sanitary napkins (e.g., Kotex), shampoo, shaving cream, shower cap, shower curtains, soap (including antibacterial soap), toothpaste, towels, and weight scales.

(e) Clothing protectors and other protective cloth furniture coverings as protection against incontinence;

(f) Cosmetics, including corrective formulations, hair depilatories, and products for skin bleaching, commercial sun screens, and tanning;

(i) Emesis basins, enema bags, peri-wash, and diaper wipes;

(l) Hot water bottles and cold/hot packs or pads not otherwise covered by specialized therapy programs;

~~(15)~~ ~~(12)~~ ~~(g)~~ Tie-down restraints, except where medically necessary for client owned vehicles.

#### WAC 388-543-1400:

(2) MAA sets maximum allowable fees for DME medical equipment...

(4) MAA updates the maximum allowable fees for DME medical equipment...

(9) MAA does not cover medical equipment and/or services provided to a client who is enrolled in a MAA-contracted managed care plan, but did not use one of the plan's participating providers.

#### WAC 388-543-1600:

(1) MAA bases its determination about which DME and related supplies, prosthetics, orthotics, medical supplies and related services require prior authorization (PA) or expedited prior authorization (EPA) on utilization criteria. (See WAC 388-543-1000 for PA and WAC 388-543-1800 for EPA). MAA considers all of the following when establishing utilization criteria:

(a) High cost;

(b) Potential for utilization abuse;

(c) Narrow therapeutic indication; and

(d) Safety.

(2) MAA requires providers to obtain prior authorization for certain items and services... (Items proposed as (1) through (16) renumbered as (2)(a) through (q).)

(p) ...procedure code; and

(q) Limitation extensions.

#### WAC 388-543-1700:

~~(6) If a client becomes ineligible before the end of the month, MAA stops paying for any rented equipment effective the date the client becomes ineligible. (subsequent listing renumbered appropriately).~~

#### WAC 388-543-1800:

~~(8) MAA denies a request for an item when a less costly, equally effective alternative is available that will meet the client's medical needs. MAA informs the provider and/or the client of a less costly alternative from MAA's manufacturer's~~

literature on file when an MAA denial of a request is based on a less costly, equally effective alternative being available.

**WAC 388-543-2000:**

~~(1) MAA purchases a wheelchair for a client when MAA determines that a wheelchair is medically necessary for more than six months. MAA bases its decisions regarding requests for wheelchairs on medical necessity and on a case-by-case basis.~~

(3) MAA considers rental or purchase of a manual wheelchair ~~if the~~ for a home client who is nonambulatory or...

(b)(ii) Requires custom modifications that cannot be provided on a standard weight wheelchair; ~~and.~~

(4) MAA considers a power-drive wheelchair only if when the client's medical needs cannot be met by a less costly means of mobility.

~~(a) The client has severe abnormal upper extremity weakness and the extent of the impairment is documented. (subsequent listing renumbered appropriately).~~

(d) All other circumstances will be considered based on medical necessity and on a case-by-case basis.

(6) In order to consider purchasing a wheelchair, MAA requires the provider to submit the following information from the prescribing physician, physical therapist, or occupational therapist.

(10)(c)(iii) All other circumstances will be considered on a case-by-case basis, based on medical necessity.

**WAC 388-543-2200:**

(1) MAA considers all requests on a case-by-case basis for augmentative communication devices (ACDs) for the purpose of appropriately relaying medical information.

(2)(d) Documented trials of each ACD that the client has tried. This includes less costly types/models, and the effectiveness of each device in promoting the client's ability to communicate with health care providers, ~~and caregivers, and others.~~

(3)(c)(ii) ...personal care needs; and

~~(iv) Improve excessive communication skills, vocabulary, and understanding; and~~

~~(v) Attain specific speech therapy goals and objectives in the speech treatment or training plan.~~

(4) MAA covers ACDs only once every two years for a client who meets the criteria in subsection (3) of this section. MAA does not approve a new or updated component, modification, or replacement model for a client whose ACD is less than two years old. MAA may make exceptions to the criteria in this subsection (3) of this section based strictly on a finding of unforeseeable and significant changes to the client's medical condition.

**WAC 388-543-2300:**

(3) All other circumstances will be considered on a case-by-case basis, based on medical necessity.

**WAC 388-543-2400:**

(1) Beds covered by MAA are limited to hospital beds for rental or purchase. MAA bases the decision to rent or

purchase a manual, semi-electric, or full electric hospital bed on the length of time the client needs the bed, as follows:...

**WAC 388-543-2400:**

(1)(a) MAA initially authorizes a maximum of two months rental for a short-term need. Upon request, MAA may allow limitation extensions as medically necessary.

**WAC 388-543-2400:**

(4) All other circumstances will be considered on a case-by-case basis, based on medical necessity.

**WAC 388-543-2600:**

(1) MAA reimburses for prosthetics and orthotics to licensed prosthetic and orthotic providers only. This does not apply to: ~~selected prosthetics and orthotics that do not require special skills to provide.~~

(a) Selected prosthetics and orthotics that do not require special skills to provide; and

(b) Out-of-state providers who meet the licensure requirements of that state.

**WAC 388-543-2700 Prosthetics and orthotics – reimbursement methodology.**

(4) MAA evaluates and updates the maximum allowable fees for prosthetics and orthotics at least once per year, independent of legislatively authorized vendor rate increases. Rates remain effective until the next rate change.

~~(5) MAA implements fee schedule changes for prosthetics and orthotics July 1 of each year. Rates remain effective until the next rate change. Reimbursement for prosthetics and orthotics is limited to HCPC/National Codes with the same level of coverage as Medicare.~~

(6) Reimbursement for gender dysphoria surgery includes payment for all related prosthetics and supplies.

**WAC 388-543-2800:**

(2) MAA bases its determination about which DME and related supplies, prosthetics, orthotics, medical supplies and related services require prior authorization (PA) or expedited prior authorization (EPA) on utilization criteria (see WAC 388-543-1000 for PA and WAC 388-543-1800 for EPA). MAA considers all of the following when establishing utilization criteria:

(a) High cost;

(b) The potential for utilization abuse;

(c) A narrow therapeutic indication; and

(d) Safety.

(3) MAA requires a provider to obtain a limitation extension in order to exceed the stated limits for nondurable medical equipment and medical supplies. See WAC 388-501-0165.

~~(2)~~ (4) MAA categorizes medical supplies and non-DME (MSE) as follows (see MAA's billing instructions for specific limitations):...

(k) Urological supplies (e.g., diapers, urinary retention catheters, pant liners and doublers); and

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 21, Amended 0, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 21, 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 21, Amended 0, Repealed 0.

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

December 13, 2000

Marie Myerchin-Redifer, Manager  
Rules and policies Assistance Unit

### Chapter 388-543 WAC

## DURABLE MEDICAL EQUIPMENT AND RELATED SUPPLIES, PROSTHETICS, ORTHOTICS, MEDICAL SUPPLIES AND RELATED SERVICES

### NEW SECTION

**WAC 388-543-1000 Definitions for durable medical equipment (DME) and related supplies, prosthetics, and orthotics, medical supplies and related services.** The following definitions and abbreviations and those found in WAC 388-500-0005 apply to this chapter. Defined words and phrases are bolded the first time they are used in the text.

**"Artificial limb"** - See "prosthetic device."

**"Augmentative communication device (ACD)"** means a medical device that transmits or produces messages or symbols, either by voice output or in writing, in a manner that compensates for the impairment or disability of a client with severe expressive or language communication and comprehension disorders. The communication device may use mechanical or electrical impulses to produce messages or symbols that supplement or replace speech. **"Base year"** means the year of the data source used in calculating prices.

**"By report (BR)"** means a method of reimbursement for covered items, procedures, and services for which the department has no set maximum allowable fees.

**"Date of delivery"** means the date the client actually took physical possession of an item or equipment.

**"Disposable supplies"** means supplies which may be used once, or more than once, but are time limited.

**"Durable medical equipment (DME)"** means equipment that: (1) Can withstand repeated use;

(2) Is primarily and customarily used to serve a medical purpose;

(3) Generally is not useful to a person in the absence of illness or injury; and

(4) Is appropriate for use in the client's place of residence.

**"EPSDT/healthy kids"** - see WAC 388-500-0005.

**"Expedited prior authorization (EPA)"** means the process for obtaining authorization for selected durable medical equipment, and related supplies, prosthetics, orthotics, medical supplies and related services, in which providers use a set of numeric codes to indicate to MAA which acceptable indications/conditions/MAA-defined criteria are applicable to a particular request for DME authorization.

**"Fee-for-service (FFS),"** means the general payment method MAA uses to reimburse for covered medical services provided to clients, except those services covered under MAA's managed care programs.

**"Health care financing administration common procedure coding system (HCPCS)"** means a coding system established by the Health Care Financing Administration to define services and procedures.

**"House wheelchair"** means a nursing facility wheelchair that is included in the nursing facility's per-patient-day rate under chapter 74.46 RCW.

**"Limitation extension"** means an authorization process to exceed a coverage limitation (quantity, frequency, or duration) set in WAC, billing instructions, or numbered memoranda. Limitation extensions require prior authorization.

**"Nonreusable supplies"** are disposable supplies, which are used once and discarded.

**"Manual wheelchair"** - see "wheelchair - manual."

**"Medical supplies"** means supplies that are:

(1) Primarily and customarily used to service a medical purpose; and

(2) Generally not useful to a person in the absence of illness or injury.

**"Orthotic device"** or **"orthotic"** means a corrective or supportive device that:

(1) Prevents or corrects physical deformity or malfunction; or

(2) Supports a weak or deformed portion of the body.

**"Personal or comfort item"** means an item or service which primarily serves the comfort or convenience of the client.

**"Personal computer (PC)"** means any of a variety of electronic devices that are capable of accepting data and instructions, executing the instructions to process the data, and presenting the results. A PC has a central processing unit (CPU), internal and external memory storage, and various input/output devices such as a keyboard, display screen, and printer. A computer system consists of hardware (the physical components of the system) and software (the programs used by the computer to carry out its operations).

**"Power-drive wheelchair"** - see "wheelchair - power."

**"Prior authorization"** means a process by which clients or providers must request and receive MAA approval for certain medical equipment and related supplies, prosthetics, orthotics, medical supplies and related services, based on medical necessity, before the services are provided to clients, as a precondition for provider reimbursement. Expedited prior authorization and limitation extension are types of prior authorization. Also see WAC 388-501-0165.

**"Prosthetic device"** or **"prosthetic"** means a replacement, corrective, or supportive device prescribed by a physi-

cian or other licensed practitioner of the healing arts, within the scope of his or her practice as defined by state law, to:

- (1) Artificially replace a missing portion of the body;
- (2) Prevent or correct physical deformity or malfunction;

or

- (3) Support a weak or deformed portion of the body.

**"Resource based relative value scale (RBRVS)"**

means a scale that measures the relative value of a medical service or intervention, based on the amount of physician resources involved.

**"Reusable supplies"** are supplies which are to be used more than once.

**"Scooter"** means a federally-approved, motor-powered vehicle that:

- (1) Has a seat on a long platform;
- (2) Moves on either three or four wheels;
- (3) Is controlled by a steering handle; and
- (4) Can be independently driven by a client.

**"Specialty bed"** means a pressure reducing support surface, such as foam, air, water, or gel mattress or overlay.

**"Three- or four-wheeled scooter"** means a three- or four-wheeled vehicle meeting the definition of scooter (see "scooter") and which has the following minimum features:

- (1) Rear drive;
- (2) A twenty-four volt system;
- (3) Electronic or dynamic braking;
- (4) A high to low speed setting; and
- (5) Tires designed for indoor/outdoor use.

**"Trendelenburg position"** means a position in which the patient is lying on his or her back on a plane inclined thirty to forty degrees. This position makes the pelvis higher than the head, with the knees flexed and the legs and feet hanging down over the edge of the plane.

**"Usual and customary charge"** means the amount the provider typically charges to fifty percent or more of his or her non-Medicaid clients, including clients with other third-party coverage.

**"Warranty-wheelchair"** means a warranty, according to manufacturers' guidelines, of not less than one year from the date of purchase.

**"Wheelchair - manual"** means a federally-approved, nonmotorized wheelchair that is capable of being independently propelled and fits one of the following categories:

- (1) Standard:
  - (a) Usually is not capable of being modified;
  - (b) Accommodates a person weighing up to two hundred fifty pounds; and
  - (c) Has a warranty period of at least one year.
- (2) Lightweight:
  - (a) Composed of lightweight materials;
  - (b) Capable of being modified;
  - (c) Accommodates a person weighing up to two hundred fifty pounds; and
  - (d) Usually has a warranty period of at least three years.
- (3) High strength lightweight:
  - (a) Is usually made of a composite material;
  - (b) Is capable of being modified;
  - (c) Accommodates a person weighing up to two hundred fifty pounds;

(d) Has an extended warranty period of over three years; and

- (e) Accommodates the very active person.

(4) Hemi:

(a) Has a seat-to-floor height lower than eighteen inches to enable an adult to propel the wheelchair with one or both feet; and

(b) Is identified by its manufacturer as "Hemi" type with specific model numbers that include the "Hemi" description.

(5) Pediatric: Has a narrower seat and shorter depth more suited to pediatric patients, usually adaptable to modifications for a growing child.

(6) Recliner: Has an adjustable, reclining back to facilitate weight shifts and provide support to the upper body and head.

(7) Tilt-in-space: Has a positioning system, which allows both the seat and back to tilt to a specified angle to reduce shear or allow for unassisted pressure releases.

(8) Heavy Duty:

(a) Specifically manufactured to support a person weighing up to three hundred pounds; or

(b) Accommodating a seat width of up to twenty-two inches wide (not to be confused with custom manufactured wheelchairs).

(9) Rigid: Is of ultra-lightweight material with a rigid (nonfolding) frame.

(10) Custom heavy duty:

(a) Specifically manufactured to support a person weighing over three hundred pounds; or

(b) Accommodates a seat width of over twenty-two inches wide (not to be confused with custom manufactured wheelchairs).

(11) Custom manufactured specially built:

(a) Ordered for a specific client from custom measurements; and

(b) Is assembled primarily at the manufacturer's factory.

**"Wheelchair - power"** means a federally-approved, motorized wheelchair that can be independently driven by a client and fits one of the following categories:

(1) Custom power adaptable to:

- (a) Alternative driving controls; and
- (b) Power recline and tilt-in-space systems.

(2) Noncustom power: Does not need special positioning or controls and has a standard frame.

(3) Pediatric: Has a narrower seat and shorter depth that is more suited to pediatric patients. Pediatric wheelchairs are usually adaptable to modifications for a growing child.

#### NEW SECTION

**WAC 388-543-1100 Scope of coverage and coverage limitations for DME and related supplies, prosthetics, orthotics, medical supplies and related services.** The federal government deems **durable medical equipment (DME)** and related supplies, **prosthetics, orthotics, and medical supplies** as optional services under the **Medicaid** program, except when prescribed as an integral part of an approved plan of treatment under the home health program or required under the early and periodic screening, diagnosis and treat-

ment (**EPSDT**)/**healthy kids** program. The **department** may reduce or eliminate coverage for optional services, consistent with legislative appropriations.

(1) The medical assistance administration (MAA) covers DME and related supplies, prosthetics, orthotics, medical supplies, related services, repairs and labor charges when all of the following apply. They must be:

(a) Within the scope of an eligible client's medical care program (see chapter 388-529 WAC);

(b) Within accepted medical or physical medicine community standards of practice;

(c) Prior authorized as described in WAC 388-543-1600, 388-543-1800, and 388-543-1900;

(d) Prescribed by a qualified **provider**, acting within the scope of the provider's practice. The prescription must state the specific item or service requested, diagnosis, prognosis, estimated length of need (weeks or months, not to exceed six months before being reevaluated), and quantity;

(e) Billed to the department as the payor of last resort only. MAA does not pay first and then collect from Medicare;

(f) **Medically necessary** as defined in WAC 388-500-0005. The provider or client must submit sufficient objective evidence to establish medical necessity. Information used to establish medical necessity includes, but is not limited to, the following:

(i) A physiological description of the client's disease, injury, impairment, or other ailment, and any changes in the client's condition written by the prescribing physician, licensed prosthetist and/or orthotist, physical therapist, occupational therapist, or speech therapist; or

(ii) Video and/or photograph(s) of the client demonstrating the impairments as well and client's ability to use the requested equipment, when applicable.

(2) MAA evaluates a request for any equipment or devices that are listed as noncovered in WAC 388-543-1300 under the provisions of WAC 388-501-0165.

(3) MAA evaluates a request for a service that is in a covered category, but has been determined to be experimental or investigational under WAC 388-531-0050, under the provisions of WAC 388-501-0165 which relate to medical necessity.

(4) MAA evaluates requests for covered services that are subject to limitations or other restrictions and approves such services beyond those limitations or restrictions when medically necessary, under the standards for covered services in WAC 388-501-0165.

(5) MAA does not reimburse for DME and related supplies, prosthetics, orthotics, medical supplies, related services, and related repairs and labor charges under **fee-for-service (FFS)** when the client is any of the following:

(a) An inpatient hospital client;

(b) Eligible for both **Medicare** and Medicaid, and is staying in a **nursing facility** in lieu of hospitalization;

(c) Terminally ill and receiving hospice care; or

(d) Enrolled in a risk-based managed care plan that includes coverage for such items and/or services.

(6) MAA covers medical equipment and related supplies, prosthetics, orthotics, medical supplies and related ser-

vices, repairs, and labor charges listed in MAA's published issuances, including Washington Administrative Code (WAC), billing instructions, and numbered memoranda.

(7) An interested party may request MAA to include new equipment/supplies in the billing instructions by sending a written request plus all of the following:

(a) Manufacturer's literature;

(b) Manufacturer's pricing;

(c) Clinical research/case studies (including FDA approval, if required); and

(d) Any additional information the requester feels is important.

(8) MAA bases the decision to purchase or rent DME for a client, or to pay for repairs to client-owned equipment on medical necessity.

(9) MAA covers replacement batteries for purchased medically necessary DME equipment covered within this chapter.

(10) MAA covers the following categories of medical equipment and supplies only when they are medically necessary, prescribed by a physician or other licensed practitioner of the healing arts, are within the scope of his or her practice as defined by state law, and are subject to the provisions of this chapter and related WACs:

(a) Equipment and supplies prescribed in accordance with an approved plan of treatment under the home health program;

(b) Wheelchairs and other DME;

(c) Prosthetic/orthotic devices;

(d) Surgical/ostomy appliances and urological supplies;

(e) Bandages, dressings, and tapes;

(f) Equipment and supplies for the management of diabetes; and

(g) Other medical equipment and supplies, as listed in MAA published issuances.

(11) MAA evaluates a **BR** item, procedure, or service for its medical appropriateness and reimbursement value on a case-by-case basis.

(12) For a client in a **nursing facility**, MAA covers only the following when medically necessary. All other DME and supplies identified in MAA billing instructions are the responsibility of the nursing facility, in accordance with chapters 388-96 and 388-97 WAC. See also WAC 388-543-2900 (3) and (4). MAA covers:

(a) The purchase and repair of an **augmentative communication device (ACD)**, a wheelchair for the exclusive full-time use of a permanently disabled nursing facility resident when the wheelchair is not included in the nursing facility's per diem rate, or a **specialty bed**; and

(b) The rental of a specialty bed.

(13) Vendors must provide instructions for use of equipment; therefore, instructional materials such as pamphlets and video tapes are not covered.

(14) Bilirubin lights are limited to rentals, for at-home newborns with jaundice.

**NEW SECTION**

**WAC 388-543-1200 Providers who are eligible to provide services.** (1) MAA requires a provider who supplies DME and related supplies, prosthetics, orthotics, medical supplies and related services to an MAA client to meet all of the following. The provider must:

- (a) Have the proper business license;
- (b) Have appropriately trained qualified staff; and
- (c) Be certified, licensed and/or bonded if required, to perform the services billed to the department. Out-of-state prosthetic and orthotics providers must meet their state regulatory requirements.

(2) MAA may reimburse qualified providers for DME and related supplies, prosthetics, orthotics, medical supplies, repairs, and related services on a fee-for-service (FFS) basis as follows:

- (a) DME providers for DME and related repair services;
  - (b) Medical equipment dealers, pharmacies, and home health agencies under their medical vendor provider number for medical supplies, subject to the limitations in this section;
  - (c) Licensed prosthetics and orthotics providers who are licensed by the Washington state department of health in prosthetics and orthotics. This does not apply to medical equipment dealers and pharmacies that do not require licensure to provide selected prosthetics and orthotics;
  - (d) Physicians who provide medical equipment and supplies in the physician's office. MAA may pay separately for medical supplies, subject to the provisions in MAA's **resource based relative value scale (RBRVS)** fee schedule; and
  - (e) Out of state orthotics and prosthetics providers who meet their state regulations.
- (3) MAA terminates from Medicaid participation any provider who violates program regulations and policies, as described in WAC 388-502-0020.

**NEW SECTION**

**WAC 388-543-1300 Equipment, related supplies, or other nonmedical supplies, and devices that are not covered.** MAA pays only for DME and related supplies, medical supplies and related services that are medically necessary, listed as covered, and meet the definition of DME and medical supplies as defined in WAC 388-543-1000 and prescribed per WAC 388-543-1100 and 388-543-1200. MAA pays only for prosthetics or orthotics that are listed as such by HCFA, meet the definition of prosthetic and orthotic as defined in WAC 388-543-1000 and prescribed per WAC 388-543-1100 and 388-543-1200. MAA considers all requests for covered DME, related supplies and services, medical supplies, prosthetics, orthotics, and related services and noncovered equipment, related supplies and services, supplies and devices, under the provisions of WAC 388-501-0165 which relate to medical necessity. When MAA considers that a request does not meet the requirement for medical necessity, the definition(s) of covered item(s), or is not covered, the client may appeal that decision under the provisions of WAC 388-501-0165. MAA specifically excludes services and equipment in this chapter from fee-for-service (FFS) scope of coverage

when the services and equipment do not meet the definition for a covered item, or the services are not typically medically necessary. This exclusion does not apply if the services and equipment are required under the EPSDT/healthy kids program, included as part of a managed care plan service package, included in a waived program, or part of one of the Medicare programs for qualified Medicare beneficiaries. Excluded services and equipment include, but are not limited to:

- (1) Services, procedures, treatment, devices, drugs, or the application of associated services that the department of the Food and Drug Administration (FDA) and/or the Health Care Financing Administration (HCFA) consider investigative or experimental on the date the services are provided;
- (2) Any service specifically excluded by statute;
- (3) A client's utility bills, even if the operation or maintenance of medical equipment purchased or rented by MAA for the client contributes to an increased utility bill (refer to the aging and adult services administration's (AASA) COPES program for potential coverage);
- (4) Hairpieces or wigs;
- (5) Material or services covered under manufacturers' warranties;
- (6) Shoe lifts less than one inch, arch supports for flat feet, and nonorthopedic shoes;
- (7) Outpatient office visit supplies, such as tongue depressors and surgical gloves;
- (8) Prosthetic devices dispensed solely for cosmetic reasons (refer to WAC 388-531-0150 (1)(d));
- (9) Home improvements and structural modifications, including but not limited to the following:
  - (a) Automatic door openers for the house or garage;
  - (b) Saunas;
  - (c) Security systems, burglar alarms, call buttons, lights, light dimmers, motion detectors, and similar devices;
  - (d) Swimming pools;
  - (e) Whirlpool systems, such as jacuzzies, hot tubs, or spas; or
  - (f) Electrical rewiring for any reason;
  - (g) Elevator systems and elevators; and
  - (h) Lifts or ramps for the home; or
  - (i) Installation of bathtubs or shower stalls.
- (10) Nonmedical equipment, supplies, and related services, including but not limited to, the following:
  - (a) Back-packs, pouches, bags, baskets, or other carrying containers;
  - (b) Bed boards/conversion kits, and blanket lifters (e.g., for feet);
  - (c) Car seats for children under five, except for positioning car seats that are prior authorized. Refer to WAC 388-543-1700(13) for car seats;
  - (d) Cleaning brushes and supplies, except for ostomy-related cleaners/supplies;
  - (e) Diathermy machines used to produce heat by high frequency current, ultrasonic waves, or microwave radiation;
  - (f) Electronic communication equipment, installation services, or service rates, including but not limited to, the following:
    - (i) Devices intended for amplifying voices (e.g., microphones);

(ii) Interactive communications computer programs used between patients and healthcare providers (e.g., hospitals, physicians), for self care home monitoring, or emergency response systems and services (refer to AASA COPEs or outpatient hospital programs for emergency response systems and services);

(iii) Two-way radios; and

(iv) Rental of related equipment or services;

(g) Environmental control devices, such as air conditioners, air cleaners/purifiers, dehumidifiers, portable room heaters or fans (including ceiling fans), heating or cooling pads;

(h) Ergonomic equipment;

(i) Exercise classes or equipment such as exercise mats, bicycles, tricycles, stair steppers, weights, trampolines;

(j) Generators;

(k) Personal computers including laptops, computer software, printers, computer accessories (such as anti-glare shields, backup memory cards), and computer equipment other than specified in WAC 388-543-2200;

(l) Racing strollers/wheelchairs and purely recreational equipment;

(m) Room fresheners/deodorizers;

(n) Bidet or hygiene systems, paraffin bath units, and shampoo rings;

(o) Timers or electronic devices to turn things on or off, which are not an integral part of the equipment;

(p) Vacuum cleaners, carpet cleaners/deodorizers, and/or pesticides/insecticides; or

(q) Wheeled reclining chairs, lounge and/or lift chairs (e.g., geri-chair, posture guard, or lazy boy).

(11) Personal and **comfort items** that do not meet the DME definition, including but not limited to the following:

(a) Bathroom items, such as antiperspirant, astringent, bath gel, conditioner, deodorant, moisturizer, mouthwash, powder, shampoo, shaving cream, shower cap, shower curtains, soap (including antibacterial soap), toothpaste, towels, and weight scales;

(b) Bedding items, such as bed pads, blankets, mattress covers/bags, pillows, pillow cases/covers and sheets;

(c) Bedside items, such as bed trays, carafes, and over-the-bed tables;

(d) Clothing and accessories, such as coats, gloves (including wheelchair gloves), hats, scarves, slippers, and socks;

(e) Clothing protectors and other protective cloth furniture coverings;

(f) Cosmetics, including corrective formulations, hair depilatories, and products for skin bleaching, commercial sun screens, and tanning;

(g) Diverter valves for bathtub;

(h) Eating/feeding utensils;

(i) Emesis basins, enema bags, and diaper wipes;

(j) Health club memberships;

(k) Hot or cold temperature food and drink containers/holders;

(l) Hot water bottles and cold/hot packs or pads not otherwise covered by specialized therapy programs;

(m) Impotence devices;

(n) Insect repellants;

(o) Massage equipment;

(p) Medication dispensers, such as med-collators and count-a-dose, except as obtained under the compliance packaging program. See chapter 388-530 WAC;

(q) Medicine cabinet and first aid items, such as adhesive bandages (e.g., Band-Aids, Curads), cotton balls, cotton-tipped swabs, medicine cups, thermometers, and tongue depressors;

(r) Page turners;

(s) Radio and television;

(t) Telephones, telephone arms, cellular phones, electronic beepers, and other telephone messaging services; and

(u) Toothettes and toothbrushes, waterpics, and periodontal devices whether manual, battery-operated, or electric.

(12) Certain wheelchair features and options are not considered by MAA to be medically necessary or essential for wheelchair use. This includes, but is not limited to, the following:

(a) Attendant controls (remote control devices);

(b) Canopies, including those for strollers and other equipment;

(c) Clothing guards to protect clothing from dirt, mud, or water thrown up by the wheels (similar to mud flaps for cars);

(d) Identification devices (such as labels, license plates, name plates);

(e) Lighting systems;

(f) Speed conversion kits; and

(g) Tie-down restraints, except where medically necessary for client-owned vehicles.

#### NEW SECTION

**WAC 388-543-1400 General reimbursement for DME and related services, prosthetics, orthotics, medical supplies and related services.** (1) MAA reimburses a qualified provider who serves a client who is not enrolled in a department-contracted managed care plan only when all of the following apply:

(a) The provider meets all of the conditions in WAC 388-502-0100; and

(b) MAA does not include the item/service for which the provider is requesting reimbursement in other reimbursement rate methodologies. Other methodologies include, but are not limited to, the following:

(i) Hospice providers' per diem reimbursement;

(ii) Hospitals' diagnosis related group (DRG) reimbursement;

(iii) Managed care plans' capitation rate; and

(iv) Nursing facilities' per diem rate.

(2) MAA sets maximum allowable fees for DME and related supplies, prosthetics, orthotics, medical supplies and related services using available published information, such as:

(a) Commercial databases for price comparisons;

(b) Manufacturers' catalogs;

(c) Medicare fee schedules; and

(d) Wholesale prices.

(3) MAA may adopt policies, procedure codes, and/or rates that are inconsistent with those set by Medicare if MAA

determines that such actions are in the best interest of its clients.

(4) MAA updates the maximum allowable fees for DME and supplies and prosthetic/orthotic devices no more than once per year, unless otherwise directed by the legislature. MAA may update the rates for different categories of medical equipment and prosthetic/orthotic devices at different times during the year.

(5) A provider must not bill MAA for the rental or purchase of equipment supplied to the provider at no cost by suppliers/manufacturers.

(6) MAA's maximum payment for medical equipment and supplies is the lesser of either of the following:

(a) Providers' **usual and customary charges**; or

(b) Established rates, except as provided in subsection (7)(a) of this section.

(7) If a client is eligible for both Medicare and Medicaid, the following apply:

(a) MAA requires a provider to accept Medicare assignment before any Medicaid reimbursement;

(b) If the service provided is covered by Medicare and Medicaid, MAA pays:

(i) The deductible and coinsurance up to Medicare's allowed amount or MAA's allowed amount, whichever is less; or

(ii) For services that are not covered by Medicare but are covered by MAA, if medically necessary.

(8) MAA may pay for medical services rendered to a client only when MAA is the payor of last resort.

(9) MAA does not cover medical equipment and/or services provided to a client who is enrolled in a MAA-contracted managed care plan, but did not use one of the plan's participating provider.

(10) See WAC 388-543-2100, 388-543-2500, 388-543-2700, and 388-543-2900 for other reimbursement methodologies.

## NEW SECTION

**WAC 388-543-1500 When MAA purchases DME and related supplies, prosthetics, and orthotics.** (1) Durable medical equipment (DME) and related supplies, prosthetics, and orthotics purchased by MAA for a client is the client's property.

(2) MAA's reimbursement for covered DME and related supplies, prosthetics, and orthotics includes all of the following:

(a) Any adjustments or modifications to the equipment that are required within three months of the **date of delivery**. This does not apply to adjustments required because of changes in the client's medical condition;

(b) Fitting and set-up; and

(c) Instruction to the client or client's caregiver in the appropriate use of the equipment, device, and/or supplies.

(3) MAA requires a provider to furnish to MAA clients only new equipment that includes full manufacturer and dealer warranties.

(4) MAA requires a dispensing provider to include a warranty on equipment for one year after the date MAA con-

siders rented equipment to be purchased, as provided under WAC 388-543-1700(3).

(5) MAA charges the dispensing provider for any costs it incurs to have another provider repair equipment if all of the following apply:

(a) Any DME that MAA considers purchased according to WAC 388-543-1700 requires repair during the applicable warranty period;

(b) The dispensing provider is unwilling or unable to fulfill the warranty; and

(c) The client still needs the equipment.

(6) MAA charges the dispensing provider fifty percent of the total amount MAA paid toward rental and eventual purchase of the first equipment if the rental equipment must be replaced during the warranty period. All of the following must apply:

(a) Any medical equipment that MAA considers purchased according to WAC 388-543-1700 requires replacement during the applicable warranty period;

(b) The dispensing provider is unwilling or unable to fulfill the warranty; and

(c) The client still needs the equipment.

(7) Purchase orders:

(a) MAA rescinds any purchase order for a prescribed item if the equipment was not delivered to the client before the client:

(i) Dies;

(ii) Loses medical eligibility;

(iii) Becomes covered by a hospice agency; or

(iv) Becomes covered by an MAA managed care plan.

Refer to subsection (7)(c) of this section.

(b) A provider may incur extra costs for customized equipment that may not be easily resold. In these cases, for purchase orders rescinded per (a) of this subsection, MAA may pay the provider an amount it considers appropriate to help defray these extra costs. MAA requires the provider to submit justification sufficient to support such a claim.

(c) A client may become a managed care plan client before MAA completes the purchase of prescribed medical equipment. If this occurs:

(i) MAA rescinds the purchase order until the managed care primary care provider (PCP) evaluates the client; then

(ii) MAA requires the PCP to write a new prescription if the PCP determines the equipment is still medically necessary as defined in WAC 388-500-0005; then

(iii) The managed care plan's applicable reimbursement policies apply to the purchase or rental of the equipment.

## NEW SECTION

**WAC 388-543-1600 Items and services which require prior authorization.** (1) MAA bases its determination about which DME and related supplies, prosthetics, orthotics, medical supplies and related services require **prior authorization (PA)** or **expedited prior authorization (EPA)** on utilization criteria. (See WAC 388-543-1000 for PA and WAC 388-543-1800 for EPA.) MAA considers all of the following when establishing utilization criteria:

(a) High cost;

- (b) Potential for utilization abuse;
  - (c) Narrow therapeutic indication; and
  - (d) Safety.
- (2) MAA requires providers to obtain prior authorization for certain items and services. This includes, but is not limited to, the following:
- (a) Augmentative communication devices (ACDs);
  - (b) Certain by report (BR) DME and supplies as specified in MAA's published issuances, including billing instructions and numbered memoranda;
  - (c) Blood glucose monitors requiring special features;
  - (d) Certain equipment rentals and certain prosthetic limbs, as specified in MAA's published issuances, including billing instructions and numbered memoranda;
  - (e) Decubitus care products and supplies;
  - (g) Decubitus care mattresses, including flotation or gel mattress, if the provider fails to meet the criteria in WAC 388-543-1900;
  - (g) Equipment parts and labor charges for repairs or modifications and related services;
  - (h) Hospital beds, if the provider fails to meet the requirements in WAC 388-543-1900;
  - (i) Low air loss flotation system, if the provider fails to meet the requirements in WAC 388-543-1900;
  - (j) Orthopedic shoes and selected orthotics;
  - (k) Osteogenic stimulator, noninvasive, if the provider fails to meet the requirements in WAC 388-543-1900;
  - (l) Positioning car seats for children under five years of age;
  - (m) Transcutaneous electrical nerve stimulators, if the provider fails to meet the requirements in WAC 388-543-1900;
  - (n) Wheelchairs, wheelchair accessories, wheelchair modifications, air, foam, and gel cushions, and repairs;
  - (o) Wheelchair-style shower/commode chairs;
  - (p) Other DME not specifically listed in MAA's published issuances, including billing instructions and numbered memoranda, and submitted as a miscellaneous procedure code; and
  - (q) Limitation extensions.

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

#### NEW SECTION

##### **WAC 388-543-1700 When MAA covers rented DME.**

- (1) MAA's reimbursement amount for rented durable medical equipment (DME) includes all of the following:
- (a) Delivery to the client;
  - (b) Fitting, set-up, and adjustments;
  - (c) Maintenance, repair and/or replacement of the equipment; and
  - (d) Return pickup by the provider.
- (2) MAA requires a dispensing provider to ensure the DME rented to a MAA client is both of the following:
- (a) In good working order; and
  - (b) Comparable to equipment the provider rents to clients with similar medical equipment needs who are either private pay clients or who have other third-party coverage.

- (3) MAA considers rented equipment to be purchased after twelve months' rental unless one of the following apply:
  - (a) The equipment is restricted as rental only; or
  - (b) Other MAA published issuances state otherwise.
- (4) MAA rents, but does not purchase, certain medically necessary equipment for clients. This includes, but is not limited to, the following:
  - (a) Bilirubin lights for newborns at home with jaundice; and
  - (b) Electric breast pumps.
- (5) MAA's minimum rental period for covered DME is one day.
- (6) If a fee-for-service (FFS) client becomes a managed care plan client, both of the following apply:
  - (a) MAA stops paying for any rented equipment on the last day of the month preceding the month in which the client becomes enrolled in the managed care plan; and
  - (b) The plan determines the client's continuing need for the equipment and is responsible for reimbursing the provider.
- (7) MAA stops paying for any rented equipment effective the date of a client's death. MAA prorates monthly rentals as appropriate.
- (8) For a client who is eligible for both Medicaid and Medicare, MAA pays only the client's coinsurance and deductibles. MAA discontinues paying client's coinsurance and deductibles for rental equipment when either of the following applies:
  - (a) The reimbursement amount reaches Medicare's reimbursement cap for the equipment; or
  - (b) Medicare considers the equipment purchased.
- (9) MAA does not obtain or pay for insurance coverage against liability, loss and/or damage to rental equipment that a provider supplies to a MAA client.

#### NEW SECTION

**WAC 388-543-1800 Prior authorization—General policies for DME and related supplies, prosthetics, orthotics, medical supplies and related services.** (1) A provider/vendor may obtain **expedited prior authorization (EPA)** from MAA according to WAC 388-543-1900.

(2) For prior authorization requests, MAA requires the prescribing provider to furnish patient-specific justification for base equipment and each requested line item accessory or modification as identified by the manufacturer as a separate charge. MAA does not accept general standards of care or industry standards for generalized equipment as justification.

(3) When MAA receives an initial request for prior authorization, the prescription(s) for those items or services cannot be older than three months from the date MAA receives the request.

(4) MAA authorizes BR items that require prior authorization and are listed in MAA's published issuances, including billing instructions and numbered memoranda, only if medical necessity is established and the provider furnishes all of the following information to MAA:

- (a) A detailed description of the item or service to be provided;

- (b) The cost or charge for the item;
  - (c) A copy of the manufacturer's invoice, price-list or catalog with the product description for the item being provided; and
  - (d) A detailed explanation of how the requested item differs from an already existing code description.
- (5) MAA requires certain information from providers in order to prior authorize the purchase or rental of equipment. This information includes, but is not limited to, the following:

- (a) The manufacturer's name;
  - (b) The equipment model and serial number;
  - (c) A detailed description of the item; and
  - (d) Any modifications required, including the product or accessory number as shown in the manufacturer's catalog.
- (6) MAA prior authorizes payment for repair and modification of client-owned equipment only when the criteria in subsection (1) of this section are met. Requests for repairs must include the information listed in subsection (5) of this section.
- (7) MAA does not reimburse for purchase, rental, or repair of medical equipment that duplicates equipment the client already owns or rents. If the requesting provider makes such a request, MAA requires the provider to submit for prior authorization and explain the following:
- (a) Why the existing equipment no longer meets the client's medical needs; or
  - (b) Why the existing equipment could not be repaired or modified to meet those medical needs.
- (8) MAA informs the provider and the client of a less costly alternative from MAA's manufacturers' literature on file when an MAA denial of a request is based on a less costly, equally effective alternative.
- (9) A provider may resubmit a request for prior authorization for an item or service that MAA has denied. MAA requires the provider to include new documentation that is relevant to the request.
- (10) MAA authorizes rental equipment for a specific period of time. The provider must request authorization from MAA for any extension of the rental period.

#### NEW SECTION

**WAC 388-543-1900 Expedited prior authorization criteria for DME and related supplies, prosthetics, orthotics, medical supplies, and related services.** (1) The expedited prior authorization process (EPA) is designed to eliminate the need for written and telephonic requests for prior authorization for selected DME procedure codes. MAA allows payment during a continuous twelve-month period for this process.

(2) MAA requires a provider to create an authorization number for EPA for selected DME procedure codes. The process and criteria used to create the authorization number is explained in MAA published DME-related billing instructions. The authorization number must be used when the provider bills MAA.

(3) The written or telephonic request for prior authorization process must be used when a situation does not meet the

criteria for a selected DME code or a requested rental exceeds the limited rental period indicated.

(4) Upon request, a provider must provide documentation to MAA showing how the client's condition met the criteria for EPA in subsection (2) of this section.

(5) MAA may recoup any payment made to a provider under this section if the provider did not follow the expedited authorization process and criteria. Refer to WAC 388-502-0100.

#### NEW SECTION

**WAC 388-543-2000 Wheelchairs.** (1) MAA bases its decisions regarding requests for wheelchairs on medically necessity and on a case-by-case basis.

(2) The following apply when MAA determines that a wheelchair is medically necessary for six months or less:

(a) If the client lives at home, MAA rents a wheelchair for the client; or

(b) If the client lives in a nursing facility, the nursing facility must provide a **house wheelchair** as part of the per diem rate paid by AASA.

(3) MAA considers rental or purchase of a **manual wheelchair** for a home client who is nonambulatory or has limited mobility and requires a wheelchair to participate in normal daily activities. MAA determines the type of manual wheelchair based on the following:

(a) A standard wheelchair if the client's medical condition requires the client to have a wheelchair to participate in normal daily activities;

(b) A standard lightweight wheelchair if the client's medical condition is such that the client:

- (i) Cannot self-propel a standard weight wheelchair; or
- (ii) Requires custom modifications that cannot be provided on a standard weight wheelchair.

(c) A high-strength lightweight wheelchair for a client:

- (i) Whose medical condition is such that the client cannot self-propel a lightweight or standard weight wheelchair; or
- (ii) Requires custom modifications that cannot be provided on a standard weight or lightweight wheelchair.

(d) A heavy duty wheelchair for a client who requires a specifically manufactured wheelchair designed to:

(i) Support a person weighing up to three hundred pounds; or

(ii) Accommodate a seat width up to twenty-two inches wide (not to be confused with custom heavy duty wheelchairs).

(e) A custom heavy duty wheelchair for a client who requires a specifically manufactured wheelchair designed to:

(i) Support a person weighing over three hundred pounds; or

(ii) Accommodate a seat width over twenty-two inches wide.

(f) A rigid wheelchair for a client:

(i) With a medical condition that involves severe upper extremity weakness;

(ii) Who has a high level of activity; and

PERMANENT

(iii) Who is unable to self-propel any of the above categories of wheelchair.

(g) A custom manufactured wheelchair for a client with a medical condition requiring wheelchair customization that cannot be obtained on any of the above categories of wheelchairs.

(4) MAA considers a **power-drive wheelchair** when the client's medical needs cannot be met by a less costly means of mobility. The prescribing physician must certify that the client can safely and effectively operate a power-drive wheelchair and that the client meets all of the following conditions:

(a) The client's medical condition negates his or her ability to self-propel any of the wheelchairs listed in the manual wheelchair category; and

(b) A power-drive wheelchair will provide the client the only means of independent mobility; or

(c) A power-drive wheelchair will enable a child to achieve age-appropriate independence and developmental milestones.

(d) All other circumstances will be considered based on medical necessity and on a case-by-case basis.

(e) The following additional information is required for a three or four-wheeled power-drive scooter/cart:

(i) The prescribing physician certifies that the client's condition is stable; and

(ii) The client is unlikely to require a standard power-drive wheelchair within the next two years.

(5) MAA considers the power-drive wheelchair to be the client's primary chair when the client has both a power-drive wheelchair and a manual wheelchair.

(6) In order to consider purchasing a wheelchair, MAA requires the provider to submit the following information from the prescribing physician, physical therapist, or occupational therapist:

(a) Specific medical justification for the make and model of wheelchair requested;

(b) Define the degree and extent of the client's impairment (such as stage of decubitus, severity of spasticity or flaccidity, degree of kyphosis or scoliosis); and

(c) Documented outcomes of less expensive alternatives (aids to mobility) that have been tried by the client.

(7) In addition to the basic wheelchair, MAA may consider wheelchair accessories or modifications that are specifically identified by the manufacturer as separate line item charges. The provider must submit specific medical justification for each line item, with the modification request.

(8) MAA considers wheelchair modifications to a medically necessary wheelchair when the provider submits all of the following with the modification request:

(a) The make, model, and serial number of the wheelchair to be modified;

(b) The modification requested; and

(c) Specific information regarding the client's medical condition that necessitates the modification.

(9) MAA may consider wheelchair repairs to a medically necessary wheelchair; the provider must submit to MAA the make, model, and serial number of the wheelchair for which the repairs are requested.

(10) MAA may cover two wheelchairs, a manual wheelchair and a power-drive wheelchair, for a noninstitutionalized client in certain situations. One of the following must apply:

(a) The architecture of the client's home is completely unsuitable for a power-drive wheelchair, such as narrow hallways, narrow doorways, steps at the entryway, and insufficient turning radii;

(b) The architecture of the client's home bathroom is such that power-drive wheelchair access is not possible, and the client needs a manual wheelchair to safely and successfully complete bathroom activities and maintain personal cleanliness;

(c) The client has a power-drive wheelchair, but also requires a manual wheelchair because the power-drive wheelchair cannot be transported to meet the client's community, workplace, or educational activities; the manual wheelchair would allow the caregiver to transport the client in a standard automobile or van. In these cases, MAA requires the client's situation to meet the following conditions:

(i) The client's activities that require the second wheelchair must be located farther than one-fourth of a mile from the client's home; and

(ii) Cabulance, public buses, or personal transit are neither available, practical, nor possible for financial or other reasons.

(iii) All other circumstances will be considered on a case-by-case basis, based on medical necessity.

#### NEW SECTION

**WAC 388-543-2100 Wheelchairs—Reimbursement methodology.** (1) MAA reimburses a DME provider for purchased wheelchairs for a home or nursing facility client based on the specific brand and model of wheelchair dispensed. MAA decides which brands and/or models of wheelchairs are eligible for reimbursement based on all of the following:

(a) The client's medical needs;

(b) Product quality;

(c) Cost; and

(d) Available alternatives.

(2) For HCPCS codes for wheelchair rentals and wheelchair accessories (e.g., cushions and backs), MAA uses the Medicare fees that are current on April 1 of each year.

(3) For state-assigned procedure codes, including those listed as BR, for wheelchairs and wheelchair accessories, MAA's maximum allowable reimbursement is based on a percentage of the manufacturer's list price in effect on January 31 of the **base year**, or the invoice for the specific item. This applies to the following:

(a) For basic standard wheelchairs, sixty-five percent;

(b) For add-on accessories and parts, eighty-four percent;

(c) For upcharge modifications and cushions, eighty percent;

(d) For all other manual wheelchairs, eighty percent; and

(e) For all other power-drive wheelchairs, eighty-five percent.

(4) MAA determines rental reimbursement for categories of manual and power-driven wheelchairs based on average market rental rates or Medicare rates.

(5) MAA evaluates and updates the wheelchair fee schedule once per year.

(6) MAA implements wheelchair rate changes on April 1 of the base year, and the rates are effective until the next rate change.

#### NEW SECTION

**WAC 388-543-2200 Augmentative communication devices (ACD).** (1) MAA considers all requests on a case-by-case basis for augmentative communication devices (ACDs) for the purpose of appropriately relaying medical information.

(2) MAA requires a provider to submit a prior authorization request for ACDs. The request must be in writing and contain all of the following information:

(a) A detailed description of the client's therapeutic history;

(b) An assessment by a licensed speech pathologist of the client's verbal capabilities. The pathologist must be knowledgeable about selecting ACDs that meet the client's needs;

(c) If the client has a physical disability, condition, or impairment that requires equipment, such as a wheelchair, or a device to be specially adapted to accommodate an ACD, an assessment by the prescribing physician, licensed occupational therapist or physical therapist; and

(d) Documented evaluations and/or trials of each ACD that the client has tried. This includes less costly types/models, and the effectiveness of each device in promoting the client's ability to communicate with health care providers, caregivers, and others.

(3) MAA requires the provider to show or the client to demonstrate all of the following:

(a) The client has reliable and consistent motor response, which can be used to communicate with the help of an ACD;

(b) The client has the cognitive ability to effectively and independently utilize the equipment; and

(c) With the ADC, the client will be able to do all of the following:

(i) Communicate with the personal physician about the medical condition, complaint, ailment, or symptoms;

(ii) Communicate with the personal caregiver about both urgent medical needs and routine personal care needs; and

(iii) Communicate with medical personnel who provide emergency services, rehabilitative care, and other therapeutic treatment.

(4) MAA covers ACDs only once every two years for a client who meets the criteria in subsection (3) of this section. MAA does not approve a new or updated component, modification, or replacement model for a client whose ACD is less than two years old. MAA may make exceptions to the criteria in this subsection based strictly on a finding of unforeseeable and significant changes to the client's medical condition. The prescribing physician is responsible for justifying why the changes in the client's medical condition were unforeseeable.

#### NEW SECTION

##### **WAC 388-543-2300 Bathroom/shower equipment.**

(1) MAA considers a caster-style shower commode chair as the primary option for clients.

(2) MAA considers a wheelchair-style shower commode chair only if the client meets both of the following:

(a) Is able to propel the equipment; and

(b) Has special positioning needs that cannot be met by a caster-style chair.

(3) All other circumstances will be considered on a case-by-case basis, based on medical necessity.

#### NEW SECTION

**WAC 388-543-2400 Hospital beds.** (1) Beds covered by MAA are limited to hospital beds for rental or purchase. MAA bases the decision to rent or purchase a manual, semi-electric, or full electric hospital bed on the length of time the client needs the bed, as follows:

(a) MAA initially authorizes a maximum of two months rental for a short-term need. Upon request, MAA may allow limitation extensions as medically necessary;

(b) MAA determines rental on a month-to-month basis if a client's prognosis is poor;

(c) MAA considers a purchase if the need is for more than six months;

(d) If the client continues to have a medical need for a hospital bed after six months, MAA may approve rental for up to an additional six months. MAA considers the equipment to be purchased after a total of twelve months' rental.

(2) MAA considers a manual hospital bed the primary option when the client has full-time caregivers.

(3) MAA considers a full electric hospital bed only if the client meets all of the following criteria:

(a) The client's medical need requires the client to be positioned in a way that is not possible in a regular bed;

(b) The position cannot be attained through less costly alternatives (e.g., the use of bedside rails, a trapeze, pillows, bolsters, rolled up towels or blankets);

(c) The client's medical condition requires immediate position changes;

(d) The client is able to operate the controls independently; and

(e) The client needs to be in the **Trendelenburg position**.

(4) All other circumstances for hospital beds will be considered on a case-by-case basis, based on medical necessity.

#### NEW SECTION

**WAC 388-543-2500 Reimbursement methodology for other durable medical equipment.** (1) For the purposes of this section, MAA uses the following terms:

(a) "**Other durable medical equipment (other DME)**" means all durable medical equipment, excluding wheelchairs and related items.

(b) "**Pricing cluster**" means a group of discounted manufacturers' list prices and/or dealer's costs for brands/models of other DME that MAA uses to calculate the reimbursement

rate for a procedure code that does not have a fee established by Medicare. MAA uses the discounted manufacturer list price for a brand/model unless that price is not available.

(2) MAA establishes reimbursement rates for purchased other DME.

(a) For HCPCS procedure codes that have a Medicare rate established for a new purchase, MAA uses the rate that is in effect on January first of the year in which MAA sets the reimbursement.

(b) For all other procedure codes, MAA uses a pricing cluster to establish the rate.

(3) Establishing a pricing cluster and reimbursement rates.

(a) In order to make up a pricing cluster for a procedure code, MAA determines which brands/models of other DME its clients most frequently use. MAA obtains prices for these brands/models from manufacturer catalogs or commercial databases. MAA may change or otherwise limit the number of brands/models included in the pricing cluster, based on the following:

- (i) Client medical needs;
- (ii) Product quality;
- (iii) Introduction of new brands/models;
- (iv) A manufacturer discontinuing or substituting a brand/model; and/or
- (v) Cost.

(b) If a manufacturer list price is not available for any of the brands/models used in the pricing cluster, MAA calculates the reimbursement rate at the manufacturer's published cost to providers plus a thirty-five percent mark-up.

(c) For each brand used in the pricing cluster, MAA discounts the manufacturer's list price by twenty percent.

(i) If six or more brands/models are used in the pricing cluster, MAA calculates the reimbursement rate at the seventieth percentile of the pricing cluster.

(ii) If five brands/models are used in the pricing cluster, MAA establishes the reimbursement rate at the fourth highest discounted list price, as described in (b) of this subsection.

(iii) If four brands/models are used in the pricing cluster, MAA establishes the reimbursement rate at the third highest discounted list price, as described in (b) of this subsection.

(iv) If three brands/models are used in the pricing cluster, MAA establishes the reimbursement rate at the third highest discounted list price, as described in (b) of this subsection.

(v) If two or fewer brands/models are used in the pricing cluster, MAA establishes the reimbursement rate at the highest discounted list price, as described in (b) of this subsection.

(4) Rental reimbursement rates for other DME.

(a) MAA sets monthly rental rates at one-tenth of the purchase reimbursement rate as it would be calculated as described in subsections (2) and (3) of this section.

(b) MAA sets daily rental rates at one-three hundredth of the purchase reimbursement rate as it would be calculated as described in subsections (2) and (3) of this section.

(5) MAA annually evaluates and updates reimbursement rates for other DME.

#### NEW SECTION

**WAC 388-543-2600 Prosthetics and orthotics.** (1) MAA reimburses for prosthetics and orthotics to licensed prosthetic and orthotic providers only. This does not apply to:

(a) Selected prosthetics and orthotics that do not require specialized skills to provide; and

(b) Out of state providers, who must meet the licensure requirements of that state.

(2) MAA does not cover prosthetics dispensed for purely cosmetic reasons.

(3) MAA covers a replacement prosthesis only when the purchase of a replacement prosthesis is less costly than repairing or modifying a client's current prosthesis.

(4) MAA requires the client to take responsibility for routine maintenance of a prosthetic or orthotic. If the client does not have the physical or mental ability to perform the task, MAA requires the client's caregiver to be responsible. MAA authorizes extensive maintenance that the manufacturer recommends be performed by an authorized dealer.

#### NEW SECTION

**WAC 388-543-2700 Prosthetics and orthotics—Reimbursement.** (1) MAA determines reimbursement for prosthetics and orthotics according to a set fee schedule. MAA considers Medicare's current fee schedule when determining maximum allowable fees. For BR codes, MAA reimburses eighty-five percent of the agreed upon fee.

(2) MAA's reimbursement for a prosthetic or orthotic includes the cost of any necessary molds.

(3) MAA's hospital reimbursement rate includes any prosthetics and/or orthotics required for surgery and/or placed during the hospital stay.

(4) MAA evaluates and updates the maximum allowable fees for prosthetics and orthotics at least once per year, independent of scheduled legislatively authorized vendor rate increases. Rates remain effective until the next rate change.

(5) Reimbursement for prosthetics and orthotics is limited to HCPC/National Codes with the same level of coverage as Medicare.

(6) Reimbursement for gender dyphoria surgery includes payment for all related prosthetics and supplies.

#### NEW SECTION

**WAC 388-543-2800 Reusable and disposable medical supplies.** (1) MAA requires that a physician prescribe reusable and disposable medical supplies. The prescription must state the specific item or service requested, diagnosis, prognosis, estimated length of need (weeks or months, not to exceed six months before being re-evaluated), and quantity.

(2) MAA bases its determination about which DME and related supplies, prosthetics, orthotics, medical supplies and related services require prior authorization (PA) or expedited prior authorization (EPA) on utilization criteria (see WAC 388-543-1000 for PA and WAC 388-543-1800 for EPA). MAA considers all of the following when establishing utilization criteria:

- (a) High cost;
- (b) The potential for utilization abuse;
- (c) A narrow therapeutic indication; and
- (d) Safety.

(3) MAA requires a provider to obtain a limitation extension in order to exceed the stated limits for nondurable medical equipment and medical supplies. See WAC 388-501-0165.

(4) MAA categorizes medical supplies and non-DME (MSE) as follows (see MAA's billing instructions for specific limitations):

- (a) Antiseptics and germicides;
- (b) Bandages, dressings, and tapes;
- (c) Blood monitoring supplies;
- (d) Braces, belts, and supportive devices;
- (e) Decubitus care products;
- (f) Ostomy supplies;
- (g) Pregnancy-related testing kits and nursing equipment;
- (h) Supplies associated with osteogenesis stimulators;
- (i) Supplies associated with transcutaneous electrical nerve stimulators (TENS);
- (j) Syringes and needles;
- (k) Urological supplies (e.g., diapers, urinary retention catheters, pant liners, and doublers); and
- (l) Miscellaneous supplies.

#### NEW SECTION

**WAC 388-543-2900 Medical supplies and nondurable medical equipment (MSE)—Reimbursement methodology.** (1) MAA determines rates for each category of medical supplies and non-DME (MSE) using either the:

- (a) Medicare fee schedule; or
- (b) Manufacturers' catalogs and commercial databases for price comparisons.

(2) MAA evaluates and updates the maximum allowable fees for MSE as follows:

- (a) For HCPCS MSE codes, MAA considers the current Medicare fee schedule;
- (b) For all MSE with state-assigned procedure codes, when the legislature mandates a vendor rate increase or decrease.

(c) MAA sets the maximum allowable fees for new MSE using one of the following:

- (i) Medicare's fee schedule; or
- (ii) For those items without a Medicare fee, commercial databases to obtain all brands to make up MAA's pricing cluster. MAA establishes the fee for products in the pricing cluster by using the lesser of either:

(A) Eighty-five percent of the average manufacturer's list price; or

(B) One hundred twenty-five percent of the average dealer cost.

(d) All the brands for which MAA obtains pricing information make up MAA's pricing cluster. However, MAA may limit the number of brands included in the pricing cluster if doing so is in the best interests of its clients. MAA considers all of the following:

- (i) A client's medical needs;
- (ii) Product quality;
- (iii) Cost; and
- (iv) Available alternatives.

(3) MAA's nursing facility per diem rate includes any reusable and disposable medical supplies that may be required for a nursing facility client. MAA may reimburse the following medical supplies separately for a client in a nursing facility:

(a) Medical supplies or services that replace all or parts of the function of a permanently impaired or malfunctioning internal body organ. This includes, but is not limited to the following:

(i) Colostomy and other ostomy bags and necessary supplies; and

(ii) Urinary retention catheters, tubes, and bags, excluding irrigation supplies;

(b) Supplies for intermittent catheterization programs, for the following purposes:

(i) Long term treatment of atonic bladder with a large capacity; and

(ii) Short term management for temporary bladder atony; and

(c) Surgical dressings required as a result of a surgical procedure, for up to six weeks after surgery.

(4) MAA considers decubitus care products to be included in the nursing facility per diem rate and does not reimburse for these separately.

#### NEW SECTION

**WAC 388-543-3000 DME and supplies provided in physician's office.** MAA does not pay a DME provider for medical supplies used in conjunction with a physician office visit. MAA pays the office physician for these supplies, as stated in the RBRVS, when it is appropriate.

#### REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 388-87-110

Durable medical equipment—Prosthetic devices.

#### **WSR 01-02-006**

#### **PERMANENT RULES**

#### **DEPARTMENT OF ECOLOGY**

[Order 00-13—Filed December 21, 2000, 12:00 p.m.]

Date of Adoption: December 20, 2000.

Purpose: The purpose of this rule is to determine priorities and allocate available funds from the flood control assistance account program among those counties applying for assistance and to adopt rules establishing criteria by which the allocations are made.

Citation of Existing Rules Affected by this Order: Repealing [amending] chapter 173-145 WAC.

Statutory Authority for Adoption: RCW 86.26.105.

Adopted under notice filed as WSR 00-18-107 on September 6, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 14, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 14, 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 20, 2000

Tom Fitzsimmons

Director

**AMENDATORY SECTION** (Amending Order 86-36, filed 1/28/87)

**WAC 173-145-010 Authority and purpose.** RCW 86.26.050 provides that counties and other municipal corporations responsible for flood control maintenance may apply to the department of ecology for financial assistance for the preparation of comprehensive flood control management plans and for flood control maintenance projects. The purpose of ~~((such))~~ those plans is described in RCW 86.26.105. The department shall determine priorities and allocate available funds from the flood control assistance account program (FCAAP) among those counties applying for assistance, and shall adopt ~~((regulations))~~ rules establishing the criteria by which ~~((such))~~ those allocations ~~((shall))~~ must be made. ~~((Such))~~ The criteria ~~((shall))~~ must be based upon proposals ~~((which))~~ that are likely to bring about public benefits commensurate with the amount of state funds allocated thereto. This chapter describes the manner in which ecology will implement the provisions of the act.

**AMENDATORY SECTION** (Amending Order 86-36, filed 1/28/87)

**WAC 173-145-020 Definitions.** For the purposes of this chapter, the following definitions ~~((shall be))~~ are used:

(1) "Applicant." An eligible municipal corporation seeking matching funds for flood control maintenance work.

(2) "Appropriate local authority." A county, city, or town ~~((having))~~ that has planning and land use jurisdiction within a given area ~~((which))~~ that is covered by the comprehensive flood control management plan.

(3) "Certification." Certification is the written confirmation between ecology and the appropriate local authority and the county engineer ~~((which))~~ who verifies the understanding

as to what the comprehensive flood control management plan will contain, the timing and anticipated product, and a reporting schedule that will allow for ecology review and input during the plan development.

(4) "Comprehensive flood control management plan (CFCMP)." A document ~~((which))~~ that determines the need for flood control work, considers alternatives to in-stream flood control work, identifies and considers potential impacts of in-stream flood control work on the state's in-stream resources, and identifies the river's meander belt or floodway, as described in WAC 173-145-040.

(5) "County engineer." The appointed public works director, county engineer, or the person designated to act for the county engineer.

(6) "Eligible municipal corporation." Counties, cities, towns, conservation districts, flood control zone districts, or any special districts subject to flood conditions.

(7) "Emergency fund." That portion of the biennial appropriation allocated to the flood control assistance account which is set aside for emergency projects.

(8) "Emergency project." Flood control work necessary for reasons declared by the appropriate local authority and as authorized and approved by ecology ~~((which))~~ that must be done immediately to protect lives or property.

(9) "Flood compatible land uses." Those uses of the land within the river's meander belt or floodway which comply with the minimum state, federal, and local flood plain management ~~((regulation))~~ rule requirements.

(10) "Flood plain management activities." Activities described in WAC 173-145-050 performed by local governments through ordinances or other means to reduce the damaging effects of flooding.

(11) "Floodway." The channel of a river or other watercourse and the adjacent land areas that must be reserved in order to discharge the base (one hundred year frequency) flood without cumulatively increasing the water surface elevation more than a designated height.

(12) "Maintenance project." The work necessary to preserve or restore the natural condition or to restore man-made flood control facilities to their former condition using in-kind replacement materials or acceptable alternatives. This work is necessary due to anticipated or actual damage or destruction from flooding by action of erosion, stream flow, sheet runoff, or other damages by the sea or other bodies of water.

(13) "Meander belt." That portion of the flood plain, that can be identified by the evidence of present and previous meanders. This ~~((shall))~~ includes the present stream channel. Where there is no identified floodway, that area which is floodprone and has similar topographic characteristics to present and historic stream channels ~~((shall be))~~ is considered as a meander belt.

(14) "Public benefit." Benefit to the health, safety, or general welfare of the citizens of the state or community at large ~~((which))~~ that results from a flood control project or plan, or some benefit by which their rights or liabilities are affected such as an effect on public property or facilities owned or maintained by an eligible municipal corporation.

(15) "Special district." A district as defined in chapter 85.38 RCW ~~((which))~~ that is either a:

(a) Diking district; ((a))

- (b) Drainage district; ((a))
- (c) Diking, drainage, and/or sewerage improvement district; ((an))
- (d) Intercounty diking and drainage district; ((a))
- (e) Consolidated diking district, drainage district, diking improvement district, and/or drainage improvement district; or ((a))
- (f) Flood control district.

**AMENDATORY SECTION** (Amending Order 86-36, filed 1/28/87)

**WAC 173-145-030 Eligibility criteria for FCAAP funds.** Criteria to be used in determining eligibility for FCAAP funds are as follows:

(1) Eligible municipal corporation. The applicant must be an eligible municipal corporation as defined in WAC 173-145-020(6).

(2) Public benefit. The applicant must demonstrate that their comprehensive flood control management plans and flood control maintenance projects ((shall)) will further the general public and state interest as differentiated from a private interest and that they ((shall)) will bring about public benefits commensurate with FCAAP funds provided.

(3) Comprehensive flood control management plan. The requirements of WAC 173-145-040 must be complied with by the appropriate local authority with flood control jurisdiction over the area where the proposed project is located.

(4) Flood plain management activities. The appropriate local authority within whose jurisdiction projects are located ((shall)) must be engaging in approved flood plain management activities as described in WAC 173-145-050.

(5) Budget report. Any eligible municipal corporation seeking FCAAP funds shall submit its annual budget for flood control purposes to the county engineer within thirty calendar days after its final adoption. The county engineer shall then forward the budget report for eligible municipal corporations and for the county to ecology. The information will provide the basis for preparation of a preliminary plan for the most beneficial and orderly allocation of FCAAP funds. Soil conservation districts ((shall be)) are exempt from the provisions of this section.

**AMENDATORY SECTION** (Amending Order 86-36, filed 1/28/87)

**WAC 173-145-040 Comprehensive flood control management plan (CFCMP).** The county engineer of the county within which the maintenance project is located ((must)) shall certify that the CFCMP has been completed and adopted by the appropriate local authority or is being prepared. Comprehensive flood control management plans, and any revisions to the plans, must be approved by ecology, in consultation with the department of ((fisheries)) fish and ((game)) wildlife. The ((CFCMP)) must be completed and adopted within three years of the date that it is certified as being prepared. If, after the three-year period has elapsed, such a plan has not been completed and adopted, the appropriate local authority may not make grants to the county for flood control maintenance projects ((shall not be made to the

county for projects by the appropriate local authority)) until the CFCMP is completed and adopted by the appropriate local authority. During the three-year period, projects within a drainage area, designated as the CFCMP study area, may be funded as part of a phased project plan ((, provided)): Provided, That preliminary studies for the CFCMP have been conducted to identify the one-hundred-year frequency flood plain problem areas((-)) and factors contributing to flooding((- and provided that)); And provided further, That the proposed projects have been prioritized to achieve the greatest efficiency in flood control for the overall CFCMP study area. These limitations on grants ((shall)) may not preclude allocations for emergency purposes made ((pursuant to)) under RCW 86.26.060. The appropriate local authority may require the applicant to fully or partially fund the preparation of the CFCMP. The plan must include:

- (1) Determination of the need for flood control work.
  - (a) Description of the watershed((-);
  - (b) Identification of types of watershed flood problems((-);
  - (c) Location and identification of specific problem areas((-);
  - (d) Description of flood damage history((-);
  - (e) Description of potential flood damages((-);
  - (f) Short-term and long-term goals and objectives for the planning area((-);
  - (g) Description of ((regulations which)) rules that apply within the watershed((-) including, but not limited to, local shoreline management master programs, and zoning, subdivision, and flood hazard ordinances((-);
  - (h) Determination ((of)) that the instream flood control work ((being)) is consistent with applicable policies and ((regulations)) rules.
- (2) Alternative flood control work.
  - (a) Description of potential measures of instream flood control work((-);
  - (b) Description of alternatives to instream flood control work.
- (3) Identification and consideration of potential impacts of instream flood control work on the following instream uses and resources.
  - (a) Fish resources((-);
  - (b) Wildlife resources((-);
  - (c) Scenic, aesthetic, and historic resources((-);
  - (d) Navigation((-);
  - (e) Water quality((-);
  - (f) Hydrology((-);
  - (g) Existing recreation((-);
  - (h) Other impacts.
- (4) Area of coverage for the comprehensive plan shall include, as a minimum, the area of the one-hundred-year frequency flood plain within a reach of the watershed of sufficient length to ensure that a comprehensive evaluation can be made of the flood problems for a specific reach of the watershed. The plan may or may not include an entire watershed. Comprehensive plans shall also include flood hazard areas not subject to riverine flooding such as areas subject to coastal flooding, flash flooding, or flooding from inadequate drainage. Either the meander belt or floodway ((shall)) must

be identified on aerial photographs or maps (~~(which)~~) that will be included with the plan.

(5) Conclusion and proposed solution(s). The CFCMP (~~(shall)~~) must be finalized by the following action from the appropriate local authority:

- (a) Evaluation of problems and needs;
  - (b) Evaluation of alternative solutions;
  - (c) Recommended corrective action(~~(s)~~) with proposed impact resolution measures for resource losses; and
  - (d) Corrective action priority.
- (6) A certification from the state department of community, trade, and economic development that the local emergency management organization is administering an acceptable comprehensive emergency operations plan.

AMENDATORY SECTION (Amending Order 86-36, filed 1/28/87)

**WAC 173-145-050 Flood plain management activities.** Local jurisdictions within which flood control maintenance projects are located, must be engaging in flood plain management activities. (~~(Pursuant to)~~) Under chapter 86.26 RCW the director of the department of ecology must approve the flood plain management activities of the county, city, or town (~~(having)~~) that has jurisdiction over the area where the project will be located. To be eligible for FCAAP funding the local jurisdiction (~~(shall)~~) must be required to:

- (1) Participate in the National Flood Insurance Program (NFIP) and meet all of the NFIP requirements.
- (2) Restrict land uses within the meander belt or floodway of rivers to only flood compatible uses. Where applicable, adopted shoreline management master programs will be considered a minimum land use measure.

AMENDATORY SECTION (Amending Order 86-36, filed 1/28/87)

**WAC 173-145-060 FCAAP project application process.** The project application process for the eligible municipal corporations' applications (~~(shall)~~) includes the following in the general sequence given.

(1) The applicant shall prepare the project application to comply with the provisions of chapter 86.26 RCW and this chapter. The application (~~(shall)~~) must be made on a form furnished by ecology. A complete application shall include the following:

- (a) A written description of the project containing the following as a minimum: Name of applicant, name of affected water body, project summary, location, amount of local match, and proposed local funding source;
- (b) A detailed cost estimate identifying major project elements;
- (c) A map to identify water body names, stream river mile, section-township-range;
- (d) Construction plans; and
- (e) A description of the project benefits (~~(which)~~) that describes how the project will mitigate flood damages and describes development which exists on adjacent and nearby lands which are protected by the facility.

(2) The applicant shall review the preliminary project proposal with the county engineer, the Washington department(~~(s)~~) of (~~(fisheries or game)~~) fish and wildlife and the department of natural resources and any affected Indian tribes.

(3) The applicant shall submit a prioritized list of project applications to the county engineer.

(4) The county engineer shall submit a prioritized list of all project applications within the county to ecology.

(5) The county engineer shall furnish evidence to ecology that the comprehensive flood control management plan described in WAC 173-145-040 is being prepared or is completed and adopted by the appropriate local authority (~~(or)~~) and the flood plain management activities described in WAC 173-145-050 are being implemented.

AMENDATORY SECTION (Amending Order 86-36, filed 1/28/87)

**WAC 173-145-070 FCAAP project approval process.** The project approval process for the eligible municipal corporations' applications (~~(shall)~~) includes the following in the general sequence given.

(1) Ecology will review all projects for compliance with the requirements (~~(pursuant to)~~) under this chapter and chapter 86.26 RCW.

(2) Ecology shall consult with the state department(~~(s)~~) of (~~(fisheries)~~) fish and (~~(game)~~) wildlife in the development of a project priority list; The state department of natural resources, affected Indian tribes, and other affected parties may review and comment on the proposed project plans (~~(prior to)~~) before the approval of those plans.

(3) Thirty days public notice (~~(shall)~~) must be given that the project priority list will be the subject of a public hearing. Notice of this hearing shall appear in the *Washington State Register* (~~(pursuant to)~~) in accordance with chapter 34.08 RCW.

(4) The project priority list will be available at the (~~(flood plain management section)~~) shorelands and environmental assistance program of the department of ecology, at least fifteen days (~~(prior to)~~) before the public hearing.

(5) The public comments will be reviewed and ecology shall approve the project priority list as proposed or as revised in accordance with public comments.

(6) Ecology shall prepare and finalize the written agreements with the counties.

(7) The counties shall prepare and finalize the written agreements with the involved eligible municipal corporations within the county.

(8) (~~(The construction plans and specifications shall be prepared by the applicant for approval by the county engineer prior to submission)~~) The applicant shall prepare the construction plans and specifications for approval by the county engineer before submitting them to ecology for review and approval of each project for compliance with all requirements.

(9) The applicant shall acquire the necessary federal, state, and local permits or authorizations along with any other permission required to complete the project.

AMENDATORY SECTION (Amending Order 86-36, filed 1/28/87)**WAC 173-145-080 Criteria for allocation of funds.**

The priority given to projects by ecology, the counties, and other eligible municipal corporations shall involve consideration of the following criteria:

- (1) The relationship of public benefits to total project costs((-));
- (2) The priority (~~(which)~~) that has already been established by each county((-);
- (3) Intensity of local flood control management problems((-) including, but not limited to, their inter-relationships with:
  - (a) Population affected;
  - (b) Property and related development affected;
  - (c) Land management and zoning;
  - (d) Existing flood control management practices.
- (4) Where the CFCMP is completed and adopted, the following will be considered:
  - (a) Consistency with the plan or plan recommendations;
  - (b) Priority of the project as identified in the plan;
  - (c) Implementation of the plan or plan recommendations;
  - (d) Potential impacts of instream uses and resources;
- (5) Where a CFCMP is being developed or has not been initiated, the following will be considered:
  - (a) Evidence of multijurisdictional cooperation necessary for development of a comprehensive county or multi-county comprehensive flood control management plan (CFCMP);
  - (b) Availability of qualified personnel or resources for planning purposes;
  - (c) Availability of qualified personnel or resources for project construction purposes;
  - (d) Other planning efforts undertaken or proposed within the planning jurisdiction and their relationship to flood control management;
  - (e) Ability to make rapid progress toward development of a comprehensive flood control management plan;
  - (f) Existing and proposed participation of community groups, private industry, professional organizations, the general public, and others toward the development and implementation of the proposed comprehensive flood control management plan.

AMENDATORY SECTION (Amending Order 86-36, filed 1/28/87)

**WAC 173-145-090 Flood control assistance account funding and matching requirements.** The flood control assistance account is established at four million dollars at the beginning of each biennium. The following criteria (~~(shall)~~) must be used for allocating FCAAP funds:

- (1) The amount of FCAAP funding for any project, except emergency projects described in WAC 173-145-100, (~~(shall)~~) may not exceed (~~(fifty)~~) seventy-five percent of the total project cost, including planning and design costs.
- (2) The amount of FCAAP funds for cost sharing feasibility studies for new flood control projects shall not exceed

fifty percent of the matching funds that are required by the federal government, and shall not exceed twenty-five percent of the total cost of the feasibility study.

~~((3))~~ (4) The amount of FCAAP funds to prepare a CFCMP (~~(shall)~~) may not exceed seventy-five percent of the full planning costs.

~~((3))~~ (4) The amount of FCAAP funds available for all nonemergency projects and CFCMP's in any county (~~(shall)~~) may not exceed five hundred thousand dollars per biennium.

~~((4))~~ (5) In addition to the limits in subsection (~~((3))~~) (4) of this section, an agency formed under chapter 86.13 RCW (~~(shall)~~) must be allowed up to one hundred thousand dollars in FCAAP funds per biennium.

~~((5))~~ (6) In those areas where a designated CFCMP area extends into two or more jurisdictions, costs for a CFCMP may be shared by the involved local authorities.

AMENDATORY SECTION (Amending Order 86-36, filed 1/28/87)**WAC 173-145-100 Emergency fund administration.**

Funds (~~(shall)~~) must be available for flood control projects in response to unusual, unforeseeable, and emergent flood conditions and (~~(shall)~~) must be allocated in amounts adequate for the preservation of life and property. The following criteria (~~(shall)~~) must be the basis of allocating the emergency funds:

- (1) Appropriations from the FCAAP fund for emergency projects will require the declaration of an emergency by the appropriate local authority.
- (2) Application for emergency funds must be made on the same form used for nonemergency fund applications.
- (3) Payment of FCAAP funds for emergency projects will be based on project construction costs. Flood fighting costs may be included.
- (4) Payment for emergency work (~~(shall)~~) must be allocated on a first-come first-serve basis and (~~(shall)~~) may not be based on any priority system.
- (5) At the discretion of ecology, emergency funds may be made available for use on nonemergency projects.
- (6) The maximum amount of emergency funds initially available for any one county is one hundred fifty thousand dollars per biennium. If the total available emergency funds are not needed by other counties, and the amount of emergency funds needed in a county exceeds one hundred fifty thousand dollars, the county can request additional emergency funds.

(7) The flood control assistance account contribution (~~(shall)~~) may not exceed eighty percent of the eligible project cost of an emergency project.

(8) Emergency funds will only be made available to projects (~~(which)~~) that have been given approval for matching funds by the department of ecology (~~(prior to)~~) before construction work (~~(being)~~) is performed.

**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 86-36, filed 1/28/87)

**WAC 173-145-110 Multiyear projects.** Approval for eligibility by ecology will only be required once for a project ~~((which))~~ that continues more than one biennium, but funding for each subsequent biennium is subject to further FCAAP appropriation by the legislature.

AMENDATORY SECTION (Amending Order 86-36, filed 1/28/87)

**WAC 173-145-120 Work standards for all FCAAP projects.** All work ~~((which))~~ that is funded from the flood control assistance account shall conform to the standards and specifications of the county engineer.

AMENDATORY SECTION (Amending Order 86-36, filed 1/28/87)

**WAC 173-145-130 Project construction monitoring.** The following are the responsibilities and criteria for project construction monitoring and final approval:

(1) County engineer responsibilities. Associated with responsibility for project plan approval and supervision of the project work, the county engineer shall provide inspection to assure that all project work is conducted and completed according to the construction plans and specifications.

(2) Ecology's responsibilities. The authorized representative of the department of ecology ~~((shall have))~~ has the right to enter at all reasonable times in or upon any property, public or private, for the purpose of monitoring and inspecting the project work as necessary to assure compliance with the terms of the appropriate written agreement. The authorized representative of the department of ecology is the contract officer and ~~((shall))~~ must be identified in the written agreement. The county engineer will be informed ~~((prior to))~~ before any inspection for purposes of construction monitoring and guidance by any representative of ecology other than the contract officer. Representatives of ecology may observe the construction process without prior notification of the county engineer.

(3) Final inspection and approval. Upon completion of the work, ~~((a final detailed inspection shall be made by))~~ the county engineer, along with representatives from ecology and the applicant, shall make a final detailed inspection. Results of the final inspection ~~((shall))~~ must be displayed in a written report prepared by ecology and, when appropriate, on "as built" construction plans. "As built" construction plans ~~((shall))~~ must be submitted to ecology within thirty days after the final project inspection.

AMENDATORY SECTION (Amending Order 86-36, filed 1/28/87)

**WAC 173-145-155 Approval of changes to written agreements.** All flood control maintenance and comprehensive flood control management planning (CFCMP) projects subject to the provisions of this ~~((regulation shall))~~ rule must be conducted in accordance with the plans, specifications,

and conditions approved by ecology. Any contemplated changes during construction or planning process ~~((which))~~ that are significant deviations from conditions of the approved agreement, ~~((shall))~~ must first be submitted to ecology for approval. Any changes to the total cost of the project following execution of the written agreement must be submitted to ecology for approval ~~((prior to))~~ before the construction or ~~((plan))~~ the completion of the plan.

**WSR 01-02-018  
PERMANENT RULES  
DEPARTMENT OF REVENUE**

[Filed December 21, 2000, 3:35 p.m., effective January 1, 2001]

Date of Adoption: December 21, 2000.

Purpose: WAC 458-40-540 contains the forest land values for 2001. County assessors use these published land values for property tax assessments made January 1, 2001. A statutory formula adjusts values annually and requires adoption by the beginning of January each year.

Citation of Existing Rules Affected by this Order: Amending WAC 458-40-540 Forest land values—2001.

Statutory Authority for Adoption: RCW 82.32.300 and 84.33.096.

Other Authority: RCW 84.33.120.

Adopted under notice filed as WSR 00-22-094 on October 31, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 0, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 1, Repealed 0.

Other Findings Required by Other Provisions of Law as Precondition to Adoption or Effectiveness of Rule: RCW 84.33.120 requires that the forest land values be annually adjusted by rule effective January 1st of each year.

Effective Date of Rule: January 1, 2001.

December 21, 2000

Claire Hesselholt

Rules Manager

Legislation and Policy Division

AMENDATORY SECTION (Amending WSR 00-02-018, filed 12/27/99, effective 1/1/00)

**WAC 458-40-540 Forest land values—~~((2000))~~ 2001.** The forest land values, per acre, for each grade of forest land

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for the ~~((2000))~~ 2001 assessment year are determined to be as follows:

LAND GRADE	OPERABILITY CLASS	<del>((2000))</del> 2001 VALUES ROUNDED
1	1	<del>((245))</del> <u>234</u>
	2	<del>((239))</del> <u>229</u>
	3	<del>((227))</del> <u>217</u>
	4	<del>((164))</del> <u>157</u>
2	1	<del>((207))</del> <u>198</u>
	2	<del>((199))</del> <u>190</u>
	3	<del>((191))</del> <u>183</u>
	4	<del>((138))</del> <u>132</u>
3	1	<del>((161))</del> <u>154</u>
	2	<del>((156))</del> <u>149</u>
	3	<del>((155))</del> <u>148</u>
	4	<del>((118))</del> <u>113</u>
4	1	<del>((122))</del> <u>117</u>
	2	<del>((119))</del> <u>114</u>
	3	<del>((118))</del> <u>113</u>
	4	<del>((90))</del> <u>86</u>
5	1	<del>((89))</del> <u>85</u>
	2	<del>((82))</del> <u>78</u>
	3	<del>((81))</del> <u>77</u>
	4	<del>((54))</del> <u>52</u>
6	1	<del>((45))</del> <u>43</u>
	2	<del>((41))</del> <u>39</u>
	3	<del>((41))</del> <u>39</u>
	4	<del>((39))</del> <u>37</u>
7	1	<del>((22))</del> <u>21</u>
	2	<del>((22))</del> <u>21</u>
	3	<del>((21))</del> <u>20</u>
	4	<del>((21))</del> <u>20</u>
8	1	1

first half of 2001. Large harvesters of timber use these values to calculate the timber excise tax on harvested timber.

Citation of Existing Rules Affected by this Order: Amending WAC 458-40-640 Timber excise tax—Stumpage value area (map).

Statutory Authority for Adoption: RCW 82.32.300 and 84.33.096.

Other Authority: RCW 84.33.091.

Adopted under notice filed as WSR 00-22-092 on October 31, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 1, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 1, Repealed 0.

Other Findings Required by Other Provisions of Law as Precondition to Adoption or Effectiveness of Rule: The stumpage value area map is used in conjunction with the stumpage value tables reflected in WAC 458-40-660. RCW 84.33.091 requires that the stumpage value tables to be used during the first six months of 2001 be adopted by rule (WAC 458-40-660) effective January 1, 2001. The changes to the stumpage value area map in WAC 458-20-640 need to be effective January 1, 2001, for the stumpage value tables to work accurately.

Effective Date of Rule: January 1, 2001.

December 21, 2000

Claire Hesselholt

Rules Manager

Legislation and Policy Division

**WSR 01-02-019**

**PERMANENT RULES**

**DEPARTMENT OF REVENUE**

[Filed December 21, 2000, 3:37 p.m., effective January 1, 2001]

Date of Adoption: December 21, 2000.

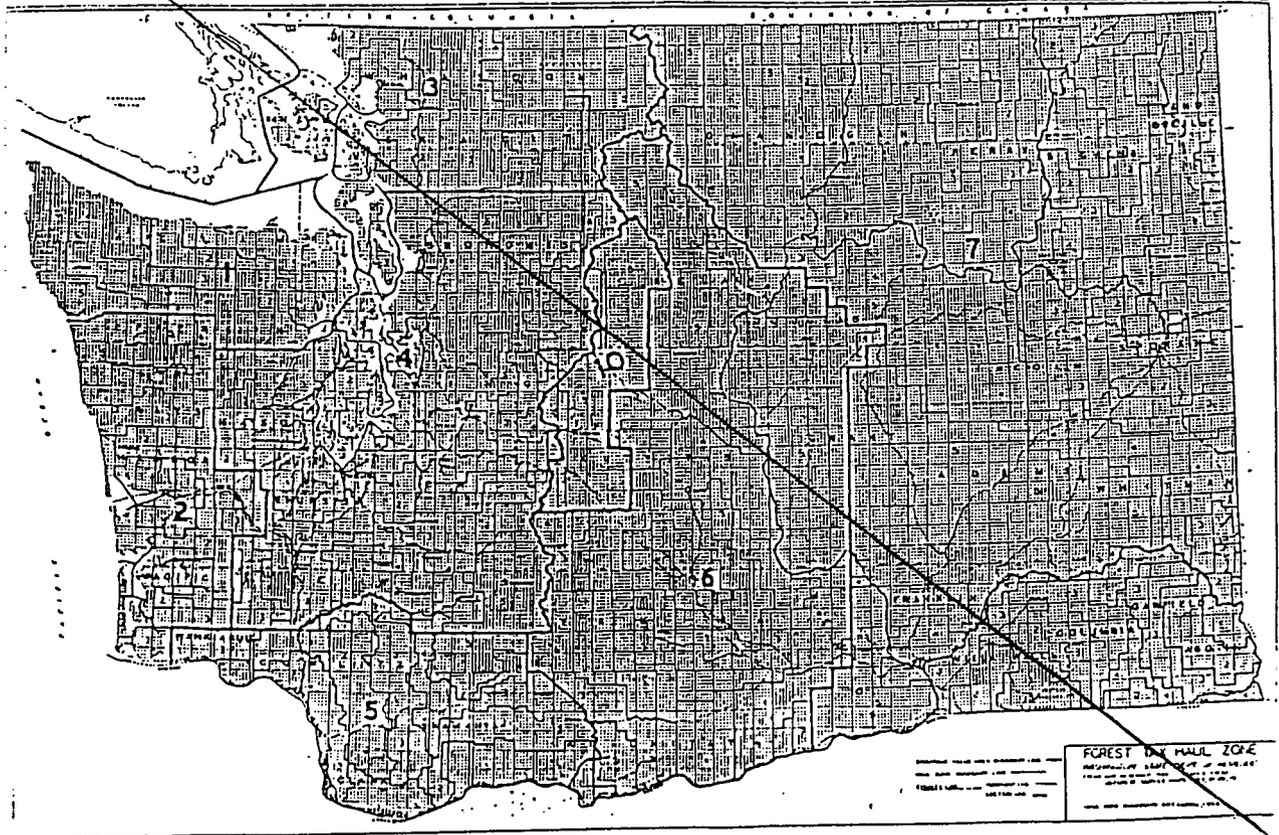
Purpose: RCW 84.33.091 requires that the department designate areas containing timber having similar growing[, ] harvesting, and marketing conditions to be used as units for the preparation and application of stumpage values. The department must make adequate allowances for costs of removal and accessibility to point of conversion and other market conditions. WAC 458-40-640 is being amended to provide updated haul zone areas because of mill closures and other changes in conversion points. These changes apply to the stumpage values provided by WAC 458-40-660 for the

**AMENDATORY SECTION** (Amending WSR 95-14-086, filed 6/30/95, effective 7/1/95)

**WAC 458-40-640 Timber excise tax—Stumpage value area (map).** The stumpage value area and hauling distance zone map contained in this ~~((section shall))~~ rule must be used to determine the proper stumpage value table and haul zone to be used in calculating the taxable stumpage value of timber harvested from private land.

MAC 458-40-630 STUMPAGE VALUE AREA AND HAULING ZONE -- MAP

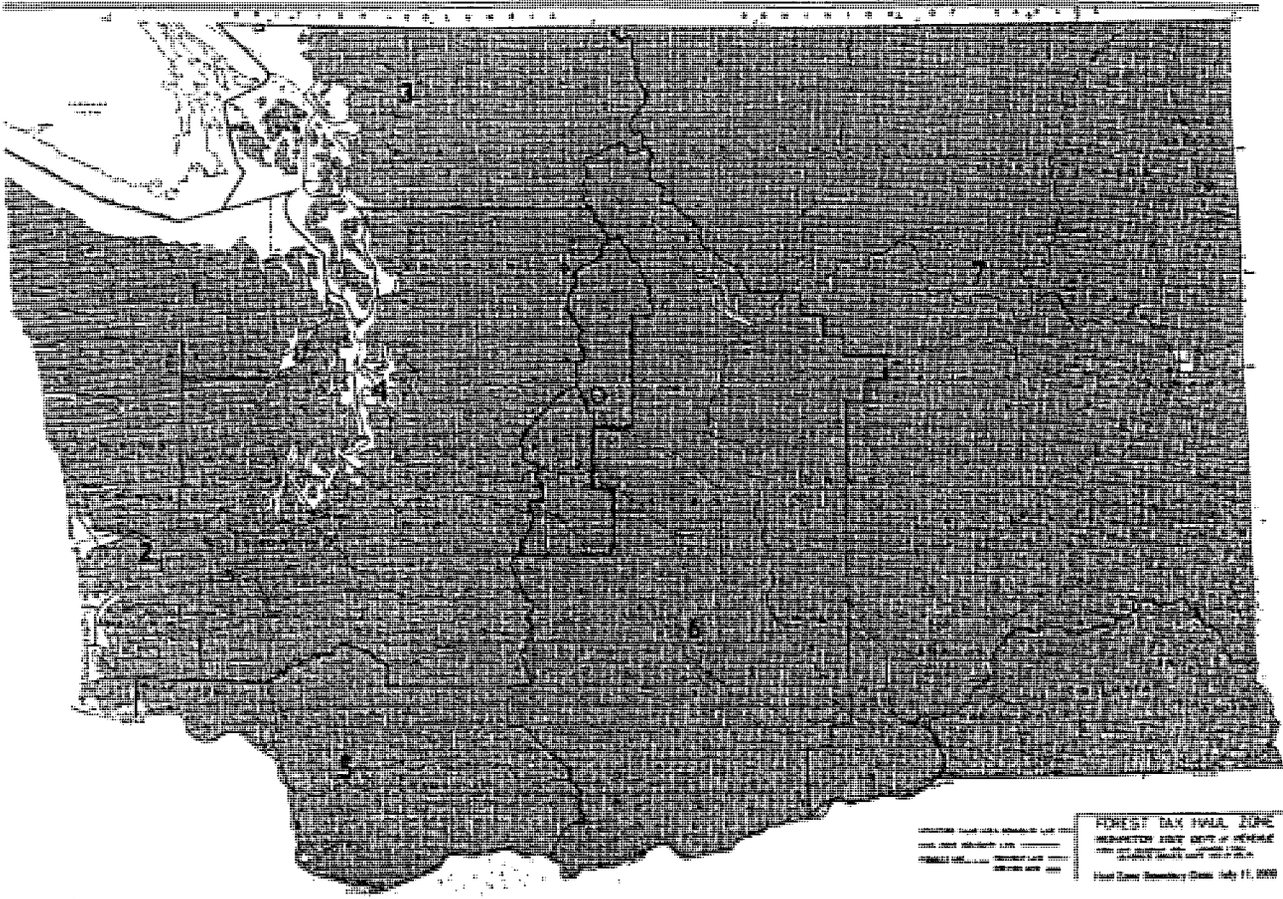
Harvesters may obtain a larger scale map by writing to the Washington State Department of Revenue, Special Programs Division, Forest Tax Section, Post Office Box 47472, Olympia, WA. 98504-7472; or by calling (206) 753-7086.



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WAC 458-40-640 Stumpage value area and hauling zone—Map

Harvesters may obtain a larger scale map by writing to the Washington State Department of Revenue, Special Programs Division, Forest Tax Section, Post Office Box 47472, Olympia, Washington 98504-7472; or by calling (206) 753-1396.



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**WSR 01-02-020**  
**PERMANENT RULES**  
**DEPARTMENT OF REVENUE**

[Filed December 21, 2000, 3:39 p.m., effective January 1, 2001]

Date of Adoption: December 21, 2000.

Purpose: WAC 458-40-660 provides the stumpage value tables used by harvesters of timber to calculate the timber excise tax. This rule is being revised to provide the stumpage values to be used during the first half of 2001.

Citation of Existing Rules Affected by this Order: Amending WAC 458-40-660 Timber excise tax—Stumpage value tables.

Statutory Authority for Adoption: RCW 82.32.300 and 84.33.096.

Other Authority: RCW 84.33.091.

Adopted under notice filed as WSR 00-22-093 on October 31, 2000.

Changes Other than Editing from Proposed to Adopted Version: The proposed language in the thinning adjustment of Table 9 explaining that the adjustment may not be applied to poles or piles has been removed.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 0, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 1, Repealed 0.

Other Findings Required by Other Provisions of Law as Precondition to Adoption or Effectiveness of Rule: RCW 84.33.091 requires that the stumpage value tables to be used during the 1st six months of 2001 be adopted by rule (WAC 458-40-660) effective January 1, 2001.

Effective Date of Rule: January 1, 2001.

December 21, 2000

Claire Hesselholt

Rules Manager

Legislation and Policy Division

**AMENDATORY SECTION** (Amending WSR 00-19-067, filed 9/19/00, effective 1/1/01)

**WAC 458-40-660 Timber excise tax—Stumpage value tables—Stumpage value adjustments.** (1) **Introduction.** This rule provides stumpage value tables and stumpage value adjustments used to calculate the amount of a harvester's timber excise tax.

(2) **Stumpage value tables.** The following stumpage value tables are used to calculate the taxable value of stumpage harvested from January 1 through June 30, 2001:

((TABLE 1—Stumpage Value Table  
Stumpage Value Area 1  
January 1 through June 30, 2001

Stumpage Values per Thousand Board Feet Net Scribner Log Scale<sup>(1)</sup>

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir	DF	1	\$513	\$506	\$499	\$492	\$485
		2	513	506	499	492	485
		3	462	455	448	441	434
		4	301	294	287	280	273
Western Redcedar <sup>(2)</sup>	RC	+	902	895	888	881	874
Western Hemlock and Other Conifer <sup>(3)</sup>	WHEN	1	504	497	490	483	476
		2	338	331	324	317	310
		3	332	325	318	311	304
		4	306	299	292	285	278
Red Alder	RA	1	286	279	272	265	258
		2	235	228	221	214	207
Black Cottonwood	BC	+	38	31	24	17	10

((TABLE 1—Stumpage Value Table  
Stumpage Value Area 1  
January 1 through June 30, 2001

Stumpage Values per Thousand Board Feet Net Scribner Log Scale<sup>(1)</sup>

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Other Hardwood	OH	+	167	160	153	146	139
Douglas Fir Poles	DFL	+	903	896	889	882	875
Western Redcedar Poles	RCL	+	903	896	889	882	875
Chipwood	CHW	+	3	2	1	1	1
RC Shake Blocks	RCS	+	303	296	289	282	275
RC Shingle Blocks	RCF	+	121	114	107	100	93
RC & Other Posts <sup>(4)</sup>	RCP	+	0.45	0.45	0.45	0.45	0.45
DF Christmas Trees <sup>(5)</sup>	DFX	+	0.25	0.25	0.25	0.25	0.25
Other Christmas Trees <sup>(5)</sup>	TFX	+	0.50	0.50	0.50	0.50	0.50

<sup>(1)</sup> Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-680.

<sup>(2)</sup> Includes Alaska Cedar.

<sup>(3)</sup> Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as White Fir.

<sup>(4)</sup> Stumpage value per 8 lineal feet or portion thereof.

<sup>(5)</sup> Stumpage value per lineal foot.

TABLE 2—Stumpage Value Table  
Stumpage Value Area 2  
January 1 through June 30, 2001

Stumpage Values per Thousand Board Feet Net Scribner Log Scale<sup>(1)</sup>

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir	DF	1	\$529	\$522	\$515	\$508	\$501
		2	529	522	515	508	501
		3	485	478	471	464	457
		4	388	381	374	367	360
Western Redcedar <sup>(2)</sup>	RC	+	902	895	888	881	874
Western Hemlock and Other Conifer <sup>(3)</sup>	WHEN	1	530	523	516	509	502
		2	370	363	356	349	342
		3	353	346	339	332	325

**TABLE 2—Stumpage Value Table**  
**Stumpage Value Area 2**  
 January 1 through June 30, 2001

Stumpage Values per Thousand Board Feet Net Scribner Log Scale<sup>(1)</sup>

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
		4	318	311	304	297	290
Red Alder	RA	1	286	279	272	265	258
		2	235	228	221	214	207
Black Cottonwood	BC	1	38	31	24	17	10
Other Hardwood	OH	1	167	160	153	146	139
Douglas fir Poles	DFL	1	903	896	889	882	875
Western Redcedar Poles	RCL	1	903	896	889	882	875
Chipwood	CHW	1	3	2	1	1	1
RC Shake Blocks	RCS	1	303	296	289	282	275
RC Shingle Blocks	RCF	1	121	114	107	100	93
RC & Other Posts <sup>(4)</sup>	RCP	1	0.45	0.45	0.45	0.45	0.45
DF Christmas Trees <sup>(5)</sup>	DFX	1	0.25	0.25	0.25	0.25	0.25
Other Christmas Trees <sup>(5)</sup>	TFX	1	0.50	0.50	0.50	0.50	0.50

<sup>(1)</sup> Log-scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-680.

<sup>(2)</sup> Includes Alaska Cedar.

<sup>(3)</sup> Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as White Fir.

<sup>(4)</sup> Stumpage value per 8 lineal feet or portion thereof.

<sup>(5)</sup> Stumpage value per lineal foot.

**TABLE 3—Stumpage Value Table**  
**Stumpage Value Area 3**  
 January 1 through June 30, 2001

Stumpage Values per Thousand Board Feet Net Scribner Log Scale<sup>(1)</sup>

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir <sup>(2)</sup>	DF	1	\$492	\$485	\$478	\$471	\$464
		2	451	444	437	430	423
		3	442	435	428	421	414
		4	258	251	244	237	230

**TABLE 3—Stumpage Value Table**  
**Stumpage Value Area 3**  
 January 1 through June 30, 2001

Stumpage Values per Thousand Board Feet Net Scribner Log Scale<sup>(1)</sup>

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar <sup>(2)</sup>	RC	1	902	895	888	881	874
Western Hemlock and Other Conifer <sup>(4)</sup>	WHEN	1	357	350	343	336	329
		2	326	319	312	305	298
		3	317	310	303	296	289
		4	227	220	213	206	199
Red Alder	RA	1	286	279	272	265	258
		2	235	228	221	214	207
Black Cottonwood	BC	1	38	31	24	17	10
Other Hardwood	OH	1	167	160	153	146	139
Douglas fir Poles	DFL	1	903	896	889	882	875
Western Redcedar Poles	RCL	1	903	896	889	882	875
Chipwood	CHW	1	3	2	1	1	1
RC Shake Blocks	RCS	1	303	296	289	282	275
RC Shingle Blocks	RCF	1	121	114	107	100	93
RC & Other Posts <sup>(4)</sup>	RCP	1	0.45	0.45	0.45	0.45	0.45
DF Christmas Trees <sup>(5)</sup>	DFX	1	0.25	0.25	0.25	0.25	0.25
Other Christmas Trees <sup>(5)</sup>	TFX	1	0.50	0.50	0.50	0.50	0.50

<sup>(1)</sup> Log-scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-680.

<sup>(2)</sup> Includes Western Larch.

<sup>(3)</sup> Includes Alaska Cedar.

<sup>(4)</sup> Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as White Fir.

<sup>(5)</sup> Stumpage value per 8 lineal feet or portion thereof.

<sup>(6)</sup> Stumpage value per lineal foot.

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**TABLE 4—Stumpage Value Table  
Stumpage Value Area 4  
January 1 through June 30, 2001**

**TABLE 5—Stumpage Value Table  
Stumpage Value Area 5  
January 1 through June 30, 2001**

Stumpage Values per Thousand Board Feet Net Scribner Log Scale<sup>(1)</sup>

Stumpage Values per Thousand Board Feet Net Scribner Log Scale<sup>(1)</sup>

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir <sup>(2)</sup>	DF	1	\$506	\$499	\$492	\$485	\$478
		2	506	499	492	485	478
		3	503	496	489	482	475
		4	297	290	283	276	269
Lodgepole Pine	LP	1	242	235	228	221	214
Ponderosa Pine	PP	1	399	392	385	378	371
		2	262	255	248	241	234
Western Redcedar <sup>(3)</sup>	RC	1	902	895	888	881	874
Western Hemlock and Other Conifer <sup>(4)</sup>	WHEN	1	504	497	490	483	476
		2	369	362	355	348	341
		3	346	339	332	325	318
		4	308	301	294	287	280
Red Alder	RA	1	286	279	272	265	258
		2	235	228	221	214	207
Black Cottonwood	BC	1	38	31	24	17	10
Other Hardwood	OH	1	167	160	153	146	139
Douglas fir Poles	DFL	1	903	896	889	882	875
Western Redcedar Poles	RCL	1	903	896	889	882	875
Chipwood	CHW	1	3	2	1	1	1
RC Shake Blocks	RCS	1	303	296	289	282	275
RC Shingle Blocks	RCF	1	121	114	107	100	93
RC & Other Posts <sup>(5)</sup>	RCP	1	0.45	0.45	0.45	0.45	0.45
DF Christmas Trees <sup>(6)</sup>	DFX	1	0.25	0.25	0.25	0.25	0.25
Other Christmas Trees <sup>(6)</sup>	TFX	1	0.50	0.50	0.50	0.50	0.50

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir <sup>(2)</sup>	DF	1	\$496	\$489	\$482	\$475	\$468
		2	496	489	482	475	468
		3	424	417	410	403	396
		4	340	333	326	319	312
Lodgepole Pine	LP	1	242	235	228	221	214
Ponderosa Pine	PP	1	399	392	385	378	371
		2	262	255	248	241	234
Western Redcedar <sup>(3)</sup>	RC	1	902	895	888	881	874
Western Hemlock and Other Conifer <sup>(4)</sup>	WHEN	1	504	497	490	483	476
		2	372	365	358	351	344
		3	346	339	332	325	318
		4	330	323	316	309	302
Red Alder	RA	1	286	279	272	265	258
		2	235	228	221	214	207
Black Cottonwood	BC	1	38	31	24	17	10
Other Hardwood	OH	1	167	160	153	146	139
Douglas fir Poles	DFL	1	903	896	889	882	875
Western Redcedar Poles	RCL	1	903	896	889	882	875
Chipwood	CHW	1	3	2	1	1	1
RC Shake Blocks	RCS	1	303	296	289	282	275
RC Shingle Blocks	RCF	1	121	114	107	100	93
RC & Other Posts <sup>(5)</sup>	RCP	1	0.45	0.45	0.45	0.45	0.45
DF Christmas Trees <sup>(6)</sup>	DFX	1	0.25	0.25	0.25	0.25	0.25
Other Christmas Trees <sup>(6)</sup>	TFX	1	0.50	0.50	0.50	0.50	0.50

<sup>(1)</sup> Log-scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-680.

<sup>(2)</sup> Includes Western Larch.

<sup>(3)</sup> Includes Alaska Cedar.

<sup>(4)</sup> Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as White Fir.

<sup>(5)</sup> Stumpage value per 8 lineal feet or portion thereof.

<sup>(6)</sup> Stumpage value per lineal foot.

<sup>(1)</sup> Log-scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-680.

<sup>(2)</sup> Includes Western Larch.

<sup>(3)</sup> Includes Alaska Cedar.

<sup>(4)</sup> Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as White Fir.

<sup>(5)</sup> Stumpage value per 8 lineal feet or portion thereof.

<sup>(6)</sup> Stumpage value per lineal foot.

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**TABLE 6—Stumpage Value Table**  
**Stumpage Value Area 6**  
 January 1 through June 30, 2001

Stumpage Values per Thousand Board Feet Net Scribner Log Scale<sup>(1)</sup>

Species Name	Timber Quality Code	Number	Hauling Distance Zone Number				
			1	2	3	4	5
			Douglas Fir <sup>(2)</sup>	DF	1	\$305	\$298
Lodgepole Pine	LP	1	242	235	228	221	214
Ponderosa Pine	PP	1	399	392	385	378	371
		2	224	217	210	203	196
Western Redcedar <sup>(3)</sup>	RC	1	423	416	409	402	395
True Firs and Engelmann Spruce <sup>(4)</sup>	WHEN	1	245	238	231	224	217
Western White Pine	WP	1	446	439	432	425	418
Hardwoods	OH	1	14	7	1	1	1
Western Redcedar Poles	RCL	1	516	509	502	495	488
Small Logs	SML	1	25	24	23	22	21
Chipwood	CHW	1	2	1	1	1	1
RC Shake & Shingle Blocks	RCF	1	92	85	78	71	64
LP & Other Posts <sup>(5)</sup>	LPP	1	0.35	0.35	0.35	0.35	0.35
Pine Christmas Trees <sup>(6)</sup>	PX	1	0.25	0.25	0.25	0.25	0.25
Other Christmas Trees <sup>(7)</sup>	DFX	1	0.25	0.25	0.25	0.25	0.25

<sup>(1)</sup> Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-680.  
<sup>(2)</sup> Includes Western Larch.  
<sup>(3)</sup> Includes Alaska Cedar.  
<sup>(4)</sup> Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as White Fir.  
<sup>(5)</sup> Stumpage value per 8 lineal feet or portion thereof.  
<sup>(6)</sup> Stumpage value per lineal foot. Includes Ponderosa Pine, Western White Pine, and Lodgepole Pine.  
<sup>(7)</sup> Stumpage value per lineal foot.

**TABLE 7—Stumpage Value Table**  
**Stumpage Value Area 7**  
 January 1 through June 30, 2001

Stumpage Values per Thousand Board Feet Net Scribner Log Scale<sup>(1)</sup>

Species Name	Timber Quality Code	Number	Hauling Distance Zone Number				
			1	2	3	4	5
			Douglas Fir <sup>(2)</sup>	DF	1	\$305	\$298
Lodgepole Pine	LP	1	242	235	228	221	214
Ponderosa Pine	PP	1	411	404	397	390	383
		2	316	309	302	295	288
Western Redcedar <sup>(3)</sup>	RC	1	423	416	409	402	395
True Firs and Engelmann Spruce <sup>(4)</sup>	WHEN	1	260	253	246	239	232
Western White Pine	WP	1	446	439	432	425	418
Hardwoods	OH	1	14	7	1	1	1
Western Redcedar Poles	RCL	1	516	509	502	495	488
Small Logs	SML	1	25	24	23	22	21
Chipwood	CHW	1	2	1	1	1	1
RC Shake & Shingle Blocks	RCF	1	92	85	78	71	64
LP & Other Posts <sup>(5)</sup>	LPP	1	0.35	0.35	0.35	0.35	0.35
Pine Christmas Trees <sup>(6)</sup>	PX	1	0.25	0.25	0.25	0.25	0.25
Other Christmas Trees <sup>(7)</sup>	DFX	1	0.25	0.25	0.25	0.25	0.25

<sup>(1)</sup> Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-680.  
<sup>(2)</sup> Includes Western Larch.  
<sup>(3)</sup> Includes Alaska Cedar.  
<sup>(4)</sup> Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as White Fir.  
<sup>(5)</sup> Stumpage value per 8 lineal feet or portion thereof.  
<sup>(6)</sup> Stumpage value per lineal foot. Includes Ponderosa Pine, Western White Pine, and Lodgepole Pine.  
<sup>(7)</sup> Stumpage value per lineal foot.

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**TABLE 8—Stumpage Value Table**  
**Stumpage Value Area 10**  
 January 1 through June 30, 2001

Stumpage Values per Thousand Board Feet Net Scribner Log Scale<sup>(1)</sup>

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
			Douglas-Fir <sup>(2)</sup>	DF	1	\$492	\$485
		2	492	485	478	471	464
		3	489	482	475	468	461
		4	283	276	269	262	255
Lodgepole Pine	LP	1	242	235	228	221	214
Ponderosa Pine	PP	1	399	392	385	378	371
		2	262	255	248	241	234
Western Redcedar <sup>(3)</sup>	RC	1	888	881	874	867	860
Western Hemlock and Other Conifer <sup>(4)</sup>	WHEN	1	490	483	476	469	462
		2	355	348	341	334	327
		3	332	325	318	311	304
		4	294	287	280	273	266
Red Alder	RA	1	272	265	258	251	244
		2	221	214	207	200	193
Black Cottonwood	BC	1	24	17	10	3	+
Other Hardwood	OH	1	153	146	139	132	125
Douglas-fir Poles	DFL	1	889	882	875	868	861
Western Redcedar Poles	RCL	1	889	882	875	868	861
Chipwood	CHW	1	3	2	1	1	1
RC Shake Blocks	RCS	1	303	296	289	282	275
RC Shingle Blocks	RCF	1	121	114	107	100	93
RC & Other Posts <sup>(5)</sup>	RCP	1	0.45	0.45	0.45	0.45	0.45
DF Christmas Trees <sup>(6)</sup>	DFX	1	0.25	0.25	0.25	0.25	0.25
Other Christmas Trees <sup>(6)</sup>	TFX	1	0.50	0.50	0.50	0.50	0.50

<sup>(1)</sup> Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-680.

<sup>(2)</sup> Includes Western Larch.

<sup>(3)</sup> Includes Alaska Cedar.

<sup>(4)</sup> Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as White Fir.

<sup>(5)</sup> Stumpage value per 8 lineal feet or portion thereof.

<sup>(6)</sup> Stumpage value per lineal foot.

**TABLE 1—Stumpage Value Table**  
**Stumpage Value Area 1**  
 January 1 through June 30, 2001

Stumpage Values per Thousand Board Feet Net Scribner Log Scale<sup>(1)</sup>

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
			Douglas-Fir	DF	1	\$628	\$621
		2	549	542	535	528	521
		3	490	483	476	469	462
		4	289	282	275	268	261
Western Redcedar <sup>(2)</sup>	RC	1	773	766	759	752	745
Western Hemlock and Other Conifer <sup>(3)</sup>	WH	1	568	561	554	547	540
		2	354	347	340	333	326
		3	334	327	320	313	306
		4	289	282	275	268	261
Red Alder	RA	1	300	293	286	279	272
		2	239	232	225	218	211
Black Cottonwood	BC	1	24	17	10	3	1
Other Hardwood	OH	1	168	161	154	147	140
Douglas-Fir Poles	DFL	1	778	771	764	757	750
Western Redcedar Poles	RCL	1	778	771	764	757	750
Chipwood	CHW	1	3	2	1	1	1
RC Shake Blocks	RCS	1	303	296	289	282	275
RC Shingle Blocks	RCF	1	121	114	107	100	93
RC & Other Posts <sup>(4)</sup>	RCP	1	0.45	0.45	0.45	0.45	0.45
DF Christmas Trees <sup>(5)</sup>	DFX	1	0.25	0.25	0.25	0.25	0.25
Other Christmas Trees <sup>(5)</sup>	TFX	1	0.50	0.50	0.50	0.50	0.50

<sup>(1)</sup> Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-680.

<sup>(2)</sup> Includes Alaska Cedar.

<sup>(3)</sup> Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, Subalpine Fir, and all Spruce. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

<sup>(4)</sup> Stumpage value per 8 lineal feet or portion thereof.

<sup>(5)</sup> Stumpage value per lineal foot.

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**TABLE 2—Stumpage Value Table**  
**Stumpage Value Area 2**  
 January 1 through June 30, 2001

Stumpage Values per Thousand Board Feet Net Scribner Log Scale<sup>(1)</sup>

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
			Douglas-Fir	DF	1	\$595	\$588
		2	528	521	514	507	500
		3	459	452	445	438	431
		4	415	408	401	394	387
Western Redcedar <sup>(2)</sup>	RC	1	773	766	759	752	745
Western Hemlock and Other Conifer <sup>(3)</sup>	WH	1	636	629	622	615	608
		2	379	372	365	358	351
		3	356	349	342	335	328
		4	326	319	312	305	298
Red Alder	RA	1	300	293	286	279	272
		2	239	232	225	218	211
Black Cottonwood	BC	1	24	17	10	3	1
Other Hardwood	OH	1	168	161	154	147	140
Douglas-Fir Poles	DFL	1	778	771	764	757	750
Western Redcedar Poles	RCL	1	778	771	764	757	750
Chipwood	CHW	1	3	2	1	1	1
RC Shake Blocks	RCS	1	303	296	289	282	275
RC Shingle Blocks	RCF	1	121	114	107	100	93
RC & Other Posts <sup>(4)</sup>	RCP	1	0.45	0.45	0.45	0.45	0.45
DF Christmas Trees <sup>(5)</sup>	DFX	1	0.25	0.25	0.25	0.25	0.25
Other Christmas Trees <sup>(5)</sup>	TFX	1	0.50	0.50	0.50	0.50	0.50

<sup>(1)</sup> Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-680.

<sup>(2)</sup> Includes Alaska-Cedar.

<sup>(3)</sup> Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, Subalpine Fir, and all Spruce. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

<sup>(4)</sup> Stumpage value per 8 lineal feet or portion thereof.

<sup>(5)</sup> Stumpage value per lineal foot.

**TABLE 3—Stumpage Value Table**  
**Stumpage Value Area 3**  
 January 1 through June 30, 2001

Stumpage Values per Thousand Board Feet Net Scribner Log Scale<sup>(1)</sup>

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
			Douglas-Fir <sup>(2)</sup>	DF	1	\$743	\$736
		2	443	436	429	422	415
		3	377	370	363	356	349
		4	296	289	282	275	268
Western Redcedar <sup>(2)</sup>	RC	1	773	766	759	752	745
Western Hemlock and Other Conifer <sup>(4)</sup>	WH	1	356	349	342	335	328
		2	334	327	320	313	306
		3	283	276	269	262	255
		4	283	276	269	262	255
Red Alder	RA	1	300	293	286	279	272
		2	239	232	225	218	211
Black Cottonwood	BC	1	24	17	10	3	1
Other Hardwood	OH	1	168	161	154	147	140
Douglas-Fir Poles	DFL	1	778	771	764	757	750
Western Redcedar Poles	RCL	1	778	771	764	757	750
Chipwood	CHW	1	3	2	1	1	1
RC Shake Blocks	RCS	1	303	296	289	282	275
RC Shingle Blocks	RCF	1	121	114	107	100	93
RC & Other Posts <sup>(5)</sup>	RCP	1	0.45	0.45	0.45	0.45	0.45
DF Christmas Trees <sup>(6)</sup>	DFX	1	0.25	0.25	0.25	0.25	0.25
Other Christmas Trees <sup>(6)</sup>	TFX	1	0.50	0.50	0.50	0.50	0.50

<sup>(1)</sup> Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-680.

<sup>(2)</sup> Includes Western Larch.

<sup>(3)</sup> Includes Alaska-Cedar.

<sup>(4)</sup> Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, Subalpine Fir, and all Spruce. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

<sup>(5)</sup> Stumpage value per 8 lineal feet or portion thereof.

<sup>(6)</sup> Stumpage value per lineal foot.

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**TABLE 4—Stumpage Value Table**  
**Stumpage Value Area 4**  
 January 1 through June 30, 2001

Stumpage Values per Thousand Board Feet Net Scribner Log Scale<sup>(1)</sup>

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-Fir <sup>(2)</sup>	DF	1	\$628	\$621	\$614	\$607	\$600
		2	519	512	505	498	491
		3	503	496	489	482	475
		4	359	352	345	338	331
Lodgepole Pine	LP	1	244	237	230	223	216
Ponderosa Pine	PP	1	365	358	351	344	337
		2	253	246	239	232	225
Western Redcedar <sup>(3)</sup>	RC	1	773	766	759	752	745
Western Hemlock and Other Conifer <sup>(4)</sup>	WH	1	568	561	554	547	540
		2	347	340	333	326	319
		3	332	325	318	311	304
		4	311	304	297	290	283
Red Alder	RA	1	300	293	286	279	272
		2	239	232	225	218	211
Black Cottonwood	BC	1	24	17	10	3	1
Other Hardwood	OH	1	168	161	154	147	140
Douglas-Fir Poles	DFL	1	778	771	764	757	750
Western Redcedar Poles	RCL	1	778	771	764	757	750
Chipwood	CHW	1	3	2	1	1	1
RC Shake Blocks	RCS	1	303	296	289	282	275
RC Shingle Blocks	RCF	1	121	114	107	100	93
RC & Other Posts <sup>(5)</sup>	RCP	1	0.45	0.45	0.45	0.45	0.45
DF Christmas Trees <sup>(6)</sup>	DFX	1	0.25	0.25	0.25	0.25	0.25
Other Christmas Trees <sup>(6)</sup>	TFX	1	0.50	0.50	0.50	0.50	0.50

**TABLE 5—Stumpage Value Table**  
**Stumpage Value Area 5**  
 January 1 through June 30, 2001

Stumpage Values per Thousand Board Feet Net Scribner Log Scale<sup>(1)</sup>

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-Fir <sup>(2)</sup>	DF	1	\$628	\$621	\$614	\$607	\$600
		2	516	509	502	495	488
		3	387	380	373	366	359
		4	334	327	320	313	306
Lodgepole Pine	LP	1	244	237	230	223	216
Ponderosa Pine	PP	1	365	358	351	344	337
		2	253	246	239	232	225
Western Redcedar <sup>(3)</sup>	RC	1	773	766	759	752	745
Western Hemlock and Other Conifer <sup>(4)</sup>	WH	1	568	561	554	547	540
		2	372	365	358	351	344
		3	317	310	303	296	289
		4	303	296	289	282	275
Red Alder	RA	1	300	293	286	279	272
		2	239	232	225	218	211
Black Cottonwood	BC	1	24	17	10	3	1
Other Hardwood	OH	1	168	161	154	147	140
Douglas-Fir Poles	DFL	1	778	771	764	757	750
Western Redcedar Poles	RCL	1	778	771	764	757	750
Chipwood	CHW	1	3	2	1	1	1
RC Shake Blocks	RCS	1	303	296	289	282	275
RC Shingle Blocks	RCF	1	121	114	107	100	93
RC & Other Posts <sup>(5)</sup>	RCP	1	0.45	0.45	0.45	0.45	0.45
DF Christmas Trees <sup>(6)</sup>	DFX	1	0.25	0.25	0.25	0.25	0.25
Other Christmas Trees <sup>(6)</sup>	TFX	1	0.50	0.50	0.50	0.50	0.50

<sup>(1)</sup> Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-680.

<sup>(2)</sup> Includes Western Larch.

<sup>(3)</sup> Includes Alaska-Cedar.

<sup>(4)</sup> Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, Subalpine Fir, and all Spruce. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

<sup>(5)</sup> Stumpage value per 8 lineal feet or portion thereof.

<sup>(6)</sup> Stumpage value per lineal foot.

<sup>(1)</sup> Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-680.

<sup>(2)</sup> Includes Western Larch.

<sup>(3)</sup> Includes Alaska-Cedar.

<sup>(4)</sup> Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, Subalpine Fir, and all Spruce. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

<sup>(5)</sup> Stumpage value per 8 lineal feet or portion thereof.

<sup>(6)</sup> Stumpage value per lineal foot.

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**TABLE 6—Stumpage Value Table**  
**Stumpage Value Area 6**  
 January 1 through June 30, 2001

Stumpage Values per Thousand Board Feet Net Scribner Log Scale<sup>(1)</sup>

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-Fir <sup>(2)</sup>	DF	1	\$306	\$299	\$292	\$285	\$278
Lodgepole Pine	LP	1	244	237	230	223	216
Ponderosa Pine	PP	1	365	358	351	344	337
		2	253	246	239	232	225
Western Redcedar <sup>(3)</sup>	RC	1	405	398	391	384	377
True Firs and Spruce <sup>(4)</sup>	WH	1	248	241	234	227	220
Western White Pine	WP	1	408	401	394	387	380
Hardwoods	OH	1	50	43	36	29	22
Western Redcedar Poles	RCL	1	516	509	502	495	488
Small Logs	SML	1	27	26	25	24	23
Chipwood	CHW	1	2	1	1	1	1
RC Shake & Shingle Blocks	RCF	1	92	85	78	71	64
LP & Other Posts <sup>(5)</sup>	LPP	1	0.35	0.35	0.35	0.35	0.35
Pine Christmas Trees <sup>(6)</sup>	PX	1	0.25	0.25	0.25	0.25	0.25
Other Christmas Trees <sup>(7)</sup>	DFX	1	0.25	0.25	0.25	0.25	0.25

<sup>(1)</sup> Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-680.  
<sup>(2)</sup> Includes Western Larch.  
<sup>(3)</sup> Includes Alaska-Cedar.  
<sup>(4)</sup> Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, Subalpine Fir, and all Spruce. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."  
<sup>(5)</sup> Stumpage value per 8 lineal feet or portion thereof.  
<sup>(6)</sup> Stumpage value per lineal foot. Includes Ponderosa Pine, Western White Pine, and Lodgepole Pine.  
<sup>(7)</sup> Stumpage value per lineal foot.

**TABLE 7—Stumpage Value Table**  
**Stumpage Value Area 7**  
 January 1 through June 30, 2001

Stumpage Values per Thousand Board Feet Net Scribner Log Scale<sup>(1)</sup>

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-Fir <sup>(2)</sup>	DF	1	\$317	\$310	\$303	\$296	\$289
Lodgepole Pine	LP	1	251	244	237	230	223
Ponderosa Pine	PP	1	392	385	378	371	364
		2	298	291	284	277	270
Western Redcedar <sup>(3)</sup>	RC	1	405	398	391	384	377
True Firs and Spruce <sup>(4)</sup>	WH	1	268	261	254	247	240
Western White Pine	WP	1	408	401	394	387	380
Hardwoods	OH	1	50	43	36	29	22
Western Redcedar Poles	RCL	1	516	509	502	495	488
Small Logs	SML	1	24	23	22	21	20
Chipwood	CHW	1	2	1	1	1	1
RC Shake & Shingle Blocks	RCF	1	92	85	78	71	64
LP & Other Posts <sup>(5)</sup>	LPP	1	0.35	0.35	0.35	0.35	0.35
Pine Christmas Trees <sup>(6)</sup>	PX	1	0.25	0.25	0.25	0.25	0.25
Other Christmas Trees <sup>(7)</sup>	DFX	1	0.25	0.25	0.25	0.25	0.25

<sup>(1)</sup> Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-680.  
<sup>(2)</sup> Includes Western Larch.  
<sup>(3)</sup> Includes Alaska-Cedar.  
<sup>(4)</sup> Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, Subalpine Fir, and all Spruce. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."  
<sup>(5)</sup> Stumpage value per 8 lineal feet or portion thereof.  
<sup>(6)</sup> Stumpage value per lineal foot. Includes Ponderosa Pine, Western White Pine, and Lodgepole Pine.  
<sup>(7)</sup> Stumpage value per lineal foot.

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**TABLE 8—Stumpage Value Table**  
**Stumpage Value Area 10**  
 January 1 through June 30, 2001

Stumpage Values per Thousand Board Feet Net Scribner Log Scale<sup>(1)</sup>

Species Name	Species Code Number	Timber Quality Code	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-Fir <sup>(2)</sup>	DF	1	\$614	\$607	\$600	\$593	\$586
		2	505	498	491	484	477
		3	489	482	475	468	461
		4	345	338	331	324	317
Lodgepole Pine	LP	1	244	237	230	223	216
Ponderosa Pine	PP	1	365	358	351	344	337
		2	253	246	239	232	225
Western Redcedar <sup>(3)</sup>	RC	1	759	752	745	738	731
Western Hemlock and Other Conifer <sup>(4)</sup>	WH	1	554	547	540	533	526
		2	333	326	319	312	305
		3	318	311	304	297	290
		4	297	290	283	276	269
Red Alder	RA	1	286	279	272	265	258
		2	225	218	211	204	197
Black Cottonwood	BC	1	10	3	1	1	1
Other Hardwood	OH	1	154	147	140	133	126
Douglas-Fir Poles	DFL	1	764	757	750	743	736
Western Redcedar Poles	RCL	1	764	757	750	743	736
Chipwood	CHW	1	3	2	1	1	1
RC Shake Blocks	RCS	1	303	296	289	282	275
RC Shingle Blocks	RCF	1	121	114	107	100	93
RC & Other Posts <sup>(5)</sup>	RCP	1	0.45	0.45	0.45	0.45	0.45
DF Christmas Trees <sup>(6)</sup>	DFX	1	0.25	0.25	0.25	0.25	0.25
Other Christmas Trees <sup>(6)</sup>	TFX	1	0.50	0.50	0.50	0.50	0.50

<sup>(1)</sup> Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-680.  
<sup>(2)</sup> Includes Western Larch.  
<sup>(3)</sup> Includes Alaska-Cedar.  
<sup>(4)</sup> Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, Subalpine Fir, and all Spruce. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."  
<sup>(5)</sup> Stumpage value per 8 lineal feet or portion thereof.  
<sup>(6)</sup> Stumpage value per lineal foot.

(3) **Harvest value adjustments.** The stumpage values in subsection (2) of this rule for the designated stumpage value areas are adjusted for various logging and harvest conditions, subject to the following:

(a) No harvest adjustment is allowed for special forest products, chipwood, or small logs.

(b) Conifer and hardwood stumpage value rates cannot be adjusted below one dollar per MBF.

(c) Except for the timber yarded by helicopter, a single logging condition adjustment applies to the entire harvest unit. The taxpayer must use the logging condition adjustment class that applies to a majority (more than 50%) of the acreage in that harvest unit. If the harvest unit is reported over more than one quarter, all quarterly returns for that harvest unit must report the same logging condition adjustment. The helicopter adjustment applies only to the timber volume from the harvest unit that is yarded from stump to landing by helicopter.

(d) The volume per acre adjustment is a single adjustment class for all quarterly returns reporting a harvest unit. A harvest unit is established by the harvester prior to harvesting. The volume per acre is determined by taking the volume logged from the unit excluding the volume reported as chipwood or small logs and dividing by the total acres logged. Total acres logged does not include leave tree areas (RMZ, UMZ, forested wetlands, etc.) over 2 acres in size.

(e) A domestic market adjustment applies to timber which meet the following criteria:

(i) **Public timber**—Harvest of timber not sold by a competitive bidding process that is prohibited under the authority of state or federal law from foreign export may be eligible for the domestic market adjustment. The adjustment may be applied only to those species of timber that must be processed domestically. According to type of sale, the adjustment may be applied to the following species:

Federal Timber Sales: All species except Alaska-cedar. (Stat. Ref. - 36 C.F.R. 223.10)

State, and Other Nonfederal, Public Timber Sales: Western Redcedar only. (Stat. Ref. - 50 U.S.C. appendix 2406.1)

(ii) **Private timber**—Harvest of private timber that is legally restricted from foreign export, under the authority of The Forest Resources Conservation and Shortage Relief Act (Public Law 101-382), (16 U.S.C. Sec. 620 et seq.); the Export Administration Act of 1979 (50 U.S.C. App. 2406(i)); a Cooperative Sustained Yield Unit Agreement made pursuant to the act of March 29, 1944 (16 U.S.C. Sec. 583-583i); or Washington Administrative Code (WAC 240-15-015(2)) is also eligible for the Domestic Market Adjustment.

The following harvest adjustment tables apply from January 1 through June 30, 2001:

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**TABLE ((10)) 9—Harvest Adjustment Table  
Stumpage Value Areas 1, 2, 3, 4, 5, and 10  
January 1 through June 30, 2001**

Type of Adjustment	Definition	Dollar Adjustment Per Thousand Board Feet Net Scribner Scale
<b>I. Volume per acre</b>		
Class 1	Harvest of 30 thousand board feet or more per acre.	\$0.00
Class 2	Harvest of 10 thousand board feet to but not including 30 thousand board feet per acre.	-\$ 15.00
Class 3	Harvest of less than 10 thousand board feet per acre.	-\$ 35.00
<b>II. Logging conditions</b>		
Class 1	Ground based logging a majority of the unit using tracked or wheeled vehicles or draft animals.	\$ 0.00
Class 2	Cable logging a majority of the unit using an overhead system of winch driven cables.	-\$ 30.00
Class 3	Applies to logs yarded from stump to landing by helicopter. This does not apply to special forest products.	-\$145.00
<b>III. Remote island adjustment:</b>		
	For timber harvested from a remote island	-\$50.00
<b>IV. Thinning</b>		
<u>Class 1</u>	A limited removal of timber described in WAC 458-40-610(21).	-\$ 100.00

**TABLE ((11)) 10—Harvest Adjustment Table  
Stumpage Value Areas 6 and 7  
January 1 through June 30, 2001**

Type of Adjustment	Definition	Dollar Adjustment Per Thousand Board Feet Net Scribner Scale
<b>I. Volume per acre</b>		
Class 1	Harvest of more than 8 thousand board feet per acre.	\$0.00
Class 2	Harvest of 3 thousand board feet to 8 thousand board feet per acre.	-\$ 7.00
Class 3	Harvest of less than 3 thousand board feet per acre.	-\$10.00
<b>II. Logging conditions</b>		
Class 1	The majority of the harvest unit has less than 40% slope. No significant rock outcrops or swamp barriers.	\$0.00
Class 2	The majority of the harvest unit has slopes between 40% and 60%. Some rock outcrops or swamp barriers.	-\$20.00

Type of Adjustment	Definition	Dollar Adjustment Per Thousand Board Feet Net Scribner Scale
Class 3	The majority of the harvest unit has rough, broken ground with slopes over 60%. Numerous rock outcrops and bluffs.	-\$30.00
Class 4	Applies to logs yarded from stump to landing by helicopter. This does not apply to special forest products.	-\$ 145.00
Note: A Class 2 adjustment may be used for slopes less than 40% when cable logging is required by a duly promulgated forest practice regulation. Written documentation of this requirement must be provided by the taxpayer to the department of <u>revenue</u> .		
<b>III. Remote island adjustment:</b>		
	For timber harvested from a remote island	-\$ 50.00

**TABLE ((12)) 11—Domestic Market Adjustment**

~~((Public Timber Harvest of timber not sold by a competitive bidding process that is prohibited under the authority of state or federal law from foreign export may be eligible for the domestic market adjustment. The adjustment may be applied only to those species of timber that must be processed domestically. According to type of sale, the adjustment may be applied to the following species:~~

~~Federal Timber Sales: All species except Alaska Yellow Cedar. (Stat. Ref.—36 CFR 223.10)~~

~~State, and Other Nonfederal, Public Timber Sales: Western Red Cedar only. (Stat. Ref.—50 USC appendix 2406.1)~~

**Private Timber**

~~Harvest of private timber that is legally restricted from foreign export, under the authority of The Forest Resources Conservation and Shortage Relief Act (Public Law 101-382), (16 U.S.C. Sec. 620 net seq.); the Export Administration Act of 1979 (50 U.S.C. App. 2406(i)); a Cooperative Sustained Yield Unit Agreement made pursuant to the Act of March 29, 1944, (16 U.S.C. Sec. 583-583i); or Washington Administrative Code (WAC 240-15-015(2)) is also eligible for the Domestic Market Adjustment.~~

~~The adjustment amounts are as follows:))~~

Class	Area Adjustment Applies	Dollar Adjustment Per Thousand Board Feet Net Scribner Scale
Class 1:	SVA's 1 through 6, and 10	\$0.00 ((per MBF))
Class 2:	SVA 7	\$0.00 ((per MBF))

Note: The adjustment will not be allowed on special forest products.

**(4) Damaged timber.** Timber harvesters planning to remove timber from areas having damaged timber may apply

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to the department of revenue for an adjustment in stumpage values. The application must contain a map with the legal descriptions of the area, an accurate estimate of the volume of damaged timber to be removed, a description of the damage sustained by the timber with an evaluation of the extent to which the stumpage values have been materially reduced from the values shown in the applicable tables, and a list of estimated additional costs to be incurred resulting from the removal of the damaged timber. The application must be received and approved by the department of revenue before the harvest commences. Upon receipt of an application, the department of revenue will determine the amount of adjustment to be applied against the stumpage values. Timber that has been damaged due to sudden and unforeseen causes may qualify.

(a) Sudden and unforeseen causes of damage that qualify for consideration of an adjustment include:

(i) Causes listed in RCW 84.33.091; fire, blow down, ice storm, flood.

(ii) Others not listed; volcanic activity, earthquake.

(b) Causes that do not qualify for adjustment include:

(i) Animal damage, root rot, mistletoe, prior logging, insect damage, normal decay from fungi, and pathogen caused diseases; and

(ii) Any damage that can be accounted for in the accepted normal scaling rules through volume or grade reductions.

(c) The department of revenue will not grant adjustments for applications involving timber that has already been harvested but will consider any remaining undisturbed damaged timber scheduled for removal if it is properly identified.

(d) The department of revenue will notify the harvester in writing of approval or denial. Instructions will be included for taking any adjustment amounts approved.

**WSR 01-02-021**

**PERMANENT RULES**

**PARKS AND RECREATION  
COMMISSION**

[Filed December 21, 2000, 4:37 p.m.]

Date of Adoption: December 15, 2000.

Purpose: This proposed rule-making action is the result of the commission's pursuit of Executive Order 97-02, on regulatory improvement and the recodification of Title 79A RCW. This chapter was reviewed for clarity, grammar, efficiency, and effectiveness. The revisions are proposed to better meet the needs of recreational boaters and the statewide recreational boating safety program, administered by the commission pursuant to RCW 79A.05.310. The chapter was also updated to reflect the recodification of Title 79A RCW.

Citation of Existing Rules Affected by this Order: Amending chapter 352-70 WAC, Boating accident and casualty reports.

Statutory Authority for Adoption: RCW 79A.05.310(4).

Adopted under notice filed as WSR 00-22-115 on November 1, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 1, Amended 6, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 1, Amended 6, 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 6, Repealed 0.

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

December 21, 2000

Jim French

Senior Policy Advisor

**Chapter 352-70 WAC**

**THE STATE BOATING ACCIDENT ((AND CASUALTY REPORTS)) REPORTING PROGRAM**

AMENDATORY SECTION (Amending WSR 93-20-018, filed 9/24/93, effective 10/24/93)

WAC 352-70-010 ((Purpose.)) What is the state boating accident reporting program? ((This chapter is promulgated in accordance with RCW 43.51.400 and 88.12.130 in order to establish procedures by which boating accident and casualty reports are to be submitted to the Washington state parks and recreation commission and to the law enforcement agencies having jurisdiction.)) The state boating accident reporting program sets out the procedures, established under RCW 79A.60.200, boat operators must use to report pertinent boating accident information to the law enforcement agency having jurisdiction where an accident occurs. Through this program, all reports of boating accidents are forwarded to the Washington state parks and recreation commission for the confidential use of government agencies for analysis and development of accident prevention programs or as otherwise permitted by RCW 79A.60.210. The state boating accident reporting program is consistent with the regulations administered by the United States Coast Guard.

AMENDATORY SECTION (Amending WSR 93-20-018, filed 9/24/93, effective 10/24/93)

WAC 352-70-020 ((Definitions.)) What words and phrases are used in the state boating accident reporting program? ((When used in this chapter the following words and phrases shall have the meanings designated in this section unless a different meaning is expressly provided or)) Unless the context clearly indicates otherwise, the definitions in this section apply throughout this chapter.

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(1) "Commission" means the Washington state parks and recreation commission.

(2) "Operator" means an individual who steers, directs, or otherwise has control of a vessel that is underway or exercises actual authority to control the person at the helm.

(3) "Owner" means a person who has a lawful right to possession of a vessel by purchase, exchange, gift, lease, inheritance, or legal action whether or not the vessel is subject to a security interest.

(4) "Use" means operate, navigate, or employ.

(5) "Vessel" means every watercraft used or capable of being used as a means of transportation on the water, other than a seaplane. However, it does not include inner tubes, air mattresses, and small rafts or flotation devices or toys customarily used by swimmers.

(6) "Waters of Washington state" means any waters within the territorial limits of Washington state.

**AMENDATORY SECTION** (Amending Order 73, filed 12/19/83)

**WAC 352-70-030** (~~(Applicability)~~) **Which vessels are subject to the state boating accident reporting program?**

(1) (~~(This chapter applies)~~) **The requirements for reporting boating accidents apply to each vessel used on the waters of Washington state that:**

(a) Is used by its operator for recreational purposes; or

(b) Is required to register in accordance with chapter 88.02 RCW (~~(88.02.030)~~).

(2) This chapter does not apply to each vessel required to have a certificate of inspection in accordance with chapter I, Title 46, Code of Federal Regulations.

#### **NEW SECTION**

**WAC 352-70-035 Who is required to submit a boating accident report and under what conditions?** (1) The operator of the vessel must submit a boating accident report when the vessel or its equipment is involved in an occurrence that results in any of the conditions found in subsection (3) of this section.

(2) When the operator of the vessel cannot submit the boating accident report required by this section, the owner shall submit the report, and, if the owner cannot submit the report, the law enforcement agency that has jurisdiction where the accident occurred shall submit the report on behalf of the owner.

(3) A boating accident report is required to be submitted as specified in subsections (1) and (2) of this section whenever any of the following conditions involving a vessel or its equipment has occurred:

(a) A person dies;

(b) A person is injured and requires medical treatment beyond first aid;

(c) A vessel, or vessels and other property sustain damage totaling more than five hundred dollars;

(d) A vessel is a complete loss; or

(e) A person disappears from the vessel under circumstances that indicate death or injury.

**AMENDATORY SECTION** (Amending WSR 93-20-018, filed 9/24/93, effective 10/24/93)

**WAC 352-70-040** (~~(Written accident and casualty report.)~~) **How does the operator of a vessel report a boating accident?** (~~((+))~~) The operator of a vessel (~~(shall submit a complete written report to the law enforcement agency that has jurisdiction where the accident occurred. The report shall be on a form prescribed by the commission in WAC 352-70-050. The report shall be submitted when as a result of an occurrence that involves the vessel or its equipment:~~

(a) A person dies;

(b) A person is injured and requires medical treatment beyond first aid;

(c) ~~Damage to the vessel and other property totals more than five hundred dollars or there is a complete loss of a vessel; or~~

(d) A person disappears from the vessel under circumstances that indicate death or injury.

(2) A report required by this section must be submitted within forty-eight hours of the occurrence if a person dies within twenty-four hours of the occurrence, is injured and requires medical treatment beyond first aid, or disappears from a vessel.

All other reports required by this section must be submitted within ten days of the occurrence.

(3) If the operator of a vessel cannot submit the report required by this section, the owner shall submit the report, and, if the owner cannot submit the report, the law enforcement agency that has jurisdiction where the accident occurred shall complete the report on behalf of the owner.

(4) ~~The completed report shall be submitted to the commission by the law enforcement agency that has jurisdiction within ten days of receiving or completing the report)~~ **involved in a boating accident or the owner of the vessel reporting for the operator must complete and submit a written boating accident report to the law enforcement agency that has jurisdiction where the accident occurred within the specified times listed here:**

**(1) Within forty-eight hours of the occurrence if a person dies within twenty-four hours of the accident;**

**(2) Within forty-eight hours of the occurrence if a person is injured and requires medical treatment beyond first aid, or disappears from a vessel; and**

**(3) Within ten days of the occurrence for all other boating accident reports.**

**(4) All reports must be submitted on the state boating accident report form published by the commission as defined in WAC 352-70-050.**

**AMENDATORY SECTION** (Amending WSR 93-20-018, filed 9/24/93, effective 10/24/93)

**WAC 352-70-050** (~~(Content of written accident and casualty report.)~~) **What information must be provided on the state boating accident report form?** (~~(Each written report required by WAC 352-70-040 shall be on a form prescribed by the commission. Each report must be dated upon completion.)~~) **The state boating accident report form published by the commission must be completed in writing.**

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signed ~~and dated~~ by the person ~~((who prepared))~~ completing it~~((;))~~ and must contain~~((, if available, at least))~~ the following information about the boating accident ~~((or casualty))~~:

(1) The registration numbers or names as documented of each vessel involved.

(2) The name and address of each owner of each vessel involved.

(3) The name of the nearest city or town, the county, the state, and the body of water.

(4) The time and date the accident ~~((or casualty))~~ occurred.

(5) The location on the water.

(6) The visibility, weather, and water conditions.

(7) The estimated air and water temperatures.

(8) The name, address, age, or date of birth, telephone number, vessel operating experience, and boating safety training of the operator of the vessel of the person making the report.

(9) The name and address of each operator of each other vessel involved.

(10) The number of persons on board and towed on skis by each vessel.

(11) The name, address, and date of birth of each person injured or killed.

(12) The cause of each death.

(13) Weather forecasts available to, and weather reports used by, the operator before and during the use of the vessel.

(14) The name and address of each owner of property involved.

(15) The number, availability, and use of personal flotation devices.

(16) The type and amount of each fire extinguisher used.

(17) The nature and extent of each injury.

(18) A description of all property damage and vessel damage with an estimate of the cost of all repairs.

(19) A description of each equipment failure that caused or contributed to the cause of the accident ~~((or casualty))~~.

(20) A description of the vessel accident ~~((or casualty))~~.

(21) The type of vessel operation (cruising, drifting, fishing, hunting, skiing, racing, or other) and the type of accident (capsizing, sinking, fire, explosion, or other).

(22) The opinion of the person making the report as to the cause of the accident ~~((or casualty))~~ including whether or not alcohol or drugs, or both, was a cause or contributed to causing the ~~((casualty))~~ accident.

(23) The make, model, type (open, cabin, house, or other), beam width at widest point, length, depth from transom to keel, horse power, propulsion (outboard, inboard, inboard outdrive, sail, or other), fuel (gas, diesel, or other), construction (wood, steel, aluminum, plastic, fiberglass, or other), and year built (model year) of the vessel of the person making the report.

(24) The name, address, and telephone number of each witness.

(25) The manufacturer's hull identification number, if any, of the vessel of the person making the report.

(26) The name, address, and telephone number of the person submitting the report.

AMENDATORY SECTION (Amending WSR 93-20-018, filed 9/24/93, effective 10/24/93)

~~WAC 352-70-060 ((Submission of notification and report))~~ How is a boating accident report submitted to the commission? ~~((The report required by this chapter shall be submitted to the commission at the following address by the law enforcement agency that has jurisdiction where the accident occurred:))~~ The law enforcement agency that has jurisdiction where a boating accident occurs must submit the state boating accident report form within ten days of receiving, or completing the report to the commission at the following address:

Washington State Parks and  
Recreation Commission  
Boating Programs  
7150 Cleanwater Lane  
P.O. Box 42654  
Olympia, Washington 98504-2654

**WSR 01-02-026**  
**PERMANENT RULES**  
**DEPARTMENT OF**  
**LABOR AND INDUSTRIES**

[Filed December 22, 2000, 11:30 a.m., effective January 22, 2001]

Date of Adoption: December 22, 2000.

Purpose: Elevator rules.

**All rules relating to elevators and other conveyances (chapters 296-81, 296-82, 296-84, 296-85, 296-87, 296-89, 296-91, 296-93A, 296-94, 296-95, and 296-100 WAC).**

This rule making was a comprehensive clear rule write of all the rules relating to elevators and other conveyances: The purpose of this rule making was to:

- Rewrite, reorganize, and combine all of the existing rules relating to elevators and other conveyances in one location and in a more usable format as directed in the department's August 1997 rule review plan (in response to the Governor's Executive Order 97-02 on Regulatory Improvement) in order to make them easier to understand;
- Make clarifying and housekeeping changes;
- Adopt either by reference or without material change national consensus codes;
- Separate the requirements for inclined private residence conveyances for transporting people and property into two parts - inclined private residence elevators for transporting person(s) and inclined private residence elevators for transporting property in order to clarify the differences and provide the appropriate level of safety for the two different types of elevators;
- Implement requirements authorized by statute (e.g. specified when inspections of private residence conveyances are performed and when they are not necessary and implemented a penalty structure for failure to notify corrections on all conveyances); and

- Incorporate necessary policy (and current practice) into rule as directed by the Governor's Executive Order 97-02 on Regulatory Improvement.

This rule making repeals all of the rules relating to conveyances (chapters 296-81, 296-82, 296-84, 296-85, 296-87, 296-89, 296-91, 296-93A, 296-94, 296-95, and 296-100 WAC) and replaces them with a new chapter 296-96 WAC, Safety regulations and fees for all elevators, dumbwaiters, escalators and other conveyances.

Citation of Existing Rules Affected by this Order: Repealing chapters 296-81, 296-82, 296-84, 296-85, 296-87, 296-89, 296-91, 296-93A, 296-94, 296-95, and 296-100 WAC.

Statutory Authority for Adoption: RCW 70.87.020, 70.87.030, 70.87.034, 70.87.120, and 70.87.185.

Other Authority: Chapter 70.87 RCW.

Adopted under notice filed as WSR 00-14-041 on June 30, 2000.

Changes Other than Editing from Proposed to Adopted Version: Throughout the new chapter several minor edits were made in order to correct numbering, typographical, and grammatical errors. Several of these changes were identified in the "Reviser's Notes:" in the published proposal (WSR 00-14-041) as filed with the Washington state code reviser on June 30, 2000.

#### **WAC 296-96-00600 What rules apply to your conveyance?**

Added the language "in effect at the time the conveyance was altered" at the end of the section in order to clarify what rules elevators that have been altered must comply with.

#### **WAC 296-96-00650 Which National Elevator Codes and Supplements has the department adopted?**

Changes were made to clarify the table for National Elevator Codes and Supplements.

#### **WAC 296-96-00700 Chapter definitions.**

Made several clarifying amendments and alphabetized the definitions and made a correction to the definition of "Material lift" as it had been incorrectly defined as "Elevator."

#### **WAC 296-96-00800 Advisory committee on conveyances.**

Removed the language "of the department or his or her designee" as it is redundant to the definition of director.

#### **WAC 296-96-01000 The permit process for owning conveyances.**

Clarified the title by removing "owning" as it is redundant. Also in subsection (5) corrected the reference to "fee" with "permit."

#### **WAC 296-96-01010 What are the permit fees and how are they calculated?**

Changed the title to "What are the permit fees for conveyances other than material lifts and hoists" to more accurately reflect the fees associated with the section.

#### **WAC 296-96-01027 Are permit fees refundable?**

Clarified that a processing fee may be accessed to be consistent with current practice.

#### **WAC 296-96-01035 Are there inspection fees?**

As a result of public testimony the following change was made:

The requirement that a reinspection fee be paid prior to a reinspection was removed. This requirement is unnecessary and does not accurately reflect current practice.

Also, added the word "permit" to clarify what must be renewed yearly.

#### **WAC 296-96-01040 What is the fee for testing and inspecting regular elevators used as temporary personnel elevators?**

Changed the title to "What is the fee and posting requirements for testing and inspecting regular elevators used as temporary personnel elevators?" to more accurately reflect the requirements associated with the section.

#### **WAC 296-96-01045 What are the inspection requirements for conveyances in private residences?**

Add "and fees" to the title to more accurately reflect that this section also pertains to the fees associated with private residence conveyances.

#### **WAC 296-96-01055 Are technical services available?**

Changed the title to "Are technical services available and what is the fee?" to more accurately represent that this section also pertains to fees for technical services.

#### **WAC 296-96-01060 Can I request an after hours inspection?**

Changed the title to "Can I request an after hours inspection and what is the fee?" to more accurately represent that this section also pertains to fees for after hours inspections.

#### **WAC 296-96-01070 Are there penalties?**

Clarified in subsections (1)(f) and (g) that penalties cumulate and added specific references to subsections (1)(a), (b), (c), and (d) in (2). Also, moved subsection (4) to a new section WAC 296-96-01080 titled "How do [you] appeal a notice of violation?"

#### **WAC 296-96-02240 Where is a shut-off valve required for hydraulic elevators?**

Clarified the requirements of this section to make it easier to understand when a shut-off valve is required.

#### **WAC 296-96-05010 What is the purpose of the department's rules on material lifts?**

Changed the title to "What are the department's rules on material lifts?" to more accurately reflect the requirements of the rules for material lifts. Also, made clarifying amendments in subsection (3).

#### **WAC 296-96-05100 How much weight can be placed on a car frame and platform during loading and unloading?**

Clarified that car frames and platforms must be designed and constructed to manufacturers' specifications.

#### **WAC 296-96-05220 What electrical wiring standards apply to the construction of lifts?**

Changed the title to "What electrical wiring standards apply to lifts?" to more accurately reflect the requirements of

this section. Also, clarified that electrical wiring must comply with the NEC in effect at the time of installation for major alterations.

**WAC 296-96-05230 What safety regulations apply to exposed equipment?**

Added a reference to the requirements of chapter 296-24 WAC to specify what safety regulations apply to exposed equipment.

**WAC 296-96-07050 What are the construction requirements for car landing enclosures and gates?**

Changed the title to "What are the construction requirements for car landing enclosures and gates?" to more accurately reflect the requirements of the section.

**WAC 296-96-07060 What types of bumpers and buffers must be installed on inclined private residence elevators?**

As a result of public testimony the following change(s) was made:

Subsection (3) replaced "Cable elevators" with "Inclined private residence elevators" in order to clarify the requirements of this section.

**WAC 296-96-07150 What are the construction requirements for guide rails, track supports and fastenings?**

As a result of public testimony the following change(s) was made:

Subsection (4) replaced "cable elevators" with "inclined private residence elevators" in order to clarify the requirements of this section.

**WAC 296-96-07171 How are safeties and governors tested?**

Changed the title to "How and when are safeties and governors tested?" to more accurately reflect the requirements of the section.

**WAC 296-96-07220 What are the requirements for traveling cables?**

Clarified that the requirements of this section also pertain to major alterations.

**WAC 296-96-07230 What requirements apply to electrical wiring?**

Clarified that the requirements of this section also pertain to major alterations.

**WAC 296-96-08060 What types of bumpers and buffers must be installed [on] inclined private residence elevators for transporting property?**

As a result of public testimony the following change(s) was made:

Subsection (3) replaced "Cable elevators" with "Inclined private residence elevators" in order to clarify the requirements of this section.

**WAC 296-96-08100 What construction requirements apply to incline elevators?**

Changed the title to "What requirements apply to incline elevators?" to more accurately reflect the requirements of this section.

**WAC 296-96-08110 What construction requirements apply to car enclosures?**

Changed the title "What requirements apply to car enclosures?" to more accurately reflect the requirements of this section.

**WAC 296-96-08150 What are the construction requirements for guide rails, track supports and fastenings?**

As a result of public testimony the following change(s) was made:

Subsection (4) replaced "cable elevators" with "inclined private residence elevators" in order to clarify the requirements of this section.

Also, changed the title "What are the requirements for guide rails, track supports and fastenings?" to more accurately reflect the requirements of this section.

**WAC 296-96-08160 What construction requirements apply to counterweights?**

Changed the title "What requirements apply to counterweights?" to more accurately reflect the requirements of this section.

**WAC 296-96-08175 How are elevator safeties tested?**

Changed the title "How and when are elevator safeties tested?" to more accurately reflect the requirements of this section.

**WAC 296-96-08180 What are the construction requirements for driving machines and sheaves?**

Changed the title "What are the requirements for driving machines and sheaves?" to more accurately reflect the requirements of this section.

**WAC 296-96-08190 What construction requirements apply to terminal stopping switches?**

Changed the title "What requirements apply to terminal stopping switches?" to more accurately reflect the requirements of this section.

**WAC 296-96-08210 What are the construction requirements for suspension methods?**

Changed the title "What are the requirements for suspension methods?" to more accurately reflect the requirements of this section.

**WAC 296-96-08220 What are the requirements for traveling cables?**

Clarified that the requirements of this section also pertain to major alterations.

**WAC 296-96-08230 What requirements apply to electrical wiring?**

Clarified that the requirements of this section also pertain to major alterations.

**WAC 296-96-11001 What regulations apply to belt manlifts prior to 1974?**

Changes were made to clarify the table for National Elevator Codes and Supplements.

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**WAC 296-96-11022 What requirements apply to guarding lift entrances and exits?**

Added a reference to the requirements of chapter 296-24 WAC to specify what safety regulations apply to guard rails.

**WAC 296-96-11040 What lifting requirements apply to belt manlifts?**

In subsection (2)(b) clarified that lighting controls in runways must be near the starting switch.

**WAC 296-96-11048 What is the acceptable operating speed for belt manlifts?**

Replaced "can" with "may" to make the section more grammatically correct.

**WAC 296-96-23610 What requirements apply to routine periodic inspections and tests?**

The posting requirements were clarified in this section to reflect current industry practice by specifying that they be posted in the machine room and not mailed to the department, unless otherwise specified in ASME A17.1, Part X.

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 2, 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 327, Amended 0, Repealed 321.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 327, Amended 0, Repealed 321.

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 327, Amended 0, Repealed 321.

Effective Date of Rule: January 22, 2001.

December 22, 2000

Gary Moore

Director

**REPEALER**

The following chapter of the Washington Administrative Code is repealed:

WAC 296-81-005	National Elevator Codes adopted.
WAC 296-81-006	National Elevator Code adopted—1967.
WAC 296-81-007	National Elevator Code adopted.
WAC 296-81-008	National Elevator Code supplement adopted.
WAC 296-81-009	National Safety Standard for Manlifts adopted.
WAC 296-81-200	Adoption of elevator codes.

WAC 296-81-240

WAC 296-81-275

WAC 296-81-277

WAC 296-81-280

WAC 296-81-290

WAC 296-81-300

WAC 296-81-306

WAC 296-81-310

WAC 296-81-315

WAC 296-81-320

WAC 296-81-325

WAC 296-81-330

WAC 296-81-335

WAC 296-81-340

WAC 296-81-345

WAC 296-81-350

WAC 296-81-355

WAC 296-81-360

WAC 296-81-365

WAC 296-81-370

WAC 296-81-990

WAC 296-81-991

Valves.

Smoke detectors.

Method to achieve ANSI A17.1-102.2 (c)4.

Electric conduit pipes and ducts.

Underground hydraulic elevator pipes, fittings, and cylinders.

Operation and leveling.

Door protective and reopening device.

Door delay.

Car interior.

Car controls.

Car position indicator signal.

Telephone or intercommunicating system.

Floor covering.

Handrails.

Minimum illumination.

Door jamb marking.

Hall buttons.

Hall lantern.

Emergency use.

Effective date.

Advisory board.

Civil penalties.

**REPEALER**

The following chapter of the Washington Administrative Code is repealed:

WAC 296-82-010	Belt manlifts—Definitions.
WAC 296-82-016	General requirements—Landings.
WAC 296-82-019	General requirements—Floor opening guards.
WAC 296-82-022	General requirements—Protection of entrances and exits.
WAC 296-82-025	General requirements—Guards for openings.
WAC 296-82-028	General requirements—Guards at floor landings.

- WAC 296-82-031 General requirements—Bottom arrangement.
- WAC 296-82-034 General requirements—Top clearance.
- WAC 296-82-037 General requirements—Emergency exit ladders.
- WAC 296-82-040 General requirements—Illumination.
- WAC 296-82-045 Belt manlifts mechanical requirements—Machines.
- WAC 296-82-048 Belt manlifts mechanical requirements—Speed.
- WAC 296-82-051 Belt manlifts mechanical requirements—Platforms or steps.
- WAC 296-82-054 Belt manlifts mechanical requirements—Handholds.
- WAC 296-82-057 Belt manlifts mechanical requirements—Up limit stops.
- WAC 296-82-060 Belt manlifts mechanical requirements—Emergency stop.
- WAC 296-82-066 Belt manlifts mechanical requirements—Instruction and warning signs.
- WAC 296-82-070 Operating rules—Carrying of materials and tools.
- WAC 296-82-078 Tests and inspections—Periodic inspection.

**REPEALER**

The following chapter of the Washington Administrative Code is repealed:

- WAC 296-84-010 Scope and application.
- WAC 296-84-015 Waiver and variance.
- WAC 296-84-020 Hoistway landings.
- WAC 296-84-025 Hoistway clearances.
- WAC 296-84-030 Habitable space under hoistways.
- WAC 296-84-035 Hoistway guide rails.
- WAC 296-84-040 Buffer springs and overtravel of car.
- WAC 296-84-045 Car specifications.
- WAC 296-84-050 Counterweights.
- WAC 296-84-055 Sheaves.
- WAC 296-84-060 Hoisting ropes.

- WAC 296-84-065 Operating rope.
- WAC 296-84-070 Lighting.
- WAC 296-84-075 Overhead supports.
- WAC 296-84-080 General requirements.

**REPEALER**

The following chapter of the Washington Administrative Code is repealed:

- WAC 296-85-005 National code adopted.

**REPEALER**

The following chapter of the Washington Administrative Code is repealed:

- WAC 296-87-001 Scope.
- WAC 296-87-010 Hoistway construction.
- WAC 296-87-020 Guide rail brackets and building supports.
- WAC 296-87-030 Hoistway enclosure.
- WAC 296-87-040 Hoistway doors.
- WAC 296-87-050 Landing platform.
- WAC 296-87-060 Car operating and terminal stopping devices and electrical protective devices.
- WAC 296-87-070 Car safeties.
- WAC 296-87-080 Ropes, rope connections, data and record.
- WAC 296-87-090 Car frames and platforms.
- WAC 296-87-100 Capacity posting.
- WAC 296-87-110 Platform size.
- WAC 296-87-120 Maintenance inspection and test periods.
- WAC 296-87-130 Car and counterweight buffers.

**REPEALER**

The following chapter of the Washington Administrative Code is repealed:

- WAC 296-89-010 Definitions.
- WAC 296-89-020 Car or platform enclosures.
- WAC 296-89-030 Electric wiring.
- WAC 296-89-040 Brakes.
- WAC 296-89-050 Car operating and terminal stopping devices and electrical protective devices.

PERMANENT

- WAC 296-89-060 Cables.
- WAC 296-89-070 Hoistway gates and doors.
- WAC 296-89-080 Hoistway enclosures.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

REPEALER

The following chapter of the Washington Administrative Code is repealed:

- WAC 296-91-010 Scope.
- WAC 296-91-020 Machine rooms and machinery spaces.
- WAC 296-91-030 Equipment in machine rooms.
- WAC 296-91-040 Electrical wiring, pipes and ducts in elevator hoistways and machine rooms.
- WAC 296-91-050 Pits.
- WAC 296-91-060 Protection of hoistway landing openings.
- WAC 296-91-070 Hangers, guides and guide shoes for hoistway doors.
- WAC 296-91-080 Location of hoistway doors.
- WAC 296-91-090 Hoistway doors and door locking devices.
- WAC 296-91-100 Protection of spaces below hoistways.
- WAC 296-91-110 Car doors or gates.
- WAC 296-91-120 Car enclosures.
- WAC 296-91-130 Car frames and platforms.
- WAC 296-91-140 Car frames and platform connections.
- WAC 296-91-150 Capacity and loading.
- WAC 296-91-160 Driving machine and sheaves.
- WAC 296-91-170 Material and grooving for sheaves and drums.
- WAC 296-91-180 Driving machine brakes.
- WAC 296-91-190 Terminal stopping devices.
- WAC 296-91-200 Ropes, rope connections, data and record.
- WAC 296-91-210 Hydraulic elevators.
- WAC 296-91-220 Valves, supply piping and fittings.
- WAC 296-91-230 Stopping devices.
- WAC 296-91-240 Operating devices.

- WAC 296-93A-010 What is the purpose of this chapter?
- WAC 296-93A-020 How must a hoistway enclosure be built to ensure proper construction and fire safety?
- WAC 296-93A-030 How must hoistway enclosure gates and doors be constructed?
- WAC 296-93A-040 What requirements apply to lift hoistways that do not extend to the lowest levels of a building or structure?
- WAC 296-93A-050 What requirements apply to lift hoist driving machines?
- WAC 296-93A-070 What car enclosure requirements apply to lifts?
- WAC 296-93A-080 How much running clearance is permitted between a car sill and a hoistway face?
- WAC 296-93A-090 What requirements apply to car and counterweight guides?
- WAC 296-93A-100 How much weight can be placed on a car frame and platform during loading and unloading?
- WAC 296-93A-120 What requirements apply to car operating devices, terminal stopping devices and electrical protective devices?
- WAC 296-93A-140 What requirements apply to car safeties?
- WAC 296-93A-150 What requirements apply to lift brakes?
- WAC 296-93A-160 What type of ropes, chains and rope connections must be used on a lift?
- WAC 296-93A-170 What requirements apply to lift control stations?
- WAC 296-93A-190 How must lift pits be constructed?
- WAC 296-93A-200 Which lift landings must be illuminated?
- WAC 296-93A-210 What signs must be posted on landings and lifts?

PERMANENT

WAC 296-93A-220	What electrical wiring standards apply to the construction of lifts?	WAC 296-94-150	Guide and track supports and fastenings.
WAC 296-93A-230	What safety regulations apply to exposed equipment?	WAC 296-94-160	Counterweight guiding and construction.
WAC 296-93A-240	What are the minimum maintenance requirements for lifts?	WAC 296-94-170	Car safeties and governors.
WAC 296-93A-250	Is an installation permit required?	WAC 296-94-180	Driving machines and sheaves.
WAC 296-93A-260	When are inspections of new installations, alterations or relocations required?	WAC 296-94-190	Terminal stopping switches.
WAC 296-93A-270	How frequently will lifts be inspected and tested?	WAC 296-94-200	Operation.
WAC 296-93A-280	When is a material lift operating permit required?	WAC 296-94-210	Suspension means.
WAC 296-93A-290	Under what conditions is a five-year test administered?	WAC 296-94-220	Traveling cable(s).
WAC 296-93A-300	When must plans for installations, alterations and relocations be submitted?	WAC 296-94-230	Electric wiring.
WAC 296-93A-330	Is an annual operating permit required for a material lift?	WAC 296-94-240	Track(s)/guide(s) supporting structure.
		WAC 296-94-250	Means of egress.

**REPEALER**

The following chapter of the Washington Administrative Code is repealed:

**REPEALER**

The following chapter of the Washington Administrative Code is repealed:

WAC 296-94-010	Scope.	WAC 296-95-101	Scope.
WAC 296-94-020	Definitions.	WAC 296-95-110	Hoistway enclosures.
WAC 296-94-030	Approval of plans and specifications.	WAC 296-95-111	Windows in hoistway enclosures.
WAC 296-94-040	Protection required.	WAC 296-95-113	Pipes conveying gases, vapors, or liquids.
WAC 296-94-050	Landing enclosures and gates—Where required.	WAC 296-95-115	Access for maintenance.
WAC 296-94-060	Bumpers and buffers.	WAC 296-95-116	Car number designation.
WAC 296-94-070	Machinery beams and supports.	WAC 296-95-121	Access to machine rooms and machinery spaces.
WAC 296-94-080	Platform area and rated load.	WAC 296-95-122	Lighting.
WAC 296-94-090	Rated speed.	WAC 296-95-123	Service outlets.
WAC 296-94-100	Car and chassis construction.	WAC 296-95-124	Pipes conveying gases, vapors, or liquids.
WAC 296-94-110	Car enclosures.	WAC 296-95-125	Protection from weather.
WAC 296-94-120	Car doors or gates.	WAC 296-95-126	Guards.
WAC 296-94-130	Use of glass and plastics.	WAC 296-95-130	Access to pits.
WAC 296-94-140	Data plates.	WAC 296-95-131	Drains.
		WAC 296-95-132	Illumination of pits.
		WAC 296-95-133	Counterweight pit guards.
		WAC 296-95-140	Spaces below hoistways.
		WAC 296-95-150	Doors or gates required.
		WAC 296-95-151	Closing of hoistway doors.
		WAC 296-95-152	Hoistway door vision panels.

WAC 296-95-153	Door hangers.	WAC 296-95-240	Minimum rated load for passenger elevators.
WAC 296-95-154	Nonshearing astragals.	WAC 296-95-241	Use of partitions for reducing inside net platform area.
WAC 296-95-155	Pull straps.	WAC 296-95-243	Minimum rated load for freight elevators.
WAC 296-95-156	Landing sill clearance.	WAC 296-95-244	Capacity plates.
WAC 296-95-157	Threshold clearance.	WAC 296-95-245	Signs on freight elevators.
WAC 296-95-158	Floor numbers.	WAC 296-95-250	General requirements.
WAC 296-95-160	Hoistway door or gate locking devices.	WAC 296-95-255	Winding drum machines.
WAC 296-95-161	Elevator parking device.	WAC 296-95-256	Indirect-drive machines.
WAC 296-95-162	Access to hoistway.	WAC 296-95-260	Brakes.
WAC 296-95-165	Reopening device for power-operated car doors or gates.	WAC 296-95-261	Driving and release of driving machine brakes.
WAC 296-95-166	Photo electric or electric eye devices.	WAC 296-95-262	Normal terminal stopping devices.
WAC 296-95-200	Scope.	WAC 296-95-264	Final terminal stopping devices.
WAC 296-95-203	Buffers and bumpers.	WAC 296-95-266	Types of operating devices.
WAC 296-95-205	Counterweights.	WAC 296-95-268	Car-switch operation elevator.
WAC 296-95-206	Car platforms.	WAC 296-95-269	Passenger elevator emergency stop buttons.
WAC 296-95-207	Platform guards (aprons).	WAC 296-95-270	Top-of-car operating devices.
WAC 296-95-208	Hinged platform sills.	WAC 296-95-272	Electrical protective devices.
WAC 296-95-209	Floating (movable) platforms.	WAC 296-95-274	Power supply line disconnecting means.
WAC 296-95-215	Car enclosures.	WAC 296-95-276	Phase reversal and failure protection.
WAC 296-95-216	Material for passenger car enclosure.	WAC 296-95-277	Grounding and overcurrent protections.
WAC 296-95-220	Car doors and gates.	WAC 296-95-278	Absorption of regenerated power.
WAC 296-95-221	Location of car doors and gates.	WAC 296-95-279	Door by-pass systems.
WAC 296-95-222	Control and operating circuit requirements.	WAC 296-95-280	Car emergency signaling devices (in all buildings).
WAC 296-95-225	Emergency exits.	WAC 296-95-282	Suspension means.
WAC 296-95-226	Car illumination.	WAC 296-95-283	Rope data tag.
WAC 296-95-227	Car safeties.	WAC 296-95-284	Factor of safety.
WAC 296-95-228	Maximum permissible movement of governor rope to operate the safety mechanism.	WAC 296-95-285	Minimum number and diameter of suspension ropes.
WAC 296-95-229	Rail lubricants and lubrication plate.	WAC 296-95-287	Suspension rope equalizers.
WAC 296-95-235	Governors.	WAC 296-95-288	Securing of suspension wire ropes to winding drums.
WAC 296-95-236	Speed governor overspeed and car safety mechanism switches.		

WAC 296-95-289	Spare rope turns on winding drums.	WAC 296-95-405	Balustrades.
WAC 296-95-290	Suspension rope fastenings.	WAC 296-95-408	Clearance between skirt and step.
WAC 296-95-291	Auxiliary rope fastening devices.	WAC 296-95-410	Guards at ceiling or soffit intersections.
WAC 296-95-300	Scope.	WAC 296-95-412	Antislid device.
WAC 296-95-302	Hoistways, hoistway enclosures, and related construction shall conform to the requirements of Part 1.	WAC 296-95-414	Handrails.
WAC 296-95-304	Buffers and bumpers.	WAC 296-95-416	Handrail guards.
WAC 296-95-307	Car frames and platforms.	WAC 296-95-418	Slotting of step risers.
WAC 296-95-309	Car enclosures.	WAC 296-95-420	Slotting of step treads.
WAC 296-95-311	Capacity and loading.	WAC 296-95-422	Combplates.
WAC 296-95-313	Connection to driving machine.	WAC 296-95-424	General requirements.
WAC 296-95-316	Plunger stops.	WAC 296-95-427	Main drive shaft brake.
WAC 296-95-318	Pump relief valve.	WAC 296-95-429	Starting switches.
WAC 296-95-321	Check valve.	WAC 296-95-431	Emergency stop buttons.
WAC 296-95-322	Supply piping and fittings.	WAC 296-95-432	Speed governor.
WAC 296-95-323	Flexible hydraulic connections.	WAC 296-95-434	Broken step-chain device.
WAC 296-95-324	General requirements.	WAC 296-95-436	Application of brake.
WAC 296-95-325	Pressure tanks.	WAC 296-95-438	Broken drive-chain device.
WAC 296-95-326	Terminal stopping devices shall conform to the requirements of WAC 296-95-262.	WAC 296-95-440	Skirt obstruction device.
WAC 296-95-328	Operating devices.	WAC 296-95-442	Rolling shutter device.
WAC 296-95-330	Top-of-car operating devices.	WAC 296-95-444	Reversal stop device.
WAC 296-95-332	Anticreep leveling devices.	WAC 296-95-446	Tandem operation.
WAC 296-95-334	Electrical protective devices.	WAC 296-95-448	Caution signs.
WAC 296-95-336	Power supply line disconnecting means.	WAC 296-95-450	Lighting of step treads.
WAC 296-95-338	Devices for making hoistway door interlocks or electric contacts, or car door or gate electric contacts inoperative.	WAC 296-95-500	Scope.
WAC 296-95-340	Control and operating circuit requirements.	WAC 296-95-510	Electric and electro-hydraulic dumbwaiters.
WAC 296-95-342	Emergency operation and signaling devices.	WAC 296-95-540	Hand-power elevators and dumbwaiters.
WAC 296-95-344	Additional requirements for counterweighted hydraulic elevators.	WAC 296-95-600	Scope.
WAC 296-95-400	Scope.	WAC 296-95-610	Routine periodic inspections and tests.
		WAC 296-95-620	Alterations, repairs, and maintenance.
		WAC 296-95-630	Anchorage after seismic activity.
		WAC 296-95-700	Scope.
		WAC 296-95-710	Lifts for physically handicapped.
		WAC 296-95-800	Scope.
		WAC 296-95-810	Sidewalk elevators.

**REPEALER**

The following chapter of the Washington Administrative Code is repealed:

- WAC 296-100-001 Scope.
- WAC 296-100-010 Material hoist platforms.
- WAC 296-100-020 Inside material hoist shaftways.
- WAC 296-100-030 Outside hoisting towers.
- WAC 296-100-040 Hoisting machines.
- WAC 296-100-050 Capacity plate.
- WAC 296-100-060 Safety requirements for material hoists.

**Chapter 296-96 WAC**

**SAFETY REGULATIONS AND FEES FOR ALL ELEVATORS, DUMBWAITERS, ESCALATORS AND OTHER CONVEYANCES**

**Part A - Administrative**

**NEW SECTION**

**WAC 296-96-00500 Scope, purpose, and authority.**

This chapter is authorized by chapter 70.87 RCW covering elevators, lifting devices, and moving walks. The purpose of this chapter is to:

- (1) Provide for the safe mechanical and electrical operation, construction, installation, alteration, inspection, relocation, and repair of conveyances; and
- (2) Ensure that all such operation, construction, installation, alteration, inspection, and repair subject to the provisions of this chapter will be reasonably safe to persons and property and in conformity with the provisions of this chapter and the applicable statutes of the state of Washington.

**NEW SECTION**

**WAC 296-96-00600 What rules apply to your conveyance?** Elevators and other conveyances must comply with the rules adopted by the department that were in effect at the time the conveyance was permitted unless any new rule specifically states that it applies to all elevators, regardless of when the elevator was permitted.

Please note, if the elevator is altered it must comply with all of the applicable rules adopted by the department in effect at the time the conveyance was altered.

**NEW SECTION**

**WAC 296-96-00650 Which National Elevator Codes and Supplements has the department adopted?**

NATIONAL ELEVATOR CODES AND SUPPLEMENTS ADOPTED				
TYPE OF CONVEYANCE	NATIONAL CODE AND SUPPLEMENTS	DATE INSTALLED		COMMENTS
		FROM	TO	
Elevators, Dumbwaiters, Escalators	American Standard Safety Code (ASA) A17.1, 1960	Prior to 11/1/1963		Adopted Standard Part X of ASA applies to all installations in existence prior to 11/1/63.
Elevators, Dumbwaiters, Escalators	American Standard Safety Code (ASA) A17.1, 1960	11/1/1963	12/29/1967	Adopted Standard
Moving Walks	American Safety Association A17.1.13, 1962	11/1/1963	12/29/1967	Adopted Standard
Elevators, Dumbwaiters, Escalators, and Moving Walks	U.S.A. Standards (USAS) USAS A17.1, 1965; Supplements A17.1a, 1967; A17.1b, 1968; A17.1c, 1969;	12/30/1967	2/24/1972	Adopted Standard USAS 1965 includes revision and consolidation of A17.1-1, 1960, A17.1a, 1963, and A17.1-13, 1962. Adopted code and supplements, excluding Appendix E and ANSI 17.1d, 1970.
Elevators, Dumbwaiters, Escalators, and Moving Walks	American National Standard Institute ANSI A17.1, 1971	2/25/1972	6/30/1982	Adopted Standard as amended and revised through 1971.
Elevators, Dumbwaiters, Escalators, and Moving Walks	ANSI A17.1, 1971; A17.1a, 1972	2/25/1972	6/30/1982	Adopted Supplement
Elevators, Dumbwaiters, Escalators, and Moving Walks	ANSI A17.1, 1981	7/1/1982	1/9/1986	Adopted Standard
Elevators, Dumbwaiters, Escalators, and Moving Walks	ANSI A17.1a, 1982	3/1/1984	1/9/1986	Adopted Supplement

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Elevators, Dumbwaiters, Escalators, and Moving Walks	ANSI A17.1b, 1983	12/1/1984	1/9/1986	Adopted Supplement, except portable escalators covered by Part VIII of A17.1b, 1983.
Elevators, Dumbwaiters, Escalators, and Moving Walks	ANSI A17.1, 1984	1/10/1986	12/31/1988	Adopted Standard Except Part XIX. After 11/1/1988 Part II, Rule 211.3b was replaced by WAC 296-81-275.
Elevators, Dumbwaiters, Escalators, and Moving Walks	ANSI A17.1a, 1985	1/10/1986	12/31/1988	Adopted Supplement
Elevators, Dumbwaiters, Escalators, and Moving Walks	ANSI A17.1b, 1985; A17.1c, 1986; A17.1d, 1986; and A17.1e, 1987	12/6/1987	12/31/1988	Adopted Supplement
Elevators, Dumbwaiters, Escalators, and Moving Walks	ANSI A17.1, 1987	1/1/1989	12/31/1992	Adopted Standard Except Part XIX and Part II, Rule 211.3b. WAC 296-81-275 replaced Part II, Rule 211.3b.
Elevators, Dumbwaiters, Escalators, and Moving Walks	ANSI A17.1, 1990	1/1/1993	2/28/1995	Adopted Standard Except Part XIX and Part V, Section 513. Chapter 296-94 WAC replaced Part V, Section 513.
Elevators, Dumbwaiters, Escalators, and Moving Walks	ANSI A17.1, 1993	3/1/1995	6/30/1998	Adopted Standard Except Part XIX and Part V, Section 513. Chapter 296-94 WAC replaced Part V, Section 513.
Elevators, Dumbwaiters, Escalators, and Moving Walks	ASME A17.1, 1996	6/30/1998	Current	Adopted Standard Except Part V, Section 513.

Note: Copies of codes and supplements can be obtained from The American Society of Mechanical Engineers, Order Department, 22 Law Drive, Box 2900, Fairfield, New Jersey, 07007-2900 or by visiting [www.asme.org](http://www.asme.org).

PERMANENT

**NEW SECTION**

**WAC 296-96-00700 Chapter definitions.** The following general definitions apply to this chapter:

"ANSI" means the American National Standard Institute.

"ASA" means the American Safety Association.

"ASME" means the American Society of Mechanical Engineers.

"Automobile parking elevator" means an elevator that is located in either a stationary or horizontally moving hoistway and is used exclusively for parking automobiles.

(a) During the parking process, each automobile moves onto or off of the elevator under its own power or by a power driven transfer device into parking spaces or cubicles directly in line with the elevator.

(b) Normally, no person is stationed on any level except the receiving level.

"Belt manlift" means a power-driven endless belt with steps or platforms and handholds used for the transportation of personnel from floor to floor.

"Boat launching elevator" means an elevator that:

(a) Serves a boat launching structure and a beach or water surface; and

(b) Is used for carrying or handling boats in which people ride.

"Casket lift" means a lift that:

(a) Is installed at a mortuary;

(b) Is designed exclusively for carrying caskets;

(c) Moves in guides in basically a vertical direction; and

(d) Serves two or more floors or landings.

"Code" refers to nationally accepted codes (i.e. ASME, ANSI, ASA, and NEC) and/or the Washington Administrative Code.

"Conveyance" means an elevator, escalator, dumbwaiter, belt manlift, automobile parking elevator, moving walk, as well as, other elevating devices defined in this chapter.

"Department" means the department of labor and industries.

"Director" means the director of the department or the director's representative.

"Direct-plunger hydraulic elevator" means a hydraulic elevator with a plunger or cylinder attached to the car frame or platform.

"Dumbwaiter" means a hoisting and lowering mechanism equipped with a car that:

(a) Moves in guides in substantially a vertical direction;

(b) Has a floor area that does not exceed 9 square feet;

(c) Has an inside height that does not exceed 4 feet;

(d) Has a capacity that does not exceed 500 pounds; and

(e) Is used exclusively for carrying materials.

"Electric elevator" means an elevator powered by an electric driving machine.

"Electro-hydraulic elevator" means a direct-plunger elevator where a pump driven by an electric motor pumps liquid, under pressure, directly into the cylinder.

**"Elevator"** means:

- (1) A hoisting or lowering machine;
- (2) Equipped with a car or platform that moves in guides;

and

(3) Serves two or more floors or landings of a building or structure.

**"Escalator"** means a power-driven, inclined, continuous stairway used for raising and lowering passengers.

**"Freight elevator"** means an elevator:

- (a) Used primarily for carrying freight; and
- (b) Whose passengers are limited to the operator, people needed to load and unload freight, and other employees approved by the department.

**"Hand elevator"** means an elevator where manual energy moves the car.

**"Hydraulic elevator"** means an elevator powered by a plunger or piston moved by pressurized liquid in a cylinder.

**"Inclined elevator"** means an elevator that travels at an inclined angle of 70 degrees or less from the horizontal.

**"Inspector"** means a department elevator inspector or an inspector in a municipality with an elevator ordinance in effect according to RCW 70.87.200.

**"Limited-use/limited-application elevator (LULA)"** means a powered passenger elevator whose use and application is limited by size, capacity, speed, and rise. It is principally used for vertically transporting people with physical disabilities.

**"Maintained-pressure hydraulic elevator"** means a direct-plunger elevator where pressurized liquid is always available for transfer into the cylinder.

**"Material hoist"** means a hoist that is:

- (a) Not part of a permanent structure;
- (b) Installed inside or outside buildings during construction, alteration, or demolition;
- (c) Used to raise or lower materials associated with the building project; and

**"Material lift"** means a lift that is not part of a conveying system and is:

- (a) Permanently installed in a commercial or industrial area;
- (b) Not accessible to the general public or intended to be operated by the general public.

**"Moving walk"** means a passenger-carrying device on which:

- (a) Passengers stand or walk; and
- (b) The carrying surface remains parallel to its direction of motion.

**"Multi-deck elevator"** means an elevator having two or more compartments located one immediately above the other.

**"NEC"** means the National Electrical Code.

**"Observation elevator"** means an elevator designed for exterior viewing by passengers while the car is traveling.

**"One-man capacity manlift"** means a single passenger device that:

- (a) Is either hand-powered counterweighted or electric-powered;
- (b) Travels vertically in guides; and

(c) Serves two or more landings.

**"Owner"** means any person having title to or control of a conveyance, as guardian, trustee, lessee, or otherwise.

**"Passenger elevator"** means an elevator used to carry passengers but may also be used to carry freight or materials if the load does not exceed the capacity of the elevator.

**"Permit"** means a permit issued by the department to construct, alter, install, relocate, or operate a conveyance.

**"Person"** means an individual, this state, a political subdivision of this state, any public or private corporation, any firm, or any other entity.

**"Personnel hoist"** means a hoist that is:

- (a) Not part of a permanent structure;
- (b) Installed inside or outside buildings during construction, alteration or demolition;
- (c) Used to raise or lower workers and other persons associated with the building project; and
- (d) Used for the transportation of materials when necessary.

**"Power elevator"** means an elevator using energy, other than gravitational or manual energy, to move the car.

**"Private residence conveyance"** means a conveyance installed in or on the premises of a single-family dwelling and used to transport people or property from one elevation to another.

**"Rack and pinion elevator"** means a power elevator, with or without counterweights, supported, raised and lowered by a motor(s) driving a pinion(s) on a stationary rack mounted in the hoistway.

**"Rooftop elevator"** means a powered passenger or freight elevator that operates between a roof level landing and a landing below and opens, horizontally, onto a building roof.

**"Roped hydraulic elevator"** means a hydraulic elevator with its plunger or piston coupled to the car by wire ropes and sheaves.

**"Screw column elevator"** means a powered elevator with a non-counterweighted car supported, raised and lowered by a screw thread.

**"Sidewalk elevator"** means a freight elevator that operates between the sidewalk or other areas outside a building and the building floor levels below; and

- (a) At its upper travel limit, has no landing opening into the building; and
- (b) Is not used to carry automobiles.

**"Special purpose personnel elevator"** means an elevator that is limited in size, capacity, and speed and is:

- (a) Permanently installed in grain elevators, radio antennas, bridge towers, underground facilities, dams, power plants and similar structures; and
- (b) Used to vertically transport authorized personnel, their tools and equipment.

**"Stairway chair lift"** means a lift that travels in an inclined direction and is designed for use by disabled persons.

**"USAS"** means the U.S.A. Standards.

**"WAC"** means the Washington Administrative Code.

"Wheelchair lift" means a lift that travels in a vertical or inclined direction and is designed for use by wheelchair users.

"Workmen's construction elevator" means a permanent elevator used temporarily during construction for personnel and materials.

**NEW SECTION**

**WAC 296-96-00800 Advisory committee on conveyances.** The purpose of the advisory committee is to advise the department on the adoption of regulations that apply to conveyances; methods of enforcing and administering the elevator law, chapter 70.87 RCW; and matters of concern to the conveyance industry and to the individual installers, owners and users of conveyances. The advisory committee consists of five persons appointed by the director of the department with the advice of the chief of the elevator section. The committee members shall serve four years.

The committee shall meet on the third Tuesday of February, May, August, and November of each year, and at other times at the discretion of the chief of the elevator section. The committee members shall serve without per diem or travel expenses.

The chief of the elevator section shall be the secretary for the advisory committee.

**Part B - Regulations and Fees  
for All Elevators, Dumbwaiters,  
Escalators and Other Conveyances**

NOTE: Total fees include the sum of the permit cost plus plan check fees.

**NEW SECTION**

**WAC 296-96-01000 What is the permit process for conveyances?** (1) Prior to the start of the construction, alteration, or relocation, of all conveyances (this includes both private residence and commercial conveyances) your plan must be approved by the department. See WAC 296-96-01030.

(2) Prior to construction, alteration, or relocation of any conveyance, you must get an installation permit from the department. See WAC 296-96-01010 and 296-96-01015.

(3) Your conveyance must be inspected upon completion of the construction, alteration, or relocation. See WAC 296-96-01035.

(4) You must obtain and renew an annual operating permit for each conveyance that you own, except for residential conveyances. See WAC 296-96-01065.

(5) After initial purchase and inspection private residence conveyance(s) do not require an annual permit. However, annual inspections may be conducted upon request. See WAC 296-96-01065 for the associated fees.

**NEW SECTION**

**WAC 296-96-01005 When do I need a permit?** (1) You must obtain a permit from the department before you

begin constructing, altering or relocating any conveyance as described in the definitions for this chapter. To obtain your permit, you need to complete the permit application and pay the appropriate fee. Once your application is approved, a permit will be issued and you may begin work on your project.

(2) Construction and alteration permits are valid for one year from the date of issue; however, permits may be renewed if you:

(a) Apply for a renewal permit before your current permit expires;

(b) The department approves your request for a renewal permit;

(c) You pay a one-dollar renewal fee to the department for each permit you renew; and

(d) If your permit has expired you must reapply for a new permit.

(3) You are not required to obtain permits and pay fees for repairs and replacement associated with normal functions and necessary maintenance done with parts of equivalent materials, strength and design; or for any conveyance exempted by RCW 70.87.200.

**NEW SECTION**

**WAC 296-96-01010 What are the permit fees for conveyances other than material lifts and hoists and how are they calculated?** Permit fees are based on the total cost of the conveyance and labor to install. The following permit fees apply to the construction, alteration, or relocation of all conveyances except for material lifts:

TOTAL COST OF CONVEYANCE	FEE
\$250 to and including \$1,000	\$30.50
\$1,001 to and including \$15,000	
For the first \$1,001	43.00
Each additional \$1,000 or fraction thereof	8.50
\$15,001 to and including \$100,000	
For first \$15,001	165.25
For each additional \$1,000 or fraction thereof	5.50
OVER \$100,001	
For the first \$100,001	694.50
For each additional \$1,000 or fraction thereof	4.50

**NEW SECTION**

**WAC 296-96-01015 What are the permit fees for material lifts and how are they calculated?** Permit fees are based on the total cost of the material lift and labor to install. The following fees apply to construction, alteration, or relocation of material lifts:

TOTAL COST OF MATERIAL LIFT	FEE
\$250 to and including \$1,000	\$28.00
\$1,001 to and including \$15,000	
For the first \$1,001	39.25
Each additional \$1,000 or fraction thereof	7.75
\$15,001 to and including \$100,000	
For first \$15,001	150.25
For each additional \$1,000 or fraction thereof	5.00

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OVER \$100,001	
For the first \$100,001 .....	631.50
For each additional \$1,000 or fraction thereof .....	4.00

**NEW SECTION**

**WAC 296-96-01025 What is the permit fee for personnel and material hoists?** The fee for each personnel hoist or material hoist installation is .....\$101.75

**NEW SECTION**

**WAC 296-96-01027 Are initial installation permit fees refundable?** Your initial installation permit fees are refundable minus a processing fee unless your permits have expired. No refunds will be issued for expired permits. All requests for refunds must be submitted in writing to the elevator section and must identify the specific permits for which the refunds are requested.

The processing fee for a refund is .....\$26.00

**NEW SECTION**

**WAC 296-96-01030 What is the process for installation and alteration plan approval?** Prior to the start of construction, you must submit to the department for approval two copies of plans for new installations or major alterations. To be approved, the plan must comply with the latest adopted edition of the American Society of Mechanical Engineers (ASME) A17.1, the National Electrical Code (NEC) and applicable Washington Administrative Codes (WAC). In addition, the plans must include all information necessary in determining whether each installation/alteration complies with all applicable codes. You must keep a copy of the approved plan on the job site until the department has witnessed all acceptance tests. Any alterations to the approved plan must be submitted to the department for approval before a final inspection will be conducted. The nonrefundable fees for reviewing your plans are:

For each installation/major alteration .....	\$22.25
If more than two sets of plans are submitted, the fee for each additional set .....	\$22.25

**NEW SECTION**

**WAC 296-96-01035 Are there inspection fees?** The initial inspection of a conveyance or for the initial inspection of construction, alteration or relocation of a conveyance is included with your permit fee. Once the department has approved the conveyance you will be issued a permit that is valid for 30-days. Prior to the expiration of the 30-day permit the application for an annual operating permit and the appropriate fees must be paid to the department. Once the department has received the appropriate fees and application you will be issued your first annual operating permit. You are required to renew your annual operating permit yearly.

The following exceptions do require a fee:

<b>RE-INSPECTION</b>	<b>FEE</b>
If a conveyance does not pass an initial inspection and a second inspection is required, the fee for each conveyance re-inspected is .....	\$78.75
If any additional re-inspections are required, the fee for each conveyance re-inspected .....	\$101.75

The department may waive re-inspection fees.

**NEW SECTION**

**WAC 296-96-01040 What is the fee for testing and inspecting regular elevators used as temporary personnel elevators?** (1) The fee for the inspecting and testing of regular elevators used as temporary personnel elevators is \$67.50, in addition to any other fees required in this chapter. This fee purchases a 30-day temporary use permit that may be renewed at the department's discretion.

(2) When this temporary use permit is purchased, a notice declaring that the equipment has not received final approval from the department must be conspicuously posted on the elevator.

**NEW SECTION**

**WAC 296-96-01045 What are the inspection requirements and fees for conveyances in private residences?** (1) Chapter 70.87 RCW requires the department to inspect all new, altered or relocated conveyances operated exclusively for single-family use in private residences. Prior to inspection, you must complete a permit application as described in WAC 296-96-01005 and pay the appropriate fee listed in WAC 296-96-01010.

(2) Chapter 70.87 RCW allows the department to inspect conveyances operated exclusively for single-family use in private residences when the department is investigating an accident or an alleged or apparent violation of the statute or these rules.

(3) No annual inspection and operating permit is required for a private residence conveyance operated exclusively for single-family use unless the owner requests it. When an owner requests an inspection and an annual operating permit, the following fee must be paid prior to an inspection:

TYPE OF CONVEYANCE	FEE
Each inclined stairway chair lift in private residence .....	\$16.50
Each inclined wheel chair lift in a private residence .....	22.25
Each vertical wheel chair lift in a private residence .....	28.00
Each dumbwaiter in a private residence .....	22.25
Each inclined elevator at a private residence .....	78.75
Each private residence elevator .....	50.75
Duplication of a lost, damaged or stolen operating permit .....	5.00

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NEW SECTION

**WAC 296-96-01050 How do I get a supplemental inspection?** Any person, firm, corporation or governmental agency can request a supplemental inspection from the department by paying a fee of \$291.50 per day plus the standard per diem and mileage allowance granted to department inspectors.

NEW SECTION

**WAC 296-96-01055 Are technical services available and what is the fee?** You may request elevator field technical services from the department by paying a fee of \$56.25 per hour plus the standard per diem and mileage allowance granted to department inspectors. These field technical services may include code evaluation, code consultation, plan examination, code interpretation and clarification of technical data relating to the application of the department's conveyance rules. Field technical services do not include inspections.

NEW SECTION

**WAC 296-96-01060 Can I request an after hours inspection and what is the fee?** You may request an inspection outside of normal business hours, which are 7:00 a.m. to 5:00 p.m., if an inspector is available and the inspection is authorized by the department. The minimum fee for an after-hours inspection is \$70.75 per hour plus the standard per diem and mileage allowance granted to department inspectors. This fee is in addition to any other fees required for your project.

NEW SECTION

**WAC 296-96-01065 What are the annual operating permits fees?** An annual operating permit will be issued to you upon payment of the appropriate fee:

TYPE OF CONVEYANCE	FEE
Each hydraulic elevator . . . . .	\$78.75
Each roped-hydraulic elevator . . . . .	101.75
plus for each hoistway opening in excess of two . . . . .	7.75
Each cable elevator . . . . .	101.75
plus for each hoistway opening in excess of two . . . . .	7.75
Each cable elevator traveling more than 25 feet without an opening—for each 25 foot traveled . . . . .	10.75
Each limited-use/limited-application (LULA) elevator . . . . .	78.75
Each escalator . . . . .	78.75
Each dumbwaiter in other than a private residence . . . . .	50.75
Each material lift . . . . .	67.50

Each incline elevator in other than a private residence . . . . .	101.75
Each belt manlift . . . . .	78.75
Each stair lift in other than a private residence . . . . .	50.75
Each wheel chair lift in other than a private residence . . . . .	50.75
Each personnel hoist . . . . .	78.75
Each grain elevator personnel lift . . . . .	78.75
Each material hoist . . . . .	78.75
Each special purpose elevator . . . . .	78.75
Each private residence elevator installed in other than a private residence . . . . .	78.75
Each casket lift . . . . .	78.75
Each sidewalk freight elevator . . . . .	78.75
Each hand-powered manlift or freight elevator . . . . .	50.75
Each boat launching elevator . . . . .	78.75
Each auto parking elevator . . . . .	78.75
Each moving walk . . . . .	78.75
Duplication of a damaged, lost or stolen operating permit . . . . .	5.00

NEW SECTION

**WAC 296-96-01070 Are there penalties?** (1) Any installer, owner or operator of a conveyance who violates a provision of chapter 70.87 RCW or these rules shall be subject to the following civil penalties:

(a) Operation of a conveyance without a permit:	
First violation . . . . .	\$150.00
Second violation . . . . .	300.00
Each additional violation . . . . .	500.00
(b) Installation of a conveyance without a permit:	
First violation . . . . .	\$150.00
Second violation . . . . .	300.00
Each additional violation . . . . .	500.00
(c) Relocation of a conveyance without a permit:	
First violation . . . . .	\$150.00
Second violation . . . . .	300.00
Each additional violation . . . . .	500.00
(d) Alteration of a conveyance without a permit:	
First violation . . . . .	\$150.00
Second violation . . . . .	300.00
Each additional violation . . . . .	500.00

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- (e) Operation of a conveyance for which the department has issued a red tag or has revoked or suspended an operating permit:..... \$500.00
- (f) Failure to comply with a correction notice:
  - Within 90 days..... \$100.00
  - Between 91 and 180 days..... 250.00
  - Between 181 and 270 days..... 400.00
  - Between 271 and 360 days..... 500.00
  - Note: Penalties cumulate
- (g) Failure to submit official written notification that all corrections have been completed:
  - Within 90 days..... \$100.00
  - Between 91 and 180 days..... 250.00
  - Between 181 and 270 days..... 400.00
  - Between 271 and 360 days..... 500.00
  - Note: Penalties cumulate

(2) A violation as described in subsection (1)(a), (b), (c), and (d) of this section will be a "second" or "additional" violation only if it occurs within one year of the first violation.

(3) The department must use certified mail to notify the installer, owner, or operator of a violation of chapter 70.87 RCW, or these rules.

**NEW SECTION**

**WAC 296-96-01080 How do you appeal a notice of violation?** A person who contests a notice of violation issued by the department may request a hearing. The request for a hearing must be:

- (1) In writing;
- (2) Accompanied by a certified or cashier's check, payable to the department, for \$200.00; and
- (3) Postmarked or received by the department within 15 days after the person receives the department's violation notice.

**Part C - Regulations for New and Altered Elevators and Lifting Devices**

**NOTE:** The following rules set the minimum standard for all new installations and, where applicable, alterations.

**NEW SECTION**

**WAC 296-96-02240 Where is a shut-off valve required for hydraulic elevators?** Two shut-off valves may be required.

- (1) ASME requires that a shut-off valve be installed in the machine room.
- (2) When the pit is lower than the machine a shut-off valve must be installed in the pit. A separate shut-off valve is not required in the pit for hydraulic elevators equipped with a

safety/rupture valve that rotates no more than 180 degrees to stop the flow of hydraulic fluid and has a safety shut-off handle capable of being grasped.

**NEW SECTION**

**WAC 296-96-02275 What are the requirements for Phase I recall?** Devices for deactivating recall must be in the line of sight of the elevator; be secure from tampering; and must be accessible to fire, inspection, and elevator service personnel only. Owner-designated patient express and emergency hospital service elevators may have a manual control in the car for use by authorized patient care personnel. When activated, it shall preclude Phase I recall.

**EXCEPTION:** Limited use/limited application (LULA), special purpose, and residential elevators are exempt from the Phase I recall requirement.

**NEW SECTION**

**WAC 296-96-02277 How does the department enforce ASME requirements for sprinklers, smoke detectors, and heat detectors in hoistways and machine rooms?** ASME A17.1-102.2 (c)3 states: "Means shall be provided to automatically disconnect the mainline power supply to the affected elevator prior to the application of water."

- (1) The department enforces this rule as follows:
  - (a) When sprinkler systems are installed in an elevator hoistway, fixed temperature heat detectors, set only at 135°F, must be located at the top of the hoistway. If sprinklers are installed in the machine room, the same rule applies to heat detectors in the machine room. If you install heat detectors, you must also install a smoke detector for elevator recall. The purpose of these heat detectors is to automatically disconnect mainline power to the elevator before water flows from any sprinkler associated with the elevator system.
  - (b) Smoke detectors at the top of the hoistway shall not recall the elevator to the bottom landing.
  - (c) Heat detectors must be:
    - (i) Located near each sprinkler head as required by NFPA 13;
    - (ii) Considered only as an auxiliary function of elevator equipment;
    - (iii) Identified as "elevator controls only - DO NOT TEST"; and
    - (iv) Ceiling mounted. However, pit detectors, if installed, may only be used as a signaling device and wall-mounted if they are so designed.

(v) Heat detectors are not required in pits provided the automatic sprinkler heads are installed in such a way that the water spray pattern does not spray higher than three feet above the pit floor with a spray pattern directed level and down. The shunt trip disconnect must be installed in the machine room or machinery space and it must be easily identifiable.

(d) Power for the automatic disconnect control circuit must be derived from the load side of the elevator power main disconnecting means or from a 120 volt separate branch circuit. Circuit location must be identified on or next to the

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elevator disconnects. If a 120 volt separate branch circuit is used an illuminated visual device must be installed in the machine room adjacent to each elevator's disconnect. The purpose of this visual device is to indicate that power is available to the shunt trip activation mechanism.

(e) All electrical equipment and wiring associated with shunt trip devices must conform to the applicable ANSI/NFPA 70.

(f) The department does not require sprinkler shut-off valves. However, where they are installed, they must be located in an accessible place outside the hoistway, machine room or machinery space with their handles placed at no more than 6 feet above the floor.

(g) Emergency return units must be disabled when the shunt trip is activated.

(2) The department must approve alternative methods used to achieve ASME A17.1 – 102.2 (c)(3) prior to installation.

#### NEW SECTION

##### **WAC 296-96-02278 Are keys required to be onsite?**

Yes. The keys to the machine room that are necessary to operate the elevator must be readily available to authorized personnel.

NOTE: The department recommends the use of a locked key retainer box in the elevator lobby at the designated level above the hall buttons or by machine room doors at no more than 6 feet above the floor. This key retainer box should be:

- Readily accessible to authorized personnel;
- Clearly labeled "Elevator"; and
- Equipped with a 1-inch cylinder cam lock key #39504.

The department further recommends that:

- Keys for access to elevator machine rooms and for operating elevator equipment are tagged and kept in the key box.
- The key box contains all keys necessary for inspection of the elevator.
- Mechanical hoistway access devices are located in the machine room.

#### NEW SECTION

**WAC 296-96-02280 Can pipes and ducts be installed above a machine room?** Electric conduit, pipes, and ducts may be installed in the upper space ("upper space" is defined as the space above the fire-rated ceiling) of the elevator machine room as long as they are installed above the required seven-foot clearance and they do not interfere with the elevator equipment which also must be installed to allow a seven-foot head clearance.

(1) Straight through runs of electrical conduit without junction boxes may be installed in this space.

(2) Pipes and ducts conveying gases, vapor, or liquids may be installed in the space above the machine room provided they are encased in a noncombustible secondary pipe without joints, or a moisture barrier without penetration.

#### NEW SECTION

**WAC 296-96-02281 What is required for emergency escape hatches?** Emergency escape hatches must be hinged and secured from the car top so that the cover opens from the top of the car only.

#### NEW SECTION

**WAC 296-96-02300 Are self-leveling devices required?** Automatic elevators must be equipped with a self-leveling device that:

- (1) Operates automatically;
- (2) Stops the car at each floor landing within a tolerance of plus or minus 1/2 inch under normal loading and unloading conditions;
- (3) Functions independently of the car's operating device;
- (4) Corrects for over-travel and under-travel; and
- (5) Always maintains the car within a tolerance of plus or minus 1/2 inch with the landing regardless of load.

#### NEW SECTION

**WAC 296-96-02306 Is a door reopening device required on automatic-closing car doors?** (1) If an elevator car door closes automatically, a door reopening device must be installed that:

- (a) Stops and reopens the car door and the adjacent hoistway door whenever the car door is obstructed while closing;
- (b) Is activated by a sensor, not physical contact;
- (c) Is capable of sensing an object or a person in the path of the closing car door; and
- (2) The sensing device can be located along the entire edge of the door. When used with a manually operated device (safety edge), a minimum of two sensing devices must be installed between 5 and 29 inches above the floor.

#### NEW SECTION

**WAC 296-96-02310 What is the minimum acceptable initial transfer time for an elevator door?** "Initial transfer time" refers to the period of time between an elevator car receiving a call for service and when the car door begins to close. The minimum acceptable initial transfer time for an elevator is:

(1) For HALL CALLS, minimum acceptable initial transfer time is based upon the distance between a point in the center of the corridor or lobby (maximum 5 feet) that is directly opposite the farthest hall button controlling the car and the centerline of the hoist-way entrance. Minimum acceptable times for specific distances are:

- (a) 0-5 feet: 4 seconds;
- (b) 10 feet: 7 seconds;
- (c) 15 feet: 10 seconds; and
- (d) 20 feet: 13 seconds.

(2) For CAR CALLS, the minimum acceptable initial transfer time for doors to remain fully open is 3 seconds.

NEW SECTION

**WAC 296-96-02315 What are the structural requirements for car interiors?** (1) All car interiors must be constructed to allow wheelchair users to enter the car, to maneuver within reach of the control panel and to exit the car.

- (2) Minimum door width must be 36 inches.
- (3) Minimum cab depth:
  - (a) From the rear wall to the return panel must be 51 inches; and
  - (b) From the rear wall to the inside face of the cab door must be 54 inches.
- (4) For cabs with side-opening doors, the minimum cab width is 68 inches;
- (5) For cabs with center-opening doors, the minimum cab width is 80 inches; and
- (6) Maximum clearance between a car platform sill and the edge of a hoistway landing sill must be 1 1/4 inch.

**EXCEPTION 1:** Elevators located in school buildings or other buildings specifically identified by local authorities may have a minimum clear distance between walls or between a wall and the door, including the return panel, of 54 inches, and a minimum distance from the wall to the return panel of 51 inches.

**EXCEPTION 2:** LULA, special purpose, and residential elevators must meet the specifications in ASME A17.1 pertaining to car size.

NEW SECTION

**WAC 296-96-02320 What is required for car controls?** (1) The following requirements apply to the location of car controls:

- (a) Upon entering an elevator, at least one set of controls must be readily accessible from a wheelchair;
  - (b) The centerline of the alarm button and emergency stop switch must be 35 inches;
  - (c) Where a side approach is used, the highest floor buttons must be no higher than 54 inches from the floor;
  - (d) Where a forward approach is used, the highest floor buttons must be no higher than 48 inches from the floor;
  - (e) Emergency controls must be grouped together at the bottom of the control panel and centered at 35 inches;
  - (f) Controls unessential to the elevator's operation may be located in a convenient place.
- (2) The following requirements apply to the construction of control panels:
- (a) Raised or flush floor registration buttons, exclusive of the panel border, must be at least 3/4 inch and arranged from left to right in ascending order.
  - (b) When pushed, the depth of flush buttons must not exceed 3/8 inch.
  - (c) Indicator lights must be installed to show each call registered and they must extinguish when a call is answered.
  - (d) All markings must be located to the left of and adjacent to the car controls on a contrasting color background.
  - (e) All letters or numbers must be at least 5/8 inches high and must be raised .030 of an inch.
  - (f) Braille must be used to identify all control buttons. Permanently attached plates are acceptable.

(g) Standard ASME A17.1 symbols must be used to identify essential controls.

NEW SECTION

**WAC 296-96-02325 What are the location and operation requirements for car position indicators in the car?**

- (1) A visual car position indicator must be located either above the car control panel or above the car door.
  - (2) As a car passes or stops at a floor, the corresponding floor numbers must light up and a signal must sound.
  - (3) All numerals must be at least 1/2 inch high.
  - (4) All audible signals must be at least 20 decibels with a frequency no higher than 1500 Hz.
  - (5) The automatic announcement of a floor number may be substituted for an audible signal.

NEW SECTION

**WAC 296-96-02330 What is required for installation and operation of emergency communication systems?**

Every elevator must contain an emergency two-way communication system connecting the elevator with a point outside the hoistway. The installation and operation of this emergency communication system must comply with the ASME A17.1 code in effect when the department issued the elevator's installation permit. In addition to the appropriate ASME A17.1 code, the following department requirements apply:

- (1) The maximum height of any operable part of the communication system is 48 inches above the floor.
- (2) Raised symbols and letters must identify the communication system. These symbols and letters must be located adjacent to the communication device. The characters used must be:
  - (a) At least 5/8 inches but no more than 2 inches high;
  - (b) Raised 1/32 inch;
  - (c) Upper case;
  - (d) Sans serif or simple serif type; and
  - (e) Accompanied by Grade 2 Braille.
- (3) If the system is located in a closed compartment, opening the door to the compartment must:
  - (a) Require the use of only one hand without tight grasping, pinching, or twisting of the wrist; and
  - (b) Require a maximum force of 5 pounds.
- (4) The emergency communication system must not be based solely upon voice communication since voice-only systems are inaccessible to people with speech or hearing impairments. An indicator light must be visible when the telephone is activated. This non-verbal means must enable the message recipient to determine the elevator's location address and, when more than one elevator is installed, the elevator's number.
- (5) The emergency communication system must use a line that is capable of communicating with and signaling to a person or service that can respond appropriately to the emergency at all times.

NEW SECTION

**WAC 296-96-02340 What requirements apply to the size and location of car handrails?** A handrail must be installed on all car walls not used for normal exits. The handrails must be:

- (1) Attached to the wall at a height of between 32 and 35 inches from the floor.
- (2) Attached to the wall with a 1 1/2 inch space between the wall and the rail;
- (3) Constructed with the hand grip portion at least 1 1/4 inches but not more than 2 inches wide;
- (4) Constructed with a cross-section shape that is substantially oval or round;
- (5) Constructed with smooth surfaces and no sharp corners.

Approaching handrail ends on a blank wall in the interior corners of a car do not have to return to the wall. However, if the handrail is located on the closing door wall of a single-slide or two-speed entrance elevator and it projects an abrupt end towards people entering the car, the handrail end must return to the wall.

NEW SECTION

**WAC 296-96-02350 What requirements apply to floor designations on elevator door jambs?** Floor designations must be:

- (1) Located on both sides of the doorjamb at each hoistway entrance;
- (2) Visible from within the car and from the lobby;
- (3) Positioned on a centerline height of 60 inches above the floor;
- (4) Two inches high and raised 3/10 inch;
- (5) Placed on a contrasting color background; and
- (6) Accompanied by Grade 2 Braille. Permanently attached plates are acceptable.

NEW SECTION

**WAC 296-96-02355 What are the installation and operation requirements for hall buttons?** (1) The centerline of all hall call buttons must be 42 inches above the floor.

- (2) The "UP" direction button must be on top.
- (3) Raised or flush direction buttons, exclusive of the panel border, must be a minimum of 3/4 inch in size.
- (4) Indicator lights must be installed to show each call registered and they must extinguish when the call is answered.
- (5) When pushed, the depth of flush buttons must not exceed 3/8 inch.

NEW SECTION

**WAC 296-96-02360 What are the requirements for installation and operation of hall lanterns?** (1) A visual and audible signal must be installed at each hoistway entrance. These signals must indicate, to prospective passenger, which car is responding to the call and the direction the car is traveling.

(2) The visual signal for each direction must be at least 2 1/2 inches in size and must be visible from the vicinity of the hall call button.

(3) The audible signal must sound once for "up" and twice for "down".

(4) The centerline of the lantern fixture must be located at least 6 feet above the floor.

(5) Hall lanterns may be located either on the jamb or in the car.

NEW SECTION

**WAC 296-96-02365 What is required for physically handicapped lifts?** All inclined stairway chairlifts and inclined and vertical wheelchair lifts installed only for use by individuals with disabilities and in locations other than a private residence must be equipped with a standard electric switch Chicago style lock and #2252 key.

**Material Lifts**NEW SECTION

**WAC 296-96-05010 What are the department's rules on material lifts?** (1) These rules define a "material lift" as a fixed stationary conveyance that:

- (a) Has a car or platform moving in guides;
  - (b) Serves two or more floors of a building or structure;
  - (c) Has a vertical rise of at least 5 feet and no more than 60 feet;
  - (d) Has a maximum speed of 50 feet per minute;
  - (e) Is not part of a conveying system but is an isolated self-contained lift;
  - (f) Travels only in an inclined or vertical direction;
  - (g) Is operated or supervised by an individual designated by the employer;
  - (h) Is installed in a commercial or industrial area not accessible to the general public; and
  - (i) May not be operated from within the car.
- (2) Material lift installation and operation must comply with chapter 296-155 WAC (Safety standards for construction work).

(3) Material lifts must not carry people so their operation or failure will not endanger people working near them. WAC 296-96-05010 through 296-96-05290 establishes requirements for the construction, installation, and operation of material lifts. These rules allow certain conveyances designed solely to transport material and equipment to be constructed to less stringent and costly standards than ASME A17.1.

These rules do not apply to conveyances that lack a car (platform) and use rollers, belts, tracks, power conveyors, or similar carrying (loading) surfaces. (See ASME/ANSI B20.1.)

NEW SECTION

**WAC 296-96-05020 What requirements apply to the construction and fire safety of hoistway enclosures?** Generally, local codes and ordinances govern hoistway enclosure

construction. When not in conflict with a local code requirement, the enclosure must:

- (1) Be built to a height of 7 feet above each floor, landing and adjacent stairway tread;
- (2) Extend (adjacent to the counterweights) the full height of the floor and 8 inches beyond the counterweight raceway;
- (3) Be constructed of either solid material or material with openings that will reject a 2-inch diameter ball; and
- (4) Be supported and braced so that it does not deflect more than 1 inch when subjected to a force of 100 pounds applied perpendicular at any point.

#### NEW SECTION

**WAC 296-96-05030 What are the construction requirements for hoistway enclosure gates and doors?** Enclosure gates (doors) must be constructed according to the following standards:

- (1) The gate must guard the full width of each opening on every landing.
- (2) It must be built in one of the following styles:
  - (a) Vertically sliding;
  - (b) Biparting;
  - (c) Counter-balanced;
  - (d) Horizontally swinging; or
  - (e) Horizontally sliding.
- (3) Be constructed of either solid material or material with openings that will reject a 2-inch diameter ball.
- (4) Be constructed with a distance of not more than 2 1/2 inches between a hoistway gate or hoistway door face and a landing sill edge.
- (5) Be designed and guided to withstand (without being broken, permanently deformed, or displaced from its guides or tracks) a 100 pound lateral pressure applied near its center.
- (6) Employ a combination mechanical lock and electrical contact that prevents the operation of the lift when the doors or gates are open.
- (7) Construct balanced type vertically sliding gates that extend no more than 2 inches vertically from the landing threshold and no less than 66 inches above it.

#### NEW SECTION

**WAC 296-96-05040 What requirements apply to a hoistway that does not extend to the lowest levels of a building or structure?** If the space directly below the hoistway is accessible, the following requirements apply:

- (1) All lift counterweights must have safeties.
- (2) All cars and counterweights must have either spring or oil buffers.
- (3) Spring buffers must not fully compress when struck by a car carrying its rated load or by the counterweights when they are moving at the following speeds:
  - (a) For safeties operated by a governor, the tripping speed of the governor is the maximum striking speed.
  - (b) For safeties not operated by a governor, 125 percent of the rated speed is the maximum striking speed.

(4) Car and counterweight-buffer supports must be able to withstand any impact upon the buffer (without permanent deformation) while occurring at the following speeds:

- (a) For safeties operated by a governor, the tripping speed of the governor at the rated capacity is the maximum impact speed.
- (b) For safeties not operated by a governor, 125 percent of the rated speed is the maximum impact speed.

#### NEW SECTION

**WAC 296-96-05050 What requirements apply to lift hoist driving machines?** (1) Lift hoist driving machines must be one of the following types:

- (a) Winding drum.
- (b) Traction.
- (c) Direct plunger.
- (d) Hydraulic.
- (e) Roped or chained hydraulic.
- (f) Rack and pinion.
- (g) Roller chain drive.
- (h) Scissors.
- (i) Screw.

(2) Overhead mounted driving machines must either be secured to the top of overhead beams or supported by the floor above. Hooks, cables, chains or similar devices cannot suspend driving machines.

(3) For traction machines, the diameter of drive sheaves cannot be less than 30 times the diameter of the hoisting cables. The diameters of all other sheaves cannot be less than 21 times this diameter.

#### NEW SECTION

**WAC 296-96-05070 What car enclosure requirements apply to lifts?** Lift cars must have their sides enclosed with solid panels or openwork that will reject a 2-inch diameter ball. On the car sides where there is no gate (door), the enclosure must extend to a height of at least 48 inches from the floor. On the car side next to the counterweight runway, the enclosure must extend vertically to the car top or underside of the car crosshead and horizontally to at least 6 inches on each side of the runway.

#### NEW SECTION

**WAC 296-96-05080 How much running clearance is permitted between a car sill and a hoistway?** Running clearance between a car sill and a hoistway must not exceed 2 inches.

#### NEW SECTION

**WAC 296-96-05090 What requirements apply to car and counterweight guides?** Car and counterweight guide rails must be fastened so they will not deflect more than 1/8 inch. They must also be strong enough to withstand, without deformation, the application of a car safety when the car is carrying its rated load and traveling at its rated speed.

NEW SECTION

**WAC 296-96-05100 How much weight can be placed on a car frame and platform during loading and unloading?** Car frames and platforms must be designed and constructed per manufacturers' specifications to withstand the impact of the maximum weight encountered during loading and unloading.

NEW SECTION

**WAC 296-96-05120 What requirements apply to car operating devices, terminal stopping devices and electrical protective devices?** If electrically operated, such devices must be enclosed. On lifts driven by winding drum machines, there must be a slack rope device employing an enclosed electric switch (manually reset type) which halts power to the drum and brake when the hoisting rope becomes slack.

NEW SECTION

**WAC 296-96-05140 What requirements apply to car safeties?** Car safeties must be used on all material lifts that are suspended by wire ropes or chains. They must be able to stop and sustain a car carrying 125 percent of its rated load. On lifts driven by rack and pinion machines:

(1) Car safeties will consist of a freely rotating safety pinion, an overspeed governor and a safety device which may be mounted on the car.

(2) The rotating pinion driving an overspeed governor will travel on a stationary rack which is vertically mounted in the hoistway.

(3) The governor will actuate the safety device when the downward speed of the car reaches the tripping speed and will bring the car to a gradual stop.

NEW SECTION

**WAC 296-96-05150 What requirements apply to lift brakes?** On electric lifts, brakes must engage by springs and must release electronically. All brakes must have the ability to stop a car and hold it at rest while the car is carrying 125 percent of its rated load. At least one brake must be mounted on the load side of the driving machine's worm shaft. On indirectly driven lifts, brakes must engage when the driving mechanism fails.

NEW SECTION

**WAC 296-96-05160 What types of ropes, chains, and rope connections must be used on a lift?** (1) The following general requirements apply:

(a) Iron (low carbon steel) or steel wire ropes with fiber cores must be used to suspend cars and counterweights.

(b) The minimum safety factor for suspension ropes must be 6 times the manufacturers rated breaking strength per rope.

(c) The car, the counterweight end of the car and the counterweight wire ropes (or the stationary hitch ends where

multiple roping is used) must be fastened so that the looped ends of the turned back portion in the rope sockets are clearly visible. Fastenings must either be:

(i) Individual tapered, babbitted rope sockets; or

(ii) Other types of department approved rope fastenings.

(d) Rope sockets must develop at least 80 percent of the breaking strength of the strongest rope used in the sockets.

(e) U-bolt rope clips (clamps) cannot be used for load fastenings.

(f) A metal or plastic data tag must be securely attached to one of the wire rope fastenings each time the ropes are replaced or re-shackled. The data tag must include:

(i) The diameter of the ropes in inches; and

(ii) The manufacturer's rated breaking strength.

(iii) All replacements of wire rope or chain must be in accordance with the lift manufacturer's specifications.

(2) The following requirements apply to specific types of material lifts:

(a) Traction type lifts must use at least three hoisting ropes.

(b) Owners, operators and installers of lifts suspended by hoisting chains must comply with the chain manufacturer's specifications for maintenance, inspection, and application.

(c) Lifts using roller chain type lifting chains must use chains with a six to one safety factor based on ASME/ANSI B-29.1M minimum (not average) chain strength.

(d) Drum type lifts, must use either at least two hoisting ropes or a secondary as well as a primary load path to the hoist must be employed. Also, the cable secured to the drum must be at least one and one-half turns around the drum when the carrier is at its extreme limit of travel.

NEW SECTION

**WAC 296-96-05170 What requirements apply to lift control stations?** Lift control stations must be located at each landing out of reach of the lift car. They must have controls that are permanently and clearly labeled by function. The controls must have a stop switch that will halt electrical power to the driving machine and brake. This stop switch must:

(1) Be manually operated;

(2) Have red operating handles or buttons;

(3) Be conspicuously and permanently marked "STOP"; and

(4) Clearly indicate the stop and run position.

NEW SECTION

**WAC 296-96-05190 How must lift pits be constructed?** Lift pits must:

(1) Have noncombustible floors;

(2) Be designed to prevent the entry of ground water into the pit;

(3) Have floors that are substantially level;

(4) Have drains that are not directly connected to sewers;

(5) Provide safe and convenient access to the pit;

(6) Provide an approved ladder for pits deeper than 3 feet; and

(7) Have non-perforated metal guards installed on the open sides of the counterweights where spring, solid or oil type buffers are attached. These guards must:

- (a) Extend from a point not more than 12 inches above the pit floor to a point at least 7 feet but not more than 8 feet above the floor;
- (b) Be fastened to a properly reinforced and braced metal frame which will be at least equal in strength and stiffness to No. 14 U.S. gauge sheet steel; and
- (c) Be omitted on the pit side where compensating chains or ropes are attached to the counterweight.

#### NEW SECTION

**WAC 296-96-05200 Which lift landings must be illuminated?** All lift landings must be illuminated.

#### NEW SECTION

**WAC 296-96-05210 What signs must be posted on landings and lifts?** Each lift must have the following two signs:

- (1) A "CAPACITY" sign permanently fastened in the lift car and on each landing. This sign must indicate the rated load of the lift in pounds and be made of metal with 2-inch high black letters on a yellow background.
- (2) A "NO RIDERS" sign conspicuously and permanently fastened on the landing side of all hoistway gates (doors) and in the enclosure of each car. This sign must be made of metal with 2-inch high black letters on a red background.

#### NEW SECTION

**WAC 296-96-05220 What electrical wiring standards apply to lifts?** All electrical wiring, installations, and equipment in a hoistway, machine room or machinery space must conform to the National Electrical Code in effect at the time of installation or major alteration.

#### NEW SECTION

**WAC 296-96-05230 What safety regulations apply to exposed equipment?** All exposed gears, sprockets, sheaves, drums, ropes and chains must be guarded to protect against accidental contact as required by chapter 296-24 WAC (General safety and health standards).

#### NEW SECTION

**WAC 296-96-05240 What are the minimum maintenance requirements for lifts?** All owners, or designated owner representatives, of material lifts described in this chapter are responsible for the maintenance of their lifts and parts. Minimum maintenance requirements are:

- (1) All lifts described in this chapter and their parts must be maintained in a safe condition; and
- (2) All devices and safeguards that are required by this chapter must be maintained in good working order.

#### NEW SECTION

**WAC 296-96-05260 When are inspections required?** Inspections are required for each lift installation, alteration or relocation and must be conducted at the completion of the job before the lift is placed into service. The inspection must include a safety test at 125 percent of rated load.

#### NEW SECTION

**WAC 296-96-05290 Under what conditions is a five-year test administered?** A five-year test of the material lift car and counterweight safety devices must be conducted, and the test must be administered under the following conditions:

- (1) Qualified people will conduct the test. A qualified person is either the representative of a firm that manufactures, installs or services material lifts or a person approved by the department.
- (2) The car safety devices must be tested while the car is carrying a 100 percent rated load and the counterweight at no load.
- (3) A report of the test results must be submitted to the department for approval.

### **Part C1 - Construction, Operation, Maintenance and Inspection of Inclined Private Residence Conveyance for Transporting Person(s) for Residential Use**

#### NEW SECTION

**WAC 296-96-07010 What is the scope of these regulations?** The rules in this part are the minimum standard for all new and altered inclined private residence elevator for single family use. The purpose of this part is to provide for the safety of all persons riding in or operating an inclined private residence elevator to ensure that no person in proximity of the elevator will be endangered by its operation or failure.

#### NEW SECTION

**WAC 296-96-07020 What is the definition for inclined private residence elevator?** "Inclined private residence elevator" means a device constructed and operated for transporting people or property from one elevation to another at an angle of inclination of seventy degrees or less from the horizontal. Essentially, it is a car or platform traveling on guides or guiding members in an inclined plane.

**NOTE:** For purposes of this chapter, devices installed indoors on stairways that utilize chairs to carry passengers are not considered "inclined passenger elevators."

#### NEW SECTION

**WAC 296-96-07030 Does the department approve private residence elevator plans and specifications?** Yes. (1) Before commencing construction of any inclined private residence elevator the owner must submit complete plans and specifications to the department for approval. (2) Plans and specifications covering the installation of an inclined private residence elevator must be endorsed by a

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professional engineer before the department will approve the plans.

#### NEW SECTION

**WAC 296-96-07035 What are the minimum maintenance requirements for inclined private residence elevators?** Owners of inclined private residence elevator are responsible for the following:

- (1) Maintaining elevators and mechanical parts in a safe condition; and
- (2) Ensuring that all devices and safeguards required by these regulations are maintained in good working order.

#### NEW SECTION

**WAC 296-96-07040 What are the clearance requirements for an incline runway?** (1) If the car sides extend less than 6 feet above the floor of the car, there must be no obstruction along the runway within 24 inches of the car sides. **EXCEPTION:** When solid guards are installed on the obstruction in both directions of travel which project at least 14 inches in line with the direction of travel, the running clearance may be reduced to 7 inches. The guard must be arched and the edges rounded to eliminate shear hazard.

(2) Guiding members and moving parts of the inclined private residence elevator must be kept free of brush and other types of material that might either impede the travel or cause deterioration of the equipment over time.

#### NEW SECTION

**WAC 296-96-07050 What are the construction requirements for car landing enclosures and gates for inclined private residence elevators?** Any landing enclosures and gates must have:

- (1) A railing at least 42 inches high to protect all landing platforms and those areas of a building used as landing platforms; and
- (2) A gate whose height is equal to the height of the railing to protect the passenger landing opening.
  - (a) Gates may either be a horizontally sliding type or a swing type; and
  - (b) All gates must be equipped with a latch that holds the gate closed and an electrical contact to prevent movement of the car when a gate is open.

#### NEW SECTION

**WAC 296-96-07060 What types of bumpers and buffers must be installed on inclined private residence elevators?** (1) If spring or equivalent type buffers are not being used and rated speeds do not exceed 50 feet per minute, solid bumpers must be installed. Solid bumpers must:

- (a) Be built of wood or other suitable resilient material;
- (b) Have the ability to resist deterioration from weather;
- (c) Have sufficient strength to withstand, without failure, the impact of a descending car carrying its rated load or counterweight and traveling at 115 percent of its rated speed.

(2) Spring type buffers must be installed when speeds exceed 50 feet per minute. Spring buffers must:

- (a) Be built with a minimum stroke of 3/4 inch and with a maximum stroke of 1 1/2 inches;
- (b) Not fully compress when struck by a car carrying its rated load or counterweight and traveling at 115 percent of its rated speed.
- (3) Inclined private residence elevators are not required to have bumpers and buffers except when obstructions are encountered.

#### NEW SECTION

**WAC 296-96-07070 What are the requirements for machinery beams and supports?** (1) All machinery and sheaves must be sufficiently secured and supported to prevent any part from becoming loose or displaced. Beams directly supporting machinery must be made of steel, sound timber or reinforced concrete.

(2) Beams and support loads must be computed as follows:

- (a) The total load on the beams must be equal to the weight of all apparatus resting on the beams plus twice the maximum load suspended from the beams.
- (b) The load resting on the beams must include the complete weights of the driving machine, sheaves, controller, etc.
- (c) The load suspended from the beams must include the sum of the tensions in all ropes suspended from the beams.
- (3) The elevator driving machine or sheaves must not be fastened to the underside of the supporting beams at the top of the hoistway. **EXCEPTION:** Cast iron in tension must not be used for supporting members for idler and deflecting sheaves where hung beneath beams.

(4) The factor of safety for beams and supports must be no less than:

- (a) Five for steel; and
- (b) Six for timber and reinforced concrete.

#### NEW SECTION

**WAC 296-96-07080 What are the load and size requirements for car platforms?** (1) The rated load of a platform must not exceed 700 pounds.

(2) The inside net platform area must not exceed 12 square feet. **EXCEPTION:** the net platform area may be increased by no more than 3 square feet provided that shelves or benches permanently affixed to the car structure reduce the standing area to 12 square feet.

#### NEW SECTION

**WAC 296-96-07090 What is the maximum rated speed of an incline elevator?** The maximum rated speed of an incline elevator, measured along the incline, is 75 feet per minute.

NEW SECTION

**WAC 296-96-07100 What construction requirements apply to incline elevators?** (1) Incline elevator car frames and platforms must:

- (a) Be built of metal, a combination of metal and wood or other materials of equal strength;
- (b) Have a safety factor of at least five; and
- (c) Be suitably prepared and/or protected for exposure to weather.

(2) Incline car chassis must:

- (a) Be built of metal, except for the guiding members, and
- (b) Have a safety factor of at least 5, based upon the car's rated load.
- (c) Chassis guiding members must be retained and/or enclosed in guides so that the chassis cannot be derailed.
- (3) Cast iron may not be used in the construction of a car frame or chassis.
- (4) A car may have only one compartment.

NEW SECTION

**WAC 296-96-07110 What construction requirements apply to car enclosures?** Car enclosures must be:

- (1) Enclosed on all sides, except at the entrance, to a height of at least 42 inches;
- (2) Enclosed with a type of material that will reject a 1/2 inch diameter ball;
- (3) Securely fastened to the car platform so that it cannot become loose or displaced due to ordinary service, application of the car safety, or car contact with a buffer.
- (4) Built to withstand a 75 pound pressure, horizontally applied at any point on the wall, without causing a wall deflection that reduces running clearance below 3/4 inch or above 1 inch.

NEW SECTION

**WAC 296-96-07120 What construction requirements apply to car doors and gates?** (1) All car entrances must be protected by a door or gate. The height of the door or gate must be at least 42 inches and equal to the height of the car enclosure. Doors and gates may be either of a solid design or an openwork design. If of an openwork design, the door or gate must be able to reject a 3-inch diameter ball.

(2) Car doors or gates must be equipped with an electric contact that prevents the elevator from operating unless the door or gate is securely closed. If the gate is a swing type opening outward from the car, the electric contact must not be made until the gate is securely latched.

(3) All car doors or gates must be manually operated.

NEW SECTION

**WAC 296-96-07130 What type of glass or plastic can be used in a car enclosure?** Weather resistant plastic and tempered safety glass may be used in car enclosures.

NEW SECTION

**WAC 296-96-07140 Are capacity and data plates required?** (1) The manufacturer must install a weather resistant capacity plate. It must be securely fastened to the car in a conspicuous place and state the car's rated load in pounds using letters at least 1/4 inch high.

(2) The manufacturer must install a metal data plate showing the car's weight, speed, suspension means data, manufacturer's name and date of installation. The data plate must be securely fastened in a conspicuous place in the machine area.

NEW SECTION

**WAC 296-96-07150 What are the construction requirements for guide rails, track supports and fastenings?** (1) Guides, guide rails, guide rail brackets, splice plates, and fastenings must be made of steel or other metals conforming to the requirements of this section.

(2) Guides, guide rails, guide rail brackets, and their fastenings and supports must, at the point of support, deflect 1/8 inch or less while resisting horizontal forces encountered during loading. When horizontal force is measured at a mid-point between brackets, guide rails must deflect 1/4 inch or less in any direction.

(3) The top and bottom of each guide or guide rail run must not allow a car and counterweight guiding members to travel beyond the guide rail ends.

(4) Guides for inclined private residence elevators must have no more stresses and deflection than allowed by the manufacturer's specifications.

NEW SECTION

**WAC 296-96-07160 What construction requirements apply to counterweights?** (1) Counterweights, where used, must be in a guide or guiding members.

(2) Counterweights must not be of sufficient weight to cause undue slackening of any car hoisting rope or chain during acceleration or retardation of the car. Counterweight weight section must be mounted in structural or formed metal frames which are designed to retain weights securely in place.

EXCEPTION: Counterweights may be constructed of a single metal plate.

NEW SECTION

**WAC 296-96-07170 What are the requirements of safeties and governors?** (1) All inclined private residence elevators must be equipped with a safety capable of stopping and sustaining a car carrying its rated load.

(a) Elevator safeties must be type "A" or "B" or other devices approved by the department and must be operated by a speed governor.

(b) Elevator safeties must operate independently of governor speed action and without delay when a hoist rope breaks.

(2) Speed governors must operate with the safety set at a maximum speed of 140 percent of rated speed and be located where:

(a) If over-travel occurs, they will not be struck by the car or counterweight;

(b) All parts can freely and fully move; and

(c) They are accessible for a complete examination.

(3) If ropes are used, they must be made of iron, steel, Monel metal or phosphor bronze and be at least 1/4 inch in diameter. Tiller rope construction must not be used.

(4) Motor-control circuits and brake-control circuits must be opened either before the safety applies or at the time it applies.

(5) All safeties must apply mechanically. Electrically operated safeties must not be used.

(6) All winding drum type incline elevators that use rope suspensions must be equipped with a manually reset slack-rope device. During a car's descent, if it is obstructed and the hoisting ropes go slack, the slack-rope device must stop power to the elevator motor and brake

(7) Cast iron must not be used to build any elevator safety part that stops and sustains the elevator.

#### NEW SECTION

**WAC 296-96-07171 How and when are safeties and governors tested?** (1) A safety must be tested before the inclined private residence elevator is put into service. It must be tested while the elevator is carrying its rated load.

(2) Governors on instantaneous type safeties must be tested by hand tripping the governor while the elevator is traveling at its rated speed. Creating sufficient slack in the rope and dropping the elevator is the method of testing speed governors located on a elevator or chassis.

#### NEW SECTION

**WAC 296-96-07180 What are the construction requirements for driving machines and sheaves?** (1) Winding drums, traction sheaves, overhead sheaves and deflecting sheaves must:

(a) Be made of cast iron or steel;

(b) Have diameters at least 30 times the diameter of the wire hoisting ropes; and

(c) Have machined rope grooves. EXCEPTION: (1) If 8 x 19 steel ropes are used, drum and sheave diameters may be reduced to 21 times the diameter of the hoisting rope.

(2) Existing incline lifts suspended by cables are not required to have machine grooves, except for the first row of cables wrapped on the drum.

(3) The factor of safety, based on the static load (the rated load plus the weight of the car, ropes, counterweights, etc.) to be used in the design of driving machines and sheaves, must be at least:

(a) Eight for driving machines and sheaves built of wrought iron and steel; or

(b) Ten for driving machines built of cast iron, cast steel or other materials.

(4) Set screw type fastenings must not be substituted for keys or pins if connections are subject to torque or tension.

(5) Gears:

(a) When connecting drums or sheaves to the main driving gear, friction gears, clutch mechanisms or couplings must not be used.

(b) Worm gears having cast iron teeth must not be used.

(6) Brakes:

(a) Electric brakes must be of the friction type set by springs and must release electrically.

(b) All brakes must be able to stop and hold a elevator carrying 125 percent of its rated load.

(c) At least one brake must be mounted on the load side of the driving machine's worm shaft. On indirectly driven elevators, brakes must engage when the driving machine fails.

(d) If a single ground or short-circuit, a counter-voltage or a motor field discharge occurs and the operating device is set in the stop position, the brake magnet must set the brake.

(7) Driving machines:

(a) A driving machine may be mounted on a elevator chassis or in a remote location. However, if mounted in a remote location, all sheaves and sprockets must be guarded and positioned so the hoisting ropes and chains remain properly aligned while the elevator is in use.

(b) Screw type machines must not be used.

(c) Hydraulic driving machines must conform to ASME A17.1.

(d) Roped-hydraulic machines may be used.

#### NEW SECTION

**WAC 296-96-07190 What construction requirements apply to terminal stopping switches?** A hoistway must be equipped with normal upper and lower terminal stopping switches that are activated by a elevator chassis. These switches must stop the elevator at the normal top and bottom terminals of travel.

(1) A hoistway must be equipped with final terminal stopping switches that are activated by a elevator chassis. These switches must stop the elevator from traveling beyond the normal terminals and prevent it from moving in both directions.

(2) Winding drum machines may use a slack cable switch instead of a bottom final terminal switch.

(3) Normal and final terminal stopping switches must not control the same switches on the controller unless at least two separate and independent switches are used. At least two of these separate switches must be closed in order to complete the motor and brake circuits for each direction of travel.

#### NEW SECTION

**WAC 296-96-07200 What are the requirements for operation of an inclined private residence elevator?** (1) An inclined private residence elevator must be operated by constant pressure or momentary pressure key switches located at each operating station and on the elevator:

(a) The key or code must be entered each time to move the elevator.

(b) Key-operated switches must be of the spring return type and must be operated by a weatherproof cylinder type

lock having not less than five pin or five disc combination with the key removable only when the switch is in the off position.

(c) On existing installations with key/button operations, the key must be activated each time to energize the operation.

(2) Emergency stop switches must be provided on or adjacent to the operating station. Stop switches must:

- (a) Be of a manually opened and manually closed type;
- (b) Have red handles or buttons and be conspicuously marked "STOP;"
- (c) Open even if springs fail when springs are used.

(3) Design and installation of control and operating circuits must meet the following:

(a) Control systems based upon the completion or maintenance of an electric circuit must not be used for interrupting power and applying machine brakes at terminals; stopping elevators when an emergency stop switch is open or when any electrical protective device operates; stopping a machine when the safety applies.

(b) If springs are used to activate switches, contact, or circuit breaking relays to stop the elevator at a terminal, the springs must be a restrained compression type.

(4) Hand rope operation must not be used.

#### NEW SECTION

**WAC 296-96-07210 What are the construction requirements for suspension methods?** (1) When a chassis is suspended from a driving machine by a wire rope, a single method of suspension may be used. The suspension means may be any one of the following:

- (a) Steel elevator wire rope;
- (b) Steel aircraft cable; or
- (c) Roller chain conforming to ANSI transmission roller chains and sprocket teeth.

(2) Steel tapes must not be used as a suspension method.

(3) The minimum diameter of hoist ropes or cables must be 1/4 inch for elevator wire rope and 3/16 inch for galvanized aircraft cable.

(4) Factor of safety:

(a) The minimum factor of safety for a suspension method is 8 based upon the rope tension while elevating a car carrying its rated load.

(b) In no case, must the rated breaking strength of the rope be less than 4,000 pounds.

(5) The contact arc of a wire rope on a traction sheave must be sufficient to produce adequate traction under all load conditions.

(6) All wire ropes anchored to a winding drum must have at least one full turn of rope on the drum when the car or counterweight reaches its over-travel limit.

(7) The winding-drum ends of car and counterweight wire ropes must be secured by:

- (a) Clamps on the inside of the drum; or
- (b) Return loop; or
- (c) Properly made individual tapered babbitted sockets;

(d) Properly attached fittings recommended by wire rope manufacturers.

(e) U-bolt type clamps must not be used.

(8) The ends of wire ropes must be fastened to cars or counterweights by:

(a) Return loop; or

(b) Properly made individual tapered babbitted sockets that conform to ASME A17.1 requirements. (The diameter of the hole in the small end of the socket must not exceed the nominal diameter of the rope by more than 3/32 inch.); or properly attached fittings recommended by wire rope manufacturers.

(c) U-bolt type clamps must not be used.

(9) Rope repair:

(a) Car and counterweight wire ropes cannot be lengthened or repaired by splicing.

(b) If a single wire rope in a set is worn or damaged and needs to be replaced, the entire set must be replaced.

#### NEW SECTION

**WAC 296-96-07220 What are the requirements for traveling cables?** (1) All traveling cables must conform to the National Electrical Code (NEC) in effect at the time of installation or major alteration.

(2) Where circuits through the traveling cable(s) exceed 30 volts, a means must be provided to stop the power automatically if the traveling cables part.

#### NEW SECTION

**WAC 296-96-07230 What requirements apply to electrical wiring?** (1) All wiring must conform to the National Electrical Code (NEC) in effect at the time of installation or major alteration.

(2) If a driving machine is mounted on the elevator chassis, the electrical connections between the elevator and the power source must be able to stop power if a traveling cable parts.

(3) All electrical connections between the elevator and the stationary connections must be insulated flexible conductors conforming to NEC Article 620, Elevators, Dumbwaiters, Escalators, Moving Walks, Wheelchair Lifts, and Stairway Chair Lifts.

#### NEW SECTION

**WAC 296-96-07240 What are the requirements for track supporting structures?** All supporting structures must meet the local building codes.

#### NEW SECTION

**WAC 296-96-07250 What additional requirements apply to inclined private residence elevators?** (1) All inclined private residence elevators must be equipped with:

(a) A hand crank capable of moving the elevator in accordance with ASME A17.1; and

(b) A machine brake with a lever to release the brake allowing use of the hand crank.

(2) Machinery spaces must be protected from weather and accidental contact.

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(3) Guiding members and moving parts of the inclined private residence elevator must be free of brush and other types of material that might either impede the travel or cause deterioration of the equipment over time.

**Part C2 - Construction, Operation, Maintenance and Inspection of Private Residence Conveyances for Transporting Property for Residential Use**

**NEW SECTION**

**WAC 296-96-08010 What is the scope of these regulations?** The rules in this section are the minimum standard for all new, altered, and existing inclined private residence elevators for transporting property for single family use in a private residence. The purpose of this section is to ensure that inclined private residence elevators will be used only for transporting materials and goods, not people, and that no person in proximity of the elevator will be endangered by its operation or failure.

**NEW SECTION**

**WAC 296-96-08020 What is the definition for inclined private residence elevator for transporting property?** "Inclined private residence elevator for transporting property" means a device constructed and operated for transporting property from one elevation to another at an angle of inclination of 70 degrees or less from the horizontal. Essentially, it is a car or platform traveling on guides or guiding members in an inclined plane.

**NEW SECTION**

**WAC 296-96-08030 Does the department approve elevators plans and specifications?** Yes. (1) Before commencing construction of any inclined private residence elevator for transporting property the owner must submit complete plans and specifications to the department for approval.

(2) Plans and specifications covering the installation of an inclined private residence elevator for transporting property must be endorsed by a professional engineer before the department will approve the plans.

**NEW SECTION**

**WAC 296-96-08035 What are the minimum maintenance requirements for inclined private residence elevators for transporting property?** Owners of inclined private residence elevators for transporting property are responsible for ensuring that:

(1) Elevators and their parts are maintained in a safe condition; and

(2) All devices and safeguards required by these regulations are maintained in good working order.

**NEW SECTION**

**WAC 296-96-08050 What are the construction requirements for inclined private residence elevator for transporting property for cars, landing gates, and enclosures?** (1) Any landing enclosure must have a railing at least 42 inches high to protect all landing platforms and those areas of a building used as landing platforms.

(2) Where gates are not provided at the entrance to the platform, a chain with a sign must be provided to block the landing entrance. The sign must state "Keep off landing until elevator has stopped at platform."

(3) If gates are provided, they must be:

(a) Either be a horizontally sliding type or a swing type; and

(b) Equipped with a latch that holds the gate closed and an electrical contact to prevent movement of the elevator when a gate is open.

**NEW SECTION**

**WAC 296-96-08060 What types of bumpers and buffers must be installed on inclined private residence elevators for transporting property?** Solid bumpers or spring type buffers may be used. (1) Solid bumpers must:

(a) Be built of wood or other suitable resilient material;

(b) Have the ability to resist deterioration from weather; and

(c) Have sufficient strength to withstand, without failure, the impact of a descending elevator carrying its rated load of counterweight and traveling at 115 percent of its rated speed.

(2) Spring type buffers, if used, must:

(a) Be built with a minimum stroke of 3/4 inch and with a maximum stroke of 1 1/2 inches; and

(b) Not fully compress when struck by the elevator carrying its rated load or counterweight and traveling at 115 percent of its rated speed.

(3) Inclined private residence elevators are not required to have bumpers and buffers except when obstructions are encountered.

**NEW SECTION**

**WAC 296-96-08070 What are the requirements for machinery beams and supports?** (1) All machinery and sheaves must be sufficiently secured and supported to prevent any part from becoming loose or displaced. Beams directly supporting machinery must be made of steel, sound timber or reinforced concrete.

(2) Beams and support loads must be computed as follows:

(a) The total load on the beams must be equal to the weight of all apparatus resting on the beams plus twice the maximum load suspended from the beams.

(b) The load resting on the beams must include the complete weights of the driving machine, sheaves, controller, etc.

(c) The load suspended from the beams must include the sum of the tensions in all ropes suspended from the beams.

(3) The elevator driving machine or sheaves shall not be fastened to the underside of the supporting beams at the top

of the hoistway. EXCEPTION: Cast iron in tension must not be used for supporting members for idler and deflecting sheaves where they are hung beneath beams.

(4) The factor of safety for beams and supports must be no less than:

- (a) Five for steel; or
- (b) Six for timber and reinforced concrete.

#### NEW SECTION

**WAC 296-96-08080 What are the load and size requirements for car platforms?** (1) The rated load of a platform must not exceed 5,000 pounds.

(2) The rated load of the platform must be no less than the load to be carried and must not exceed 50 pounds per square foot of inside net platform area.

#### NEW SECTION

**WAC 296-96-08090 What is the maximum rated speed of an incline elevator?** The maximum rated speed of an incline elevator, measured along the incline, is 75 feet per minute.

#### NEW SECTION

**WAC 296-96-08100 What requirements apply to incline elevators?** (1) Incline elevator frames and platforms must:

- (a) Be built of metal, a combination of metal and wood or other materials of equal strength;
- (b) Have a safety factor of at least 5; and
- (c) Be suitably prepared and/or protected for exposure to weather.

(2) Incline elevator chassis must:

- (a) Be built of metal, except for the guiding members;
- (b) Have a safety factor of at least 5, based upon the elevator's rated load; and
- (c) Have the chassis guiding members retained and/or enclosed in guides so that the chassis cannot be derailed.

(3) Cast iron may not be used in the construction of the elevator frame or chassis.

(4) A car may have only one compartment.

#### NEW SECTION

**WAC 296-96-08110 What requirements apply to car enclosures?** (1) Car enclosures are not required; however, if provided, the car enclosure must be:

(a) Securely fastened to the car platform so that it cannot become loose or displaced due to ordinary service, application of the elevator safety, or from the elevator coming into contact with the buffer.

(b) Built to withstand a 75 pound pressure, horizontally applied at any point on the wall, without causing a wall deflection that reduces running clearance below 3/4 inch or above 1 inch.

(2) If glass or plastic is used in the car enclosure, it must be weather resistant plastic or tempered safety glass.

(3) Where there is no car enclosure, a means must be provided to secure all materials to the platform.

#### NEW SECTION

**WAC 296-96-08140 Are capacity and data plates required on inclined private residence elevator for transporting property?** (1) The manufacturer must install a weather resistant capacity plate. It must be securely fastened to the elevator in a conspicuous place and state the elevator's rated load in pounds using letters at least 1/4 inch high.

(2) The manufacturer must install a metal data plate showing the elevator's weight, speed, suspension means data, manufacturer's name and date of installation. The data plate must be securely fastened in a conspicuous place in the machine area.

#### NEW SECTION

**WAC 296-96-08150 What are the requirements for guide rails, track supports and fastenings?** (1) Guides, guide rails, guide rail brackets, splice plates, and fastenings must be made of steel or other metals conforming to the requirements of this section.

(2) Guides, guide rails, guide rail brackets, and their fastenings and supports must, at the point of support, deflect 1/8 inch or less while resisting horizontal forces encountered during loading. When horizontal force is measured at a mid-point between brackets, guide rails must deflect 1/4 inch or less in any direction.

(3) The top and bottom of each guide or guide rail run must not allow the elevator and counterweight guiding members to travel beyond the guide rail ends.

(4) Guides for inclined private residence elevators must have no more stresses and deflection than allowed by the manufacturer's specifications.

#### NEW SECTION

**WAC 296-96-08160 What requirements apply to counterweights?** (1) Counterweights, where used, must be in a guide or track.

(2) Counterweights must not be of sufficient weight to cause undue slackening of any elevator hoisting rope or chain during acceleration or retardation of the elevator. Counterweight weight section must be mounted in structural or formed metal frames which are designed to retain weights securely in place.

EXCEPTION: Counterweights may be constructed of a single metal plate.

#### NEW SECTION

**WAC 296-96-08170 What are the requirements of safeties and governors?** (1) All inclined private residence elevators for transporting property must have a slack cable safety device capable of stopping and sustaining a car carrying its rated load.

(2) Other types of approved safety devices may be used. If so, such devices must meet the requirements of WAC 296-96-07170.

NEW SECTION

**WAC 296-96-08175 How and when are elevator safeties tested?** The elevator safety must be tested before the inclined private residence elevators for transporting property is put into service. It must be tested while the elevator is carrying its rated load.

NEW SECTION

**WAC 296-96-08180 What are the requirements for driving machines and sheaves?** (1) All new winding drums, traction sheaves, overhead sheaves and deflecting sheaves must:

- (a) Be made of cast iron or steel;
  - (b) Have diameters at least 30 times the diameter of the wire hoisting ropes. EXCEPTION: If 8 x 19 steel ropes are used, drum and sheave diameters may be reduced to 21 times the diameter of the hoisting rope; and
  - (c) Have machined rope grooves.
- (2) The factor of safety, based on the static load (the rated load plus the weight of the car, ropes, counterweights, etc.) to be used in the design of driving machines and sheaves, must be at least 5.

(3) Set screw type fastenings must not be substituted for keys or pins if connections are subject to torque or tension.

(4) Gears:

(a) When connecting drums or sheaves to the main driving gear, friction gears, clutch mechanisms or couplings must not be used.

(b) Worm gears having cast iron teeth must not be used.

(5) Brakes:

(a) Electric brakes must be of the friction type set by springs and must release electrically.

(b) All brakes must be able to stop and hold a car carrying 125 percent of its rated load.

(c) At least one brake must be mounted on the load side of the driving machine's worm shaft. On indirectly driven lifts, brakes must engage when the driving machine fails.

(d) If a single ground or short-circuit, a counter-voltage or a motor field discharge occurs and the operating device is set in the stop position, the brake magnet must set the brake.

(6) Driving machines:

(a) A driving machine may be mounted on a elevator chassis or in a remote location. However, if mounted in a remote location, all sheaves and sprockets must be guarded and positioned so the hoisting ropes and chains remain properly aligned while the elevator is in use.

(b) Screw type machines must not be used.

(c) Hydraulic driving machines must conform to ASME A17.1.

(d) Roped-hydraulic machines may be used.

(e) Rack and pinion drive may be used.

EXCEPTION: Existing inclined private residence elevators for transporting property may use wrapped cable drums as long as they do not show signs of excessive wear.

NEW SECTION

**WAC 296-96-08190 What requirements apply to terminal stopping switches?** A hoistway must be equipped with normal upper and lower terminal stopping switches that are activated by the elevator chassis. These switches must stop the elevator at the normal top and bottom terminals of travel.

(1) Winding drum machines may use a slack cable switch as a bottom final terminal switch.

(2) Normal and final terminal stopping switches must not control the same switches on the controller unless at least two separate and independent switches are used. At least two of these separate switches must be closed in order to complete the motor and brake circuits for each direction of travel.

NEW SECTION

**WAC 296-96-08200 What are the requirements for operation of an inclined private residence elevators for transporting property?** (1) An inclined private residence elevator for transporting property must be operated by constant pressure or momentary pressure key switches located at each operating station/landing:

(a) The key or code must be entered each time to move the elevator.

(b) Key-operated switches must be of the spring return type and must be operated by a weatherproof cylinder type lock having not less than five pin or five disc combination with the key removable only when the switch is in the off position.

(c) On existing installations with key/button operations, the key must be activated each time to energize the operation.

(2) Emergency stop switches must be provided on or adjacent to the operating station. Stop switches must:

(a) Be of a manually opened and manually closed type;

(b) Have red handles or buttons and be conspicuously marked "STOP;"

(c) Open even if springs fail when springs are used.

(3) Design and installation of control and operating circuits must meet the following:

(a) Control systems based upon the completion or maintenance of an electric circuit must not be used for interrupting power and applying machine brakes at terminals, stopping elevators when an emergency stop switch is open or when any electrical protective device operates, or for stopping a machine when the safety applies.

(b) If springs are used to activate switches, contact, or circuit breaking relays to stop the elevator at a terminal, the springs must be a restrained compression type.

(4) Hand rope operation must not be used.

NEW SECTION

**WAC 296-96-08210 What are the requirements for suspension methods?** (1) When a chassis is suspended from a driving machine by a wire rope, a single method of suspension may be used. The suspension means may be any one of the following:

(a) Steel elevator wire rope;

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- (b) Steel aircraft cable; or
- (c) Roller chain conforming to ANSI transmission roller chains and sprocket teeth.
- (2) Steel tapes must not be used as a suspension method.
- (3) The minimum diameter of hoist ropes or cables must be 3/8 inch for elevator wire rope and 3/16 inch for galvanized aircraft cable.
- (4) Factor of safety:
  - (a) The minimum factor of safety for a suspension method is 5 based upon the rope tension while elevating the elevator carrying its rated load.
  - (b) In no case, must the rated breaking strength of the rope be less than 4,000 pounds.
- (5) The contact arc of a wire rope on a traction sheave must be sufficient to produce adequate traction under all load conditions.

(6) All wire ropes anchored to a winding drum must have at least one full turn of rope on the drum when the car or counterweight reaches its over-travel limit.

(7) The winding-drum ends of car and counterweight wire ropes must be secured by:

- (a) Clamps on the inside of the drum;
- (b) Return loop;
- (c) Properly made individual tapered babbitted sockets;

or

(d) Properly attached fittings recommended by wire rope manufacturers. U-bolt type clamps must not be used.

(8) The ends of wire ropes must be fastened to cars or counterweights by:

- (a) Return loop;
- (b) Properly made individual tapered babbitted sockets that conform to ASME A17.1 requirements (The diameter of the hole in the small end of the socket must not exceed the nominal diameter of the rope by more than 3/32 inch.); or

(c) Properly attached fittings recommended by wire rope manufacturers. U-bolt type clamps must not be used.

(9) Rope repair:

(a) Car and counterweight wire ropes cannot be lengthened or repaired by splicing.

(b) If a single wire rope in a set is worn or damaged and needs to be replaced, the entire set must be replaced.

(10) A metal or plastic data tag must be securely attached to one of the wire rope fastenings each time the ropes are replaced or reshackled. The data tag must include:

- (a) The diameter of the ropes in inches; and
- (b) The manufacturer's rated breaking strength.

#### NEW SECTION

**WAC 296-96-08220 What are the requirements for traveling cables?** (1) All traveling cables must conform to the National Electrical Code (NEC) in effect at the time of installation or major alteration.

(2) Where circuits through the traveling cable(s) exceed 30 volts, a means must be provided to stop the power automatically if the traveling cables part.

#### NEW SECTION

**WAC 296-96-08230 What requirements apply to electrical wiring?** (1) All wiring must conform to the National Electrical Code (NEC) in effect at the time of installation or major alteration.

(2) If a driving machine is mounted on the elevator chassis, the electrical connections between the elevator and the power source must be able to stop power if a traveling cable parts.

(3) All electrical connections between the elevator chassis and the stationary connections must be insulated flexible conductors conforming to NEC Article 620, Elevators, Dumbwaiters, Escalators, Moving Walks, Wheelchair Lifts, and Stairway Chair Lifts.

#### NEW SECTION

**WAC 296-96-08240 What are the requirements for track supporting structures?** All supporting structures must meet the local building codes.

#### NEW SECTION

**WAC 296-96-08250 What additional requirements apply to inclined private residence elevators for transporting property?** (1) All inclined private residence elevators for transporting property must be equipped with:

(a) A hand crank capable of moving the elevator in accordance with ASME A17.1; and

(b) A machine brake with a lever to release the brake allowing use of the hand crank.

(2) Machinery spaces must be protected from weather and accidental contact.

(3) Metal signs stating "NO RIDERS" in two-inch letters must be conspicuously posted and permanently attached to the elevator and at each landing.

### **Part C3 - Temporary Hoists**

#### **Personnel Hoists**

#### NEW SECTION

**WAC 296-96-09001 What regulations apply to personnel hoists?** All personnel hoists installed must comply with the American National Standard Institute ANSI A10.4-1990 edition or the latest published edition adopted by ANSI, Safety Requirements for Personnel Hoists and Employee Elevators for Construction and Demolition Operations.

#### NEW SECTION

**WAC 296-96-09002 Can a drop plate be used for temporary hoists?** Drop plates for temporary hoists may be allowed provided that they are permanently attached to the elevator.

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**Material Hoists**

NEW SECTION

**WAC 296-96-10001 What regulations apply to material hoists?** All material hoists must comply with the American National Standard Institute ANSI A10.5-1992 edition or the latest published edition adopted by ANSI, Safety Requirements for Material Hoists.

**PART C4 - Additional Types of Conveyances**

**Belt Manlifts**

NEW SECTION

**WAC 296-96-11000 What regulations apply to belt manlifts after 1974?** All belt manlifts must comply with the USAS A90-1969.

NEW SECTION

**WAC 296-96-11001 What regulations apply to belt manlifts prior to 1974?**

BELT MANLIFT CODE			
TITLE	DATE INSTALLED		COMMENTS
	FROM	TO	
Existing Belt Manlifts	1962	1974	Used as existing standard for belt manlifts installed in years effective.

NEW SECTION

**WAC 296-96-11010 What are the definitions for belt manlifts? "Closed type handhold"** a cup-shaped handhold with the handgrip surface uncovered in the direction of travel and covered on the opposite run.

**"Factor of safety"** is the ratio of the ultimate strength of the material used to manufacture a part to the allowable stress on that part when it is subjected to full load operating conditions.

**"Handhold"** or **"Handgrip"** is the device attached to the manlift belt to assist a passenger in maintaining balance when using the manlift. For the purposes of this chapter, the word "handhold" is used for both "handhold" and "handgrip."

**"Limit switch"** is a safety device that stops power to the manlift motor and applies the brakes if a loaded step passes the top terminal landing.

**"Manlift"** is a device using a power-driven, endless belt with attached handholds and steps or platforms to transport people from floor to floor.

**"Open type handhold"** is a handhold with a fully uncovered handgrip surface.

**"Rated speed"** is the operating speed for which a manlift is designed and installed.

**"Step"** or **"Platform"** is the passenger carrying part of a manlift. For the purposes of this chapter, the word "step" is used for both "step" and "platform".

NEW SECTION

**WAC 296-96-11016 What structural requirements apply to belt manlift landings?** (1) Vertical clearance between the floor or mounting platform and the lower edge of the conical guard above it must be at least 7 feet, 6 inches. When this clearance is not possible, access to the manlift must be prohibited and the space where the runway passes through the platform floor must be enclosed.

(2) Floor space adjacent to floor openings must be kept clear and free of obstructions at all times.

(3) Adequate lighting (not less than 3 foot-candle power) must be provided at each floor landing whenever the lift is in use.

(4) The landing surfaces at all entrances and exits must provide safe footing and must have a coefficient of friction of at least 0.5 to help insure safe footing.

(5) Emergency landings must be provided so that the maximum distance a person must travel on the emergency ladder between an emergency landing and a floor landing is 25 feet. Emergency landings must:

- (a) Be accessible from both runs of the lift;
- (b) Give access to the emergency ladder; and
- (c) Be completely enclosed with a standard railing and toeboard.

NEW SECTION

**WAC 296-96-11019 What structural requirements apply to belt manlift landings?** (1) On the ascending side of the lift, all landings must have a beveled guard or cone that meets the following requirements:

(a) Where possible, a cone must make an angle with the horizontal of at least 45 degrees. A cone angle of 60 degrees or more must be used where ceiling heights permit.

(b) Where possible, a guard must extend at least 42 inches outward from any belt handhold. A guard must not extend beyond the upper surface of the floor above.

(c) A cone must be built of sheet steel (at least No. 18 U.S. gauge) or any material of equivalent strength or stiffness. The lower edge of a cone must be rolled to a minimum diameter of 1/2 inch. The interior of a cone must be smooth with no protruding rivets, bolts or screws.

(2) All obstructions must be guarded just like floor openings with the same minimum distances observed.

NEW SECTION

**WAC 296-96-11022 What requirements apply to guarding lift entrances and exits?** (1) All manlift floor or landing entrances and exits must be guarded by either a maze (staggered railing) or a handrail equipped with self-closing gates.

(2) When a maze is used:

(a) Maze or staggered openings must not allow direct passage between a platform enclosure and the outer floor space;

(b) Rails must be located between 2 and 4 feet from the edge of the opening as measured at right angles to the face of the belt; and

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(c) At openings, the intersection of the top rail and the end post must form a bend or standard long sweep "ell."

(3) When a handrail is used:

(a) Rails must be standard guardrails with toeboards and meet the guard rail requirements located in chapter 296-24 WAC, General safety and health standards; and

(b) Gates must have rounded corners, open outward, and be self-closing.

(4) Unless prevented by building design, all entrances and exits at all landings must be in the same relative location.

#### NEW SECTION

**WAC 296-96-11025 What structural requirements apply to floor opening guards?** Except on the entrance or exit side, floor openings at each landing must be guarded.

(1) The guards must be constructed by one of the following methods:

(a) A standard railing and toeboard;

(b) Panels of wire mesh (not less than No. 10 U.S. gauge);

(c) Panels of expanded metal (not less than No. 13 U.S. gauge);

(d) Panels of sheet metal (not less than No. 13 U.S. gauge); or

(e) Metal on a frame of either angle iron (at least 1 1/4 by 1 1/8 inch) or 1 1/4 inch iron pipe.

(2) When a belt manlift is installed in a stairwell, a standard guardrail must be placed between the floor openings and the stairway.

(3) Rails or guards must be:

(a) At least 42 inches high on the up-running side and 66 inches high on the down-running side; and

(b) Be located not more than one foot from the edge of the floor opening.

(4) If a guardrail is used, the section of the guard above the rail may be constructed:

(a) According to WAC 296-96-10025(1); or

(b) Using either vertical or horizontal bars capable of rejecting a 6-inch diameter ball.

#### NEW SECTION

**WAC 296-96-11028 What structural requirements apply to floor landing guards?** Expanded metal, sheet metal or wooden guards must be installed on each floor landing to prevent people from placing their hands in areas where step-rollers operate. These guards must be installed on each exposed side of the lift and extend from the floor to a height of 7 feet.

#### NEW SECTION

**WAC 296-96-11031 What requirements apply to bottom landings?** (1) Bottom landing clear areas:

(a) Where possible, the clear area of a bottom landing must be at least the size of the area enclosed by guardrails on the floors above;

(b) A clear area must be free of stairs and ladders; and

(c) If a wall on the bottom landing is located in front of the down-running side of the belt, it must be installed at least 48 inches away from the belt face.

(2) The lowest landing served by the lift must support the lower (boot) pulley installation.

(3) A mounting platform must be installed on the lowest landing unless the landing floor is at or above the point at which the upper surface of the belt steps assume or leave a horizontal position.

(4) If a mounting platform is installed, it must be located in front of or to one side of the up/down run.

#### NEW SECTION

**WAC 296-96-11034 What requirements apply to top clearance?** (1) When the center of the head pulley is more than 6 feet above the top landing, an emergency landing and ladder must be installed.

(2) The location of the emergency landing must be 24 inches below the center of the head pulley.

#### NEW SECTION

**WAC 296-96-11037 What requirements apply to emergency exit ladders?** Emergency exit ladders must be:

(1) A fixed metal type;

(2) Accessible from either the "up" or "down" path of the lift;

(3) Installed when the vertical distance between landings exceeds 20 feet; and

(4) Constructed to comply with current general safety standards except enclosed cages need not be built.

#### NEW SECTION

**WAC 296-96-11040 What lighting requirements apply to belt manlifts?** (1) When a lift is in operation, both runs must be illuminated at all points with an intensity of at least one foot-candle.

(2) Lighting control in runways must be:

(a) Circuits tied permanently into the building circuits (no switches);

(b) Near the starting switch that controls the lift motor; or

(c) Separate switches located on every landing and with each switch having the capability of turning on all lights throughout the entire runway.

#### NEW SECTION

**WAC 296-96-11045 What drive machine requirements apply to belt manlifts?** (1) Belt manlifts must be driven either by directly connected machines or by multiple "V" belts.

(2) Cast iron gears must not be used.

(3) Brakes:

(a) On direct connected machines, the brake must be mechanically applied to the motor shaft and released electronically.

(b) On "V" belt driven machines, the brake must be mechanically applied to the input shaft and released electronically.

(c) All brakes must be capable of stopping and holding the lift while carrying its rated capacity.

(4) Belts fastening:

(a) Belts must be fastened either by a lapped splice or a butt splice with a strap on the belt side opposite the pulley.

(b) For lapped splices on manlifts with travel distances not exceeding 100 feet, the overlap of the belt at the splice must be at least 3 feet; or

(c) For lapped splices exceeding 100 feet, the overlap at the splice must be at least 4 feet.

(d) For butt splices on manlifts with travel distances not exceeding 100 feet, the strap must extend at least 3 feet on one side of the butt; or

(e) For butt splices not exceeding 100 feet, the strap must extend at least 4 feet on one side of the butt.

(f) For 12-inch belts, the joint must be fastened with a minimum of 20 special elevator bolts with minimum diameters of 1/4 inch. To effectively cover the belt joint area, these bolts must be arranged symmetrically in 5 rows.

(g) For a 14-inch belt, the minimum number of bolts is 23.

(h) For a 16-inch belt, the minimum number of bolts is 27.

(5) All installations must use machines designed and constructed to hold the driving pulley when there is shaft failure or overspeed.

#### NEW SECTION

**WAC 296-96-11048 What is an acceptable operating speed for a belt manlift?** The maximum belt speed of a belt manlift is 80 feet per minute. No belt manlift may be installed that exceeds this maximum speed limit, and all belt manlifts in a given location should run at approximately the same speed.

#### NEW SECTION

**WAC 296-96-11051 What are the construction requirements for steps?** (1) Measured from the belt to the edge of the step, the minimum depth of a step is 12 inches and the maximum depth is 14 inches.

(2) Step width cannot be less than the width of the belt to which it is attached.

(3) Measured from the upper surface of one step to the upper surface of the next step above, the distance between steps must be at least 16 feet and the steps must be equally spaced along the belt.

(4) A step must be attached to the belt so its surface approximates a right angle with the face of the belt enabling the step to travel in basically a horizontal position with the "up" and "down" path of the belt.

(5) The working (upper) surface of a step must be made of either a material having non-slip characteristics (possessing a coefficient of friction of not less than 0.5) or be completely covered with a securely attached non-slip tread.

(6) Step supports (frames) and guides must be sufficiently strong to prevent:

(a) The disengagement of any step roller;

(b) Any appreciable misalignment; or

(c) Any visible deformation of the step or its support.

(7) Steps must have corresponding handholds.

(8) If a step is removed for any reason, the handholds immediately above and below it must be removed before the lift resumes operation.

#### NEW SECTION

**WAC 296-96-11054 What requirements apply to the location and construction of handholds?** (1) Handholds attached to the belt must be provided and installed so that they are not less than 4 feet nor more than 4 feet 8 inches above the step tread. These handholds must be available on both the "up" and "down" run of the belt.

(2) All handhold grab surfaces must be at least 4 1/2 inches in width. Fastenings must not come within one inch of the belt edge.

(3) All handholds must be capable of withstanding, without damage, a 300 pound load applied parallel to the belt run.

(4) All handholds must have corresponding steps. When a handhold is removed for any reason, the corresponding step and handhold for the opposite direction of travel must also be removed before the lift resumes operation.

#### NEW SECTION

**WAC 296-96-11057 What requirements apply to "up-limit stops"?** (1) Two separate automatic stop devices must be provided to cut off the power and apply the brake when a loaded step passes the upper terminal landing. One of these devices must consist of a switch mechanically operated by the belt or stop roller. The second consist of any of the following:

(a) A roller switch located above but not in line with the first switch;

(b) A photocell and light source (an "electric eye"); or

(c) A switch activated by a lever, rod or plate. (If a plate is used, it should be positioned above the head pulley so it barely clears a passing step.)

(2) The stop device must stop the lift before a loaded step reaches a point 24 inches above the top terminal landing.

(3) Once the lift has stopped, the automatic stop device must be manually reset. Therefore, this device must be located on the top landing where the reset person has a clear view of both the "up" and "down" runs of the lift; and it must be impossible to reset from a step.

(4) Electric stop devices must meet the following requirements:

(a) All electric switches that directly open the main motor circuit must be multiple type switches;

(b) Photoelectric devices must be designed and installed so that failure of the light source, the light sensitive element or any vacuum tube used in the circuit will result in shutting off power to the driving motor;

PERMANENT

(c) In areas where flammable vapors or dust may be present, all electrical installations must be in accordance with the NEC requirements for those installations; and

(d) All controller contacts carrying main motor current must be copper to carbon types unless the circuit is simultaneously broken at two or more points or the contacts are immersed in oil.

#### NEW SECTION

**WAC 296-96-11060 What requirements apply to emergency stops?** All belt manlifts must have emergency stop devices that:

(1) Are located within easy reach of the "up" and "down" run of the belt;

(2) Stop power to the lift and apply the lift brake when pulled in the direction of travel;

(3) Have a treadle switch (manual re-set type) that is located below the lowest landing on the belt's "down" side and, if a person fails to get off at the lowest landing, stops the lift and ejects the person from the step as it approaches the boot pulley;

(4) Are made of cotton rope with a wire center, manila or sisal rope, or metal pipe or tubing. Wire rope cannot be used, unless covered with marlin. Rope stops must be at least 3/8 inch in diameter; and

(5) An emergency stop may be used for normal stopping and starting if the lift does not run continuously.

#### NEW SECTION

**WAC 296-96-11066 What are the warning sign requirements?** (1) Instructional signs explaining how to use the belt lift must be:

(a) Conspicuously posted on each landing or stenciled on the belt;

(b) Printed in an easily read style with letters at least one inch in height;

(c) Printed in a color that clearly contrasts with the background surface (for example, white or yellow on black or black on white or gray); and

(d) Examples of instructional signs are:

"Face the belt"

"Use the handhold"

"To stop - pull rope"

(2) Warning signs and/or lights must include an illuminated sign or red warning light announcing the top floor and must be within easy view of an ascending passenger.

(a) If a sign, it must be located no more than 2 feet above the top terminal landing and printed in block letters (at least 2-inches in height) displaying the words, "Top floor - get off."

(b) If a red light, it must have at least a 40-watt rating and be located immediately below the upper terminal landing where it will shine in the belt passenger's face.

(3) There must be conspicuous signs on each landing that read, "Employees only - Visitors keep off," printed in block letters (at least 2-inches in height) in a color that sharply contrasts with the background.

(4) A sign or red light must be conspicuously posted above the bottom landing announcing its approach. These must be:

(a) If a sign, printed in block letters (at least two-inches in height) that sharply contrast with the background and reads, "Bottom floor - get off".

(b) If a light, rated at least forty watts.

(5) An electronic warning buzzer must be installed 5 feet above the bottom landing on the down side of the belt to warn belt riders of the approaching landing. This warning buzzer must be automatically activated by load weight on a step.

#### NEW SECTION

**WAC 296-96-11070 Can you carry tools and materials on a belt manlift?** (1) No freight or packaged goods may be carried on any manlift;

(2) No pipe, lumber, or other construction materials may be handled on any manlift; and

(3) No tools except those which will fit entirely within a pocket of ordinary working clothes may be carried on any manlift, except as follows:

(a) Tools may be carried in a canvas bag not larger than 11 inches by 13 inches;

(b) The bag must have a leather bottom; and

(c) The bag must have loops or handles to be carried in the passenger's hand while riding the manlift. Shoulder straps are prohibited.

#### NEW SECTION

**WAC 296-96-11078 What is required for belt manlift inspections?** (1) All manlifts must be inspected by a qualified person, designated by the lift's owner, at least once every 30 days.

(2) The inspection must cover (but is not limited to) the following items:

- Belt and belt tension
- Bottom (boot) and pulley
- Brake
- Clearance
- Drive pulley
- Driving mechanism
- Electrical switches
- Guardrails
- Handholds and fastenings
- Lubrication
- Motor
- Pulley supports
- Rails, rail supports and fastenings
- Rollers and slides
- Signal equipment
- Steps and fastenings
- Warning signs and lights

(3) A written record must be kept of results of each inspection, and it must be made available to all inspectors.

**Hand-powered Manlifts**NEW SECTION

**WAC 296-96-14010 What is the scope and application of the department's hand-powered manlift rules?** WAC 296-96-14010 through 296-96-14080 apply to the installation, design, and use of all one-person capacity, hand powered, counterweighted elevators that must be inspected according to chapter 70.87 RCW.

NEW SECTION

**WAC 296-96-14020 What construction requirements apply to hoistway landings and entrances?** (1) Every hoistway landing must be protected on all sides other than the landing opening side with a standard guard rail and intermediate guard rail. All landing except the bottom landing must have a toe board installed on all sides except the landing opening side.

(2) All hoistway entrances must be not less than 6 feet 6 inches in height and in no case may the width exceed the corresponding car dimensions.

(3) All hoistway entrances must be provided with an approved maze or with a hoistway gate which must:

(a) Be at least 36 inches in height;

(b) Extend downward to within one inch of the landing sill;

(c) Be of the self-closing type, designed to swing horizontally out from the hoistway and closing against a full jam stop;

(d) Be located within 4 inches of the edge of the landing sill;

(e) Have a "DANGER" sign conspicuously posted on the landing side of the hoistway gate; and

(f) Withstand a 250 pound horizontal thrust.

(4) On new installations, all projections extending inwardly from a hoistway enclosure at the entrance side of the car platform must be beveled and guarded on their underside by a smooth solid material set at an angle of not less than 60 degrees nor more than 75 degrees from the horizontal when cars are not equipped with gates.

NEW SECTION

**WAC 296-96-14025 What are acceptable hoistway clearances?** (1) The minimum clearance between a car side and the hoistway enclosure is one inch.

(2) The clearance between a car platform and a landing sill must be at least 1/2 inch but not more than 1 1/2 inches.

NEW SECTION

**WAC 296-96-14030 Can there be a habitable space beneath an elevator hoistway or counterweight shaft?** There must not be habitable space below an elevator hoistway or counterweight shaft unless the floor above the space can withstand the impact of a freely falling hoistway car or counterweight dropping on it.

NEW SECTION

**WAC 296-96-14035 What construction requirements apply to hoistway guide rails?** (1) There must be a minimum of two opposing guide rails extending to a point six inches beyond the full height of travel of the car when the counterweight buffer is fully compressed.

(2) All rails must be attached by bolts, lag screws or other approved methods to a vertical supporting member which must not exceed 1/2 inch deflection with the application of a 250 pound horizontal thrust at any point.

(3) Wood guide rails must be at least 1 1/2 inch by 1 1/2 inch vertical grain fir or equivalent and must not vary more than 3/16 inch in thickness on the sides which the brakes contact. All joints must be kept smooth and even.

NEW SECTION

**WAC 296-96-14040 What installation requirements apply to buffer springs?** (1) All new installations must have spring buffers installed below the car and counterweights.

(2) All installations must have spring buffers attached below the counterweights.

(3) Hoisting ropes must not allow a car platform to be more than 8 inches above the top landing when the counterweight buffer spring is fully compressed.

NEW SECTION

**WAC 296-96-14045 What construction specifications apply to hoistway cars?** (1) The car must be built to the following specifications:

(a) The car platform must be no greater than 30 inches on either side (6.25 square feet area).

(b) The car frame and platform must be of steel or sound seasoned wood construction and be designed with a safety factor of not less than 4 for metal and 6 for wood, based on a maximum capacity of 250 pounds.

(c) All frame members must be securely bolted, riveted or welded and braced. If bolted, lock washers or lock nuts must be used.

(d) Where wooden frame members are bolted, large washers or metal plates must be used to minimize the possibility of splitting or cracking the wood.

(2) The sides of the car must be enclosed by a minimum of 2 safety guard rails with the top rail not less than 36 inches nor more than 42 inches from the car floor. Rails must sustain a horizontal thrust of 250 pounds. If solid material is used, it must be smooth surfaced and not less than 1/2 inch thickness, if wood; not less than 16 gauge thickness, if steel; and must be constructed from the car floor to a height of not less than 3 feet.

(a) Where the hoistway is not enclosed on the entrance side of the car, a self-locking or drop bar gate must be provided. The car gate may be of the folding type, horizontally swung, provided it swings into the car enclosure. Drop bar gates must be of two bar construction, parallelogram type, and conform to requirements specified for car guard rails.

(b) The car gate must drop into locking slots or be provided with a positive locking type latch capable of withstanding 250 pounds horizontal thrust.

(3) Every car must have a substantial protective top. The front half may be hinged. The protective top may be made from No. 9 U.S. wire gauge screen, No. 11 gauge expanded metal, No. 14 gauge sheet steel, 3/4 inch or heavier plywood. If made of wire screen or metal, the openings must reject a 1/2 inch diameter ball.

(4) Every car must have a proper rack to hold the balance weights.

(5) A sign bearing the following information must be conspicuously posted within the car:

- (a) Total load limit in pounds;
- (b) "Maximum capacity one person"; and
- (c) "For authorized personnel use only."

(6) Every car must be equipped with a spring loaded foot brake which:

- (a) Operates independently of the car safeties;
- (b) Operates in both directions and will stop and hold the car and its load; and
- (c) Locks the car in its position automatically whenever the operator releases the pressure on the foot pedal.

(7) Every car must be equipped with a car safety device which:

- (a) Applies to the sides of the main guide rails; and
- (b) Stops and holds the car and its load immediately when the hoisting rope breaks.

(8) Every car must have a minimum clearance of 6 feet 6 inches from the top of the car platform to the bottom edge of the crosshead or any other obstruction.

(9) A tool box with minimum dimensions of 4 inches long by 3 inches deep must be provided and firmly attached to the car structure.

#### NEW SECTION

**WAC 296-96-14050 What are the requirements for assembly, installation, and operation of sectional counterweights?** (1) The assembly of sectional counterweights must conform to the following requirements:

(a) Rectangular counterweights must be held together by at least two tie rods 1/2 inch in diameter fastened with lock washers and double nuts or other approved means.

(b) One 3/4 inch rod may be used to hold the sections of a round counterweight together. Any additional sections or weights must be secured by an approved means.

(2) The eye bolt for the rope hitch must be attached to the counterweight in a manner that will prevent the eye bolt from coming loose. The eye of eye bolts must be welded to prevent it from opening.

(3) Every counterweight runway must be enclosed with substantial unperforated material for its full distance of travel. Inspection openings must be provided at either the top or bottom of the counterweight runway. These openings must be substantially covered at all times except when actually being used for inspection of counterweight fastenings.

(4) Workers must load the counterweight for the proper balance of the heaviest person using the elevator and others

must use compensating weights, which must be available, to maintain a balance.

(5) On elevators with travel of 75 feet or more, a compensating chain or cable must be installed to maintain the proper balance of the counterweight to the car and load in all positions.

#### NEW SECTION

**WAC 296-96-14055 What is the minimum acceptable sheave diameter?** The minimum sheave diameter must be 40 times the diameter of the rope used. For example, a 3/8 inch rope requires a 15 inch sheave.

#### NEW SECTION

**WAC 296-96-14060 What requirements apply to hoisting ropes?** (1) Hoisting ropes must be of good grade traction elevator wire rope and must:

- (a) Be not less than 3/8 inch in diameter;
- (b) Provide a safety factor of 5 based on the maximum weight supported;

(c) Be of sufficient length to prevent the counterweight from striking the overhead structure when car is at bottom, and prevent the car from striking the overhead before the counterweight is at its lower limit of travel;

(d) Be fastened at each end by at least 3 or more clamps, with the "U" of the clamp bearing on the dead end of the rope; and

(e) Where passed around a metal or other object less than three times the diameter of the cable, have a thimble of the correct size inserted in the eye.

(2) Approved sockets or fittings with the wire properly turned back and babbitted may be used in place of clamps noted in subsection (1)(d) of this section.

#### NEW SECTION

**WAC 296-96-14065 What requirements apply to operating ropes?** The operating rope must be of soft hemp or cotton at least 3/4 inch in diameter. It must be securely fastened at each end and must be in proper vertical alignment to prevent bending or cutting where it passes through the openings in the platform or the protective top of the car.

#### NEW SECTION

**WAC 296-96-14070 Where must hoistway lights be located?** Adequate lighting must be installed and operating at each landing and in the shaftway.

#### NEW SECTION

**WAC 296-96-14075 What is the factor of safety for overhead supports?** The overhead supporting members must be designed, based upon impact loads, with a safety factor of:

- (1) Nine if wood; and
- (2) Five if steel.

NEW SECTION

**WAC 296-96-14080 What additional requirements apply to the installation and operation of hand powered manlifts?** (1) Only employees and other authorized personnel may ride in a lift car.

(2) Escape ladders must be installed extending the full length of the hoistway and must be located in a position so that in an emergency a person can safely transfer from the car platform to the ladder. An "IMPAIRED CLEARANCE" sign must be posted at the bottom of a ladder when the face of the ladder is less than 30 inches from any structure.

(3) An automatic safety device which will prevent the car from leaving the landing until manually released by the operator must be installed at the bottom landing.

(4) A fire extinguisher in proper working condition must be available in the car.

(5) A five-year full load test must be performed and documentation submitted to the department. Manlifts with wooden rails must perform a no-load drop test.

(6) An annual no load test must be performed and a tag with the date and company conducting the test must be attached to the conveyance.

**Casket Lifts**NEW SECTION

**WAC 296-96-16010 What is the scope of the department's casket lift regulations?** (1) The rules in this section, WAC 296-96-16010 through 296-96-16240, apply to hoisting and lowering mechanisms equipped with cars that:

(a) Move within guides in a substantially vertical direction;

(b) Have a maximum net inside area of 28 square feet;

(c) Have a maximum total internal height of 4 feet and a maximum total internal width of 3 1/2 feet; and

(d) Utilize a series of rollers as a platform to exclusively carry caskets.

(2) A hoistway, hoistway enclosure, and related construction that are in substantial compliance with Part 1, Section 100 of the American Standard Safety Code for Elevators, Dumbwaiters, Escalators and Moving Walks A17.1 and meet the requirements of these casket lift rules.

NEW SECTION

**WAC 296-96-16020 What requirements apply to the location and operation of machine rooms and machinery space?** (1) Machines and control equipment can be located:

(a) Inside a hoistway enclosure, at the top or bottom, without enclosures or platforms; or

(b) Outside a hoistway if enclosed with a noncombustible material to a height of at least 6 feet.

(2) Machines and control equipment located outside the hoistway must be enclosed in enclosures of incombustible material not less than 6 feet high and have a self-closing and locking door. Control equipment located outside the hoistway may be enclosed in metal cabinet equipped with a self-

closing and locking door to prevent access by unauthorized persons.

(3) Permanent electric lighting must be provided in all machine rooms and machinery spaces.

NEW SECTION

**WAC 296-96-16030 What equipment can be located in a machine room?** Only machinery and equipment required for the operation of the elevator is permitted in the elevator machine room.

NEW SECTION

**WAC 296-96-16040 What requirements apply to the location of electrical wiring, pipes and ducts in hoistways and machine rooms?** (1) Only electrical wiring raceways and cables directly related to an elevator's operation may be installed inside the hoistway.

(2) Pipes or ducts that convey gases, vapors, or liquids and are not used in connection with the elevator must not be installed in any hoistway, machine room, or machinery space.

(3) Machinery and sheave beams, supports, and foundations must comply with the American Standard Safety Code for Elevators, Dumbwaiters, Escalators and Moving Walks A17.1, Section 105.

NEW SECTION

**WAC 296-96-16050 Is a pit required in a casket lift hoistway?** A pit is not required in a casket lift hoistway.

NEW SECTION

**WAC 296-96-16060 What requirements apply to the size and location of hoistway door openings?** (1) The width and height of door openings must not exceed the width and height of the elevator car by more than one inch in each dimension; except one door opening may be of sufficient size to permit installing and removing the car, but must not be more than 4 feet 9 inches in height.

(2) The bottom of the door opening must be not less than 24 inches above the floor.

NEW SECTION

**WAC 296-96-16070 How must hoistway doors be hung?** Hoistway doors must be hung and guided in such a manner that the doors will not be displaced from the guides or tracks when in normal service nor when the doors are subjected to a constant horizontal force of 250 pounds applied at right angles to and approximately the center of the door or to the center of each door section where multi-section doors are used.

NEW SECTION

**WAC 296-96-16080 Where must hoistway doors be located?** Hoistway doors must be located so that the distance

from the hoistway face of the doors to the landing sill must not be more than 2 1/2 inches.

#### NEW SECTION

**WAC 296-96-16090 What requirements apply to hoistway doors locks?** All hoistway doors must be equipped with a combination mechanical lock and electric contact.

#### NEW SECTION

**WAC 296-96-16100 How should space beneath a hoistway be protected?** Where the space below the hoistway is used for a passageway or is occupied by a people, or if unoccupied is not secured against unauthorized access, the cars and counterweights must be equipped with safeties which may be operated as a result of the breaking of the suspension means. Safeties may be of the inertia type without governors.

#### NEW SECTION

**WAC 296-96-16110 What requirements apply to car doors and gates?** There must not be more than two entrances to the car.

(1) Each entrance must be provided with a car door or gate which when in a fully-closed position must protect the full width and height of the car entrance opening.

(2) Collapsible type gates, when in a fully closed position, must reject a 4 1/2 inch diameter ball.

#### NEW SECTION

**WAC 296-96-16120 What requirements apply to car enclosures?** (1) Elevator cars must be permanently enclosed on all sides and the top.

(2) The enclosure must be securely fastened to the car platform and so supported that it cannot loosen or become displaced in ordinary service.

(3) The enclosure walls must be of sufficient strength and designed and supported so that when subjected to a pressure of 75 pounds applied horizontally at any point on the walls of the enclosure, the deflection will not reduce the running clearance to exceed one inch.

(4) The top of the car enclosure must be designed and installed so as to be capable of sustaining a load of 300 pounds on any square area 2 feet on a side and 100 pounds applied at any point. Simultaneous application of these loads is not required.

#### NEW SECTION

**WAC 296-96-16130 What requirements apply to the construction of car frames and platforms?** (1) Every elevator suspended by wire ropes must have a car frame consisting of a crosshead, uprights (stiles), and a plank located approximately at the middle of the car platform and in no case farther from the middle than one-eighth of the distance from the front of the platform.

(2) Car frames must be guided on each guide rail by upper and lower guiding members attached to the frame.

(3) Car frames and outside members of the platform must be made of steel.

#### NEW SECTION

**WAC 296-96-16140 How must car frames and platforms be connected?** Connections between members of the car frames and platform must be riveted, bolted, or welded and must meet the following specifications:

(1) Bolts where used through sloping flanges of structural members must have boltheads of the tipped head type or must be fitted with beveled washers.

(2) Nuts used on sloping flanges of structural members must seat on beveled washers.

(3) Welding of parts upon which safe operation depends must be done in accordance with the appropriate standards established by the American Welding Society.

#### NEW SECTION

**WAC 296-96-16150 What is the load capacity of a casket lift car?** (1) Driving machines, car and counterweight suspension mechanisms, and overhead beams and supports must be able to sustain a car with a structural load capacity based upon its inside net platform area as shown in American Standard Safety Code for Elevators, Dumbwaiters, Escalators and Moving Walks A17.1, Table 207.1.

(2) A metal plate which gives the rated load in letters and figures not less than 1/4 inch high stamped, etched or raised on the surface of the plate must be fastened in a conspicuous place in the car.

#### NEW SECTION

**WAC 296-96-16160 What types of casket lift driving machines are allowed?** Only drum, traction or plunger type driving machines may be used.

#### NEW SECTION

**WAC 296-96-16170 What material and grooving is required for sheaves and drums?** Material and grooving for sheaves and drums must be of metal finished grooves and have a pitch diameter not less than 40 times the diameter of the rope.

#### NEW SECTION

**WAC 296-96-16180 What types of brakes must be used on the driving machine?** Elevator driving machines must be equipped with a friction brake applied by a spring or springs and released electrically. The brake must be designed to have a capacity sufficient to hold the car at rest with its rated load.

NEW SECTION

**WAC 296-96-16190 Where must terminal stopping devices be located?** (1) Upper and lower normal stopping devices must be provided at the top and bottom of the hoistway.

(2) Final terminal stopping devices must be provided and arranged to stop electric power to the elevator driving machine motor and brake after the car has passed a terminal landing but so that under normal operating conditions it will not function when the car is stopped by the normal terminal stopping device.

(3) Elevators having traction machines must have final terminal stopping switches located in the hoistway and operated by cams attached to the car.

(4) Elevators having winding-drum machines must have terminal stopping switches located on and operated by the driving machine, which must not be driven by chain, rope or belt. Also, stopping switches must be installed in the hoistway and operated by cams attached to the car or counterweights.

(5) All elevators having winding-drum machines must have a slack rope device with an electric switch of the enclosed manually reset type which will cause the electric power to be removed from the driving machine motor and brake if the hoisting ropes become slack.

NEW SECTION

**WAC 296-96-16200 What are the specifications for casket lift ropes and rope connections?** (1) Elevator cars and counterweights must be suspended by steel wire ropes. Only iron (low carbon steel) or steel wire ropes with fibre cores, having the commercial classification of "elevator wire rope" may be used for the suspension of elevator cars and for the suspension of counterweights.

(2) The minimum number of hoisting ropes is:

(a) Three 1/2 inch ropes for traction elevators; and

(b) Two 1/2 inch ropes for drum type elevators.

(3) Fastenings must be by individual tapered babbitted rope sockets or by other department-approved types.

(4) The rope sockets must be of a type which will develop at least 80 percent of the braking strength of the strongest rope to be used in such fastenings, and U-bolt type rope clips (clamps) must not be used for load line fastenings.

NEW SECTION

**WAC 296-96-16210 What specific requirements apply to hydraulic elevators?** (1) All hydraulic elevators must be a plunger type with the plunger securely attached to the car platform.

(2) Plungers composed of more than one section must have the joints designed and constructed to carry in tension the weight of all plunger sections below the joints.

(3) Plungers must be provided with solid metal stops to prevent the plunger from traveling beyond the limits of the cylinder. Stops must be designed and constructed so as to stop the plunger from maximum speed in the "up" direction under full pressure without damage to the hydraulic system.

(4) Any leaking hydraulic oil must be collected.

NEW SECTION

**WAC 296-96-16220 What requirements apply to valves, supply piping, and fittings?** (1) Valves, piping and fittings must not be subjected to working pressures that exceed manufacturer recommendations.

(2) Pipes, especially those that may vibrate, must be sufficiently supported at each joint and fitting so undue stress is eliminated.

(3) A shut-off valve must be installed in the pit.

(4) Each pump must be equipped with a relief valve and all relief valves must be:

(a) Located between the pump and check valve in a bypass connection;

(b) A type that cannot be shut off from the hydraulic system; and

(c) Pre-set to open at a pressure not greater than 125 percent of the working pressure at the pump.

**EXCEPTION:** Relief valves are not required for centrifugal pumps driven by an induction motor when the shut-off or maximum pressure that the pump develops is no more than 135 percent of the working pressure at the pump.

(5) A check valve must be installed that will hold a car and its rated load at any point whenever a pump stops or pump operating pressure drops below the required minimum.

NEW SECTION

**WAC 296-96-16230 What type of stopping devices must be installed?** Normal stopping devices operated by cams attached to the car must be installed at the top and bottom of the hoistway. Final terminal stopping devices and anti-creep leveling devices are not required.

NEW SECTION

**WAC 296-96-16240 What type of operating devices must be used?** Only constant pressure or automatic type operating devices located outside the hoistway may be used.

**Boat Launching Elevators**NEW SECTION

**WAC 296-96-18010 What are the definitions for boat launching elevators?** "Boat launching elevator" is a device that:

(1) Is equipped with a car or platform;

(2) Moves in guides in a substantially vertical direction;

(3) Serves to connect one or more floors or landings of a boat launching structure with a beach or water surface; and

(4) Is used for carrying or handling boats in which people ride.

**"Boat launching structure"** is any structure that houses and supports any boat launch elevator.

NEW SECTION

**WAC 296-96-18020 Must boat launching elevator cars and platforms be enclosed?** All boat launching elevator cars or platforms must be enclosed to a height of at least 6 feet from the floor on all sides where there are no hoistway doors or gates. Enclosures may be built as solid panels or open work which will reject a two inch diameter ball.

NEW SECTION

**WAC 296-96-18030 What electrical wiring requirements apply to boat launching elevators?** (1) All electric wiring used in boat launching elevators, except the traveling cable, must be enclosed in rigid metal conduit.

(2) The traveling cable, which is required between the car mounted terminal stopping switch and the hoistway, must be made of flexible, nonmetallic, moisture-retardant, flame-retardant material.

(3) All electrical outlets, switches, junction boxes and fittings used in boat launching elevators must be weather proof.

NEW SECTION

**WAC 296-96-18040 What type of brakes must be used on boat launching elevators?** All electric boat launching elevators must be equipped with effective brakes that are applied by springs and released electrically. Brake capacity must be sufficient to hold the elevator and its rated load at rest.

NEW SECTION

**WAC 296-96-18050 What types of stop switches and protective devices are required on boat launching elevators?** (1) All electric boat launching elevators must be equipped with:

(a) A bottom terminal stop switch operated by the traveling cable and a float or some other department approved mechanism;

(b) A top terminal stop switch that is located in the hoistway and is operated either by a cam attached to the car or some other department approved mechanism; and

(c) Key-operated, continuous pressure type operating switches that are located outside the hoistway but within sight of the elevator car or platform.

(2) All boat launching elevators operated by a winding drum, must be equipped with a final stop switch that is located on and operated directly by the driving machine. Chains, ropes or belts must not drive final stop switches.

(3) All boat launching elevators driven by a polyphase alternating current motor must be equipped with the following approved relays:

(a) A reverse phase relay that prevents the driving machine motor from starting when either the phase rotation is in the wrong direction or there is a phase failure; and

(b) A main line relay or contact that automatically stops power to the driving machine motor and brake, activating the brake when any safety device is activated.

(4) Hand rope controls must not be used on any boat launch elevator.

NEW SECTION

**WAC 296-96-18060 When must hoisting cables be re-shackled or refastened?** The load end of a hoisting cable on all boat launching elevators must be re-shackled or refastened every 12 months.

NEW SECTION

**WAC 296-96-18070 What requirements apply to hoistway gates and doors?** (1) All boat launching elevators must have gate-protected hoistway entrances at every landing except those landings located on the beach or at the water surface.

(2) All gates must comply with the following minimum requirements:

(a) There must be a full-bodied, balanced type safety gate that protects the full width of the hoistway and must hang, at all points along the gate, within two inches of the landing threshold;

(b) The minimum gate height on top landings is 42 inches and 66 inches on all intermediate landings;

(c) Gates must be constructed of either metal or wood;

(d) Gates must be capable of withstanding a lateral pressure, applied at any point, of 250 pounds without breaking, becoming permanently deformed or being displaced from their guides or tracks;

(e) The openings in grille, lattice or other openwork designed gate bodies, must reject a two-inch diameter ball; and

(f) Gates must be equipped with a department approved combination electric contact and mechanical lock.

NEW SECTION

**WAC 296-96-18080 Must boat launching elevator hoistways be enclosed?** The sides of elevator hoistways adjacent to a dock area platform, walkway or ramp must be enclosed. The enclosures must comply with the hoistway safety gate dimension and pressure requirements in WAC 296-96-18070.

**Mechanized Parking Garage Equipment**NEW SECTION

**WAC 296-96-20005 What national safety codes has the department adopted for mechanized parking garage equipment?** The department has adopted USASI Standard A113.1-1964 "Safety Code for Mechanized Parking Garage Equipment."

**Part D - Regulations for Existing Elevators, Dumbwaiters, and Escalators**

Regulations for Existing Electric Elevators, Direct Plunger and Roped Hydraulic Elevators, Escalators used to transport passengers, Electric and Hand-powered Dumbwaiters, Hand-powered Elevators, Inclined Stairway Chairlifts, Inclined and Vertical Wheelchair Lifts, and Sidewalk Elevators

NOTE: The following rules set the minimum standard for existing elevators, dumbwaiters, and escalators, and, where applicable, alterations.

**NEW SECTION**

**WAC 296-96-23100 Are keys required to be onsite?** Yes. The keys to the machine room that are necessary to operate the elevator must be readily available to authorized personnel.

NOTE: The department recommends the use of a locked key retainer box in the elevator lobby at the designated level above the hall buttons or by machine room doors at no more than 6 feet above the floor. This key retainer box should be:

- Readily accessible to authorized personnel;
- Clearly labeled "Elevator"; and
- Equipped with a 1-inch cylinder cam lock key #39504.

The department further recommends that:

- Keys for access to elevator machine rooms and for operating elevator equipment are tagged and kept in the key box.
- The key box contains all keys necessary for inspections of the elevator.
- Mechanical hoistway access devices are kept in the machine room.

**Subpart I**

**Hoistways and Related Construction for Electric and Hydraulic Elevators**

**NEW SECTION**

**WAC 296-96-23101 What is the scope of Subpart I?** Subpart I, Hoistways and Related Construction for Electric and Hydraulic Elevators, is the minimum standard for all existing hydraulic and electric elevators. It applies to other equipment only as referenced in the applicable part.

**Section 1 Hoistways**

**NEW SECTION**

**WAC 296-96-23110 What structural requirements apply to hoistway enclosures?** (1) Local laws and ordinances establish fire-resistant requirements for hoistway enclosures.

(2) When doors and hoistway enclosures are not required to be fire resistant, the hoistway must be enclosed:

- (a) With a solid material or a material with openings that will reject a 1/2 inch diameter ball; and

(b) To a height at least 6 feet above each floor or landing and any adjacent stairways treads.

(3) Hoistway enclosures must be supported and braced so as to deflect no more than one inch when subjected to a 100 pound force perpendicularly applied at any point.

(4) Hoistway enclosures adjacent to counterweights must extend the full height of the floor and 6 inches past the counterweight raceway.

**NEW SECTION**

**WAC 296-96-23111 Are guards required for windows in hoistway enclosures?** (1) Guards are required on outside hoistway windows if the windows are located:

- (a) Ten stories or less above a thoroughfare; or
- (b) Three stories or less above the roof of an adjacent building.

(2) Hoistway windows can be guarded by one of the following methods:

(a) By vertical bars at least 5/8 inch in diameter or equivalent, spaced no more than 10 inches apart, permanently and securely fastened in place; and

(b) By metal-sash windows having solid section steel muntins of no less than 1/8 inch thickness, spaced no more than 8 inches apart.

(3) Exterior hoistway windows must be identified with 4-inch high letters marked "elevator."

**NEW SECTION**

**WAC 296-96-23113 What are the requirements for pipes in hoistways that convey gases, vapors, or liquids?**

(1) All steam and hot water pipes in a hoistway must be covered to prevent direct spray onto the elevator car if ruptured, as required in ASME A17.1, Rule 102.2.

(2) All other pipes or ducts currently in a hoistway must be securely fastened to prevent excessive vibration.

(3) Future pipes or ducts must not be installed in a hoistway unless they directly pertain to the elevator's operation.

**NEW SECTION**

**WAC 296-96-23115 What safety requirements apply to inspecting and maintaining overhead sheaves?** (1) Overhead sheave spaces requiring inspection and maintenance must be located so adequate access and decking is available to insure the safety of inspection and maintenance personnel.

(2) Guardrails must be installed where decking does not cover the complete hoistway.

(3) Guardrail and deck supports must be similar to those required for the top of an elevator car and may be made of either wood or metal compatible with the existing hoistway construction.

(4) Inspections and maintenance may be performed from the top of an elevator car if a ladder is not required to perform these functions.

PERMANENT

NEW SECTION

**WAC 296-96-23116 What requirements apply to car numbers?** In any building with more than one elevator, numbers at least two inches in height identifying each car must be located at the main lobby entrance, inside the car, on the machine, and on the disconnect switch.

**Section 2 Machine Rooms and Machinery Spaces**NEW SECTION

**WAC 296-96-23121 What are the requirements for machine room and machinery space access?** Access doors to machine rooms and machinery spaces must be kept closed and locked. The lock must be a spring type which is installed to permit the door to be opened from the inside without a key.

NEW SECTION

**WAC 296-96-23122 What type of lighting must be installed in machine rooms and machinery space?** Permanent electric lighting must be provided in all machine rooms and machinery spaces. The illumination must be at least 10 foot-candles at floor level.

NEW SECTION

**WAC 296-96-23123 What type of service outlets must be installed in elevator cars, hoistways and machinery spaces?** Service outlets, where provided, must be permanently grounded.

NEW SECTION

**WAC 296-96-23124 What installation requirements apply to pipes conveying gases, vapors, or liquids in machine rooms and machinery spaces?** (1) All pipes or ducts currently in machine rooms and machinery spaces must be securely fastened to prevent excessive vibration.

(2) Future pipes or ducts must not be installed in machine rooms and machinery spaces.

NEW SECTION

**WAC 296-96-23125 Must elevator machines and control equipment be protected from the weather?** Elevator machines and control equipment must be protected from the weather.

NEW SECTION

**WAC 296-96-23126 What protective measures should be taken in hoistways, machine rooms and machinery spaces to insure safety?** (1) Gears, sprockets, sheaves, cables, tapes, belts and chains must be fitted with suitable guards to prevent accidental contact, where feasible.

(2) Openings in machine room floors above the hoistway must be guarded to prevent tools from falling into the hoistway below.

(3) Ventilation grids where exposed to the hoistway below must be firmly bolted or secured to prevent accidental removal and must be fitted with 1/2 inch wire mesh under the grid.

**Section 3 Pits**NEW SECTION

**WAC 296-96-23130 What requirements apply to pit access?** (1) Pits must be accessible to all authorized personnel.

(2) Access doors, if provided, must be kept closed and locked.

(3) Access ladders must be installed in elevator pits 3 feet or deeper.

NEW SECTION

**WAC 296-96-23131 What requirements apply to pit drains?** (1) Pit drains directly connected to sewers are prohibited.

(2) Sumps, with or without pumps, are permitted.

NEW SECTION

**WAC 296-96-23132 What lighting requirements apply to pits?** (1) A permanent lighting fixture producing at least 5 foot-candle at the pit floor must be installed in all pits.

(2) A light switch must be installed and must be accessible from the pit access door.

(3) A permanent grounded outlet must be provided in all pits.

NEW SECTION

**WAC 296-96-23133 What requirements apply to counterweight pit guards?** (1) Where feasible, unperforated metal guards must be installed in the pit on the open side or sides on all counterweights where spring or solid-type buffers are used or where oil buffers attached to the counterweights are used. Except, where compensating chairs or ropes are attached to the counterweight the guard may be omitted on the side facing the car to which the chains or ropes are attached.

(2) Guards must extend from a point no more than 12 inches above the pit floor to a point at least 7 feet but not more than 8 feet above the floor; and be fastened to a properly reinforced and braced metal frame that is at least equal in strength and stiffness to No. 14 U.S. gauge sheet steel.

**Section 4 Protection of Space Below Hoistways**NEW SECTION

**WAC 296-96-23140 What requirements apply to any space below a hoistway that is not permanently protected from access?** When space below a hoistway is not perma-

nently protected from access, the following requirements apply:

- (1) Counterweights must be equipped with safeties.
- (2) The cars and counterweight must be equipped with spring or oil buffers.
- (3) The car and counterweight buffer supports must be sufficiently strong to withstand without permanent deformation contact with buffers traveling at the following speeds:
  - (a) The governor tripping speed where the safety is governor operated; or
  - (b) 125 percent of the rated speed when the safety is not operated by a governor.

### Section 5 Hoistway Entrances

#### NEW SECTION

**WAC 296-96-23150 Are hoistway doors (gates) required?** (1) Passenger elevators. Hoistway landing openings must have entrances which guard the full width and height of the openings. The panels of entrances used with automatic-operation passenger elevators must not have hand latches or other hand operated door fastening devices, nor must such panels

(2) Freight elevators. Hoistway landing openings for freight elevators must have entrances which guard the full width of the opening. Gates and doors must meet the following requirements:

(a) Balanced type vertically sliding hoistway gates must extend from a point not more than 2 inches from the landing threshold to a point at least 66 inches above the threshold.

(b) Gates must be solid or openwork of a design that will reject a 2 inch diameter ball and be located so that the distance from the hoistway face of the gate to the hoistway edge of the landing sill is no more than 2 1/2 inches.

(c) Gates must be constructed of metal or wood and be designed and guided so as to withstand a lateral pressure of 100 pounds applied at approximately the center without breaking or becoming permanently deformed and without displacing the gate from its guides or tracks.

(d) At the top landing, a gate 66 inches high may be used if there is not sufficient clearance for a 6 feet high gate. When the requirements of WAC 296-96-23110 allow non-fire-resistive hoistway enclosures, a gate may be used.

(e) Gates must be constructed of either metal or wood.

(f) Gates must withstand a lateral pressure of 100 pounds, applied at approximately their center, without breaking, being permanently deformed or being displaced from their guides or tracks.

(g) The maximum vertical opening between a landing sill and a door or gate is 2 inches.

(h) The distance between the gate's hoistway face and the hoistway landing edge must not exceed 2 1/2 inches.

#### NEW SECTION

**WAC 296-96-23151 What requirements apply to hoistway door closing devices?** (1) Horizontally sliding doors on automatic-operation elevators must be equipped

with door closers that automatically close an open door if the car for any reason leaves the landing zone.

(2) Horizontal swinging single or center-opening doors on automatic-operation elevators must be self-closing.

(3) Door closers are not required for the swinging portion of combination horizontally sliding and swinging doors.

#### NEW SECTION

**WAC 296-96-23152 What requirements apply to hoistway door vision panels?** (1) Manually operated or self-closing hoistway doors of the vertically or horizontally sliding type for elevators with automatic or continuous-pressure operation must be provided with a vision panel except at landings of automatic-operation elevators where a hall position indicator is provided.

(2) In multi-section doors, the vision panel is required in one section only but may be placed in all sections.

(3) All horizontally swing doors must have vision panels.

(4) Vision panels may be provided in any type of hoistway door regardless of the type of operation of the elevator. Where provided, vision panels must meet the following requirements:

(a) The area of any single vision panel must be at least 25 square inches with the total area of one or more panels in any hoistway door not exceeding 80 square inches.

(b) Each clear panel opening must reject a 6 inch diameter ball.

(c) Muntins between panel sections must be made of a noncombustible material and of substantial construction. If located on the landing side, they must be flush with the surface of the landing side of the door.

(d) Panel openings must be glazed with clear wire glass at least 1/4 inch thick.

(e) A panel's center must be located at least 54 inches but no more than 66 inches above the landing except, for vertically sliding, biparting, counterbalanced doors it must be located to conform with the dimensions specified to the extent that the door design will permit.

(f) Vision panels in horizontally swing doors must be located for convenient vision when opening the door from the car side.

(g) Wire-glass panels in power-operated doors must be substantially flush with the surface of the landing side of the door.

(h) Vision panel frames must be secured by means of nonreversible screws or other tamper proof fasteners.

(i) Vision panels which do not meet the requirements of (a) through (h) of this section must be protected by protective grilles made of No. 15 gauge stainless or galvanized steel in accordance with the following specifications:

(i) Grilles must be sized to fit within or over the vision panel frame and completely cover the vision panel opening in the hoistway door.

(ii) Grilles must be secured by means of nonreversible screws or other tamper proof fasteners.

(iii) Grilles must contain openings which are no larger than 3 inches by 3/4 inch, or 3 inches in diameter.

(iv) All edges must be beveled and free of burrs.

(v) Grilles must be installed on the hoistway side of the door.

#### NEW SECTION

**WAC 296-96-23153 What requirements apply to door hangers for horizontal slide doors?** Door hangers for horizontal slide type entrances must meet the following requirements:

(1) Means must be provided to prevent the hangers from jumping the track.

(2) Stops must be provided in the entrance assembly to prevent hangers from overrunning the end of the track.

(3) Power-operated doors must be built to withstand, without damage or appreciable deflection, an imposed static load equal to four times the weight of each panel. This static load must be applied successively downward and upward along the vertical centerline of the panel.

#### NEW SECTION

**WAC 296-96-23154 Are astragals required?** On a vertically sliding, biparting, counterbalanced hoistway door, a fire-resistive, nonshearing and noncrushing member of either the meeting or overlapping type must be provided on the upper panel to close the distance between the rigid door sections when in contact with the stops. Rigid members which overlap the meeting edge and center-latching devices are prohibited.

#### NEW SECTION

**WAC 296-96-23155 What requirements apply to pull straps?** Manually operated, vertical slide, biparting elevators doors which can be operated from the landings must be provided with pull straps on the inside and outside of the upper panel where the lower edge of the upper panel is more than 6 feet 6 inches above the landing when the panel is in the fully open position. The length of the pull straps must be as follows:

(1) The bottom of the strap must be not more than 6 feet 6 inches above the landing when the panel is in the fully opened position.

(2) The length of the strap must not be extended by means of ropes or other materials.

(3) Where pull straps are provided on the car side of doors of elevators which can be operated from the car only, the length of the pull straps must conform to the requirements specified in (1) and (2) of this section.

#### NEW SECTION

**WAC 296-96-23156 What requirements apply to landing sill clearances?** The clearance between the car-platform sill and the hoistway edge of any landing sill, or the hoistway side of any vertically sliding counterweighted, or of any vertically sliding counterbalanced biparting hoistway door, must be:

(1) At least 1/2 inch where side car guides are used.

(2) At least 3/4 inch where corner car guides are used.

(3) In all cases, the maximum clearance must not be more than 1 1/2 inch.

#### NEW SECTION

**WAC 296-96-23157 What is the maximum allowable threshold clearance?** The maximum distance from the hoistway door or gate face to the hoistway edge of the threshold must not exceed 2 1/4 inches.

#### NEW SECTION

**WAC 296-96-23158 What requirements apply to elevator floor numbers?** Elevator hoistways must have floor numbers at least 4 inches high and placed on the walls and/or doors of hoistways at intervals so that a person in a stalled elevator, upon opening the car door 4 inches, could determine the floor position.

### Section 6

#### Hoistway Door Locking Devices, Parking Devices, and Access

#### NEW SECTION

**WAC 296-96-23160 What requirements apply to hoistway door (gate) locking devices?** (1) Passenger elevator hoistway doors or gates must be equipped with hoistway-unit system door interlocks.

(2) Freight elevator hoistway doors or gates must be equipped with hoistway-unit system door interlocks or an approved type combination electric contact and mechanical lock.

(3) Combination locks and electric contacts or interlocks must be located so not to be accessible from the landing side when the hoistway doors or gates are closed.

#### NEW SECTION

**WAC 296-96-23161 What requirements apply to elevator parking devices?** (1) Elevators that are operated from within the car only must have elevator parking devices installed at every landing that is equipped with an unlocking device.

(2) On elevators that are not operated from within the car only, a parking device must be provided at one landing and may be provided at other landings. This device must be located at a height no greater than 6 feet 11 inches above the floor.

(3) Parking devices are not required for elevators with hoistway doors that automatically unlock when the car is within the landing zone.

(4) Parking devices must conform to the following specifications:

(a) They must be mechanically or electrically operated.

(b) They must be designed and installed so that friction or sticking or the breaking of any springs used in the device will not permit opening or unlocking a door when the car is outside the landing zone of that floor.

(c) Where springs are used, they must be of the restrained compression type which will prevent separation of the parts in case a spring breaks.

#### NEW SECTION

**WAC 296-96-23162 What requirements apply to hoistway door unlocking devices?** Hoistway door unlocking devices or hoistway access switches must be provided on all elevators at one upper landing to permit access to the top of the car and at the lowest landing if this landing is the normal point of access to the pit. Hoistway door unlocking devices may be provided at all landings for emergency use.

(1) Hoistway door unlocking devices must conform to the following specifications:

(a) The device must unlock and permit the opening of the hoistway door from the access landing regardless of the position of the car.

(b) The device must be designed to prevent unlocking the door with common tools.

(c) The operating means for unlocking the door must be available to and used only by inspectors, elevator maintenance and repair personnel, and qualified emergency personnel.

(d) The unlocking-device keyway must be located at a height no greater than 6 feet 11 inches above the floor.

(2) Hoistway access switches must conform to the following specifications:

(a) The switch must be installed only at the access landings.

(b) The switch must be installed adjacent to the hoistway entrance at the access landing with which it is identified.

(c) The switch must be of the continuous-pressure spring-return type and must be operated by a cylinder-type lock having not less than five-pin or five-disk combination with the key removable only when the switch is in the "off" position. The lock must not be operable by any key which will operate locks or devices used for other purposes in the building. The key or combination must be available to and used only by inspectors and elevator maintenance and repair personnel.

(d) The operation of the switch at either access landing must permit and may initiate and maintain movement of the car with the hoistway door at this landing unlocked or not in the closed position, and with the car door or gate not in the closed position, subject to the following:

(i) The operation of the switch must not render ineffective the hoistway door interlock or electric contact at any other landing.

(ii) The car must not be operated at a speed greater than 150 feet per minute.

(iii) For automatic and continuous-pressure operation elevators: Landing operating devices of continuous-pressure operation elevators and car and landing operating devices of automatic operation elevators must first be made inoperative by means other than the access switch; and power operation of the hoistway door and/or car door or gate is inoperative.

(iv) Automatic operation by a car-leveling device is inoperative.

(v) The top-of-car operating device is inoperative.

(vi) The movement of the car initiated and maintained by the upper access switch must be limited in the down direction to a travel not greater than the height of the car crosshead above the car platform, and limited in the up direction above the upper access landing to the distance the car apron extends below the car platform. Where electrically operated switches, relays, or contractors are used to render inoperative the hoistway-door interlock or electric contact or the car door or gate electric contact, the control circuits must be arranged to conform to the requirements of WAC 296-96-23221 and in addition, to render the normal car and hall operation ineffective in any such switch, relay, or contractor fails to function in the intended manner.

#### Section 7

#### Power Operation of Doors and Gates

#### NEW SECTION

**WAC 296-96-23165 What requirements apply to reopening devices for power-operated car doors and gates?** (1) A power-operated car door or gate must have a reopening device that stops and reopens the door or gate and the adjacent hoistway door if the car door or gate is obstructed while closing. If the closing kinetic energy is reduced to 2 1/2 feet-lbf or less, the reopening device may be rendered inoperative.

(2) For center opening doors or gates, the reopening device must be designed and installed so that obstruction of either door or gate panel when closing will cause the reopening device to function.

#### NEW SECTION

**WAC 296-96-23166 What requirements apply to photo electric or electric eye door reopening devices?** An elevator equipped with a photo electric or electric eye device for reopening of the car and hoistway doors must be provided with a means that will automatically time-out and close the door if it has been obstructed for 20 seconds. The photo electric or electric eye device must not be reactivated until the doors have fully closed. There are two exceptions to this requirement:

(1) The department may authorize hospitals or nursing homes to allow obstructed doors to close within 35 seconds after the expiration of the normal door open time.

(2) When smoke detectors are used to bypass photo electric or electric eye devices the doors are not required to time-out and close except under phase I conditions as authorized by ANSI A17.1-211.3A.

#### Subpart II

#### Machinery and Equipment for Electric Elevators

#### NEW SECTION

**WAC 296-96-23200 What is the scope of Subpart II?** Subpart II, Machinery and Equipment for Electric Elevators, is a minimum standard for all existing electric elevators. It

applies to other equipment only as referenced in the applicable Subpart.

### Section 1 Buffers and Bumpers

#### NEW SECTION

**WAC 296-96-23203 What requirements apply to buffers and bumpers?** Car and counterweight buffers or bumpers must be provided. Solid bumpers may be used in lieu of buffers where:

- (1) The rated speed is 50 feet per minute or less; or
- (2) Type C safeties are used.

### Section 2 Counterweights

#### NEW SECTION

**WAC 296-96-23205 What requirements apply to counterweights?** On rod type counterweights, the rod nuts must be cotter-pinned and the tie rods must be protected so that the head weight cannot crush the tie rods on buffer engagement.

- (1) The weights must be protected so that they cannot be dislodged.
- (2) Compensating chains or ropes must be fastened to the counterweight from directly or to a bracket fastened to the frame and must not be fastened to the tie rods.

### Section 3 Car Frames and Platforms

#### NEW SECTION

**WAC 296-96-23206 What requirements apply to car platforms and frames?** Every elevator car must have a platform consisting of a nonperforated floor attached to a platform frame supported by the car frame and extending over the entire area within the car enclosure.

- (1) Holes in the floor for the safety plank wrench, etc., must be covered and secured.
- (2) The platform frame members and the floor must be designed to withstand the forces developed under the loading conditions for which the elevator is designed and installed.

#### NEW SECTION

**WAC 296-96-23207 What requirements apply to platform guards (aprons)?** The entrance side of the platform of passenger and freight elevators equipped with leveling devices or truck-zoning devices must have smooth metal guard plates of not less than 0.0598 inch thick steel, or material of equivalent strength and stiffness, adequately reinforced and braced to the car platform and conforming to the following:

- (1) The guard plate must extend no less than the full width of the widest hoistway door opening.

(2) It must have a straight vertical face, extending below the floor surface of the platform, of no less than the depth of the leveling of truck zone, plus 3 inches.

(3) If new guards are installed, the lower portion of the guard must be bent back at an angle of not less than 60 degrees nor more than 75 degrees from the horizontal.

(4) The guard plate must be securely braced and fastened in place to withstand a constant force of not less than 15-lbf applied at right angles to and at any position on its face without permanent deformation.

#### NEW SECTION

**WAC 296-96-23208 What requirements apply to hinged platform sills?** Hinged platform sills, where provided, must have electric contacts which will prevent operation of the elevator by the normal operating device unless the hinged sill is within 2 inches of its fully retracted position. The elevator may be operated by the leveling device in the leveling zone with the sill in any position.

#### NEW SECTION

**WAC 296-96-23209 What requirements apply to floating (movable) platforms?** Floating (movable) platforms which permit operation of the elevator when the car door or gate is not in the closed position are prohibited.

### Section 4 Car Enclosures

#### NEW SECTION

**WAC 296-96-23215 What requirements apply to car enclosures?** Car enclosures for freight and passenger cars must meet the following specifications:

- (1) Freight elevator cars:
  - (a) Cars must be enclosed to a height of at least 6 feet from the floor on the sides where there are no hoistway doors or gates with solid panel or openwork which will reject a 2 inch diameter ball.
  - (b) On the side of the car adjacent to the counterweight runway and extending 6 inches each side of the counterweight runway, the enclosure must extend to the car top or underside of car crosshead.
  - (c) If overhead protection is of openwork material, it must reject a 1 1/2 inch ball and shall be sufficiently strong to support 300 pounds applied at any point. Simultaneous application of these loads is not required.
  - (d) Suitable overhead protection may be installed directly over the area where the operator runs the controls, providing the overhead protection covers sufficient area for safe protection of the operator.

(2) Passenger elevator cars:

- (a) Passenger elevator cars must be fully enclosed on all sides and the top, except the opening for entrances
- (b) Enclosures must be of metal or wood in conformity with the local fire regulations.

(c) The car top must be sufficiently strong to support a load of 300 pounds applied at any point. Simultaneous application of these loads is not required.

#### NEW SECTION

**WAC 296-96-23216 What requirements apply to the lining materials used on passenger car enclosures?** Materials used for passenger car linings must meet the following specifications:

(1) Carpeting without padding may be used for interior finishes provided that it has a Class I rating, a flame spread of 25 or less which must include all assembly components except the adhesive. The adhesive must be a slow-burning type.

(2) Slow-burning combustible materials, other than carpet, may be used for interior finishes provided the materials have a Class II rating or better (flame spread of 75 or less), which must include all assembly components other than the adhesive. Materials must be firmly bonded flat to the enclosure and must not be padded. Fabric with spray-type fireproofing must not be installed in elevators.

(a) Equivalent ratings in watts per centimeter squared as derived in the radiant panel test are also acceptable.

(b) .45 watts/cm squared or higher is equivalent to Class I or better.

(c) .22 watts/cm squared or higher is equivalent to Class II or better.

(d) In the radiant test, the higher the number the better the flame resistance.

(e) In the Class I and II system, the lower the number, the better the flame resistance.

(f) Smoke density of materials must be less than 450 when tested in accordance with UBC Standard No. 42.-1.

(3) Certification that the materials and assembly meet these requirements must be submitted to the building official.

#### NEW SECTION

**WAC 296-96-23220 What requirements apply to car doors and gates?** Car doors or gates are required at each entrance to the elevator car.

(1) Car doors or gates may be horizontal or vertical sliding.

(2) Gates, except collapsible, may be solid or may be openwork of a design to reject a 2 inch diameter ball. Gates must be:

(a) Constructed of metal or wood; and

(b) Designed so as to withstand a lateral pressure of 100 pounds applied at approximately the center without breaking or being permanently deformed and without displacing the gate from its guides or tracks.

(3) Collapsible gates must reject a 3 inch diameter ball when fully closed (extended position) when installed on passenger cars and must reject a 4 1/2 inch ball when fully extended when installed on freight cars. Such gates must not be power-opened for more than one-third of their clear opening distance or for a maximum power opening distance not to exceed 10 inches. Collapsible gates must have at least every

fourth vertical member guided at the top and every second vertical member guided at the bottom.

(4) Handles of manually operated collapsible gates nearest the car operating device on elevators operated from the car only must be located so that the nearest handle is not more than 48 inches from the car operating device when the gate is closed and not more than 48 inches above the car floor. Gate handles must be provided with finger guard.

(5) Car doors and gates when in the fully closed position must meet the following specifications:

(a) For passenger cars, they must protect the full width and height of the car entrance opening provided that vertically sliding gates may extend from a point not more than 1 inch above the car floor to a point not less than 6 feet above the floor.

(b) For freight elevators, they must protect the full width of the car entrance opening. Car doors must extend from the car floor to a height of not less than 6 feet above the car floor. Vertically sliding gates must extend from a point not more than 1 inch above the car floor to a point not less than 6 feet above the car floor.

(6) Car doors and gates of electric and electro-hydraulic elevators must be equipped with approved car door or gate electric contacts which will prevent operation of the elevator by the normal operating device unless the car door or gate is in the closed position.

#### NEW SECTION

**WAC 296-96-23221 What requirements apply to the location of car doors and gates?** This section does not apply to freight elevators with horizontally swinging doors that are inaccessible to the general public and located in factories, warehouses, garages, and other similar buildings. All other elevators must meet the following requirements:

(1) Doors or gates for automatic or continuous-pressure operation elevators must be located so that the distance from the face of the car door or gate to the face of the hoistway door is no more than the following:

(a) Where a swinging-type hoistway door and a car gate are used, 4 inches.

(b) Where a swinging-type hoistway door and a car door are used, 5 1/2 inches.

(c) Where a sliding-type hoistway door and a car gate or door are used, 5 1/2 inches.

(2) The distances specified must be measured as follows:

(a) Where a multi-section car door and a multi-section hoistway door are used or where one of these doors is multi-section and the other is single section, between the sections of the car door and the hoistway doors nearest to each other.

(b) Where a multi-section car door and a swinging-type hoistway door are used, between the hoistway door and the section of the car door farthest from it. Where space conditions require the use of three-speed car doors, the distance must be measured from the intermediate speed panel.

(c) Where a car gate is used, between the car gate and the section of the hoistway door nearest to the car gate.

(3) Where existing distances are greater than specified by paragraphs (1) and (2) of this section, a space guard of

sheet metal must be provided, attached to the hoistway door and/or car door.

(a) The guard is to be mounted to the door by a tamper-proof means.

(b) The bottom of the guard must be no less than 1/8 inch nor more than 1/2 inch from the edge of the sill and must be no more than 1/2 inch above the sill.

(c) The face of the guard must run vertically no less than 40 inches nor more than the height of the lower edge of the vision panel.

(d) The guard must extend the full width of the door.

(e) The top of the guard must be inclined toward the face of the door at an angle of no less than 60 degrees nor more than 75 degrees from the horizontal.

(f) Exposed edges must be beveled or rolled to eliminate sharp edges.

(g) The guard must be sufficiently rigid or reinforced to prevent collapsing or denting.

(h) Mounting of the guard must have proper clearances at the bottom and sides to permit easy closing of the door and must not interfere with the self-closing.

(i) On multi-section horizontally sliding doors only, the leading or fast panel must be fitted with the space guard. For swinging doors, the sides of the guard must be closed if the depth exceeds 5 inches.

(4) On horizontally-sliding doors where existing clearances are greater than specified by subsections (1) and (2) of this section, a vertical sight guard must be mounted to the leading edge of the hoistway door. The sight guard must:

(a) Be mounted with a vertical clearance of no more than 1/2 inch to this sill to a height of no less than 6 feet; and

(b) Project from the door, a distance of no more than 1/2 inch nor less than 1/8 inch from the hoistway edge of the sill.

(5) Only the following devices may be used to render inoperative hoistway door interlocks, the electric contacts of hoistway door combination mechanical locks and electric contacts, or car door or gate electric contacts:

(a) Leveling devices.

(b) Truck-zoning devices.

(c) Hoistway access switch.

(d) Existing devices which do not conform to the above must be removed.

#### NEW SECTION

**WAC 296-96-23222 What control requirements apply to operating circuits?** The failure of any single magnetically operated switch, contractor, or relay to release in the intended manner, or the occurrence of a single accidental ground, must not permit the car to start or run if any hoistway door interlock is unlocked or if any hoistway door or car door or gate electric contact is not in the closed position.

#### NEW SECTION

**WAC 296-96-23225 What requirements apply to car emergency exits?** (1) Top emergency exits:

(a) Top emergency exit covers must be hinged or otherwise attached to the car top so that the cover can be opened from the top of the car only and opens outward.

(b) The exit cover of the lower compartment of a multideck elevator car must be openable from either compartment.

(2) Side emergency exits:

(a) Side emergency exit doors or panels, where provided, must have a lock arranged so that the door may be opened from the inside of the car only by a special shaped removable key and outside the car by means of a non-removable handle.

(b) Side emergency car exit door panels must open only into the car.

#### NEW SECTION

**WAC 296-96-23226 What requirements apply to car lighting?** (1) Car interiors must be equipped with at least 2 electric lights.

(2) Minimum illumination at the car threshold, with the door closed, must be at least:

(a) 5 foot candle (54lx) for passenger elevators; and

(b) 2 1/2 foot candle (27lx) for freight elevators.

(3) The department does not require light control switches, however, if installed they must be located in or adjacent to the car's onboard operating device.

(4) In automatic elevators, the light control switch must be either a key-operated type or located in a fixture with a locked cover.

(5) Light fixtures mounted on car tops must be equipped with a non-key operated switch located in or adjacent to the fixture.

### **Section 5 Safeties**

#### NEW SECTION

**WAC 296-96-23227 What requirements apply to car safeties?** Every elevator car suspended by wire ropes must be equipped with safeties. The safety device must be capable of stopping and sustaining the entire car with its rated load in the event of cable severance or overspeed. There must be a switch on the car activated by the setting of the safeties that will stop electric power from the driving machine motor and brake. Car safeties are identified and classified on the basis of performance characteristics after the safety begins to apply pressure on the guide rails.

(1) Type A safeties:

(a) Develop a rapidly increasing pressure on the guide rails during the stopping interval, the stopping distance being very short due to the inherent design of the safety.

(b) Operating force is derived entirely from the mass and the motion of the car or the counterweight being stopped.

(c) Apply pressure on the guide rails through eccentrics, rollers, or similar devices without any flexible medium purposely introduced to limit the retarding force and increase the stopping distance.

(2) Type B safeties:

(a) Apply limited pressure on the guide rails during the stopping interval and provide stopping distances that are

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related to the mass being stopped and the speed at which application of the safety is initiated.

(b) Retarding forces are reasonably uniform after the safety is fully applied.

(c) Continuous tension in the governor rope may or may not be required to operate the safety during the entire stopping interval.

(d) Minimum and maximum distances are specified on the basis of governor tripping speed.

(3) Type C safeties (Type A with oil buffers):

(a) Develop retarding forces during the compression stroke of one or more oil buffers interposed between the lower members of the car frame and a governor-operated Type A auxiliary safety plank applied on the guide rails.

(b) The stopping distance is equal to the effective stroke of the buffers.

(4) Type G safeties:

(a) Are similar to Type B except for having a gradually increasing retarding force.

(b) May be either of the wedge clamp type or the flexible guide clamp type applied by a cable which unwinds a drum below the car floor.

(5) Slack rope safeties:

(a) Are actuated by the slackening or breaking of the hoisting ropes.

(b) Are not actuated by an overspeed governor.

NEW SECTION

**WAC 296-96-23228 What is the maximum amount of governor rope movement allowed when operating a safety mechanism?** For all Type B safeties, the movement of the governor rope relative to the car or the counterweight, respectively, required to operate the safety mechanism from its fully retracted position to a position where the safety jaws begin to exert pressure against the guide rails must not exceed the following values based on rated speed:

(1) For car safeties:

(a) 200 feet per minute or less: 42 inches.

(b) 201 to 375 feet per minute: 36 inches.

(c) Over 375 feet per minute: 30 inches.

(2) For counterweight safeties: 42 inches for all speeds.

(3) Drum operated car and counterweight safeties requiring continual unwinding of the safety drum rope to fully apply the safety, must be designed so that no less than three turns of the safety rope will remain on the drum after the overspeed test of the safety has been made with rated load in the car.

NEW SECTION

**WAC 296-96-23229 What requirements apply to rail lubricants and lubrication plates?** Rail lubricants or coating which will reduce the holding power of the safety or prevent its functioning as required must not be used.

(1) A metal plate must be securely attached to the car crosshead in an easily visible location and, where lubricants are to be used, must carry the notation, "Consult manufacturer of the safety for the characteristics of the rail lubricant

to be used." If lubricants are not to be used, it should be stated so on the plate.

(2) If lubricants other than those recommended by the manufacturer are used, a safety test should be done to demonstrate that the safety will function as required.

**Section 6  
Speed Governors**

NEW SECTION

**WAC 296-96-23235 What requirements apply to speed governors?** A speed governor or inertia trip safety or a slack cable must be installed on all elevators and must be designed so that it will activate the car safeties before the car attains a speed of 140 percent of the rated speed. Governor ropes must be at least 3/8 inch in diameter, if iron or steel rope, and at least 3/4 inch, if manila rope. Tiller rope must not be used.

NEW SECTION

**WAC 296-96-23236 What requirements apply to speed governor overspeed and car safety mechanism switches?** (1) A switch must be provided on the speed governor and operated by the overspeed action of the governor when used with Type B and C car safeties of elevators having a rated speed exceeding 150 feet per minute.

(2) A switch must be provided on the speed governor when used with a counterweight safety for any car speed.

(3) For static control, an overspeed switch must be provided regardless of rated speed and it must operate in both directions of travel.

(4) These switches must, when operated, remove power from the driving-machine motor and brake before or at the time of application of the safety.

(5) Switches used to perform the function specified must be positively opened and remain open until manually reset.

(6) Switches operated by the car safety mechanism must be of a type which will not reset unless the car safety mechanism has been returned to the "off" position.

**Section 7  
Capacity and Loading**

NEW SECTION

**WAC 296-96-23240 What is the minimum rated load for passenger elevators?** The rated load in pounds for passenger elevators must be based on the inside net platform areas and must be not less than shown in the table below. The inside net platform areas must be determined as shown in Table 3.7.1 which shows the maximum inside net platform areas for the various common rated loads. If other rated loads are used, they must be at least the following:

(1) For an elevator with an inside net platform area of no more than 50 feet squared,  $W=0.667A$  squared + 66.7A.

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(2) For an elevator with an inside net platform area of more than 50 feet squared,  $W=0.0467A$  squared + 125A - 367.

NOTE: A = inside net platform area, ft. squared  
W = minimum rated load, lb.

MAXIMUM* INSIDE NET PLATFORM AREAS FOR THE VARIOUS RATED LOADS			
Rated Load, lb.	Inside Net Platform Area, ft <sup>2</sup>	Rated Load, lb.	Inside Net Platform Area, ft <sup>2</sup>
500	7.0	5,000	50.0
600	8.3	6,000	57.7
700	9.6	7,000	65.3
1,000	13.25	8,000	72.9
1,200	15.6	9,000	80.5
1,500	18.9	10,000	88.0
1,800	22.1	12,000	103.0
2,000	24.2	15,000	125.1
2,500	29.1	18,000	146.9
3,000	33.7	20,000	161.2
3,500	38.0	25,000	196.5
4,000	42.2	30,000	231.0
4,500	46.2		

\*To allow for variations in cab designs, an increase in the maximum inside net platform area not exceeding 5% will be permitted for the various rated loads.

**NEW SECTION**

**WAC 296-96-23241 What requirements apply to the use of partitions that reduce inside net platform area?** When partitions are used in elevator cars to restrict net platform area for passenger use, they must be permanently fastened in place.

- (1) Gates, doors, or handrails must not be used as partitions.
- (2) Partitions must be installed to permit approximately symmetrical loading.
- (3) When conditions do not permit symmetrical loading, guide rails, car frames, and platforms must be capable of sustaining the resulting stresses and deflections.

**NEW SECTION**

**WAC 296-96-23243 What is the minimum rated load for freight elevators?** The minimum rated load for freight elevators in pounds must be based on the weight and class of the load to be handled but must in no case be less than the minimum specified in this section for each class of loading based on the inside net platform area. Freight elevators must be designed for one of the following classes of loading:

- (1) **Class A—General freight loading:** Where the load is distributed, the weight of any single piece of freight or of any single hand truck and its load is not more than one-quarter the rated load of the elevator, and the load is handled on and off the car platform manually or by means of hand trucks. For this class of loading, the rated load must be based on not less than 50 lb./ft. squared of inside net platform area.

(2) **Class B—Motor vehicle loading:** Where the elevator is used solely to carry automobile trucks or passenger automobiles up to the rated load of the elevator. For this class of loading, the rated load must be based on not less than 30 lb./ft. squared of inside net platform area.

(3) **Class C—Industrial truck loading:** Where the load is carried in transit or is handled on and off the car platform by means of power industrial trucks or by hand trucks having a loaded weight more than one-quarter the rated load of the elevator. For this class of loading the following requirements apply:

- (a) The rated load must be based on not less than 50 lb./ft. squared of inside net platform area;
- (b) The weight of the loaded industrial truck must not exceed the rated load of the elevator;
- (c) The weight of the loaded industrial truck plus any other material carried on the elevator must not exceed the rated load when the industrial truck is also carried;
- (d) During loading and unloading, the load on the elevator must in no case exceed 150 percent of the rated load, and where this load exceeds the rated load, the capacity of the brake and the traction relation must be adequate to safely sustain and level at least 150 percent of the rated load.

NOTE: When the entire rated load is placed on the elevator by the industrial truck in increments, the load imposed on the car platform while the last increment is being loaded or the first increment unloaded will exceed the rated load by the weight of the empty industrial truck.

**NEW SECTION**

**WAC 296-96-23244 What requirements apply to capacity plates?** (1) Every elevator must be equipped with a capacity plate or a painted sign that is permanently and securely fastened in place and located in a conspicuous position inside the car. It must indicate the rated load of the elevator in pounds, and for freight elevators, this plate or sign must indicate:

- (a) The capacity for lifting one-piece loads;
  - (b) For freight elevators used for industrial truck loading where the truck is not usually carried by the elevator but used only for loading and unloading, the maximum load the elevator is designed to support while being loaded or unloaded.
- (2) Capacity plates must be durable and readily legible. The height of the letters and figures must be at least 1/4 inch for passenger elevators and 1 inch for freight elevators.

**NEW SECTION**

**WAC 296-96-23245 What requirements apply to signs on freight elevators?** In addition to the capacity plate or painted sign required by WAC 296-96-23244, two other signs must be installed or painted inside the car in a conspicuous place and permanently and securely fastened to the car enclosure. They must be durable and easily read with 1/2 inch letters, as follows:

- (1) In elevators not permitted to carry passengers, the sign must read "This is not a passenger elevator; no persons other than the operator and freight handlers are permitted to ride on this elevator."

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(2) In elevators permitted to carry employees, the sign must read "No passengers except employees permitted".

### Section 8 Driving Machines and Sheaves

#### NEW SECTION

**WAC 296-96-23250 What general requirements apply to driving machines and sheaves?** (1) Sheaves and drums must be made of cast iron or steel and must have finished grooves for ropes.

(2) Set screws fastenings must not be used in lieu of keys or pins on connections subject to torque or tension.

(3) Friction gearing or a clutch mechanism must not be used to connect a driving-machine drum or sheave to the main driving mechanism, other than in connection with a car leveling device.

#### NEW SECTION

**WAC 296-96-23255 What requirements apply to winding drum machines?** (1) Winding drum machines must be equipped with a slack-rope device with an enclosed switch of the manually reset type which must cause the electric power to be removed from the elevator driving machine motor and brake if the hoisting ropes become slack or broken.

(2) Winding drum machines must be equipped with adjustable machine automatic terminal stop mechanisms set to directly open the main line circuit to the driving machine motor and brake coincident with the opening of the final terminal stopping switch. Chain, belt, or rope-driven mechanisms must not be used.

#### NEW SECTION

**WAC 296-96-23256 What requirements apply to indirect-drive machines?** (1) Indirect-drive machines, utilizing V belts, tooth drive belts, or chain drives, must have at least three belts or chains operating together in parallel as a set. Belt and chain drive sets must be pre-loaded and matched for length.

(2) Belt set selection must be based upon the manufacturer's rated breaking strength and a safety factor of 10. Chain and sprocket set selection must be based upon the recommendations in the supplementary information section of ASME/ANSI B 29.1, using a service factor of 2.0. Offset links in a chain are permitted. Chain drives and belt drives must be guarded to protect against accidental contact and to prevent foreign objects from interfering with drives.

Sprockets in a chain drive set and also in a driven set must be assembled into a common hub, with teeth cut in line after assembly to assure equal load distribution on all chains. Tooth sheaves for a belt drive must be constructed in a manner to assure equal load distribution on each belt in the set.

Load determination for both the belt and chain sets must be based on the maximum static loading on the elevator car (full load on the car and the car at rest at a position in the

hoistway which creates the greatest load, including either the car or counterweight resting on its buffer).

(3) Each belt or chain in a set must be continuously monitored by a broken belt or chain device of the manually reset type which must function to automatically interrupt power to the machine and apply the brake in the event any belt or chain in the set breaks or becomes excessively slack. The driving machine brake must be located on the traction sheave or winding drum assembly side of the driving machine so as to be fully effective in the event the entire belt set or chain set should break.

(4) If one belt or chain of a set is worn, stretched, or damaged so as to require replacement, the entire set must be replaced. Sprockets and toothed sheaves must also be inspected on such occasion and be replaced if noticeably worn.

#### NEW SECTION

**WAC 296-96-23260 What requirements apply to driving machine brakes?** The elevator driving machine must be equipped with a friction brake applied by a spring or springs, and released electrically.

The brake must be designed to have a capacity sufficient to hold the car at rest with its rated load. For passenger elevators and freight elevators permitted to carry employees, the brake must be designed to hold the car at rest with an additional load up to 25 percent in excess of the rated load.

#### NEW SECTION

**WAC 296-96-23261 What requirements apply to the application and release of driving machine brakes?** Driving machine brakes must not be electrically released until power has been applied to the driving machine motor. All power feed lines to the brake must be opened and the brake must apply automatically when:

(1) The operating device of a car switch or continuous pressure operation elevator is in the stop position;

(2) A floor stop device functions;

(3) Any of the electrical protective devices in WAC 296-96-23272 functions;

Under conditions described in subsection (1) and (2) of this section, the application of the brake may occur on or before the completion of the slowdown and leveling operations.

The brake must not be permanently connected across the armature or field of a direct current elevator driving machine motor.

### Section 9 Terminal Stopping Devices

#### NEW SECTION

**WAC 296-96-23262 What requirements apply to normal terminal stopping devices?** Enclosed upper and lower normal terminal stopping devices must be provided and arranged to slow down and stop the car automatically, at

or near the top and bottom terminal landings. These devices must function independently of the operation of the normal stopping means and of the final terminal stopping device.

(1) Normal stopping devices must be located on the car, in the hoistway, or in the machine room and must be operated by the movement of the car.

(2) Broken rope, tape, or chain switches must be provided in connection with normal terminal stopping devices located in the machine room of traction elevators. These switches must be opened by a failure of the rope, tape, or chain and must cause the electrical power to be removed from the driving machine motor and brake.

#### NEW SECTION

**WAC 296-96-23264 What requirements apply to final terminal-stopping devices?** Enclosed upper and lower final terminal electro-mechanical stopping devices must be provided and arranged to prevent movement of the car by the normal operating devices in either direction of travel after the car has passed a terminal landing. Final terminal stopping devices must be located as follows:

(1) Elevators with winding drum machines must have stopping switches on the machines and also in the hoistway operated by the movement of the car.

(2) Elevators with traction driving machines must have stopping switches in the hoistway operated by the movement of the car.

### Section 10

#### Operating Devices and Control Equipment

#### NEW SECTION

**WAC 296-96-23266 What types of operating devices must not be used?** The following types of operating devices must not be used:

- (1) Rope (i.e., shipper rope);
- (2) Rod operating devices activated directly by hand; or
- (3) Rope operating devices activated by wheels, levers, or cranks.

#### NEW SECTION

**WAC 296-96-23268 What requirements apply to car-switch operation elevators?** The handles of lever-type operating devices of car-switch operation elevators must be arranged so that they will return to the stop position and latch there automatically when the hand of the operator is removed.

#### NEW SECTION

**WAC 296-96-23269 What requirements apply to passenger elevator emergency stop buttons?** Passenger elevator emergency stop buttons or switches must be installed and connected so as to activate the elevator alarm when in the stop position. An optional door hold open switch

may be provided, if desired, but such door hold open function must automatically cancel upon activation of a Phase I recall.

#### NEW SECTION

**WAC 296-96-23270 What requirements apply to car top operating devices?** (1) Elevators with automatic or continuous-pressure operation must have a continuous-pressure button operating switch mounted on the car top for the purpose of operating the car solely from the top of the car. The device must operate the car at a speed not exceeding 150 feet per minute.

(2) The means for transferring the control of the elevator to the top-of-car operating device must be on the car top and located between the car crosshead and the side of the car nearest the hoistway entrance normally used for access to the car top.

#### NEW SECTION

**WAC 296-96-23272 What electrical protective devices are required?** Electrical protective devices must be installed according to the following:

(1) Slack-rope switch: Winding drum machines must be accompanied by a slack-rope device equipped with a slack-rope switch of the enclosed manually rest type which will cause the electric power to be removed from the elevator driving machine motor and brake if the suspension ropes become slack.

(2) Motor-generator running switch: Where generator-field control is used, means must be provided to prevent the application of power to the elevator driving machine motor and brake unless the motor generator set connections are properly switched for the running condition of the elevator. It is not required that the electrical connections between the elevator driving machine motor and the generator be opened in order to remove power from the elevator motor.

(3) Compensating rope sheave switch: Compensating rope sheaves must be provided with a compensating rope sheave switch or switches mechanically opened by the compensating rope sheave before it reaches its upper or lower limit of travel to cause the electric power to be removed from the elevator driving machine motor and brake.

(4) Broken rope, tape, or chain switches used in connection with machine room normal terminal stopping switches: Broken rope, tape, or chain switches which meet the requirements of WAC 296-96-23236 must be provided in connection with normal terminal stopping devices located in machine rooms of traction elevators. These switches must open when a rope, tape, or chain fails.

(5) Stop switch on top of car: A stop switch must be provided on the top of every elevator car, which must cause the electric power to be removed from the elevator driving machine motor and brake, and must:

- (a) Be of the manually operated and closed type;
- (b) Have red operating handles or buttons;
- (c) Be conspicuously and permanently marked "STOP" and indicated the stop and run positions;
- (d) Be positively opened mechanically (opening must not be solely dependent on springs).

- (e) Have red operating handles or buttons;
- (f) Be conspicuously and permanently marked "stop";
- (g) Indicate the "stop" and "run" positions; and
- (h) Be positively opened mechanically and not solely dependent on springs.

(6) Car-safety mechanism switch: A switch is required where a car safety is provided.

(7) Speed governor overspeed switch: A speed governor overspeed switch must be provided when required by WAC 296-96-23236.

(8) Final terminal stopping devices: Final terminal stopping devices must be provided on every elevator.

(9) Emergency terminal speed limiting device: Where reduced stroke oil buffers are provided, emergency terminal speed limiting devices are required.

(10) Motor generator overspeed protection: Means must be provided to cause the electric power to be removed automatically from the elevator driving machine motor and brake should a motor generator set, driven by a direct current motor, overspeed excessively.

(11) Motor field sensing means: Where direct current is supplied to an armature and shunt field of an elevator driving machine motor, a motor field current sensing means must be provided, which must cause the electric power to be removed from the motor armature and brake unless current is lowing in the shunt field of the motor.

A motor field current sensing means is not required for static control elevators provided with a device to detect an overspeed condition prior to, and independent of, the operation of the governor overspeed switch. This device must cause power to be removed from the elevator driving machine motor armature and machine brake.

(12) Buffer switches for oil buffers used with Type C car safeties: Oil level and compression switches must be provided for all oil buffers used with Type C safeties.

(13) Hoistway door interlocks or hoistway door electric contacts: Hoistway door interlocks or hoistway door electric contacts must be provided for all elevators.

(14) Car door/gate electric contacts: Car door or gate electric contacts must be provided on all elevators.

(15) Normal terminal stopping devices: Normal terminal stopping devices must be provided on every elevator.

(16) Car side emergency exit electric contact: An electric contact must be provided on every car side emergency exit door.

(17) Electric contacts for hinged car platform sills: Hinged car platform sills, where provided, must be equipped with electric contacts.

(18) Stop switch in the elevator pit: A stop switch must be installed in all elevator pits. It must be located between 36 inches to 48 inches above the bottom landing floor and accessible from outside the hoistway.

#### NEW SECTION

**WAC 296-96-23274 What requirements apply to the power supply line disconnect?** (1) A disconnect switch or a circuit breaker must be installed and connected into the power supply line to each elevator motor or motor generator

set and controller. The power supply line must be equipped with overcurrent protection inside the machine room.

(2) The disconnect switch or circuit breaker must be of the manually closed multipole type and be visible from the elevator driving machine or motor generator set. When the disconnecting means is not within sight of the driving machine, the control panel, or the motor generator set, and additional manually operated switch must be installed adjacent to the remote equipment and connected in the control circuit to prevent starting.

(3) No provision may be made to close the disconnect switch from any other part of the building.

(4) Where there is more than one driving machine in a machine room, disconnect switches or circuit breakers must be numbered to correspond to the number of the driving machine which they control.

#### NEW SECTION

**WAC 296-96-23276 What requirements apply to phase reversal and failure protection methods?** Elevators having polyphase alternating current power supply must be equipped with a means to prevent the starting of the elevator motor if the phase rotation is in the wrong direction or if there is a failure of any phase.

This protection may be considered to be provided in the case of generator field control having alternating current motor-generator driving motors, provided a reversal of phase will not cause the elevator driving machine motor to operate in the wrong direction. Controllers on which switches are operated by polyphase torque motors provide inherent protection against phase reversal or failure.

#### NEW SECTION

**WAC 296-96-23277 What requirements apply to grounding and overcurrent protections?** (1) Control and operating circuit requirements must comply with Article 620-61 of the National Electrical Code.

(2) Grounding methods must comply with Articles 620-81 through 620-85 of the National Electrical Code.

#### NEW SECTION

**WAC 296-96-23278 What requirements apply to the absorption of regenerated power?** When a power source is used which, in itself, is incapable of absorbing the energy generated by an overhauling load, means for absorbing sufficient energy to prevent the elevator from attaining governor tripping speed or a speed in excess of 125 percent of rated speed, whichever is lesser, must be provided on the load side of each elevator power supply line disconnecting means.

#### NEW SECTION

**WAC 296-96-23279 What requirements apply to door by-pass systems?** Door by-pass systems, where used, must conform to the requirements of ASME A17.1, Rule 210.1e.

**Section 11**

**Emergency Operation and Signaling Devices**

NEW SECTION

**WAC 296-96-23280** What requirements apply to all car emergency signaling devices in all buildings? All elevators must be equipped with an audible signaling device that can be activated by a switch or button marked "alarm". This switch or button must be located in or adjacent to each car's operating panel.

The signaling device must be located inside the building and audible inside the car and outside the hoistway. One signaling device may be used for a group of elevators.

**Section 12**

**Suspension Systems and Their Connections**

NEW SECTION

**WAC 296-96-23282** What requirements apply to suspension systems? Cars must be suspended by steel wire ropes attached to the car frame or passing around sheaves attached to the car frame. Only iron (low carbon steel) or steel wire ropes, having the commercial classification "elevator wire rope," or wire rope specifically constructed for elevator use may be used for the suspension of elevator cars and for the suspension of counterweights. The wire material for ropes must be manufactured by the open-hearth or electric furnace process or its equivalent.

NEW SECTION

**WAC 296-96-23283** What requirements apply to rope data tags? At each rope renewal, a new metal data tag must be securely attached to one of the wire rope fastenings. Rope data tags must be durable and readily legible. The height of letters and figures must be no less than 1/16 inch. This data tag must bear the following information:

- (1) The diameter in inches;
- (2) The manufacturer's rated breaking strength;
- (3) The grade of material used;
- (4) The month and year the ropes were installed;
- (5) Whether nonpreformed or preformed;
- (6) Construction classification
- (7) Name of the person or firm who installed the ropes;
- (8) Name of the manufacturer of the rope;
- (9) The number of ropes; and
- (10) The date on which the rope was resocketed or other types of fastening changed.

NEW SECTION

**WAC 296-96-23284** What is the factor of safety for wire suspension ropes? The factor of safety for wire suspension ropes must at least be equivalent to the values shown in the following table. The factor of safety must be based on the actual rope speed corresponding to the car's rated speed. The factor of safety must be calculated by the following formula:

$$f = S \text{ times } N \text{ over } W$$

where

N = number of runs of rope under load. (For 2:1 roping, twice the number of ropes used. For 3:1 roping, three times, etc.)

S = manufacturer's rated breaking strength of one rope.

W = maximum static load imposed on all car ropes with the car and its rated load at any position in the hoistway.

Rope Speed, fpm	Minimum Factor of Safety		Rope Speed, fpm	Minimum Factor of Safety	
	Passenger	Freight		Passenger	Freight
50	7.60	6.65	605	10.85	9.65
75	7.75	6.85	700	11.00	9.80
100	7.95	7.00	750	11.15	9.90
125	8.10	7.15	800	11.25	10.00
150	2.25	7.30	850	11.35	10.10
175	8.40	7.45	900	11.45	10.15
200	8.60	7.65	950	11.50	10.20
225	8.75	7.75	1000	11.55	10.30
250	8.90	7.90	1050	11.65	10.35
300	9.20	8.20	1100	11.70	10.40
350	9.50	8.45	1150	11.75	10.45
400	9.75	8.70	1200	11.80	10.50
450	10.00	8.90	1250	11.80	10.50
500	10.25	9.15	1300	11.85	10.55
550	10.45	9.30	1350	11.85	10.55
600	10.70	9.50	1400-2000	11.90	10.55

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NEW SECTION

**WAC 296-96-23285** What is the minimum number of suspension ropes allowed? All elevators, except freight elevators that do not carry passengers or freight handlers and have no means of operation in the car, must conform to the following requirements:

- (1) The minimum number of hoisting ropes used is three for traction elevators and two for drum-type elevators. Where a car counterweight is used, the number of counterweight ropes used must not be less than two.
- (2) The minimum diameter of hoisting and counterweight ropes is 3/8 inch. Outer wires of the ropes must be no less than 0.024 inch in diameter. The term "diameter" where used in this section refers to the nominal diameter as given by the rope manufacturer.

NEW SECTION

**WAC 296-96-23287** What requirements apply to suspension rope equalizers? Suspension rope equalizers, where provided, must be of the individual-compression spring type.

Equalizers of other type may be used with traction elevators provided the equalizers and fastenings are approved by the authority having jurisdiction on the basis of adequate tensile and fatigue tests made by a qualified laboratory. Such

tests must show the ultimate strength of the equalizer and its fastenings in its several parts and assembly, which must be no less than 10 percent in excess of the strength of suspension ropes, provided that equalizers of the single-bar type, or springs in tension, must not be used to attach suspension ropes to cars or counterweights or to dead-end hitch plates.

#### NEW SECTION

**WAC 296-96-23288 What requirements apply to securing suspension wire ropes to winding drums?** Suspension wire ropes on winding drum machines must have the drum ends of the ropes secured on the inside of the drum by clamps, tapered babbitted sockets, or other means approved by the department.

#### NEW SECTION

**WAC 296-96-23289 What requirements apply to spare rope turns on winding drum machines?** Suspension wire ropes of winding drum machines must have the drum ends of the ropes secured on the inside of the drum by clamps or by tapered babbitted sockets, or by other means approved by the department.

#### NEW SECTION

**WAC 296-96-23290 What requirements apply to suspension rope fastenings?** Spliced eyes by return loop may continue in service. Suspension rope fastenings must conform to the requirements of ASME A17.1 Rule 212.9 when the ropes are replaced.

#### NEW SECTION

**WAC 296-96-23291 What requirements apply to auxiliary rope fastening devices?** Auxiliary rope fastening devices, designed to support cars or counterweights if any regular rope fastenings fail, may be provided subject to approval by the authority having jurisdiction.

### Subpart III Hydraulic Elevators

#### NEW SECTION

**WAC 296-96-23300 What is the scope of Subpart III, Hydraulic Elevators?** Subpart III, Hydraulic Elevator, is the minimum standard for existing direct plunger and roped hydraulic elevators.

### Section 1 Hoistways, Hoistway Enclosures, and Related Construction

#### NEW SECTION

**WAC 296-96-23302 What requirements apply to hoistways, hoistway enclosures and related construction?**

All hoistways, hoistway enclosures and related construction must conform to the requirements of Subpart I, Hoistways and Related Construction for Electric and Hydraulic Elevators.

### Section 2 Mechanical Equipment

#### NEW SECTION

**WAC 296-96-23304 What requirements apply to buffers and bumpers?** Car buffers or bumpers must be provided. Solid bumpers may be used in lieu of buffers where the rated speed is 50 feet per minute or less.

#### NEW SECTION

**WAC 296-96-23307 What requirements apply to car frames and platforms?** All car frames and platforms must conform to the requirements of WAC 296-96-23206.

#### NEW SECTION

**WAC 296-96-23309 What requirements apply to car enclosures?** Car enclosures must conform to the requirements of WAC 296-96-23215.

#### NEW SECTION

**WAC 296-96-23311 What requirements apply to capacity and loading?** Capacity and loading must conform to the requirements of WAC 296-96-23240.

### Section 3 Driving Machines

#### NEW SECTION

**WAC 296-96-23313 What requirements apply to driving machine connections?** The driving member of a direct plunger driving machine must be attached to the car frame or car platform with fastenings of sufficient strength to support that member.

The connection to the driving machine must be capable of withstanding, without damage, any forces resulting from a plunger stop.

#### NEW SECTION

**WAC 296-96-23316 What requirements apply to plunger stops?** Plungers must be provided with solid metal stops and/or other means to prevent the plunger from traveling beyond the limits of the cylinder. Stops must be designed and constructed so as to stop the plunger from maximum speed in the up direction under full pressure without damage to the connection to the driving machine, plunger, plunger connection, or any other parts of the hydraulic system. For rated speeds exceeding 100 feet per minute where a solid metal stop is provided, means other than the normal terminal

stopping device (i.e., emergency terminal speed limiting device) must be provided to retard the car to 100 feet per minute with a retardation no greater than gravity, before striking the stop.

#### Section 4 Valves, Supply Piping, and Fittings

##### NEW SECTION

**WAC 296-96-23318 What requirements apply to pump relief valves?** (1) Each pump or group of pumps must be equipped with a relief valve conforming to the following specifications, except as covered by subsection (2) of this section:

(a) The relief valve must be located between the pump and the check valve and must be of such a type and installed in the by-pass connection so that the valve cannot be shut off from the hydraulic system.

(b) The relief valve must be preset to open at a pressure no greater than 125 percent of working pressure.

(c) The size of the relief valve and by-pass must be sufficient to pass the maximum rated capacity of the pump without raising the pressure more than 20 percent above that at which the valve opens. Two or more relief valves may be used to obtain the required capacity.

(d) Relief valves having exposed pressure adjustments, if used, must have their means of adjustment sealed after being set to the correct pressure.

(2) No relief valve is required for centrifugal pumps driven by induction motors, provided the shutoff, or maximum pressure which the pump can develop, is not greater than 135 percent of the working pressure at the pump.

##### NEW SECTION

**WAC 296-96-23321 What requirements apply to check valves?** A check valve must be provided and must be installed so that it will hold the elevator car with rated load at any point when the pump stops or the maintained pressure drops below the minimum operating pressure.

##### NEW SECTION

**WAC 296-96-23322 What requirements apply to supply piping and fittings?** Supply piping and fittings must be in sound condition and secured in place.

##### NEW SECTION

**WAC 296-96-23323 What requirements apply to flexible hydraulic connections?** When flexible hydraulic connections are replaced, the requirements of ANSI A17.1, Rule 303.1d must be met in all respects. Where flexible connections pass through walls, the replacement must be made with steel piping.

#### Section 5 Tanks

##### NEW SECTION

**WAC 296-96-23324 What general requirements apply to tanks?** (1) All tanks must have sufficient capacity to provide for an adequate liquid reserve to prevent the entrance of air or other gas into the system.

(2) The permissible minimum liquid level must be clearly indicated.

##### NEW SECTION

**WAC 296-96-23325 What requirements apply to pressure tanks?** (1) Tanks which may be subjected to vacuum sufficient to cause collapse must be provided with one or more vacuum relief valves with openings of sufficient size to prevent collapse of the tank.

(2) Tanks must be provided with one or more gauge glasses attached directly to the tank and equipped to shut off the liquid automatically in case of failure of the glass. The gauge glass or glasses must be located so as to indicate any level of the liquid between permissible minimum and maximum levels and be equipped with a manual cock at the bottom of the lowest glass.

(3) Tanks must be provided with a pressure gauge which will indicate the pressure correctly to no less than 1 1/2 times the pressure setting of the relief valve. The gauge must be connected to the tank or water column by pipe and fittings with a stop cock in such a manner that it cannot be shut off from the tank except by a stop cock. The stop cock must have a "T" or level handle set in line with the direction of flow through the valve when open.

(4) Tanks must have a 1/4 inch pipe size valve connection for attaching an inspector's pressure gauge when the tank is in service.

(5) Tanks must be equipped with means to render the elevator inoperative if for any reason the liquid level in the tank falls below the permissible minimum.

(6) Tanks must be equipped with means for internal inspection.

(7) Piping and fittings for gauge glasses, relief valves, and pressure gauges must be of a material that will not be corroded by the liquid used in the tank.

#### Section 6 Terminal Stopping Devices

##### NEW SECTION

**WAC 296-96-23326 What requirements apply to terminal stopping devices?** Terminal stopping devices must conform to the requirements of WAC 296-96-23262.

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## Section 7

## Operating Devices and Control Equipment

NEW SECTION

**WAC 296-96-23328 What requirements apply to operating devices?** Operating devices must conform to the requirements of WAC 296-96-23266 and WAC 296-96-23268.

NEW SECTION

**WAC 296-96-23330 What requirements apply to car top operating devices?** Top-of-car operating devices must be provided and must conform to the requirements of WAC 296-96-23270, except for uncounterweighted elevators having a rise of no more than 15 feet.

The bottom normal terminal stopping device may be made ineffective while the elevator is under the control of the top-of-car operating device.

NEW SECTION

**WAC 296-96-23332 What requirements apply to anti-creep leveling devices?** Each elevator must be provided with an anticreep leveling device conforming to the following specifications:

(1) It must maintain the car within 3 inches of the landing regardless of the position of the hoistway door.

(2) For electrohydraulic elevators, it must operate the car only in the up direction.

(3) For maintained pressure hydraulic elevators, it must operate the car in both directions.

(4) Its operation may depend on the availability of the electric power supply provided that:

(a) The power supply line disconnecting means required by WAC 296-96-23274 is kept in the closed position at all times except during maintenance, repairs, and inspections;

(b) The electrical protective devices required by WAC 296-96-23334 must not cause the power to be removed from the device.

NEW SECTION

**WAC 296-96-23334 What requirements apply to electrical protective devices?** Electrical protective devices, if provided, must conform with the requirements of WAC 296-96-23272 and operate as follows:

(1) The following devices must prevent operation of the elevator by the normal operating device and also the movement of the car in response to the anticreep leveling device:

(a) Stop switches in the pit;

(b) Stop switches on top of the car; and

(c) Car side emergency exit door electric contacts, where such doors are provided.

(2) The following devices must prevent the operation of the elevator by the normal operating device but the anticreep leveling device required by WAC 296-96-23332 must remain operative:

(a) Emergency stop switches in the car;

(b) Broken rope, tape, or chain switches on normal terminal stopping devices when such devices are located in the machine room or overhead space;

(c) Hoistway door interlocks or hoistway door electric contacts;

(d) Car door or gate electric contacts; and

(e) Hinged car platform sill electric contacts.

NEW SECTION

**WAC 296-96-23336 What requirements apply to power supply line disconnects?** Power supply line disconnects must conform to the requirements of WAC 296-96-23274.

NEW SECTION

**WAC 296-96-23338 What requirements apply to devices that make hoistway door interlocks or electric contacts and car door (gate) electric contacts inoperative?** The installation of these contacts must conform to the requirements of WAC 296-96-23221.

NEW SECTION

**WAC 296-96-23340 What requirements apply to control and operating circuits?** Control and operating circuits must conform to the requirements of WAC 296-96-23222.

NEW SECTION

**WAC 296-96-23342 What requirements apply to emergency operation and signaling devices?** Emergency operation and signaling devices must conform to the requirements of WAC 296-96-23280.

## Section 8

## Additional Requirements for Counterweighted Hydraulic Elevators

NEW SECTION

**WAC 296-96-23344 What additional requirements apply to counterweighted hydraulic elevators?** Counterweighted hydraulic elevators must be roped so that the counterweight must not strike the overhead when the car is resting on its fully compressed buffer. Counterweighted hydraulic elevators must conform to the requirements of WAC 296-96-23205, where applicable.

Where counterweights are provided, counterweight buffers must be provided.

## Subpart IV Escalators

not greater than 6 feet apart. The height must be no less than 3/4 inch. There must be no sharp corners or edges.

### NEW SECTION

**WAC 296-96-23414 What requirements apply to handrails?** Each escalator must be equipped with a handrail that moves in the same direction and at substantially the same speed as the steps.

### NEW SECTION

**WAC 296-96-23416 What requirements apply to handrail guards?** Hand or finger guards must be provided at the point where the handrail enters the balustrade.

### NEW SECTION

**WAC 296-96-23418 What requirements apply to step riser slotting?** Escalators with smooth curved surface risers must have either:

(1) Steps having cleated risers provided with vertical cleats which mesh with slots on the adjacent step tread as the steps make the transition from the incline to the horizontal; or

(2) Means to cause the opening of the power circuits to the escalator driving machine motor and brake should a step be displaced against the upthrust track at the upper and lower curves in the passenger carrying line of the track system.

### NEW SECTION

**WAC 296-96-23420 What requirements apply to step tread slotting?** The tread surface of each step must be slotted in a direction parallel to the travel of the steps.

### NEW SECTION

**WAC 296-96-23422 What requirements apply to combplates?** There must be a combplate at the entrance and at the exit of every escalator. The combplate teeth must be meshed with and set into the slots in the tread surface so that the points of the teeth are always below the upper surface of the treads.

## Section 2 Brakes

### NEW SECTION

**WAC 296-96-23424 What general requirements apply to escalator brakes?** Escalators must be equipped with a brake capable of stopping the up or down traveling escalator with any load up to the brake rated load. The brake must be mechanically or magnetically applied. If the brake is magnetically applied, a ceramic permanent magnet must be used.

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### NEW SECTION

**WAC 296-96-23400 What is the scope of Subpart IV, Escalators?** Subpart IV, Escalators, is the minimum standard for existing escalators that are used to transport passengers.

## Section 1 Construction

### NEW SECTION

**WAC 296-96-23405 What requirements apply to balustrades?** The balustrade must be totally closed except where the handrail enters the newel base. Gaps between interior panels are permitted provided that they are no wider than 3/16 inch and the edges are rounded or beveled.

### NEW SECTION

**WAC 296-96-23408 How much clearance is required between skirt panels and step treads?** The clearance on each side of the steps between the step tread and the adjacent skirt panel must be no more than 3/16 inch.

### NEW SECTION

**WAC 296-96-23410 What requirements apply to guards at ceiling or soffit intersections?** (1) A solid guard must be provided in the intersection of the angle of the outside balustrade (deck board) and the ceiling or soffit, except as indicated in subsection (2) of this section. The vertical edge of the guard must be a minimum of 8 inches. The escalator side of the vertical face of the guard must be flush with the face of the wellway. The exposed edge of the guard must be rounded and have a minimum width of 1/4 inch.

(2) Guards are not required under the following conditions:

(a) On high decks where the clearance of the outside edge of the deck and the ceiling or soffit is more than 12 inches or where the projected intersection of the outside deck and the ceiling or soffit is more than 24 inches from the centerline of the handrail;

(b) On low decks where the centerline of the handrail is more than 14 inches from the ceiling or soffit.

### NEW SECTION

**WAC 296-96-23412 What requirements apply to anti-slide devices?** On high deck balustrades, anti-slide devices must be provided on decks or combination of decks when the outer edge of the deck is greater than 12 inches from the centerline of the handrail or on adjacent escalators when the distance between the centerline of the handrails is greater than 16 inches.

These devices must consist of raised objects fastened to the decks, not closer than 4 inches to the handrail and spaced

NEW SECTION

**WAC 296-96-23427 What requirements apply to main drive shaft brakes?** If the escalator brake is separated from the main drive shaft by a chain used to connect the driving machine to the main drive shaft, a mechanically or magnetically applied brake capable of stopping a down running escalator with brake rated load must be provided on the main drive shaft. If the brake is magnetically applied, a ceramic permanent magnet must be used.

**Section 3**  
**Operating and Safety Devices**

NEW SECTION

**WAC 296-96-23429 What requirements apply to starting switches?** Starting switches must be of the key-operated type and must be located so that the escalator steps are within sight.

NEW SECTION

**WAC 296-96-23431 What requirements apply to emergency stop buttons?** There must be a red stop button in an accessible location at the top and bottom landings of each escalator. The operation of either one of these buttons must cause the interruption of power to the escalator. It must be impossible to start an escalator by means of these buttons. These buttons must be marked "escalator stop button."

NEW SECTION

**WAC 296-96-23432 What requirements apply to speed governors?** (1) A speed governor must be provided, except as specified in subsection (2) of this section. Its operation must cause the interruption of power to the driving machine if the speed of the steps exceeds a predetermined value, which must be no more than 40 percent above the rated speed.

(2) The speed governor is not required where an alternating current squirrel cage induction motor is used and the motor is directly connected to the driving machine. (NOTE: The governor may be omitted in such case even though a chain is used to connect the sprocket on the driving machine to the sprocket on the main drive shaft.)

NEW SECTION

**WAC 296-96-23434 What requirements apply to broken step-chain devices?** A broken step-chain device must be provided to cause the interruption of power to the driving machine if a step chain breaks, and, where no automatic chain tension is provided, if excessive sag occurs in either step chain.

NEW SECTION

**WAC 296-96-23436 What requirements apply to brake applications?** The brake must automatically stop the escalator when any of the safety devices function.

NEW SECTION

**WAC 296-96-23438 What requirements apply to broken drive-chain devices?** When the driving machine is connected to the main drive shaft by a chain, a device must be provided which will cause the application of the brake on the main drive shaft and also stop the drive machine if the drive chain parts.

NEW SECTION

**WAC 296-96-23440 What requirements apply to skirt obstruction devices?** Means must be provided to stop the escalator if an object becomes accidentally caught between the step and the skirt as the step approaches the upper or lower combplate. The device shall be located so that the escalator will stop before that object reaches the combplate.

NEW SECTION

**WAC 296-96-23442 What requirements apply to rolling shutter devices?** Rolling shutters, if used, must be equipped with a device which will be activated as the shutters begin to close to cause the opening of the power circuit to the escalator driving machine motor and brake.

NEW SECTION

**WAC 296-96-23444 What requirements apply to reversal stop device?** Means must be provided to cause the opening of the power circuit to the driving machine motor and brake in case of accidental reversal of travel while the escalator is operating in the ascending direction.

NEW SECTION

**WAC 296-96-23446 What requirements apply to tandem operations?** Tandem operation escalators must be electrically interlocked where traffic flow is such that bunching will occur if the escalator is carrying passengers away from the intermediate landing stops.

The electrical interlocks must stop the escalator carrying passengers into the common intermediate landing if the escalator carrying passengers away from the landing stops. These escalators must also be electrically interlocked to assure that they run in the same direction.

NEW SECTION

**WAC 296-96-23448 What requirements apply to caution signs?** A caution sign must be located at the top and bottom landings of each escalator, readily visible to the boarding passengers. The sign must be of the standard design

recognized by the elevator industry and include the following:

- (1) Caution;
- (2) Passenger only;
- (3) Hold handrail;
- (4) Attend children; and
- (5) Avoid sides.

#### Section 4 Lighting of Step Treads

#### NEW SECTION

**WAC 296-96-23450 What requirements apply to step tread lighting?** Step treads must be illuminated throughout their run. The light intensity on the treads must be in accordance with local codes and ordinances for stairways.

It is recommended that the illumination be of uniform intensity and that it not contrast significantly with that of the surrounding area.

#### Subpart V Dumbwaiters and Hand-powered Elevators

#### NEW SECTION

**WAC 296-96-23500 What is the scope of Subpart V, Dumbwaiters and hand-powered elevators?** Subpart V, Dumbwaiters and Hand-powered Elevators, is a minimum standard for existing electric and hand-powered dumbwaiters and hand-powered elevators.

#### NEW SECTION

**WAC 296-96-23510 What requirements apply to electric and electro-hydraulic dumbwaiters?** (1) Dumbwaiter cars may be constructed of metal or wood and must be in compliance with local ordinances as to fire resistance providing it is constructed to carry its rated load without distortion. The dumbwaiter car must be fully enclosed except for the landing sides. The car floor must not exceed 9 square feet in area and the total inside height must not exceed 4 feet and the maximum capacity must not exceed 500 pounds.

(2) Electrically-operated machines must be equipped with brakes that are electrically released and applied automatically by springs in conformity with the requirements set forth in WAC 296-96-23260.

(3) Dumbwaiters equipped with winding drum machines having a travel of more than 30 feet and a rated load of more than 100 pounds, must be equipped with a slack rope switch which will automatically remove the power from the motor and brake when the hoisting ropes become slack.

#### NEW SECTION

**WAC 296-96-23540 What requirements apply to hand-power elevators and dumbwaiters?** (1) Cars of hand-power elevators and dumbwaiters must be enclosed on all sides not used for entrance. Elevator cars upon which an

operator is permitted to ride must have no more than one compartment.

(2) Hand elevators having a travel of more than 15 feet must have a car safety, capable of stopping and sustaining the car and rated load. The car safety device need not be operated by a speed governor and may be of the instantaneous type operated as a result of the breaking and slackening of the suspension members.

(3) Hoistway doors for hand-powered elevators must be designed so that they will ensure protection at each landing.

(4) Doors for hand-powered dumbwaiters must be designed so that they will ensure protection at all landings.

(5) Every hoistway door, gate, or entrance of hand elevators and hand dumbwaiters must have conspicuously displayed on the landing side in letters no less than 2 inches high, the words "Danger—Elevator—Keep closed," or "Danger—Dumbwaiter—Keep closed."

#### Subpart VI Alterations, Repairs and Maintenance

#### NEW SECTION

**WAC 296-96-23600 What is the scope of Part VI, Alterations, Repairs and Maintenance?** Subpart VI, Alterations, Repairs and Maintenance, applies to periodic inspections, tests, alterations, and maintenance.

#### NEW SECTION

**WAC 296-96-23610 What requirements apply to routine periodic inspections and tests?** The owner or the owner's agent must ensure that her/his conveyances are inspected and tested periodically by a person qualified to perform such services, and a report indicating the date of inspection with all pertinent data included must be posted in the machine room unless otherwise specified in ASME A17.1, Part X.

The inspection and tests must be in compliance with the following sections of ASME A17.1, Part X:

- (a) Section 1000, Rule 1000.1, Rule 1000.2, Rule 1000.3;
- (b) Section 1001, Rule 1001.1, Rule 1001.2;
- (c) Section 1002, Rule 1002.1, Rule 1002.2, Rule 1002.3;
- (d) Section 1004, Rule 1004.2;
- (e) Section 1005, Rule 1005.1, Rule 1005.2, Rule 1005.3, Rule 1005.4;
- (f) Section 1007, Rule 1007.2;
- (g) Section 1008, Rule 1008.1, Rule 1008.2; and
- (h) Section 1010, Rule 1010.1, Rule 1010.2, Rule 1010.3, Rule 1010.4, Rule 1010.5, Rule 1010.6, Rule 1010.7.

#### NEW SECTION

**WAC 296-96-23620 What requirements apply to alterations, repairs and maintenance?** The owner or the owner's agent is responsible for the safe operation, proper

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maintenance, and alteration of his or her conveyance(s) and must comply with ASME A17.1, Part XII.

#### NEW SECTION

**WAC 296-96-23630 What requirements apply to elevator equipment displaced by seismic activity?** Any elevator equipment, hydraulic or cable type, that is displaced as a result of seismic activity must be anchored to conform with current standards, when repaired or reanchored to the building.

### Subpart VII

#### Lifts for Physically Handicapped

#### NEW SECTION

**WAC 296-96-23700 What is the scope of Subpart VII, Lifts for Physically Handicapped?** The department's rules regulating lifting devices for physically handicapped people are described in this subpart.

#### NEW SECTION

**WAC 296-96-23710 What requirements apply to lifts for the physically handicapped?** Inclined and vertical chairlifts and inclined and vertical wheelchair lifts installed only for use by persons with disabilities in locations other than in or at a private residence must be equipped with a standard electric switch Chicago lock with key #2252. This requirement is in addition to ASME A17.1, Part XX, and the Washington State rules and regulations on barrier-free design.

### Subpart VIII

#### Sidewalk Elevators

#### NEW SECTION

**WAC 296-96-23800 What is the scope of Subpart VIII, Sidewalk Elevators?** Subpart VIII, Sidewalk Elevators, is a minimum standard for existing power sidewalk elevators.

#### NEW SECTION

**WAC 296-96-23810 What requirements apply to electrically-operated sidewalk elevators?** Where the top opening is located in the sidewalk or other area exterior to the building, all electrical equipment on the car or in the hoistway must be weatherproof. The operation of power sidewalk elevators through openings in the sidewalk, or through openings in other exterior areas which are protected by hinged doors or vertically lifting covers, must conform to these following requirements:

(1) The elevator must be operable in both the up and down directions through the opening, only from the sidewalk or other exterior area. The operations must be by means of:

(a) Key-operated continuous pressure type, up and down switches; or

(b) Continuous pressure type up and down operating buttons on the free end of a detachable, flexible cord five feet or less in length.

(c) Continuous pressure type up and down operating buttons may be installed on the elevator car providing the control is so designed that the buttons will not function unless the sidewalk doors are locked in the open position and that a safety screen that will open and close with the car is installed.

(2) Key-operated switches must be of continuous pressure spring-return type, with the key removable only when the switch is in the off position.

### WSR 01-02-027

#### PERMANENT RULES

#### DEPARTMENT OF TRANSPORTATION

[Filed December 22, 2000, 1:33 p.m.]

Date of Adoption: December 29 [22], 2000.

Purpose: This chapter promulgates rules to implement chapter 8.26 RCW pertaining to policies for relocation assistance and real property acquisition.

Citation of Existing Rules Affected by this Order: Amending WAC 468-100-002, 468-100-102, 468-100-203, 468-100-208, 468-100-209, and 468-100-306.

Statutory Authority for Adoption: Chapter 8.26 RCW.

Other Authority: WSR 89-17-048 (Order 121).

Adopted under notice filed as WSR 00-17-061 on August 9, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 6, 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 6, 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 0.

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

December 22, 2000

Sid Morrison

Secretary

for Gerald E. Smith, P.E.

Deputy Secretary, Operations

AMENDATORY SECTION (Amending Order 121, filed 8/14/89, effective 9/14/89)

**WAC 468-100-002 Definitions.** Certain terms used in this chapter are defined as follows:

(1) **Agency:** Means the state agency or local public agency which acquires the real property or displaces a person.

(2) **Alien not lawfully present in United States:** Means an alien who is not "lawfully present" in the United States as defined in Public Law 104-193 and includes:

(a) An alien present in the United States who has not been admitted or paroled into the United States pursuant to the Immigration and Nationality Act and whose stay in the United States has not been authorized by the United States Attorney General; and

(b) An alien who is present in the United States after the expiration of the period of stay authorized by the United States Attorney General or who otherwise violates the terms and conditions of admission, parole or authorization to stay in the United States.

(3) **Appraisal:** Means a written statement independently and impartially prepared by a qualified appraiser setting forth an opinion of defined value of an adequately described property as of a specific date, supported by the presentation and analysis of relevant market information.

((3)) (4) **Business:** Means any lawful activity, except a farm operation, that is conducted:

(a) Primarily for the purchase, sale, lease, and/or rental of personal and/or real property, and/or for the manufacture, processing, and/or marketing of products, commodities, and/or any other personal property; or

(b) Primarily for the sale of services to the public; or

(c) Solely for the purpose of WAC 468-100-303, conducted primarily for outdoor advertising display purposes, when the display must be moved as a result of the project; or

(d) By a nonprofit organization that has established its nonprofit status under applicable federal or state law.

((4)) (5) **Comparable replacement dwelling:** Means a dwelling which meets the additional rules in WAC 468-100-403 and which:

(a) Is decent, safe, and sanitary according to the definition in ((WAC 468-100-002(6))) subsection (7) of this section.

(b) Is functionally similar to the displacement dwelling with particular attention to the number of rooms and living space.

(c) Is adequate in size to accommodate the occupants.

(d) Is located in an area that is not subject to unreasonable adverse environmental conditions, is not generally less desirable than the location of the displaced person's dwelling with respect to public utilities and commercial and public facilities, and is reasonably accessible to the person's place of employment. Comparables may be used from neighborhoods similar to that of the acquired dwelling.

(e) Has a site that is typical in size for residential development with normal site improvements, including customary landscaping. The replacement site need not include either a special improvement or a major exterior attribute of the displacement site in accordance with WAC 468-100-403 (1)(b).

(f) Is currently available to the displaced person on the private market. However, a comparable replacement dwelling for a person receiving government housing assistance

before displacement may reflect similar government housing assistance.

(g) Is priced within the financial means of the displaced person.

(i) For a one hundred eighty-day owner-occupant described at WAC 468-100-401, a comparable dwelling is considered to be within the displacee's financial means.

(ii) For a ninety-day tenant-occupant described at WAC 468-100-402, a comparable dwelling is considered to be within the displacee's financial means if after application of the rental assistance payment, described in said section, the displacee's portion of the monthly rent plus utilities would be thirty percent or less of his total monthly income from all sources.

(iii) For a displaced person who is not eligible to receive a replacement housing payment under WAC 468-100-402 due to failure to meet the length of occupancy requirements, comparable housing is considered to be within the displacee's financial means if the acquiring agency pays that portion of the monthly housing costs which would exceed thirty percent of the displacee's monthly income for forty-two months. Replacement housing payments would be paid under WAC 468-100-601.

((5)) (6) **Contribute materially:** Means that during the two taxable years prior to the taxable year in which displacement occurs, or during such other period as the agency determines to be more equitable, a business or farm operation:

(a) Had average annual gross receipts of at least five thousand dollars; or

(b) Had average annual net earnings of at least one thousand dollars; or

(c) Contributed at least thirty-three and one-third percent of the owner's or operator's average annual gross income from all sources.

(d) If the application of the above criteria creates an inequity or hardship in any given case, the agency may approve the use of other criteria as determined appropriate.

((6)) (7) **Decent, safe, and sanitary (DSS) dwelling:** Means a dwelling which meets applicable housing and occupancy codes. However, any of the following standards which are not met by an applicable code shall apply, unless waived for good cause by the agency funding the project. The dwelling shall:

(a) Be structurally sound, weathertight, and in good repair.

(b) Contain a safe electrical wiring system adequate for lighting and other electrical devices.

(c) Contain a heating system capable of sustaining a healthful temperature (of approximately seventy degrees) for a displaced person.

(d) Be adequate in size with respect to the number of rooms and area of living space needed to accommodate the displaced person. There shall be a separate, well-lighted and ventilated bathroom that provides privacy to the user and contains a sink, bathtub or shower stall, and a toilet, all in good working order and properly connected to appropriate sources of water and to a sewage drainage system. In the case of a housekeeping dwelling, there shall be a kitchen area that

contains a fully usable sink, properly connected to potable hot and cold water and to a sewage drainage system, and adequate space and utility service connections for a stove and refrigerator.

(e) Contains unobstructed egress to safe, open space at ground level. If the replacement dwelling unit is on the second story or above, with access directly from or through a common corridor, the common corridor must have at least two means of egress.

(f) For a displaced person who is handicapped, be free of any barriers which would preclude reasonable ingress, egress, or use of the dwelling by such displaced person.

~~((7))~~ **(8) Displaced person:**

(a) **General:** Means any person who moves from the real property or moves his or her personal property from the real property:

(i) As a direct result of the agency's acquisition of, or the initiation of negotiation for, such real property in whole or in part for a project; or

(ii) As a direct result of a written order from the acquiring agency to vacate such real property for a project; or

(iii) As a direct result of the agency's acquisition of, or written order to vacate for a project, other real property on which the person conducts a business or farm operation; or

(iv) As a direct result of a voluntary transaction by the owner pursuant to WAC 468-100-101 (2)(a) thereby displacing a tenant.

(b) **Persons not displaced:** The following is a nonexclusive listing of persons who do not qualify as a displaced person under this chapter.

(i) A person who moves before the initiation of negotiations except one who is required to move for reasons beyond his or her control as explained in WAC 468-100-403(5); or

(ii) A person who initially enters into occupancy of the property after the date of its acquisition for the project; or

(iii) A person whom the agency determines is not required to relocate permanently as a direct result of a project; or

(iv) A person whom the agency determines is not displaced as a direct result of a partial acquisition; or

(v) A person who, after receiving a notice of relocation eligibility also receives a notice of noneligibility (described in WAC 468-100-203 (2)(b)); or

(vi) An owner who voluntarily sells his or her property pursuant to WAC 468-100-101 (2)(a) after being informed in writing that if a mutually satisfactory agreement of sale cannot be reached, the agency will not acquire the property; or

(vii) A person who retains the right of use and occupancy of the real property for life following its acquisition by the agency; or

(viii) A person who retains the right of use and occupancy of the real property for a fixed term after its acquisition for a program or project receiving federal financial assistance from the Department of Interior; or

(ix) A person who has occupied the property for the purpose of obtaining assistance under the Uniform Act; or

(x) An owner who retains the right of use and occupancy of the real property for a fixed term after its acquisition by the Department of Interior under Public Law 93-477 or Public

Law 93-303, except that such owner remains a displaced person for purposes of subpart D of this code; or

(xi) A person who is determined to be in unlawful occupancy or a person who has been evicted for cause prior to the initiations of negotiations for the property; or

(xii) A person who is not lawfully present in the United States and who has been determined to be ineligible for relocation benefits in accordance with WAC 468-100-208.

~~((8))~~ **(9) Dwelling:** Means the place of permanent or customary and usual residence of a person, as determined by the agency according to local custom or law, including a single family house; a single family unit in a two-family, multi-family, or multipurpose property; a unit of a condominium or cooperative housing project; a nonhousekeeping unit; a mobile home; or any other fixed or installed residential unit other than a unit customarily used, and currently (although not necessarily immediately) capable of use, for transportation or recreational purposes.

~~((9))~~ **(10) Farm operation:** Means any activity conducted solely or primarily for the production of one or more agricultural products or commodities, including timber, for sale or home use, and customarily producing such products or commodities in sufficient quantity to be capable of contributing materially to the operator's support.

~~((10))~~ **(11) Financial assistance:** Means any grant, loan, or contribution, except a federal guarantee or insurance.

~~((11))~~ **(12) Initiation of negotiations:** Means the date of delivery of the initial written offer by the agency to the owner or the owner's representative to purchase real property for a project for the amount determined to be just compensation, unless applicable agency program regulations specify a different action to serve this purpose. However:

(a) If the agency issues a notice of its intent to acquire the real property, and a person moves after that notice, but before delivery of the initial written purchase offer, the "initiation of negotiations" means the date the person moves from the property. (See also WAC 468-100-505(3).)

(b) In the case of a permanent relocation to protect the public health and welfare under the Comprehensive Environmental Response Compensation and Liability Act of 1980 (Pub. L. 96-510, or "Superfund"), the "initiation of negotiations" means the formal announcement of such relocation or the federal or federally-coordinated health advisory where the federal government later decides to conduct a permanent relocation.

~~((12))~~ **(13) Mortgage:** Means any of such classes of liens as are commonly given to secure advances on, or the unpaid purchase price of, real property, under the laws of the state in which the real property is located, together with the credit instruments, if any, secured thereby.

~~((13))~~ **(14) Owner of displacement dwelling:** A displaced person is considered to have met the requirement to own a displacement dwelling if the person holds any of the following interests in real property acquired for a project:

(a) Fee title, a life estate, a ninety-nine year lease, or a lease, including any options for extension, with at least fifty years to run from the date of acquisition; or

(b) An interest in a cooperative housing project which includes the right to occupy a dwelling; or

(c) A contract to purchase any of the interests or estates described in subsection (1) or ~~((2))~~ (3) of this section; or

(d) Any other interests, including a partial interest, which in the judgment of the agency warrants consideration as ownership.

~~((14))~~ (15) **Person:** Means any individual, family, partnership, corporation, or association.

~~((15))~~ (16) **Salvage value:** Means the probable sale price of an item, if offered for sale on the condition that it will be removed from the property at the buyer's expense, allowing a reasonable period of time to find a person buying with knowledge of the uses and purposes for which it is adaptable and capable of being used, including separate use of serviceable components and scrap when there is no reasonable prospect of sale except on that basis.

~~((16))~~ (17) **Small business:** Means any business having not more than five hundred employees working at the site being required or permanently displaced by a program or project, which site is the location of economic activity. Sites operated solely by outdoor advertising signs, displays, or devices do not qualify as a business for purposes of WAC 468-100-306.

~~((17))~~ (18) **State:** Means any department, commission, agency, or instrumentality of the state of Washington.

~~((18))~~ (19) **Tenant:** Means a person who has the temporary use and occupancy of real property owned by another.

~~((19))~~ (20) **Uneconomic remnant:** Means a parcel of real property in which the owner is left with an interest after the partial acquisition of the owner's property, and which the acquiring agency has determined has little or no value.

~~((20))~~ (21) **Uniform Act:** Means the Federal Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 (84 Stat. 1894; 42 U.S.C. 4601 et seq.; Pub. L. 91-646), and amendments thereto.

~~((21))~~ (22) **Unlawful occupancy:** A person is considered to be in unlawful occupancy when such person has been ordered to move by a court prior to the initiation of negotiations for the acquisition of the occupied property.

~~((22))~~ (23) **Voluntary transaction:** Means a donation, exchange, market sale, or other type of agreement entered into without compulsion on the part of the agency.

**AMENDATORY SECTION** (Amending Order 121, filed 8/14/89, effective 9/14/89)

**WAC 468-100-102 Criteria for appraisals.** (1) **Standards of appraisal:** The format and level of documentation for an appraisal depend on the complexity of the appraisal problem. The agency shall develop minimum standards for appraisals consistent with established and commonly accepted appraisal practice for those acquisitions which, by virtue of their low value or simplicity, do not require the in-depth analysis and presentation necessary in a detailed appraisal. A detailed appraisal shall be prepared for all other acquisitions. A detailed appraisal shall reflect nationally recognized appraisal standards. An appraisal must contain sufficient documentation, including valuation data and the appraiser's analysis of that data, to support the appraiser's

opinion of value. At a minimum, the appraisal shall contain the following items:

(a) The purpose and/or the function of the appraisal, a definition of the estate being appraised, and a statement of the assumptions and limiting conditions affecting the appraisal.

(b) An adequate description of the physical characteristics of the property being appraised (and, in the case of a partial acquisition, an adequate description of the remaining property), a statement of the known and observed encumbrances if any, title information, location, zoning, present use, an analysis of highest and best use, and at least a five-year sales history of the property.

(c) All relevant and reliable approaches to value consistent with commonly accepted professional appraisal practices. When sufficient market sales data are available to reliably support the fair market value for the specific appraisal problem encountered, the agency, at its discretion, may require only the market approach. If more than one approach is utilized, there shall be an analysis and reconciliation of approaches to value that are sufficient to support the appraiser's opinion of value.

(d) A description of comparable sales, including a description of all relevant physical, legal, and economic factors such as parties to the transaction, source and method of financing, and verification by a party involved in the transaction.

(e) A statement of the value of the real property to be acquired and, for a partial acquisition, a statement of the value of the damages and benefits, if any, to the remaining real property.

(f) The effective date of valuation, date of appraisal, signature, and certification of the appraiser.

(2) **Influence of the project on just compensation.** To the extent permitted by applicable law, the appraiser in his "before" valuation shall disregard any decrease or increase in the fair market value of the real property caused by the project for which the property is to be acquired, or by the likelihood that the property would be acquired for the project, other than that due to the physical deterioration within the reasonable control of the owner.

(3) **Owner retention of improvements:** If the owner of a real property improvement agrees and is permitted to obtain the right to remove it in whole or in part from the project site, the amount to be offered for the interest in the real property to be acquired shall be the amount determined to be just compensation for the owner's entire interest in the real property. The salvage value (defined in WAC 468-100-002(15)) of the improvement to be removed shall be deducted from the agency's payment.

(4) **Qualifications of appraisers:** The agency shall establish criteria for determining the minimum qualifications of appraisers. Appraiser qualifications shall be consistent with the level of difficulty of the appraisal assignment. The agency shall review the experience, education, training, and other qualifications of appraisers, including review appraisers, and utilize only those determined to be qualified.

(5) **Conflict of interest:** No appraiser or review appraiser shall have any interest, direct or indirect, in the real property being appraised for the agency that would in any

way conflict with the preparation or review of the appraisal. Compensation for making an appraisal shall not be based on the amount of the valuation. No appraiser shall act as a negotiator for real property which that person has appraised, except that the agency may permit the same person to both appraise and negotiate an acquisition where the value of the acquisition is ~~((two))~~ ten thousand ~~((five-hundred))~~ dollars, or less.

**AMENDATORY SECTION** (Amending Order 121, filed 8/14/89, effective 9/14/89)

**WAC 468-100-203 Relocation notices.** Written notices shall be furnished as required by WAC 468-100-005.

(1) **General relocation information notice:** As soon as feasible, a person scheduled to be displaced shall be furnished with a general written description of the agency's relocation program which does at least the following:

(a) Informs the person that the person may be displaced for the project and generally describes the relocation payment(s) for which the person may be eligible, the basic conditions of eligibility, and the procedures for obtaining the payment(s).

(b) Informs the person that the person will be given reasonable relocation advisory services, including referrals to replacement properties, help in filing payment claims, and other necessary assistance to help the person successfully relocate.

(c) Informs the person that the person will not be required to move without at least ninety days' advance written notice (see subsection (3) of this section), and informs any person to be displaced from a dwelling that the person cannot be required to move permanently unless at least one comparable replacement dwelling has been made available.

(d) Describes the person's right to appeal the agency's determination as to eligibility for, or the amount of, any relocation payment for which the person may be eligible.

**(2) Notice of relocation eligibility:**

(a) Eligibility for relocation assistance shall begin on the date of initiation of negotiations (defined in WAC 468-100-002(11)) for the occupied property. When this occurs, the agency shall promptly provide written notice to all occupants to be displaced of their eligibility for applicable relocation assistance in accordance with WAC 468-100-005.

(b) An occupant may subsequently be provided a notice of noneligibility if the agency determines the person will not be displaced. Such notice may be issued only if the person has not moved and the agency agrees to reimburse the person for any expenses incurred to satisfy any binding contractual relocation obligations entered into after the effective date of the notice of relocation eligibility.

**(3) Ninety-day notice:**

(a) **General:** No lawful occupant shall be required to move unless the occupant has received at least ninety days advance written notice of the earliest date by which he or she may be required to move.

(b) **Timing of notice:** The displacing agency may issue the notice ninety days before it expects the person to be displaced or earlier.

(c) **Content of notice:** The ninety-day notice shall either state a specific date as the earliest date by which the occupant may be required to move, or state that the occupant will receive a further notice indicating, at least thirty days in advance, the specific date by which the occupant must move. If the ninety-day notice is issued before a comparable replacement dwelling is made available, the notice must state clearly that the occupant will not have to move earlier than ninety days after such a dwelling is made available. (See WAC 468-100-204(1).)

(d) Informs the person that any person who is an alien not lawfully present in the United States is ineligible for relocation advisory services and relocation payments, unless such ineligibility would result in exceptional and extremely unusual hardship to a qualifying spouse, parent, or child, as defined in WAC 468-100-208(9).

(e) **Urgent need:** In unusual circumstances, an occupant may be required to vacate the property on less than ninety days advance written notice if the agency determines that a ninety-day notice is impracticable, such as when the person's continued occupancy of the property would constitute a substantial danger to health or safety. A record of the agency's determination shall be included in the applicable case file.

**AMENDATORY SECTION** (Amending Order 121, filed 8/14/89, effective 9/14/89)

**WAC 468-100-208** ~~((Relocation payments not considered as income.))~~ Aliens not lawfully present in the United States. ~~((No payment received by a displaced person under this chapter may be considered as income for the purpose of determining the eligibility or extent of eligibility of any person for assistance under any state law or for the purposes of any income tax or any tax imposed under Title 82 RCW, and the payments shall not be deducted from any amount to which any recipient would otherwise be entitled under Title 74 RCW.))~~ (1) Each person seeking relocation payments or relocation advisory assistance shall, as a condition of eligibility, certify:

(a) In the case of an individual, that he or she is either a citizen or national of the United States, or an alien who is lawfully present in the United States.

(b) In the case of a family, that each family member is either a citizen or national of the United States, or an alien who is lawfully present in the United States. The certification may be made by the head of the household on behalf of other family members.

(c) In the case of an unincorporated business, farm, or nonprofit organization, that each owner is either a citizen or national of the United States, or an alien who is lawfully present in the United States. The certification may be made by the principal owner, manager, or operating officer on behalf of other persons with an ownership interest.

(d) In the case of an incorporated business, farm, or nonprofit organization, that the corporation is authorized to conduct business within the United States.

(2) The certification provided pursuant to subsection (1)(a), (b) and (c) of this section shall indicate whether such person is either a citizen or national of the United States, or

an alien who is lawfully present in the United States. Requirements concerning the certification in addition to those contained in this rule shall be within the discretion of the federal funding agency and, within those parameters, that of the displacing agency.

(3) In computing relocation payments under the Uniform Act, if any member(s) of a household or owner(s) of an unincorporated business, farm, or nonprofit organization is (are) determined to be ineligible because of a failure to be legally present in the United States, no relocation payments may be made to him or her. Any payment(s) for which such household, unincorporated business, farm, or nonprofit organization would otherwise be eligible shall be computed for the household, based on the number of eligible household members and for the unincorporated business, farm, or nonprofit organization, based on the ratio of ownership between eligible and ineligible owners.

(4) The displacing agency shall consider the certification provided pursuant to subsection (1) of this section to be valid, unless the displacing agency determines in accordance with subsection (6) of this section that it is invalid based on a review of an alien's documentation or other information that the agency considers reliable and appropriate.

(5) Any review by the displacing agency of the certifications provided pursuant to subsection (1) of this section shall be conducted in a nondiscriminatory fashion. Each displacing agency will apply the same standard of review to all such certifications it receives, except that such standard may be revised periodically.

(6) If, based on a review of an alien's documentation or other credible evidence, a displacing agency has reason to believe that a person's certification is invalid (for example a document reviewed does not on its face reasonably appear to be genuine), and that, as a result, such person may be an alien not lawfully present in the United States, it shall obtain the following information before making a final determination:

(a) If the agency has reason to believe that the certification of a person who has certified that he or she is an alien lawfully present in the United States is invalid, the displacing agency shall obtain verification of the alien's status from the local Immigration and Naturalization Service (INS) Office. A list of local INS offices was published in the *Federal Register* in November 17, 1997, at 62 FR 61350. Any request for INS verification shall include the alien's full name, date of birth and alien number, and a copy of the alien's documentation. (If an agency is unable to contact the INS, it may contact the FHWA in Washington, DC at 202-366-2035 (Marshall Schy, Office of Real Estate Services) or 202-366-1371 (Reid Alsop, Office of Chief Counsel), for a referral to the INS.)

(b) If an agency has reason to believe that the certification of a person who has certified that he or she is a citizen or national is invalid, the displacing agency shall request evidence of United States citizenship or nationality from such person and, if considered necessary, verify the accuracy of such evidence with the issuer.

(7) No relocation payments or relocation advisory assistance shall be provided to a person who has not provided the certification described in this section or who has been deter-

mined to be not lawfully present in the United States, unless such person can demonstrate to the displacing agency's satisfaction that the denial of relocation benefits will result in an exceptional and extremely unusual hardship to such person's spouse, parent, or child who is a citizen of the United States, or is an alien lawfully admitted for permanent residence in the United States.

(8) For purposes of subsection (7) of this section, "exceptional and extremely unusual hardship" to such spouse, parent, or child of the person not lawfully present in the United States means that the denial of relocation payments and advisory assistance to such person will directly result in:

(a) A significant and demonstrable adverse impact on the health or safety of such spouse, parent, or child;

(b) A significant and demonstrable adverse impact on the continued existence of the family unit of which such spouse, parent, or child is a member; or

(c) Any other impact that the displacing agency determines will have a significant and demonstrable adverse impact on such spouse, parent, or child.

(9) The certification referred to in subsection (1) of this section may be included as part of the claim for relocation payments described in WAC 468-100-207.

#### NEW SECTION

**WAC 468-100-209 Relocation payments not considered as income.** No payment received by a displaced person under this chapter may be considered as income for the purpose of determining the eligibility or extent of eligibility of any person for assistance under any state law or for the purposes of any income tax or any tax imposed under Title 82 RCW, and the payments shall not be deducted from any amount to which any recipient would otherwise be entitled under Title 74 RCW.

**AMENDATORY SECTION** (Amending Order 121, filed 8/14/89, effective 9/14/89)

**WAC 468-100-306 Reestablishment expenses—Non-residential moves.** In addition to the payments available under WAC 468-100-303, a small business, as defined in WAC 468-100-002(16), farm or nonprofit organization may be eligible to receive a payment, not to exceed ten thousand dollars, for expenses actually incurred in relocating and reestablishing such small business, farm, or nonprofit organization at a replacement site.

(1) Eligible expenses. Reestablishment expenses must be reasonable and necessary, as determined by the agency. They may include, but are not limited to, the following:

(a) Repairs or improvements to the replacement real property as required by federal, state, or local law, code, or ordinance.

(b) Modifications to the replacement property to accommodate the business operation or make replacement structures suitable for conducting the business.

(c) Construction and installation costs (~~not to exceed one thousand five hundred dollars~~) for exterior signing to advertise the business.

(d) Provision of utilities from right of way to improvements on the replacement site.

(e) Redecoration or replacement of soiled or worn surfaces at the replacement site, such as paint, panelling, or carpeting.

(f) Licenses, fees, and permits when not paid as part of moving expenses.

(g) Feasibility surveys, soil testing and marketing studies.

(h) Advertisement of replacement location(~~(, not to exceed one thousand five hundred dollars)~~).

(i) Professional services in connection with the purchase or lease of a replacement site.

(j) Increased costs of operation during the first two years at the replacement site(~~(, not to exceed five thousand dollars)~~;) for such items as:

- (i) Lease or rental charges;
- (ii) Personal or real property taxes;
- (iii) Insurance premiums; and
- (iv) Utility charges, excluding impact fees.

(k) Impact fees or one-time assessments for anticipated heavy utility usage.

(l) Other items that the agency considers essential to the reestablishment of the business.

(m) Expenses in excess of the regulatory maximums set forth in (c), (h) and (j) of this subsection may be considered eligible if large and legitimate disparities exist between costs of operation at the displacement site and costs of operation at an otherwise similar replacement site. In such cases the regulatory limitation for reimbursement of such costs may, at the request of the agency, be waived by the agency funding the program or project, but in no event shall total costs payable under this section exceed the ten thousand dollar statutory maximum.

(2) Ineligible expenses. The following is a nonexclusive listing of reestablishment expenditures not considered to be reasonable, necessary, or otherwise eligible:

- (a) Purchase of capital assets, such as, office furniture, filing cabinets, machinery, or trade fixtures.
- (b) Purchase of manufacturing materials, production supplies, product inventory, or other items used in the normal course of the business operation.
- (c) Interior or exterior refurbishments at the replacement site which are for aesthetic purposes, except as provided in WAC 468-100-306 (1)(e).
- (d) Interest on money borrowed to make the move or purchase the replacement property.
- (e) Payment to a part-time business in the home which does not contribute materially to the household income.

Purpose: Chapter 388-151 WAC, Minimum licensing requirements for child care centers caring exclusively for school-age children.

Citation of Existing Rules Affected by this Order: Repealing WAC 388-151-050; and amending WAC 388-151-010, 388-151-020, 388-151-040, 388-151-070, 388-151-080, 388-151-085, 388-151-090, 388-151-092, 388-151-093, 388-151-094, 388-151-095, 388-151-096, 388-151-097, 388-151-098, 388-151-100, 388-151-110, 388-151-120, 388-151-130, 388-151-150, 388-151-160, 388-151-165, 388-151-170, 388-151-180, 388-151-190, 388-151-200, 388-151-210, 388-151-220, 388-151-230, 388-151-240, 388-151-250, 388-151-260, 388-151-280, 388-151-290, 388-151-310, 388-151-320, 388-151-330, 388-151-340, 388-151-380, 388-151-390, 388-151-410, 388-151-420, 388-151-430, 388-151-440, 388-151-450, 388-151-460, 388-151-470, 388-151-480, 388-151-490, and 388-151-500.

Statutory Authority for Adoption: RCW 74.15.020.

Adopted under notice filed as WSR 00-17-124 on August 18, 2000.

Changes Other than Editing from Proposed to Adopted Version: WAC 388-151-010, changed definition of school-age child to mean a child five years of age through twelve years of age enrolled in school. Clarified WAC 388-151-020 to make clear that only licensed or certified providers may receive subsidy payments.

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 49, Repealed 1.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 2, Amended 49, 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 2, Amended 49, Repealed 1.

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

December 22, 2000

Marie Myerchin-Redifer, 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 01-03 issue of the Register.

**WSR 01-02-031**  
**PERMANENT RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
(Children's Administration)  
[Filed December 22, 2000, 2:36 p.m.]

Date of Adoption: December 22, 2000.

**WSR 01-02-032**  
**PERMANENT RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
[Filed December 22, 2000, 2:38 p.m.]

Date of Adoption: December 22, 2000.

PERMANENT

Purpose: The purpose is to migrate WAC 440-44-025 and 440-44-026 into chapter 388-155 WAC, Family child care homes and chapter 388-150 WAC, Child care centers. These are WAC [sections] governing the amount of fees paid to be licensed each year. The amounts have not changed. It is \$24.00 per year for homes, and \$48.00 per year, plus \$4.00 for each additional child, for centers.

Citation of Existing Rules Affected by this Order: Repealing WAC 440-44-025 and 440-44-026.

Statutory Authority for Adoption: RCW 43.20B.110.

Adopted under notice filed as WSR 00-17-127 on August 18, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 2, Amended 0, Repealed 2.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 2, 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 2, Amended 0, Repealed 2.

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

December 22, 2000

Marie Myerchin-Redifer, Manager  
Rules and Policies Assistance Unit

**AMENDATORY SECTION** (Amending Order 3623, filed 8/18/93, effective 9/18/93)

**WAC 388-150-070 Application and reapplication for licensing—Investigation.** (1) The person or organization applying for a license or relicensure under this chapter and responsible for operating the center shall comply with application procedures the department prescribes and submit to the department:

(a) A completed department-supplied application for child care agency form, including required attachments, ninety or more days before the:

- (i) Expiration of a current license;
- (ii) Opening date of a new center;
- (iii) Relocation of a center;
- (iv) Change of the licensee; or
- (v) Change of license category.

(b) A completed criminal history and background inquiry form for each staff person or volunteer having unsupervised or regular access to the child in care; and

(c) The annual licensing fee. The fee is forty-eight dollars for the first twelve children plus four dollars for each additional child.

(2) In addition to the required application materials specified under subsection (1) of this section, the applicant for initial licensure shall submit to the department:

(a) An employment and education resume of the person responsible for the active management of the center and the program supervisor;

(b) Diploma or education transcript copies of the program supervisor; and

(c) Three professional references each for the licensee, director, and program supervisor.

(3) The applicant for a license under this chapter shall be twenty-one years of age or older.

(4) The applicant, licensee, and director shall attend department-provided orientation training.

(5) The department may, at any time, require additional information from the applicant, licensee, staff person, volunteer, member of their households, and other person having access to the child in care as the department deems necessary, including, but not limited to:

- (a) Sexual deviancy evaluations;
- (b) Substance and alcohol abuse evaluations;
- (c) Psychiatric evaluations;
- (d) Psychological evaluations; and
- (e) Medical evaluations.

(6) The department may perform investigations of the applicant, licensee, staff person, volunteer, member of their households, and other person having access to the child in care as the department deems necessary, including accessing criminal histories and law enforcement files.

(7) The applicant shall conform to rules and regulations approved or adopted by the:

(a) Department of health, promoting the health of the child in care, contained in this chapter; and

(b) State fire marshal's office, establishing standards for fire prevention and protection of life and property from fire, under chapter 212-12 WAC, "fire marshal standards."

(8) The department shall not issue a license to the applicant until the department of health and the state fire marshal's office have certified or inspected and approved the center.

#### REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 440-44-025 Day care centers and mini-day care centers license fees.

#### NEW SECTION

**WAC 388-155-083 Fees.** The licensee must pay a fee of twenty-four dollars per year. The fee is payable to DSHS and may be paid either annually or once every three years.

#### REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 440-44-026 Family day care home licensing fee.

PERMANENT

**WSR 01-02-043**  
**PERMANENT RULES**  
**EVERETT COMMUNITY COLLEGE**

[Filed December 28, 2000, 10:24 a.m.]

Date of Adoption: December 20, 2000.

Purpose: Changes to update college address, remove expired information. Changes are for housekeeping purposes only.

Citation of Existing Rules Affected by this Order: Amending WAC 132E-108-040, 132E-124-010, 132E-400-040, 132E-400-020, 132E-133-020, 132E-400-030, 132E-137-010, 132E-137-020, and 132E-276-030.

Statutory Authority for Adoption: RCW 28B.50.140 and 34.05.356.

Adopted under notice filed as WSR 00-21-096 on October 18, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 9, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 9, 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 26, 2000

Juli Boyington

President's Assistant

AMENDATORY SECTION (Amending Order 72-1, filed 2/1/73, effective 3/9/73)

**WAC 132E-124-010 Everett (~~and Edmonds Community College~~)—State of educational freedom.** The board of trustees of Washington Community College District V, acting in accordance with the responsibilities imposed upon us by the law of the state, herein takes notice that the college has prudently and effectively maintained a policy guaranteeing educational freedom to the faculty and to those it serves. The board of trustees sets forth the following statement as policy:

(1) We, the board of trustees of Washington Community College District No. 5, are responsible for general supervision of the affairs of Everett Community College (~~and Edmonds Community College~~). As such, we believe we have a special obligation to vigorously promote the freedoms provided by the democratic processes of our free society. We conceive that central to its very existence is full and free discussion of the controversial issues of our time conducted in a responsible manner.

(2) We believe that freedom of speech and assembly requires a forum wherein students may develop their thoughts and their convictions.

(3) We seek to enlist and maintain a competent faculty whose members subscribe to high standards of professional conduct. We encourage the faculty to assist students in their search for truth in any way consistent with those standards which include an obligation on the part of the instructor to place major emphasis on information and analysis in his field of competence.

(4) We hold that an instructor's unique role in the community is to be specially involved in the objective search for truth. His chief contribution, however, is in the classroom where in order to foster the spirit of responsible, objective inquiry he has freedom to discuss his subject and to lead discussion in any controversial aspects of its content. We hold that an instructor's unique position imposes upon him special obligations.

(a) In his writing and speaking he should seek accuracy.

(b) He should exercise appropriate restraint.

(c) He should show respect for the opinions of others and for freedom of expression among others.

(d) While writing or speaking as a private citizen he should clearly indicate that he is not a college spokesman.

We further believe that when any instructor speaks or writes as a private citizen he is entitled to all the rights of his citizenship and he must assume the responsibility for his own actions.

(5) We encourage inviting to the college speakers who represent diverse points of view. Such speakers are expected to regard this privilege as entailing the same responsibilities and obligations as those faced by instructors. We, moreover, will always assure ourselves that the event is in no way an abuse of that privilege. In the discussion of sensitive issues the board of trustees reserves the right, either by its own act or by delegation, to impose conditions upon these speakers which will insure the opportunity to challenge these views. The trustees further insist that there shall be left no implication by the college of approval or disapproval of either the speakers or of their views.

(6) We encourage student organizations which are officially recognized by the college to invite speakers to the campus providing suitable space is available and there is no interference with the regularly scheduled program of the college.

(7) In order to provide an atmosphere of open exchange and to insure that the educational objectives of the college are not obscured, the president may prescribe conditions for the conduct of the meeting in any case which may be attended by extreme emotional feeling. Such action may include designating a member of the faculty to be chairman, and/or requiring permission for comments and questions from the floor. Likewise the president may require the appearance of one or more additional speakers at the meeting in question, or at a subsequent meeting, so that other points of view may be expressed. He shall also prescribe the regulations for the advanced planning of all meetings to be addressed by outside speakers and may designate representatives to recommend conditions for the conduct of particular meetings.

(8) The board of trustees will neither authorize nor tolerate actions by any speaker during a meeting which:

(a) Incite the audience to riot or violate state or federal laws.

(b) Advocate the overthrow, destruction, or alteration of the constitutional form of government of the United States, or of the state of Washington, or any political subdivision of either of them by revolution, force or violence.

(9) The president or his duly delegated representative shall be charged with the responsibility of carrying out and implementing the policy enumerated herein.

**AMENDATORY SECTION** (Amending WSR 97-24-055, filed 12/1/97, effective 1/1/98)

**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))~~ 2000 Tower Street  
Everett, WA 98201-1352

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  
9711 - 31st Place W.  
Building C-80  
Paine Field  
Everett, WA 98204

Everett Community College  
Applied Technology Training Center  
2333 Seaway Blvd.  
Everett, WA 98204

Everett Community College  
School of Cosmetology ((Program))  
9315 G State ((Street)) Avenue  
Marysville, WA 98270

Everett Community College  
Early Learning Center  
820 Waverly Avenue  
Everett, WA 98201

Everett Community College  
Fitness and Sports Center  
1220 Rockefeller Avenue  
Everett, WA 98201

(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:

Everett Community College  
~~((801 Wetmore))~~ 2000 Tower Street  
Everett, WA 98201-1352

**AMENDATORY SECTION** (Amending Order 87-6-5, Resolution No. 87-6-5, filed 6/18/87)

**WAC 132E-137-010 General policy covering the use of the facilities.** (1) The parties to this agreement are the Washington State Community College District 5, acting under specific authority granted to its board of trustees by the laws of the state of Washington, to contract for the use of the facility at Everett Community College, hereinafter referred to as the college and the organization contracting to use the college facilities, hereinafter referred to as the licensee.

(2) Before a college facility may be used, this college facility use agreement must be completed and signed by the college president or his designee. Forms may be obtained from the college ~~((president's))~~ facilities maintenance office or college student activities office. All information received on agreements not completed at least fourteen school days prior to the date of intended use may be denied. A single use agreement should be made for a series of similar meetings. A separate agreement must be made for each meeting which varies from the series.

(3) The building and grounds of the college are primarily for educational purposes. No other use shall be permitted to interfere with the primary purpose for which these facilities are intended. Facilities shall not be made available for any use which might result in any undue damage or wear. The college reserves the right to reject any application for use of college facilities.

(4) Every possible opportunity will be provided for the use of college facilities by citizens of the district community college service area, provided that the purpose of the meeting is in harmony with public interest and welfare, subject to the laws of the state of Washington and rules and regulations prescribed by the District 5 board of trustees for the operation of the college.

(5) It is the present policy of the college to permit organizations considered closely affiliated with college-related educational purposes to use facilities of the college at the lowest possible charge.

(6) College facilities may be used by other public or private educational institutions only insofar as they meet a community educational need not being fulfilled by the community college district.

(7) The college does not wish to compete with private enterprise. Therefore, the use of buildings for commercial-type entertainment, banquets, luncheons, and money raising events is discouraged.

(8) The college reserves the right to prohibit the use of college facilities by groups, or activities, which are secret, which are of a private nature, or which restrict membership or attendance, in a manner inconsistent with the public and non-discriminatory character of the college set forth in its written policies and commitments. Subversive organizations as

defined and listed by the Attorney General of the United States shall not be eligible to use college facilities.

(9) Use agreements shall not be entered into for any use which, in the judgment of the college may be in any way prejudicial to the best interest of the college or the educational program, or for which satisfactory sponsorship or adequate adult supervision is not provided. Proper police and fire protection shall be provided by the organization when required by the college.

**AMENDATORY SECTION** (Amending WSR 90-09-005, filed 4/5/90, effective 5/6/90)

**WAC 132E-400-020 Suspension procedure—Right to informal hearing.** Any student notified of a claimed violation of WAC 132E-400-010 shall have the right to a brief adjudicative hearing if a written request for such a hearing is received by the vice-president for ~~((instruction/))~~ student services within three days of receipt of a declaration of further athletic ineligibility. If no written request is received within three days after receipt of the declaration of athletic ineligibility, the student will be deemed to have waived any right to a brief adjudicative hearing and will be declared ineligible from further participation in school-sponsored athletic events for the remainder of the school year.

**AMENDATORY SECTION** (Amending Order 87-6-5, Resolution No. 87-6-5, filed 6/18/87)

**WAC 132E-137-020 Licensee's responsibility.** (1) Those wishing to use college facilities must complete the use agreement form and submit it to the college ~~((president's))~~ facilities maintenance office or his designee. The licensee shall accept responsibility for any damage done to the college's property. Completion of the college facility use agreement shall constitute acceptance by the licensee of the responsibilities stated herein and willingness to comply with all rules and regulations regarding the use of college facilities as prescribed by the college. If the use of the facility is not as represented on the agreement form, an additional charge may be made. In the event of property damage, the licensee shall accept and pay the college's estimate of the amount of damage. The college may require posting of a bond.

(2) Adult leaders of using organizations shall remain with their groups during all activities, and be responsible for the conduct of their group.

(3) All organizations and groups eligible for waiver of use fee will be required to clean and put in order any facility utilized prior to leaving the facility. Custodial services will be provided by the college. The college reserves the right to charge custodial fees to the licensee, if additional clean up or maintenance is required.

(4) In the event of cancellation, licensee may be required to reimburse the college for preparation expenses.

**AMENDATORY SECTION** (Amending WSR 90-09-006, filed 4/5/90, effective 5/6/90)

**WAC 132E-108-040 Application for adjudicative proceeding.** An application for adjudicative proceeding shall

be in writing. Application forms are available at the following address:

President's Office  
Everett Community College  
~~((801 Wetmore))~~ 2000 Tower Street  
Everett, WA 98201-1352

Written application for an adjudicative proceeding should be submitted to the above address within twenty days of the agency action giving rise to the application, unless provided for otherwise by statute or rule.

**AMENDATORY SECTION** (Amending WSR 90-09-005, filed 4/5/90, effective 5/6/90)

**WAC 132E-400-030 Hearing.** If a timely written request for a hearing is made, the vice-president for ~~((instruction/))~~ student services shall designate a hearing officer who shall be a college officer who is not involved with the athletic program to conduct the brief adjudicative hearing. The hearing officer shall promptly conduct the hearing and permit affected parties to explain both the college's view of the matter and the student's view of the matter. The brief adjudicative proceeding shall be conducted in accordance with the Administrative Procedure Act, RCW 34.05.-482 through 34.05.494.

**AMENDATORY SECTION** (Amending WSR 90-09-005, filed 4/5/90, effective 5/6/90)

**WAC 132E-400-040 Decision.** The college official who acts as hearing officer shall issue a written decision which shall include a brief statement of the reasons for the decision and a notice that judicial review may be available. All documents presented, considered, or prepared by the hearing officer shall be maintained as the official record of the brief administrative proceeding. A decision must be promptly rendered after the conclusion of the brief adjudicative hearing and in no event later than twenty days after the request for hearing is received by the vice-president for ~~((instruction/))~~ student services.

**AMENDATORY SECTION** (Amending Order 88-5-3, Resolution No. 88-5-3, filed 5/19/88)

**WAC 132E-276-030 Description of Community College District V.** Community College District V is organized under RCW 28B.50.040. The district operates at Everett Community College, ~~((801 Wetmore Avenue))~~ 2000 Tower Street, Everett, Washington 98201-1352, and encompasses the following area:

All of Snohomish County except the Edmonds School District No. 15, and those portions of the Mukilteo School District No. 6, the Northshore School District No. 417, and the Everett School District No. 2 that lie south of 124th Street.

**WSR 01-02-051****PERMANENT RULES  
DEPARTMENT OF****SOCIAL AND HEALTH SERVICES**

(Aging and Adult Services Administration)

[Filed December 28, 2000, 3:25 p.m.]

Date of Adoption: December 28, 2000.

Purpose: The purpose of this rule change is to correct the WAC references that define net household income used for financial eligibility requirements for chore services.

Citation of Existing Rules Affected by this Order: Amending WAC 388-71-0445.

Adopted under notice filed as WSR 00-21-108 on October 18, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 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.

December 28, 2000

Charles Hunter, Director  
Administrative Services Division

**AMENDATORY SECTION** (Amending WSR 00-18-099, filed 9/5/00, effective 10/6/00)

**WAC 388-71-0445 Am I eligible for Chore-funded services?** To be eligible for Chore-funded services, you must:

- (1) Be eighteen years of age or older;
- (2) Require assistance with at least one of the direct personal care tasks listed in WAC 388-15-202(17);
- (3) Not be eligible for MPC or COPES, Medicare home health or other programs if these programs can meet your needs;
- (4) Have net household income (as described in WAC 388-450-0005, (~~388-450-0015~~, and ~~388-450-0210~~)) 388-450-0020, 388-450-0040, and 388-511-1130 not exceeding:
  - (a) The sum of the cost of your chore services, and
  - (b) One-hundred percent of the FPL adjusted for family size.
- (5) Have resources, as described in chapter 388-470 WAC, which does not exceed ten thousand dollars for a one-person family or fifteen thousand dollars for a two-person family. (Note: One thousand dollars for each additional family member may be added to these limits.)

(6) Not transfer assets on or after November 1, 1995 for less than fair market value as described in WAC 388-513-1365.

**WSR 01-02-052****PERMANENT RULES  
DEPARTMENT OF****SOCIAL AND HEALTH SERVICES**

(Medical Assistance Administration)

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

Date of Adoption: December 28, 2000.

Purpose: Correcting outdated cross references in WAC 388-515-1505 Community options program entry system (COPES), 388-515-1510 Community alternatives program and outward bound residential alternatives, and 388-515-1530 Coordinated community AIDS services alternatives, that were caused by the recent amendment of WAC 388-513-1380 Institutional—Participation—Client cost of care.

Citation of Existing Rules Affected by this Order: Amending WAC 388-515-1505, 388-515-1510, and 388-515-1530.

Statutory Authority for Adoption: RCW 74.04.050, 74.04.057, 74.08.090, and 74.09.500.

Adopted under notice filed as WSR 00-19-071 on September 19, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 3, 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 3, Repealed 0.

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

December 28, 2000

Bonita H. Jacques, Chief  
Office of Legal Affairs

**AMENDATORY SECTION** (Amending WSR 00-01-087, filed 12/14/99, effective 1/14/00)

**WAC 388-515-1505 Community options program entry system (COPES).** This section describes the financial eligibility requirements for waived services under the COPES program and the rules used to determine a client's participation in the cost of care.

(1) The department establishes eligibility for COPES for a client who:

- (a) Is eighteen years of age or older;

(b) Meets the disability criteria of the Supplemental Security Income (SSI) program as described in WAC ~~((388-503-0504(1)))~~ 388-503-0510(1);

(c) Requires the level of care provided in a nursing facility;

(d) Is in a medical facility, or will likely be placed in one within the next thirty days in the absence of waived services described in WAC ~~((388-15-620))~~ 388-71-0410 and 388-71-0415;

(e) Has attained institutional status as described in WAC 388-513-1320;

(f) Has been determined to be in need of waived services and is approved for a plan of care as described in WAC ~~((388-15-640))~~ 388-71-0435;

(g) Is able to live at home with community support services and chooses to do so, or in a department-contracted:

- (i) Adult residential care (ARC) facility;
- (ii) Enhanced adult residential care (EARC) facility;
- (iii) Licensed adult family home (AFH); or
- (iv) Assisted living (AL) facility.

(h) Is not subject to a penalty period of ineligibility for the transfer of an asset as described in WAC 388-513-1365 and 388-513-1366; and

(i) Meets the income and resource requirements described in subsection (2).

(2) The department allows a client to have nonexcluded resources in excess of the standard described in WAC 388-513-1350(1) during the month of either an application or eligibility review if, when excess resources are added to nonexcluded income, the combined total does not exceed the special income level (SIL). Refer to WAC 388-513-1315 for rules used to determine nonexcluded income and resources. During other months, financial requirements include the following:

(a) Nonexcluded income must be at or below the SIL; and

(b) Nonexcluded resources not allocated to participation in a prior month must be at or below the resource standard.

(3) A client who is eligible for SSI does not participate SSI income in the cost of care. Such a client who is:

(a) Living at home, retains a maintenance needs amount as described in subsection (5); or

(b) Living in an ARC, EARC, AFH, or AL:

(i) Retains a personal needs allowance (PNA) of fifty-eight dollars and eighty-four cents; and

(ii) Pays remaining SSI income to the facility for the cost of board and room.

(4) A client who is eligible for the general assistance expedited Medicaid disability (GAX) program does not participate in the cost of care. Such a client who is:

(a) Living at home, retains a maintenance needs amount as described in subsection (5); or

(b) Living in an ARC, EARC, AFH, or AL:

(i) Retains a PNA of thirty-eight dollars and eighty-four cents; and

(ii) Pays remaining income and GAX grant to the facility for the cost of board and room.

(5) An SSI-related client living at home retains a maintenance needs amount equal to the following:

(a) Up to one hundred percent of the one-person Federal Poverty Level (FPL), if the client is:

(i) Single; or

(ii) Married, and is:

(A) Not living with the community spouse; or

(B) Whose spouse is receiving long-term care (LTC) services outside of the home.

(b) Up to one hundred percent of the one-person FPL for each client, if both are receiving COPEs services;

(c) Up to the one-person medically needy income level (MNIL) for a married client who is living with a community spouse who is not receiving COPEs.

(6) An SSI-related client living in an ARC, EARC, AFH, or AL receives a maintenance needs amount equal to the one-person MNIL and:

(a) Retains a PNA taken from the MNIL of fifty-eight dollars and eighty-four cents; and

(b) Pays the remainder of the MNIL to the facility for the cost of board and room.

(7) The client's income that remains:

(a) After allocations described in subsection (5) or (6) is allocated as described in WAC 388-513-1380 ~~((1), (2)(b) through (e), (3) and (4))~~ (7)(a) through (d), (8) and (9); and

(b) After allocations described in subsection (7)(a) is the client's participation in the cost of care.

**AMENDATORY SECTION** (Amending WSR 00-01-051, filed 12/8/99, effective 1/8/00)

**WAC 388-515-1510 Community alternatives program (CAP) and outward bound residential alternatives (OBRA).** This section describes the eligibility requirements for waived services under the CAP and OBRA programs and the rules used to determine a client's participation in the cost of care.

(1) The department establishes eligibility for CAP and OBRA services for a client who:

(a) Is both Medicaid eligible under the categorically needy (CN) program and meets the requirements for services provided by the division of developmental disabilities (DDD);

(b) Has attained institutional status as described in WAC 388-513-1320;

(c) Has been assessed as requiring the level of care provided in an intermediate care facility for the mentally retarded (IMR);

(d) Has a department-approved plan of care that includes support services to be provided in the community;

(e) Is able to reside in the community according to the plan of care and chooses to do so;

(f) Meets the income and resource requirements described in subsection (2); and

(g) For the OBRA program only, the client must be a medical facility resident at the time of application.

(2) The department allows a client to have nonexcluded resources in excess of the standard described in WAC 388-513-1350(1) during the month of either an application or eligibility review if, when excess resources are added to nonexcluded income, the combined total does not exceed the spe-

cial income level (SIL). Refer to WAC 388-513-1315 for rules used to determine nonexcluded income and resources. During other months, financial requirements include the following:

(a) Nonexcluded income must be at or below the SIL; and

(b) Nonexcluded resources not allocated to participation in a prior month must be at or below the resource standard.

(3) A client who is eligible for supplemental security income (SSI) does not participate in the cost of care for CAP or OBRA services.

(4) An SSI-related client retains a maintenance needs amount of up to the SIL, who is:

(a) Living at home; or

(b) Living in an alternate living facility described in WAC 388-513-1305(1).

(5) A client described in subsection (4)(b) retains the greater of:

(a) The SSI grant standard; or

(b) An amount equal to a total of the following:

(i) A personal needs allowance (PNA) of thirty-eight dollars and eighty-four cents; plus

(ii) The facility's monthly rate for board and room, which the client pays to the facility; plus

(iii) The first twenty dollars of monthly earned or unearned income; and

(iv) The first sixty-five dollars plus one-half of the remaining earned income not previously excluded.

(6) If a client has a spouse in the home who is not receiving CAP or OBRA services, the department allocates the client's income in excess of the amounts described in subsections (4) and (5) as an additional maintenance needs amount in the following order:

(a) One for the spouse, as described in WAC 388-513-1380 ~~((2)(e))~~ (7)(b); and

(b) One for any other dependent family member in the home, as described in WAC 388-513-1380 ~~((2)(d))~~ (7)(c).

(7) A client's participation in the cost of care for CAP or OBRA services is the client's income:

(a) That exceeds the amounts described in subsections (4), (5), and (6); and

(b) Remains after deductions for medical expenses not subject to third-party payment for which the client remains liable, included in the following:

(i) Medicare and other health insurance premiums, deductibles, or coinsurance charges; and

(ii) Necessary medical care recognized under state law but not covered by Medicaid.

**AMENDATORY SECTION** (Amending WSR 00-01-051, filed 12/8/99, effective 1/8/00)

**WAC 388-515-1530 Coordinated community AIDS services alternatives (CASA) program.** This section describes the eligibility requirements for waived services under the CASA program and the rules used to determine a client's participation in the cost of care.

(1) The department establishes eligibility for CASA services for a client who:

(a) Meets the disability criteria of the supplemental security income (SSI) program as described in WAC 388-503-0510(1);

(b) Has attained institutional status as described in WAC 388-513-1320;

(c) Has been diagnosed with:

(i) Acquired Immune Deficiency Syndrome (AIDS) or disabling Class IV human immunodeficiency virus disease; or

(ii) P2 HIV/AIDS, if fourteen years old or younger;

(d) Has been certified by the client's physician or nurse practitioner to be in the terminal state of life;

(e) Has been assessed as being medically at risk for needing inpatient care;

(f) Has a plan of care approved by the department and the department of health (DOH);

(g) Does not have private insurance, including a COBRA extension, that covers inpatient hospital care;

(h) Is able to live at home or in an alternate living facility (ALF) described in WAC 388-513-1305(1) and chooses to do so; and

(i) Meets the income and resource requirements described in subsection (2).

(2) The department allows a client to have nonexcluded resources in excess of the standard described in WAC 388-513-1350(1) during the month of either an application or an eligibility review if, when excess resources are added to nonexcluded income, the combined total does not exceed the special income level (SIL). Refer to WAC 388-513-1315 for rules used to determine nonexcluded income and resources. During other months, financial requirements include the following:

(a) Nonexcluded income must be at or below the SIL; and

(b) Nonexcluded resources not allocated to participation in a prior month must be at or below the resource standard.

(3) A client who is eligible for SSI does not participate in the cost of care for CASA services.

(4) An SSI-related client retains a maintenance needs amount, if:

(a) Living at home, of up to the SIL; or

(b) Living in an ALF described in WAC 388-513-1305(1), of thirty-eight dollars and eighty-four cents.

(5) The income of a client described in subsections (4)(a) or (b) that exceeds the maintenance needs amount is allocated as described in WAC 388-513-1380 ~~((1), (2)(b) through (e), (3), and (4))~~ (7)(a) through (d), (8) and (9).

(6) The income of a client described in subsection (4)(b) that exceeds the maintenance needs amount and the amount described in subsection (5) is paid to the facility for the cost of board and room up to an amount that is equal to the difference between the:

(a) Amount of the SIL; and

(b) The combined total of amounts described in subsections (4)(b) and (5).

(7) A client's participation in the cost of care for CASA services is the amount of income that remains after allocations described in subsections (4), (5), and (6).

(8) The client must meet any participation obligation, in order to remain eligible.

**WSR 01-02-053**  
**PERMANENT RULES**  
**MILITARY DEPARTMENT**

[Filed December 28, 2000, 4:03 p.m.]

Date of Adoption: December 20, 2000.

Purpose: Chapter 118-04 WAC provides the rules that govern the emergency worker program in Washington state, describing registration, responsibilities, training and mission requests, and claims procedures. The adopted language clarified administrative requirements; reflects the current department name, added statutory language regarding the requirement of the incident command system for all multi-agency/multijurisdiction operations; and made minor grammar and punctuation changes.

Citation of Existing Rules Affected by this Order: Amending WAC 118-04-060, 118-04-080, 118-04-100, 118-04-120, 118-04-180, 118-04-200, 118-04-220, 118-04-240, 118-04-260, 118-04-280, 118-04-300, 118-04-320, 118-04-340, 118-04-360, 118-04-380, and 118-04-400.

Statutory Authority for Adoption: Chapter 38.52 RCW.

Adopted under notice filed as WSR 00-21-048 on October 13, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 16, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 16, 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 16, Repealed 0.

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

December 26, 2000

Timothy J. Lowenberg

Major General

The Adjutant General

**AMENDATORY SECTION** (Amending Order 93-08, filed 11/4/93, effective 12/5/93)

**WAC 118-04-060 Definitions.** (1) "Authorized official" means ~~((director of the department of community development))~~ the adjutant general of the Washington military department or designee, ~~((assistant))~~ director of the state emergency management division or designee, the director or designee of a local emergency management agency, the chief law enforcement officer or designee of a political subdivision, or other such officials as identified in ~~((Annex S-1))~~ the search and rescue(3)) annex or emergency support function of a local comprehensive emergency management plan.

(2) "Authorized organization" means the Washington military department ~~((of community development)), ((the))~~

emergency management division((3)); local emergency management agencies, and law enforcement agencies of political subdivisions.

(3) "Claimant" means the person making a claim or their legal representative.

(4) "Emergency management division" means Washington ~~((state))~~ military department ~~((of community development)),~~ emergency management division.

(5) "Engineer" means any person registered under chapter 38.52 RCW as an emergency worker who is an architect registered under chapter 18.08 RCW and/or a professional engineer registered under chapter 18.43 RCW.

(6) "Evidence search" means an unscheduled, nonemergency training activity utilizing emergency worker skills to look for evidentiary material resulting from criminal activity.

(7) "Incident" means an occurrence or event, either human-caused or natural phenomena, that requires action by emergency services personnel to prevent or minimize loss of life or damage to property and/or the environment.

(8) "Local emergency management agency" means the emergency management or emergency services organization of a political subdivision of the state established in accordance with RCW 38.52.070.

(9) "Local director" means the director or designee of a local emergency management agency.

(10) "Mission" means a distinct assignment of personnel and equipment to achieve a set of tasks related to an incident, emergency, disaster, or search and rescue operation that occurs under the direction and control of a local authorized official.

(11) "Training event" means a planned, nonemergency activity for the development, maintenance, or upgrading of emergency worker skills.

(12) "Urban search and rescue (US&R)" means locating, extricating and providing for the immediate medical treatment of victims trapped in collapsed or damaged structures.

**AMENDATORY SECTION** (Amending Order 93-08, filed 11/4/93, effective 12/5/93)

**WAC 118-04-080 Registration.** Registration is a prerequisite for eligibility of emergency workers for benefits and legal protection under chapter 38.52 RCW.

(1) Emergency workers shall register in their jurisdiction of residence or in the jurisdiction where their volunteer organization is headquartered by completing and filing an emergency worker registration card, Form ~~((DEM-024))~~ EMD-024 or equivalent, with the local emergency management agency.

(a) The information provided during registration may be used by local authorized officials to conduct criminal history and driving record background checks.

(b) Failure to truthfully respond to statements set forth on the registration form may result in the denial of registration, revocation of registration as an emergency worker, or denial of compensation for claims or damage.

(c) Registration and subsequent issuance of an emergency worker identification card, Form ~~((DEM-025))~~ EMD-025 or equivalent, shall be at the discretion of the local emer-

gency management agency director. Denial of registration should only be made for cause.

(d) Each emergency worker shall be assigned to an emergency worker class as listed in WAC 118-04-100 in accordance with their skills, abilities, licenses, and qualifications.

(2) An employee of the state or of a political subdivision of the state who is required to perform emergency duties as a normal part of their job shall be considered as registered with the local emergency management agency in the jurisdiction in which they reside.

(a) When such individuals are outside the jurisdiction of their employment during a disaster or emergency, except when acting under the provisions of a mutual aid agreement, they should report to the on-scene authorized official and announce their capabilities and willingness to serve as a volunteer during the emergency or disaster. These individuals will be afforded the same protection as all other emergency workers.

(b) Such individuals, including volunteer fire fighters enrolled under chapter 41.24 RCW, shall not be eligible for compensation as emergency workers when, during an emergency or disaster, they are performing their normal duties in the geographic area they are normally assigned to work or in another geographic area under the provisions of a mutual aid agreement.

(3) Temporary registration.

(a) Temporary registration may be authorized:

(i) In those emergency situations requiring immediate or on-scene recruiting of volunteers to assist in time-critical or life-threatening situations.

(ii) In those training or exercise situations where certain duties can be performed by persons who have no permanent and specific emergency worker assignments and who are not registered emergency workers but whose participation may be essential or necessary for the conduct of the training or exercise activity such as persons serving as disaster victims during a medical exercise.

(b) Persons shall be temporarily registered during the period of service if they have filled out a temporary registration card which includes name, date of birth, and address, as well as information describing the emergency, training, or exercise function they participated in, and the date and time they were involved in these activities, are issued a temporary identification card, and have reported to and are under the control and supervision of an authorized official operating under the provisions of chapter 38.52 RCW.

(c) When the lack of available time or resources precludes the completion of separate temporary registration and identification cards for each person, entry of the person's name, assignment, date and times of work, total hours worked, and miles driven (if applicable) on an emergency worker daily activity report, Form ((~~DEM-078~~)) EMD-078 or equivalent, shall suffice until such time as the required forms can be completed. In these cases, the emergency worker's date of birth shall be used in lieu of an emergency worker identification card number in the appropriate block on the Form ((~~DEM-078~~)) EMD-078.

(d) Period of service:

(i) The period of service for persons temporarily registered shall commence no earlier than the date and time of

issuance of an emergency management division mission, evidence search mission, or training event number.

(ii) The period of service for persons temporarily registered shall terminate no later than the termination date and time of the emergency management division mission, evidence search mission, or training event number.

(4) Any citizen commandeered for service in accordance with RCW 38.52.110 shall be entitled, during the period of this service, to all privileges, benefits and immunities provided by state law and state or federal regulations for registered emergency workers so long as that citizen remains under the direction and control of an authorized official. Such persons should complete temporary registration at the scene in order to facilitate the processing of any claim that may result from that service.

(5) Animals, such as dogs and horses used in search and rescue and other disaster response may be registered with the local emergency management agency.

(a) The purpose of this provision is to support those instances where a search dog or other animal must be transported on commercial aircraft. Registration as an emergency search and rescue animal will aid the airline in determining the proper method of transporting the animal.

(b) Registration of an animal ((~~will~~)) also will facilitate the processing of claims for that animal should it become injured or killed during a training event or mission.

AMENDATORY SECTION (Amending Order 93-08, filed 11/4/93, effective 12/5/93)

**WAC 118-04-100 Classes of emergency workers.** The following classes of emergency workers and the scope of duties of each class are hereby established.

(1) Administration includes, but is not limited to, technical, administrative, and clerical services and may involve recruiting, coordinating, and directing any emergency support activities.

(2) Aviation includes duties performed by pilots licensed by the Federal Aviation Administration, operating Federal Aviation Administration approved aircraft, in support of emergency management activities. No compensation will be provided under chapter 38.52 RCW for those activities of air search which are the statutory responsibility of the Washington state department of transportation, ((~~aeronautics~~)) aviation division.

(3) Communications includes, but is not limited to, any emergency communications activities carried out in accordance with approved state or local emergency operations and communications plans.

(4) Engineering includes, but is not limited to, structural, lifeline, electrical, civil, or mechanical engineering activities, inspection services, structural stability evaluation, and other emergency engineering-related activities such as construction, closure, demolition, repair, and maintenance of highways, roads, streets, bridges, as well as all types of buildings and facilities.

(5) Fire service includes, but is not limited to, assisting fire fighting forces or agencies in both urban and rural areas, rescuing persons or protecting property, instructing residents regarding fire prevention, providing emergency information

to individual citizens about methods of detecting fires and precautions to be observed to reduce fire hazards. This class does not include volunteer fire fighters enrolled under and while in the performance of duty under chapter 41.24 RCW.

(6) General includes, but is not limited to, duties which can be performed by persons without permanent specific emergency assignment. These emergency workers may include personnel who are not ordinarily a part of an emergency response organization and who do not have any specific training or qualifications, but whose participation is essential to a specific emergency operation such as conducting sandbagging operations during a flood. These persons may be necessary for training or exercise activities such as serving as disaster casualties. These personnel shall register as temporary emergency workers for the period of time they are participating in emergency activities.

(7) Hazardous materials includes, but is not limited to, hazards materials incident response duties, such as planning and coordination of response resources conducted in accordance with approved state or local emergency operations and hazardous materials plans.

(8) Law enforcement includes, but is not limited to, securing compliance with local, state, and federal laws, in a manner consistent with chapter 38.52 RCW, and assisting law enforcement officers with administrative and non-enforcement functions for the purpose of relieving commissioned personnel to carry out their enforcement duties.

(9) Mass care includes, but is not limited to, the provision of food, clothing, and lodging in mass care centers for persons whose homes have been destroyed or have been made temporarily uninhabitable by emergency or disaster, evacuation service for other than medical cases, registration and information, health and welfare inquiries, provision of temporary housing, counseling performed by qualified counselors, and other necessary assistance to disaster victims. It includes all duties required by current shelter management guidelines and procedures published in approved state or local emergency operations and shelter plans.

(10) Medical includes, but is not limited to, medical and surgical field teams, triage, general emergency and mobile hospitals, nursing service, first aid and ambulance service, sanitation, mortuary and laboratory service, medical-related radiological monitoring, precautionary measures for biological or chemical incidents, identification of sick and injured, and other medical and health services. This class also includes critical incident stress debriefing teams.

(11) Public education includes, but is not limited to, duties involving public education and informational activities necessary to keep the public informed during an emergency or disaster as well as activities designed to prevent persons from becoming lost or injured during wilderness or other outdoor activities.

(12) Radiological includes, but is not limited to, radiological monitoring, gathering and evaluating radiological data, providing technical guidance concerning radiological decontamination operations, reporting, and planning duties that are in accordance with approved state or local emergency operations and radiological emergency plans.

(13) Search and rescue includes, but is not limited to, duties involving searching for, rescuing, or recovering by

means of ground, marine, or air activity any person who becomes lost, injured, or is killed while outdoors or as a result of a natural, (~~man-caused~~) human-caused, or technological disaster. These duties include instances involving searches for downed aircraft when ground personnel are used. This class includes urban search and rescue activities.

(14) Supply includes, but is not limited to, procurement, warehousing, staging, sorting, and release of supplies, equipment, and materials required during a mission, emergency, or disaster.

(15) Training includes, but is not limited to, all activities, public and private, relating to the education process and proficiency skill building for the enhancement of emergency preparedness under the concept of comprehensive emergency management, including but not limited to, specific courses, workshops, seminars, exercises, volunteer training activities, which includes the administration, reporting, and maintaining of appropriate records.

(16) Transportation includes, but is not limited to, the planning, organizing, maintaining, operating, and coordinating available means of transportation for the movement of supplies, evacuees, personnel, service animals, livestock, and equipment.

(17) Underwater diving includes, but is not limited to, the duties of underwater diving on any mission or training event. Workers serving in this capacity shall be certified in accordance with recognized national standards and shall provide proof of this certification to the local authorized official prior to conducting the task assigned.

(18) Utilities includes, but is not limited to, assisting utility personnel in the repair of water, gas, electric, telephone, telegraph, steam, sewer, and other utility facilities.

**AMENDATORY SECTION** (Amending Order 93-08, filed 11/4/93, effective 12/5/93)

**WAC 118-04-120 Classes and qualifications of search and rescue emergency workers.** There are three classes of search and rescue emergency workers: Novice, support personnel, and field personnel. The basic qualifications listed below define each of the three classes. Local requirements may include more extensive and detailed qualifications to meet local needs. Authorized officials (~~may~~) also may require search and rescue emergency workers to demonstrate proficiency in the skills required to carry out their assignments.

Emergency workers who are not qualified for specific search and rescue duties shall not be assigned to such duties unless specifically directed by an authorized official and then only when under the direct supervision and control of personnel who are qualified for that specific assignment.

(1) The following are basic qualifications for novice search and rescue emergency workers without specific duties including those personnel in a training status. Novice personnel shall:

(a) Be physically and mentally fit for the position assigned.

(b) Possess sufficient knowledge of search and rescue skills and techniques to fulfill their emergency assignment.

(2) The following are basic qualifications for support search and rescue emergency workers. Support-qualified personnel shall:

(a) Be physically and mentally fit for the position assigned.

(b) Possess knowledge of the skills required of field search and rescue emergency workers but are not required to have the field tested experience nor the physical capabilities of field-qualified personnel.

(c) Possess knowledge in first aid for the control of bleeding, cardiopulmonary resuscitation, bone immobilization, protection from the elements, and protection from exposure to blood borne pathogens.

(d) Possess basic knowledge of helicopter operations. Successful completion of a helicopter operations basic course approved by the emergency management division satisfies this requirement.

(e) If duties require involvement in helicopter operations, possess demonstrated knowledge and proficiency in helicopter operations. Successful completion of a helicopter operations intermediate and, as applicable, advanced course, approved by the emergency management division satisfies this requirement.

(3) The following are basic qualifications for field search and rescue emergency workers. Field-qualified personnel shall:

(a) Be physically and mentally fit for the position assigned.

(b) Possess knowledge of and demonstrated proficiency in survival techniques and outdoor living.

(c) Possess knowledge in first aid for the control of bleeding, cardiopulmonary resuscitation, bone immobilization, protection from the elements, and protection from exposure to blood borne pathogens.

(d) Possess knowledge in wilderness navigation including map, compass, and other navigation methods as appropriate.

(e) Possess basic knowledge of helicopter operations. Successful completion of ~~((the))~~ a helicopter operations basic course approved by the emergency management division will satisfy this requirement.

(f) Possess knowledge of search and rescue techniques.

(g) Possess knowledge of crime scene recognition, evidence recognition, human remains recognition and the provisions of RCW 68.50.010, 68.50.020, and 68.50.050.

(h) If duties require involvement in helicopter operations, possess demonstrated knowledge and proficiency in helicopter operations. Successful completion of a helicopter operations intermediate, and, as applicable, advanced course approved by the emergency management division, satisfies this requirement.

**AMENDATORY SECTION** (Amending Order 93-08, filed 11/4/93, effective 12/5/93)

**WAC 118-04-180 Responsibilities of authorized officials registering and using emergency workers.** (1) Authorized officials registering emergency workers have the responsibility to ensure those emergency workers meet basic qualifications as stated in these rules. Authorized officials

organizing and using emergency workers are responsible for assembling the proper combination of emergency workers with the skills and abilities to accomplish the mission being undertaken. It is acknowledged that authorized officials must use judgment and experience in assessing the scene and the requirements for the mission. Authorized officials shall ensure each team has, among its members, the skills and expertise necessary to safely accomplish the mission.

(2) Local requirements may include more extensive and detailed criteria than are specified in this rule to meet local needs. Authorized officials ~~((may))~~ may require emergency workers to demonstrate proficiency in the skills required to carry out their assignments.

(3) Authorized officials shall ensure that all emergency workers are aware of their duty to comply with the personal responsibilities contained in WAC 118-04-200. This shall be accomplished at the time of registration and should be reemphasized to the emergency worker at periodic intervals.

(4) The state recognizes that many situations to which emergency workers are asked to respond are inherently hazardous. It is incumbent upon authorized officials utilizing emergency workers to ensure that the workers are not needlessly endangered in mission activities or training events.

(a) Authorized officials utilizing emergency workers for actual missions or during training events or evidence search activities shall not place emergency workers nor shall they allow emergency workers to be placed in unnecessarily hazardous situations.

(b) All prudent and reasonable safety procedures, techniques, equipment, and expertise shall be used to ensure the safety of emergency workers at all times while going to, preparing for, performing, recovering from, and returning from, missions or training events.

(5) In accordance with RCW 38.52.030(3), 38.52.-070(1), and 38.52.400(1), the incident command system shall be used for all multiagency/multijurisdiction operations.

**AMENDATORY SECTION** (Amending Order 93-08, filed 11/4/93, effective 12/5/93)

**WAC 118-04-200 Personal responsibilities of emergency workers.** (1) Emergency workers shall be responsible to certify to the authorized officials registering them and using their services that they are aware of and will comply with all applicable responsibilities and requirements set forth in these rules.

(a) Emergency workers have the responsibility to notify the on-scene authorized official if they have been using any medical prescription or other drug that has the potential to render them impaired, unfit, or unable to carry out their emergency assignment.

(b) Participation by emergency workers in any mission, training event, or other authorized activity while under the influence of or while using narcotics or any illegal controlled substance is prohibited.

(c) Participation by emergency workers in any mission, training event, or other authorized activity while under the influence of alcohol is prohibited.

(d) Emergency workers participating in any mission, training event, or other authorized activity shall possess a

valid operator's license if they are assigned to operate vehicles, vessels, or aircraft during the mission unless specifically directed otherwise by an authorized official in accordance with RCW 38.52.180. All emergency workers driving vehicles to or from a mission must possess a valid driver's license and required insurance.

(e) Use of private vehicles, vessels, boats, or aircraft by emergency workers in any mission, training event, or other authorized activity without liability insurance required by chapter 46.29 RCW is prohibited unless specifically directed otherwise by an authorized official in accordance with RCW 38.52.180.

(f) Emergency workers shall adhere to all applicable traffic regulations during any mission, training event, or other authorized activity. This provision does not apply to individuals who have completed the emergency vehicle operator course or the emergency vehicle accident prevention course and who are duly authorized under state law to use special driving skills and equipment and who do so at the direction of an authorized official.

(2) Emergency workers have the responsibility to comply with all other requirements as determined by the authorized official using their services.

(3) When reporting to the scene, emergency workers have the responsibility to inform the on-scene authorized official whether they are mentally and physically fit for their assigned duties. Emergency workers reporting as not fit for currently assigned duties may request a less demanding assignment that is appropriate to their current capabilities.

(4) Emergency workers have the responsibility to check in with the appropriate on-scene official and to complete all required recordkeeping and reporting.

AMENDATORY SECTION (Amending Order 93-08, filed 11/4/93, effective 12/5/93)

**WAC 118-04-220 Emergency worker duty status.**

Emergency workers are considered to be on duty when they are performing their duties during a mission, evidence search mission, or training event authorized by the emergency management division and they are under the direction and control of an authorized official.

In no event shall a public agency, other than an authorized organization as defined in these rules, use the services, including for training, of an emergency worker unless the agency has received the prior approval of the emergency management division ((~~assistant~~)) director. Emergency management division approval shall set forth the time and purpose of the activity and the proposed use of the emergency worker.

AMENDATORY SECTION (Amending Order 93-08, filed 11/4/93, effective 12/5/93)

**WAC 118-04-240 Mission numbers—Requests and requirements.** (1) The emergency management division shall assign a mission number to approved missions or other emergency activities. The local authorized official shall notify emergency management division as soon as practical

of all missions or other emergency activities under their jurisdiction and request the assignment of a mission number.

(2) The mission number assigned shall be a reference for the dispatch of resources to assist in the mission, recordkeeping, and reimbursement of any emergency worker compensation claims filed in connection with that mission.

(3) If additional resources from a different jurisdiction are needed to respond to an authorized mission, the local authorized official should make the request through the emergency management division duty officer.

(4) Requests from jurisdictions outside the state of Washington for the assistance of Washington state-based emergency workers should be coordinated through the requesting state, province or nation and the emergency management division duty officer. Compensation under chapter 38.52 RCW will only be available to individuals responding to missions outside of the state of Washington when the emergency management division duty officer has assigned a mission number, is coordinating the mission with the requesting state, province, or nation, and where an interstate mutual aid or similar agreement governs the mission.

(5) Upon notification by an authorized official to report to duty at a specific time and place, emergency workers are entitled to the benefits and provisions under chapter 38.52 RCW when acting in compliance with such notification and these rules. Eligibility for compensation shall be limited to the time and distance necessary to travel to the duty station, performance of services, and reasonable time to return to the point of origin.

(6) Mission numbers shall not be applied for or assigned, nor shall compensation be provided for activities which directly involve the search for, apprehension of, detention, or arrest of suspects or persons in the act of committing or having committed a crime.

(7) Emergency worker daily activity report, Form ((~~DEM-078~~)) EMD-078 or the equivalent, shall be used as a part of the administrative record for each mission.

AMENDATORY SECTION (Amending Order 93-08, filed 11/4/93, effective 12/5/93)

**WAC 118-04-260 Evidence search mission numbers—Requests and requirements.** (1) The purpose of this section is to provide additional training opportunities for emergency workers. Since the skills and techniques used to search for evidence relating to criminal activity are substantially the same as those used in the search for clues relating to lost or injured persons, search and rescue emergency workers can receive training benefit by participating in such evidence searches.

(2) An evidence search mission number shall be issued by the emergency management division for the utilization of emergency workers to search for evidence when the provisions of this section have been complied with.

(a) The requesting law enforcement agency shall send a hardcopy message requesting the evidence search mission number via facsimile, the law enforcement teletype system (ACCESS, address code ((~~BK~~)) OLYEM), ((~~by facsimile~~)), or by other suitable means to the emergency management division. ((~~During nonbusiness hours, the request shall be~~))

sent to the Washington state patrol dispatch in Olympia (ACCESS address code BN-))

(b) The hard copy message (~~shall be addressed "please relay to emergency management division duty officer immediately" and~~) shall include the following items:

(i) Jurisdiction and law enforcement agency requesting the evidence search mission number.

(ii) Name of the officer in charge on-scene and call-back telephone number.

(iii) Description of specific location of the evidence search.

(iv) The approximate number of emergency workers being utilized and a list of participating units.

(v) A statement of the activity to be undertaken and training benefits to be derived by the emergency workers participating in the mission.

(vi) A statement certifying that the emergency workers will be utilized within the scope of their normal emergency worker assignment.

(vii) A statement certifying, verbatim, that: "This activity does not involve the search for, apprehension of, detention, or arrest of suspects or persons in the act of committing or (~~having~~) who have committed a crime."

(3) After the hard copy is sent via facsimile, ACCESS, (facsimile,) or other suitable means, the local authorized official shall call the emergency management division duty officer and coordinate the details of the mission. (~~During nonbusiness hours the Washington state patrol dispatcher will call the emergency management division duty officer regarding the ACCESS message. Upon receipt of such notice, the emergency management division duty officer shall call the local authorized official who requested the mission-)~~)

(4) Upon receipt of the hard copy information, the request shall be reviewed to determine if the mission is in compliance with WAC 118-04-260. Upon approval, an evidence search mission number shall be assigned.

(5) Emergency worker daily activity report, Form (~~DEM-078~~) EMD-078 or equivalent, shall be used as a part of the administrative record for each evidence search mission.

**AMENDATORY SECTION** (Amending Order 93-08, filed 11/4/93, effective 12/5/93)

**WAC 118-04-280 Training event numbers—Requests and requirements.** (1) (~~The emergency management division shall establish a procedure for local emergency management agency directors to assign a training event number to routine, approved search and rescue and other emergency-related training activities consistent with chapter 38.52 RCW-)~~ Jurisdictions may request a training event number for individual training events or for a series of routine, recurring, training activities such as monthly training meetings or for an established training program such as a search and rescue academy.

(2) A request for a training event number for the purpose of developing, maintaining, or upgrading emergency worker skills for all types of emergency management activities shall be forwarded in writing using Form (~~DEM-079~~) EMD-079,

training mission request or equivalent, for approval by the emergency management division.

(a) All requests for training event numbers shall be signed by the local emergency management agency director or designee of the jurisdiction where the organization sponsoring the training activity is located.

(b) The Form (~~DEM-079~~) EMD-079, training mission request or equivalent, shall be forwarded to the emergency management division so as to arrive ten working days prior to the scheduled date of the training activity.

(c) For training events that come to the attention of the local emergency management agency director less than ten working days prior to the scheduled date of the training activity, approval may be requested from the emergency management division by facsimile, telephone, or other method. Such requests shall be considered by the emergency management division on a case-by-case basis.

(3) All training shall conform to local comprehensive emergency management plans. The request for training event number shall cite those portions of the plans, annexes, appendices, and tabs which specifically address the activities for which emergency workers are being trained. Training activities planned for an area outside the jurisdiction of the requesting agency should be coordinated with the local emergency management agency in the jurisdiction where the training will take place.

(4) A training course curriculum, plan of instruction, or course outline shall accompany the training event approval request. If that particular curriculum, plan of instruction, or course outline will be used as a standard, recurring course of instruction, then the requesting local emergency management agency may number and title that curriculum, plan of instruction, or outline, keep it on file with the state, and refer to that number and title when requesting a training event approval for the same training in the future. (~~Blocks of training event numbers may be issued for such courses at the discretion of the emergency management division-)~~ Training event number requests for a series of training activities also shall include a schedule with proposed subjects, dates, times and locations.

(5) Upon approval of the training event, the emergency management division shall issue a training event number. The training event number assigned shall provide a reference for the local, state, or federal organization taking part in the training activity. Administrative records and reimbursement of eligible emergency worker compensation claims, filed as a result of activities on a training event shall include the training event number.

(6) The training event number issued is for the specified training activity or series of training activities at the specified date(s), time(s), and location(s). Any significant change in the training activity, location, (~~or~~) date or (~~a significant change in the specified~~) time (~~(e.g., from daylight hours to after dark)~~) shall be reported to the emergency management division as soon as possible. The local authorized official may approve reasonable changes to the proposed schedule.

(7) If additional organizations other than those originally listed on Form (~~DEM-079~~) EMD-079 request to participate in the training event and are approved by the sponsoring emergency management agency director, they shall provide

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appropriate information (the organization's name and address, names of participating personnel and emergency worker registration numbers) to the sponsoring local emergency management agency director for inclusion in the training event report prior to submittal to the emergency management division.

(8) Upon notification that the emergency management division has issued a training event number for a training event at a specific date, time, and place, emergency workers will be eligible for benefits and compensation under the provisions of chapter 38.52 RCW when acting in compliance with the notification and these rules.

(9) Compensation will be limited to medical services, property loss or damage, and liability under chapter 38.52 RCW during the time necessary to travel to the training site, performance of the training activity, and reasonable time to return to the point of origin.

(10) Authorized officials shall ensure that emergency workers participating in a training event or exercise are not placed in unnecessarily hazardous situations.

(11) Authorized officials shall ensure that emergency workers have successfully completed applicable helicopter operations training course(s), approved by emergency management division, prior to being transported by aircraft during a training event.

(12) Emergency worker daily activity report, Form ((DEM-078)) EMD-078 or equivalent, shall be used as a part of the administrative record for each training event. When a series of training activities is covered by a single training event number, separate emergency worker daily activity reports, Form EMD-078, or equivalent, shall be used for each activity.

(13) Training event numbers shall not be assigned for any activities which involve the search for, apprehension of, detention, or arrest of suspects or persons in the act of committing or having committed a crime.

(14) Training event numbers shall not be assigned for training activities which involve the use of aircraft of any type without specific, prior approval of the emergency management division. The state shall not assume any liability for any accidents or incidents resulting from the unauthorized use of aircraft.

**AMENDATORY SECTION** (Amending Order 93-08, filed 11/4/93, effective 12/5/93)

**WAC 118-04-300 Compensation eligibility and compensation board.** (1) Compensation shall be authorized when emergency worker eligibility has been established and all appropriate regulations and statutes are complied with.

(2) Emergency workers are eligible for compensation when they are participating in a mission, evidence search mission, or training event authorized by the emergency management division and are under the direction and control of an authorized official.

(3) No eligibility or protection offered under chapter 38.52 RCW will replace other state mandated insurance coverage required for vehicles, vessels, boats, or aircraft except as specified in RCW 38.52.180.

(4) The ((assistant director,)) emergency management division director may deny any claim under the amount set by statute requiring a compensation board on the basis of inadequate documentation, failure to follow prescribed reporting procedures, or when lack of compliance with these rules is sufficient to raise doubt as to the circumstances, extent of injury, damage, loss, or expense related to the claim. For claims over the amount set by statute, the provisions of RCW 38.52.240 shall apply.

(5) A compensation board shall be convened for claims over the amount set by statute (RCW 38.52.220).

(6) Compensation board hearing, procedural records, and claim preparations are the responsibility of the local emergency management agency director in the jurisdiction in which loss or injury occurred (RCW 38.52.210).

(7) Department of labor and industries workers' compensation forms shall not be used, nor shall medical expenses claims be submitted to the department of labor and industries for a claim made pursuant to chapter 38.52 RCW.

**AMENDATORY SECTION** (Amending Order 93-08, filed 11/4/93, effective 12/5/93)

**WAC 118-04-320 Eligibility requirements and procedures for filing personal injury claims.** (1) The injured person shall have been a registered emergency worker, activated by an authorized official for an authorized activity under the provisions of chapter 38.52 RCW, and shall have reported to or been in the process of reporting to the authorized on-scene official.

(2) The emergency management division shall provide forms for personal injury claims (Form ((DEM-084)) EMD-084, medical expenses claim), parts of which must be completed by the local emergency management agency, the claimant, and the attending physician. This form shall be submitted with documentation to the local emergency management agency.

(3) For missions occurring outside an injured person's jurisdiction of residence, the claimant may file the claim with the local agency in the jurisdiction of residence, provided that the local emergency management agency director in the injured person's jurisdiction of residence coordinates the claim with the local emergency management agency director in the jurisdiction where the mission occurred.

(4) In the event of injury to an emergency worker, the responsible agency's on-scene authorized official shall be notified as soon as possible.

(5) The on-scene authorized official shall advise the local emergency management agency director of any injuries, as soon as possible, and shall provide appropriate and timely documentation. The local emergency management agency director shall notify the emergency management division of any injuries as soon as possible. The emergency management division shall assist the local emergency management agency director in processing claims.

(6) Labor and industries workers' compensation forms shall not be used, nor shall medical expense claims be submitted to the department of labor and industries for a claim made pursuant to chapter 38.52 RCW.

(7) Documentation shall include any reports, mission logs, ambulance and hospital bills, receipts, medical reports, or other information helpful in describing the extent of the injury, the circumstances under which the injury occurred, and the costs that were incurred as a result of the injury.

(8) The injury, disability, or death shall not have been caused by the willful misconduct, gross negligence, or bad faith of the claimant.

(9) Compensation for injury, disability, death, and related claims shall be adjusted and paid in accordance with department of labor and industries workers' compensation schedules.

(10) For claims in excess of the amount set by RCW 38.52.220, a compensation board shall convene to review the claim under RCW 38.52.210, 38.52.220, 38.52.230, 38.52.240, and 38.52.250.

(a) The local emergency management agency shall notify the emergency management division of any pending claim in excess of the amount set by statute.

(b) The claimant shall be notified of date, time, and place of the compensation board hearing by the local emergency management agency director by personal service or registered mail.

(c) The compensation board established under chapter 38.52 RCW may request that the claimant appear before the board.

(d) The local emergency management agency director shall transmit the findings and recommendations of the compensation board to the emergency management division for disposition.

(11) In accordance with RCW 51.28.050, no claim for injury shall be valid unless filed within one year after the day upon which the injury occurred or the rights of dependents or beneficiaries accrued except as provided in RCW 51.28.055.

**AMENDATORY SECTION** (Amending Order 93-08, filed 11/4/93, effective 12/5/93)

**WAC 118-04-340 Eligibility requirements and procedures for filing property loss and damage claims.** (1) The person seeking reimbursement shall have been a registered emergency worker, activated by an authorized official for an authorized activity under the provisions of chapter 38.52 RCW, and shall have reported to or been in the process of reporting to the authorized on-scene official.

(2) The emergency management division will provide forms (Form ((~~DEM-086~~)) EMD-086, property loss or damage claim) for reimbursement of property loss or damage claims as authorized by chapter 38.52 RCW. All claims must include receipts and documentation and be submitted to the local emergency management agency.

(3) For missions occurring outside the person's jurisdiction of residence, the claimant may file the claim with the jurisdiction of residence, provided that the local emergency management agency director in the jurisdiction of residence coordinates the claim with the local emergency management agency director in the jurisdiction where the mission occurred.

(4) The original of the claim shall be sent to the department of general administration, division of risk management,

who will register the claim and forward it to the emergency management division. The claimant should send a copy of the claim ((should be sent)) to the emergency management division.

(5) In the event of property loss or damage, the on-scene authorized official shall be notified as soon as possible.

(6) The on-scene authorized official shall advise the local emergency management agency director of any significant property loss or damage and shall provide appropriate and timely documentation. The local emergency management agency director shall notify the emergency management division of any significant property loss or damage. The emergency management division shall assist the local emergency management agency director in processing claims.

(7) Loss or damage shall not have been caused by the willful misconduct, gross negligence, or bad faith of the claimant.

(8) Only property that is deemed necessary and reasonable for the mission activity shall be considered for compensation, if lost or damaged.

(9) Loss or damage to personal property caused by normal wear and tear, mechanical or electrical breakdown, or any inconvenience consequent to such loss or damage that was not the result of the mission activity shall not be eligible for compensation.

(10) Compensation for the loss or theft of property left unsecured or for damage which could have been prevented through reasonable care may be denied.

(11) Animals such as dogs and horses, used in an official capacity on missions are considered personal property. Claims for the injury or loss of animals during either an authorized training event or mission shall be submitted on the property loss or damage claim form (Form ((~~DEM-086~~)) EMD-086). Evaluation of the claim shall consider, at a minimum, replacement cost of the animal, special training required, and other costs for preparing the animal for the mission or duty.

(12) For claims in excess of the amount set by RCW 38.52.220, a compensation board shall meet to review the claim under RCW 38.52.210, 38.52.220, 38.52.230, 38.52.240, and 38.52.250.

(a) The local emergency management agency director shall notify the emergency management division of any pending claim in excess of the amount set by statute.

(b) The claimant shall be notified of the date, time, and place of the compensation board hearing by the local emergency management agency director by personal service or registered mail.

(c) The compensation board established under chapter 38.52 RCW may request that the claimant appear before the board.

(d) The local emergency management agency director shall transmit the findings and recommendations of the compensation board to the emergency management division for disposition.

(13) As provided in RCW 4.16.080, claims for property damage or loss shall be filed within three years after the date of the occurrence.

**AMENDATORY SECTION** (Amending Order 93-08, filed 11/4/93, effective 12/5/93)

**WAC 118-04-360 Eligibility requirements and procedures for filing fuel, toll, and ferry expense reimbursement claims.** (1) The person seeking reimbursement shall have been a registered emergency worker, activated by an authorized official for an authorized activity under the provisions of chapter 38.52 RCW, and shall have reported to or been in the process of reporting to the authorized on-scene official. For individuals representing a volunteer organization, the organization must be a locally recognized emergency worker volunteer organization activated by an authorized official for an authorized activity under the provisions of chapter 38.52 RCW, and a responsible unit official shall have reported to the authorized on-scene official.

(2) The emergency management division will provide forms (Form ((~~DEM-036~~) EMD-036, fuel, toll & ferry reimbursable expenses claim) for reimbursement of fuel, toll, and ferry expenses as authorized by chapter 38.52 RCW. All claims must include receipts and documentation and be submitted through the local emergency management agency to the emergency management division.

(3) For claims arising outside of the person's jurisdiction of residence, the claimant may file the claim with the jurisdiction of residence, provided that the local emergency management agency director in the jurisdiction of residence coordinates the claim with the local emergency management agency director in the jurisdiction where the mission occurred.

(4) Fuel, toll, and ferry reimbursable expense claims shall be considered for both individual emergency workers and for emergency workers representing volunteer organizations when missions:

- (a) Occur outside a participating emergency worker's/volunteer organization's county of residence; or
- (b) In which an emergency worker/volunteer organization has participated for more than twenty-four hours; or
- (c) Occurring within an emergency worker's/volunteer organization's county of residence and lasting less than twenty-four hours, when:
  - (i) The mission required an emergency worker/volunteer organization to drive a vehicle more than fifty miles one-way; or
  - (ii) Authorized officials required an emergency workers/volunteer organization to drive a vehicle more than one hundred miles during the course of the mission.

(5) Fuel, toll, and ferry expenses resulting from training events shall not be eligible for reimbursement.

**AMENDATORY SECTION** (Amending Order 93-08, filed 11/4/93, effective 12/5/93)

**WAC 118-04-380 Eligibility requirements and procedures for filing extraordinary expense claims.** (1) Local authorized officials may submit extraordinary expense claims on behalf of emergency workers if the expenses were necessary to directly support emergency worker activity under an emergency management division mission number

and the expenses represent extraordinary, expendable obligations such as feeding or lodging of emergency workers.

(2) Individual emergency workers submitting claims shall have been a registered emergency worker, activated by an authorized official for an authorized activity under the provisions of chapter 38.52 RCW, and shall have reported to or been in the process of reporting to the authorized on-scene official.

(3) The emergency management division shall provide forms (Form ((~~DEM-089~~) EMD-089, extraordinary expense claim) for use by local authorized officials and emergency workers for reimbursement of extraordinary expenses for missions as authorized by chapter 38.52 RCW. All claims must include receipts and documentation and be submitted through the local emergency management agency to the emergency management division.

(4) All lodging and feeding claims shall be paid in accordance with current state per diem rates.

(5) Extraordinary expenses resulting from training events shall not be eligible for reimbursement.

**AMENDATORY SECTION** (Amending Order 93-08, filed 11/4/93, effective 12/5/93)

**WAC 118-04-400 After action reporting.** (1) The emergency management division shall provide forms for use by local emergency management agency directors in providing after action information. After action reports shall be filed for:

(a) Search and rescue missions (Form ((~~DEM-077~~) EMD-077, search and rescue mission data sheet). The required information includes data on the subject, location of incident, response, weather conditions, results, subject behavior, and resources used.

(b) Training events. The required information includes data on the training activities conducted, resources used, problems noted, corrective actions assigned, and other information of a training nature. Form ((~~DEM-105L~~) EMD-105L, incident report data sheet may be used.

(c) Other missions, including evidence search missions (Form ((~~DEM-105L~~) EMD-105L, incident report data sheet). The required information includes location and other data on the incident, response, weather conditions, results, and resources used.

(2) All mission, evidence search mission, and training event after action reports shall include information from the participating emergency workers, including individual daily activity reports ((~~DEM-078~~) EMD-078, or equivalent), other reports, rosters, mission event and communications logs, lost person information forms, training event logs, plans of instruction, instructor lists, and any other information that may be helpful in a descriptive reconstruction of the mission or training event.

(3) The local emergency management agency director shall forward all mission, evidence search mission, and training event after action reports to the emergency management division within twenty working days from the termination or suspension of the activity.

**WSR 01-02-057**  
**PERMANENT RULES**  
**DEPARTMENT OF**  
**FISH AND WILDLIFE**

[Order 00-262—Filed December 29, 2000, 10:46 a.m.]

Date of Adoption: December 9, 2000.

Purpose: Amend commercial fishing rules.

Citation of Existing Rules Affected by this Order:  
 Amending WAC 220-52-063 and 220-52-075.

Statutory Authority for Adoption: RCW 77.12.047.

Adopted under notice filed as WSR 00-22-104 on  
 November 1, 2000.

Number of Sections Adopted in Order to Comply with  
 Federal Statute: New 0, Amended 0, Repealed 0; Federal  
 Rules or Standards: New 0, Amended 0, Repealed 0; or  
 Recently Enacted State Statutes: New 0, Amended 0,  
 Repealed 0.

Number of Sections Adopted at Request of a Nongov-  
 ernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Ini-  
 tiative: New 0, Amended 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 Mak-  
 ing: New 0, Amended 0, Repealed 0; or Other Alternative  
 Rule Making: New 0, Amended 0, Repealed 0.

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

December 21, 2000

Debbie Nelson

for Kelly White, Chairman  
 Fish and Wildlife Commission

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

**WAC 220-52-063 Octopus fishery.** ~~((1) It shall be  
 lawful at any time to take or fish for octopus for commercial  
 purposes with shellfish pot gear in any of the waters of the  
 state of Washington except in those waters of the Tacoma  
 Narrows between a line from the north end of Days Island to  
 the southern tip of Point Fosdick and a line from the naviga-  
 tional buoy at Point Defiance to the navigational buoy at the  
 entrance to Gig Harbor.~~

~~((2))~~ It shall be ~~((lawful))~~ unlawful to possess octopus  
 for commercial purposes except octopus taken incidentally to  
 any ~~((other))~~ lawful bottom fish or shellfish fishery, except  
 that it shall be unlawful for divers to take octopus for com-  
 mercial purposes except as authorized by permit issued by  
 the director for display or scientific purposes.

~~((3) It shall be unlawful to possess any octopus mutu-  
 lated in the process of its fishing or taking.~~

~~((4) It is unlawful to fish for octopus using more than 200  
 shellfish pots without first having obtained a permit autho-  
 rized by the director.~~

~~((5) Licensing: A shellfish pot fishery license is the  
 license required to operate the gear provided for in this sec-  
 tion.))~~

AMENDATORY SECTION (Amending Order 00-17, filed  
 2/14/00, effective 3/16/00)

**WAC 220-52-075 Shellfish harvest logs.** It is unlawful  
 for any vessel operator engaged in commercial crawfish, sea  
 cucumber, sea urchin, scallop, shrimp other than ocean pink  
 shrimp, squid, ~~((octopus,))~~ or sand shrimp fishing or operator  
 of mechanical clam digging device to fail to obtain and accu-  
 rately maintain the appropriate harvest log available from the  
 Washington department of fish and wildlife. The harvest log  
 must be kept aboard the vessel while the vessel is engaged in  
 harvest or has crawfish, sea cucumbers, sea urchins, shrimp  
 other than ocean pink shrimp, squid, ~~((octopus,))~~ scallops,  
 clams, or sand shrimp aboard. The vessel operator must sub-  
 mit the harvest logs for inspection upon request by authorized  
 department of fish and wildlife representatives. The depart-  
 ment's copies of the completed harvest log must be submitted  
 to the department for each calendar month in which fishing  
 activity occurs. State copies must be received within ten days  
 following any calendar month in which fishing activity  
 occurred, except that commercial sea cucumber harvest logs  
 must be received for each month of the season provided for in  
 WAC 220-52-072 regardless of whether harvest activity  
 occurred during the month, and all shellfish harvesters must  
 submit a log that must be received by the tenth day following  
 the termination of commercial fishing activity showing that  
 shellfish harvest has terminated for the year.

(1) Vessel operators engaged in commercial harvest of  
 shrimp other than Puget Sound shrimp or sand shrimp or  
 crawfish with shellfish pot or ring net gear must record the  
 vessel Washington department of fish and wildlife boat regis-  
 tration number, number of pots or ring nets pulled, date  
 pulled, soak time, and gear location before leaving the catch  
 area where taken, and weights must be recorded upon landing  
 or sale.

(2) Vessel operators engaged in commercial harvest of  
 shrimp other than ocean pink shrimp with beam trawl or  
 shrimp trawl gear must record the vessel identity, date, loca-  
 tion fished, trawl width, Marine Fish-Shellfish Management  
 and Catch Reporting Area, depth fished, latitude and longi-  
 tude to the nearest tenth of a minute or to the nearest second  
 at the beginning and end of each tow, tow speed, duration of  
 tow and estimated weight of shrimp of each species caught  
 for each tow before leaving the site where the catch was taken  
 or before commencing a new tow, whichever occurs first.

It shall be unlawful to fail to permanently record this  
 information into the department-supplied harvest log before  
 leaving each catch site. Harvest logs must be maintained and  
 submitted in ascending consecutive order of harvest log serial  
 numbers. Harvest logs must be submitted for each month in  
 which fishing activity occurs and must be received by the  
 department within ten days following any month in which  
 fishing occurs. The fish receiving ticket serial number must  
 be recorded onto the harvest log at the time of sale, or before  
 leaving the last catch site of the day if the vessel operator  
 holds a wholesale dealer license and is the original receiver of  
 the catch.

(3) Vessel operators engaged in commercial harvest of  
 sea urchins or sea cucumbers must record the vessel identity,  
 date, location fished, depth fished, latitude and longitude to

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the nearest tenth of a minute or to the nearest second, and the approximate number of sea urchins or sea cucumbers taken before leaving the site where taken and the exact weight must be recorded upon landing or sale.

(4) Vessel operators engaged in commercial harvest of clams with mechanical digging devices must record the vessel identity, location, and date of harvest before the end of each day's fishing and the weights by clam species must be recorded upon landing or sale.

(5) Vessel operators engaged in commercial harvest of scallops must record the vessel identity, date, location, and duration of harvest and estimated weight of scallops caught for each tow or dive hour before leaving the catch area where taken.

(6) Vessel operators engaged in commercial harvest of squid, except when taken incidental to any other lawful fishery, must record before leaving the Marine Fish-Shellfish Management and Catch Reporting Area where taken, the vessel department of fish and wildlife boat registration number, gear type, catch area, starting and ending time of fishing, and numbers of other species caught and returned. Weights of squid must be recorded on landing or sale.

~~(7) (Vessel operators engaged in commercial harvest of octopus, except when taken incidental to any other lawful fishery, must record before leaving the Marine Fish-Shellfish Management and Catch Reporting Area where taken, the vessel department of fish and wildlife boat registration number, gear type and amount, catch area and hours fished. Weights of octopus must be recorded on landing or sale.~~

(8)) Vessel operators engaged in commercial harvest of sand shrimp, except when taken incidental to any other lawful fishery, must record the location or identification number of the harvest tract, date of harvest, number of trenches pumped, average length and width of trenches (yards), total number of sand shrimp retained (dozens), total number of sand shrimp sold (dozens), and the name of the sand shrimp buyer.

~~((9))~~ (8) Vessel operators engaged in commercial harvest of shrimp (other than sand shrimp) using shellfish pot gear in Puget Sound must record the vessel's Washington department of fish and wildlife boat registration number, number of pots pulled, soak time, gear location (including latitude and longitude to the nearest tenth of a minute), and weight(s) of catch before leaving the site where catch is taken. A separate weight for each species caught and retained must be recorded. When single pots are fished an entry is required for each pot site. When two or more pots are fished on a common ground line the catch site must be recorded at the location of the last pot on the ground line that is pulled. It shall be unlawful to fail to permanently record this information into the department-supplied harvest log before leaving each catch site. Harvest logs must be maintained and submitted in ascending consecutive order of harvest log serial numbers. Harvest logs must be submitted for each month in which fishing activity occurs and must be received by the department within ten days following any month in which fishing occurs. The fish receiving ticket serial number must be recorded onto the harvest log at the time of sale, or before leaving the last catch site of the day if the vessel operator holds a wholesale dealer license and is the original receiver of

the catch. Vessel operators engaged in commercial harvest of shrimp from Puget Sound with shellfish pot gear must report their daily catch by telephone before leaving the last catch site fished each day. For harvest in Crustacean Management Regions 1A, 1B, 1C, or 2, reports must be made to the voice recorder at the La Conner district office. For harvest in Crustacean Management Regions 3, 4, or 6, reports must be made to the voice recorder at the Point Whitney shellfish laboratory. All reports must specify the fisher's name, estimated total number of pounds of each shrimp species in possession, number of pots fished, number of pot pulls (pots multiplied by pulls), the Marine Fish-Shellfish Management and Catch Reporting Area where shrimp were harvested, and the port or name of vessel where the catch will be landed or sold. The fish receiving ticket reporting requirements of WAC 220-69-240 remain in effect.

**WSR 01-02-058  
PERMANENT RULES  
DEPARTMENT OF  
FISH AND WILDLIFE**

[Order 00-263—Filed December 29, 2000, 10:51 a.m.]

Date of Adoption: December 9, 2000.

Purpose: Amend commercial fishing rules.

Citation of Existing Rules Affected by this Order:  
Amending WAC 220-49-020.

Statutory Authority for Adoption: RCW 77.12.047.

Adopted under notice filed as WSR 00-22-078 on October 31, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 1, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

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

December 21, 2000

Debbie Nelson  
for Kelly White, Chairman  
Fish and Wildlife Commission

AMENDATORY SECTION (Amending Order 99-127, filed 8/13/99, effective 9/13/99)

**WAC 220-49-020 Herring and anchovy—Seasons—Lawful gear—Purposes.** It shall be unlawful to take, fish for or possess for commercial purposes herring or anchovy in

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Puget Sound except during lawful seasons, with lawful gear and for such purposes as provided for hereinafter in each respective fishing area:

(1) Area 20A.

(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) Closed June 1 through August 31 to all commercial fishing.

(2) It is unlawful to use purse seine gear in any Puget Sound area except 23A, 23B, 23C, 23D, and 29. Areas 23A, 23B, 23C, 23D and 29 are open to purse seine gear ~~((the entire year))~~ only during seasons set by emergency rule.

(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:

Areas 20B, 21A, 21B, 22A, 22B, 25A, and 25E.

(5) The following areas are closed from January 16 through April 15, except to dip bag net gear:

(a) Area 24A except for a year round closure in Swinomish Channel in those 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, 24B, and 24D.

(b) Waters of Area 25C south of a line from Tala Point to Foulweather Bluff.

(c) Area 25D.

(d) Waters of Area 26B west of a line from Point Monroe to Point Jefferson.

(e) Area 26C.

(f) Waters of Area 26D north of a line from Neill Point to Piner Point.

(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.

(h) Waters of Area 27B north of a line from Triton Head to Tekiu Point.

(i) Waters of Area 27C east of a line from Ayers Point to Union.

(j) Waters of Area 28A west of a line projected true north-south through Treble Point on Anderson Island, including Henderson Inlet.

(k) Waters of Area 28B west of a line projected true north from Penrose Point, including Mayo Cove and Von Geldern Cove.

(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.

**WSR 01-02-059**  
**PERMANENT RULES**  
**DEPARTMENT OF**  
**FISH AND WILDLIFE**

[Order 00-264—Filed December 29, 2000, 10:59 a.m.]

Date of Adoption: December 9, 2000.

Purpose: Amend aquaculture rules.

Citation of Existing Rules Affected by this Order:  
Amending WAC 220-52-020.

Statutory Authority for Adoption: RCW 77.12.047.

Adopted under notice filed as WSR 00-22-077 on October 31, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 1, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

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

December 21, 2000

Debbie Nelson

for Kelly White, Chairman  
Fish and Wildlife Commission

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

~~WAC 220-52-020 Clams—((Puget Sound—Seasons and areas))~~ Commercial harvest. ~~((1))~~ It shall be unlawful to take, dig for or possess clams, cockles, borers, and mussels, not including geoduck clams, taken for commercial purposes from the tidelands of registered aquaculture farms in Puget Sound except during the following seasons:

~~(a) Those tidelands lying west of the tip of Dungeness Spit from November 1 through March 31.~~

~~(b) Elsewhere on Puget Sound the entire year.~~

~~(c) Licensing: No fishery license is required to retain clams taken from registered aquaculture farms but registration is required prior to commercial harvest.~~

~~((2))~~ It shall be unlawful to take, dig for or possess clams except razor clams, cockles, borers ((and)) or mussels ((except razor clams)) taken for commercial purposes from the tidelands of the state of Washington except from registered aquaculture farms ((or by permit issued by the director)).

**WSR 01-02-060**  
**PERMANENT RULES**  
**DEPARTMENT OF**  
**FISH AND WILDLIFE**

[Order 00-266—Filed December 29, 2000, 11:07 a.m.]

Date of Adoption: December 9, 2000.

Purpose: Amend commercial fishing rules.

Citation of Existing Rules Affected by this Order:  
 Amending WAC 220-44-030 and 220-48-015.

Statutory Authority for Adoption: RCW 77.12.047.

Adopted under notice filed as WSR 00-17-091 on August 15, 2000.

Changes Other than Editing from Proposed to Adopted Version: Area 60-A subunits identified; Inner Straight of Juan de Fuca Pacific cod closure closes on quota achievement, not during a fixed period.

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 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 21, 2000

Debbie Nelson

for Kelly White, Chairman

Fish and Wildlife Commission

**AMENDATORY SECTION** (Amending WSR 98-05-043, filed 2/11/98, effective 3/14/98)

**WAC 220-44-030 Coastal bottomfish gear.** It is unlawful to take, fish for, possess, transport through the waters of the state or land in any Washington state ports, bottomfish taken for commercial purposes in Marine Fish-Shellfish Management and Catch Reporting Areas 59A, 59B, 60A-1 and 60A-2 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-1 and 60A-2 and that portion of Area 58 within the Exclusive Economic Zone.

(h) Area restriction: It is unlawful to use (~~bottom roller, bobbin or disc~~) otter trawl or (~~to use a foot rope greater than 5 inches in diameter~~) beam trawl gear in state territorial waters (0-3 miles) within (~~the catch areas provided for in this section~~) Areas 58A, 58B, 59A, 59B, 60A-1 or 60A-2.

(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-1 and 60A-2 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 WSR 98-05-043, filed 2/11/98, effective 3/14/98)

**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, and 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 (~~July 1 through December 31~~) such time as the Pacific cod quota has been obtained.

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

(g) Area(s) 23C (~~and 29 are~~) is 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 Kiapot 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, and 29 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.

#### WSR 01-02-061

#### PERMANENT RULES

#### DEPARTMENT OF

#### FISH AND WILDLIFE

[Order 00-267—Filed December 29, 2000, 11:11 a.m.]

Date of Adoption: December 9, 2000.

Purpose: Amend commercial fishing rules.

Citation of Existing Rules Affected by this Order:  
Amending WAC 220-52-075.

Statutory Authority for Adoption: RCW 77.12.047.

Adopted under notice filed as WSR 00-22-105 on November 1, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 1, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

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

December 21, 2000

Debbie Nelson

for Kelly White, Chairman

Fish and Wildlife Commission

AMENDATORY SECTION (Amending Order 00-17, filed 2/14/00, effective 3/16/00)

**WAC 220-52-075 Shellfish harvest logs.** It is unlawful for any vessel operator engaged in commercial crawfish, sea cucumber, sea urchin, scallop, shrimp other than ocean pink shrimp, squid, (~~o~~octopus,) or sand shrimp fishing or operator of mechanical clam digging device to fail to obtain and accurately maintain the appropriate harvest log available from the Washington department of fish and wildlife. The harvest log must be kept aboard the vessel while the vessel is engaged in harvest or has crawfish, sea cucumbers, sea urchins, shrimp other than ocean pink shrimp, squid, (~~o~~octopus,) scallops, clams, or sand shrimp aboard. The vessel operator must submit the harvest logs for inspection upon request by authorized department of fish and wildlife representatives. The department's copies of the completed harvest log must be submitted to the department for each calendar month in which fishing activity occurs. State copies must be received within ten days following any calendar month in which fishing activity occurred, except that commercial sea cucumber harvest logs must be received for each month of the season provided for in WAC 220-52-072 regardless of whether harvest activity occurred during the month, and all shellfish harvesters must submit a log that must be received by the tenth day following the termination of commercial fishing activity showing that shellfish harvest has terminated for the year.

(1) Vessel operators engaged in commercial harvest of shrimp other than Puget Sound shrimp or sand shrimp or crawfish with shellfish pot or ring net gear must record the vessel Washington department of fish and wildlife boat registration number, number of pots or ring nets pulled, date pulled, soak time, and gear location before leaving the catch area where taken, and weights must be recorded upon landing or sale.

(2) Vessel operators engaged in commercial harvest of shrimp other than ocean pink shrimp with beam trawl or shrimp trawl gear must record the vessel identity, date, location fished, trawl width, Marine Fish-Shellfish Management and Catch Reporting Area, depth fished, latitude and longitude to the nearest tenth of a minute or to the nearest second at the beginning and end of each tow, tow speed, duration of tow and estimated weight of shrimp of each species caught

for each tow before leaving the site where the catch was taken or before commencing a new tow, whichever occurs first.

It shall be unlawful to fail to permanently record the information into the department-supplied harvest log before leaving each catch site. Harvest logs must be maintained and submitted in ascending consecutive order of harvest log serial numbers. Harvest logs must be submitted for each month in which fishing activity occurs and must be received by the department within ten days following any month in which fishing occurs. The fish receiving ticket serial number must be recorded onto the harvest log at the time of sale, or before leaving the last catch site of the day if the vessel operator holds a wholesale dealer license and is the original receiver of the catch.

(3) Vessel operators engaged in commercial harvest of sea urchins or sea cucumbers must record the vessel identity, date, location fished, depth fished, latitude and longitude to the nearest tenth of a minute or to the nearest second, and the approximate number of sea urchins or sea cucumbers taken before leaving the site where taken and the exact weight must be recorded upon landing or sale.

(4) Vessel operators engaged in commercial harvest of clams with mechanical digging devices must record the vessel identity, location, and date of harvest before the end of each day's fishing and the weights by clam species must be recorded upon landing or sale.

(5) Vessel operators engaged in commercial harvest of scallops must record the vessel identity, date, location, and duration of harvest and estimated weight of scallops caught for each tow or dive hour before leaving the catch area where taken.

(6) Vessel operators engaged in commercial harvest of squid, except when taken incidental to any other lawful fishery, must record before leaving the Marine Fish-Shellfish Management and Catch Reporting Area where taken, the vessel department of fish and wildlife boat registration number, gear type, catch area, starting and ending time of fishing, and numbers of other species caught and returned. Weights of squid must be recorded on landing or sale.

~~(7) ((Vessel operators engaged in commercial harvest of octopus, except when taken incidental to any other lawful fishery, must record before leaving the Marine Fish-Shellfish Management and Catch Reporting Area where taken, the vessel department of fish and wildlife boat registration number, gear type and amount, catch area and hours fished. Weights of octopus must be recorded on landing or sale.~~

~~(8))~~ Vessel operators engaged in commercial harvest of sand shrimp, except when taken incidental to any other lawful fishery, must record the location or identification number of the harvest tract, date of harvest, number of trenches pumped, average length and width of trenches (yards), total number of sand shrimp retained (dozens), total number of sand shrimp sold (dozens), and the name of the sand shrimp buyer.

~~((9))~~ (8) Vessel operators engaged in commercial harvest of shrimp (other than sand shrimp) using shellfish pot gear in Puget Sound must record the vessel's Washington department of fish and wildlife boat registration number, number of pots pulled, soak time, gear location (including latitude and longitude to the nearest tenth of a minute), and

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weight(s) of catch before leaving the site where catch is taken. A separate weight for each species caught and retained must be recorded. When single pots are fished an entry is required for each pot site. When two or more pots are fished on a common ground line the catch site must be recorded at the location of the last pot on the ground line that is pulled. It shall be unlawful to fail to permanently record this information into the department-supplied harvest log before leaving each catch site. Harvest logs must be maintained and submitted in ascending consecutive order of harvest log serial numbers. Harvest logs must be submitted for each month in which fishing activity occurs and must be received by the department within ten days following any month in which fishing occurs. The fish receiving ticket serial number must be recorded onto the harvest log at the time of sale, or before leaving the last catch site of the day if the vessel operator holds a wholesale dealer license and is the original receiver of the catch. Vessel operators engaged in commercial harvest of shrimp from Puget Sound with shellfish pot gear must report their daily catch by telephone before leaving the last catch site fished each day. For harvest in Crustacean Management Regions 1A, 1B, 1C, or 2, reports must be made to the voice recorder at the La Conner district office. For harvest in Crustacean Management Regions 3, 4, or 6, reports must be made to the voice recorder at the Point Whitney shellfish laboratory. All reports must specify the fisher's name, estimated total number of pounds of each shrimp species in possession, number of pots fished, number of pot pulls (pots multiplied by pulls), the Marine Fish-Shellfish Management and Catch Reporting Area where shrimp were harvested, and the port or name of vessel where the catch will be landed or sold. The fish receiving ticket reporting requirements of WAC 220-69-240 remain in effect.

**WSR 01-02-065**  
**PERMANENT RULES**  
**DEPARTMENT OF HEALTH**  
[Filed December 29, 2000, 12:54 p.m.]

Date of Adoption: December 1, 2000.

Purpose: The language in this rule is outdated. Amendments are to incorporate the July 1, 1995, change, affiliate providers are no longer required to complete fifty hours of training.

Citation of Existing Rules Affected by this Order: Amending WAC 246-930-070.

Statutory Authority for Adoption: RCW 18.155.040.

Adopted under notice filed as WSR 00-19-082 on September 20, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 1, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 1, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 1, Repealed 0.

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

December 28, 2000

Nancy Ellison

Deputy Secretary

for Mary Selecky

Secretary

AMENDATORY SECTION (Amending WSR 94-13-179, filed 6/21/94, effective 7/22/94)

**WAC 246-930-070 Training required for certified (~~or affiliate~~) providers.** (~~Effective July 1, 1995, applicants for affiliate status will not be required to have fifty hours of training.~~)

(1) All applicants for certification as providers (~~or affiliate providers~~) shall submit documentation of attendance at fifty hours of formal conferences, symposia, or seminars directly related to the treatment and evaluation of sex offenders. No more than ten hours of training may be related to victims of abuse.

(2) All such training shall have been received within the three years preceding application for certification.

**WSR 01-02-066**  
**PERMANENT RULES**  
**DEPARTMENT OF HEALTH**  
[Filed December 29, 2000, 1:00 p.m.]

Date of Adoption: December 6, 2000.

Purpose: Update language to include the name of the new national examination, eliminate redundancy, and make more clear.

Citation of Existing Rules Affected by this Order: Amending WAC 246-933-250, 246-933-260, and 246-933-270.

Statutory Authority for Adoption: RCW 18.92.030.

Adopted under notice filed as WSR 00-20-098 on October 4, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 0, Repealed 0.

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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 3, Repealed 0.

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

December 21, 2000

Gail Zimmerman

Executive Director

AMENDATORY SECTION (Amending Order 299B, filed 8/19/92, effective 9/19/92)

**WAC 246-933-250 Examination requirement and procedures.** ~~((+))~~ In order to be licensed, any applicant for licensure must have successfully (complete) completed the North American Veterinary Licensing Examination (NAVLE), or the National Board Examination for Veterinary Medical Licensing (NBE), and the Clinical Competency Test (CCT) (and). All applicants must also pass the Washington state examination. The Washington state examination shall consist of questions pertaining to laws regulating the practice of veterinary medicine in the state. ~~((These))~~ The applicant may take the examinations (may not be taken prior) up to six months (preceding) prior to graduation (of the applicant) from a course of instruction as described in WAC 246-933-220.

~~((2)) Failure to follow written or oral instructions relative to the conduct of the examination, including termination times of the examination shall be considered grounds for disqualification from the examination.~~

~~(3) Applicants shall be required to refrain from talking to other examinees during the examination unless specifically directed or permitted to do so by a proctor. Any applicant observed talking or attempting to give or receive information, or using unauthorized materials during any portion of the examination will be expelled from the examination and not allowed to complete it.)~~

AMENDATORY SECTION (Amending Order 221B, filed 12/4/91, effective 1/4/92)

**WAC 246-933-260 Frequency and location of examinations.** (1) ~~((The examination for veterinarians shall be scheduled at such times and places as the secretary may authorize.))~~ The secretary or his or her designee establishes the time and location for the veterinary examination.

(2) ~~((Should))~~ If an applicant fails to appear for the North American Veterinary Licensing Examination at the designated time and place, the applicant shall forfeit the examination fee unless the applicant has notified the (division of professional licensing services) Veterinary Board of Governors in writing of his or her inability to appear for the scheduled exam at least five business days (before) prior to the (designated) scheduled time.

AMENDATORY SECTION (Amending Order 299B, filed 8/19/92, effective 9/19/92)

**WAC 246-933-270 Examination results.** (1) In order to pass the examination for licensure as a veterinarian, the applicant shall attain a grade that meets or exceeds the criterion-referenced passing ~~((point-sealed))~~ score established by the National Board Examination Committee of the American Veterinary Medical Association for the ~~((National Board Examination and the Clinical Competency Test))~~ North American Veterinary Licensing Examination (NAVLE). Additionally, the applicant must attain a minimum grade of ninety percent ~~((#))~~ on the Washington state examination.

(2) An applicant(s) who fails the (National Board Examination, the Clinical Competency Test) North American Veterinary Licensing Examination (NAVLE), or the Washington state examination may retake the examination that (they) he or she failed ((NBE, CCT or state)) by (again) completing an application and by submitting the reexamination fee to the (division of professional licensing services. Only the most recently obtained NBE, CCT, and state examination scores will be considered in an application.

~~(3) An applicant who was administered the NBE or CCT prior to December 1, 1992, must have attained a minimum score of 1.5 standard deviations below the national mean of the criterion population on the respective examinations. Applicants who were administered the Washington state examination prior to December 1, 1992, must have attained a minimum score of seventy percent) Veterinary Board of Governors.~~

WSR 01-02-067

PERMANENT RULES

DEPARTMENT OF HEALTH

(Filed December 29, 2000, 1:04 p.m.)

Date of Adoption: December 26, 2000.

Purpose: To bring radiation regulations into conformance with the United States Nuclear Regulatory Commission rules on enforcement action for deliberate misconduct and to make other corrections and housekeeping changes.

Citation of Existing Rules Affected by this Order: Amending WAC 246-220-060 and 246-235-105.

Statutory Authority for Adoption: RCW 70.98.050.

Adopted under notice filed as WSR 00-21-118 on October 18, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 1, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 0, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 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: Thirty-one days after filing.

December 26, 2000

Nancy Ellison

Deputy Secretary

for Mary Selecky

Secretary

**AMENDATORY SECTION** (Amending Order 121, filed 12/27/90, effective 1/31/91)

**WAC 246-220-060 Violations.** (1) An injunction or other court order may be obtained prohibiting any violation of any provision of the act or any regulation or order issued thereunder.

(2) Any person who violates any provision of the act or any regulation or order issued thereunder may be guilty of a gross misdemeanor and upon conviction, may be punished by fine or imprisonment or both, as provided by law.

(3) A person who knowingly provides to any licensee, applicant, contractor, or subcontractor, components, equipment, materials, or other goods or services, that relate to a licensee's or applicant's activities subject to these regulations, may be individually subject to department enforcement action for deliberate misconduct.

(a) For the purposes of this subsection, "person" means:

(i) A radioactive materials licensee;

(ii) An applicant for a radioactive materials license;

(iii) An employee of a radioactive materials licensee or applicant; or

(iv) Any contractor (including a supplier or consultant), subcontractor, or employee of a contractor or subcontractor of any radioactive materials licensee or applicant for a radioactive materials license.

(b) Persons who knowingly provide to any licensee, applicant, contractor, or subcontractor, components, equipment, materials, or other goods or services, that relate to a licensee's or applicant's activities subject to these regulations may not:

(i) Engage in deliberate misconduct that causes or would have caused, if not detected, a licensee, or applicant to be in violation of any rule, regulation, or order; or any term, condition, or limitation of any license issued by the department; or

(ii) Deliberately submit to the department, a licensee, an applicant, or a licensee's or applicant's contractor or subcontractor, information that the person submitting the information knows to be incomplete or inaccurate in some respect material to the department.

(c) For the purposes of this section, deliberate misconduct by a person means an intentional act or omission that the person knows would cause a licensee or applicant to be in violation of any rule, regulation, or order; or any term, condition, or limitation, of any license issued by the department.

**AMENDATORY SECTION** (Amending WSR 98-13-037, filed 6/8/98, effective 7/9/98)

**WAC 246-235-105 Manufacture, assembly or distribution of radioactive material exempt from regulation.**

(1) *Licensing the introduction of radioactive material into products in exempt concentrations.* In addition to the requirements set forth in WAC 246-235-020, a specific license authorizing the introduction of radioactive material into a product or material owned by or in the possession of the licensee or another to be transferred to persons exempt under WAC 246-232-010 ~~((2)(a))~~ (1) will be issued if:

(a) The applicant submits a description of the product or material into which the radioactive material will be introduced, intended use of the radioactive material and the product or material into which it is introduced, method of introduction, initial concentration of the radioactive material in the product or material, control methods to assure that no more than the specified concentration is introduced into the product or material, estimated time interval between introduction and transfer of the product or material, and estimated concentration of the radioactive material in the product or material at the time of transfer; and

(b) The applicant provides reasonable assurance that the concentrations of radioactive material at the time of transfer will not exceed the concentrations in WAC 246-232-130, Schedule C, that reconstruction of the radioactive material in concentrations exceeding those in WAC 246-232-130, Schedule C, is not likely, that use of lower concentrations is not feasible, and that the product or material is not likely to be incorporated in any food, beverage, cosmetic, drug or other commodity or product designed for ingestion or inhalation by, or application to a human being.

(c) Each person licensed under subsection (1) of this section shall file an annual report with the department which shall identify the type and quantity of each product or material into which radioactive material has been introduced during the reporting period; name and address of the person who owned or possessed the product and material, into which radioactive material has been introduced, at the time of introduction; the type and quantity of radionuclide introduced into each such product or material; and the initial concentrations of the radionuclide in the product or material at time of transfer of the radioactive material by the licensee. If no transfers of radioactive material have been made pursuant to subsection (1) of this section during the reporting period, the report shall so indicate. The report shall cover the year ending June 30, and shall be filed within thirty days thereafter.

(2) Licensing the distribution of certain radioactive material in exempt quantities.\*

\*Note: Authority to transfer possession or control by the manufacturer, processor or producer of any equipment, device, commodity or other product containing source material or byproduct material whose subsequent possession, use, transfer and disposal by all other persons who are exempted from regulatory requirements may be obtained only from the United States Nuclear Regulatory Commission, Washington, D.C. 20555.

(a) An application for a specific license to distribute naturally occurring and accelerator-produced radioactive mate-

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rial (NARM) to persons exempted from these regulations pursuant to WAC 246-232-010 (2)(b) will be approved if:

(i) The radioactive material is not contained in any food, beverage, cosmetic, drug or other commodity designed for ingestion or inhalation by, or application to, a human being;

(ii) The radioactive material is in the form of processed chemical elements, compounds, or mixtures, tissue samples, bioassay samples, counting standards, plated or encapsulated sources, or similar substances, identified as radioactive and to be used for its radioactive properties, but is not incorporated into any manufactured or assembled commodity, product, or device intended for commercial distribution; and

(iii) The applicant submits copies of prototype labels and brochures and the department approves such labels and brochures.

(b) The license issued under paragraph (2)(a) of this section is subject to the following conditions:

(i) No more than ten exempt quantities shall be sold or transferred in any single transaction. However, an exempt quantity may be composed of fractional parts of one or more of the exempt quantity provided the sum of the fractions shall not exceed unity.

(ii) Each exempt quantity shall be separately and individually packaged. No more than ten such packaged exempt quantities shall be contained in any outer package for transfer to persons exempt pursuant to WAC 246-232-010 (2)(b). The outer package shall be such that the dose rate at the external surface of the package does not exceed 0.5 millirem per hour.

(iii) The immediate container of each quantity or separately packaged fractional quantity of radioactive material shall bear a durable, legible label which:

(A) Identifies the radionuclide and the quantity of radioactivity; and

(B) Bears the words "radioactive material."

(iv) In addition to the labeling information required by item (2)(b)(iii) of this section, the label affixed to the immediate container, or an accompanying brochure, shall:

(A) State that the contents are exempt from licensing state requirements;

(B) Bear the words "Radioactive material—Not for human use—Introduction into foods, beverages, cosmetics, drugs, or medicinals, or into products manufactured for commercial distribution is prohibited—Exempt quantities should not be combined"; and

(C) Set forth appropriate additional radiation safety precautions and instructions relating to the handling, use, storage and disposal of the radioactive material.

(c) Each person licensed under paragraph (2)(a) of this section shall maintain records identifying, by name and address, each person to whom radioactive material is transferred for use under WAC 246-232-010 (2)(b) or the equivalent regulations of a licensing state, and stating the kinds and quantities of radioactive material transferred. An annual summary report stating the total quantity of each radionuclide transferred under the specific license shall be filed with the department. Each report shall cover the year ending June 30, and shall be filed within thirty days thereafter. If no transfers of radioactive material have been made pursuant to subsection (2) of this section during the reporting period, the report shall so indicate.

(3) *Licensing the incorporation of naturally occurring and accelerator-produced radioactive material into gas and aerosol detectors.* An application for a specific license authorizing the incorporation of NARM into gas and aerosol detectors to be distributed to persons exempt under WAC ((246-232-010 (2)(e)(iii))) 246-232-012 will be approved if the application satisfies requirements equivalent to those contained in Section 32.26 of 10 CFR Part 32.

## WSR 01-02-068

### PERMANENT RULES

### DEPARTMENT OF HEALTH

[Filed December 29, 2000, 1:05 p.m.]

Date of Adoption: December 26, 2000.

Purpose: To bring radiation regulations into conformance with the United States Nuclear Regulatory Commission rules on exemption of C-14 urea capsules and to make other corrections and housekeeping changes.

Citation of Existing Rules Affected by this Order: Amending WAC 246-232-006 through 246-232-014, 246-232-040, 246-232-120, and 246-232-130.

Statutory Authority for Adoption: RCW 70.98.050.

Adopted under notice filed as WSR 00-19-080 on September 20, 2000.

Changes Other than Editing from Proposed to Adopted Version: WAC 246-232-008 (2)(a), this change was made at the request of the Nuclear Regulatory Commission (NRC) to adjust the measurement of "1 centimeter" to "10 centimeters." This change corrects an error made in previous rule revisions, brings the rule into conformance with NRC rules, and effectively relaxes the criteria.

WAC 246-232-009 (7)(a) and (b), this change was made at the request of the NRC to specify the number and quantity of exempt sources of radioactive material allowed for use in ionizing radiation measuring instruments. This change corrects and omission made in previous rule revisions, brings the rule into conformance with NRC rules, and is not expected to impact regulated parties in Washington.

WAC 246-232-011 and 246-232-013, these changes were made at the request of the NRC to clarify who must be licensed by the NRC under Sections 32.22, 32.16 and 32.17 of 10 C.F.R. Part 32. These changes correct errors made in previous rule revisions, and bring the rule into conformance with NRC rules.

Additional changes from the proposed to adopted versions of the rule were editorial and made solely for clarity.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 4, 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 7, Amended 4, 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 8, Amended 4, Repealed 0.

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

December 26, 2000

Nancy Ellison

Deputy Secretary

for Mary Selecky

Secretary

## NEW SECTION

**WAC 246-232-006 Exemption of certain source material.** (1) A person is exempt from this chapter and chapters 246-233 and 246-235 WAC to the extent that the person receives, possesses, uses, owns, or transfers source material in any chemical mixture, compound, solution or alloy in which the source material is by weight less than 1/20 of one percent (0.05 percent) of the mixture, compound, solution, or alloy.

(2) A person is exempt from this chapter and chapters 246-233 and 246-235 WAC to the extent that the person receives, possesses, uses or transfers unrefined and unprocessed ore containing source material, provided such person shall not refine or process such ore unless authorized to do so on a specific license.

(3) A person is exempt from this chapter and chapters 246-233 and 246-235 WAC to the extent that the person receives, possesses, uses or transfers:

(a) Any quantities of thorium contained in:

(i) Incandescent gas mantles;

(ii) Vacuum tubes;

(iii) Welding rods;

(iv) Electric lamps for illuminating purposes if each lamp contains fifty milligrams or less of thorium;

(v) Germicidal lamps, sunlamps and lamps for outdoor or industrial lighting if each lamp contains two grams or less of thorium;

(vi) Rare earth metals and compounds, mixtures, and products containing 0.25 percent or less by weight thorium, uranium, or any combination of these; or

(vii) Personnel neutron dosimeters if each dosimeter contains 50 milligrams or less of thorium;

(b) Source material contained in the following products:

(i) Glazed ceramic tableware if the glaze contains twenty percent or less by weight source material; and

(ii) Piezoelectric ceramic containing two percent or less by weight source material;

(c) Photographic film, negatives and prints containing uranium or thorium;

(d) Any finished product or part fabricated of, or containing, tungsten-thorium or magnesium-thorium alloys if the thorium content of the alloy is four percent or less by weight. The exemption contained in this subparagraph shall not be

deemed to authorize the chemical, physical or metallurgical treatment or processing of any such product or part;

(e) Thorium contained in finished optical lenses if each lens contains thirty percent or less by weight of thorium. The exemption contained in this subparagraph shall not be deemed to authorize either:

(i) The shaping, grinding or polishing of lens or manufacturing processes other than the assembly of such lens into optical systems and devices without alteration of the lens; or

(ii) The receipt, possession, use or transfer of thorium contained in contact lenses, or in spectacles, or in eyepieces in binoculars or other optical instruments;

(f) Uranium contained in detector heads for use in fire detection units if each detector head contains 0.005 microcuries or less of uranium; or

(g) Thorium contained in any finished aircraft engine part containing nickel-thoria alloy if:

(i) The thorium is dispersed in the nickel-thoria alloy in the form of finely divided thoria (thorium dioxide); and

(ii) The thorium content in the nickel-thoria alloy is four percent or less by weight.

(4) The exemptions in subsection (3) of this section do not authorize the manufacture of any of the products described.

## NEW SECTION

**WAC 246-232-007 Exemption of certain depleted uranium items.** (1) A person is exempt from this chapter and chapters 246-233 and 246-235 WAC to the extent that the person receives, possesses, uses or transfers:

(a) Depleted uranium contained in counterweights installed in aircraft, rockets, projectiles and missiles, or stored or handled in connection with installation or removal of such counterweights if:

(i) The counterweights are manufactured in accordance with a specific license issued by the United States Nuclear Regulatory Commission authorizing distribution by the licensee pursuant to 10 C.F.R. Part 40;

(ii) Each counterweight has been impressed with the following legend clearly legible through any plating or other covering: "DEPLETED URANIUM"\*;

(iii) Each counterweight is durably and legibly labeled or marked with the identification of the manufacturer and the statement: "UNAUTHORIZED ALTERATIONS PROHIBITED"\*; and

(iv) The exemption contained in this subparagraph shall not be deemed to authorize the chemical, physical or metallurgical treatment or processing of any such counterweight other than repair or restoration of any plating or other covering;

\*Note: The requirements specified in (c) (v) (B) and (C) of this subsection need not be met by counterweights manufactured prior to December 31, 1969: Provided, That such counterweights are impressed with the legend, "CAUTION - RADIOACTIVE MATERIAL - URANIUM," as previously required by the regulations.

(b) Natural or depleted uranium used as shielding constituting part of any shipping container which is conspicuously and legibly impressed with the legend "CAUTION - RADIOAC-

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TIVE SHIELDING - URANIUM" and the uranium metal is encased in mild steel or in an equally fire resistant metal of a minimum wall thickness of 3.2 millimeters.

(2) The exemptions in this subsection do not authorize the manufacture of any of the products described.

#### NEW SECTION

**WAC 246-232-008 Exemption of certain timepieces, hands or dials.** A person is exempt from these regulations to the extent the person receives, possesses, uses, transfers, owns or acquires, and does not apply radioactive material to, or incorporate radioactive material into, the following timepieces or hands or dials containing the following specified quantities of radioactive material and the following specified levels of radiation\*:

\*Note: Authority to transfer possession or control by the manufacturer, processor, or producer of any equipment, device, commodity, or other product containing source material or by-product material whose subsequent possession, use, transfer and disposal by all other persons who are exempted from regulatory requirements may be obtained only from the United States Nuclear Regulatory Commission, Washington, D.C. 20555.

- (1)(a) 25 millicuries or less of tritium per timepiece;
  - (b) 5 millicuries or less of tritium per hand;
  - (c) 15 millicuries or less of tritium per dial (bezels when used shall be considered as part of the dial);
  - (d) 100 microcuries or less of promethium-147 per watch or 200 microcuries or less of promethium-147 per any other timepiece;
  - (e) 20 microcuries or less of promethium-147 per watch hand or 40 microcuries or less of promethium-147 per other timepiece hand;
  - (f) 60 microcuries or less of promethium-147 per watch dial or 120 microcuries or less of promethium-147 per other timepiece dial (bezels when used shall be considered as part of the dial);
- (2) The levels of radiation from hands and dials containing promethium-147 will not exceed, when measured through 50 milligrams per square centimeter of absorber:
- (a) For wrist watches, 0.1 millirad per hour at 10 centimeters from any surface;
  - (b) For pocket watches, 0.1 millirad per hour at 1 centimeter from any surface;
  - (c) For any other timepiece, 0.2 millirad per hour at 10 centimeters from any surface.
- (3) One microcurie of radium-226 per timepiece in timepieces manufactured prior to the effective date of these regulations.

#### NEW SECTION

**WAC 246-232-009 Exemption of certain items containing radioactive material.** A person is exempt from these regulations to the extent the person receives, possesses, uses, transfers, owns or acquires, and does not apply radioactive material to, or incorporate radioactive material into, the following products\*:

\*Note: Authority to transfer possession or control by the manufacturer, processor, or producer of any equipment, device, commodity, or other product containing source material or by-product material whose subsequent possession, use, transfer and disposal by all other persons who are exempted from regulatory requirements may be obtained only from the United States Nuclear Regulatory Commission, Washington, D.C. 20555.

(1) Lock illuminators containing 15 millicuries or less of tritium or 2 millicuries or less of promethium-147 installed in automobile locks. The levels of radiation from each lock illuminator containing promethium-147 will not exceed 1 millirad per hour at 1 centimeter from any surface when measured through 50 milligrams per square centimeter of absorber.

(2) Precision balances containing 1 millicurie or less of tritium per balance or 0.5 millicurie or less of tritium per balance part.

(3) Automobile shift quadrants containing 25 millicuries or less of tritium.

(4) Marine compasses containing 750 millicuries or less of tritium gas and other marine navigational instruments containing 250 millicuries or less of tritium gas.

(5) Thermostat dials and pointers containing 25 millicuries or less of tritium per thermostat.

(6) Electron tubes\* if each tube contains no more than one of the following specified quantities of radioactive material and the levels of radiation from each electron tube do not exceed 1 millirad per hour at 1 centimeter from any surface when measured through 7 milligrams per square centimeter of absorber:

(a) 150 millicuries or less of tritium per microwave receiver protector tube or 10 millicuries or less of tritium per any other electron tube;

(b) 1 microcurie or less of cobalt-60;

(c) 5 microcuries or less of nickel-63;

(d) 30 microcuries or less of krypton-85;

(e) 5 microcuries or less of cesium-137;

(f) 30 microcuries or less of promethium-147;

(g) 1 microcurie or less of radium-226;

\*Note: For purposes of this subdivision, "electron tubes" include spark gap tubes, power tubes, gas tubes including glow lamps, receiving tubes, microwave tubes, indicator tubes, pick-up tubes, radiation detection tubes, and any other completely sealed tube that is designed to conduct or control electrical currents.

(7) Ionizing radiation measuring instruments containing, for purposes of internal calibration or standardization, one or more but not to exceed 10 exempt sources of radioactive material.

(a) Each individual source shall not exceed 0.05 microcuries of americium-241 or the applicable exempt quantity set forth in WAC 246-232-120, Schedule B.

(b) An individual source may contain more than one radionuclide but the total quantity in the individual source shall not exceed unity based on the sum of the fractional parts of one or more of the exempt quantities set forth in WAC 246-232-120, Schedule B. For purposes of this subsection, 0.05 microcuries of americium-241 is considered an exempt quantity.

(8) Spark gap irradiators containing 1 microcurie or less of cobalt-60 per spark gap irradiator for use in electrically ignited fuel oil burners having a firing rate of at least three gallons (11.4 liters) per hour.

**AMENDATORY SECTION** (Amending WSR 98-13-037, filed 6/8/98, effective 7/9/98)

**WAC 246-232-010 ((Exemptions.)) Exempt concentrations and exempt quantities.** (1) ((Source material.

(a) Any person is exempt from this chapter and chapters 246-233 and 246-235 WAC to the extent that such person receives, possesses, uses, owns, or transfers source material in any chemical mixture, compound, solution or alloy in which the source material is by weight less than 1/20 of one percent (0.05 percent) of the mixture, compound, solution, or alloy.

(b) Any person is exempt from this chapter and chapters 246-233 and 246-235 WAC to the extent that such person receives, possesses, uses or transfers unrefined and unprocessed ore containing source material. Provided, That, except as authorized in a specific license, such person shall not refine or process such ore.

(c) Any person is exempt from this chapter and chapters 246-233 and 246-235 WAC to the extent that such person receives, possesses, uses or transfers:

(i) Any quantities of thorium contained in:

(A) Incandescent gas mantles;

(B) Vacuum tubes;

(C) Welding rods;

(D) Electric lamps for illuminating purposes provided that each lamp does not contain more than fifty milligrams of thorium;

(E) Germicidal lamps, sunlamps and lamps for outdoor or industrial lighting provided that each lamp does not contain more than two grams of thorium;

(F) Rare earth metals and compounds, mixtures, and products containing not more than 0.25 percent by weight thorium, uranium, or any combination of these; or

(G) Personnel neutron dosimeters, provided each dosimeter does not contain more than 50 milligrams of thorium;

(ii) Source material contained in the following products:

(A) Glazed ceramic tableware: Provided, That the glaze contains not more than twenty percent by weight source material; and

(B) Piezoelectric ceramic containing not more than two percent by weight source material;

(iii) Photographic film, negatives and prints containing uranium or thorium;

(iv) Any finished product or part fabricated of, or containing, tungsten-thorium or magnesium-thorium alloys: Provided, That the thorium content of the alloy does not exceed four percent by weight and that the exemption contained in this subparagraph shall not be deemed to authorize the chemical, physical or metallurgical treatment or processing of any such product or part;

(v) Depleted uranium contained in counterweights installed in aircraft, rockets, projectiles and missiles, or stored or handled in connection with installation or removal of such counterweights, provided that:

(A) The counterweights are manufactured in accordance with a specific license issued by the United States Nuclear Regulatory Commission authorizing distribution by the licensee pursuant to 10 CFR Part 40;

(B) Each counterweight has been impressed with the following legend clearly legible through any plating or other covering: "DEPLETED URANIUM"\*;

(C) Each counterweight is durably and legibly labeled or marked with the identification of the manufacturer and the statement: "UNAUTHORIZED ALTERATIONS PROHIBITED"\*; and

(D) The exemption contained in this subparagraph shall not be deemed to authorize the chemical, physical or metallurgical treatment or processing of any such counterweight other than repair or restoration of any plating or other covering;

\*Note: The requirements specified in (c)(v)(B) and (C) of this subsection need not be met by counterweights manufactured prior to December 31, 1969. Provided, That such counterweights are impressed with the legend, "CAUTION - RADIOACTIVE MATERIAL - URANIUM," as previously required by the regulations:

(vi) Depleted uranium used as shielding constituting part of any shipping container which is conspicuously and legibly impressed with the legend "CAUTION - RADIOACTIVE SHIELDING - URANIUM" and the uranium metal is encased in mild steel or in an equally fire resistant metal of a minimum wall thickness of 3.2 millimeters.

(vii) Thorium contained in finished optical lenses: Provided, That each lens does not contain more than thirty percent by weight of thorium, and that the exemption contained in this subparagraph shall not be deemed to authorize either:

(A) The shaping, grinding or polishing of such lens or manufacturing processes other than the assembly of such lens into optical systems and devices without alteration of the lens; or

(B) The receipt, possession, use or transfer of thorium contained in contact lenses, or in spectacles, or in eyepieces in binoculars or other optical instruments;

(viii) Uranium contained in detector heads for use in fire detection units: Provided, That each detector head contains not more than 0.005 microcuries of uranium; or

(ix) Thorium contained in any finished aircraft engine part containing nickel-thoria alloy, provided that:

(A) The thorium is dispersed in the nickel-thoria alloy in the form of finely divided thoria (thorium dioxide); and

(B) The thorium content in the nickel-thoria alloy does not exceed four percent by weight.

(d) The exemptions in (c) of this subsection do not authorize the manufacture of any of the products described.

(2) *Radioactive material other than source material.*

(a)) Exempt concentrations.

((+)) (a) Except as provided in ((a)(ii)) (b) of this subsection ((any)), a person is exempt from this chapter and chapters 246-233 and 246-235 WAC to the extent that ((such)) the person receives, possesses, uses, transfers, owns or acquires products or materials containing radioactive material in concentrations ((not in excess of)) less than or equal to those listed in WAC 246-232-130, Schedule C.

((+)) (b) No person may introduce radioactive material into a product or material, knowing or having reason to

believe, that it will be transferred to persons exempt under (a)((+)) of this subsection or equivalent regulations of the United States Nuclear Regulatory Commission, any agreement state or licensing state, except in accordance with a specific license issued ((pursuant to)) under WAC 246-235-105 or the general license provided in WAC 246-232-040.

((b)) (2) Exempt quantities.

((+)) (a) Except as provided in (b)((+)) and ((+)) (c) of this subsection ((any)), a person is exempt from these regulations to the extent that such person receives, possesses, uses, transfers, owns or acquires radioactive material in individual quantities each of which ((does not exceed)) is less than or equal to the applicable quantity set forth in WAC 246-232-120, Schedule B.

((+)) (b) This ((paragraph, WAC 246-232-010 (2)(b),)) subsection does not authorize the production, packaging or repackaging of radioactive material for purposes of commercial distribution, or the incorporation of radioactive material into products intended for commercial distribution.

((+)) (c) No person may, for purposes of commercial distribution, transfer radioactive material in the individual quantities set forth in WAC 246-232-120, Schedule B, knowing or having reason to believe that such quantities of radioactive material will be transferred to persons exempt under ((b)) subsection (2) of this ((subsection)) section or equivalent regulations of the United States Nuclear Regulatory Commission or any agreement state or licensing state, except in accordance with a specific license issued by the United States Nuclear Regulatory Commission, ((pursuant to)) under Section 32.18 of 10 CFR Part 32 or by the department ((pursuant to)) under WAC 246-235-105 which license states that the radioactive material may be transferred by the licensee to persons exempt under ((b)) subsection (2) of this ((subsection)) section or the equivalent regulations of the United States Nuclear Regulatory Commission or any agreement state or licensing state.

((e) Exempt items:

(i) ~~Certain items containing radioactive material. Except for persons who apply radioactive material to, or persons who incorporate radioactive material into the following products, any person is exempt from these regulations to the extent that person receives, possesses, uses, transfers, owns or acquires the following products:\*~~

\*Note: ~~Authority to transfer possession or control by the manufacturer, processor, or producer of any equipment, device, commodity, or other product containing source material or byproduct material whose subsequent possession, use, transfer and disposal by all other persons who are exempted from regulatory requirements may be obtained only from the United States Nuclear Regulatory Commission, Washington, D.C. 20555.~~

~~(A) Timepieces or hands or dials containing not more than the following specified quantities of radioactive material and not exceeding the following specified levels of radiation:~~

~~25 millicuries of tritium per timepiece;~~

~~5 millicuries of tritium per hand;~~

~~15 millicuries of tritium per dial (bezels when used shall be considered as part of the dial);~~

~~100 microcuries of promethium—147 per watch or 200 microcuries of promethium—147 per any other timepiece;~~

~~20 microcuries of promethium—147 per watch hand or 40 microcuries of promethium—147 per other timepiece hand;~~

~~60 microcuries of promethium—147 per watch dial or 120 microcuries of promethium—147 per other timepiece dial (bezels when used shall be considered as part of the dial);~~

~~The levels of radiation from hands and dials containing promethium—147 will not exceed, when measured through 50 milligrams per square centimeter of absorber:~~

~~For wrist watches, 0.1 millirad per hour at 1 centimeter from any surface;~~

~~For pocket watches, 0.1 millirad per hour at 1 centimeter from any surface;~~

~~For any other timepiece, 0.2 millirad per hour at 10 centimeters from any surface.~~

~~One microcurie of radium-226 per timepiece in timepieces manufactured prior to the effective date of these regulations.~~

~~(B) Lock illuminators containing not more than 15 millicuries of tritium or not more than 2 millicuries of promethium—147 installed in automobile locks. The levels of radiation from each lock illuminator containing promethium—147 will not exceed 1 millirad per hour at 1 centimeter from any surface when measured through 50 milligrams per square centimeter of absorber.~~

~~(C) Precision balances containing not more than 1 millicurie of tritium per balance or not more than 0.5 millicurie of tritium per balance part.~~

~~(D) Automobile shift quadrants containing not more than 25 millicuries of tritium.~~

~~(E) Marine compasses containing not more than 750 millicuries of tritium gas and other marine navigational instruments containing not more than 250 millicuries of tritium gas.~~

~~(F) Thermostat dials and pointers containing not more than 25 millicuries of tritium per thermostat.~~

~~(G) Electron tubes: Provided, That each tube does not contain more than one of the following specified quantities of radioactive material:~~

~~(aa) 150 millicuries of tritium per microwave receiver protector tube or 10 millicuries of tritium per any other electron tube;~~

~~(bb) 1 microcurie of cobalt-60;~~

~~(cc) 5 microcuries of nickel-63;~~

~~(dd) 30 microcuries of krypton-85;~~

~~(ee) 5 microcuries of cesium-137;~~

~~(ff) 30 microcuries of promethium-147;~~

~~(gg) 1 microcurie of radium-226;~~

~~And provided further, That the levels of radiation from each electron tube containing radioactive material does not exceed 1 millirad per hour at 1 centimeter from any surface when measured through 7 milligrams per square centimeter of absorber.\*~~

\*Note: For purposes of this subdivision, "electron tubes" include spark gap tubes, power tubes, gas tubes including glow lamps, receiving tubes, microwave tubes, indicator tubes, pick-up tubes, radiation detection tubes, and any other completely sealed tube that is designed to conduct or control electrical currents.

~~(H) Ionizing radiation measuring instruments containing, for purposes of internal calibration or standardization, a source of radioactive material not exceeding 0.05 microcuries of americium-241 or the applicable quantity set forth in WAC 246-232-120, Schedule B.~~

~~(I) Spark gap irradiators containing not more than 1 microcurie of cobalt-60 per spark gap irradiator for use in electrically ignited fuel oil burners having a firing rate of at least three gallons (11.4 liters) per hour.~~

~~(ii) Self-luminous products containing radioactive material(s):~~

~~(A) Tritium, krypton-85 or promethium-147. Except for persons who manufacture, process or produce self-luminous products containing tritium, krypton-85 or promethium-147, any person is exempt from these regulations to the extent that such person receives, possesses, uses, transfers, owns or acquires tritium, krypton-85 or promethium-147 in self-luminous products manufactured, processed, produced, imported or transferred in accordance with a specific license issued by the United States Nuclear Regulatory Commission pursuant to Section 32.22 of 10 CFR Part 32, which license authorizes the transfer of the product to persons who are exempt from regulatory requirements. The exemption in (e)(ii) of this subsection does not apply to tritium, krypton-85 or promethium-147 used in products for frivolous purposes or in toys or adornments.~~

~~(B) Radium-226. Any person is exempt from these regulations to the extent that such person receives, possesses, uses, transfers or owns articles containing less than 0.1 microcurie of radium-226 which were manufactured prior to October 1983.~~

~~(iii) Gas and aerosol detectors containing radioactive material.~~

~~(A) Except for persons who manufacture, process or produce gas and aerosol detectors containing radioactive material, any person is exempt from these regulations to the extent that such person receives, possesses, uses, transfers, owns or acquires radioactive material in gas and aerosol detectors designed to protect life or property from fires and airborne hazards: Provided, That detectors containing radioactive material shall have been manufactured, imported, or transferred in accordance with a specific license issued by the United States Nuclear Regulatory Commission\* or an agreement state, pursuant to Section 32.26 of 10 CFR Part 32, or licensing state pursuant to WAC 246-235-105, which authorizes the transfer of the detectors to persons who are exempt from regulatory requirements.~~

\*Note: Authority to transfer possession or control by the manufacturer, processor, or producer of any equipment, device, commodity, or other product containing source material or byproduct material whose subsequent possession, use, transfer and disposal by all other persons are exempted from regulatory requirements may be obtained only from the United States Nuclear Regulatory Commission, Washington, D.C. 20555.

~~(B) Gas and aerosol detectors previously manufactured and distributed to general licensees in accordance with a specific license issued by an agreement state shall be considered exempt under (e)(iii)(A) of this subsection: Provided, That the device is labeled in accordance with the specific license authorizing distribution of the generally licensed device: And provided further, That they meet the requirements of WAC 246-235-105.~~

~~(C) Gas and aerosol detectors containing naturally occurring and accelerator produced radioactive material (NARM) previously manufactured and distributed in accordance with a specific license issued by a licensing state shall be considered exempt under (e)(iii)(A) of this subsection: Provided, That the device is labeled in accordance with the specific license authorizing distribution of the generally licensed device, and provided further that they meet the requirements of WAC 246-235-105.~~

~~(iv) Resins containing scandium-46 and designed for sand consolidation in oil wells. Any person is exempt from these regulations to the extent that such person receives, possesses, uses, transfers, owns or acquires synthetic plastic resins containing scandium-46 which are designed for sand consolidation in oil wells. Such resins shall have been manufactured or imported in accordance with a specific license issued by the United States Nuclear Regulatory Commission or shall have been manufactured in accordance with the specifications contained in a specific license issued by the department or any agreement state to the manufacturer of such resins pursuant to licensing requirements equivalent to those in Sections 32.16 and 32.17 of 10 CFR Part 32 of the regulations of the United States Nuclear Regulatory Commission. This exemption does not authorize the manufacture of any resins containing scandium-46.))~~

#### NEW SECTION

**WAC 246-232-011 Exemption of certain self-luminous products containing radioactive material(s).** (1) Tritium, krypton-85 or promethium-147. A person is exempt from these regulations to the extent that the person receives, possesses, uses, transfers, owns or acquires, and does not manufacture, process, produce, or initially transfer for sale or distribution, self-luminous products containing tritium, krypton-85 or promethium-147 in self-luminous products manufactured, processed, produced, imported or initially transferred in accordance with a specific license issued by the United States Nuclear Regulatory Commission under Section 32.22 of 10 C.F.R. Part 32, which license authorizes the transfer of the product to persons who are exempt from regulatory requirements. The exemption in this subsection does not apply to tritium, krypton-85 or promethium-147 used in products primarily for frivolous purposes or in toys or adornments.

(2) Radium-226. A person is exempt from these regulations to the extent that the person receives, possesses, uses, transfers or owns articles containing less than 0.1 microcurie of radium-226 which were manufactured prior to October 1983.

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NEW SECTION

**WAC 246-232-012 Exemption of certain gas and aerosol detectors containing radioactive material.** (1) A person is exempt from these regulations to the extent that the person receives, possesses, uses, transfers, owns or acquires, and does not manufacture, process or produce, radioactive material in gas and aerosol detectors designed to protect life or property from fires and airborne hazards if the detectors have been manufactured, imported, or transferred in accordance with a specific license issued by the United States Nuclear Regulatory Commission\* or an agreement state, under Section 32.26 of 10 C.F.R. Part 32, or licensing state under WAC 246-235-105, which authorizes the transfer of the detectors to persons who are exempt from regulatory requirements.

\*Note: Authority to transfer possession or control by the manufacturer, processor, or producer of any equipment, device, commodity, or other product containing source material or by-product material whose subsequent possession, use, transfer and disposal by all other persons are exempted from regulatory requirements may be obtained only from the United States Nuclear Regulatory Commission, Washington, D.C. 20555.

(2) Gas and aerosol detectors previously manufactured and distributed to general licensees in accordance with a specific license issued by an agreement state shall be considered exempt under subsection (1) of this section if the device is labeled in accordance with the specific license authorizing distribution of the generally licensed device and if the device meets the requirements of WAC 246-235-105.

(3) Gas and aerosol detectors containing naturally occurring and accelerator-produced radioactive material (NARM) previously manufactured and distributed in accordance with a specific license issued by a licensing state shall be considered exempt under subsection (1) of this section if the device is labeled in accordance with the specific license authorizing distribution of the generally licensed device, and if the device meets the requirements of WAC 246-235-105.

NEW SECTION

**WAC 246-232-013 Exemption of certain resins containing scandium-46 and designed for sand consolidation in oil wells.** A person is exempt from these regulations to the extent that the person receives, possesses, uses, transfers, owns or acquires synthetic plastic resins containing scandium-46 that are designed for sand consolidation in oil wells. The resins shall have been manufactured or imported in accordance with a specific license issued by the United States Nuclear Regulatory Commission or shall have been manufactured in accordance with the specifications contained in a specific license issued by the department or any agreement state to the manufacturer of resins under licensing requirements equivalent to those in Sections 32.16 and 32.17 of 10 C.F.R. Part 32 of the regulations of the United States Nuclear Regulatory Commission. This exemption does not authorize the manufacture or initial transfer for sale or distribution of any resins containing scandium-46.

NEW SECTION

**WAC 246-232-014 Exemption of C-14 urea diagnostic capsules for human use.** (1) Except as provided in subsections (2) and (3) of this section, a person is exempt from the requirements for a license set forth in chapters 246-233 and 246-235 WAC if the person receives, possesses, uses, transfers, owns, or acquires capsules containing 37 kilobecquerels (1 microcurie) carbon-14 urea (allowing for nominal variation that may occur during the manufacturing process) each, for "in vivo" diagnostic use for humans.

(2) A person who desires to use the capsules for research involving human subjects shall apply for and receive a specific license under WAC 246-235-080.

(3) A person who desires to manufacture, prepare, process, produce, package, repack, or transfer for commercial distribution these capsules shall apply for and receive a specific license from the United States Nuclear Regulatory Commission under Section 32.21 of 10 C.F.R. Part 32.

(4) Nothing in this section relieves persons from complying with applicable United States Food and Drug Administration, other federal, and state requirements governing receipt, administration, and use of drugs.

AMENDATORY SECTION (Amending WSR 99-15-105, filed 7/21/99, effective 8/21/99)

**WAC 246-232-040 Reciprocal recognition of licenses.** (1) Subject to these regulations, any person who holds a specific license from the United States Nuclear Regulatory Commission or any agreement state or licensing state, and issued by the agency having jurisdiction where the licensee maintains an office for directing the licensed activity and at which radiation safety records are normally maintained, is hereby granted a general license to conduct the activities authorized in such licensing document within this state for a period not in excess of one hundred eighty days in that twelve month period which commences the date approval is granted, and the appropriate fee received, by the department provided that:

(a) The licensing document does not limit the activity authorized by such document to specified installations or locations;

(b) The licensed activity is not conducted in an area under exclusive federal jurisdiction;

(c) The out-of-state licensee notifies the department in writing and pays or has paid the appropriate fee (refer to chapter 246-254 WAC), at least three days prior to each entry to the state to engage in such activity. The written notification must be sent to the Radioactive Materials Section, Department of Health, Mailstop 47827, Olympia, Washington 98504-7827 and the fee should be sent to Washington State Department of Health, Revenue Accounting, P.O. Box 1099, Olympia, Washington 98504. Such notification shall indicate the location, period, and type of proposed possession and use within the state, and shall be accompanied by copies of the pertinent licensing documents. If, for a specific case, the three-day period would impose an undue hardship on the out-of-state licensee, the licensee may, upon telephone application to the department (360 236-3220), obtain permission to

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proceed sooner. The department may waive the requirement for filing additional written notifications during the remainder of the twelve months following the receipt of the initial notification from a person engaging in activities under the general license provided in this subsection;

(d) The out-of-state licensee complies with all applicable regulations of the department and with all the terms and conditions of the licensing document, except any such terms and conditions which may be inconsistent with applicable regulations of the department;

(e) The out-of-state licensee supplies such other information as the department may request; and

(f) The out-of-state licensee shall not transfer or dispose of radioactive material possessed or used under the general license provided in this subsection except by transfer to a person:

(i) Specifically licensed by the department or by the United States Nuclear Regulatory Commission, an agreement state or a licensing state to receive such material; or

(ii) Exempt from the requirements for a license for such material under WAC 246-232-010 ~~((2)(a))~~ (1).

(2) Notwithstanding the provisions of subsection (1) of this section, any person who holds a specific license issued by the United States Nuclear Regulatory Commission, an agreement state or a licensing state authorizing the holder to manufacture, transfer, install, or service a device described in WAC 246-233-020(4) within the areas subject to the jurisdiction of the licensing body is hereby granted a general license to install, transfer, demonstrate or service a device in this state in areas not under exclusive federal jurisdiction provided that:

(a) Such person shall file a report with the department within thirty days after the end of each calendar quarter in which any device is transferred to or installed in this state. Each such report shall identify each general licensee to whom such device is transferred by name and address, the type of device transferred, and the quantity and type of radioactive material contained in the device;

(b) The device has been manufactured, labeled, installed, and serviced in accordance with applicable provisions of the specific license issued to such person by the United States Nuclear Regulatory Commission, an agreement state or a licensing state;

(c) Such person shall assure that any labels required to be affixed to the device under regulations of the authority which licensed manufacture of the device bear a statement that "Removal of this label is prohibited"; and

(d) The holder of the specific license shall furnish to each general licensee to whom such device is transferred or on whose premises such device is installed a copy of the general license contained in WAC 246-233-020(4).

(3) The department may withdraw, limit, or qualify its acceptance of any specific license or equivalent licensing document issued by another agency, or any product distributed pursuant to such licensing document, upon determining that such action is necessary in order to prevent undue hazard to public health and safety or property.

**AMENDATORY SECTION** (Amending Order 184, filed 7/24/91, effective 8/24/91)

**WAC 246-232-120 Schedule B, exempt quantities of radioactive materials.** (See also WAC 246-232-010 ~~(2)((b))~~.)

Radioactive Material	Microcuries
Antimony-122 (Sb-122)	100
Antimony-124 (Sb-124)	10
Antimony-125 (Sb-125)	10
Arsenic-73 (As-73)	100
Arsenic-74 (As-74)	10
Arsenic-76 (As-76)	10
Arsenic-77 (As-77)	100
Barium-131 (Ba-131)	10
Barium-133 (Ba-133)	10
Barium-140 (Ba-140)	10
Bismuth-210 (Bi-210)	1
Bromine-82 (Br-82)	10
Cadmium-109 (Cd-109)	10
Cadmium-115m (Cd-115m)	10
Cadmium-115 (Cd-115)	100
Calcium-45 (Ca-45)	10
Calcium-47 (Ca-47)	10
Carbon-14 (C-14)	100
Cerium-141 (Ce-141)	100
Cerium-143 (Ce-143)	100
Cerium-144 (Ce-144)	1
Cesium-129 (Cs-129)	100
Cesium-131 (Cs-131)	1,000
Cesium-134m (Cs-134m)	100
Cesium-134 (Cs-134)	1
Cesium-135 (Cs-135)	10
Cesium-136 (Cs-136)	10
Cesium-137 (Cs-137)	10
Chlorine-36 (Cl-36)	10
Chlorine-38 (Cl-38)	10
Chromium-51 (Cr-51)	1,000
Cobalt-57 (Co-57)	100
Cobalt-58m (Co-58m)	10
Cobalt-58 (Co-58)	10
Cobalt-60 (Co-60)	1
Copper-64 (Cu-64)	100
Dysprosium-165 (Dy-165)	10
Dysprosium-166 (Dy-166)	100
Erbium-169 (Er-169)	100
Erbium-171 (Er-171)	100
Europium-152 (Eu-152) 9.2h	100
Europium-152 (Eu-152) 13 yr	1

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Radioactive Material	Microcuries	Radioactive Material	Microcuries
Europium-154 (Eu-154)	1	Nickel-63 (Ni-63)	10
Europium-155 (Eu-155)	10	Nickel-65 (Ni-65)	100
Fluorine-18 (F-18)	1,000	Niobium-93m (Nb-93m)	10
Gadolinium-153 (Gd-153)	10	Niobium-95 (Nb-95)	10
Gadolinium-159 (Gd-159)	100	Niobium-97 (Nb-97)	10
Gallium-67 (Ga-67)	100	Osmium-185 (So-185)	10
Gallium-72 (Ga-72)	10	Osmium-191m (So-191m)	100
Germanium-71 (Ge-71)	100	Osmium-191 (So-191)	100
Gold-198 (Au-198)	100	Osmium-193 (So-193)	100
Gold-199 (Au-199)	100	Palladium-103 (Pd-103)	100
Hafnium-181 (Hf-181)	10	Palladium-109 (Pd-109)	100
Holmium-166 (Ho-166)	100	Phosphorus-32 (P-32)	10
Hydrogen-3 (H-3)	1,000	Platinum-191 (Pt-191)	100
Indium-111 (In-111)	100	Platinum-193m (Pt-193m)	100
Indium-113m (In-113m)	100	Platinum-193 (Pt-193)	100
Indium-114m (In-114m)	10	Platinum-197m (Pt-197m)	100
Indium-115m (In-115m)	100	Platinum-197 (Pt-197)	100
Indium-115 (In-115)	10	Polonium-210 (Po-210)	0.1
Iodine-123 (I-123)	100	Potassium-42 (K-42)	10
Iodine-125 (I-125)	1	Potassium-43 (K-43)	10
Iodine-126 (I-126)	1	Praseodymium-142 (Pr-142)	100
Iodine-129 (I-129)	0.1	Praseodymium-143 (Pr-143)	100
Iodine-131 (I-131)	1	Promethium-147 (Pm-147)	10
Iodine-132 (I-132)	10	Promethium-149 (Pm-149)	10
Iodine-133 (I-133)	1	Radium-226 (Ra-226)	0.1
Iodine-134 (I-134)	10	Rhenium-186 (Re-186)	100
Iodine-135 (I-135)	10	Rhenium-188 (Re-188)	100
Iridium-192 (Ir-192)	10	Rhodium-103m (Rh-103m)	100
Iridium-194 (Ir-194)	100	Rhodium-105 (Rh-105)	100
Iron-52 (Fe-52)	10	Rubidium-81 (Rb-81)	10
Iron-55 (Fe-55)	100	Rubidium-86 (Rb-86)	10
Iron-59 (Fe-59)	10	Rubidium-87 (Rb-87)	10
Krypton-85 (Kr-85)	100	Ruthenium-97 (Ru-97)	100
Krypton-87 (Kr-87)	10	Ruthenium-103 (Ru-103)	10
Lanthanum-140 (La-140)	10	Ruthenium-105 (Ru-105)	10
Lutetium-177 (Lu-177)	100	Ruthenium-106 (Ru-106)	1
Manganese-52 (Mn-52)	10	Samarium-151 (Sm-151)	10
Manganese-54 (Mn-54)	10	Samarium-153 (Sm-153)	100
Manganese-56 (Mn-56)	10	Scandium-46 (Sc-46)	10
Mercury-197m (Hg-197m)	100	Scandium-47 (Sc-47)	100
Mercury-197 (Hg-197)	100	Scandium-48 (Sc-48)	10
Mercury-203 (Hg-203)	10	Selenium-75 (Se-75)	10
Molybdenum-99 (Mo-99)	100	Silicon-31 (Is-31)	100
Neodymium-147 (Nd-147)	100	Silver-105 (Ag-105)	10
Neodymium-149 (Nd-149)	100	Silver-110m (Ag-110m)	1
Nickel-59 (Ni-59)	100	Silver-111 (Ag-111)	100

Radioactive Material	Microcuries
Sodium-22 (Na-22)	10
Sodium-24 (Na-24)	10
Strontium-85 (Sr-85)	10
Strontium-89 (Sr-89)	1
Strontium-90 (Sr-90)	0.1
Strontium-91 (Sr-91)	10
Strontium-92 (Sr-92)	10
Sulphur-35 (S-35)	100
Tantalum-182 (Ta-182)	10
Technetium-96 (Tc-96)	10
Technetium-97m (Tc-97m)	100
Technetium-97 (Tc-97)	100
Technetium-99m (Tc-99m)	100
Technetium-99 (Tc-99)	10
Tellurium-125m (Te-125m)	10
Tellurium-127m (Te-127m)	10
Tellurium-127 (Te-127)	100
Tellurium-129m (Te-129m)	10
Tellurium-129 (Te-129)	100
Tellurium-131m (Te-131m)	10
Tellurium-132 (Te-132)	10
Terbium-160 (Tb-160)	10
Thallium-200 (Tl-200)	100
Thallium-201 (Tl-201)	100
Thallium-202 (Tl-202)	100
Thallium-204 (Tl-204)	10
Thulium-170 (Tm-170)	10
Thulium-171 (Tm-171)	10
Tin-113 (Sn-113)	10
Tin-125 (Sn-125)	10
Tungsten-181 (W-181)	10
Tungsten-185 (W-185)	10
Tungsten-187 (W-187)	100
Vanadium-48 (V-48)	10
Xenon-131m (Xe-131m)	1,000
Xenon-133 (Xe-133)	100
Xenon-135 (Xe-135)	100
Ytterbium-169 (Yb-169)	10
Ytterbium-175 (Yb-175)	100
Yttrium-87 (Y-87)	10
Yttrium-90 (Y-90)	10
Yttrium-91 (Y-91)	10
Yttrium-92 (Y-92)	100
Yttrium-93 (Y-93)	100
Zinc-65 (Zn-65)	10
Zinc-69m (Zn-69m)	100

Radioactive Material	Microcuries
Zinc-69 (Zn-69)	1,000
Zirconium-93 (Zr-93)	10
Zirconium-95 (Zr-95)	10
Zirconium-97 (Zr-97)	10
Any radioactive material not listed above other than alpha emitting radioactive material	
	0.1

**AMENDATORY SECTION** (Amending Order 184, filed 7/24/91, effective 8/24/91)

**WAC 246-232-130 Schedule C, exempt concentrations.** (See WAC 246-232-010 ~~((2)(a))~~ (1).)

Element (atomic number)	Isotope	Column I Gas concentration $\mu\text{Ci/ml}^1$	Column II Liquid and solid concentration $\mu\text{Ci/ml}^2$
Antimony (51)	Sb-122		$3 \times 10^{-4}$
	Sb-124		$2 \times 10^{-4}$
	Sb-125		$1 \times 10^{-3}$
Argon (18)	Ar-37	$1 \times 10^{-3}$	
	Ar-41	$4 \times 10^{-7}$	
Arsenic (33)	As-73		$5 \times 10^{-3}$
	As-74		$5 \times 10^{-4}$
	As-76		$2 \times 10^{-4}$
	As-77		$8 \times 10^{-4}$
Barium (56)	Ba-131		$2 \times 10^{-3}$
	Ba-140		$3 \times 10^{-4}$
	Beryllium (4)	Be-7	
Bismuth (83)	Bi-206		$4 \times 10^{-4}$
Bromine (35)	Br-82	$4 \times 10^{-7}$	$3 \times 10^{-3}$
Cadmium (48)	Cd-109		$2 \times 10^{-3}$
	Cd-115m		$3 \times 10^{-4}$
	Cd-115		$3 \times 10^{-4}$
Calcium (20)	Ca-45		$9 \times 10^{-5}$
	Ca-47		$5 \times 10^{-4}$
	Carbon (6)	C-14	$1 \times 10^{-6}$
Cerium (58)	Ce-141		$9 \times 10^{-4}$
	Ce-143		$4 \times 10^{-4}$
	Ce-144		$1 \times 10^{-4}$
	Cesium (55)	Cs-131	
	Cs-134m		$6 \times 10^{-2}$
	Cs-134		$9 \times 10^{-5}$
Chlorine (17)	Cl-38	$9 \times 10^{-7}$	$4 \times 10^{-3}$
Chromium (24)	Cr-51		$2 \times 10^{-2}$
Cobalt (27)	Co-57		$5 \times 10^{-3}$
	Co-58		$1 \times 10^{-3}$
	Co-60		$5 \times 10^{-4}$
	Copper (29)	Cu-64	

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Element (atomic number)	Isotope	Column I Gas con- centra- tion µCi/ml <sup>1</sup>	Column II Liquid and solid concentra- tion µCi/ml <sup>2</sup>	Element (atomic number)	Isotope	Column I Gas con- centra- tion µCi/ml <sup>1</sup>	Column II Liquid and solid concentra- tion µCi/ml <sup>2</sup>
Dysprosium (66)	Dy-165		4x10 <sup>-3</sup>	Osmium (76)	Os-185		7x10 <sup>-4</sup>
	Dy-166		4x10 <sup>-4</sup>		Os-191m		3x10 <sup>-2</sup>
Erbium (68)	Er-169		9x10 <sup>-4</sup>		Os-191		2x10 <sup>-3</sup>
	Er-171		1x10 <sup>-3</sup>	Os-193		6x10 <sup>-4</sup>	
Europium (63)	Eu-152 (9.2 h)		6x10 <sup>-4</sup>	Palladium (46)	Pd-103		3x10 <sup>-3</sup>
	Eu-155		2x10 <sup>-3</sup>		Pd-109		9x10 <sup>-4</sup>
	Fluorine (9)	F-18	2x10 <sup>-6</sup>	Phosphorus (15)	P-32		2x10 <sup>-4</sup>
Gadolinium (64)	Gd-153		2x10 <sup>-3</sup>	Platinum (78)	Pt-191		1x10 <sup>-3</sup>
	Gd-159		8x10 <sup>-4</sup>		Pt-193m		1x10 <sup>-2</sup>
Gallium (31)	Ga-72		4x10 <sup>-4</sup>		Pt-197m		1x10 <sup>-2</sup>
Germanium (32)	Ge-71		2x10 <sup>-2</sup>	Pt-197		1x10 <sup>-3</sup>	
Gold (79)	Au-196		2x10 <sup>-3</sup>	Potassium (19)	K-42		3x10 <sup>-3</sup>
	Au-198		5x10 <sup>-4</sup>	Praseodymium (59)	Pr-142		3x10 <sup>-4</sup>
	Au-199		2x10 <sup>-3</sup>		Pr-143		5x10 <sup>-4</sup>
Hafnium (72)	Hf-181		7x10 <sup>-4</sup>	Promethium (61)	Pm-147		2x10 <sup>-3</sup>
	H-3	5x10 <sup>-6</sup>	3x10 <sup>-2</sup>	Pm-149		4x10 <sup>-4</sup>	
Indium (49)	In-113m		1x10 <sup>-2</sup>	Radium (88)	Ra-226		1x10 <sup>-7</sup>
	In-114m		2x10 <sup>-4</sup>		Ra-228		3x10 <sup>-7</sup>
Iodine (53)	I-125	3x10 <sup>-9</sup>	2x10 <sup>-5</sup>		Rhenium (75)	Re-183	
	I-126	3x10 <sup>-9</sup>	2x10 <sup>-5</sup>	Re-186			9x10 <sup>-4</sup>
	I-131	3x10 <sup>-9</sup>	2x10 <sup>-5</sup>	Re-188			6x10 <sup>-4</sup>
	I-132	8x10 <sup>-8</sup>	6x10 <sup>-4</sup>	Rhodium (45)	Rh-103m		1x10 <sup>-1</sup>
	I-133	1x10 <sup>-8</sup>	7x10 <sup>-5</sup>		Rh-105		1x10 <sup>-3</sup>
	I-134	2x10 <sup>-7</sup>	1x10 <sup>-3</sup>	Rubidium	Rb-86		7x10 <sup>-4</sup>
Iridium (77)	Ir-190		2x10 <sup>-3</sup>	Ruthenium (44)	Ru-97		4x10 <sup>-3</sup>
	Ir-192		4x10 <sup>-4</sup>		Ru-103		8x10 <sup>-4</sup>
	Ir-194		3x10 <sup>-4</sup>		Ru-105		1x10 <sup>-3</sup>
Iron (26)	Fe-55		8x10 <sup>-3</sup>	Ru-106		1x10 <sup>-4</sup>	
	Fe-59		6x10 <sup>-4</sup>	Samarium (62)	Sm-153		8x10 <sup>-4</sup>
Krypton (36)	Kr-85m	1x10 <sup>-6</sup>		Scandium (21)	Sc-46		4x10 <sup>-4</sup>
	Kr-85		3x10 <sup>-6</sup>		Sc-47		9x10 <sup>-4</sup>
	Lanthanum (57)	La-140	2x10 <sup>-4</sup>		Sc-48		3x10 <sup>-4</sup>
Lead (82)	Pb-203		4x10 <sup>-3</sup>	Selenium (34)	Se-75		3x10 <sup>-3</sup>
Lutetium (71)	Lu-177		1x10 <sup>-3</sup>	Silicon (14)	Si-31		9x10 <sup>-3</sup>
Manganese (25)	Mn-52		3x10 <sup>-4</sup>	Silver (47)	Ag-105		1x10 <sup>-3</sup>
	Mn-54		1x10 <sup>-3</sup>		Ag-110m		3x10 <sup>-4</sup>
	Mn-56		1x10 <sup>-3</sup>		Ag-111		4x10 <sup>-4</sup>
Mercury (80)	Hg-197m		2x10 <sup>-3</sup>	Sodium (11)	Na-24		2x10 <sup>-3</sup>
	Hg-197		3x10 <sup>-3</sup>	Strontium (38)	Sr-85		1x10 <sup>-3</sup>
	Hg-203		2x10 <sup>-4</sup>		Sr-89		1x10 <sup>-4</sup>
Molybdenum (42)	Mo-99		2x10 <sup>-3</sup>		Sr-91		7x10 <sup>-4</sup>
Neodymium (60)	And-147		6x10 <sup>-4</sup>	Sr-92		7x10 <sup>-4</sup>	
	And-149		3x10 <sup>-3</sup>	Sulfur (16)	S-35	9x10 <sup>-8</sup>	6x10 <sup>-4</sup>
Nickel (28)	Ni-65		1x10 <sup>-3</sup>	Tantalum (73)	Ta-182		4x10 <sup>-4</sup>
Niobium (Colum- bium)(41)	Nb-95		1x10 <sup>-3</sup>	Technetium (43)	Tc-96m		1x10 <sup>-1</sup>
	Nb-97		9x10 <sup>-3</sup>		Tc-96		1x10 <sup>-3</sup>

Element (atomic number)	Isotope	Column I Gas concentration $\mu\text{Ci}/\text{ml}^1$	Column II Liquid and solid concentration $\mu\text{Ci}/\text{ml}^2$	
Tellurium (52)	Te-125m		$2 \times 10^{-3}$	
	Te-127m		$6 \times 10^{-4}$	
	Te-127		$3 \times 10^{-3}$	
	Te-129m		$3 \times 10^{-4}$	
	Te-131m		$6 \times 10^{-4}$	
	Te-132		$3 \times 10^{-4}$	
Terbium (65)	Tb-160		$4 \times 10^{-4}$	
Thallium (81)	Tl-200		$4 \times 10^{-3}$	
	Tl-201		$3 \times 10^{-3}$	
	Tl-202		$1 \times 10^{-3}$	
	Tl-204		$1 \times 10^{-3}$	
Thulium (69)	Tm-170		$5 \times 10^{-4}$	
	Tm-171		$5 \times 10^{-3}$	
Tin (50)	Sn-113		$9 \times 10^{-4}$	
	Sn-125		$2 \times 10^{-4}$	
Tungsten (Wolfram) (74)	W-181		$4 \times 10^{-3}$	
	W-187		$7 \times 10^{-4}$	
Vanadium (23)	V-48		$3 \times 10^{-4}$	
Xenon (54)	Xe-131m	$4 \times 10^{-6}$		
	Xe-133	$3 \times 10^{-6}$		
	Xe-135	$1 \times 10^{-6}$		
Ytterbium (70)	Yb-175		$1 \times 10^{-3}$	
	Yttrium (39)	Y-90		$2 \times 10^{-4}$
		Y-91m		$3 \times 10^{-2}$
		Y-91		$3 \times 10^{-4}$
		Y-92		$6 \times 10^{-4}$
		Y-93		$3 \times 10^{-4}$
Zinc (30)		Zn-65		$1 \times 10^{-3}$
	Zn-69m		$7 \times 10^{-4}$	
	Zn-69		$2 \times 10^{-2}$	
Zirconium (40)	Zr-95		$6 \times 10^{-4}$	
	Zr-97		$2 \times 10^{-4}$	
Beta and/or gamma emitting radioactive material not listed above with half-life less than 3 years		$1 \times 10^{-10}$	$1 \times 10^{-6}$	

Notes: <sup>1</sup>Values are given in Column I only for those materials normally used as gases

<sup>2</sup> $\mu\text{Ci}/\text{gm}$  for solids

Note 1: Many radioisotopes disintegrate into isotopes which are also radioactive. In expressing the concentrations in Schedule C the activity stated is that of the parent isotope and takes into account the daughters.

Note 2: For purposes of WAC 246-232-010((2)) (1) where there is involved a combination of isotopes, the limit for the combination should be derived as follows: Determine for each isotope in the product the ratio between the concentration present in the product and the exempt concentration established in Schedule C for the specific isotope when not in combination. The sum of such ratios may not exceed "1" (i.e., unity).

Example:

$$\frac{\text{Concentration of Isotope A in Product}}{\text{Exempt concentration of Isotope A}} + \frac{\text{Concentration of Isotope B in Product}}{\text{Exempt concentration of Isotope B}} \leq 1$$

Note 3: For the purpose of determining concentration in a product or device, the total quantity of radioactive material present is divided by only that weight or volume of the discrete part or component throughout which the radioactive material is relatively uniformly distributed. If the weight or volume of this part or component cannot be determined then the product or device should be evaluated on the basis of the total quantity of radioactive material present.

**WSR 01-02-069**  
**PERMANENT RULES**  
**DEPARTMENT OF HEALTH**

[Filed December 29, 2000, 1:11 p.m.]

Date of Adoption: November 26, 2000.

Purpose: Correct typographical errors, word omissions and language clarification of chapter 246-338 WAC, Medical test site.

Citation of Existing Rules Affected by this Order: Amending WAC 246-338-020, 246-338-028, 246-338-060, 246-338-070, 246-338-090, and 246-338-990.

Statutory Authority for Adoption: RCW 70.42.005, 70.42.060.

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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.

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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 26, 2000

Nancy Ellison  
Deputy Secretary  
for Mary Selecky  
Secretary

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**AMENDATORY SECTION** (Amending WSR 00-06-079, filed 3/1/00, effective 4/1/00)

**WAC 246-338-020 Licensure—Types of medical test site licenses.** After July 1, 1990, any person advertising, operating, managing, owning, conducting, opening, or maintaining a medical test site must first obtain a license from the department. License types are described in Table 020-1.

**(1) Certificate of waiver.**

Applicable if the medical test site performs only the tests classified as waived.

**(2) Provider performed microscopic procedures (PPMP).**

Applicable if the medical test site restricts its testing performance to one or more of the following moderate complexity tests performed by one of the licensed professionals listed, in conjunction with a patient's visit. In addition, the medical test site can perform tests classified as waived with this type of license.

(a) PPMP may be performed only by one of the following licensed professionals:

- (i) Physician licensed under chapter 18.71 RCW, Physicians; chapter 18.57 RCW, Osteopathy—Osteopathic medicine and surgery; or chapter 18.22 RCW, Podiatric medicine and surgery;
- (ii) Advanced registered nurse practitioner, licensed under chapter 18.79 RCW, Nursing care;
- (iii) Midwife licensed under chapter 18.50 RCW, Midwifery;
- (iv) Physician assistant licensed under chapter 18.71A RCW, Physician assistants;
- (v) Naturopath licensed under chapter 18.36A RCW, Naturopathy; or

(vi) Dentist licensed under chapter 18.32 RCW, ((Dentists)) **Dentistry.**

(b) Microscopic procedures authorized under a PPMP license are:

- (i) All direct wet mount preparations for the presence or absence of bacteria, fungi, parasites, and human cellular elements;
- (ii) All potassium hydroxide (KOH) preparations;
- (iii) Pinworm examinations;
- (iv) Fern tests;
- (v) Postcoital direct, qualitative examinations of vaginal or cervical mucous;
- (vi) Urine sediment examinations;
- (vii) Nasal smears for granulocytes;
- (viii) Fecal leukocyte examinations;
- (ix) Qualitative semen analysis (limited to the presence or absence of sperm and detection of motility); and
- (x) Any other tests subsequently categorized under CLIA as provider-performed microscopy procedures.

**(3) Moderate/high complexity.**

(a) **Limited testing, low volume, Category A-J,** as described in Table 990-1.

Applicable if the medical test site performs any tests that are not classified as waived or qualified as PPMP under subsection (2) of this section. Under this type of license, the medical test site may also perform tests classified as waived.

**(b) Accredited.**

Applicable if the medical test site performs any tests that are not classified as waived, and is accredited and inspected by an accreditation organization approved by the department under WAC 246-338-040. Under this type of license, the medical test site may also perform tests classified as waived.

**020-1 Table of Requirements for Each License Type**

LICENSE TYPE	REQUIREMENTS	INSPECTIONS	
		TYPE	FREQUENCY
(1) <b>Certificate of Waiver</b>	<ul style="list-style-type: none"> <li>• Restrict testing to tests classified as waived.</li> <li>• Meet the requirements of WAC 246-338-020 Licensure—Types of Medical Test Site Licenses; WAC 246-338-022 Initial Application for Medical Test Site License; WAC 246-338-024 License Renewal/Reapplication Process; WAC 246-338-026 Notification Requirements; WAC 246-338-028 On-site Inspections.</li> <li>• Follow manufacturers' instructions for performing the test.</li> </ul>	<ul style="list-style-type: none"> <li>• Complaint</li> <li>• Technical assistance</li> </ul>	<ul style="list-style-type: none"> <li>• When indicated</li> </ul>

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LICENSE TYPE	REQUIREMENTS	INSPECTIONS	
		TYPE	FREQUENCY
(2) <b>PPMP</b>	<ul style="list-style-type: none"> <li>• Restrict testing to tests classified as PPMP or waived.</li> <li>• Meet the requirements of WAC 246-338-020 Licensure—Types of Medical Test Site Licenses; WAC 246-338-022 Initial Application for Medical Test Site License; WAC 246-338-024 License Renewal/Reapplication Process; WAC 246-338-026 Notification Requirements; WAC 246-338-028 On-site Inspections; WAC 246-338-050 Proficiency Testing (if applicable); WAC 246-338-060 Personnel; WAC 246-338-070 Records; WAC 246-338-080 Quality Assurance; WAC 246-338-090 Quality Control.</li> <li>• Follow manufacturers' instructions for performing the test.</li> </ul>	<ul style="list-style-type: none"> <li>• Complaint</li> <li>• Technical assistance</li> </ul>	<ul style="list-style-type: none"> <li>• When indicated</li> </ul>
(3) <b>Moderate/High Complexity</b> (a) <b>Limited Testing, Low Volume, Category A-J</b>	<ul style="list-style-type: none"> <li>• Perform tests classified as moderate or high complexity.</li> <li>• Meet the requirements of WAC 246-338-020 Licensure—Types of Medical Test Site Licenses; WAC 246-338-022 Initial Application for Medical Test Site License; WAC 246-338-024 License Renewal/Reapplication Process; WAC 246-338-026 Notification Requirements; WAC 246-338-028 On-site Inspections; WAC 246-338-050 Proficiency Testing (if applicable); WAC 246-338-060 Personnel; WAC 246-338-070 Records; WAC 246-338-080 Quality Assurance; WAC 246-338-090 Quality Control.</li> <li>• Follow manufacturers' instructions for performing test.</li> </ul>	<ul style="list-style-type: none"> <li>• Initial</li> <li>• Routine</li> <li>• Complaint</li> <li>• On-site follow-up</li> <li>• Technical assistance</li> </ul>	<ul style="list-style-type: none"> <li>• First 6 months of license</li> <li>• Every 2 years</li> <li>• When indicated</li> <li>• When indicated</li> <li>• When indicated</li> </ul>

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LICENSE TYPE		REQUIREMENTS	INSPECTIONS	
			TYPE	FREQUENCY
(b)	<b>Accredited</b>	<ul style="list-style-type: none"> <li>Perform tests classified as moderate or high complexity.</li> <li>Meet the requirements of WAC 246-338-020 Licensure—Types of Medical Test Site Licenses; WAC 246-338-022 Initial Application for Medical Test Site License; WAC 246-338-024 License Renewal/Reapplication Process; WAC 246-338-026 Notification Requirements; WAC 246-338-028 On-site Inspections; WAC 246-338-050 Proficiency Testing (if applicable); WAC 246-338-060 Personnel; WAC 246-338-070 Records; WAC 246-338-080 Quality Assurance; WAC 246-338-090 Quality Control.</li> <li>Follow manufacturers' instructions for performing the test.</li> <li>Submit to the department upon request, or authorize the accreditation organization to submit:                             <ul style="list-style-type: none"> <li>Proof of accreditation;</li> <li>On-site inspection results;</li> <li>Statement of deficiencies;</li> <li>Plan of correction for the deficiencies cited;</li> <li>Any disciplinary action and results of any disciplinary action taken by the accreditation organization against the medical test site.</li> </ul> </li> </ul>	<ul style="list-style-type: none"> <li>Validation</li> <li>Complaint</li> <li>On-site follow-up</li> <li>Technical assistance</li> </ul>	<ul style="list-style-type: none"> <li>2.5 % of accredited sites annually</li> <li>When indicated</li> <li>When indicated</li> <li>When indicated</li> </ul>

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**AMENDATORY SECTION** (Amending WSR 00-06-079, filed 3/1/00, effective 4/1/00)

**WAC 246-338-028 On-site inspections.** (1) The department may conduct an on-site review of a licensee or applicant at any time to determine compliance with chapter 70.42 RCW and this chapter as described in Table 020-1.

(2) The department may at any time examine records of the medical test site to determine compliance with chapter 70.42 RCW and this chapter.

(3) The department will:

(a) Provide written notice of deficiencies to the medical test site; and

(b) Allow the owner a reasonable period of time, not to exceed sixty days after department approval of the written plan of correction, to correct a deficiency unless the deficiency is an immediate threat to public health, safety, or welfare.

(4) The medical test site must:

(a) Present a written plan of correction to the department within fourteen days following the date of postmark of the notice of deficiencies;

(b) Comply with the written plan of correction within a specified time, not to exceed sixty days, after department approval of the written plan of correction which must detail how and when the medical test site will correct the deficiencies;

(c) Submit to inspections by HCFA or HCFA agents as a condition of licensure for the purpose of validation or in response to a complaint against the medical test site;

(d) Authorize the department to release all records and information requested by HCFA to HCFA or HCFA agents;

(e) Cooperate with any on-site review conducted by the department; and

(f) Authorize the accreditation organization to submit, upon request of the department:

(i) On-site inspection results;

(ii) Reports of deficiencies;

(iii) Plans of corrections for deficiencies cited;

(iv) Any disciplinary or enforcement action taken by the accreditation organization against the medical test site and results of any disciplinary or enforcement action taken by the accreditation organization against the medical test site; and

(v) Any records or other information about the medical test site required for the department to determine whether or

not standards are consistent with chapter 70.42 RCW and this chapter.

**AMENDATORY SECTION** (Amending WSR 00-06-079, filed 3/1/00, effective 4/1/00)

**WAC 246-338-060 Personnel.** (1) Medical test site owners must:

(a) Have a director responsible for the overall technical supervision and management of the test site personnel including oversight of the performance of test procedures and reporting of test results;

(b) Have technical personnel, competent to perform tests and report test results; and

(c) Meet the standards for personnel qualifications and responsibilities in compliance with federal regulation, as listed in 42 CFR Part 493 Subpart M-Personnel for Moderate and High Complexity Testing, with the following exception:

A person that achieved a satisfactory grade through an examination conducted by or under the sponsorship of the United States Public Health Service for director, on or before July 1, 1970, would qualify as a director, technical supervisor, technical consultant, general supervisor and testing personnel for the specialties in which a satisfactory grade was achieved for moderate and high complexity testing.

(2) The department will furnish a copy of 42 CFR Part 493 Subpart M upon request.

(3) Medical test site directors must:

(a) Establish and approve policies for:

- (i) Performing, recording, and reporting of tests;
- (ii) Maintaining an ongoing quality assurance program;
- (iii) Supervision of testing; and
- (iv) Compliance with chapter 70.42 RCW and this chapter;

(b) Evaluate, verify, and document the following related to technical personnel:

(i) Education, experience, and training in test performance and reporting test(§) results;

(ii) Sufficient numbers to cover the scope and complexity of the services provided;

(iii) Access to training appropriate for the type and complexity of the test site services offered; and

(iv) Maintenance of competency to perform test procedures and report test results;

(c) Be present, on call, or delegate the duties of the director to an on-site technical person during testing.

**AMENDATORY SECTION** (Amending WSR 00-06-079, filed 3/1/00, effective 4/1/00)

**WAC 246-338-070 Records.** Medical test sites must maintain records as described in this section.

(1) REQUISITIONS must include the following information, in written or electronic form:

(a) Patient name, identification number, or other method of specimen identification;

(b) Name or other suitable identifier of the authorized person ordering the test;

(c) Date of specimen collection, and time, if appropriate;

(d) Source of specimen, if appropriate;

(e) Type of test ordered;

(f) Sex and age of the patient, if appropriate; and

(g) For cytology and histopathology specimens:

(i) Pertinent clinical information; and

(ii) For Pap smears:

(A) Date of last menstrual period; and

(B) Indication whether the patient has history of cervical cancer or its precursors.

(2) TEST RECORD SYSTEMS must:

(a) Consist of instrument printouts, worksheets, accession logs, corrective action logs, and other records that ensure reliable identification of patient specimens as they are processed and tested to assure that accurate test results are reported; and

(b) Include:

(i) The patient's name or other method of specimen identification;

(ii) The date the specimen was received, and time, if appropriate;

(iii) The reason for specimen rejection or limitation;

(iv) The date of specimen testing; and

(v) The identification of the personnel who performed the test.

(3) TEST REPORTS must:

(a) Be maintained in a manner permitting identification and reasonable accessibility;

(b) Be released only to authorized persons or designees;

(c) Include the name and address of the medical test site, or where applicable, the name and address of each medical test site performing each test;

(d) Include:

(i) Date reported;

(ii) Time reported, if appropriate;

(iii) Any information regarding specimen rejection or limitation; and

(iv) Name of the test performed, test result, and units of measurement, if applicable.

(4) CYTOLOGY REPORTS must:

(a) Distinguish between unsatisfactory specimens and negative results;

(b) Provide narrative descriptions for any abnormal results, such as the Bethesda system of terminology as published in the Journal of the American Medical Association, 1989, Volume 262, pages 931-934; and

(c) Include the signature or initials of the technical supervisor, or an electronic signature authorized by the technical supervisor, for nongynecological preparations and gynecological preparations interpreted to be showing reactive or reparative changes, atypical squamous or glandular cells of undetermined significance, or to be in the premalignant (dysplasia, cervical intraepithelial neoplasia or all squamous intraepithelial neoplasia lesions including human papillomavirus-associated changes) or malignant category.

(5) HISTOPATHOLOGY REPORTS must include the signature or initials of the technical supervisor or an electronic signature authorized by the technical supervisor on all reports.

(6) CYTOGENETICS REPORTS must:

(a) Use appropriate nomenclature on final reports;

(b) Include the number of cells counted and karyotyped; and

- (c) Include an interpretation of the karyotypes findings.
- (7) If a specimen is referred to another laboratory for testing, the medical test site must:
  - (a) Report the essential elements of the referred test results without alterations that could affect the clinical interpretation of the results; and

- (b) Retain or be able to produce an exact duplicate of each testing report from the referral laboratory.
- (8) The medical test site must retain records, slides, and tissues as described in Table 070-1.

**Table 070-1 Record/Slide/Tissue Retention Schedule**

	Two Years	Five Years	Ten Years
(a) General Requirements for all Laboratory Specialties	<ul style="list-style-type: none"> <li>• Test requisitions or equivalent;</li> <li>• Test records;</li> <li>• Test reports;</li> <li>• Quality control records;</li> <li>• Quality assurance records;</li> <li>• Proficiency testing records;</li> <li>• Hard copy of report, or ability to reproduce a copy, for all specimens referred for testing; and</li> <li>• Discontinued procedures for all specialty areas</li> </ul>		
(b) Transfusion Services*		<ul style="list-style-type: none"> <li>• Test requisitions or equivalent;</li> <li>• Test records;</li> <li>• Test reports;</li> <li>• Quality control records; and</li> <li>• Quality assurance records</li> </ul>	
(c) Cytology		<ul style="list-style-type: none"> <li>• All cytology slides, from date of examination of the slide</li> </ul>	<ul style="list-style-type: none"> <li>• All cytology reports</li> </ul>
(d) Histopathology	<ul style="list-style-type: none"> <li>• Specimen blocks, from date of examination</li> </ul>		<ul style="list-style-type: none"> <li>• All histopathology reports; and</li> <li>• Stained slides, from date of examination of the slide</li> </ul>
(e) Histopathology-Tissues	Retain remnants of tissue specimens in an appropriate preserved state until the portions submitted for microscopic examination have been examined and diagnosed		
(f) Instrument/method Validation Studies	For life of instrument/method plus two years		

\* Must be retained for no less than five years in accordance with 21 CFR Part 606, Subpart I.

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**AMENDATORY SECTION** (Amending WSR 00-06-079, filed 3/1/00, effective 4/1/00)

**WAC 246-338-090 Quality control.** The medical test site must use quality control procedures, providing and assuring accurate and reliable test results and reports, meeting the requirements of this chapter.

(1) The medical test site must have written procedures and policies available in the work area for:

(a) Analytical methods used by the technical personnel including:

- (i) Principle;
  - (ii) Specimen collection and processing procedures;
  - (iii) Equipment/reagent/supplies required;
  - (iv) Preparation of solutions, reagents, and stains;
  - (v) Test methodology;
  - (vi) Quality control procedures;
  - (vii) Procedures for reporting results (normal, abnormal, and critical values);
  - (viii) Reference range;
  - (ix) Troubleshooting guidelines - limitations of methodology;
  - (x) Calibration procedures; and
  - (xi) Pertinent literature references; and
- (b) Alternative or backup methods for performing tests including the use of a reference facility if applicable.

(2) The medical test site must establish written criteria for and maintain appropriate documentation of:

- (a) Temperature-controlled spaces and equipment;
- (b) Preventive maintenance activities;
- (c) Equipment function checks;
- (d) Procedure calibrations; and
- (e) Method/instrument validation procedures.

(3) The medical test site must maintain documentation of:

(a) Expiration date, lot numbers, and other pertinent information for:

- (i) Reagents;
  - (ii) Solutions;
  - (iii) Culture media;
  - (iv) Controls;
  - (v) Calibrators;
  - (vi) Standards;
  - (vii) Reference materials; and
  - (viii) Other testing materials; and
- (b) Testing of quality control samples.

(4) For **quantitative tests**, the medical test site must perform quality control as follows:

(a) Include two reference materials of different concentrations each day of testing unknown samples, if these reference materials are available; or

(b) Have an equivalent mechanism to assure the quality, accuracy, and precision of the test if reference materials are not available.

(5) For **qualitative tests**, the medical test site must perform quality control as follows:

(a) Use positive and negative reference material each day of testing unknown samples; or

(b) Have an equivalent mechanism to assure the quality, accuracy, and precision of the test if reference materials are not available.

(6) The medical test site must:

(a) Use materials within their documented expiration date;

(b) Not interchange components of kits with different lot numbers, unless specified by the manufacturer;

(c) Determine the statistical limits for each lot number of unassayed reference materials through repeated testing;

(d) Use the manufacturer's reference material limits for assayed material, provided they are:

- (i) Verified by the medical test site; and
- (ii) Appropriate for the methods and instrument used by the medical test site;

(e) Make reference material limits readily available;

(f) Report patient results only when reference materials are within acceptable limits; and

(g) Comply with general quality control requirements as described in Table 090-1, unless otherwise specified in subsection (9)(a) through (l) of this section.

(7) The medical test site must perform, when applicable:

(a) Calibration and calibration checks for **moderate complexity testing** as described in Table 090-2;

(b) Calibration and calibration verification for **high complexity testing** as described in Table 090-3;

(c) Validation for **moderate complexity testing** by verifying the following performance characteristics when the medical test site introduces a new procedure classified as moderate complexity:

- (i) Accuracy;
  - (ii) Precision; and
  - (iii) Reportable range of patient test results;
- (d) Validation for **high complexity testing**:

(i) When the medical test site introduces a new procedure classified as high complexity;

(ii) For each method that is developed in-house, is a modification of the manufacturer's test procedure, or is an instrument, kit or test system that has not been cleared by FDA; and

(iii) By verifying the following performance characteristics:

- (A) Accuracy;
- (B) Precision;
- (C) Analytical sensitivity;
- (D) Analytical specificity to include interfering substances;
- (E) Reference ranges (normal values);
- (F) Reportable range of patient test results; and
- (G) Any other performance characteristic required for test performance.

(8) When patient values are above the maximum or below the minimum calibration point or the reportable range, the medical test site must:

(a) Report the patient results as greater than the upper limit or less than the lower limit or an equivalent designation; or

(b) Use an appropriate procedure to rerun the sample allowing results to fall within the established linear range.

**Table 090-1 General Quality Control Requirements**

	<b>Control Material</b>	<b>Frequency</b>
(a) Each batch or shipment of reagents, discs, antisera, and identification systems	<ul style="list-style-type: none"> <li>• Appropriate control materials for positive and negative reactivity</li> </ul>	<ul style="list-style-type: none"> <li>• When prepared or opened, unless otherwise specified</li> </ul>
(b) Each batch or shipment of stains	<ul style="list-style-type: none"> <li>• Appropriate control materials for positive and negative reactivity</li> </ul>	<ul style="list-style-type: none"> <li>• When prepared or opened; and Each day of use, unless otherwise specified</li> </ul>
(c) Fluorescent stains	<ul style="list-style-type: none"> <li>• Appropriate control materials for positive and negative reactivity</li> </ul>	<ul style="list-style-type: none"> <li>• Each time of use, unless otherwise specified</li> </ul>
(d) Quality control for each specialty and subspecialty	<ul style="list-style-type: none"> <li>• Appropriate control materials; or Equivalent mechanism to assure the quality, accuracy, and precision of the test if reference materials are not available</li> </ul>	<ul style="list-style-type: none"> <li>• At least as frequently as specified in this section;</li> <li>• More frequently if recommended by the manufacturer of the instrument or test procedure; or</li> <li>• More frequently if specified by the medical test site</li> </ul>
(e) Direct antigen detection systems without procedural controls	<ul style="list-style-type: none"> <li>• Positive and negative controls that evaluate both the extraction and reaction phase</li> </ul>	<ul style="list-style-type: none"> <li>• Each batch, shipment, and new lot number; and</li> <li>• Each day of use</li> </ul>

**Table 090-2 Calibration and Calibration Checks—Moderate Complexity Testing**

	<b>Calibration Material</b>	<b>Frequency</b>
<b>CALIBRATION</b>	<ul style="list-style-type: none"> <li>• Calibration material appropriate for methodology according to manufacturer's instructions</li> </ul>	<ul style="list-style-type: none"> <li>• Initial on-site installation/implementation of instrument/method;</li> <li>• At the frequency recommended by the manufacturer;</li> <li>• When controls show trends, shifts, or are out of limits and other corrective action has not fixed the problem.</li> </ul>
<b>CHECK CALIBRATION</b>	<ul style="list-style-type: none"> <li>• Assayed material appropriate for methodology</li> </ul>	<ul style="list-style-type: none"> <li>• At least every six months.</li> </ul>

**Table 090-3 Calibration and Calibration Checks—High Complexity Testing**

	<b>Calibration Material</b>	<b>Frequency</b>
<b>CALIBRATION</b>	<ul style="list-style-type: none"> <li>• Calibration materials appropriate for methodology</li> </ul>	<ul style="list-style-type: none"> <li>• Initial on-site installation/implementation of instrument/method;</li> <li>• At the frequency recommended by the manufacturer; and</li> <li>• Whenever calibration verification fails to meet the medical test site's acceptable limits for calibration verification.</li> </ul>

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	Calibration Material	Frequency
<b>CALIBRATION VERIFICATION</b>	<ul style="list-style-type: none"> <li>• Use assayed material, if available, at the lower, mid-point, and upper limits of procedure's reportable range; or Demonstrate alternate method of assuring accuracy at the lower, mid-point, and upper limits of procedure's reportable range</li> </ul>	<ul style="list-style-type: none"> <li>• At least every six months;</li> <li>• When there is a complete change of reagents (i.e., new lot number or different manufacturer) is introduced;</li> <li>• When major preventive maintenance is performed or there is a replacement of critical parts of equipment; or</li> <li>• When controls are outside of the medical test site's acceptable limits or exhibit trends.</li> </ul>

(9) The medical test site must perform quality control procedures as described for each specialty and subspecialty in (a) through (l) of this subsection.

(a) **Chemistry.**

Perform quality control procedures for chemistry as described in Table 090-4.

**Table 090-4 Quality Control Procedures - Chemistry**

Subspecialty/Test	Qualitative		Quantitative	
	Control Material	Frequency	Control Material	Frequency
Routine Chemistry	<ul style="list-style-type: none"> <li>• Positive and negative reference material</li> </ul>	<ul style="list-style-type: none"> <li>• Each day of use</li> </ul>	<ul style="list-style-type: none"> <li>• Two levels of reference material in different concentrations</li> </ul>	<ul style="list-style-type: none"> <li>• Each day of use</li> </ul>
Toxicology <ul style="list-style-type: none"> <li>• GC/MS for drug screening</li> <li>• Urine drug screen</li> </ul>	<ul style="list-style-type: none"> <li>• Analyte-specific control</li> <li>• Positive control containing at least one drug representative of each drug class to be reported; must go through each phase of use including extraction</li> </ul>	<ul style="list-style-type: none"> <li>• With each run of patient specimens</li> <li>• With each run of patient specimens</li> </ul>	<ul style="list-style-type: none"> <li>• Analyte-specific control</li> </ul>	<ul style="list-style-type: none"> <li>• With each analytical run</li> </ul>
Urinalysis <ul style="list-style-type: none"> <li>• Nonwaived instrument</li> <li>• Refractometer for specific gravity</li> </ul>			<ul style="list-style-type: none"> <li>• Two levels of control material</li> <li>• Calibrate to zero with distilled water</li> <li>• One level of control material</li> </ul>	<ul style="list-style-type: none"> <li>• Each day of use</li> <li>• Each day of use</li> </ul>
Blood Gas Analysis			<ul style="list-style-type: none"> <li>• Two-point calibration and one reference material</li> <li>• One-point calibration or one reference material, or</li> <li>• Another calibration and reference material schedule, approved by the department</li> </ul>	<ul style="list-style-type: none"> <li>• Each eight hours of testing</li> <li>• Each time patient sample is tested, unless automated instrument internally verifies calibration every thirty minutes</li> </ul>

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Subspecialty/Test	Qualitative		Quantitative	
	Control Material	Frequency	Control Material	Frequency
Electrophoresis	<ul style="list-style-type: none"> <li>One control containing fractions representative of those routinely reported in patient specimens</li> </ul>	<ul style="list-style-type: none"> <li>In each electrophoretic cell</li> </ul>	<ul style="list-style-type: none"> <li>One control containing fractions representative of those routinely reported in patient specimens</li> </ul>	<ul style="list-style-type: none"> <li>In each electrophoretic cell</li> </ul>

**(b) Hematology.**

- (i) Run patient and quality control samples in duplicate for manual cell counts;
- (ii) If reference material is unavailable, document the mechanism used to assure the quality, accuracy, and precision of the test; and
- (iii) Perform quality control procedures for hematology as described in Table 090-5.

**Table 090-5 Quality Control Procedures—Hematology**

	Control Material	Frequency
Automated	<ul style="list-style-type: none"> <li>Two levels of reference material in different concentrations</li> </ul>	<ul style="list-style-type: none"> <li>Every eight hours that patient samples are tested</li> </ul>
Manual Blood Counts	<ul style="list-style-type: none"> <li>One level of reference material</li> </ul>	<ul style="list-style-type: none"> <li>Every eight hours that patient samples are tested</li> </ul>
Qualitative Tests	<ul style="list-style-type: none"> <li>Positive and negative reference material</li> </ul>	<ul style="list-style-type: none"> <li>Each day of testing</li> </ul>

**(c) Coagulation.**

- (i) Run patient and quality control samples in duplicate for manual coagulation test (tilt tube);
- (ii) If reference material is unavailable, document the mechanism used to assure the quality, accuracy, and precision of the test; and
- (iii) Perform quality control procedures for coagulation as described in Table 090-6.

**Table 090-6 Quality Control Procedures—Coagulation**

	Control Material	Frequency
Automated	<ul style="list-style-type: none"> <li>Two levels of reference material in different concentrations</li> </ul>	<ul style="list-style-type: none"> <li>Every eight hours that patient samples are tested; and</li> <li>Each time reagents are changed</li> </ul>
Manual Tilt Tube Method	<ul style="list-style-type: none"> <li>Two levels of reference material in different concentrations</li> </ul>	<ul style="list-style-type: none"> <li>Every eight hours that patient samples are tested; and</li> <li>Each time reagents are changed</li> </ul>

**(d) General immunology.**

- (i) Employ reference materials for all test components to ensure reactivity;
- (ii) Report test results only when the predetermined reactivity pattern of the reference material is observed; and
- (iii) Perform quality control procedures for general immunology as described in Table 090-7.

**Table 090-7 Quality Control Procedures—General Immunology**

	Control Material	Frequency
Serologic tests on unknown specimens	<ul style="list-style-type: none"> <li>Positive and negative reference material</li> </ul>	<ul style="list-style-type: none"> <li>Each day of testing</li> </ul>
Moderate complexity kits with procedural (internal) controls	<ul style="list-style-type: none"> <li>Positive and negative reference material (external controls)</li> <li>Procedural (internal) controls</li> </ul>	<ul style="list-style-type: none"> <li>When kit is opened</li> <li>Each time patient sample is tested</li> </ul>

**(e) Syphilis serology.**

- (i) Use equipment, glassware, reagents, controls, and techniques that conform to manufacturer's specifications;
- (ii) Employ reference materials for all test components to ensure reactivity; and
- (iii) Perform serologic tests on unknown specimens concurrently with a positive serum reference material with

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known titer or graded reactivity and a negative reference material.

(f) **Microbiology.**

(i) Have available and use:

(A) Appropriate stock organisms for quality control purposes; and

(B) A collection of slides, photographs, gross specimens, or ~~(test)~~ text books for reference sources to aid in identification of microorganisms;

(ii) Document all steps (reactions) used in the identification of microorganisms on patient specimens;

(iii) For antimicrobial susceptibility testing:

(A) Record zone sizes or minimum inhibitory concentration for reference organisms; and

(B) Zone sizes or minimum inhibitory concentration for reference organisms must be within established limits before reporting patient results; and

(C) Perform quality control on antimicrobial susceptibility testing media as described in Table 090-9;

(iv) For noncommercial media, check each batch or shipment for sterility, ability to support growth and, if appropriate, selectivity, inhibition, or biochemical response;

(v) For commercial media:

(A) Verify that the product insert specifies that the quality control checks meet the requirements for media quality control as outlined by the National Committee for Clinical Laboratory Standards (NCCLS), Quality Assurance for Commercially Prepared Microbiological Culture Media-Second Edition; Approved Standard (1996);

(B) Keep records of the manufacturer's quality control results;

(C) Document visual inspection of the media for proper filling of the plate, temperature or shipment damage, and contamination before use; and

(D) Follow the manufacturer's specifications for using the media; and

(vi) For microbiology subspecialties:

(A) **Bacteriology:** Perform quality control procedures for bacteriology as described in Tables 090-8 and 090-9.

**Table 090-8 Quality Control Procedures—Bacteriology**

	<b>Control Material</b>	<b>Frequency</b>
Reagents, disks, and identification systems	<ul style="list-style-type: none"> <li>Positive and negative reference organisms, unless otherwise specified</li> </ul>	<ul style="list-style-type: none"> <li>Each batch, shipment, and new lot number unless otherwise specified</li> </ul>
Stains, unless otherwise specified; DNA probes; catalase; coagulase; beta-lactamase; and oxidase reagents	<ul style="list-style-type: none"> <li>Positive and negative reference organisms</li> </ul>	<ul style="list-style-type: none"> <li>Each batch, shipment, and new lot number; and</li> <li>Each day of use</li> </ul>
Fluorescent stains	<ul style="list-style-type: none"> <li>Positive and negative reference organisms</li> </ul>	<ul style="list-style-type: none"> <li>Each batch, shipment, and new lot number; and</li> <li>Each time of use</li> </ul>
Gram and acid-fast stains, bacitracin, optochin, ONPG, X and V disks or strips	<ul style="list-style-type: none"> <li>Positive and negative reference organisms</li> </ul>	<ul style="list-style-type: none"> <li>Each batch, shipment, and new lot number; and</li> <li>Each week of use</li> </ul>
Direct antigen detection systems without procedural controls	<ul style="list-style-type: none"> <li>Positive and negative controls that evaluate both the extraction and reaction phase</li> </ul>	<ul style="list-style-type: none"> <li>Each batch, shipment, and new lot number; and</li> <li>Each day of use</li> </ul>
Moderate complexity test kits with procedural (internal) controls	<ul style="list-style-type: none"> <li>Positive and negative reference material (external) controls</li> <li>Procedural (internal) controls</li> </ul>	<ul style="list-style-type: none"> <li>Each batch, shipment, and new lot number</li> <li>Each time patient sample is tested</li> </ul>
Antisera	<ul style="list-style-type: none"> <li>Positive and negative reference material</li> </ul>	<ul style="list-style-type: none"> <li>Each batch, shipment, and new lot number; and</li> <li>Each month of use</li> </ul>

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**Table 090-9 Quality Control Procedures—Bacteriology - Media for Antimicrobial Susceptibility Testing**

	<b>Control Material</b>	<b>Frequency</b>
Check each new batch of media and each new lot of antimicrobial disks or other testing systems (MIC)	<ul style="list-style-type: none"> <li>• Approved reference organisms (ATCC organisms)</li> </ul>	<ul style="list-style-type: none"> <li>• Before initial use and each day of testing; or</li> <li>• May be done weekly if the medical test site can meet the quality control requirements for antimicrobial disk susceptibility testing as outlined by <u>NCCLS</u> Performance Standards for Antimicrobial Disk Susceptibility Tests-Seventh Edition; Approved Standard (2000)</li> </ul>

(B) **Mycobacteriology:** Perform quality control procedures for mycobacteriology as described in Table 090-10.

**Table 090-10 Quality Control Procedures—Mycobacteriology**

	<b>Control Material</b>	<b>Frequency</b>
Iron uptake test	<ul style="list-style-type: none"> <li>• Acid-fast organism that produces a positive reaction and with an organism that produces a negative reaction</li> </ul>	<ul style="list-style-type: none"> <li>• Each day of use</li> </ul>
All other reagents or test procedures used for mycobacteria identification unless otherwise specified	<ul style="list-style-type: none"> <li>• Acid-fast organism that produces a positive reaction</li> </ul>	<ul style="list-style-type: none"> <li>• Each day of use</li> </ul>
DNA probes	<ul style="list-style-type: none"> <li>• Organisms that produce positive and negative reactions</li> </ul>	<ul style="list-style-type: none"> <li>• Each day of use</li> </ul>
Acid-fast stains	<ul style="list-style-type: none"> <li>• Acid-fast organism that produces a positive reaction</li> </ul>	<ul style="list-style-type: none"> <li>• Each week of use</li> </ul>
Fluorochrome acid-fast stains	<ul style="list-style-type: none"> <li>• Organisms that produce positive and negative reactivity</li> </ul>	<ul style="list-style-type: none"> <li>• Each week of use</li> </ul>
Susceptibility tests performed on <i>Mycobacterium tuberculosis</i> isolates	<ul style="list-style-type: none"> <li>• Strain of <i>M. tb</i> susceptible to all antimycobacterial agents used</li> </ul>	<ul style="list-style-type: none"> <li>• Each week of use</li> </ul>

(C) **Mycology:** Perform quality control procedures for mycology as described in Table 090-11.

**Table 090-11 Quality Control Procedures—Mycology**

	<b>Control Material</b>	<b>Frequency</b>
Auxanographic medium for nitrate assimilation: Nitrate reagent	<ul style="list-style-type: none"> <li>• Peptone control</li> </ul>	<ul style="list-style-type: none"> <li>• Each day of use</li> </ul>
Susceptibility tests: Each drug NOTE: Establish control limits and criteria for acceptable control results prior to reporting patient results	<ul style="list-style-type: none"> <li>• One control strain that is susceptible to the drug</li> </ul>	<ul style="list-style-type: none"> <li>• Each day of use</li> </ul>
Acid-fast stains	<ul style="list-style-type: none"> <li>• Organisms that produce positive and negative reactions</li> </ul>	<ul style="list-style-type: none"> <li>• Each week of use</li> </ul>
Reagents for biochemical and other identification test procedures	<ul style="list-style-type: none"> <li>• Organism that produces a positive reaction</li> </ul>	<ul style="list-style-type: none"> <li>• Each week of use</li> </ul>
Commercial identification systems utilizing two or more substrates	<ul style="list-style-type: none"> <li>• Organisms that verify positive and negative reactivity of each media type</li> </ul>	<ul style="list-style-type: none"> <li>• Each batch or shipment and each lot number</li> </ul>

(D) **Parasitology:**

(I) Have available and use:

• Reference collection of slides or photographs and, if available, gross specimens for parasite identification; and

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- Calibrated ocular micrometer for determining the size of ova and parasites, if size is a critical parameter.

(II) Check permanent stains each month of use with reference materials.

(E) **Virology:**

(I) Have available:

- Host systems for isolation of viruses; and
- Test methods for identification of viruses that cover the entire range of viruses that are etiologically related to the clinical diseases for which services are offered; and

(II) Simultaneously culture uninoculated cells or cell substrate as a negative control when performing virus identification.

(g) **Histopathology:** Include a control slide of known reactivity with each slide or group of slides for differential or special stains and document reactions.

(h) **Cytology.**

(i) Processing specimens:

(A) Stain all gynecological smears using a Papanicolaou or a modified Papanicolaou staining method;

(B) Have methods to prevent cross-contamination between gynecologic and nongynecologic specimens during the staining process; and

(C) Stain nongynecological specimens that have a high potential for cross-contamination separately from other nongynecological specimens, and filter or change the stains following staining.

(ii) Performing specimen examinations:

(A) All cytology preparations must be evaluated on the premises of the medical test site;

(B) Technical personnel must examine, unless federal law and regulation specify otherwise, no more than one hundred cytological slides by nonautomated microscopic technique in a twenty-four-hour period and in no less than an eight-hour work period;

(C) Previously examined negative, reactive, reparative, atypical, premalignant or malignant gynecological cases and previously examined nongynecologic cytology preparations and tissue pathology slides examined by a technical supervisor are not included in the one hundred slide limit;

(D) Each slide preparation technique (automated, semi-automated, or liquid based) which results in cell dispersion over one-half or less of the total available slide area and which is examined by nonautomated microscopic technique must be counted as one-half slide; and

(E) Records of the total number of slides examined by each individual at all sites during each twenty-four-hour period must be maintained.

(iii) Establish and implement a quality assurance program that ensures:

(A) There is criteria for submission of material;

(B) All providers submitting specimens are informed of these criteria;

(C) All samples submitted are assessed for adequacy;

(D) Records of initial examinations and rescreening results are available;

(E) Rescreening of benign gynecological slides is:

(I) Performed by an individual who meets the personnel requirements for technical or general supervisor in cytology as defined under 42 CFR Part 493 Subpart M;

(II) Completed before reporting patient results on those selected cases;

(III) Performed and documented on:

- No less than ten percent of the benign gynecological slides; and

- Includes cases selected at random from the total case-load and from patients or groups of patients that are identified as having a high probability of developing cervical cancer, based on available patient information;

(F) The technical supervisor:

(I) Confirms all gynecological smears interpreted to be showing reactive or reparative changes, atypical squamous or glandular cells of undetermined significance, or to be in the premalignant (dysplasia, cervical intraepithelial neoplasia or all squamous intraepithelial neoplasia lesions including human papillomavirus-associated changes) or malignant category;

(II) Reviews all nongynecological cytological preparations; and

(III) Establishes, documents, and reassesses, at least every six months, the workload limits for each cytotechnologist;

(G) All abnormal cytology reports are correlated with prior cytology reports and with histopathology reports if available, and the causes of any discrepancies are determined;

(H) Review of all normal or negative gynecological specimens received within the previous five years, if available in the laboratory system, or records of previous reviews, for each patient with a current high grade intraepithelial lesion or moderate dysplasia of CIN-2 or above;

(I) Notification of the patient's physician if significant discrepancies are found that would affect patient care and issuance of an amended report;

(J) An annual statistical evaluation of the number of cytology cases examined, number of specimens processed by specimen type, volume of patient cases reported by diagnosis, number of cases where cytology and histology are discrepant, number of cases where histology results were unavailable for comparison, and number of cases where rescreen of negative slides resulted in reclassification as abnormal; and

(K) Evaluation and documentation of the performance of each individual examining slides against the medical test site's overall statistical values, with documentation of any discrepancies, including reasons for the deviation and corrective action, if appropriate.

(i) **Immunohematology/transfusion services.**

(i) Perform ABO grouping, Rh (D) typing, antibody detection and identification, and compatibility testing as described by the Food and Drug Administration (FDA) under 21 CFR Part 606, and must also comply with 21 CFR Part 640.

(A) Perform ABO grouping:

- (I) By concurrently testing unknown red cells with ~~((Food and Drug Administration))~~ FDA approved anti-A and anti-B grouping sera;
- (II) Confirm ABO grouping of unknown serum with known A1 and B red cells;
- (B) Perform Rh (D) typing by testing unknown red cells with anti-D (anti-Rh) blood grouping serum; and
- (C) Perform quality control procedures for immunohematology as described in Table 090-12.
  - (ii) Blood and blood products:
    - (A) Collecting, processing, and distributing:
      - (I) Must comply with FDA requirements listed under 21 CFR Parts 606, 610.53, and 640; and
      - (II) Must establish, document, and follow policies to ensure positive identification of a blood or blood product recipient.
    - (B) Labeling and dating must comply with FDA requirements listed under 21 CFR 606, Subpart G, and 610.53.
  - (C) Storing:

- (I) There must be an adequate temperature alarm system that is regularly inspected.
- (II) The system must have an audible alarm system that monitors proper blood and blood product storage temperature over a twenty-four-hour period.
- (III) High and low temperature checks of the alarm system must be documented.
- (D) Collection of heterologous or autologous blood products on-site:
  - (I) Must register with the ~~((Food and Drug Administration))~~ FDA; and
  - (II) Have a current copy of the form FDA 2830 "Blood Establishment Registration and Product Listing."
  - (iii) Must have an agreement approved by the director for procurement, transfer, and availability to receive products from outside entities.
  - (iv) Promptly investigate transfusion reactions according to established procedures, and take any necessary remedial action.

**Table 090-12 Quality Control Procedures—Immunohematology**

Reagent	Control Material	Frequency
ABO antisera	<ul style="list-style-type: none"> <li>• Positive control</li> </ul>	<ul style="list-style-type: none"> <li>• Each day of use</li> </ul>
Rh antisera	<ul style="list-style-type: none"> <li>• Positive and negative controls</li> <li>• Patient control to detect false positive Rh test results</li> </ul>	<ul style="list-style-type: none"> <li>• Each day of use</li> <li>• When required by the manufacturer</li> </ul>
Other antisera	<ul style="list-style-type: none"> <li>• Positive and negative controls</li> </ul>	<ul style="list-style-type: none"> <li>• Each day of use</li> </ul>
ABO reagent red cells	<ul style="list-style-type: none"> <li>• Positive control</li> </ul>	<ul style="list-style-type: none"> <li>• Each day of use</li> </ul>
Antibody screening cells	<ul style="list-style-type: none"> <li>• Positive control using at least one known anti-body</li> </ul>	<ul style="list-style-type: none"> <li>• Each day of use</li> </ul>

**(j) Histocompatibility.**

- (i) Use applicable quality control standards for immunohematology, transfusion services, and diagnostic immunology as described in this chapter; and
- (ii) Meet the standards for histocompatibility as listed in 42 CFR Part 493.1265, Condition: Histocompatibility, available from the department upon request.

**(k) Cytogenetics.**

- (i) Document:
  - (A) Number of metaphase chromosome spreads and cells counted and karyotyped;
  - (B) Number of chromosomes counted for each metaphase spread;
  - (C) Media used;
  - (D) Quality of banding; and
  - (E) Sufficient resolution to support the reported results;
- (ii) Assure an adequate number of karyotypes are prepared for each patient according to the indication given for performing cytogenetics study;
  - (iii) Use an adequate patient identification system for:
    - (A) Patient specimens;
    - (B) Photographs, photographic negatives, or computer stored images of metaphase spreads and karyotypes;
    - (C) Slides; and
    - (D) Records; and

(iv) Perform confirmatory testing on all atypical results when performing determination of sex by X and Y chromatin counts.

**(l) Radiobioassay and radioimmunoassay.**

- (i) Check the counting equipment for stability each day of use with radioactive standards or reference sources; and
- (ii) Meet Washington state radiation standards described under chapter 70.98 RCW and chapters 246-220, 246-221, 246-222, 246-232, 246-233, 246-235, 246-239, 246-247, 246-249, and 246-254 WAC.

**AMENDATORY SECTION** (Amending WSR 99-24-061, filed 11/29/99, effective 12/30/99)

**WAC 246-338-990 Fees.** (1) The department will assess and collect biennial fees for medical test sites as follows:

- (a) Charge fees, based on the requirements authorized under RCW 70.42.090 and this section;
- (b) Assess additional fees when ~~((a medical test site adds licensed tests))~~ changes listed in WAC 246-338-026 occur that ~~((result in a change of category))~~ require a different type of license than what the medical test site currently holds; and
- (c) Determine fees according to criteria described in Table 990-1.

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**Table 990-1 License Categories and Fees**

Category of License	Number of Tests/ Year	Biennial Fee
Certificate of Waiver	N/A	\$ 108
PPMP	N/A	\$ 163
Accredited	N/A	\$ 325
Limited Testing	1-750 tests	\$ 543
Low Volume	751-2,000 tests	\$1,086
Category A	2,001-10,000 tests, 1-3 specialties	\$1,629
Category B	2,001-10,000 tests, 4 or more specialties	\$1,955
Category C	10,001-25,000 tests, 1-3 specialties	\$2,281
Category D	10,001-25,000 tests, 4 or more specialties	\$2,715
Category E	25,001-50,000 tests	\$3,259
Category F	50,001-75,000 tests	\$3,802
Category G	75,001-100,000 tests	\$4,453
Category H	100,001-500,000 tests	\$5,105
Category I	500,001-1,000,000 tests	\$5,432
Category J	> 1,000,000 tests	\$5,974
Follow-up survey for deficiencies		Direct staff time
Complaint investigation		Direct staff time

(2) The following programs are excluded from fee charges when performing only waived hematocrit or hemoglobin testing for nutritional evaluation and food distribution purposes:

- (a) Women, infant and children programs (WIC); and
- (b) Washington state migrant council.

**WSR 01-02-070**  
**PERMANENT RULES**  
**DEPARTMENT OF HEALTH**  
 [Filed December 29, 2000, 1:15 p.m.]

Date of Adoption: December 29, 2000.

Purpose: The purpose of this rule is to adopt the 1996 amendments to the federal Safe Drinking Water Act (SDWA) regarding operator certification requirements as specified in

the United States Environmental Protection Agency (EPA) guidance.

Citation of Existing Rules Affected by this Order: Repealing WAC 246-292-170; and amending WAC 246-292-001, 246-292-010, 246-292-020, 246-292-040, 246-292-050, 246-292-055, 246-292-060, 246-292-070, 246-292-075, 246-292-080, 246-292-090, 246-292-100, 246-292-110, and 246-292-160.

Statutory Authority for Adoption: Chapter 70.119 RCW.

Other Authority: Safe Drinking Water Act, Public Law 104-182; 64 F.R. 5916 - 5921.

Adopted under notice filed as WSR 00-21-104 on October 18, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 1, Amended 14, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 0, Repealed 1.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 14, 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 1, Amended 14, Repealed 1.

Effective Date of Rule: Thirty-one days after filing.  
 December 26, 2000

Nancy Ellison  
 Deputy Secretary  
 for Mary Selecky  
 Secretary

AMENDATORY SECTION (Amending WSR 94-04-004, filed 1/20/94, effective 2/20/94)

**WAC 246-292-001 Purpose.** Pursuant to the provisions of chapter 70.119 RCW, the ~~((regulations set forth in))~~ purpose of this chapter ~~((are adopted for the protection of))~~ is to protect public health ~~((through the establishment of))~~ by setting minimum requirements and standards ~~((by which))~~ for public water system ~~((s are operated and))~~ operation and certification of operators in responsible charge of public water systems ~~((are examined and certified as to their competency)).~~ Certification under this chapter is available to all operators who can meet the minimum qualifications of a given classification.

AMENDATORY SECTION (Amending WSR 94-04-004, filed 1/20/94, effective 2/20/94)

**WAC 246-292-010 Definitions.** Abbreviations and acronyms:

- BAT - backflow assembly tester((-);
- BTO - basic treatment operator((-);

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CCS - cross connection control specialist((-));  
 GWI - ground water under the direct influence of surface water((-);

NTNC - nontransient noncommunity((-);

OIT - operator-in-training((-);

SMA - satellite management agency;

TNC - transient noncommunity((-);

WAC - Washington Administrative Code;

WDM - water distribution manager((-);

WDS - water distribution specialist((-);

WTPO - water treatment plant operator((-);

~~("Basic filtration technology" means slow sand filtration and alternate filtration technologies such as cartridge filters, bag filters, and ultrafiltration.~~

~~"Board" means the water and wastewater operator certification board of examiners as established under RCW 70.95B.070 and 70.119.080.)~~ "Available" means based on system size, complexity, and source water quality, a certified operator must be on-site or able to be contacted as needed to initiate the appropriate action in a timely manner.

"Certificate" means a certificate of competency issued by the ~~(secretary)~~ department stating that the operator has met the requirements for the specified operator classification of the certification program.

"Certified operator" means a person who has met the applicable requirements of this chapter ((246-292 WAC)) and holds a valid certificate.

"Complex filtration technology" means conventional, direct, in-line or diatomaceous earth filtration.

"Community water system" means any Group A water system providing service to fifteen or more service connections used by year-round residents for one hundred eighty or more days within a calendar year, regardless of the number of people, or regularly serving twenty-five year-round (i.e., more than one hundred eighty days per year) residents. Examples of a community water system might include a municipality, subdivision, mobile home park, apartment complex, college with dormitories, nursing home, or prison.

"Continuing education unit (CEU)" means a nationally recognized unit of measurement similar to college credits. One CEU is awarded for every ten contact hours of participation in an organized continuing education experience under responsible sponsorship, capable direction and qualified instruction. Forty-five relevant CEUs equals forty-five relevant college quarter credits or thirty relevant college semester credits as determined by the department.

"Contract operator" means a person in charge of the ~~((active, daily, technical operation of more than two))~~ daily operational activities of three or more public water systems.

~~"Cross connection control program" means ((a program protecting the health of water consumers and the potability of the public water supply as required under))~~ the administrative and technical procedures the owner implements to protect the public water system from contamination via cross-connections as required in WAC 246-290-490.

"Department" means the Washington state department of health, through the secretary of health or the secretary's designee.

~~"Distribution system" means ((that portion of a public water system which conveys water from the source and/or~~

~~treatment facilities to consumers))~~ all piping components of a public water system that serves to convey water from transmission mains linked to source, storage and treatment facilities to the consumer excluding individual services.

"Grandparenting" means the exemption for the existing operator in responsible charge from meeting the initial education, experience and examination requirements for the class of certification the system has been assigned.

"Ground water under the direct influence of surface water (GWI)" means any water beneath the surface of the ground with:

Significant occurrence of insects or other macroorganisms, algae, or large-diameter pathogens such as Giardia lamblia; or

Significant and relatively rapid shifts in water characteristics such as turbidity, temperature, conductivity, or pH ~~((which))~~ closely ((correlate)) correlating to climatological or surface water condition.

"Group A water system" means a public water system ~~((with fifteen or more service connections, regardless of the number of people; or a system serving an average of twenty-five or more people per day for sixty or more days within a calendar year, regardless of the number of service connections))~~ providing service such that it meets the definition of a public water system provided in the 1996 amendments to the federal Safe Drinking Water Act (Public Law 104-182, Section 101, subsection b). Group A water systems are further defined as community and noncommunity water systems (see other definitions).

"Group B water system" means a public water system with less than fifteen ~~((service))~~ residential connections and serving:

An average of less than twenty-five people per day for sixty or more days within a calendar year; or

Any number of people for less than sixty days within a calendar year.

"Nationally recognized association of certification authorities" means an organization ~~((which))~~ that:

- Serves as an information center for certification activities;

- Recommends minimum standards and guidelines for classification of potable water treatment plants, water distribution systems, wastewater facilities and certification of operators;

- Facilitates reciprocity between state programs; and
- Assists authorities in establishing new and updating existing certification programs.

"Noncommunity water system" means a Group A water system that is not a community water system. Noncommunity water systems are further defined as nontransient noncommunity (NTNC) and transient noncommunity (TNC).

"Nontransient noncommunity water system (NTNC)" means a Group A water system ~~((regularly serving))~~ that provides service to twenty-five or more of the same ((nonresidents)) nonresidential people for one hundred eighty or more days within a calendar year. Examples of a NTNC water system include a school or day care center, or a business, factory, motel or restaurant with twenty-five or more employees on-site.

"Owner" means any agency, subdivision of the state, municipal corporation, firm, company, mutual or cooperative association, institution, partnership, or person or any other entity that holds as property, a public water system.

"Operating experience" means the routine on-site performance of duties in a water purification plant or distribution system. Those duties affect plant or system performance and/or water quality.

"Operating shift" means that period of time during which operator decisions are made and actions are taken that will directly impact water quality and/or quantity of drinking water.

"Professional growth reporting period" means a designated time period of not less than three years, in which a certified operator shall demonstrate professional growth.

"Public water system" means any system(~~(excluding a system serving only one single family residence and a system with four or fewer connections all of which serve residences on the same farm, providing piped water for human consumption, including any collection, treatment, storage, or distribution facilities under control of the purveyor and used primarily in connection with the system; and collection or pretreatment storage facilities not under control of the purveyor but primarily used))~~ providing water for human consumption through pipes or other constructed conveyances, excluding a system serving only one single-family residence and a system with four or fewer connections all of which serve residences on the same farm. The term includes:

- Collection, treatment, storage, and/or distribution facilities under control of the owner and used primarily in connection with such systems; and

- Collection or pretreatment storage facilities not under control of the owner, but primarily in connection with ((the)) such system.

"Purification plant" means that portion of a public water system (~~(which))~~ that treats or improves the physical, chemical or bacteriological quality of the system's water to bring the water into compliance with state board of health standards. Unit processes installed (~~(as necessary))~~ to perform water filtration, ion exchange, electro dialysis, reverse osmosis, or iron and manganese removal shall be included within the scope of the term purification plant. Unit processes installed (~~(as necessary))~~ to allow in-line fluoridation, in-line chlorination, or chemical addition to inhibit corrosion (~~(shall not be))~~ are not included within the scope of the term purification plant.

~~("Secretary" means the secretary of the department of health or the secretary's designee.~~

~~"Service" means a connection to a public water system designed to serve a single family residence or other residential or nonresidential population. When the connection is to a system without clearly defined single family residences or with a nonresident population, the following formulas shall be used in determining equivalent number of services:~~

~~For group home or barracks type accommodation, divide the average population served each day by two and one-half;~~

~~For NTNC systems, divide the average population served each day by two and one-half; and~~

~~For TNC systems, divide the average population served each day by twenty-five.~~

~~"Surface water" means a body of water open to the atmosphere and subject to surface runoff.~~

~~"Transient noncommunity water system (TNC)" means a Group A water system:~~

~~Having fifteen or more services used less than one hundred eighty days within a calendar year; or~~

~~Serving twenty-five or more different nonresidents for sixty or more days within a calendar year; or~~

~~Serving twenty-five or more of the same nonresidents for sixty or more days, but less than one hundred eighty days within a calendar year; or~~

~~Serving twenty-five or more residents for sixty or more days, but less than one hundred eighty days within a calendar year.))~~

"Relevant water system training" means directly related to the operation, maintenance or management of a water system; and which has an influence on water quality, public health, or environmental protection.

"Responsible charge" means the operator(s) designated by the owner to be the certified operator(s) who makes the decisions regarding the daily operational activities of a public water system, water treatment facility and/or distribution system that will directly impact water quality and/or quantity of drinking water including, but not limited to, decisions concerning process control and system integrity.

"Satellite management agency (SMA)" means a person or entity that is approved by the department to own or operate public water systems on a regional or county-wide basis without the necessity for a physical connection between such systems.

"Service connection" means a connection to a public water system designed to provide water to a single family residence, or other residential or nonresidential population.

"Significant noncomplier" means a system that is violating or has violated department rules, and the violation may create, or has created an imminent or a significant risk to human health. Such violations include, but are not limited to, repeated violations of monitoring requirements, failure to address an exceedance of permissible levels of regulated contaminants, or failure to comply with treatment technique standards or requirements.

"Transient noncommunity (TNC)" means a Group A water system that serves:

- Twenty-five or more different people each day for sixty or more days within a calendar year; or

- Twenty-five or more of the same people each day for sixty or more days, but less than one hundred eighty days within the calendar year.

"Validated exam" means an exam that is independently reviewed by subject matter experts to ensure that the exam is based on a job analysis and related to the classification of the system or facility.

AMENDATORY SECTION (Amending WSR 94-04-004, filed 1/20/94, effective 2/20/94)

**WAC 246-292-020 General system requirements.** (1) ~~((All Group A water systems shall have at least one certified operator as required under WAC 246-292-050 if the system:~~

~~(a) Serves one hundred or more services in use at any one time; or~~

~~(b) Has a surface water or GWI source.~~

~~(2) When a certified operator is required, the operator shall be in charge of the active, daily, technical operation of all portions of a public water system.~~

~~(3) Where shift work is practiced, a certified operator shall be in charge of each operating shift. The certified operator shall be present or on-call.~~

~~(4) When a system apportions responsibility for segments of a public water system, the system shall ensure that a certified operator is responsible for each segment.)~~ The following public water systems shall designate the certified operator(s) in responsible charge of the daily operational activities of the public water system, water treatment facility, and/or distribution system that will directly impact water quality and/or quantity of drinking water as required under WAC 246-292-050:

(a) Group A community or nontransient noncommunity (NTNC) systems; and

(b) Group A transient noncommunity (TNC) systems classified as significant noncompliers (SNCs); and

(c) Group A transient noncommunity (TNC) systems using a surface water or GWI source.

(2) Operator certification requirement. Operators in responsible charge of the following public water systems or portions thereof shall be certified:

(a) Group A community and nontransient noncommunity (NTNC) systems;

(b) Group A transient noncommunity (TNC) systems classified as significant noncompliers (SNCs); and

(c) Group A transient noncommunity (TNC) systems using a surface water or GWI source.

(3) A designated certified operator shall be in responsible charge and available for each operating shift.

AMENDATORY SECTION (Amending WSR 94-04-004, filed 1/20/94, effective 2/20/94)

**WAC 246-292-040 Classification of public water systems.** (1) The ~~((secretary))~~ department shall classify purification plants ~~((into groups))~~ according to the Association of Boards of Certification's "Purification Plant Criteria" ~~((approved by the board in November 1993))~~ and set forth in the Water Works Certification Program Guideline (guide-line). Copies of the ~~(("Purification Plant Criteria"))~~ guide-line are available on request by contacting the Department of Health, Drinking Water Division, Water Works Certification Program, ~~((Agricultural Center #3,))~~ P.O. Box 47822, Olympia, Washington 98504-7822.

(2) The ~~((secretary))~~ department shall classify distribution systems into groups as follows:

**Classification**

Group S

Group 1

Group 2

Group 3

Group 4

**Population Served\***

less than 251

~~((less than))~~ 251 to  
1,500

1,501~~((--))~~ to 15,000

15,001~~((--))~~ to 50,000

greater than 50,000

\* If the population served is not known, apply this formula: Number of Service Connections x 2.5=Population Served

AMENDATORY SECTION (Amending WSR 94-04-004, filed 1/20/94, effective 2/20/94)

**WAC 246-292-050 Minimum certification requirements for public water systems.** (1) Owners shall have at least one certified operator in responsible charge of the ~~((active, daily, technical operation))~~ daily operational activities of their system as follows:

(a) A water treatment plant operator (WTPO) shall be responsible for the operation of:

(i) A purification plant ((utilizing)) with a Class 2 rating or higher;

(ii) Any purification plant using complex filtration technology; or

(iii) Any unfiltered Group A surface water or GWI system with one hundred or more services in use at any one time.

(b) A basic treatment operator (BTO) shall be responsible for the operation of:

(i) A ((purification plant utilizing basic filtration technology)) public water system with a Class 1 purification plant rating; or

(ii) An unfiltered Group A surface water or GWI system with less than one hundred services in use at any one time.

(c) A water distribution manager (WDM) shall be responsible for the operation of a Group A water system ~~((with)):~~

(i) ((One hundred or more services in use at any one time; or

(ii) A purification plant utilizing complex filtration technology.)) Serving a population greater than two hundred fifty people.

(i) A Class 2 purification plant rating or higher; or

(ii) Any purification plant using complex filtration technology.

(d) A water distribution specialist (WDS) shall be responsible for the operation of:

(i) Group A community or NTNC water systems serving a population of two hundred fifty people or less.

(ii) Group A TNC systems classified as significant non-compliers (SNCs) and not required to provide treatment other than simple disinfection if serving a population of two hundred fifty people or less.

(2) Owners required to develop a cross-connection control program in accordance with WAC 246-290-490 shall ensure that a cross-connection control specialist (CCS) is responsible for:

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- (a) The system's cross-connection control program;
- (b) Initial inspection of premises served by the system, or cross-connections; and
- (c) Periodic reinspection of premises served by the system, for cross-connections.

(3) Owners shall ensure that a backflow assembly tester (BAT) is responsible for inspecting, testing, and monitoring backflow prevention assemblies in accordance with WAC 246-290-490.

~~(4) ((Owners may utilize a WDS to accomplish routine technical duties, provided they are under the supervision of an operator certified in accordance with WAC 246-292-020.~~

~~(5))~~ A WTPO and WDM shall be certified at a level equal to or higher than the water system's classification rating assigned by the ~~((secretary))~~ department in accordance with WAC 246-292-040.

~~(((6) When the Group A water system practices shift work;))~~ (5) The certified operator in responsible charge of each operating shift shall be certified at a minimum of one level lower than the classification of the purification plant or distribution system.

~~(2))~~ Contract operators in responsible charge of the daily operational activities of three or more public water systems for operation of a system shall be certified as follows:

(a) At a minimum, a WDM and CCS, with the WDM level determined by the largest public water system operated;

(b) A BTO for public water systems with ~~((basic filtration technology))~~ a Class 1 purification plant rating; and

(c) A WTPO for public water systems with a Class 2 purification plant rating or higher or any purification plant using complex filtration technology.

~~(((3))~~ (2) Contract operators shall ~~((maintain))~~ be available on a twenty-four-hour ((telephone availability)) per day basis.

~~(((4))~~ (3) Contract operators shall submit two copies of all signed operations contracts to the department within thirty days of the effective date.

~~(((5))~~ (4) Contract operators who are satellite management agencies (SMAs) shall also comply with the provisions of RCW 70.116.134.

AMENDATORY SECTION (Amending WSR 94-04-004, filed 1/20/94, effective 2/20/94)

**WAC 246-292-055 Minimum requirements for contract operators.** (1) ~~((Contract operators shall mean persons who are in charge of the active, daily, technical operation of more than two public water systems.~~

AMENDATORY SECTION (Amending WSR 94-04-004, filed 1/20/94, effective 2/20/94)

**WAC 246-292-060 Minimum education and experience requirements for water works operators.** ~~(((+)))~~ Minimum education and operating experience requirements for the following water works operator classifications and levels shall be as indicated in Tables 1A and 1B:

Table 1A  
MINIMUM EDUCATION AND OPERATING EXPERIENCE REQUIREMENTS

WATER WORKS OPERATOR CLASSIFICATIONS	LEVEL									
	<u>OPERATOR-IN-TRAINING</u> OIT*		1		2		3		4	
	Education	<u>Operating Experience</u>	Education	<u>Operating Experience</u>	Education	<u>Operating Experience</u>	Education	<u>Operating Experience</u>	Education	<u>Operating Experience</u>
Water Distribution Manager (WDM)	12 years	3 months	12 years	1 year	12 years	3 years	14 years	4 years	16 years	4 years
Water Treatment Plant Operator (WTPO)	12 years	3 months	12 years	1 year	12 years	3 years	14 years	4 years	16 years	4 years
<del>((Water Distribution Specialist (WDS))</del>	12 years	3 months	12 years	1 year	12 years	3 years	NA	NA	NA	NA
<del>Cross-Connection Control Specialist (CCS)</del>	NA		12 years	3 months	12 years	3 years	NA		NA	
<del>Backflow Assembly Tester (BAT)</del>	NA		NA		NA		NA		NA	
<del>Basic Treatment Operator (BTO)</del>	NA		NA		NA		NA		NA))	

\* OIT experience may be fulfilled by three months operating experience or thirty hours of relevant ~~((classroom))~~ water system training (three CEUs or college credits).

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**Table 1B**  
**MINIMUM EDUCATION AND OPERATING EXPERIENCE**  
**REQUIREMENTS**

<u>WATER WORKS OPERATOR CLASSIFICATIONS</u>	<u>Education</u>	<u>Operating Experience</u>
<u>Basic Treatment Operator (BTO)</u>	<u>12 years</u>	<u>6 months</u>
<u>Water Distribution Specialist (WDS)</u>	<u>12 years</u>	<u>6 months</u>
<u>Cross-connection Control Specialist (CCS)</u>	<u>12 years</u>	<u>6 months</u>
<u>Backflow Assembly Tester (BAT)</u>	<u>NA</u>	<u>NA</u>

~~((2)) (1) Minimum education requirement shall be the acceptable level of education, or experience which may be substituted for education((- A department guideline titled "Water Works Certification Program Guideline" is available to assist operators in determining acceptable education and experience)) as outlined in the guideline.~~

~~((3)) (2) Minimum operating experience requirement shall be the routine on-site performance of duties in a water purification plant or distribution system. Those duties shall affect plant or system performance and/or water quality.~~

~~((4)) (3) The ((board)) department may allow substitutions of a person's relevant experience when the person cannot meet the formal education requirement, or vice versa in the WDM, WTPO, BTO, WDS and CCS classifications as outlined in the ((department)) guideline ((titled "Water Works Certification Program Guideline" available on request)).~~

**AMENDATORY SECTION** (Amending WSR 94-04-004, filed 1/20/94, effective 2/20/94)

**WAC 246-292-070 Application and examination.** (1) Applicants for any classification of water works operator shall:

(a) Submit a completed application, application fee and examination charge to cover the cost of a validated exam;

(b) Meet the minimum education and operating experience criteria for the level of certification for which they are applying in accordance with WAC 246-292-060; and

~~((b) Submit a completed application and applicable fee to the secretary;)~~

(c) Pass ((the written)) a validated examination ((for the appropriate classification and level); and

~~((d) For the BAT and BTO classifications, pass the practical examination)).~~

(2) The ((secretary)) department shall:

(a) ~~((Conduct))~~ Ensure a validated examination((s)) is conducted at least three times annually at convenient places and times as set by the ((board)) department;

(b) Provide notice of places and times of regularly scheduled examinations; and

(c) Issue applicable certificates to applicants meeting all the conditions for certification.

(3) Applicants who fail or do not appear for their scheduled examination may reapply for a regularly scheduled examination by submitting a new application ~~((along with the applicable fee to the secretary)), application fee and examination charge.~~

**AMENDATORY SECTION** (Amending WSR 94-04-004, filed 1/20/94, effective 2/20/94)

**WAC 246-292-075 Reciprocity.** The ((secretary)) department may issue a certification without examination ~~((provided))~~ to individuals who possess a certificate from another state or province if:

(1) ~~((A completed application and applicable fee are submitted to the secretary; and~~

~~((2)) The applicant possesses a certificate from a state or province having substantially equivalent standards as determined by the ((secretary after consultation with the board)) department; and~~

(2) A completed application, application fee and a copy of the valid state or province certificate are submitted to the department.

**AMENDATORY SECTION** (Amending WSR 94-04-004, filed 1/20/94, effective 2/20/94)

**WAC 246-292-080 System temporary operator certification.** (1) The ((secretary)) department may issue ~~((a))~~ temporary ~~((certificate))~~ certification to an operator without examination~~((, provided))~~ if:

(a) The public water system submits:

(i) A letter requesting ~~((a))~~ temporary ~~((certificate))~~ certification for the operator; and

(ii) The applicable fee.

(b) The operator completes and submits a certification application; and

(c) The operator meets or will meet the minimum education and operating experience requirements of the mandatory classification for the vacated position, prior to the expiration date of the temporary ~~((certificate))~~ certification.

(2) Only one temporary ~~((certificate))~~ certification may be issued in each instance of ~~((vacation of))~~ any position vacancy.

(3) The temporary ~~((certificate))~~ certification shall be valid for up to twelve months.

(4) The temporary ~~((certificate))~~ certification shall be specific to the designated system and is not transferrable to any other system or operator.

**NEW SECTION**

**WAC 246-292-085 Grandparenting.** (1) This section expires two years after its effective date.

(2) The department will allow one existing operator in responsible charge of a public water system to be grandparented for the minimum classification of the water system, if the water system:

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(a) Is a Group A system serving less than 100 services that has not been identified as a SNC and is not a GWI or surface water source system.

(b) Is not in violation of any bilateral compliance agreement, or state or federal order; and

(c) Has not had a notice of imposition of penalty issued in the last five years under current ownership.

(3) The owner shall apply for the grandparent certification by completing a department application identifying the operator to be grandparented. The operator identified by the owner must have been in responsible charge of the water system prior to the effective date of this section. Subsequent operators are not eligible for grandparenting.

(4) The operator identified by the owner shall complete and submit an application and application fee in accordance with WAC 246-292-160, Table 2.

(5) No operator may be grandparented for more than two water systems:

(6) A grandparent operator certification is site specific and nontransferable.

(7) A grandparented operator shall meet all certification renewal requirements under the provisions of WAC 246-292-090; and must complete the first professional growth reporting period by December 31, 2003.

(8) A grandparented operator failing to renew their certification under provisions of WAC 246-292-090 may reapply for certification and shall meet the requirements for a new applicant.

(9) If plant or distribution system classification changes to a higher level, grandparent certification is no longer valid; and the owner and operator shall comply with chapter 246-292 WAC.

**AMENDATORY SECTION** (Amending WSR 94-04-004, filed 1/20/94, effective 2/20/94)

**WAC 246-292-090 Renewal of certificates.** (1) The operator certificate shall be renewed by January 1st of each year.

(2) The ~~((secretary))~~ department shall renew the operator certificate upon payment of the renewal fee and demonstration of professional growth in accordance with subsections ~~(3)((:))~~ and ~~(4)((-and(5)))~~ of this section. The applicant shall provide evidence of professional growth acceptable to the department within the designated professional growth reporting period ~~((A department guideline titled "Water Works Certification Program Guideline" is available to assist the applicant))~~ as described in the guideline.

(3) To demonstrate professional growth, a holder of WDM, WTPO, WDS, BTO or CCS certification shall accomplish one of the following activities during each professional growth reporting period:

(a) Accumulate a minimum of three CEU(s), or college credits relevant to the operation, maintenance, or management of a water system, and which has an influence on water quality, public health or environmental protection;

(b) Advance by examination in the Washington water works operator certification program within the ~~((same))~~ classifications WDM and WTPO to a level 2, 3, or 4; or

(c) Achieve certification by examination in a different classification as shown below:

(i) WDM to WTPO, BTO or CCS;

(ii) WTPO to WDM, or CCS;

(iii) WDS to WDM ~~((or))~~, WTPO, BTO or CCS; ~~((or))~~

(iv) BTO to WDM, WTPO, WDS or CCS; or

(v) CCS to WDM, WTPO, BTO, or WDS.

(4) To demonstrate professional growth, a holder of a BAT certification shall satisfactorily complete the ~~((board's))~~ department's backflow assembly tester ~~((practical and written))~~ professional growth examination during each professional growth reporting period.

~~(5) ((To demonstrate professional growth, a holder of a BTO certification shall satisfactorily complete the board's basic treatment operator refresher practical and written examinations during each professional growth reporting period.~~

~~(6))~~ The ~~((secretary))~~ department shall notify an operator failing to renew the operator certificate by December 31st, that the certificate is temporarily valid for two months beginning January 1st.

~~((7))~~ (6) A certificate not renewed during the two month period ~~((shall become))~~ is invalid. The ~~((secretary))~~ department shall notify the holder of an invalid certificate with ~~((a written))~~ notice in writing.

~~((8))~~ (7) An operator failing to renew their certification under provisions of this section may reapply for certification and shall meet the requirements for a new applicant.

**AMENDATORY SECTION** (Amending WSR 94-04-004, filed 1/20/94, effective 2/20/94)

**WAC 246-292-100 Revocation and suspension.** (1) The ~~((secretary))~~ department may suspend for a specified time or revoke an operator's certificate ~~((when))~~ if the operator:

(a) Obtains a certificate by fraud or deceit;

(b) Demonstrates gross negligence in the operation of a purification plant or a distribution system; or

(c) Intentionally violates the requirements of this chapter or any department rules or orders.

(2) The ~~((secretary))~~ department shall provide written notice of violation and reasonable opportunity for correction prior to taking action on revocation or suspension of a certificate.

~~(3) ((No action to revoke a certificate shall be initiated by))~~ The ~~((secretary unless and))~~ department shall not initiate action to revoke a certificate until the ~~((board))~~ department has conducted a hearing to consider the appropriateness of revocation ~~((and the board has recommended revocation to the secretary)).~~

(4) A revocation or suspension action brought under this section shall be conducted in accordance with RCW 43.70.115, chapter 34.05 RCW, and chapter 246-10 WAC.

(5) A person whose certificate is revoked is not eligible to apply for certification for one year from the effective date of the final order of revocation.

(6) A person whose certificate was revoked and who desires to reapply for a certificate shall apply as a new operator in accordance with WAC 246-292-070.

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(7) An operator whose certificate is suspended shall continue to meet all renewal requirements in accordance with WAC 246-292-090 in order to maintain certification.

**AMENDATORY SECTION** (Amending WSR 94-04-004, filed 1/20/94, effective 2/20/94)

**WAC 246-292-110 Enforcement.** When any Group A water system or operator is out of compliance with these regulations, the department may initiate appropriate enforcement actions as authorized under chapter 70.119 and 70.119A RCW. These actions may include any one or combination of the following:

- (1) Issuance of informal letters instructing or requiring appropriate corrective measures;
- (2) Issuance of a compliance schedule;
- (3) Issuance of a departmental order;
- (4) Issuance of civil penalties for up to five thousand dollars per day per violation;
- (5) Prosecution as a criminal misdemeanor with fines up to one hundred dollars per offense; ~~(and)~~
- (6) Revocation or suspension of a license; and
- (7) Other legal action by the attorney general or local prosecutor.

**AMENDATORY SECTION** (Amending WSR 00-02-015, filed 12/27/99, effective 1/27/00)

**WAC 246-292-160 Water works certification fees.** (1) Operator fees:

(a) Applicable fees ~~((shall be as indicated))~~ are listed in Table 2 of this section;

Table 2

WATER WORKS OPERATOR FEES

OPERATOR CLASSIFICATION	APPLICATION FEE	REAPPLICATION FEE	ANNUAL RENEWAL FEE	LATE FEE
WTPO	\$55.00	\$27.00	\$27.00*	\$27.00*
WDM	\$55.00	\$27.00	\$27.00*	\$27.00*
WDS	\$55.00	\$27.00	\$27.00*	\$27.00*
CCS	\$33.00	\$27.00	\$27.00*	\$27.00*
BAT	\$33.00	\$27.00	\$27.00	\$27.00
BTO	\$33.00	\$27.00	\$27.00	\$27.00

\* The annual renewal fee and late fee for a WTPO, WDM, WDS and CCS certification shall be twenty-seven dollars regardless of the number of classifications held.

(b) A late fee shall be assessed to operators failing to submit the required fee within the time period specified on the renewal form; and

(c) The fee for application for reciprocity ~~((shall be))~~ is one hundred eleven dollars per classification.

(2) Group A system fees:

(a) Applicable fees ~~((shall be))~~ are listed as indicated in Table 3 of this section.

Table 3

ANNUAL SYSTEM CERTIFICATION FEES

SYSTEM SIZE* (Number of Equivalent Services)	SYSTEM FEE
Less than 601 Services	\$ 83.00
601 through 6,000 Services	\$ 251.00
6,001 through 20,000 Services	\$ 335.00
More than 20,000 Services	\$ 503.00

\* Systems designated by the department as approved satellite management agencies (SMAs) shall pay a fee based on total services in all systems owned by the SMA.

(b) Group A system fees shall be paid in conjunction with the system's annual operating permit fee required in chapter 246-294 WAC.

(c) A late fee shall be assessed against any system ~~((not submitting))~~ for failing to submit the applicable fee to the department within the designated time period. The late fee shall be based on the water system's classification and shall be an additional ten percent of the applicable system fee or twenty-seven dollars, whichever is greater.

(d) The system fee for issuance of a temporary ~~((certificate))~~ certification shall be fifty-five dollars for each temporary position.

(3) Fees ~~((shall be))~~ are nonrefundable and transfers of fees ~~((shall not be allowed))~~ are not allowable.

(4) Payment of fees required under this chapter shall be in the form of a check or money order made payable to the department of health and shall be mailed to Department of Health, P.O. Box 1099, Olympia, Washington 98507-1099, or such successor organization or address as designated by the department.

**REPEALER**

The following section of the Washington Administrative Code is repealed:

WAC 246-292-170 Severability.

**WSR 01-02-075**  
**PERMANENT RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
 (Medical Assistance Administration)  
 [Filed December 29, 2000, 2:25 p.m.]

Date of Adoption: December 29, 2000.

Purpose: To correct Medical Assistance Administration (MAA) rules that contain cross-references to rules that have been renumbered or repealed and written into new chapters. MAA recently reorganized and rewrote most of its rules so they are located in one area of Title 388 WAC. In doing so, some cross-references to rules are now incorrect; this amendment updates those cross-references so users may be referred to the correct rule.

Citation of Existing Rules Affected by this Order: Amending WAC 388-539-0550, 388-545-300, 388-545-500, 388-545-700, 388-550-1100, 388-550-1400, 388-550-1700,

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388-550-2200, 388-550-6700, 388-555-1150, 388-555-1200, and 388-556-0400.

Statutory Authority for Adoption: RCW 74.08.090.

Adopted under notice filed as WSR 00-20-096 on October 4, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 12, 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 12, Repealed 0.

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

December 29, 2000

Bonita H. Jacques, Chief  
Office of Legal Affairs

**Reviser's note:** The material contained in this filing exceeded the page-count limitations of WAC 1-21-040 for appearance in this issue of the Register. It will appear in the 01-03 issue of the Register.

### WSR 01-02-076

#### PERMANENT RULES

#### DEPARTMENT OF

#### SOCIAL AND HEALTH SERVICES

(Medical Assistance Administration)

[Filed December 29, 2000, 2:27 p.m.]

Date of Adoption: December 29, 2000.

Purpose: To correct Medical Assistance Administration (MAA) rules that contain cross-references to rules that have been renumbered or repealed and written into new chapters. MAA recently reorganized and rewrote most of its rules so they are located in one area of Title 388 WAC. In doing so, some cross-references to rules are now incorrect; this amendment updates those cross-references so users may be referred to the correct rule.

Citation of Existing Rules Affected by this Order: Amending WAC 388-501-0135, 388-502-0120, 388-505-0540, 388-512-1230, 388-513-1365, 388-527-2750, 388-527-2790, 388-529-0100, 388-534-0100, 388-535-1050, 388-537-0100, and 388-538-095.

Statutory Authority for Adoption: RCW 74.08.090.

Adopted under notice filed as WSR 00-20-097 on October 4, 2000.

Changes Other than Editing from Proposed to Adopted Version: Withdrawal of WAC 388-513-1350 from the original proposal.

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 12, 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 12, Repealed 0.

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

December 29, 2000

Bonita H. Jacques, Chief  
Office of Legal Affairs

**Reviser's note:** The material contained in this filing exceeded the page-count limitations of WAC 1-21-040 for appearance in this issue of the Register. It will appear in the 01-03 issue of the Register.

### WSR 01-02-095

#### PERMANENT RULES

#### BUILDING CODE COUNCIL

[Filed January 3, 2001, 11:33 a.m., effective July 1, 2001]

Date of Adoption: November 17, 2000.

Purpose: To make changes to the Washington state amendments to the 1997 Uniform Building Code, chapter 51-40 WAC.

Citation of Existing Rules Affected by this Order: Amending Chapter 51-40 WAC, Sections 202, 310.1, 310.6, 310.14, 313.1, 313.6, 902, 1003.3.1.5, 1004.3.2.7, 1104.1, 1105.4.9, 1106.2.4.6, 1106.15.2, 1106.17, 1106.27, 1202, 1203, 2902.1.1, 3102.5.4, 3102.7.14, 31, 31200.

Statutory Authority for Adoption: RCW 19.27.031, 19.27.074.

Adopted under notice filed as WSR 00-16-128 on August 2, 2000.

Changes Other than Editing from Proposed to Adopted Version: The proposed amendments to the following sections were **not** adopted: Sections 204, 207, 310.2.2, 310.2.3, 403.7, 804.1, 1004.3.4.5, 1103.1.8.2, 1106.11.3.3, 1505.1, Table 16-A, 2106.2.14.1, 2902.3.1, and Table 29-A. In addition, the proposal to adopt the structural chapters 16 through 23 of the 2000 International Building Code was not adopted. Also, the proposed change to Section 1104.1 was not adopted; however, a second exception was adopted that exempts open parking garages from having areas of evacuation assistance.

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 14, 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 14, Repealed 0.

Effective Date of Rule: July 1, 2001.

January 3, 2001

Tim Nogler

for Jim Lewis

Council Vice Chair

**AMENDATORY SECTION** (Amending WSR 98-02-054, filed 1/6/98, effective 7/1/98)

**WAC 51-40-0200 Chapter 2—Definitions and abbreviations.**

**SECTION 202 - A.**

**ADULT FAMILY HOME** means a family abode in which a person or persons provide personal care, special care, room and board to more than one but not more than six adults who are not related by blood or marriage to the person or persons providing the services.

**SECTION 204 - C.**

**CHILD DAY CARE**, shall, for the purposes of these regulations, mean the care of children during any period of a 24 hour day.

**CHILD DAY CARE HOME, FAMILY** is a child day care facility, licensed by the state, located in the family abode of the person or persons under whose direct care and supervision the child is placed, for the care of twelve or fewer children, including children who reside at the home.

**SECTION 207 - F.**

**FAMILY ABODE** means a single dwelling unit and accessory buildings occupied for living purposes by a family which provides permanent provisions for living, sleeping, eating, cooking, and sanitation.

**FLOOR AREA** is the area included within the surrounding exterior walls of a building or portion thereof, exclusive of vent shafts, courts, and gridirons. The floor area of a building, or portion thereof, not provided with surrounding exterior wall shall be the usable area under the horizontal projection of the roof or floor above.

**SECTION 217 - P.**

**PORTABLE SCHOOL CLASSROOM** is a structure, transportable in one or more sections, which requires a chassis to be transported, and is designed to be used as an educational space with or without a permanent foundation. The structure shall be trailerable and capable of being demounted and relocated to other locations as needs arise.

**SECTION 220 - S.**

**STRUCTURAL OBSERVATION** means the visual observation of the structural system, for general conformance to the approved plans and specifications. Structural observation does not include or waive the responsibility for the inspections required by Sections 108 and 1701 or other sections of the code.

**SURGICAL AREA** is the preoperating, operating, recovery and similar rooms within an outpatient health-care center where the patients are incapable of unassisted self-preservation.

**AMENDATORY SECTION** (Amending WSR 98-02-054, filed 1/6/98, effective 7/1/98)

**WAC 51-40-0310 Section 310—Requirements for Group R occupancies.**

**310.1 Group R Occupancies Defined.** Group R Occupancies shall be:

**Division 1.** Hotels and apartment houses.

Congregate residences (each accommodating more than 10 persons).

**Division 2.** Not used.

**Division 3.** Dwellings, family child day care homes, adult family homes and lodging houses.

Congregate residences (each accommodating 10 persons or less).

Foster Family Care Homes licensed by the Washington State Department of Social and Health Services shall be permitted, as an accessory use to a dwelling unit, for six or fewer children including those of the resident family.

For occupancy separations, see Table 3-B.

A complete code for construction of detached one- and two-family dwellings is in Appendix Chapter 3, Division III, of this code. When adopted, as set forth in Section 101.3, it will take precedence over the other requirements set forth in this code.

**310.2.2 Special provisions.** Walls and floors separating dwelling units in the same building, or guest rooms in Group R, Division 1 hotel occupancies, shall not be of less than one-hour fire-resistive construction.

Group R, Division 1 Occupancies more than two stories in height or having more than 3,000 square feet (279 m<sup>2</sup>) of floor area above the first story shall not be of less than one-hour fire-resistive construction throughout, except as provided in Section 601.5.2.2.

Storage or laundry rooms that are within Group R, Division 1 Occupancies that are used in common by tenants shall be separated from the rest of the building by not less than one-hour fire-resistive occupancy separation. The separation between individual storage lockers may be non-rated in

rooms of 500 square feet (46.4 m<sup>2</sup>) or less in area and in sprinklered rooms of any size.

For Group R, Division 1 Occupancies with a Group S, Division 3 parking garage in the basement or first story, see Section 311.2.2.

For attic space partitions and draft stops, see Section 708.

**310.5 Light, Ventilation and Sanitation.** In Group R Occupancies, light, ventilation and sanitation shall be as specified in Chapters 12 and 29.

### **310.6 Room Dimensions.**

**310.6.1 Ceiling heights.** Habitable rooms, hallways, corridors, bathrooms, toilet rooms, laundry rooms and basements shall have a ceiling height of not less than 7 feet (2134 mm). The required height shall be measured from the finished floor to the lowest projection from the ceiling.

**EXCEPTIONS:**

1. Beams and girders spaced not less than 4 feet (1219 mm) on center may project not more than 6 inches (153 mm) below the required ceiling height.
2. Ceilings in basements without habitable spaces may project to within 6 feet 8 inches (2032 mm) of the finished floor, and beams, girders, ducts or other obstructions may project to within 6 feet 4 inches (1931 mm) of the finished floor.
3. Not more than 50 percent of the required floor area of a room or space is permitted to have a sloped ceiling less than 7 feet (2134 mm) in height, with no portion of the required floor area less than 5 feet (1524 mm) in height.

**310.6.2 Floor area.** Dwelling units and congregate residences shall have at least one room that shall have not less than 120 square feet (11.2 m<sup>2</sup>) of floor area. Other habitable rooms except kitchens shall have an area of not less than 70 square feet (6.5 m<sup>2</sup>). Efficiency dwelling units shall comply with the requirements of Section 310.7.

Portions of a room with a sloped ceiling measuring less than 5 feet (1524 mm) or a flat ceiling measuring less than 7 feet (2134 mm) from the finished floor to the finished ceiling shall not be considered as contributing to the minimum habitable area for that room.

**310.6.3 Width.** Habitable rooms other than a kitchen shall not be less than 7 feet (2134 mm) in any dimension.

**310.9.1.6. Location within family child day care homes.** In family child day care homes operable detectors shall be located in all sleeping and napping areas. When the family child day care home has more than one story, and in family child day care homes with basements, an operable detector shall be installed on each story and in the basement. In family child day care homes where a story or basement is split into two or more levels, the smoke detector shall be installed in the upper level, except that when the lower level contains a sleeping or napping area, an operable detector shall be located on each level. When sleeping rooms are on an upper level, the detector shall be placed at the ceiling of the upper level in close proximity to the stairway. In family child day care homes where the ceiling height of a room open to the hallway serving the bedrooms exceeds that of the hallway by

24 inches or more, smoke detectors shall be installed in the hallway and the adjacent room. Detectors shall sound an alarm audible in all areas of the building.

**310.13 Family Child Day Care Homes.** For family child day care homes with more than six children, each floor level used for family child day care purposes shall be served by two remote means of egress. Exterior exit doors shall be operable from the inside without the use of keys or any special knowledge or effort.

Basements located more than four feet below grade level shall not be used for family child day care homes unless one of following conditions exist:

1. Stairways from the basement open directly to the exterior of the building without entering the first floor; or
2. One of the two required means of egress discharges directly to the exterior from the basement level, and a self closing door is installed at the top or bottom of the interior stair leading to the floor above; or
3. One of the two required means of egress is an operable window or door, approved for emergency escape or rescue, that opens directly to a public street, public alley, yard or exit court; or
4. A residential sprinkler system is provided throughout the entire building in accordance with National Fire Protection Association Standard 13d.

Floors located more than 4 feet above grade level shall not be occupied by children in family day care homes.

**EXCEPTIONS:**

1. Use of toilet facilities while under supervision of an adult staff person.
2. Family child day care homes may be allowed on the second story if one of the following conditions exists:
  - 2.1 Stairways from the second story open directly to the exterior of the building without entering the first floor; or
  - 2.2 One of the two required means of egress discharges directly to the exterior from the second story level, and a self closing door is installed at the top or bottom of the interior stair leading to the floor below; or
  - 2.3 A residential sprinkler system is provided throughout the entire building in accordance with National Fire Protection Association Standard 13d.

Every sleeping or napping room in a family child day care home shall have at least one operable window for emergency rescue.

**EXCEPTION:** Sleeping or napping rooms having doors leading to two separate means of egress, or a door leading directly to the exterior of the building.

Rooms or spaces containing a commercial-type cooking kitchen, boiler, maintenance shop, janitor closet, laundry, woodworking shop, flammable or combustible storage, or painting operation shall be separated from the family child day care area by at least one-hour fire-resistive construction.

**EXCEPTION:** A fire-resistive separation shall not be required where the food preparation kitchen contains only a domestic cooking range, and preparation of food does not result in the production of smoke or grease laden vapors.

**310.14 Adult Family Homes.**

**310.14.1 General.** This section shall apply to all newly constructed adult family homes and all existing single family homes being converted to adult family homes. This section shall not apply to those adult family homes licensed by the State of Washington Department of Social and Health Services prior to July 1, 2001.

**310.14.2 Submittal Standards.** In addition to those requirements in Section 106.3, the submittal shall identify the project as a Group R, Division 3 Adult Family Home Occupancy. A floor plan shall be submitted identifying the means of egress and the components in the means of egress such as stairs, ramps, platform lifts and elevators. The plans shall indicate the rooms used for clients and the sleeping room classification of each room.

**310.14.3 Sleeping Room Classification.** Each sleeping room in an adult family home shall be classified as:

1. Type S - where the means of egress contains stairs, elevators or platform lifts.

2. Type NS1 - where one means of egress is at grade level or a ramp to grade is provided which is constructed in accordance with 1106.8.

3. Type NS2 - where two means of egress are at grade level or ramps to grade are provided which are constructed in accordance with 1106.8.

**310.14.4 Types of Locking Devices.** All bedroom and bathroom doors shall be openable from the outside when locked.

Every closet shall be readily openable from the inside.

**310.14.5 Smoke Alarm Requirements.** All adult family homes shall be equipped with smoke alarms installed as required in Section 310.9.1. Alarms shall be installed in such a manner so that the fire warning may be audible in all parts of the dwelling upon activation of a single device.

**310.14.6 Escape Windows and Doors.** Every sleeping room shall be provided with emergency escape and rescue windows as required by Section 310.4.

**310.14.7 Fire Apparatus Access Roads and Water Supply for Fire Protection.** Adult family homes shall be served by fire apparatus access roads and water supplies meeting the requirements Article 9 of the Fire Code for new construction.

**AMENDATORY SECTION** (Amending WSR 98-02-054, filed 1/6/98, effective 7/1/98)

**WAC 51-40-0313 Section 313—Requirements for Group LC occupancies.**

**313.1 Group LC Occupancies Defined.** Group LC Occupancies shall include buildings, structures, or portions thereof, used for the business of providing licensed care to clients in one of the following categories regulated by either the Washington Department of Health or the Department of Social and Health Services:

1. (~~Adult family home.~~)
- 2.) Adult residential rehabilitation facility.
- (~~3.~~) 2. Alcoholism intensive inpatient treatment service.
- (~~4.~~) 3. Alcoholism detoxification service.
- (~~5.~~) 4. Alcoholism long term treatment service.
- (~~6.~~) 5. Alcoholism recovery house service.
- (~~7.~~) 6. Boarding home.
- (~~8.~~) 7. Group care facility.
- (~~9.~~) 8. Group care facility for severely and multiple handicapped children.
- (~~10.~~) 9. Residential treatment facility for psychiatrically impaired children and youth.

**EXCEPTION:** Where the care provided at an alcoholism detoxification service is acute care similar to that provided in a hospital, the facility shall be classified as a Group I, Division 1.1 hospital.

**313.2 Construction, Height and Allowable Area.**

**313.2.1 General.** Buildings or parts of buildings classed in Group LC because of the use or character of the occupancy shall be limited to the types of construction set forth in this section.

**313.2.1.1 Type of construction.** Except as provided herein, LC Occupancy buildings may be of any construction type allowed in this code and shall not exceed the limits specified in Sections 504, 505 and 506.

Group LC Occupancies which are licensed for more than six clients and which are more than two stories in height or which have more than 3,000 square feet (279 m<sup>2</sup>) above the first story shall not be less than one-hour fire-resistive construction throughout.

**EXCEPTION:** Buildings which are licensed for not more than 16 clients may be of Type V-N construction provided:

1. The entire building has an interior wall and ceiling covering consisting of 1/2 inch gypsum wall board or an approved equal installed in accordance with Section 2511; and,
2. An approved smoke-detection system, supervised by an approved central, proprietary or remote station service, is installed throughout the entire structure and is interconnected with any required sprinkler system.

For attic space partitions and draft stops, see Section 708.

**313.2.1.2 Area and height.** Buildings classified as Group LC Occupancy shall not exceed, in area or height, the limitations set forth in Table 5-B for Group R, Division 1 Occupancies.

**EXCEPTION:** LC Occupancies licensed for six or fewer clients may be of unlimited area provided they are limited to 3 stories or less.

**313.2.1.3 Mixed Occupancies.** Group LC Occupancies shall be separated from Group H occupancies by a four-hour fire-resistive occupancy separation and shall be separated from all other occupancies by a one-hour fire-resistive assembly.

- EXCEPTIONS:**
1. An occupancy separation need not be provided between a Group LC Occupancy licensed for 16 or fewer clients and a carport having no enclosed use above, provided the carport is entirely open on two or more sides.
  2. In a Group LC Occupancy licensed for 16 or fewer clients, the one-hour occupancy separation between a Group LC Occupancy and a Group U, Division 1 Occupancy, may be limited to the installation of materials approved for one-hour fire-resistive construction on the garage side and a self-closing, tight-fitting solid-wood door 1 3/8 inches (35 mm) in thickness, or a self-closing tight-fitting door having a fire-protection rating of not less than 20 minutes when tested in accordance with Part II of UBC Standard 7-2, which is a part of this code, is permitted in lieu of a one-hour fire assembly. Fire dampers need not be installed in air ducts passing through the wall, floor or ceiling separating a Group LC Occupancy from a Group U Occupancy, provided such ducts within the Group U Occupancy are constructed of steel having a thickness not less than 0.019 inch (0.48 mm) (No. 26 galvanized sheet gage) and having no openings into the Group U Occupancy.
  3. An occupancy separation need not be provided between a Group LC, Boarding Home Occupancy and a Group R, Division 1 Occupancy.

**313.3 Location on Property.** For fire-resistive protection of exterior walls and openings, as determined by location on property, see Section 503 and Chapter 6. For the purpose of this determination, LC Occupancies licensed for six or fewer clients shall comply with provisions for Group R, Division 3 Occupancies; and all other LC Occupancies shall comply with provisions for Group R, Division 1 Occupancies.

### **313.4 Access, Means of Egress, and Emergency Escape.**

**313.4.1 Evacuation capability.** Evacuation capability is the ability of the clients of a licensed care facility to respond to an emergency situation and either evacuate a building or move to a point of safety. Clients shall be classified in one of the following levels:

- I - persons physically and mentally capable of walking or traversing a normal path to safety, including the ascent and descent of stairs, and capable of self-preservation, without the physical assistance of another person.
- II - persons physically and mentally capable of traversing a normal path to safety with the use of mobility aids, but unable to ascend or descend stairs without the physical assistance of another person.
- III - persons physically or mentally unable to walk or traverse a normal path to safety without the physical assistance of another person.

**313.4.2 Means of egress.** Means of egress shall be provided as specified in Chapter 10. For the purpose of determining egress requirements, Group LC Occupancies shall be considered to have an occupant load factor of 300. At least two means of egress shall be required when the number of occupants (clients and staff) is 10 or more. For all other requirements of Chapter 10, Group LC Occupancies licensed for six or fewer clients shall comply with provisions for Group R, Division 3 Occupancies; and all other Group LC Occupancies shall comply with provisions for Group R, Division 1 Occupancies.

shall comply with provisions for Group R, Division 1 Occupancies.

- EXCEPTIONS:**
1. Means of egress illumination required by Section 1003.2.9.1 need not be provided in any Group LC Occupancy licensed for six or fewer clients.
  2. In LC Occupancies with an approved automatic fire sprinkler system and approved automatic fire alarm system, waiting and resting areas may be open to the corridor provided:
    - 2.1 Each rest area does not exceed 150 square feet, excluding the corridor width; and
    - 2.2 Walls defining the space shall continue the construction of the corridor's wall; and
    - 2.3 The floor on which the rest area or areas are located is divided into at least two compartments by smoke barrier walls of not less than one-hour fire-resistive construction meeting the requirements of Section 308.2.2.1 and Section 905.2.3; and
    - 2.4 Combustible furnishings located within the rest area are flame resistant as defined by Uniform Fire Code Section 207; and
    - 2.5 Emergency means of egress lighting is provided as required by Section 1003.2.9.1 to illuminate the area.

**313.4.3 Accessibility.** In new construction, Group LC Occupancies regardless of the number of clients shall comply with accessibility standards for Group R, Division 1 apartment buildings or congregate residences as specified in Chapter 11.

Where a Group LC Occupancy is being established by change of occupancy in an existing building, the building shall be altered to comply with apartment building or congregate residence provisions of Chapter 11 if any client is a person with disability. The alterations shall provide the minimum necessary access appropriate for the disabilities of clients. Any alteration, whether to accommodate a client with disability or for another purpose, shall comply with Part III of Chapter 11.

### **313.4.4 Emergency escape.**

**313.4.4.1 Location of sleeping rooms.** In every licensed care facility, all sleeping rooms occupied by clients with an evacuation capability of II or III shall be located on a grade level floor which provides not less than two means of egress which do not require clients to use stairs, elevator, or platform lift to exit the facility.

- EXCEPTIONS:**
1. In a Group LC Occupancy licensed to provide care to two or fewer clients with an evacuation capability of II or III and six or fewer total clients, only one means of egress which does not require clients to use stairs, elevator or platform lift to exit the facility need be provided.
  2. Sleeping rooms for clients with an evacuation capability of II or III may be located on floors other than at grade level, provided the facility is divided into at least two compartments by smoke barriers of not less than one-hour fire-resistance meeting the requirements of Sections 308.2.2.1 and 905.2.3.

**313.4.4.2 Escape windows and doors.** Every sleeping room below the fourth story (including basements) shall have at least one operable window or door approved for emergency escape or rescue which shall open directly into a public street, public alley, yard or exit court. The emergency window shall be operable from the inside to provide a full, clear opening without the use of separate tools.

**EXCEPTION:** The window or door may open into an atrium complying with Section 402 provided the window or door opens onto an exit-access balcony and the sleeping room has an exit or exit-access doorway which does not open into the atrium.

Escape or rescue windows shall have a minimum net clear openable area of 5.7 square feet (0.53 m<sup>2</sup>). The minimum net clear openable height dimension shall be 24 inches (610 mm). The minimum net clear openable width dimension shall be 20 inches (508 mm). When windows are provided as a means of escape or rescue, they shall have a finished sill height not more than 44 inches (1118 mm) above the floor.

Escape and rescue windows with a finished sill height below the adjacent ground elevation shall have a window well. Window wells at escape and rescue windows shall comply with the following:

1. The clear horizontal dimension shall allow the window to be fully opened and provide a minimum accessible net clear opening of 9 square feet (0.84 m<sup>2</sup>), with a minimum dimension of 36 inches (914 mm).

2. Window wells with a vertical depth of more than 44 inches (1118 mm) shall be equipped with an approved permanently affixed ladder or stairs that are accessible with the window in the fully open position. The ladder or stairs shall not encroach into the required dimensions of the window well by more than 6 inches (152 mm).

Bars, grilles, grates or similar devices may be installed on emergency escape windows, doors or window wells, provided:

1. The devices are equipped with approved release mechanisms which are operable from the inside without the use of a key or special knowledge or effort; and

2. The building is equipped with smoke detectors installed in accordance with Section 313.8.

### 313.5 Light, Ventilation and Sanitation.

**313.5.1 General.** For the purpose of determining the light and ventilation for Group LC Occupancies required by this section, any room may be considered as a portion of an adjoining room when one half of the area of the common wall is open and unobstructed and provides an opening of not less than one tenth of the floor area of the interior room or 25 square feet (2.3 m<sup>2</sup>), whichever is greater.

Exterior openings for natural light or ventilation required by this section shall open directly onto a public way or a yard or court as set for in Section 313.5.4.

**EXCEPTIONS:**

1. Required exterior openings may open into a roofed porch where the porch:
  - 1.1 Abuts a public way, yard or court; and
  - 1.2 Has a ceiling height of not less than 7 feet (2134 mm); and
  - 1.3 Has a longer side at least 65 percent open and unobstructed.
2. Skylights.

**313.5.2 Light.** Sleeping rooms and habitable rooms within the licensed care facility shall be provided with natural light by means of exterior glazed openings with an area not less

than one tenth of the floor area of such rooms with a minimum of 10 square feet (0.93 m<sup>2</sup>).

**EXCEPTION:** Kitchens may be provided with artificial light.

**313.5.3 Ventilation.** Group LC Occupancies shall comply with provisions for Group R Occupancies as provided in the Washington State Ventilation and Indoor Air Quality Code (WAC 51-13).

### 313.5.4 Yards and Courts.

**313.5.4.1 General.** This section shall apply to yards and courts adjacent to exterior openings that provide required light or ventilation. Such yards and courts shall be on the same property as the building.

**313.5.4.2 Yards.** Yards shall not be less than 3 feet (914 mm) in width for one-story and two-story buildings. For buildings more than two stories in height, the minimum width of the yard shall be increased at the rate of 1 foot (305 mm) for each additional story. For buildings exceeding 14 stories in height, the required width of the yard shall be computed on the basis of 14 stories.

**313.5.4.3 Courts.** Courts shall not be less than 3 feet (914 mm) in width. Courts having windows opening on opposite sides shall not be less than 6 feet (1829 mm) in width. Courts bounded on three or more sides by the walls of the building shall not be less than 10 feet (3048 mm) in length unless bounded on one end by a public way or yard. For buildings more than two stories in height, the court shall be increased 1 foot (305 mm) in width and 2 feet (610 mm) in length for each additional story. For buildings exceeding 14 stories in height, the required dimensions shall be computed on the basis of 14 stories.

Adequate access shall be provided to the bottom of all courts for cleaning purposes. Every court more than two stories in height shall be provided with a horizontal air intake at the bottom not less than 10 square feet (0.93 m<sup>2</sup>) in area and leading to the exterior of the building unless abutting a yard or a public way. The construction of the air intake shall be as required for the court walls of the building but in no case less than one-hour fire resistive.

**313.5.4.4 Eaves.** Eaves over required windows shall extend no closer than 30 inches (762 mm) from the side and rear property lines. See also Sections 503.2 and 705.

### 313.5.5 Sanitation.

**313.5.5.1 General.** Sanitation facilities shall comply with Chapter 29 and the provisions of this section. Any room in which a water closet is located shall be separated from food preparation or storage rooms by a self-closing tight-fitting door.

**313.5.5.2 Group LC Occupancies with six or fewer clients.** Group LC Occupancies licensed for six or fewer clients shall be provided with not less than one water closet, one lavatory and one bathtub or shower.

**313.5.5.3 Group LC Occupancies with more than six clients.** Group LC Occupancies licensed for more than six clients shall provide not less than one water closet for each 10 male clients, or fractional part thereof, and not less than one water closet for each 8 female clients, or fractional part thereof.

In addition, not less than one lavatory shall be provided for each 12 male clients, or fractional part thereof, and not less than one lavatory for each 12 female clients, or fractional part thereof. Where the number of clients of either sex exceeds 12, one lavatory shall be added for each additional 20 males, or fractional part thereof, and one lavatory shall be added for each additional 15 females, or fractional part thereof.

In addition, not less than one bathtub or shower shall be provided for every eight clients, or fractional part thereof. Where there are female clients, one additional bathtub or shower shall be provided for each 30 female clients, or fractional part thereof. Where the number of total clients exceeds 150, one bathtub or shower shall be provided for each 20 clients, or fractional part thereof, over 150 clients.

### 313.6 Room Dimensions.

**313.6.1 Ceiling Heights.** (~~Habitable space shall have a ceiling height of not less than 7 feet 6 inches (2286 mm) except as otherwise permitted in this section. Kitchens, halls, bathrooms and toilet compartments may have a ceiling height of not less than 7 feet (2134 mm) measured to the lowest projection from the ceiling. Where exposed beam ceiling members are spaced at less than 48 inches (1219 mm) on center, ceiling height shall be measured to the bottom of those members. Where exposed beam ceilings members are spaced at 48 inches (1219 mm) or more on center, ceiling height shall be measured to the bottom of the deck supported by these members, provided that the bottom of the members is not less than 7 feet (2134 mm) above the floor.~~

~~If any room in a building has a sloping ceiling, the prescribed ceiling height for the room is required in only one half of the area thereof. No portion of the room measuring less than 5 feet (1524 mm) from the finished floor to the finished ceiling shall be included in any computation of the minimum area thereof.~~

~~If any room has a furred ceiling, the prescribed ceiling height is required in two thirds the area thereof, but in no case shall the height of the furred ceiling be less than 7 feet (2134 mm).)~~ Habitable rooms, hallways, corridors, bathrooms, toilet rooms, laundry rooms and basements shall have a ceiling height of not less than 7 feet (2134 mm). The required height shall be measured from the finished floor to the lowest projection from the ceiling.

**EXCEPTIONS:** 1. Beams and girders spaced not less than 4 feet (1219 mm) on center may project not more than 6 inches (153 mm) below the required ceiling height.  
2. Ceilings in basements without habitable spaces may project to within 6 feet 8 inches (2032 mm) of the finished floor, and beams, girders, ducts or other obstructions may project to within 6 feet 4 inches (1931 mm) of the finished floor.

3. Not more than 50 percent of the required floor area of a room or space is permitted to have a sloped ceiling less than 7 feet (2134 mm) in height, with no portion of the required floor area less than 5 feet (1524 mm) in height.

**313.6.2 Floor area.** Group LC Occupancies shall have at least one room which shall have not less than 120 square feet (11.2 m<sup>2</sup>) of floor area. Other habitable rooms except kitchens shall have an area of not less than 70 square feet (6.5 m<sup>2</sup>).

Portions of a room with a sloped ceiling measuring less than 5 feet (1524 mm) or a flat ceiling measuring less than 7 feet (2134 mm) from the finished floor to the finished ceiling shall not be considered as contributing to the minimum habitable area for that room.

**313.6.3 Width.** Habitable rooms other than kitchens shall not be less than 7 feet (2134 mm) in any dimension.

**313.7 Shaft and Exit Enclosures.** Exits shall be enclosed as specified in Chapter 10.

Elevator shafts, vent shafts, dumbwaiter shafts, clothes chutes and other vertical openings shall be enclosed and the enclosure shall be as specified in Section 711.

### 313.8 Smoke Detectors and Sprinkler Systems.

#### 313.8.1 Smoke detectors.

**313.8.1.1 General.** Rooms within licensed care facilities that are used for sleeping purposes shall be provided with smoke detectors. Detectors shall be installed in accordance with the approved manufacturer's instructions.

**313.8.1.2 Additions, alterations or repairs.** When the valuation of an addition, alteration or repair to a Group LC Occupancy exceeds \$1,000 and a permit is required, or when one or more sleeping rooms is added or created in an existing Group LC Occupancy, smoke detectors shall be installed in accordance with Sections 313.8.1.3 and 313.8.1.4 of this section.

**EXCEPTION:** Repairs to the exterior surfaces are exempt from the requirements of this section.

**313.8.1.3 Power source.** In new construction, required smoke detectors shall receive their primary power from the building wiring when such wiring is served from a commercial source and shall be equipped with a battery backup. The detector shall emit a signal when the batteries are low. Wiring shall be permanent and without a disconnecting switch other than those required for overcurrent protection. Smoke detectors may be solely battery operated when installed in existing buildings; or in buildings without commercial power; or in buildings which undergo alterations, repairs or additions regulated by Section 313.8.1.2.

**313.8.1.4 Location.** A detector shall be installed in each sleeping room and at a point centrally located in the corridor or area giving access to each separate sleeping area. When the licensed care facility has more than one story or in facilities with basements, a detector shall be installed on each story and in the basement. Where a story or basement is split into two or more levels, the smoke detector shall be installed on the upper level, except that when the lower level contains a

sleeping area, a detector shall be installed on each level. When sleeping rooms are on an upper level, the detector shall be placed at the ceiling of the upper level in close proximity to the stairway. Where the ceiling height of a room open to a hallway serving the bedrooms exceeds that of the hallway by 24 inches (610 mm) or more, smoke detectors shall be installed in the hallway and in the adjacent room. Detectors shall sound an alarm audible in all sleeping areas of the licensed care facility in which they are located.

### 313.8.2 Sprinkler and standpipe systems.

**313.8.2.1 Sprinkler Systems.** An automatic sprinkler system shall be installed throughout every licensed care facility three or more stories in height or licensed for more than 16 clients. Licensed care facilities with 16 or fewer clients, licensed to provide care for more than two clients who have an evacuation capability of II or III, shall be provided with an automatic sprinkler system throughout the facility.

**EXCEPTION:** An automatic sprinkler system need not be installed in any licensed care facility licensed for six or fewer clients regardless of the level of evacuation capability.

Where a sprinkler system is required, a system complying with UBC Standard 9-1 shall be installed.

**EXCEPTIONS:**

1. An automatic sprinkler system complying with UBC Standard 9-3 may be installed in buildings of four stories or less.
2. Where a Group LC Occupancy is being established by change of occupancy in an existing building not protected by a sprinkler system as is required above for buildings of new construction, an automatic sprinkler system complying with NFPA Standard 13d may be installed provided the care facility is licensed for not more than 16 clients.

Residential or quick-response heads shall be used in all sprinkler systems.

**313.8.2.2 Standpipe systems.** Standpipe systems shall be provided where required by Section 904.5.

**313.9 Fire Alarm Systems.** Group LC Occupancies licensed for more than 16 clients shall be provided with an approved manual and automatic fire alarm system. The local alarm shall provide an alarm signal with a sound pressure level of 15 dBA above the average ambient sound level in every occupied space within the building. The minimum sound pressure level shall be 70 dBA. The maximum sound pressure level shall not exceed 110 dBA at the minimum hearing distance from the audible appliance.

**313.10 Heating.** Licensed care facilities shall be provided with heating facilities capable of maintaining a room temperature of 70°F (21°C) at a point 3 feet (914 mm) above the floor in all habitable rooms.

**313.11 Special Hazards.** Chimneys and heating apparatus shall conform to the requirements of Chapter 31 and the Mechanical Code.

In Group LC Occupancies licensed for more than six clients, the storage, use and handling of flammable and combustible liquids shall be in accordance with the Fire Code. In such facilities, doors leading into rooms in which Class I flammable liquids are stored or used shall be protected by a

fire assembly having a one-hour fire-protection rating. Such fire assembly shall be self-closing and shall be posted with a sign on each side of the door in 1-inch (25.4 mm) block letters stating: FIRE DOOR—KEEP CLOSED.

In Group LC Occupancies licensed for more than 16 clients, rooms containing a boiler, central heating plant or hot-water supply boiler shall be separated from the rest of the building by not less than a one-hour occupancy separation.

**AMENDATORY SECTION** (Amending WSR 98-02-054, filed 1/6/98, effective 7/1/98)

### WAC 51-40-0902 Section 902—Standards of quality.

Fire-extinguishing systems, including automatic sprinkler systems, Class I, Class II and Class III standpipe systems, special automatic extinguishing systems, basement pipe inlets, smoke-control systems, and smoke and heat vents shall be approved and shall be subject to such periodic tests as may be required.

The standards listed below labeled a "UBC Standard" are also listed in Chapter 35, Part II, and are part of this code. The other standards listed below are recognized standards (see Sections 3503 and 3504).

#### 1. Fire-extinguishing system.

- 1.1 UBC Standard 9-1, Installation of Sprinkler Systems
- 1.2 UBC Standard 9-3, Installation of Sprinkler Systems in Group R Occupancies Four Stories or Less
- 1.3 NFPA Standard 13D, as published by the National Fire Protection Association, ((+1994)) 1999 edition

#### 2. Standpipe systems.

UBC Standard 9-2, Standpipe Systems

#### 3. Smoke control.

- 3.1 UBC Standard 7-2, Fire Test of Door Assemblies
- 3.2 UL 555, Fire Dampers
- 3.3 UL 555C, Ceiling Dampers
- 3.4 UL 555S, Leakage Rated Dampers for Use in Smoke Control Systems
- 3.5 UL 33, Heat Response Links for Fire Protection Service
- 3.6 UL 353, Limit Controls

#### 4. Smoke and heat vents.

UBC Standard 15-7, Automatic Smoke and Heat Vents

**AMENDATORY SECTION** (Amending WSR 98-02-054, filed 1/6/98, effective 7/1/98)

### WAC 51-40-1003 General egress requirements.

**1003.3.1.1 General (Doors).** For the purposes of Section 1003.3.1, the term "exit door" shall mean all of those doors or doorways along the path of exit travel anywhere in a means of egress system.

Exit doors serving the means of egress system shall comply with the requirements of Section 1003.3.1. Where additional doors are installed for egress purposes, they shall conform to all requirements of this section. Buildings or structures used for human occupancy shall have at least one exterior exit door that meets the requirements of Section 1003.3.1.3. Section 1003.3.1.5 shall apply to all exit doors within an accessible route, regardless of occupant load.

Exit doors shall be readily distinguishable from the adjacent construction and shall be easily recognizable as exit doors. Mirrors or similar reflecting materials shall not be used on exit doors, and exit doors shall not be concealed by curtains, drapes, decorations and similar materials.

**1003.3.1.2 Special Doors.** Revolving, sliding and overhead doors serving an occupant load of 10 or more shall not be used as required exit doors. Where revolving or overhead doors or turnstiles are used, an adjacent accessible gate or door shall be provided where an accessible route is required by Chapter 11.

**EXCEPTIONS:**

- Approved revolving doors having leaves that will collapse under opposing pressures may be used, provided
  - Such doors have a minimum width of 6 feet 6 inches (1981 mm).
  - At least one conforming exit door is located adjacent to each revolving door.
  - The revolving door shall not be considered to provide any required width when computing means of egress width in accordance with Section 1003.2.3.
- Horizontal sliding doors complying with UBC Standard 7-8 may be used
  - In elevator lobby separations.
  - In other than Groups A and H Occupancies, where smoke barriers are required.
  - In other than Group H Occupancies, where serving an occupant load of less than 50.

Power-operated doors complying with UBC Standard 10-1 may be used for egress purposes. Such doors, where swinging, shall have two guide rails installed on the swing side projecting out from the face of the door jambs for a distance not less than the widest door leaf. Guide rails shall not be less than 30 inches (762 mm) in height with solid or mesh panels to prevent penetration into door swing and shall be capable of resisting a horizontal load at top of rail of not less than 50 pounds per lineal foot (730 N/m).

**EXCEPTIONS:**

- Walls or other types of separators may be used in lieu of the above guide rail, provided all the criteria are met.
- Guide rails in industrial or commercial occupancies not accessible to the public may comply with the exception to Section 509.3.
- Doors swinging toward flow of traffic shall not be permitted unless actuating devices start to function at least 8 feet 11 inches (2718 mm) beyond the door in an open position and guide rails extend 6 feet 5 inches (1956 mm) beyond the door in an open position.

Clearances for guide rails shall be as follows:

- Six inches (152 mm) maximum between rails and leading edge of door at the closest point in its arc of travel.
- Six inches (152 mm) maximum between rails and the door in an open position.

- Two inches (51 mm) minimum between rail at hinge side and door in an open position.

- Two inches (51 mm) maximum between freestanding rails and jamb or other adjacent surface.

**1003.3.1.5 Swing and Opening Force.** Exit doors serving an occupant load of 10 or more shall be of the pivoted, balanced or side-hinged swinging type. Exit doors shall swing in the direction of the path of exit travel where the area served has an occupant load of 50 or more. The door shall swing to the fully open position when an opening force not to exceed 30 pounds (133.45 N) is applied to the latch side. Within an accessible route, such force shall not exceed 8.5 pounds (37.8 N) at exterior doors; and shall not exceed 5 pounds (22.24 N) at sliding and folding doors and interior swinging doors. At exterior doors where environmental conditions require greater closing pressure, power-operated doors shall be used within the accessible route. For other door-opening forces, see Chapter 11 and Section 905.3. See Section 3207 for doors swinging over public property.

**EXCEPTIONS:**

- Group I, Division 3 Occupancy used as a place of detention.
- In other than accessible dwelling units, doors within or serving an individual dwelling unit.
- Special door conforming with Section 1003.3.1.2.
- The opening force at required fire doors within an accessible route may be not greater than 30 pounds (133.45 N).

Double-acting doors shall not be used as exits where any of the following conditions exist:

- The occupant load served by the door is 100 or more.
- The door is part of a fire assembly.
- The door is part of a smoke- and draft-control assembly.
- Panic hardware is required or provided on the door.

A double-acting door shall be provided with a view panel of not less than 200 square inches (0.129 m<sup>2</sup>).

**1003.3.1.6 Floor Level at Doors.** Regardless of the occupant load served, there shall be a floor or a landing on each side of a door. Where access for persons with disabilities is required by Chapter 11, the floor or landing shall not be more than 1/2 inch (13 mm) lower than the threshold of the doorway. Where such access is not required, the threshold shall not exceed 1 inch (25 mm). Landings shall be level except that exterior landings, may have a slope not to exceed 1/4 unit vertical in 12 units horizontal (2% slope).

**EXCEPTIONS:**

- In Group R, Division 3, and Group U Occupancies and within individual units of Group R, Division 1 Occupancies:
  - A door may open at the top of an interior flight of stairs, provided the door does not swing over the top step.
  - A door may open at a landing which is not more than 8 inches (203 mm) lower than the floor level, provided the door does not swing over the landing.
  - Screen doors and storm doors may swing over stairs, steps or landings.
- Doors serving building equipment rooms which are not normally occupied.

3. At exterior sliding doors within accessible dwelling units, the floor or landing may be no more than 3/4 inch (19 mm) lower than the threshold of the doorway, including the sliding door tracks, provided that an additional accessible entrance door is provided into the dwelling unit.

**1003.3.1.10 Special Egress-control Devices.** When approved by the building official, exit doors in Group B; Group F; Group I, Divisions 1.1, 1.2 and 2; Group M, Group LC Occupancies, and Group S Occupancies may be equipped with approved listed special egress-control devices, provided the building is protected throughout by an approved automatic sprinkler system and an approved automatic smoke-detection system. Such devices shall conform to all of the following:

1. The egress-control device shall automatically deactivate upon activation of either the sprinkler system or the smoke-detection system.

2. The egress-control device shall automatically deactivate upon loss of electrical power to any one of the following:

2.1 The egress-control device itself.

2.2 The smoke-detection system.

2.3 Means of egress illumination as required by Section 1003.2.9.

3. The egress-control device shall be capable of being deactivated by a signal from a switch located in an approved location.

4. An irreversible process which will deactivate the egress-control device shall be initiated whenever a manual force of not more than 15 pounds (66.72 N) is applied for two seconds to the panic bar or other door-latching hardware. The egress-control device shall deactivate within an approved time period not to exceed a total of 15 seconds. The time delay established for each egress-control device shall not be field adjustable.

5. Actuation of the panic bar or other door-latching hardware shall activate an audible signal at the door.

6. The unlatching shall not require more than one operation.

A sign shall be provided on the door located above and within 12 inches (305 mm) of the panic bar or other door-latching hardware reading:

**KEEP PUSHING. THE DOOR WILL OPEN IN . . . .  
SECONDS. ALARM WILL SOUND.**

Sign letter shall be at least 1 inch (25 mm) in height and shall have a stroke of not less than 1/8 inch (3.2 mm).

Regardless of the means of deactivation, relocking of the egress-control device shall be by manual means only at the door.

**EXCEPTION:** Subject to the approval of the building official, special units for the care of dementia patients in nursing homes which are identified and approved by the state agency licensing such units, may use special egress-control

devices where a panic bar is not part of the egress-control mechanism.

**1003.3.3.1 General (Stairways).**

Every stairway having two or more risers serving any building or portion thereof shall conform to the requirements of Section 1003.3.3. For the purposes of Section 1003.3.3, the term "stairway" shall include stairs, landings, handrails and guardrails as applicable. Where aisles in assembly rooms have steps, they shall conform with the requirements in Section 1004.3.2.

For the purpose of this chapter, the term "step" shall mean those portions of the means of egress achieving a change in elevation by means of a single riser. Individual steps shall comply with the detailed requirements of this chapter which specify applicability to steps.

**EXCEPTIONS:** 1. Stairs or ladders used only to attend equipment or window wells are exempt from the requirements of this section.  
2. Stairs or ladders within an individual dwelling unit used to gain access to areas of 200 square feet (18.6 m<sup>2</sup>) or less, and not containing the primary bathroom or kitchen, are exempt from the requirements of this section.

Stairways located in a building required to be accessible shall also comply with Chapter 11.

**1003.3.3.3 Rise and Run.** The rise of steps and stairs shall not be less than 4 inches (102 mm) nor more than 7-1/2 inches (190 mm). The greatest riser height within any flight of stairs shall not exceed the smallest by more than 3/8 inch (9.5 mm). Except as permitted in Sections 1003.3.3.8.1, 1003.3.3.8.2 and 1003.3.3.8.3, the run shall not be less than 10 inches (254 mm), as measured horizontally between the vertical planes of the furthestmost projections of adjacent treads or nosings. Stair treads shall be of uniform size and shape, except the largest tread run within any flight of stairs shall not exceed the smallest by more than 3/8 inch (9.5 mm).

**EXCEPTIONS:** 1. Private steps and stairways serving an occupant load of less than 10 and stairways to unoccupied roofs may be constructed with an 8-inch-maximum (203 mm) rise and a 9-inch-minimum (229 mm) run.  
2. Where the bottom or top riser adjoins a sloping public way, walk or driveway having an established grade and serving as a landing, the bottom or top riser may be reduced along the slope.

Where Exception 2 to Section 1103.2.2 is used in a building design, the run of stair treads shall not be less than 11 inches (279 mm), as measured horizontally between the vertical planes of the furthestmost projections of adjacent tread. The largest tread run within any flight of stairs shall not exceed the smallest by more than 3/8 inch (9.5 mm).

**1003.3.3.6 Handrails.** Stairways shall have handrails on each side, and every stairway required to be more than 88 inches (2235 mm) in width shall be provided with not less than one intermediate handrail for each 88 inches (2235 mm) of required width. Intermediate handrails shall be spaced approximately equally across the entire width of the stairway.

**EXCEPTIONS:** 1. Stairways less than 44 inches (1118 mm) in width or stairways serving one individual dwelling unit in Group R, Division 1 or 3 Occupancies or a Group R, Division 3 congregate residence may have one handrail. This exception

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shall not be used concurrently with the second exception to the first paragraph of Section 1103.2.2.

2. Private stairways 30 inches (762 mm) or less in height may have handrails on one side only. This exception shall not be used concurrently with the second exception to the first paragraph of Section 1103.2.2.

3. Stairways having less than four risers and serving one individual dwelling unit in Group R, Division 1 or 3, or a Group R, Division 3 congregate residence or Group U Occupancies need not have handrails.

The top of handrails and handrail extensions shall be placed not less than 34 inches (864 mm) or more than 38 inches (965 mm) above landings and the nosing of treads. Handrails shall be continuous the full length of the stairs and, except for private stairways, at least one handrail shall extend in the direction of the stair run not less than 12 inches (305 mm) beyond the top riser nor less than a length equal to one tread depth plus 12 inches (305 mm) beyond the bottom riser. Ends shall be returned or shall terminate in newel posts or safety terminals.

**EXCEPTIONS:**

1. Private stairways do not require handrail extensions.
2. Handrails may have starting newel posts within the first tread on stairways in Group R, Division 3 Occupancies and within individual dwelling units of Group R, Division 1 Occupancies.

The handgrip portion of handrails shall not be less than 1/4 inches (32 mm) nor more than 2 inches (51 mm) in cross-sectional dimension or the shape shall provide an equivalent gripping surface. The handgrip portion of handrails shall have a smooth surface with no sharp corners. Handrails projecting from a wall shall have a space of not less than 1/2 inches (38 mm) between the wall and the handrail.

**1003.3.3.13 Stairway Identification.** Stairway identification signs shall be located at each floor level in all enclosed stairways in buildings four or more stories in height. The sign shall identify the stairway, indicate whether or not there is roof access, the floor level, and the upper and lower terminus of the stairway. The sign shall be located approximately 5 feet (1524 mm) above the landing floor in a position that is readily visible when the door is in either the open or closed position. Signs shall comply with requirements of U.B.C. Standard 10-2. Each door to a floor level also shall have a tactile sign, including raised letters and Braille, identifying the floor level and shall comply with Part II of Chapter 11.

**1003.3.4.4 Landings (Ramps).** Ramps having slopes steeper than 1 unit vertical in 15 units horizontal (6.7% slope) shall have landings at the top and bottom, and at least one intermediate landing shall be provided for each 5 feet (1524 mm) of vertical rise measured between the horizontal planes of adjacent landings. Landing shall have a dimension measured in the direction of ramp run of not less than 5 feet (1524 mm). Landings shall provide maneuvering clearances at doors as required in Chapter 11.

**1003.3.4.5 Handrails (Ramps).** Ramps having slopes steeper than 1 unit vertical in 15 units horizontal (6.7% slope) shall have handrails as required for stairways, except that intermediate handrails shall not be required. At least one handrail shall extend in the direction of ramp run not less than 12 inches (305 mm) horizontally beyond the top and bottom

of the ramp runs. Ramped aisles serving fixed seating shall have handrails as required in Section 1004.3.2.

**AMENDATORY SECTION** (Amending WSR 98-02-054, filed 1/6/98, effective 7/1/98)

**WAC 51-40-1004 The exit access.**

**1004.3.2.3.1 Width.** The clear width of aisles shall be based on the number of fixed seats served by the aisle. The required width of aisles serving fixed seats shall not be used for any other purpose.

The clear width of an aisle in inches shall not be less than the occupant load served by the aisle multiplied by 0.3 for aisles with slopes greater than 1 unit vertical to 8 units horizontal (12.5% slope) and not less than 0.2 for aisles with a slope of 1 unit vertical to 8 units horizontal (12.5% slope) or less. In addition, when the rise of steps in aisles exceeds 7 inches (178 mm), the aisle clear width shall be increased by 1 1/4 inches (32 mm) for each 100 occupants or fraction thereof served for each 1/4 inch (6.35 mm) of riser height above 7 inches (178 mm).

**EXCEPTION:** For buildings with smoke-protected assembly seating and for which an approved life-safety evaluation is conducted, the minimum clear width of aisles and other means of egress may be in accordance with Table 10-D. For Table 10-D, the number of seats specified must be within a single assembly area, and interpolation shall be permitted between the specified values shown. If Table 10-D is used the minimum clear widths shown shall be modified in accordance with the following:

1. Where risers exceed 7 inches (178 mm) in height, multiply the stairway width in the tables by factor A, where:

$$A = 1 + \frac{(\text{riser height} - 7.0 \text{ inches})}{5} \quad (4-1)$$

For SI:

$$A = 1 + \frac{(\text{riser height} - 178 \text{ mm})}{127}$$

Where risers do not exceed 7 inches (178 mm) in height, A = 1.

2. Stairways not having a handrail within a 30-inch (762 mm) horizontal distance shall be 25 percent wider than otherwise calculated, i.e., multiply by B = 1.25. For all other stairs, B = 1.

3. Ramps steeper than 1 unit vertical in 10 units horizontal (10% slope) where used in ascent shall have their width increased by 10 percent, i.e., multiply by C = 1.10. For ramps not steeper than 1 unit vertical in 10 units horizontal (10% slope), C = 1. Where fixed seats are arranged in rows, the clear width of aisles shall not be less than set forth above or less than the following minimum widths:

3.1 Forty-eight inches (1219 mm) for stairways having seating on both sides.

3.2 Thirty-six inches (914 mm) for stairways having seating on one side.

3.3 Twenty-three inches (584 mm) between a stairway handrail and seating where the aisles are subdivided by the handrail.

3.4 Forty-two inches (1067 mm) for level or ramped aisles having seating on both sides.

3.5 Thirty-six inches (914 mm) for level or ramped aisles having seating on one side.

3.6 Twenty-three inches (584 mm) between a stairway handrail and seating where an aisle does not serve more than five rows on one side.

Where exit access is possible in two directions, the width of such aisles shall be uniform throughout their length. Where aisles converge to form a single path of exit travel, the aisle width shall not be less than the combined required width of the converging aisles.

**1004.3.2.5.2 Where required.** Aisles with a slope steeper than 1 unit vertical in 8 units horizontal (12.5% slope) shall consist of a series of risers and treads extending across the entire width of the aisle, except as provided in Section 1004.3.2.6.

The height of risers shall not be more than 8 inches (203 mm) nor less than 4 inches (102 mm) and the tread run shall not be less than 11 inches (279 mm). The riser height shall be uniform within each flight and the tread run shall be uniform throughout the aisle. Variations in run or height between adjacent treads or risers shall not exceed 3/16 inch (4.8 mm).

**EXCEPTION:** Where the slope of aisle steps and the adjoining seating area is the same, the riser heights may be increased to a maximum of 9 inches (229 mm) and may be nonuniform, but only to the extent necessitated by changes in the slope of the adjoining seating area to maintain adequate sight lines. Variations may exceed 3/16 inch (4.8 mm) between adjacent risers, provided the exact location of such variations is identified with a marking stripe on each tread at the nosing or leading edge adjacent to the nonuniform riser. The marking stripe shall be distinctively different from the contrasting marking stripe.

A contrasting marking stripe or other approved marking shall be provided on each tread at the nosing or leading edge such that the location of each tread is readily apparent when viewed in descent. Such stripe shall be a minimum of 1 inch (25 mm) wide and a maximum of 2 inches (51 mm) wide.

**EXCEPTION:** The marking stripe may be omitted where tread surfaces are such that the location of each tread is readily apparent when viewed in descent.

**1004.3.2.6 Ramp Slope.** The slope of ramped aisles shall not be more than 1 unit vertical in 8 units horizontal (12.5% slope). Ramped aisles shall have a slip-resistant surface.

**EXCEPTION:** When provided with fixed seating, theaters may have a slope not steeper than 1 unit vertical in 5 units horizontal (20% slope).

**1004.3.2.7 Handrails.** Handrails shall comply with the height, size and shape dimensions set forth in Section 1003.3.3.6, and ends shall be returned or shall have rounded terminations or bends. Ramped aisles having a slope steeper than 1 unit vertical in 15 units horizontal (6.7% slope) and aisle stairs (two or more adjacent steps) shall have handrails located either at the side or within the aisle width. Handrails may project into the required aisle width a distance of 3 1/2 inches (89 mm).

**EXCEPTIONS:** 1. Handrails may be omitted on ramped aisles having a slope not steeper than 1 unit vertical in 5 units horizontal (20% slope) and having fixed seats on both sides of the aisle.

2. Handrails may be omitted where a guardrail is at the side of an aisle that conforms to the size and shape requirements for handrails.

Handrails located within the aisle width shall be discontinuous with gaps or breaks at intervals not to exceed five

rows. These gaps or breaks shall have a clear width of not less than 22 inches (559 mm) not more than 36 inches (914 mm) measured horizontally.

**1004.3.4.5 Elevators.** Elevators opening into a corridor shall be provided with an elevator lobby at each floor containing such a corridor. The lobby shall completely separate the elevators from the corridor by construction conforming to Section 1004.3.4.3.1 and all openings into the lobby wall contiguous with the corridor shall be protected as required by Section 1004.3.4.3.2.

**EXCEPTIONS:**

1. In office buildings, separations need not be provided from a street floor lobby, provided the entire street floor is protected with an automatic sprinkler system.
2. Elevators not required to meet the shaft enclosure requirements of Section 711.
3. When additional doors are provided in accordance with Section 3007.
4. Where elevator shafts are pressurized in accordance with Section 905, elevator lobbies need not be provided.

Elevator lobbies shall comply with Section 3002.

**AMENDATORY SECTION** (Amending WSR 98-02-054, filed 1/6/98, effective 7/1/98)

**WAC 51-40-1104 Section 1104—Egress and areas of evacuation assistance.**

**Section 1104.1 General.** In buildings or portions of buildings required to be accessible, accessible means of egress shall be provided in the same number as required for exits by Chapter 10. When an exit required by Chapter 10 is not accessible, an area for evacuation assistance shall be provided.

**EXCEPTIONS:**

1. Areas of evacuation assistance are not required in buildings where an approved, automatic fire-extinguishing system is installed in accordance with ((U.B.C.)) UBC Standard ((N.E.)) 9-1, provided that quick-response sprinkler heads are used where allowed by the standard; and that a written fire- and life-safety emergency plan, which specifically addresses the evacuation of persons with disabilities, is approved by the building official and the fire chief.
2. Areas for evacuation assistance are not required in open parking garages.

Every area for evacuation assistance shall comply with the requirements of this code and shall adjoin an accessible route of travel which shall comply with Section 1106.

**1104.2 Areas for Evacuation Assistance.**

**1104.2.1 Location and construction.** An area for evacuation assistance shall be one of the following:

1. A portion of a landing within a smokeproof enclosure, complying with Section 1005.3.3.

2. A portion of an exterior exit balcony, located immediately adjacent to an exit stairway, when the exterior exit balcony complies with Section 1006.3.2. Openings to the interior of the building located within 20 feet (6096 mm) of the area for evacuation assistance shall be protected with fire assemblies having a three-fourths-hour fire-protection rating.

3. A portion of a one-hour fire-resistive corridor complying with Sections 1004.3.4.3, 1004.3.4.3.1 and 1004.3.4.3.2 located immediately adjacent to an exit enclosure.

4. A vestibule located immediately adjacent to an exit enclosure and constructed to the same fire-resistive standards as required by Section 1004.3.4.3, 1004.3.4.3.1 and 1004.3.4.3.2.

5. A portion of a stairway landing within an exit enclosure which is vented to the exterior and is separated from the interior of the building by not less than one-hour fire-resistive door assemblies.

6. When approved by the building official, an area or room which is separated from other portions of the building by a smoke barrier. Smoke barriers shall have a fire-resistive rating of not less than one hour and shall completely enclose the area or room. Doors in the smoke barrier shall be tight-fitting smoke-and draft-control assemblies having a fire-protection rating of not less than 20 minutes and shall be self-closing or automatic closing. The area or room shall be provided with an exit directly to an exit enclosure. When the room or area exits into an exit enclosure which is required to be of more than one-hour fire-resistive construction, the room or area shall have the same fire-resistive construction, including the same opening protection, as required for the adjacent exit enclosure.

7. An elevator lobby complying with Section 1104.4.

**1104.2.2 Size.** Each area for evacuation assistance shall provide at least two wheelchair spaces not smaller than 30 inches by 48 inches (760 mm by 1220 mm) for each space. The area for evacuation assistance shall not encroach on any required exit width. The total number of such wheelchair spaces per story shall not be less than 1 for every 200 persons of calculated occupant load served by the area for evacuation assistance.

**EXCEPTION:** The building official may reduce the minimum number of 30-inch (760 mm) by 48-inch (1220 mm) areas to one for each area for evacuation assistance on floors where the occupant load is less than 200.

**1104.2.3 Stairway width.** Each stairway adjacent to an area for evacuation assistance shall have a minimum clear width of 48 inches (1220 mm) between handrails.

**1104.2.4 Two-way communication.** A telephone with controlled access to a public telephone system or another method of two-way communication shall be provided between each area for evacuation assistance and the primary entrance. The telephone or other two-way communication system shall be located with the reach ranges specified in Section 1106.2.4. The fire department may approve location other than the primary entrance. The communication system shall not require voice communication.

**1104.2.5 Identification.** Each area for evacuation assistance shall be identified by a sign which states: **AREA FOR EVACUATION ASSISTANCE** and the International Symbol of Access. The sign shall be illuminated when exit sign illumination is required. The sign shall comply with Sections 1003.2.8.4 and

1003.2.8.5. In each area for evacuation assistance, instructions on the use of the area under emergency conditions shall be posted adjoining the two-way communication system.

**1104.3 Accessible Exits.** All exterior exits which are located adjacent to accessible areas and within 6 inches (152 mm) of grade shall be accessible.

**1104.4 Area for Evacuation Assistance, High-Rise Alternative.** Within a building of any height or occupancy, constructed in accordance with the requirements of Section 403, an area for evacuation assistance may be located in the elevator lobby, or adjacent to the elevator where no lobby is required, when:

1. The area for evacuation assistance complies with the requirements for size, two-way communication and identification as specified in Section 1104.2; and,

2. Elevator shafts are pressurized as required for smokeproof enclosures in Section 1005.3.3. Such pressurization system shall be activated by smoke detectors on each floor located in a manner approved by the building official. Pressurization equipment and its ductwork within the building shall be separated from other portions of the building by a minimum of two-hour fire-resistive construction.

3. The manager of the building has established and maintains a written fire- and life-safety emergency plan which, in addition to other provisions, shall specifically address the evacuation of persons with disabilities. Such plan shall be approved by the building official and the fire chief.

**AMENDATORY SECTION** (Amending WSR 98-02-054, filed 1/6/98, effective 7/1/98)

**WAC 51-40-1105 Section 1105—Facility accessibility.**

**Section 1105.1 General.** Where buildings are required to be accessible, building facilities shall be accessible to persons with disabilities as provided in this section. For Group R, Division 1 apartment buildings, where specific floors of a building are required to be accessible, the requirements shall apply only to the facilities located on accessible floors.

All building facilities or elements required by this section to be accessible shall be designed and constructed in accordance with Section 1106.

**1105.2 Bathing and Toilet Facilities.**

**1105.2.1 Bathing facilities.** When bathing facilities are provided, at least 2 percent, but not less than 1, bathtub or shower shall be accessible. In dwelling units where a separate bathtub and shower are provided in the same room, at least one shall be accessible.

**1105.2.2 Toilet facilities.** Toilet facilities located within accessible dwelling units, guest rooms, and congregate residences shall comply with Sections 1106.11 and 1106.27.

**EXCEPTION:** Within accessible dwelling units, only one toilet facility need be accessible.

In each toilet facility in other occupancies, at least one wheelchair accessible toilet stall with an accessible water closet shall be provided. In addition, when there are 6 or more water closets within a toilet facility, at least one ambulatory accessible toilet stall complying with Section 1106.11.4 shall also be installed.

Where urinals are provided, at least one urinal shall be accessible.

**1105.2.3 Lavatories, mirrors and towel fixtures.** At least one accessible lavatory shall be provided within any toilet facility. Where mirrors, towel fixtures and other toilet and bathroom accessories are provided, at least one of each shall be accessible.

**1105.2.4 Adaptable fixtures in dwelling units.** See Section 1106.27.2 for adaptable fixtures in dwelling units.

### 1105.3 Elevators, Platform Lifts and Stairways.

#### 1105.3.1 Elevators.

**1105.3.1.1 Where required.** In multi-story buildings or portions thereof required to be accessible by Section 1103, at least one elevator shall serve each level, including mezzanines. Other than within an individual dwelling unit, where an elevator is provided but not required, it shall be accessible.

**EXCEPTIONS:**

1. In Group R, Division 1 apartment occupancies, an elevator is not required where accessible dwelling units and guest rooms are accessible by ramp or by grade level route of travel.
2. In a building of fewer than three stories, an elevator is not required where ramps, grade-level entrances or accessible horizontal exits from an adjacent building, are provided to each floor.
3. In multi-story parking garages, an elevator is not required where an accessible route of travel is provided from accessible parking spaces on levels with accessible horizontal connections to the primary building served.
4. In Group R, Division 1 hotels and lodging houses, less than 3 stories in height, an elevator is not required, provided that all accessible guest rooms are located on the ground floor.

**1105.3.1.2 Design.** All elevators shall be accessible.

**EXCEPTIONS:**

1. Private elevators serving only one dwelling unit.
2. Where more than one elevator is provided in the building, elevators used exclusively for movement of freight.

Elevators required to be accessible shall be designed and constructed to comply with Chapter 296-81 of the Washington Administrative Code.

**1105.3.2 Platform lifts.** Platform lifts may be used in lieu of an elevator under one of the following conditions subject to approval by the building official:

1. To provide an accessible route of travel to a performing area in a Group A Occupancy; or,
2. To provide unobstructed sight lines and distribution for wheelchair viewing positions in Group A Occupancies; or
3. To provide access to spaces with an occupant load of less than 5 that are not open to the public; or,
4. To provide access where existing site or other constraints make use of a ramp or elevator infeasible.

All platform lifts used in lieu of an elevator shall be capable of independent operation and shall comply with Chapter 296-81 of the Washington Administrative Code.

**1105.3.3 Stairways.** Stairways shall comply with Section 1106.9.

#### 1105.4 Other Building Facilities.

**1105.4.1 Water fountains.** On any floor where water fountains are provided, at least 50 percent, but in no case less than one fountain, shall be accessible complying with Section 1106.13 and at least one fountain shall be mounted at a standard height.

**1105.4.2 Telephones.** On any floor where public telephones are provided at least one telephone shall be accessible. On any floor where 2 or more banks of multiple telephones are provided, at least one telephone in each bank shall be accessible and at least one telephone per floor shall be designed to allow forward reach complying with Section 1106.2.4.5.

Where any bank of public telephones consists of 3 or more telephones, at least one telephone in each bank shall be equipped with a shelf and electrical outlet complying with Section 1106.14.7.

All accessible telephones and at least 25 percent of all other public telephones, but in no case less than one, shall be provided with volume controls in accordance with Section 1106.14.3 and shall be dispersed among the public telephones provided in the building.

Where four or more public telephones are provided at a building site, and at least one is in an interior location, at least one interior telephone shall be a text telephone in accordance with Section 1106.14.

Where interior public pay phones are provided in transportation facilities; assembly and similar areas including stadiums and arenas; convention centers; hotels with convention facilities; or covered malls; or in or adjacent to hospital emergency, recovery, or waiting rooms; at least one interior text telephone shall be provided.

**1105.4.3 Kitchens.** Kitchens within accessible dwelling units shall be designed in accordance with Sections 1106.12 and 1106.27.

**EXCEPTION:** Kitchens in Type B dwelling units need not comply with Section 1106.12.1 (See Section 1106.27.1).

Kitchens, kitchenettes, or wet bars in other than dwelling units, which are provided accessory to a sleeping room, guest room, or suite, shall be designed in accordance with Section 1106. Countertops and sinks shall be no more than 34 inches (865 mm) above the finished floor. At least 50 percent of shelf space in cabinets and appliances shall be within the reach ranges of Section 1106.2.4.

**1105.4.4 Recreation facilities.** Where common- or public-use recreational facilities, swimming pools, hot tubs, spas, and similar facilities are provided, they shall be accessible. Swimming pools shall be accessible by transfer tier, hydrau-

lic chair, ramp, or other means. Hot tubs and spas need be accessible only to the edge of the facility.

**EXCEPTION:** For Group R, Division 1 apartment occupancies, common- or public-use facilities accessory to buildings not required to contain either Type A or Type B dwelling units in accordance with Section 1103.1.8.2.

**1105.4.5 Fixed or built-in seating or tables.** Where fixed or built-in seating or tables are provided, at least 5 percent, but no fewer than one, shall be accessible. Accessible fixed or built-in seating or tables shall comply with Section 1106.19. In eating and drinking establishments, such seating or tables shall be distributed throughout the facility.

**1105.4.6 Storage facilities.** In other than Group R, Division 1 apartment buildings, where fixed or built-in storage facilities such as cabinets, shelves, closets, and drawers are provided in accessible spaces, at least one of each type provided shall contain storage space complying with Section 1106.18.

**1105.4.7 Customer service facilities.**

**1105.4.7.1 Dressing and fitting rooms.** Where dressing or fitting rooms are provided for use by the general public, patients, customers or employees, 5 percent, but not less than one, in each group of rooms serving distinct and different functions shall be accessible in accordance with Section 1106.24.

**1105.4.7.2 Counters and windows.** Where customer sales and service counters or windows are provided, a portion of the counter, or at least one window, shall be accessible in accordance with Section 1106.24.2.

**1105.4.7.3 Shelving and display.** Self-service shelves or display units in retail occupancies shall be located on an accessible route of travel in accordance with Section 1103.2.2. Not all self-service shelves and display units need be located within reach ranges required by Section 1106.2.4.

**1105.4.7.4 Check-out aisles.** Accessible check-out aisles shall be installed in accordance with Table No. 11-E and Section 1106.24.3.

**1105.4.7.5 Food service lines.** Where self-service shelves are provided in dining and drinking establishments, at least 50 percent of each type shall comply with Sections 1106.2 and 1106.22.

**1105.4.8 Controls, operating mechanisms, and hardware.** Controls, operating mechanisms, and hardware, including; switches that control lighting, ventilation or electrical outlets; in accessible spaces, along accessible routes or as parts of accessible elements, shall comply with Section 1106.3.

**1105.4.9 Alarms.** Where provided, alarm systems shall include both audible and visible alarms. Visible alarm devices shall be located in all assembly areas; common-use areas, including toilet rooms and bathing facilities; hallways and lobbies; and hotel guest rooms as required by Section 1103.1.8.3.

**EXCEPTIONS:** 1. Alarm systems in Group I, Division 1.1 and 2 Occupancies may be modified to suit standard health care design practice.

2. Visible alarms are not required in Group R, Division 1 apartment buildings.

3. Visible alarms are not required in employee assigned work areas, whether they are single or multiple work stations.

**AMENDATORY SECTION** (Amending WSR 98-02-054, filed 1/6/98, effective 7/1/98)

**WAC 51-40-1106 Section 1106—Accessible design and standards.**

**Section 1106.1 General.** Where accessibility is required by this chapter, buildings and facilities shall be designed and constructed in accordance with this section, unless otherwise specified in this chapter.

**1106.2 Space Allowance and Reach Ranges.**

**1106.2.1 Wheelchair passage width.** The minimum clear width for single wheelchair passage shall be 36 inches (915 mm). The minimum width for two wheelchairs to pass is 60 inches (1525 mm).

**EXCEPTION:** The minimum width for single wheelchair passage may be 32 inches (815 mm) for a maximum distance of 24 inches (610 mm).

**1106.2.2 Wheelchair turning spaces.** Wheelchair turning spaces shall be designed and constructed to satisfy one of the following requirements:

1. A turning space not less than 60 inches (1525 mm) in diameter; or,

2. A turning space at T-shaped intersections or within a room, where the minimum width is not less than 36 inches (915 mm). Each segment of the T shall be clear of obstructions not less than 24 inches (610 mm) in each direction.

Wheelchair turning space may include knee and toe clearance in accordance with Section 1106.2.4.3.

**1106.2.3 Unobstructed floor space.** A floor space, including the vertical space above such floor space, which is free of any physical obstruction including door swings, to a height of 29 inches (737 mm). Where a pair of doors occurs, the swing of the inactive leaf may be considered to be unobstructed floor space. Unobstructed floor space may include toe spaces that are a minimum of 9 inches (230 mm) in height and not more than 6 inches (152 mm) in depth.

**1106.2.4 Clear floor or ground spaces and maneuvering clearance space for wheelchairs.**

**1106.2.4.1 Size.** The minimum clear floor or ground space required to accommodate a single, stationary wheelchair occupant shall be not less than 30 inches (760 mm) by 48 inches (1220 mm).

**1106.2.4.2 Approach.** Wheelchair spaces shall be designed to allow for forward or parallel approach to an accessible feature.

**1106.2.4.3 Knee and toe clearances.** Spaces under obstructions, work surfaces or fixtures may be included in the clear

floor or ground space provided that they are at least 30 inches (760 mm) in width, a minimum of 27 inches (685 mm) in height, and not greater than 25 inches (635 mm) in depth. Toe spaces under obstructions, work surfaces or fixtures which comply with the requirements for unobstructed floor space may be included in the clear floor or ground space.

**1106.2.4.4 Approach to wheelchair spaces.** One full unobstructed side of the clear floor or ground space for a wheelchair shall adjoin or overlap an accessible route of travel, or shall adjoin another wheelchair clear space. Clear space located in an alcove or otherwise confined on all or part of three sides shall be not less than 36 inches (915 mm) in width where forward approach is provided, or 60 inches (1525 mm) in width where parallel approach is provided.

**1106.2.4.5 Forward reach.** Where the clear floor space allows only forward approach to an object, the maximum forward reach allowed shall not be higher than 48 inches (1220 mm). Reach obstructions 20 inches (510 mm) or less in depth may project into the clear space provided that knee clearance is maintained in accordance with Section 1106.2.4.3. Reach obstructions greater than 20 inches (510 mm) in depth may project into the clear space provided that the reach obstruction shall not exceed 25 inches (635 mm) in depth and the maximum forward reach shall not exceed 44 inches (1118 mm) in height. The minimum low forward reach shall not be lower than 15 inches (380 mm).

**1106.2.4.6 Side reach.** Where the clear floor space allows parallel approach by a person in a wheelchair, the maximum high side reach allowed shall not be higher than ~~((54 inches (1370 mm)))~~ 48 inches (1219 mm). Obstructions no greater than 34 inches (865 mm) in height and no more than 24 inches (610 mm) in depth may be located in the side reach area provided that when such obstructions are present, the side reach shall not exceed 46 inches (1170 mm) in height. The minimum low side reach shall not be lower than 9 inches (230 mm).

### 1106.3 Controls and Hardware.

**1106.3.1 Operation.** Handles, pulls, latches, locks, and other operating devices on doors, windows, cabinets, plumbing fixtures, and storage facilities, shall have a lever or other shape which will permit operation by wrist or arm pressure and which does not require tight grasping, pinching or twisting to operate. Doors shall comply with Section 1003.3.1.5.

The force to activate controls on lavatories and water fountains and flush valves on water closets and urinals shall not be greater than 5 pounds (22.2 N).

**1106.3.2 Mounting heights.** The highest operable part of environmental and other controls, dispensers, receptacles, and other operable equipment shall be within at least one of the reach ranges specified in Section 1106.2.4, and not less than 36 inches (915 mm) above the floor. Electrical and communications system receptacles on walls shall be mounted a minimum of 15 inches (380 mm) above the floor. Door hardware shall be mounted at not less than 36 inches (915 mm) and not more than 48 inches (1220 mm) above the floor.

**1106.3.3 Clear floor space.** Clear floor space that allows a forward or a side approach shall be provided at all controls or hardware.

### 1106.4 Accessible Route of Travel.

**1106.4.1 Width.** The minimum clear width of an accessible route of travel shall be 36 inches (915 mm) except at doors (see Section 1106.10.2). Where an accessible route includes a 180 degree turn around an obstruction which is less than 48 inches (1220 mm) in width, the clear width of the accessible route of travel around the obstruction shall be 42 inches (1065 mm) minimum. For exterior accessible routes of travel, the minimum clear width shall be 44 inches (1118 mm).

**EXCEPTION:** The minimum width for single wheelchair passage may be 32 inches (815 mm) for a maximum distance of 24 inches (610 mm).

Where an accessible route of travel is less than 60 inches (1525 mm) in width, passing spaces at least 60 inches (1525 mm) by 60 inches (1525 mm) shall be located at intervals not to exceed 200 feet (61 m). A T-shaped intersection of two corridors or walks may be used as a passing space.

**1106.4.2 Height.** Accessible routes shall have a clear height of not less than 79 inches (2007 mm). Where the vertical clearance of an area adjoining an accessible route of travel is less than 79 inches (2007 mm) but more than 27 inches (685 mm), a continuous permanent barrier shall be installed to prevent traffic into such areas of reduced clearance.

**1106.4.3 Slope.** An accessible route of travel shall have a running slope not greater than 1 vertical in 12 horizontal. An accessible route of travel with a running slope greater than 1 vertical in 20 horizontal shall comply with Section 1106.8. Cross slopes of an accessible route of travel shall not exceed 1 vertical in 48 horizontal.

**1106.4.4 Changes in level.** Changes in level along an accessible route of travel shall comply with Section 1106.6. Stairs or escalators shall not be part of an accessible route of travel. Any raised area within an accessible route of travel shall be cut through to maintain a level route or shall have curb ramps at both sides and a level area not less than 48 inches (1220 mm) long connecting the ramps.

### 1106.4.5 Surfaces.

**1106.4.5.1 General.** All floor and ground surfaces in an accessible route of travel shall comply with Section 1106.7.

**1106.4.5.2 Detectable warnings.** Curb ramps shall have detectable warnings complying with Section 1106.17. Detectable warnings shall extend the full width and depth of the curb ramp.

**1106.4.6 Illumination.** Illumination shall be provided along an exterior accessible route of travel at any time the building is occupied, with an intensity of not less than one footcandle (10.76 lx) on the surface of the route.

**1106.4.7 Curb ramps.**

**1106.4.7.1 Slope.** Slopes of curb ramps shall comply with Section 1106.8. Transitions from ramps to walks, gutters, or vehicular ways shall be flush and free of abrupt changes in height. Maximum slopes of adjoining gutters and road surfaces immediately adjacent to the curb ramp or accessible route of travel shall not exceed 1 vertical in 20 horizontal.

**1106.4.7.2 Width.** Curb ramps shall be not less than 36 inches (915 mm) in width, exclusive of the required side slopes.

**1106.4.7.3 Side slopes of curb ramps.** Curb ramps located where pedestrians must walk across the ramp, or where not protected by handrails or guardrails, shall have sloped sides. The maximum side slope shall be 1 vertical in 10 horizontal. Curb ramps with returned curbs may be used where pedestrians would not normally walk across the ramp.

**EXCEPTION:** Where the width of the walking surface at the top of the ramp and parallel to the run of the ramp is less than 48 inches (1220 mm), the maximum side slope shall be 1 vertical in 12 horizontal.

**1106.4.7.4 Location.** Built-up curb ramps shall be located so as not to project into vehicular ways nor be located within accessible parking spaces.

**1106.4.7.5 Obstructions.** Curb ramps shall be located or protected to prevent their obstruction by parked vehicles.

**1106.4.7.6 Location at marked cross walks.** Curb ramps at marked cross walks shall be wholly contained within the markings, excluding any sloped sides.

**1106.4.7.7 Orientation.** Curb ramps shall be oriented in the same direction as pedestrian flow of crosswalks; diagonally oriented curb ramps are prohibited.

**1106.4.8 Vehicular areas.** Where an accessible route of travel crosses or adjoins a vehicular way, and where there are no curbs, railings or other elements which separate the pedestrian and vehicular areas, and which are detectable by a person who has a severe vision impairment, the boundary between the areas shall be defined by a continuous detectable warning not less than 36 inches (915 mm) wide, complying with Section 1106.17.

**1106.5 Protruding Objects.** Protruding objects shall not reduce the clear width of a route of travel or maneuvering space. Any wall- or post-mounted object with its leading edge between 27 inches (685 mm) and 79 inches (2007 mm) above the floor may project not more than 4 inches (102 mm) into a route of travel, corridor, passageway, or aisle. Any wall- or post-mounted projection greater than 4 inches (102 mm) shall extend to the floor.

**1106.6 Changes in Level.** Accessible routes of travel and accessible spaces within buildings shall have continuous common floor or ramp surfaces. Abrupt change in height greater than 1/4 inch (6 mm) shall be beveled to 1 vertical in 2 horizontal. Changes in level greater than 1/2 inch (13 mm) shall be accomplished by means of a ramp meeting the requirements of Section 1106.8, a curb ramp meeting the

requirements of Section 1106.4.7, or an elevator or platform lift meeting the requirements of Section 1105.3. For Type B dwelling units, see also Section 1106.27.

**1106.7 Floor Coverings and Surface Treatments.**

**1106.7.1 General.** All surfaces shall be firm and stable.

**1106.7.2 Carpeting.** Carpeting and floor mats in accessible areas shall be securely fastened to the underlying surface, and shall provide a firm, stable, continuous, and relatively smooth surface.

**1106.7.3 Slip-resistant surfaces.** Showers; locker rooms; swimming pool, spa, and hot tub decks; toilet rooms; and other areas subject to wet conditions shall have slip-resistant floors.

Exterior accessible routes of travel shall have slip-resistant surfaces.

**1106.7.4 Grates.** Within an accessible route of travel, grates shall have openings not more than 1/2 inch (13 mm) in one direction. Where grates have elongated openings, they shall be placed so that the long dimension is perpendicular to the dominant direction of travel. The maximum vertical surface change shall be 1/8 inch (3 mm).

**1106.7.5 Expansion and construction joints.** Expansion and construction joints in exterior routes of travel shall have a width of not more than 1/2 inch (13 mm), shall be filled with a firm, compressible, elastic material, and shall be substantially level with the surface of the accessible route of travel.

**1106.8 Ramps.**

**1106.8.1 General.** Ramps required to be accessible shall comply with Section 1003.3.4 and the provisions of this section. No ramp shall change direction between landings, except ramps with an inside radius of 30 feet (9144 mm) or greater.

**1106.8.2 Slope and rise.** The maximum slope of a ramp shall be 1 vertical in 12 horizontal. The maximum rise for any run shall be 30 inches (760 mm).

**1106.8.3 Width.** The minimum width of a ramp shall be not less than 36 inches (915 mm) for interior ramps and 44 inches (1118 mm) for exterior ramps.

**1106.8.4 Landings.** Ramps within the accessible route of travel shall have landings at the top and bottom, and at least one intermediate landing shall be provided for each 30 inches (760 mm) of rise. Landings shall be level and have a minimum dimension measured in the direction of ramp run of not less than 60 inches (1525 mm). Where the ramp changes direction at a landing, the landing shall be not less than 60 inches (1525 mm) by 60 inches (1525 mm). The width of any landing shall be not less than the width of the ramp.

**1106.8.5 Handrails.** Ramps having slopes steeper than 1 vertical to 20 horizontal shall have handrails as required for stairways, except that intermediate handrails as required in

Section 1003.3.3.6 are not required. Handrails shall be continuous provided that they shall not be required at any point of access along the ramp, nor at any curb ramp. Handrails shall extend at least 12 inches (305 mm) beyond the top and bottom of any ramp run.

**EXCEPTION:** Ramps having a rise less than or equal to 6 inches (152 mm), or a run less than or equal to 72 inches (1830 mm), need not have handrails.

**1106.8.6 Exterior ramps.** Exposed ramps and their approaches shall be constructed to prevent the accumulation of water on walking surfaces.

**1106.8.7 Edge protection.** Any portion of the edge of a ramp with a slope greater than 1 vertical in 20 horizontal, or landing which is more than 1/2 inch (13 mm) above the adjacent grade or floor, shall be provided with edge protection in accordance with the following:

1. **Walls and Curbs.** When used, walls or curbs shall be not less than 2 inches (51 mm) in height above the surface of the accessible route of travel.

2. **Railings.** When used, railings shall comply with Section 1106.8.5 and also shall have one of the following features:

2.1. An intermediate rail mounted 17 to 19 inches (430 to 485 mm) above the ramp or landing surface, or

2.2. A guardrail complying with Section 509.

### 1106.9 Stairways.

**1106.9.1 General.** Stairways required to be accessible shall comply with Section 1003.3.3 and provisions of this section.

**1106.9.2 Open risers.** Open risers shall not be permitted.

**EXCEPTION:** Stairways in Group R, Division 1 apartment buildings may have open risers.

**1106.9.3 Nosings.** Stair nosings shall be flush, slip-resistant, and rounded to a radius of 1/2 inch (13 mm) maximum. Risers shall be sloped, or the underside of the nosing shall have an angle of not less than 60 degrees from the horizontal. Nosings shall project no more than 1-1/2 inches (38 mm).

**1106.9.4 Exterior stairways.** Exposed stairways and their approaches shall be constructed to prevent the accumulation of water on walking surfaces.

### 1106.10 Doors.

**1106.10.1 General.** Doors required to be accessible shall comply with Section 1003.3.1 and with provisions of this section. For the purpose of this section, gates shall be considered to be doors. An accessible gate or door shall be provided adjacent to any turnstile or revolving door. Where doorways have two independently operated door leaves, then at least one leaf shall comply with this section.

**1106.10.2 Clear width.** Doors shall be capable of being opened so that the clear width of the opening is not less than 32 inches (815 mm).

**EXCEPTION:** Doors not requiring full user passage, such as shallow closets, may have a clear opening of not less than 20 inches (510 mm).

**1106.10.3 Maneuvering clearances at doors.** Except as provided in Section 1106.27, all doors shall have minimum maneuvering clearances as follows:

1. For a forward approach, where a door must be pulled to be opened, an unobstructed floor space shall extend at least 18 inches (455 mm) beyond the strike jamb and extend at least 60 inches (1525 mm) perpendicular to the doorway.

2. For a forward approach, where a door must be pushed to be opened and is equipped with a closer and a latch, an unobstructed floor space shall extend at least 12 inches (305 mm) beyond the strike jamb and extend at least 48 inches (1220 mm) perpendicular to the doorway.

3. For a forward approach, where a door must be pushed to be opened and is not equipped with a closer and a latch, an unobstructed floor space shall be at least the width of the doorway and extend at least 48 inches (1220 mm) perpendicular to the doorway.

4. For a hinge side approach, where a door must be pulled to be opened, an unobstructed floor space shall extend at least 36 inches (915 mm) beyond the latch side of the door and at least 60 inches (1525 mm) perpendicular to the doorway, or shall have an unobstructed floor space that extends at least 42 inches (1065 mm) beyond the latch side of the door and at least 54 inches (1370 mm) perpendicular to the doorway.

5. For a hinge side approach, where a door must be pushed to be opened and is not equipped with both a closer and a latch, an unobstructed floor space, measured from the latch side, shall extend across the width of the doorway and beyond the hinge side of the door for a total width of not less than 54 inches (1370 mm); and at least 42 inches (1065 mm) perpendicular to the doorway.

6. For a hinge side approach, where a door must be pushed to be opened and is equipped with both latch and closer, an unobstructed floor space, measured from the latch side, shall extend across the width of the doorway and beyond the hinge side of the door for a total width of not less than 54 inches (1370 mm); and at least 48 inches (1220 mm) perpendicular to the doorway.

7. For a latch side approach, where a door must be pulled to be opened and is equipped with a closer, an unobstructed floor space shall extend at least 24 inches (610 mm) beyond the latch side of the door and at least 54 inches (1370 mm) perpendicular to the doorway.

8. For a latch side approach, where a door must be pulled to be opened and is not equipped with a closer, an unobstructed floor space shall extend at least 24 inches (610 mm) beyond the latch side of the door and at least 48 inches (1220 mm) perpendicular to the doorway.

9. For a latch side approach, where a door must be pushed to be opened and is equipped with a closer, an unobstructed floor space shall extend at least 24 inches (610 mm)

beyond the latch side of the door and at least 48 inches (1370 mm) perpendicular to the doorway.

10. For a latch side approach, where a door must be pushed to be opened and is not equipped with a closer, an unobstructed floor space shall extend at least 24 inches (610 mm) parallel to the doorway, beyond the latch side of the door and at least 42 inches (1065 mm) perpendicular to the doorway.

11. For a forward approach, to a sliding or folding door, an unobstructed floor space shall extend the same width as the door opening and at least 48 inches (1220 mm) perpendicular to the doorway.

12. For a slide side approach to a sliding or folding door, an unobstructed floor space, measured from the latch side, shall extend across the width of the doorway and beyond the slide side of the door for a total width of not less than 54 inches (1370 mm); and at least 42 inches (1065 mm) perpendicular to the doorway.

13. For a latch side approach to a sliding or folding door, an unobstructed floor space shall extend at least 24 inches (610 mm) beyond the latch side of the door and at least 42 inches (1065 mm) perpendicular to the doorway.

14. Where two doors are in series, the minimum distance between two hinged or pivoted doors shall be 48 inches (1220 mm), in addition to any area needed for door swing. Doors in series shall swing either in the same direction, or away from the space between the doors.

15. All doors in alcoves shall comply with the requirement for a forward approach.

**1106.10.4 Thresholds at doors.** Thresholds at doors shall comply with Section 1106.6.

**EXCEPTION:** In dwelling units, exterior doors other than the accessible entrance to a dwelling unit, may be sliding doors with thresholds not exceeding 3/4 inch (19 mm).

**1106.10.5 Automatic and power-assisted doors.** Door-closers or power-operators shall be operable as required by Section 1003.3.1.2.

**EXCEPTION:** Floor pad or electric eye actuated power-operators.

All power-operated doors shall remain in the fully open position for not less than 6 seconds before closing. Touch switches shall be mounted 36 inches (915 mm) above the floor and not less than 18 inches (455 mm), nor more than 36 inches (915 mm), horizontally from the nearest point of travel of the moving door. Other power-operated doors must be actuated from a location not less than 36 inches (915 mm) from the nearest point of travel of the moving door. Power-operated doors shall automatically reopen when they encounter an obstruction other than the strike jamb.

**1106.10.6 Door closers.** Where provided, door closers shall be adjusted to close from an open position of 70 degrees to a point 3 inches (76 mm) from the latch, in not less than 3 seconds, when measured to the leading edge of the door.

**1106.10.7 Vision panels.** Where a door contains one or more vision panels, the bottom of the glass of at least one panel, shall be not more than 43 inches (1091 mm) above the floor.

**1106.11 Bathrooms, Toilet Rooms, Bathing Facilities, and Shower Rooms.**

**1106.11.1 General.** Bathrooms, toilet rooms, bathing facilities, and shower rooms shall be designed in accordance with this section. For dwelling units, see also Section 1106.27.

**1106.11.2 Unobstructed floor space.** An unobstructed floor space shall be provided within bathrooms, toilet rooms, bathing facilities, and shower rooms of sufficient size to inscribe a circle with a diameter not less than 60 inches (1525 mm). Doors in any position may encroach into this space by not more than 12 inches (305 mm). The clear floor spaces at fixtures, the accessible route of travel, and the unobstructed floor space may overlap.

**1106.11.3 Wheelchair accessible toilet stalls.**

**1106.11.3.1 Dimensions.** Wheelchair accessible toilet stalls shall be at least 60 inches (1525 mm) in width. Where wall-hung water closets are installed, the depth of the stall shall be not less than 56 inches (1420 mm). Where floor-mounted water closets are installed, the depth of the stall shall be not less than 59 inches (1500 mm). Entry to the compartment shall have a clear width of 32 inches (815 mm). Toilet stall doors shall not swing into the clear floor space required for any fixture. Except for door swing, a clear unobstructed access not less than 48 inches (1220 mm) in width shall be provided to toilet stalls.

**EXCEPTION:** Partitions may project not more than one inch (25 mm), in the aggregate, into the required width of the stall.

**1106.11.3.2 Toe clearances.** In any toilet stall, the front partition and at least one side partition shall provide a toe clearance of at least 9 inches (230 mm) above the floor.

**EXCEPTION:** Toe clearance is not required in a stall with a depth greater than 60 inches (1525 mm).

**1106.11.3.3 Door hardware.** Doors of accessible toilet stalls shall comply with Section 1106.3.

**1106.11.4 Ambulatory accessible toilet stalls.** Ambulatory accessible toilet stalls shall be at least 36 inches (915 mm) in width, with an outward swinging, self-closing door. Grab bars shall be installed on each side of the toilet stall and shall comply with Sections 1106.11.5.3 and 1106.11.11.

**1106.11.5 Water closets.**

**1106.11.5.1 Clear floor space.** The lateral distance from the center line of the water closet to the nearest obstruction, excluding grab bars, shall be 18 inches (455 mm) on one side and not less than 42 inches (1065 mm) on the other side. In other than stalls, a clear floor space of not less than 32 inches (815 mm), measured perpendicular to the wall on which the water closet is mounted, shall be provided in front of the water closet.

**EXCEPTION:** In other than a toilet stall, a lavatory may be located within the clear floor space required for a water closet provided that knee and toe clearances for the lavatory comply with Section 1106.11.7, below, and:

1. In Type B dwelling units the edge of the lavatory shall be located not less than 15 inches (380 mm) from the centerline of the water closet; or,
2. In all other occupancies the edge of the lavatory shall be located not less than 18 inches (455 mm) from the centerline of the water closet.

**1106.11.5.2 Height.** The height of water closets shall be a minimum of 17 inches (430 mm) and a maximum of 19 inches (485 mm) measured to the top of the seat. Seats shall not be sprung to return to a lifted position.

**1106.11.5.3 Grab bars.** Grab bars shall be installed at one side and at the back of the water closet. The top of grab bars shall be not less than 33 inches (840 mm) and not more than 36 inches (915 mm) above and parallel to the floor. Grab bars located at the side shall be a minimum 42 inches (1065 mm) in length located not more than 12 inches (305 mm) from the rear wall and extending at least 54 inches (1370 mm) from the rear wall. Grab bars located at the back shall be a minimum of 36 inches (915 mm) in length and shall extend at least 12 inches (305 mm) beyond the center of the water closet toward the side wall and at least 24 inches (610 mm) toward the open side of the water closet. Grab bars located at the back shall be mounted not more than 9 inches (230 mm) behind the water closet seat. See also Section 1106.11.11.

**1106.11.5.4 Flush controls.** Flush controls shall be mounted for use from the wide side of the water closet area and not more than 44 inches (1118 mm) above the floor. Flush valves shall comply with Section 1106.3.

**1106.11.5.5 Dispensers and receptacles.** Toilet paper and other dispensers or receptacles shall be installed within easy reach of the water closet, and shall not interfere with unobstructed floor space or grab bar utilization.

**1106.11.6 Urinals.** A clear floor space measuring 30 inches (760 mm) in width by 48 inches (1220 mm) in depth shall be provided in front of urinals to allow for forward approach. Urinal shields shall have a clear space between them of not less than 29 inches (737 mm) and shall not extend farther than the front edge of the urinal rim. Urinals shall be stall-type or wall-hung with an elongated rim at a maximum of 17 inches (430 mm) above the floor. Flush controls shall be mounted not more than 44 inches (1118 mm) above the floor. Flush valves shall comply with Section 1106.3.

### 1106.11.7 Lavatories and sinks.

**1106.11.7.1 Clear floor space.** A clear floor space not less than 30 inches (760 mm) in width by 48 inches (1220 mm) in depth shall be provided in front of lavatories and sinks to allow a forward approach. The clear floor space may include knee and toe clearances not to exceed 19 inches (485 mm) extending under the lavatory or sink.

**1106.11.7.2 Height.** Lavatories and sinks shall be mounted with the rim or counter surface no higher than 34 inches (865 mm) above the finished floor.

### 1106.11.7.3 Knee and toe clearances.

**1106.11.7.3.1 Lavatories.** The total depth of the clear space beneath a lavatory shall be not less than 17 inches (430 mm), of which toe clearance shall be not more than 6 inches (152 mm) of the total depth. Knee clearance shall be not less than 29 inches (237 mm) in height and 30 inches (760 mm) in width.

**1106.11.7.3.2 Sinks.** Knee clearance not less than 27 inches (685 mm) in height, 30 inches (760 mm) in width, and 19 inches (485 mm) in depth shall be provided underneath sinks.

**1106.11.7.4 Exposed pipes and surfaces.** Hot water and drain pipes exposed under lavatories and sinks shall be insulated or otherwise covered. There shall be no sharp or abrasive surfaces under lavatories or sinks.

**1106.11.7.5 Faucets.** Faucet control handles shall be located not more than 17 inches (430 mm) from the front edge of the lavatory, sink or counter, and shall comply with Section 1106.3. Self-closing valves shall remain open for at least 10 seconds per operation.

**1106.11.7.6 Sink depth.** Sinks shall be not more than 6-1/2 inches (165 mm) in vertical depth.

**1106.11.8 Mirrors, dispensers, and other fixtures.** Mirrors or shelves shall be installed so that the bottom of the mirror or the top of the shelf is within 40 inches (1015 mm) of the floor.

Drying equipment, towel or other dispensers, and disposal fixtures shall be mounted so as to not exceed 40 inches (1015 mm) above the finished floor to any rack, operating controls, receptacle or dispenser.

### 1106.11.9 Bathtubs.

**1106.11.9.1 Clear floor space.** A clear floor space not less than 60 inches (1525 mm) in length shall be provided along the tub. Where the required seat is located at the end of the tub, the clear floor space shall be not less than 75 inches (1905 mm) in length. The clear floor space shall be not less than 30 inches (760 mm) in width where access to the space is parallel to the tub and not less than 48 inches (1220 mm) in width where access to the space is at right angles to the tub.

A lavatory which complies with Section 1106.11.7, above, may be located in the clear floor space for the tub.

Where a seat is provided and a lavatory is located in the clear floor space for the tub, the lavatory shall be located at the end of the tub adjacent to the controls.

**1106.11.9.2 Seats.** An in-tub seat or a seat at the end of the tub shall be provided. In-tub seats shall be portable and removable, not less than 12 inches (305 mm) in width, and extend the full width of the tub. Seats at the end of the tub shall be constructed flush with the top of the tub and shall extend not less than 15 inches (380 mm) from the end of the tub. Seats shall be mounted securely and shall not slip during use.

**1106.11.9.3 Grab bars.** All required grab bars shall be installed parallel to the floor. Lower grab bars shall be installed centered 9 inches (230 mm) above the tub rim. Upper or single grab bars shall be installed centered not less than 33 inches (840 mm) and not more than 36 inches (915 mm) above the floor of the clear space.

Where a tub has a seat at the end, two grab bars not less than 48 inches (1220 mm) in length shall be installed on the wall opposite the clear floor space. One end of each grab bar shall terminate where the tub abuts the seat.

Where a tub has an in-tub seat, two grab bars, not less than 24 inches (610 mm) in length, shall be installed on the wall opposite the clear floor space. The grab bars shall extend to not less than 24 inches (610 mm) from one end of the tub and not less than 12 inches (305 mm) from the other end. One grab bar shall be installed on the wall at the end of the tub opposite the drain, extending at least 12 inches (305 mm) from the clear floor space.

For all bathtubs, one grab bar shall be installed on the wall at the end of the tub nearest the drain, extending at least 24 inches (610 mm) from the clear floor space.

**1106.11.9.4 Controls and fixtures.** Faucets and other controls shall be located above the tub rim and below the grab bars, shall be offset laterally from the clear floor space between the open edge of the tub and the mid-point of the tub and shall comply with Section 1106.3.

A shower spray unit, with a hose at least 60 inches (1525 mm) long, that can be used as a fixed shower head or as a hand-held shower, shall be provided.

**1106.11.9.5 Bathtub enclosures.** Where provided, enclosures for bathtubs shall not obstruct controls or obstruct transfer from wheelchairs onto bathtub seats or into tubs. Bathtub enclosures shall not have tracks mounted on the tub rim.

#### **1106.11.10 Shower stalls.**

**1106.11.10.1 Configuration.** Shower stalls shall have one of the following configurations:

1. Transfer shower stalls shall be 36 inches by 36 inches (915 by 915 mm), nominal, and shall have a seat; or,
2. Roll-in shower stalls shall be not less than 30 inches (760 mm) in depth by 60 inches (1525 mm) in length.

**1106.11.10.2 Clear floor space.** A clear floor space shall be provided adjacent to shower stalls.

1. For transfer shower stalls, a clear floor space not less than 48 inches (1220 mm) in length, parallel to the open side of the shower stall, and not less than 36 inches (915 mm) in width, perpendicular to the open edge of the shower stall, shall be located so as to extend at least 12 inches (305 mm) beyond the wall on which the seat is mounted.

2. For roll-in shower stalls, a clear floor space not less than 60 inches (1525 mm) in length, parallel to the open edge of the shower stall, and not less than 36 inches (915 mm) in

width, perpendicular to the open edge of the shower stall, shall be provided. A lavatory which complies with Section 1106.11.7, above, may be located within one end of the clear floor space. Where a seat is provided in the shower, a lavatory may be located only at the opposite end of the clear space.

**1106.11.10.3 Seats.** Transfer shower stalls shall be provided with a folding or non-folding seat located on the wall opposite the shower controls.

Roll-in shower stalls shall be provided with a folding seat located on the wall adjacent to the shower controls.

**EXCEPTION:** Roll-in shower stalls located in occupancies other than hotels, lodging houses and congregate residences need not be provided with a seat.

The seat shall be mounted not less than 17 inches (430 mm) and not more than 19 inches (485 mm) above the floor. The seat shall be mounted not more than 1-1/2 inches (38 mm) from the shower walls. The leading edge of the seat may be set back not more than 1-1/2 inches (38 mm) from the leading edge of the shower stall.

The seat shall be L-shaped and shall extend the full depth of the stall. The section of the seat adjacent to the wall opposite the clear floor space shall be at least 22 inches (560 mm) and not more than 23 inches (585 mm) wide, measured from the wall on which the seat is mounted. That section of the seat shall extend not less than 14 inches (355 mm) but not more than 15 inches (380 mm), measured from the wall opposite the clear floor space. The remaining portion of the seat shall be not less than 15 inches (380 mm) and not more than 16 inches (405 mm) wide, measured from the wall on which the seat is mounted, and shall extend the remaining depth of the stall.

**1106.11.10.4 Grab bars.** All required grab bars shall be installed parallel to the floor. All grab bars shall be installed not less than 33 inches (840 mm) and not more than 36 inches (915 mm) above the floor of the adjacent clear space.

For transfer shower stalls, a grab bar, not less than 18 inches (455 mm) in length, shall be installed on the wall opposite the clear floor space. One end of the grab bar shall terminate at the wall opposite the seat. A grab bar not less than 27 inches (685 mm) in length shall also be installed on the wall opposite the seat.

For roll-in shower stalls, grab bars shall be provided on all permanent stall walls. Grab bars located on either end of the stall shall be not less than 27 inches (685 mm) in length. The grab bar located opposite the clear space shall be not less than 48 inches (1220 mm) in length.

**1106.11.10.5 Controls and fixtures.** Faucets and other controls shall be located on the same wall as the shower spray unit, and shall be installed not less than 38 inches (965 mm) or more than 48 inches (1220 mm) above the shower floor and shall comply with Section 1106.3. In addition:

1. For transfer shower stalls, the controls shall be located on the wall opposite the shower seat. The controls shall be

located within 18 inches (455 mm) of the open side of the shower stall.

2. For roll-in shower stalls equipped with seats, the controls shall be mounted on the wall adjacent to the seat not more than 27 inches (685 mm) from the wall where the seat is mounted. For roll-in shower stalls without seats, the controls may be located on any wall. Where the controls are located on the back wall, they shall be located not more than 27 inches (685 mm) from a side wall.

A shower spray unit, with a hose at least 60 inches (1525 mm) long, that can be used as a fixed shower head or as a hand-held shower, shall be provided.

**EXCEPTION:** In unmonitored facilities where vandalism is a consideration, a fixed shower head may be installed not more than 48 inches (1220 mm) above the stall floor.

**1106.11.10.6 Thresholds.** In transfer shower stalls, thresholds shall be flush or beveled with a maximum edge height of 1/2 inch (13 mm), and a maximum slope of not more than 1 vertical in 2 horizontal.

Thresholds in roll-in shower stalls shall be level with the adjacent clear space.

**1106.11.10.7 Shower enclosures.** Where provided, enclosures for shower stalls shall not obstruct controls or obstruct transfer from wheelchairs onto shower seats.

**1106.11.11 Structural requirements for grab bars, and tub and shower seats.**

**1106.11.11.1 General.** All grab bars, and tub and shower seats required to be accessible, shall comply with this section.

**1106.11.11.2 Size and spacing of grab bars.** Grab bars shall have an outside diameter of not less than 1-1/4 inch (32 mm) nor more than 1-1/2 inches (38 mm) and shall provide a clearance of 1-1/2 inches (38 mm) between the grab bar and the wall.

**1106.11.11.3 Structural strength.** The structural strength of grab bars, tub and shower seats, fasteners and mounting devices shall meet the following specification:

1. Bending stress in a grab bar or seat induced by the maximum bending moment from the application of 300 pounds (1334 N) shall be less than the allowable stress for the material of the grab bar or seat.

2. Shear stress induced in a grab bar or seat by the application of 300 pounds (1334 N) shall be less than the allowable shear stress for the material of the grab bar or seat. If the connection between the grab bar or seat and its mounting bracket or other support is considered to be fully restrained, then direct and torsional shear stresses shall be totaled for the combined shear stress, which shall not exceed the allowable shear stress.

3. Shear force induced in a fastener or mounting device from the application of 300 pounds (1334 N) shall be less than the allowable lateral load of either the fastener or mounting device or the supporting structure, whichever is the smaller allowable load.

4. Tensile force induced in a fastener by a direct tension force of 300 pounds (1334 N) plus the maximum moment from the application of 300 pounds (1334 N) shall be less than the allowable withdrawal load between the fastener and the supporting structure.

**1106.11.11.4 Special hazards.** A grab bar and any wall or other surface adjacent to it shall be free of any sharp or abrasive elements. Edges shall have a minimum radius of 1/8 inch (3 mm).

## 1106.12 Kitchens.

**1106.12.1 Clear floor space.** An unobstructed floor space shall be provided within kitchens of sufficient size to inscribe a circle with a diameter not less than 60 inches (1525 mm). Doors in any position may encroach into this space by not more than 12 inches (305 mm). The clear floor spaces at fixtures, the accessible route of travel, and the unobstructed floor space may overlap.

**1106.12.2 Counter surfaces and shelving.** Within Type A dwelling units, a counter surface, a minimum of 30 inches (760 mm) wide by 24 inches (610 mm) deep, shall be provided at a maximum height of 34 inches (865 mm), with a knee space beneath at least 27 inches (685 mm) in height.

In other than dwelling units, at least 50 percent of shelf space in cabinets, refrigerators and freezers shall be within the reach ranges specified in Section 1106.2.4.

## 1106.13 Water Fountains.

**1106.13.1 Clear floor space.** Wall- and post-mounted cantilevered units shall have a minimum clear floor space in front of the unit, of 30 inches (760 mm) in width by 48 inches (1220 mm) in depth to allow a forward approach.

Free-standing or built-in units not having a clear space beneath them shall have an adjacent clear floor space at least 30 inches (760 mm) in depth by 48 inches (1220 mm) in width in order to allow a person in a wheelchair to make a parallel approach to the unit.

**1106.13.2 Knee space.** Wall- and post-mounted cantilevered units shall have knee space in accordance with Section 1106.2.4.3. The knee space shall be not less than 17 inches (430 mm) nor more than 19 inches (485 mm) in depth.

**1106.13.3 Spout location.** Spouts shall be located not more than 36 inches (915 mm) above the floor or ground surface. Spouts shall be located at the front of the unit and shall direct a water flow not less than 4 inches (102 mm) in height, in a trajectory parallel to the front of the unit. Recessed units shall be installed such that the spout is not recessed beyond the plane of the wall.

**1106.13.4 Controls.** Controls shall be located not more than 6 inches (152 mm) from the front of the unit and shall comply with Section 1106.3. The force required to activate the control shall not exceed 5 pounds (22.2 N).

**1106.13.5 Water fountains in alcoves.** Where a unit is installed in an alcove greater than 8 inches (205 mm) in

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depth, the alcove shall be not less than 48 inches (1220 mm) in width. A minimum 24 inches (610 mm) of clear space shall be provided from the spout to the nearest side wall of the alcove.

**1106.14 Telephones.**

**1106.14.1 Clear floor or ground space.** A clear floor or ground space, not less than 30 inches (760 mm) by 48 inches (1220 mm), that allows either a forward or parallel approach, shall be provided in front of telephones. Bases, enclosures and fixed seats shall not project into the clear floor space.

Where parallel approach is provided, any shelf or enclosure shall not project farther than 10 inches (255 mm) beyond the face of the telephone.

Where a forward approach is provided, any shelf shall not project farther than 20 inches (510 mm) beyond the face of the telephone; any enclosure panels shall be a minimum 30 inches (760 mm) apart, and where less than 36 inches (915 mm) apart, shall project no more than 24 inches (610 mm) beyond the face of the phone.

**1106.14.2 Height.** The highest operable part of a telephone shall be within the reach ranges specified in Section 1106.2.4.

**1106.14.3 Equipment for persons with hearing impairments.** Telephones shall be equipped with volume controls and shall be hearing aid compatible. Volume controls shall be capable of increasing volume not less than 12 dbA nor more than 18 dbA above normal.

**EXCEPTION:** Where an automatic reset is provided, 18 dbA may be exceeded.

**1106.14.4 Controls.** Telephones shall have push-button controls where service for such equipment is available.

**1106.14.5 Cord length.** The cord from the telephone to the handset shall be not less than 29 inches (737 mm) in length.

**1106.14.6 Text telephones.** Text telephones shall be permanently affixed within, or adjacent to, the telephone enclosure. Where an acoustic coupler is used, the telephone cord shall be sufficiently long to allow connection of the text telephone and the telephone receiver.

**1106.14.7 Shelf and electrical outlet.** Shelves and an electrical outlet shall be located within or adjacent to the telephone enclosure. The shelf shall be not less than 10 inches by 10 inches (255 mm by 255 mm) in dimension, with a vertical clearance above the shelf of not less than 6 inches (152 mm). The telephone handset shall be capable of being placed flush on the surface of the shelf.

**1106.15 Alarms.**

**1106.15.1 Audible alarms.** Audible alarms shall produce a sound in accordance with the Fire Code.

**1106.15.2 Visible alarms.** Visible alarm signal appliances shall be integrated into the building or facility alarm system. Where single-station audible alarms are provided, single-station visible alarm signals shall be provided.

**EXCEPTION:** (~~Dwelling units~~) Visible alarms are not required in Group R, Division I apartment buildings.

~~Visible alarm(s shall be located not less than 80 inches (2030 mm) above floor level, or 6 inches (152 mm) below the ceiling, whichever is lower, and at an interval of not more than 50 feet (15 m) horizontal, in rooms, corridors, and hallways))~~ system designs shall comply with the requirements in ANSI A117.1, 1998 edition, or NFPA 72, 1999 edition.

~~((In rooms or spaces exceeding 100 feet (30 m) in horizontal dimension, with no obstructions exceeding 6 feet (1830 mm) in height above the finished floor, visible alarms may be placed around the perimeter at intervals not to exceed 100 feet (30 m) horizontally.~~

~~Visible alarm signals shall comply with the following criteria:~~

- ~~1. The lamp shall be a xenon strobe type or equivalent.~~
- ~~2. The color shall be clear or unfiltered white light.~~
- ~~3. The maximum pulse duration shall be two-tenths of one second (0.2 sec) with a maximum duty cycle of 40 percent. The pulse duration is defined as the time interval between initial and final point of 10 percent of maximum signal.~~
- ~~4. The intensity shall be a minimum of 75 candela.~~
- ~~5. The flash rate shall be a minimum of 1 Hz and a maximum of 3 Hz.))~~

**1106.15.3 Access to manual fire alarm systems.** Manual fire alarm devices shall be mounted not more than 54 inches (1370 mm) above the floor where a parallel approach is provided.

**1106.16 Signage.**

**1106.16.1 Symbols.**

**1106.16.1.1 International Symbol of Access.** The International Symbol of Access shall be as shown below:



**1106.16.1.2 Text telephones.** Text telephones required by Section 1105.4.2 shall be identified by the International Text Telephone Symbol as shown below:



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**1106.16.1.3 Assistive listening systems.** Permanently installed assistive listening systems that are required by Section 1103.1.2.2 shall be identified by the International Symbol of Access for Hearing Loss as shown below:



**1106.16.1.4 Volume control telephones.** Telephones required by Section 1105.4.2 to have volume controls shall

be identified by a handset containing a depiction of a telephone handset with radiating sound waves.

**1106.16.2 Mounting location and height.** Signs shall be installed on the wall adjacent to the latch side of the door. Signs shall be centered at 60 inches (1525 mm) above the finished floor. Mounting location for such signage shall be such that a person may approach within 3 inches (76 mm) of signage without encountering protruding objects or standing within the swing of a door.

**1106.16.3 Finish and color.** Characters and symbols shall have a high contrast with their background. The character and background of interior signs shall be eggshell, matte, or other nonglare finish.

All interior and exterior signs depicting the International Symbol of Access shall be white on a blue background.

**1106.16.4 Character proportion and height.** Letters and numbers on signs shall have a width-to-height ratio between 3:5 and 1:1 and a stroke-width-to-height ratio between 1:5 and 1:10.

Characters and numbers on signs shall be sized according to the viewing distance from which they are to be read. The minimum character height for signs that are suspended or projected overhead is 3 inches (76 mm) for upper case letters. Lower case letters are permitted.

**1106.16.5 Raised and Braille characters and pictorial symbol signs (pictograms).**

**1106.16.5.1 Raised characters and symbols.** Characters and symbols on tactile signs shall be raised at least 1/32 inch (.8 mm). Raised characters and symbols shall be simple type face upper case characters. Raised characters and symbols shall be between 5/8 inch (16 mm) and 2 inches (51 mm) in height. Raised characters shall be accompanied by Braille in accordance with this section.

**1106.16.5.2 Braille.** Braille shall be separated from the corresponding raised characters or symbols. Braille shall be Grade 2.

**1106.16.5.3 Pictograms.** Where provided, pictograms shall be accompanied by the equivalent verbal description placed directly below the pictogram. The border dimension of the pictogram shall be not less than 6 inches (152 mm) in height.

**1106.17 Detectable Warnings.** Detectable warnings on walking surfaces shall consist of raised truncated domes having a diameter of 0.9 inches (23 mm) nominal, a height of 0.2 inches (5 mm) nominal, and a center-to-center spacing of 2.35 inches (60 mm) nominal, or be an approved alternate, and shall contrast visually and tactilely with adjoining surfaces.

**1106.18 Storage, Shelving and Display Units.**

**1106.18.1 Clear floor space.** Storage, shelving and display units shall have a clear floor space, not less than 30 inches (760 mm) by 48 inches (1220 mm), that allows for either a forward or parallel approach.

**1106.18.2 Height.** Accessible storage, shelving and display units shall be within the reach ranges specified in Section 1106.2.4. Clothes rods shall be not more than 54 inches (1370 mm) above the floor.

### 1106.19 Seating, Tables, and Sinks.

**1106.19.1 Clear floor space.** Sinks and seating spaces at tables shall have a clear floor space of not less than 30 inches (760 mm) by 48 inches (1220 mm), that allows forward approach. The clear floor space shall not overlap knee space by more than 19 inches (483 mm).

**1106.19.2 Knee clearances.** Knee spaces at tables, counters, and sinks shall be provided in accordance with Section 1106.2.4.3. In addition, the depth of the knee space shall be not less than 19 inches (483 mm). No projection which might obstruct the arm of a wheelchair may intrude into this clearance, within 24 inches (610 mm) horizontally from the table edge.

**1106.19.3 Height.** The tops of tables and sinks shall be not less than 28 inches (710 mm) nor more than 34 inches (865 mm) in height above the floor or ground.

**1106.20 Aisles.** All aisles required to be accessible, including check out aisles, food service lines, and aisles between fixed tables, shall be not less than 36 inches (915 mm) in width.

### 1106.21 Assembly Areas.

#### 1106.21.1 Wheelchair spaces.

**1106.21.1.1 Location.** Wheelchair spaces shall be an integral part of any fixed seating plan and shall be dispersed throughout the seating area. Spaces shall adjoin an accessible route of travel that also serves as a means of egress and shall be located to provide lines of sight comparable to those for all viewing areas.

**EXCEPTION:** Accessible viewing positions may be clustered for bleachers, balconies and other areas having sight lines that require slopes of greater than 5 percent. Equivalent accessible viewing positions may be located on levels having accessible egress.

**1106.21.1.2 Size.** Wheelchair spaces shall be not less than 33 inches (840 mm) in width. Where forward or rear approach is provided, wheelchair spaces shall be not less than 48 inches (1220 mm) in depth. Where only side approach is provided, wheelchair spaces shall be not less than 60 inches (1525 mm) in depth.

**1106.21.1.3 Surfaces.** The ground or floor surfaces at wheelchair locations shall be level and shall comply with Section 1106.7.

**1106.21.2 Placement of assistive listening systems.** Where an assistive listening system serves individual fixed seats, such seats shall have a clear line of sight and shall be located not more than 50 feet (15 m) from the stage or performance area.

### 1106.22 Restaurants and Cafeterias.

**1106.22.1 Aisles.** Aisles to fixed tables required to be accessible shall comply with Section 1106.20.

#### 1106.22.2 Food service lines.

**1106.22.2.1 Clear floor space.** Food service lines shall comply with Section 1106.20.

**1106.22.2.2 Height.** Tray slides shall be mounted not more than 34 inches (865 mm) in height above the floor.

**1106.22.2.3 Counters and bars.** Where service of food or drink is provided at counters more than 34 inches (865 mm) in height, to customers seated on stools or standing, a portion of the main counter shall be provided in compliance with Section 1106.19, or service shall be available at accessible tables within the same area.

**1106.22.2.4 Tableware and condiment areas.** Self-service shelves and dispensing devices for tableware, dishware, condiments, food, and beverages shall be installed to comply with Section 1106.18.

**1106.23 Patient bedrooms.** Each patient bedroom shall be designed and constructed to provide space for a 180-degree turn that complies with Section 1106.2.2. Each patient room shall have a minimum clear floor space not less than 36 inches (915 mm) on each side of any bed.

### 1106.24 Customer Service Facilities.

#### 1106.24.1 Dressing and fitting rooms.

**1106.24.1.1 Clear floor space.** Each dressing and fitting room shall have a clear floor space complying with Section 1106.2.

**EXCEPTION:** Dressing and fitting rooms that are entered through a curtained opening need not comply with Section 1106.2.2.

**1106.24.1.2 Doors.** All doors to accessible dressing and fitting rooms shall comply with Section 1106.10.

**1106.24.1.3 Benches.** Every accessible dressing or fitting room shall have a bench installed adjacent to the longest wall in the room. The bench shall be not less than 24 inches (610 mm) in width and 48 inches (1220 mm) in length, and shall be mounted not less than 17 inches (430 mm) nor more than 19 inches (483 mm) above the finished floor.

Clear floor space shall be provided adjacent to the bench to allow for parallel transfer, and the structural strength of the bench shall comply with Section 1106.11.11.3.

Where benches are installed in dressing and fitting rooms adjacent to showers, swimming pools, or other wet locations, water shall not accumulate upon the surface of the bench and the bench shall have a slip-resistant surface.

**1106.24.1.4 Mirrors.** Where provided, mirrors in accessible dressing and fitting rooms shall be not less than 18 inches (455 mm) in width by 54 inches (1370 mm) in height and shall be mounted opposite the bench.

**1106.24.2 Counters and windows.** Where counters are required to be accessible, the accessible portion shall be not less than 36 inches (915 mm) in length and not more than 36 inches (915 mm) in height above the finished floor.

Where accessible windows are required, they shall be no more than 36 inches (915 mm) in height above the finished floor.

**EXCEPTION:** An auxiliary counter with a maximum height of 36 inches (915 mm) is installed in close proximity to the main counter.

**1106.24.3 Check-out aisles.** The width of accessible check-out aisles shall comply with Section 1106.20. Counters in accessible check-out aisles shall be not more than 38 inches (965 mm) in height, and the top of the raised edge of the counter shall not exceed 40 inches (1015 mm) in height above the finished floor.

Accessible check-out aisles shall be identified by the International Symbol of Access in accordance with Section 1106.16.1.1.

## 1106.25 Libraries.

**1106.25.1 Reading and study areas.** At least 5 percent, or a minimum of one, of each element of fixed seating, tables, or study carrels shall comply with Section 1106.19. Clearances between fixed accessible tables and study carrels shall comply with Section 1106.20.

**1106.25.2 Check-out areas.** At least one lane at each check-out area shall comply with Section 1106.20. Any traffic control or book security gates or turnstiles shall comply with Section 1106.10.

## 1106.25.3 Card catalogs, magazine displays and stacks.

**1106.25.3.1 Aisles.** Aisles between card catalogs, magazine displays or stacks shall comply with Section 1106.20.

**1106.25.3.2 Height.** Card catalogs or magazine displays shall have a reach height of not more than 54 inches (1370 mm) for side approach and not more than 48 inches (1220 mm) for forward approach.

Not all shelves in library stacks need be located within reach ranges required by Section 1106.2.4.

## 1106.26 Hotels and Congregate Residences.

**1106.26.1 Clear floor space.** Each sleeping room shall have a space complying with Section 1106.4.1, along both sides of each bed.

**EXCEPTION:** In rooms with two beds, only one 36 inch (915 mm) wide maneuvering space need be provided between the two beds.

**1106.26.2 Accessible route of travel.** An accessible route of travel complying with Section 1103.2.2 shall connect all accessible spaces and elements; including telephones, patios, terraces, balconies, carports, garages or parking spaces; with all accessible sleeping rooms.

**1106.26.3 Doors.** Doors within all sleeping rooms, suites or other covered units shall comply with Section 1106.10.

**1106.26.4 Storage.** Where fixed or built-in storage is provided in accessible units, sleeping rooms, or suites; including cabinets, shelves, closets, and drawers; at least one of each type shall comply with Section 1106.18.

**1106.26.5 Controls.** All controls in accessible units, sleeping rooms, and suites shall comply with Section 1106.3.

## 1106.27 Dwelling Units.

**1106.27.1 Type A and B dwelling units.** Type A and B dwelling units shall comply with Section 1106.

- EXCEPTIONS:**
1. In a Type A accessible dwelling unit with two or more stories, access to other levels is not required if the accessible level complies with all requirements for Type A accessible dwelling units and that kitchen, toilet and bathing facilities, and at least one bedroom are provided on the accessible level.
  2. Kitchens in Type B dwelling units need not comply with Section 1106.12.1, provided that:
    - 2.1. A clear space at least 30 inches by 48 inches (760 mm by 1220 mm) that allows parallel approach by a person in a wheelchair is provided at the range or cook top and sink, and either a parallel or forward approach is provided at all other appliances; and,
    - 2.2. In all other kitchens, clearance between all opposing counters, base cabinets, countertops, appliances, and walls shall be not less than 40 inches (1015 mm); and,
    - 2.3. In "U" shaped kitchens with a sink, range, or cooktop at the base of the "U", an unobstructed floor space of sufficient size to inscribe a circle with a diameter of not less than 60 inches (1525 mm) shall be provided.
  3. Bathrooms in Type B dwelling units need not comply with Section 1106.11.2, provided that sufficient maneuvering space which is not less than 30 inches by 48 inches (760 by 1220 mm) is provided within the bathroom. Doors may swing into the clear floor space provided at any fixture, but shall not encroach on the required maneuvering space.
  4. Doors in Type B dwelling units, other than the primary entry door, need not comply with Section 1106.10.3.
  5. Mezzanines in Type A or B dwelling units need not be accessible.
  6. Raised or sunken floors in Type B dwelling units need not be accessible, provided that they do not interfere with the accessible route of travel through the unit, and are not located in the kitchen or bathroom.
  7. Counter surfaces in Type B dwelling units need not comply with Section 1106.12.2.
  8. Within an individual dwelling unit in a building with an elevator, access to other levels is not required if the accessible level complies with all requirements for accessible dwelling units.
  9. In Type B dwelling units, exterior deck, patio, or balcony surfaces may be no more than 4 inches (100 mm) below the floor level of the interior surface where the exterior surface is constructed of an impervious material such as concrete, brick, or flagstone.
  10. Vanities or lavatories in Type A and B dwelling units may be located in the clear floor spaces as permitted in Section 1106.11.5.1.
  11. Seats for bathtubs or showers are not required in Type B dwelling units.
  12. In Type B dwelling units, the clear floor space for bathtubs or showers may be reduced to not less than 30 inches (760 mm) in width by 48 inches (1220 mm) in length.

13. Showers in Type B dwelling units shall be nominal 36 inches (915 mm) minimum by 36 inches (915 mm) minimum.

### 1106.27.2 Adaptable fixtures for dwelling units.

**1106.27.2.1 Grab bars.** Grab bars may be omitted in bathing and toilet facilities within Type A or B dwelling units, provided that all structural reinforcements for grab bar installation are provided in the appropriate locations in the adjoining walls.

**1106.27.2.2 Kitchen counters.** Cabinets or shelving may be installed beneath the counter space required by Section 1106.12.2, provided that such cabinetry or shelving is not permanent, and is easily removable.

**1106.27.2.3 Lavatories.** Cabinets or shelving may be installed beneath bathroom lavatories provided that such cabinetry or shelving is not permanent, and is easily removable.

**1106.27.2.4 Signage.** Parking signage required by Section 1107.3 need not be installed in spaces designated for accessible dwelling units.

### NEW SECTION

**WAC 51-40-1202 Section 1202—Light and ventilation in Groups A, B, E, F, H, I, M and S occupancies.**

#### 1202.2 Ventilation.

**1202.2.1 General.** All enclosed portions of Groups A, B, E, F, H, I, M and S Occupancies customarily occupied by human beings shall be provided with natural ventilation by means of openable exterior openings with an area not less than 1/20 of the total floor area or shall be provided with a mechanically operated ventilation system which complies with Ventilation and Indoor Air Quality Code Section 304. Such exterior openings shall open directly onto a public way or a yard or court as set forth in Section 1203.4.

Toilet rooms shall be provided with a fully openable exterior window with an area not less than 3 square feet (0.279 m<sup>2</sup>), or a vertical duct not less than 100 square inches (64 516 mm<sup>2</sup>) in area for the first water closet plus 50 square inches (32 258 mm<sup>2</sup>) additional of area for each additional water closet, or a mechanically operated exhaust system which complies with Ventilation and Indoor Air Quality Code Section 304. Such mechanically operated exhaust systems shall be connected directly to the outside, and the point of discharge shall be at least 3 feet (914 mm) from any opening that allows air entry into occupied portions of the building.

For ventilation of hazardous vapors or fumes in Group H Occupancies, see Sections 307.5.2 and 1202.2.3. For Group S, Division 3 Occupancies, see Section 1202.2.7.

**1202.2.4 Group H, Division 4 Occupancies.** In all buildings classified as Group H, Division 4 Occupancies used for the repair or handling of motor vehicles operating under their own power, mechanical ventilation shall be provided capable of exhausting a minimum of 1.5 cubic feet per minute per

square foot (0.044 L/s/m<sup>2</sup>) of floor area. Each engine repair stall shall be equipped with an exhaust pipe extension duct, extending to the outside of the building, which, if over 10 feet (3048 mm) in length, shall mechanically exhaust 300 cubic feet per minute (141.6 L/s). Connecting offices and waiting rooms shall be supplied with conditioned air under positive pressure.

**EXCEPTION:** When approved, ventilating equipment may be omitted in repair garages, enclosed heliports and aircraft hangars when well-distributed unobstructed openings to the outer air of sufficient size to supply necessary ventilation are furnished.

**1202.2.7 Group S parking garages.** In Group S, Division 3 parking garages, other than open parking garages, used for storing or handling automobiles operating under their own power and on loading platforms in bus terminals, ventilation shall be provided which complies with Ventilation and Indoor Air Quality Code Section 304. The building official may approve an alternate ventilation system designed to exhaust a minimum of 14,000 cfm (6608 L/s) for each operating vehicle. Such system shall be based on the anticipated instantaneous movement rate of vehicles, but not less than 2.5 percent (or one vehicle) of the garage capacity. Automatic carbon monoxide-sensing devices may be employed to modulate the ventilation system to maintain a maximum average concentration of carbon monoxide of 50 parts per million during any eight-hour period, with a maximum concentration not greater than 200 parts per million for a period not exceeding one hour. Connecting offices, waiting rooms, ticket booths and similar uses shall be supplied with conditioned air under positive pressure.

**EXCEPTION:** Mechanical ventilation need not be provided within a Group S, Division 3 parking garage when openings complying with Section 311.9.2.2 are provided.

AMENDATORY SECTION (Amending WSR 98-02-054, filed 1/6/98, effective 7/1/98)

**WAC 51-40-1203 Section 1203—Light and ventilation in Group R occupancies.**

**1203.3 Ventilation.** (~~Guest rooms and habitable rooms within a dwelling unit or congregate residence~~) Group R Occupancies shall be provided with ventilation systems which comply with Ventilation and Indoor Air Quality Code Section 302 and 303. Public corridors in Group R Occupancies shall be provided with natural ventilation by means of openable exterior openings with an area of not less than one twentieth of the floor area of such (~~rooms~~) corridors with a minimum of 5 square feet (0.46 m<sup>2</sup>).

In lieu of required exterior openings for natural ventilation in public corridors, a mechanical ventilating system may be provided. Such system shall be capable of providing two air changes per hour (~~in guest rooms, dormitories, habitable rooms and in public corridors~~) with a minimum of 15 cubic feet per minute (7 L/s) of outside air per occupant during such time as the building is occupied.

~~((Bathrooms, water closet compartments, laundry rooms and similar rooms shall be provided with natural ventilation~~

by means of openable exterior openings with an area not less than one twentieth of the floor area of such rooms with a minimum of 1 1/2 square feet (0.14 m<sup>2</sup>).

~~In lieu of required exterior openings for natural ventilation in bathrooms containing a bathtub or shower or combination thereof, laundry rooms, and similar rooms, a mechanical ventilation system connected directly to the outside capable of providing five air changes per hour shall be provided.)~~ The point of discharge for mechanical ventilating systems shall be at least 3 feet (914 mm) from any opening which allows air entry into occupied portions of the building. ~~((Bathrooms which contain only a water closet or lavatory or combination thereof, and similar rooms may be ventilated with an approved mechanical recirculating fan or similar device designed to remove odors from the air.))~~

**AMENDATORY SECTION** (Amending WSR 98-02-054, filed 1/6/98, effective 7/1/98)

**WAC 51-40-2900 Chapter 29—Plumbing systems.**

**SECTION 2901—PLUMBING CODE.**

Plumbing systems shall comply with the Plumbing Code.

**SECTION 2902—GENERAL**

**2902.1 Number of Fixtures.**

**2902.1.1 Requirements.** Plumbing fixtures shall be provided in the minimum number shown in Table 29-A and in this Chapter. Where the proposed occupancy is not listed in Table 29-A, the building official shall determine fixture requirements based on the occupancy which most nearly resembles the intended occupancy.

Plumbing fixtures need not be provided for unoccupied buildings or facilities.

**2902.1.2 Private offices.** Fixtures only accessible to private offices shall not be counted to determine compliance with this section.

**2902.1.3 Occupancy load distribution.** The occupant load shall be divided equally between the sexes, unless data approved by the building official indicates a different distribution of the sexes.

**2902.1.4 Food preparation areas.** In food preparation, serving and related storage areas, additional fixture requirements may be dictated by health codes.

**2902.1.5 Other requirements.** For other requirements for plumbing facilities, see Sections 302.6, 807, 313.5.5 and Chapter 11.

**2902.2 Access to Fixtures.**

**2902.2.1 Location.** Plumbing fixtures shall be located in each building or conveniently in a building adjacent thereto on the same property.

**2902.2.2 Multiple tenants.** Access to toilets serving multiple tenants shall be through a common use area and not through an area controlled by a tenant.

**2902.2.3 Multi-story buildings.** Required fixtures shall not be located more than one vertical story above or below the area served.

**2902.3 Separate Facilities.**

**2902.3.1 Requirements.** Separate toilet facilities shall be provided for each sex.

**EXCEPTIONS:**

1. In occupancies serving 10 or fewer persons, one toilet facility designed for use by no more than one person at a time shall be permitted for use by both sexes.
2. In Group B and M Occupancies with a total floor area of 1500 square feet (139.5 m<sup>2</sup>) or less, one toilet facility designed for use by no more than one person at a time shall be permitted for use by both sexes.

**2902.3.2 Food service establishments.** When customers and employees share the same facilities, customers accessing the facilities are excluded from food preparation and storage areas.

**2902.4 Pay Facilities.** Required facilities shall be free of charge. Where pay facilities are installed, they shall be in addition to the minimum required facilities.

**2902.5 is not adopted.**

**2902.6 is not adopted.**

**SECTION 2903—SPECIAL PROVISIONS**

**2903.1 Dwelling Units.** Dwelling units shall be provided with a kitchen sink.

**2903.2 Water Closet Space Requirements.** The water closet stool in all occupancies shall be located in a clear space not less than 30 inches (762 mm) in width, with a clear space in front of the stool of not less than 24 inches (610 mm).

**2903.3 Water.** Each required sink, lavatory, bathtub and shower stall shall be equipped with hot and cold running water necessary for its normal operation.

**2903.4 Drinking Fountains.**

**2903.4.1 Number.** Occupant loads over 30 shall have one drinking fountain for the first 150 occupants, then one per each additional 500 occupants.

**EXCEPTIONS:**

1. Sporting facilities with concessions serving drinks shall have one drinking fountain for each 1000 occupants.
2. A drinking fountain need not be provided in a drinking or dining establishment.

**2904.2 Multi-story buildings.** Drinking fountains shall be provided on each floor having more than 30 occupants in schools, dormitories, auditoriums, theaters, offices and public buildings.

**2903.4.3 Penal Institutions.** Penal institutions shall have one drinking fountain on each cell block floor and one on each exercise floor.

PERMANENT

**2903.4.4 Location.** Drinking fountains shall not be located in toilet rooms.

**SECTION 2904 is not adopted.**

**AMENDATORY SECTION** (Amending WSR 98-02-054, filed 1/6/98, effective 7/1/98)

**WAC 51-40-3102 Section 3102—Chimneys, fireplaces and barbecues.**

**3102.5.4 Emission Standards for Factory-built Fireplaces.** After January 1, 1997, no new or used factory-built fireplace shall be installed in Washington State unless it is certified and labeled in accordance with procedures and criteria specified in the ((~~UBC~~)) Washington State Building Code Standard 31-2.

To certify an entire fireplace model line, the internal assembly shall be tested to determine its particulate matter emission performance. Retesting and recertifying is required if the design and construction specifications of the fireplace model line internal assembly change. Testing for certification shall be performed by a Washington State Department of Ecology (DOE) approved and U.S. Environmental Protection Agency (EPA) accredited laboratory.

**3102.7.14 Emission Standards for Certified Masonry and Concrete Fireplaces.** After January 1, 1997, new certified masonry or concrete fireplaces installed in Washington State shall be tested and labeled in accordance with procedures and criteria specified in the ((~~UBC~~)) Washington State Building Code Standard 31-2.

To certify an entire fireplace model line, the internal assembly shall be tested to determine its particulate matter emission performance. Retesting and recertifying is required if the design and construction specifications of the fireplace model line internal assembly change. Testing for certification shall be performed by a Washington State Department of Ecology (DOE) approved and U.S. Environmental Protection Agency (EPA) accredited laboratory.

**AMENDATORY SECTION** (Amending WSR 98-02-054, filed 1/6/98, effective 7/1/98)

**WAC 51-40-31200 Section 31-2—Standard test method for particulate emissions from fireplaces.**

((~~UNIFORM BUILDING CODE~~)) WASHINGTON STATE BUILDING CODE STANDARD 31-2  
STANDARD TEST METHOD FOR PARTICULATE EMISSIONS FROM FIREPLACES

See Sections 3102.5.4 and 3102.7.14, *Uniform Building Code*

**SECTION 31.200—TITLE and SCOPE.**

**SECTION 31.200.1—TITLE.**

This Appendix Chapter 31-2 shall be known as the "Washington State Standard Test Method for Particulate

Emissions from Fireplaces" and may be cited as such; and will be referred to herein as "this Standard".

**SECTION 31.200.2—SCOPE.**

This Standard covers emissions performance, approval/certification procedures, test laboratory accreditation, record keeping, reporting requirements, and the test protocol for measuring particulate emissions from fireplaces.

All testing, reporting and inspection requirements of this Standard shall be conducted by a Washington State Department of Ecology (DOE) approved testing laboratory. In order to qualify for DOE approval, the test laboratory must be a U.S. Environmental Protection Agency (EPA) accredited laboratory (40 CFR Part 60, Subpart AAA). DOE may approve a test laboratory upon submittal of the following information:

1. A copy of their U.S. EPA accreditation certificate; and
2. A description of their facilities, test equipment, and test-personnel qualifications including education and work experience.

DOE may revoke a test laboratory approval when the test laboratory is no longer accredited by the U.S. EPA or if DOE determines that the test laboratory does not adhere to the testing requirements of this Chapter.

**SECTION 31.201—DEFINITIONS.** For the purpose of this Standard certain terms are defined as follows:

**ANALYZER CALIBRATION ERROR** is the difference between the gas concentration exhibited by the gas analyzer and the known concentration of the calibration gas when the calibration gas is introduced directly to the analyzer.

**BURN RATE** is the average rate at which test-fuel is consumed in a fireplace measured in kilograms of wood (dry basis) per hour (kg/hr) during a test-burn.

**CALIBRATION DRIFT** is the difference in the analyzer reading from the initial calibration response at a mid-range calibration value after a stated period of operation during which no unscheduled maintenance, repair, or adjustment took place.

**CALIBRATION GAS** is a known concentration of Carbon Dioxide (CO<sub>2</sub>), Carbon Monoxide (CO), or Oxygen (O<sub>2</sub>) in Nitrogen (N<sub>2</sub>).

**CERTIFICATION or AUDIT TEST** is the completion of at least one, three-fuel-load test-burn cycle in accordance with Section 31.202.

**FIREBOX** is the chamber in the fireplace in which a test-fuel charge(s) is placed and combusted.

**FIREPLACE** is a wood burning device which is exempt from U.S. EPA 40 CFR Part 60, Subpart AAA and:

1. is not a cookstove, boiler, furnace, or pellet stove as defined in 40 CFR Part 60, Subpart AAA, and
2. is not a masonry heater as defined in Section 31.201, and

3. see Section 3102, Uniform Building Code for definitions of masonry and factory-built fireplaces as used in this Standard.

**FIREPLACE DESIGN** is the construction and/or fabrication specifications including all dimensions and materials required for manufacturing or building fireplaces with identical combustion function and particulate emissions factors.

**FIREPLACE MODEL LINE** is a series of fireplace models which all have the same internal assembly. Each model in a model line may have different facade designs and external decorative features.

**FIREPLACE, CERTIFIED**, is a fireplace that meets the emission performance standards when tested according to UBC Standard 31-2.

**FIREPLACE, NON-CERTIFIED**, (masonry or concrete) is any fireplace that is not a certified fireplace. A non-certified fireplace will be subject to applicable burn ban restrictions.

**INTERNAL ASSEMBLY** is the core construction and firebox design which produces the same function and emissions factor for a fireplace model line.

**MASONRY HEATER** is a heating system of predominantly masonry construction having a mass of at least 800 kg (1760 lbs), excluding the chimney and foundation, which is designed to absorb a substantial portion of the heat energy from a rapidly-burned charge of solid fuel by:

a) routing of exhaust gases through internal heat exchange channels in which the flow path downstream of the firebox includes at least one 180 degree change in flow direction, usually downward, before entering the chimney, and

b) being constructed of sufficient mass such that under normal operating conditions the external surface of the heater, except in the region immediately surrounding the fuel loading door(s), does not exceed 110°C (230°F).

Masonry heaters shall be listed or installed in accordance with ASTM E-1602.

**RESPONSE TIME** is the amount of time required for the measurement system to display 95 percent of a step change in gas concentration.

**SAMPLING SYSTEM BIAS** is the difference between the gas concentrations exhibited by the analyzer when a known concentration gas is introduced at the outlet of the sampling probe and when the sample gas is introduced directly to the analyzer.

**SPAN** is the upper limit of the gas concentration measurement range (25 percent for CO<sub>2</sub>, O<sub>2</sub>, and 5 percent for CO).

**TEST FACILITY** is the area in which the fireplace is installed, operated, and sampled for emissions.

**TEST FUEL LOADING DENSITY** is the weight of the as-fired test-fuel charge per unit area of usable firebox floor (or hearth).

**TEST-BURN** is an individual emission test which encompasses the time required to consume the mass of three consecutively burned test-fuel charges.

**TEST-FUEL CHARGE** is the collection of test fuel pieces placed in the fireplace at the start of certification test.

**USABLE FIREBOX AREA** is the floor (or hearth) area, within the fire chamber of a fireplace upon which a fire may be, or is intended to be built. Usable firebox area is calculated using the following definitions:

1. Length. The longest horizontal fire chamber dimension along the floor of the firebox that is parallel to a wall of the fire chamber.

2. Width. The shortest horizontal fire chamber dimension along the floor of the firebox that is parallel to a wall of the fire chamber.

3. For angled or curved firebox walls and/or sides, the effective usable firebox area shall be determined by calculating the sum of standard geometric areas or sub-areas of the firebox floor.

If a fireplace has a floor area within the fire chamber which is larger than the area upon which it is intended that fuel be placed and burned, the usable firebox area shall be calculated as the sum of standard geometric areas or sub-areas of the area intended for fuel placement and burning. For fireplace grates which elevate the fuel above the firebox floor, usable firebox area determined in this manner shall be multiplied by a factor of 1.5. The weight of test-fuel charges for fireplace-grate usable-firebox-area tests, shall not exceed the weight of test-fuel charges determined for the entire fireplace floor area.

**ZERO DRIFT** is the difference in the analyzer reading from the initial calibration response at the zero concentration level after a stated period of operation during which no unscheduled maintenance, repair, or adjustment took place.

### Section 31.202—Testing.

**31.202.1 Applicability.** This method is applicable for the certification and auditing of fireplace particulate emission factors. This method describes the test facility, fireplace installation requirements, test-fuel charges, and fireplace operation as well as procedures for determining burn rates and particulate emission factors.

**31.202.2 Principle.** Particulate matter emissions are measured from a fireplace burning prepared test-fuel charges in a test facility maintained at a set of prescribed conditions.

#### 31.202.3 Test Apparatus.

**31.202.3.1 Fireplace Temperature Monitors.** Device(s) capable of measuring flue-gas temperature to within 1.5 percent of expected absolute temperatures.

**31.202.3.2 Test Facility Temperature Monitor.** A thermocouple located centrally in a vertically oriented pipe shield 6 inches (150 mm) long, 2 inches (50 mm) diameter that is

open at both ends, capable of measuring air temperature to within 1.5 percent of expected absolute temperatures.

**31.202.3.3 Balance.** Balance capable of weighing the test-fuel charge(s) to within 0.1 lb (0.05 kg).

**31.202.3.4 Moisture Meter.** Calibrated electrical resistance meter for measuring test-fuel moisture to within 1 percent moisture content (dry basis).

**31.202.3.5 Anemometer.** Device capable of detecting air velocities less than 20 ft/min (0.10 m/sec), for measuring air velocities near the fireplace being tested.

**31.202.3.6 Barometer.** Mercury, aneroid or other barometer capable of measuring atmospheric pressure to within 0.1 inch Hg (2.5 mm Hg).

**31.202.3.7 Draft Gauge.** Electromanometer or other device for the determination of flue draft (i.e., static pressure) readable to within 0.002 inches of water column (0.50 Pa).

**31.202.3.8 Combustion Gas Analyzer.** Combustion gas analyzers for measuring Carbon Dioxide (CO<sub>2</sub>), Carbon Monoxide (CO), and Oxygen (O<sub>2</sub>) in the fireplace exhaust-gas stream must meet all of the following measurement system performance specifications:

1. **Analyzer Calibration Error.** Shall be less than  $\pm 2$  percent of the span value for the zero, mid-range, and high-range calibration gases.
2. **Sampling System Bias.** Shall be less than  $\pm 5$  percent of the span value for the zero, mid-range, and high-range calibration gases.
3. **Zero Drift.** Shall be less than  $\pm 3$  percent of the span over the period of each run.
4. **Calibration Drift.** Shall be less than  $\pm 3$  percent of the span value over the period of each run.
5. **Response Time.** Shall be less than 1.5 minutes.

**31.202.4 Emissions Sampling Method.** Use the emission sampler system (ESS) as described in Section 31.203.12 or an equivalent method as determined by the application of the U.S. EPA Method 301 Validation Procedure (Federal Register, December 12, 1992, Volume 57, Number 250, page 11998) and upon approval of DOE.

**31.202.5 Fireplace Installation and Test Facility Requirements.** The fireplace being tested must be constructed, if site-built, or installed, if manufactured, in accordance with the designer's/manufacture's written instructions. The chimney shall have a total vertical height above the base of the fire chamber of not less than 15 feet (4 600 mm). The fireplace chimney exit to the atmosphere must be freely communicating with the fireplace combustion makeup-air source. There shall be no artificial atmospheric pressure differential imposed between the chimney exit to the atmosphere and the fireplace makeup-air inlet.

**31.202.6 Fireplace Aging and Curing.** A fireplace of any type shall be aged before certification testing begins. The aging procedure shall be conducted and documented by the testing laboratory.

**31.202.6.1 Catalyst-Equipped Fireplaces.** Operate the catalyst-equipped fireplace using fuel described in Section 31.203. Operate the fireplace with a new catalytic combustor in place and in operation for at least 50 hours. Record and report hourly catalyst exit temperatures, the hours of operation, and the weight of all fuel used.

**31.202.6.2 Non-Catalyst-Equipped Fireplaces.** Operate the fireplace using the fuel described in Section 31.203 for at least 10 hours. Record and report the hours of operation and weight of all fuel used.

**31.202.7 Pretest Preparation.** Record the test-fuel charge dimensions, moisture content, weights, and fireplace (and catalyst if equipped) descriptions.

The fireplace description shall include photographs showing all externally observable features and drawings showing all internal and external dimensions needed for fabrication and/or construction. The drawings must be verified as representing the fireplace being tested and signed by an authorized representative of the testing laboratory.

**31.202.8 Test Facility Conditions.** Locate the test facility temperature monitor on the horizontal plane that includes the primary air intake opening for the fireplace. Locate the temperature monitor 3 to 6 feet (1 000 to 2 000 mm) from the front of the fireplace in the 90° sector in front of the fireplace. Test facility temperatures shall be maintained between 65° and 90°F (18° and 32°C). Use an anemometer to measure the air velocity. Measure and record the room-air velocity within 2 feet (600 mm) of the test fireplace before test initiation and once immediately following the test-burn completion. Air velocity shall be less than 50 feet/minute (250 mm/second) without the fireplace operating.

### Section 31.203—Test protocol.

**31.203.1 Test Fuel.** Fuel shall be air dried Douglas fir dimensional lumber or cordwood without naturally associated bark. Fuel pieces shall not be less than 1/2 nor more than 5/6 of the length of the average fire chamber width. Fuel shall be split or cut into pieces with no cross-sectional dimension greater than 6 inches (152 mm). Spacers, if used, shall not exceed 3/4 inches (19 mm) in thickness and 15 percent of the test-fuel charge weight. Fuel moisture shall be in the range of 16 to 20 percent (wet basis) or 19 to 25 percent (dry basis) meter reading.

**31.203.2 Test-Fuel Loading Density.** The wet (with moisture) minimum weight of each test-fuel charge shall be calculated by multiplying the hearth area in square feet by 7.0 pounds per square foot (square meters x 0.30 kg/m<sup>2</sup>) ( $\pm 10$  percent). Three test-fuel charges shall be prepared for each test-burn.

**31.203.3 Kindling.** The initial test-fuel charge of the three test-fuel charge test-burn shall be started by using a kindling-fuel charge which is up to 50 percent of the first test-fuel charge weight. Kindling-fuel pieces can be any size needed to start the fire or whatever is recommended in the manufacturer's (builder's) instructions to consumers. The kindling-fuel charge weight is not part of the initial test-fuel charge weight but is in addition to it.

**31.203.4 Test-Burn Ignition.** The fire can be started with or without paper. If used, the weight of the paper must be included in test-fuel charge weight. The remainder of the test-fuel charge may be added at any time after kindling ignition except that the entire first test-fuel charge must be added within 10 minutes after the start of the test (i.e., the time at which the flue-gas temperature at the 8-foot (2 440 mm) level is over 25°F (14°C) greater than the ambient temperature of the test facility).

**31.203.5 Test Initiation.** Emissions and flue-gas sampling are initiated immediately after the kindling has been ignited and when flue-gas temperatures in the center of the flue at an elevation of 8 feet (2 440 mm) above the base (floor) of the fire chamber reach 25°F (14°C) greater than the ambient temperature of the test facility.

**31.203.6 Sampling Parameters.** Sampling (from the 8-foot [2 440 mm] flue-gas temperature measurement location) must include:

1. Particulate Emissions
2. Carbon Dioxide (CO<sub>2</sub>)<sup>1</sup>
3. Carbon Monoxide (CO)<sup>1</sup>
4. Oxygen (O<sub>2</sub>)<sup>1</sup>
5. Temperature(s)

<sup>1</sup> These gases shall be measured on-line (real-time) and recorded at a frequency of not less than once every 5 minutes. These 5-minute readings are to be arithmetically averaged over the test-burn series or alternatively, a gas bag sample can be taken at a constant sample rate over the entire test-burn series and analyzed for the required gases within one hour of the end of the test-burn.

If a fireplace is equipped with an emissions control device which is located downstream from the 8-foot (2 440 mm) flue-gas temperature measurement location, a second temperature, particulate, and gaseous emissions sampling location must be located downstream from the emissions control device but not less than 4 flue diameters upstream from the flue exit to the atmosphere. The two sampling locations must be sampled simultaneously during testing for each fireplace configuration being tested.

**31.203.7 Test-Fuel Additions and Test Completion.** The second and third test-fuel charges for a test-burn may be placed and burned in the fire chamber at any time deemed reasonable by the operator or when recommended by the manufacturer's and/or builder's instructions to consumers.

No additional kindling may be added after the start of a test-burn series and the flue-gas temperature at the 8-foot (2 440 mm) level above the base of the hearth must always be 25°F (14°C) greater than the ambient temperature of the test

facility for a valid test-burn series. Each entire test-fuel charge must be added within 10 minutes from the addition of the first piece.

A test (i.e., a three test-fuel charge test-burn series) is completed and all sampling and measurements are stopped when all three test-fuel charges have been consumed (to more than 90 percent by weight) in the firebox and the 8-foot (2 440 mm) level flue-gas temperature drops below 25°F (14°C) greater than the ambient temperature of the test facility. Within 5 minutes after the test-burn is completed and all measurements and sampling has stopped, the remaining coals and/or unburned fuel, shall be extinguished with a carbon dioxide fire extinguisher. All of the remaining coals, unburned fuel, and ash shall be removed from the firebox and weighed to the nearest 0.1 pound (0.05 kg). The weight of these unburned materials and ash shall be subtracted from the total test-burn fuel weight when calculating the test-burn burn rate. A test-burn is invalid if less than 90 percent of the weight of the total test-fuel charges plus the kindling weight have been consumed in the fireplace firebox.

**31.203.8 Test-Fuel Charge (Load) Adjustments.** Test-fuel charges may be adjusted (i.e., repositioned) once during the burning of each test-fuel charge. The time used to make this adjustment shall be less than 15 seconds.

**31.203.9 Air Supply Adjustment.** Air supply controls, if the fireplace is equipped with controls, may not be adjusted during any test-burn series after the first 10 minutes of startup of each fuel load. All air supply settings must be set to the lowest level at the start of a test and shall remain at the lowest setting throughout a test-burn.

**31.203.10 Auxiliary Fireplace Equipment Operation.** Heat exchange blowers (standard or optional) sold with the fireplace shall be operated during all test-burns following the manufacturer's written instructions. If no manufacturer's written instructions are available, operate the heat exchange blower in the "high" position. (Automatically operated blowers shall be operated as designed.) Shaker grates, by-pass controls, afterburners, or other auxiliary equipment may be adjusted only once per test-fuel charge following the manufacturer's written instructions. Record and report all adjustments on a fireplace operational written-record.

**31.203.11 Fireplace Configurations.** One, 3 test-fuel charge test-burn shall be conducted for each of the following fireplace operating configurations:

1. Door(s) closed, with hearth grate;
2. Door(s) open, with hearth grate;
3. Door(s) closed, without hearth grate;
4. Door(s) open, without hearth grate; and
5. With no doors, and draft inducer on.

No test-burn series is necessary for any configuration the appliance design cannot or is not intended to accommodate. If a configuration is not tested, the reason must be submitted with the test report and the appliance label must state that the

appliance cannot be used in that configuration by consumer users.

One emission factor result, or one emission factor average, as provided in paragraph 31.203.11.2, from each fire-place configuration tested shall be compiled into an arithmetic average of all the configurations tested for determining compliance with the requirements of paragraph 31.204.2.

**31.203.11.1 Closed-Door(s) Testing.** For all closed-door test configurations, the door(s) must be closed within 10 minutes from the addition of the first test-fuel piece of each test-fuel charge in a test-burn. During a test-burn, the door(s) cannot be re-opened except during test-fuel reload and adjustment as referenced in Sections 31.203.7 and 31.203.8.

**31.203.11.2 Additional Test-Burn.** The testing laboratory may conduct more than one test-burn series for each of the applicable configurations specified in Section 31.203.11. If more than one test-burn is conducted for a specified configuration, the results from at least 2/3 of the test-burns for that configuration shall be used in calculating the arithmetic average emission factor for that configuration. The measurement data and results of all tests conducted shall be reported regardless of which values are used in calculating the average emission factor for that configuration.

### **31.203.12 Emissions Sampling System (ESS).**

**31.203.12.1 Principle.** Figure 31-2-1 shows a schematic of an ESS for sampling solid-fuel-fired fireplace emissions. Except as specified in Section 31.202.4, an ESS in this configuration shall be used to sample all fireplace emissions. The ESS shall draw flue gases through a 15 inch (380 mm) long, 3/8 inch (10 mm) O.D. stainless steel probe which samples from the center of the flue at an elevation which is 8 feet (2 440 mm) above the floor of the firebox (i.e., the hearth). A flue-gas sample shall then travel through a 3/8 inch (10 mm) O.D. Teflon® tube, and a heated U.S. EPA Method 5-type glass-fiber filter (40 CFR Part 60, Appendix A) for collection of particulate matter. The filter shall be followed by an in-line flow-through cartridge containing 20 grams of XAD-2 sorbent resin for collecting semi-volatile hydrocarbons. Water vapor shall then be removed from the sampled gas by a silica-gel trap. Flue-gas oxygen concentrations, which shall be used to determine the ratio of flue-gas volume to the amount of fuel burned, are measured within the ESS system by an electrochemical cell meeting the performance specifications presented in Section 31.202.3.8 (1.).

The ESS shall use a critical orifice to maintain a nominal flue-gas sampling rate of 0.035 cfm (0.0167 liters per second). The actual flow rate through each critical orifice shall be determined to within 0.000354 cubic feet (0.01 liters) per second before and after each test-burn with a bubble flow meter to document exact sampling rates. The post-test-burn critical-orifice flow-rate determinations shall be performed before the ESS is dismantled for sample recovery and clean-up. Pre-test-burn and post-test-burn critical-orifice flow-rate measurements shall be within 0.0000117 cubic feet (0.00033 liters) per second of each other or the test-burn emissions results shall be invalid. Temperatures shall be

monitored using type K ground-isolated, stainless-steel-sheathed thermocouples.

The ESS unit shall return particle-free and dry exhaust gas to the flue via a 1/4 inch (6 mm) Teflon® line and a 15 inch (380 mm) stainless steel probe inserted into the flue. A subsample aliquot of the flue-gas sample-gas stream exiting the ESS unit, shall be pumped into a 1 cubic foot (29 liter) Tedlar® bag for measuring the average carbon dioxide, carbon monoxide, and confirmation of average oxygen concentrations for the test period. Flow to the subsample gas bag shall be controlled by a solenoid valve connected to the main pump circuit and a fine-adjust needle-controlled flow valve. The solenoid valve shall be open only when the pump is activated, allowing the subsample gas to be pumped into the gas bag at all times when the ESS pump is on. The rate of flow into the bag shall be controlled by the fine-adjust metering needle-valve which is adjusted at setup so that 4.7 to 5.2 gal (18 to 20 liters) of gas is collected over the entire 3 test-fuel charge test-burn without over-pressurizing the gas sample bag.

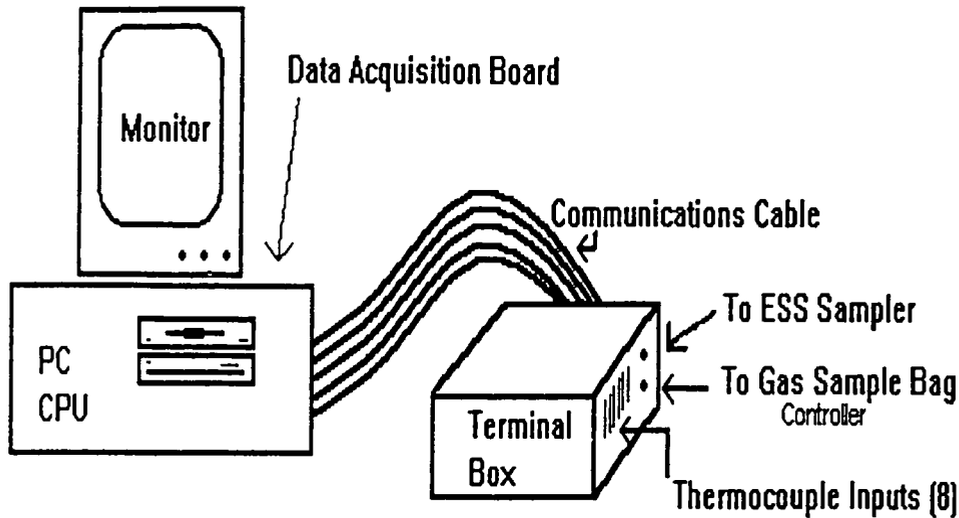


Figure 31-2-2. ESS data logger system.

**31.203.12.2 The Data Acquisition and Control System.** The data acquisition and control system for the ESS is shown in Figure 31-2-2. This system consists of a personal computer (PC) containing an analog-to-digital data processing board (12-bit precision), a terminal (connection) box, and specialized data acquisition and system control software (called CONLOG).

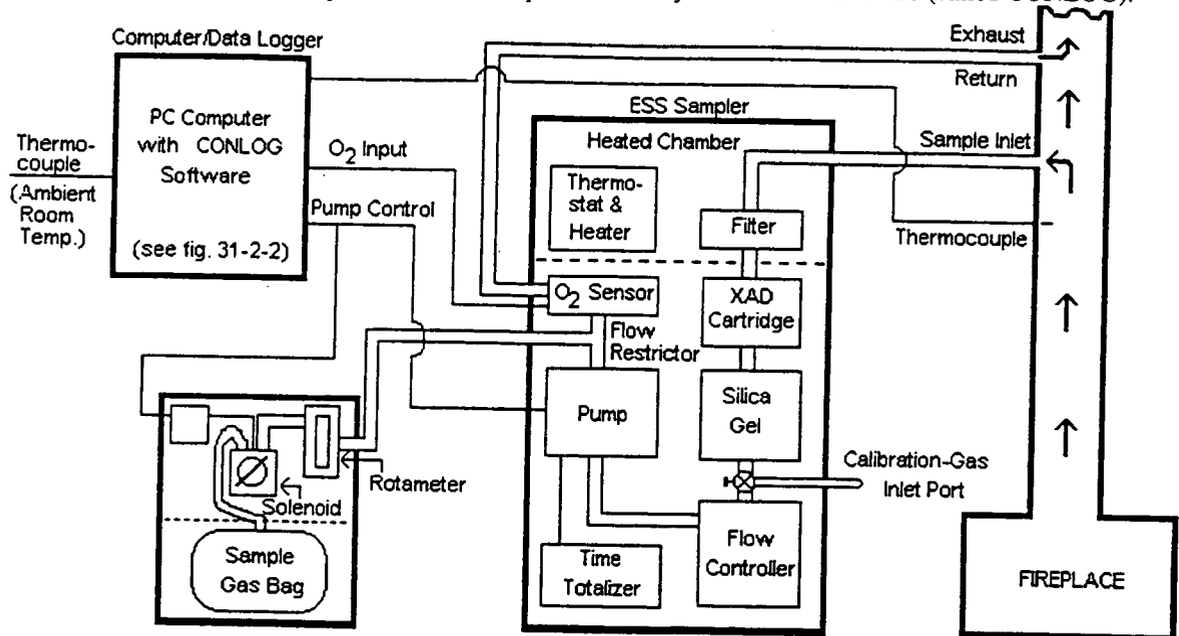


Figure 31-2-1. Schematic of ESS/Data Logger system.

For fireplace testing, the CONLOG software is configured to control, collect, and store the following data:

1. Test-period starting and ending times and dates, and total length of sampling period,
2. Pump-cycle on/off, cycle length and thermocouple (TC) cycle recording interval (frequency),
3. Temperature records, including flue-gas and ambient temperatures, averaged over pre-selected intervals,
4. Date, times, and weights of each added fuel load, and

5. Flue-gas oxygen measurements taken during each sample cycle.

During testing, instantaneous readings of real-time data shall be displayed on the system status screen. These data shall include the date, time, temperatures for each of the TCs, and flue-gas oxygen concentrations. The most recent 15 sets of recorded data shall also be displayed.

Flue-gas sampling and the recording of flue-gas oxygen concentrations shall only occur when flue-gas temperatures are above 25°F (14°C) greater than the ambient temperature

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of the test facility. Temperatures and fueling shall always be recorded at five-minute intervals regardless of flue-gas temperature. The ESS sampling-pump operating cycle shall be adjustable as described in Section 31.203.12.3.

**31.203.12.3 ESS Sampling-Pump Operating Cycle.** The ESS sampling-pump operating cycle shall be adjusted to accommodate variable test-fuel charge sizes, emission factors, and the length of time needed to complete a test-burn series. The sampler-pump operation shall be adjustable from 1 second to 5 minutes (100 percent) "on" for every 5-minute test-burn data-recording interval. This will allow adjustment for the amount of anticipated emissions materials that will be sampled and deposited on the ESS filter, XAD-2, and the other system components. It is recommended that the minimum sample quantities stipulated in Section 31.203.12.4 be used to calculate the appropriate pump cycle "on" and "off" periods. It should be noted that if the sampler collects too much particulate material on the filter and in the XAD-2 cartridge, the unit may fail the sample flow calibration check required at the end of each test-burn.

**31.203.12.4 Minimum Sample Quantities.** For each complete 3 test-fuel charge test-burn, the ESS must catch a minimum total particulate material mass of at least 0.231 grains (15 mg). Alternatively, the ESS must sample a minimum of 10 cubic feet (283 liters) during each 3 test-fuel charge test-burn. If this volume cannot be sampled in the test-burn time period, two ESS samplers must be utilized to sample fireplace emissions simultaneously during each test-burn. If emissions results from the two ESSs are different by more than 10 percent of the lower emissions-factor result, the test-burn results are invalid. An arithmetic average is calculated for test-burn results when two ESSs are utilized.

**31.203.12.5 Equipment Preparation and Sample Processing Procedures.**

**31.203.12.5.1.** Prior to emissions testing, the ESS unit shall be prepared with a new, tared glass-fiber filter and a clean XAD-2 sorbent-resin cartridge. Within 3 hours after testing is completed, the stainless steel sampling probe, Teflon® sampling line, filter holder, and XAD-2 cartridge(s) shall be removed from the test site and transported to the laboratory for processing. Each component of the ESS sampler shall be processed as follows:

1. Filter: The glass fiber filter (4 inches (102 mm) in diameter) shall be removed from the ESS filter housing and placed in a petri dish for desiccation and gravimetric analysis.
2. XAD-2 sorbent-resin cartridge: The sorbent-resin cartridge shall be extracted in a Soxhlet extractor with dichloromethane for 24 hours. The extraction solution shall be transferred to a tared glass beaker and evaporated in an ambient-air dryer. The beaker with dried residue shall then be desiccated to constant weight (less than  $\pm 0.5$  mg change within a 2-hour period), and the extractable residue shall be weighed.
3. ESS hardware: All hardware components which are in the flue-gas sample stream (stainless steel probe, Teflon®

sampling line, stainless steel filter housing, and all other Teflon® and stainless steel fittings) through the top of the sorbent-resin cartridge, shall be cleaned with a solvent mixture of 50 percent dichloromethane and 50 percent methanol. The cleaning solvent solutions shall be placed in tared glass beakers, evaporated in an ambient-air dryer, desiccated to constant weight (less than  $\pm 0.5$  mg change within a 2-hour period), and weighed.

EPA Method 5H procedures (40 CFR Part 60, Appendix A) for desiccation and weighing time intervals shall be followed for steps 1 through 3 above.

**31.203.12.5.2** The ESS shall be serviced both at the start and end of a fireplace testing period. During installation, leak checks shall be performed; the thermocouples, fuel-weighting scale, and oxygen-cell shall be calibrated, and the data logger shall be programmed. At the end of the test period, final calibration, and leak-check procedures shall again be performed, and the ESS sampling line, filter housing, XAD-2 cartridge, sampling probe, and Tedlar® bag shall be removed, sealed, and transported to the laboratory for analysis. If the pre-test and post-test leak checks of the ESS system exceed 0.00033 liters per second, the test-burn emission results shall be invalid.

**31.203.12.6 Data Processing and Quality Assurance.**

**31.203.12.6.1** Upon returning to the laboratory facilities, the data file (computer disk) shall be reviewed to check for proper equipment operation. The data-logger data files, log books, and records maintained by field staff shall be reviewed to ensure sample integrity.

The computer-logged data file shall be used in conjunction with the ESS particulate samples and sample-gas bag analyses to calculate the emission factor, emission rate, and fireplace operational parameters. An example ESS results report is presented in Table 31-2-A.

**31.203.12.6.2 Burning Period.** The total burning period is calculated by:

Total Burning Period = (Length of each sample cycle) x (Number of flue temperature readings over 25°F (14°C) greater than the ambient temperature of the test facility).

**WHERE:**

1. Length of each sample cycle: The time between each temperature recording as configured in the CONLOG software settings (standardized at 5 minutes).
2. Number of flue temperature readings during fireplace use: The total number of temperature readings when the calibrated temperature value was more than 25°F (14°C) greater than the ambient temperature of the test facility.

**31.203.12.6.3 Particulate Emissions.**

**31.203.12.6.3.1 ESS Particulate Emission Factor.** The equation for the total ESS particulate emission factor for each test-burn presented below produces reporting units of grams per dry kilogram of fuel burned (g/kg):

$$\text{Particulate emission factor (g/kg)} = \frac{(\text{Particulate Catch}) \times (\text{Stoichiometric Volume}) \times (\text{Flue-gas Dilution Factor})}{(\text{Sampling Time}) \times (\text{Sampling Rate})}$$

**WHERE:**

1. Particulate Catch: The total mass, in grams, of particulate material caught on the filter, in the XAD-2 resin cartridge (semi-volatile compounds); and in the probe clean-up and rinse solutions.

2. Stoichiometric Volume: Stoichiometric volume is the volume of dry air needed to completely combust one dry kilogram of fuel with no "excess air". This value is determined by using a chemical reaction balance between the specific fuel being used and the chemical components of air. The stoichi-

ometric volume for Douglas fir is 86.78 cubic feet per pound (5 404 liters per dry kilogram) at 68°F (20°C) and 29.92 inches (760 mm) of mercury pressure.

3. Flue-gas Dilution Factor: The degree to which the sampled combustion gases have been diluted in the flue by air in excess of the stoichiometric volume (called excess air). The dilution factor is obtained by using the average sampled carbon dioxide and carbon monoxide values obtained from the sample gas bag analyses and the following equation.

$$\text{Flue-Gas Dilution Factor} = \frac{18.53 + ((1 - (\frac{\text{CO}_2 + 1/2 \text{CO}}{100})) \times 2.37)}{(\text{CO}_2 + 1/2 \text{CO})}$$

Note: Multiplying the g/kg emission factor by the burn rate (dry kg/hr) yields particulate emissions in grams per hour (g/hr). Burn rate is calculated by the following equation:

$$\text{Burn Rate (kg/hr)} = \frac{\text{Total Fuel (kg)}}{\text{Total Burn Period (hours)}}$$

**WHERE:**

Total Fuel is the total fuel added during the entire test-burn minus the remaining unburned materials at the end of the test-burn.

4. Sampling Time: The number of minutes the sampler pump operated during the total test-burn period.

5. Sampling Rate: Sampling rate is controlled by the critical orifice installed in the sampler. The actual calibrated sampling rate is used here.

obtained in Section 31.203.12.6.1 are converted to be equivalent to the U.S. EPA Method 5H emissions factor results by the following equation:

$$1.254 + (0.302 \times \text{PEF}) + (1.261 \times 10^{-\text{PEF}})$$

**WHERE:**

PEF is the ESS-measured particulate emission factor for a test-burn.

**31.203.12.6.3.2 EPA Method 5H Particulate Emissions.** ESS-measured emissions factors submitted to DOE for approval must first be converted to U.S. EPA Method 5H equivalents. The ESS particulate emissions factor results

**31.203.12.6.4 CO Emissions.** The carbon monoxide (CO) emission factor equation produces grams of CO per dry kilogram of fuel burned. The grams per kilogram equation includes some equation components described above.

$$\text{CO emission factor (g/kg)} = \frac{(\text{Fraction CO}) \times (\text{Stoich. Volume}) \times (\text{Dilution Factor}) \times (\text{Molecular Weight of CO})}{(24.45 \text{ L/mole})}$$

**WHERE:**

1. Fraction CO: The fraction of CO measured in the gas sampling bag.

Note: Percent CO divided by 100 gives the fraction CO.

2. Molecular Weight of CO: The gram molecular weight of CO, 28 pounds per pound-mole (28.0 g/g-mole).

Multiplying the results of the above equation by the burn rate (dry kg/hr) yields the grams per hour (g/hr) CO emission rate.

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Table 31-2-A Example ESS Data Results Format

**ESS Emission Results**

Test Facility Location:           xxxx  
 Test Laboratory:                xxxx  
 Test-Burn Number:               xxxx  
 Start Time/Date:                xxxx  
 End Time/Date:                 xxxx  
 Fireplace Model:                 xxxx

**TIME**

Total Test Period               152.3 hours  
 Total Burn Time                 64.6 hours  
 Flue >25 Degrees F  
 above ambient temperature     42.4 %

**CARBON MONOXIDE EMISSIONS**

Gram / Kilogram                 48.0 g/kg  
 Gram / Hour                     64.0 g/hr  
 Gram / Cubic Meter             1.25 g/m<sup>3</sup>

**ESS SETTINGS**

ESS Sample Rate                 1.004 l/min  
 Sample Cycle                    5.0 min  
 Sample Time / Sample Cycle   0.443 min

**AVERAGE TEMPERATURES**

Fuel-Gas Temperatures         275 °F  
                                       135 °C  
 Flue Exit Temperature         308 °F  
                                       154 °C  
 Test Facility Ambient Temperature   66 °F  
                                       19 °C

**TEST FUEL**

Total Fuel Used (wet weight)   101.3 kg  
 Ave. Fuel Moisture (dry basis)  17.7 %  
 Total Fuel Used (dry weight)   86.1 kg  
 Average Test-Fuel Charge       14.5 kg  
 Average Burn Rate               1.33 dry  
 kg/hr

**AVERAGE FLUE-GAS CONCENTRATIONS**

Flue Oxygen (SE)                18.15 %  
 Flue Oxygen (gas bag or analyzer)  18.05 %  
 Flue CO (gas bag or analyzer)   0.10 %  
 Flue CO<sub>2</sub> (gas bag or analyzer)  2.60 %

**PARTICULATE EMISSIONS  
 (EPA Method 5H Equivalents)**

Gram / Kilogram                 2.6 g/kg  
 Gram / Hour                     3.4 g/hr  
 Gram / Cubic Meter             0.06 g/m<sup>3</sup>

**BREAKDOWN OF ESS PARTICULATE SAMPLE**

Rinse                             25.5 mg  
 XAD                              6.3 mg  
 Filter                            15.7 mg  
 Blank                             0.0 mg  
**TOTAL**                         47.4 mg

Notes:  
 NM = Not Measured, NA = Not Applicable, NU = Not Used  
 Total time flue temperature greater than 25 °F over ambient temperature.

TEST PERFORMED BY: XYZ Testing International, Olympia Washington, 98504

**31.203.13 Calibrations.**

**31.203.13.1 Balance.** Before each certification test, the balance used for weighing test-fuel charges shall be audited by weighing at least one calibration weight (Class F) that corresponds to 20 percent to 80 percent of the expected test-fuel charge weight. If the scale cannot reproduce the value of the calibration weight within 0.1 lb (0.05 kg) or 1 percent of the expected test-fuel charge weight, whichever is greater, re-calibrate the scale before use with at least five calibration weights spanning the operational range of the scale.

**31.203.13.2 Temperature Monitor.** Calibrate the temperature monitor before the first certification test and semiannually thereafter.

**31.203.13.3 Fuel Moisture Meter.** Calibrate the fuel moisture meter as per the manufacturer's instructions before each certification test.

**31.203.13.4 Anemometer.** Calibrate the anemometer as specified by the manufacturer's instructions before the first certification test and semiannually thereafter.

**31.203.13.5 Barometer.** Calibrate the barometer against a mercury barometer before the first certification test and semiannually thereafter.

**31.203.13.6 Draft Gauge.** Calibrate the Draft Gauge as per the manufacturer's instructions; a liquid manometer does not require calibration.

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**31.203.13.7 ESS.** The ESS shall be calibrated as specified in Section 31.203.12.1.

**31.203.14 Reporting Criteria.** Submit both raw and reduced data for all fireplace tests. Specific reporting requirements are as follows:

**31.203.14.1 Fireplace Identification.** Report fireplace identification information including manufacturer, model, and serial number. Include a copy of fireplace installation and operation manuals.

**31.203.14.2 Test Facility Information.** Report test facility location, temperature, and air velocity information.

**31.203.14.3 Test Equipment Calibration and Audit Information.** Report calibration and audit results for the test-fuel balance, test-fuel moisture meter, analytical balance, and sampling equipment including volume metering systems and gaseous analyzers.

**31.203.14.4 Pretest Information and Conditions.** Report all pretest conditions including test-fuel charge weight, fireplace temperatures, and air supply settings.

**31.203.14.5 Particulate Emission Data.** Report a summary of test results for all test-burns conducted and the arithmetically averaged emission factor for all test-burns used for certification. Submit copies of all data sheets and other records collected during the testing. Submit examples of all calculations.

**31.203.14.6 Required Test Report Information and Suggested Format.** Test report information requirements to be provided to DOE for approval/certification of fireplaces are presented in this Standard. The requirements are presented here in a recommended report format.

#### **31.203.14.6.1 Introduction.**

1. Purpose of test: Certification or audit.
2. Fireplace identification: Manufacturer, model number, catalytic/non-catalytic, and options. Include a copy of fireplace installation and operation manuals.
3. Laboratory: Name, location, and participants.
4. Test information: Date fireplace was received, date of tests, sampling methods used, and number of test-burns.

#### **31.203.14.6.2 Summary and Discussion of Results.**

1. Table of results: Test-burn number, burn rate, particulate emission factor (in U.S. EPA Method 5H equivalents), efficiency (if determined), and averages (indicate which test-burns are used).
2. Summary of other data: Test facility conditions, surface temperature averages, catalyst temperature averages, test-fuel charge weights, and test-burn times.
3. Discussion: Specific test-burn problems and solutions.

#### **31.203.14.6.3 Process Description.**

1. Fireplace dimensions: Volume, height, width, length (or other linear dimensions), weight, and hearth area.
2. Firebox configuration: Air supply locations and operation, air supply introduction location, refractory location and dimensions, catalyst location, baffle and by-pass location and operation (include line drawings and photographs).
3. Process operation during test: Air supply settings and adjustments, fuel bed adjustments, and draft.
4. Test fuel: Test fuel properties (moisture and temperature), test fuel description (include line drawing or photograph), and test fuel charge density.

**31.203.14.6.4 Sampling Locations.** Describe sampling location relative to fireplace. Include linedrawings and photographs.

#### **31.203.14.6.5 Sampling and Analytical Procedures.**

1. Sampling methods: Brief reference to operational and sampling procedures, and optional and alternative procedures used.
2. Analytical methods: Brief description of sample recovery and analysis procedures.

#### **31.203.14.6.6 Quality Control and Assurance Procedures and Results.**

1. Calibration procedures and results: Certification, sampling, and analysis procedures.
2. Test method quality control procedures: Leak-checks, volume-meter checks, stratification (velocity) checks, and proportionality results.

#### **31.203.14.6.7 Appendices.**

1. **Results and Example Calculations.** Include complete summary tables and accompanying examples of all calculations.
2. **Raw Data.** Include copies of all uncorrected data sheets for sampling measurements, temperature records, and sample recovery data. Include copies of all burn rate and fireplace temperature data.
3. **Sampling and Analytical Procedures.** Include detailed description of procedures followed by laboratory personnel in conducting the certification test, emphasizing particularly, parts of the procedures differing from the prescribed methods (e.g., DOE approved alternatives).
4. **Calibration Results.** Summary of all calibrations, checks, and audits pertinent to certification test results including dates.
5. **Participants.** Test personnel, manufacturer representatives, and regulatory observers.
6. **Sampling and Operation Records.** Copies of uncorrected records of activities not included on raw data sheets (e.g., fireplace door open times and durations).

**7. Additional Information.** Fireplace manufacturer's written instructions for operation during the certification test and copies of the production-ready (print-ready) temporary and permanent labels required in Section 31.208 shall be included in the test report prepared by the test laboratory.

### 31.203.14.7 References.

1. Code of Federal Regulations, U.S. EPA Title 40, Part 60, Subpart AAA and Appendix A (40 CFR Part 60).

2. Barnett, S. G. and P. G. Fields, 1991, "In-Home Performance of Exempt Pellet Stoves in Medford, Oregon," prepared for U.S. Department of Energy, Oregon Department of Energy, Tennessee Valley Authority, and Oregon Department of Environmental Quality, July 1991.

3. Barnett, S. G. and R. R. Roholt, 1990, "In-Home Performance of Certified Pellet Stoves in Medford and Klamath Falls, Oregon," prepared for the U.S. Department of Energy, 1990.

4. Barnett, S. G., 1990, "Field Performance of Advanced Technology Woodstoves in Glens Falls, New York, 1988-1989," for New York State Energy Research and Development Authority, U.S. EPA, Coalition of Northeastern Governors, Canadian Combustion Research Laboratory, and the Wood Heating Alliance, December 1989.

### Section 31.204—Approval procedure for fireplaces.

On or after the effective date of this regulation, a manufacturer or builder of a fireplace who wishes to have a fireplace model line or fireplace design designated as an approved (or certified) fireplace, shall submit to DOE for its review the following information:

**31.204.1** Manufacturer name and street address, model or design identification, construction specifications, and drawings of the firebox and required chimney system.

**31.204.2** A test report prepared in accordance with Section 31.203.14.6 showing that testing has been conducted by a DOE approved and U.S. EPA accredited laboratory, and that the arithmetically averaged particulate emission factors for that fireplace model line or design, tested in accordance with UBC Standard Section 31.202, does not exceed 7.3 g/kg (U.S. EPA Method 5H equivalent as determined in Section 31.203.12.6.3.2) for a factory-built fireplace model lines or designs or 12.0 g/kg (U.S. EPA Method 5H equivalent as determined in Section 31.203.12.6.3.2) for new certified masonry fireplace model lines or designs. After January 1, 1999, particulate emission factors for factory-built and new certified masonry fireplace model lines or designs shall not exceed 7.3 g/kg (U.S. EPA Method 5H equivalents as determined in Section 31.203.12.6.3.2).

### Section 31.205—Approval of non-tested fireplaces.

On or after the effective date of this regulation, DOE may grant approval for a fireplace model line or design that has not been tested pursuant to Section 31.204 upon submission of the following by the applicant:

**31.205.1** Manufacturer name and street address, model or design identification, construction specifications, and drawings of the internal assembly system.

**31.205.2** Documentation from an EPA accredited laboratory that the model is a fireplace within the definition of this regulation, has substantially the same core construction as a model already tested by a DOE approved and EPA accredited laboratory, and is substantially similar to the approved model in internal assembly design, combustion function, and probable emissions performance as listed in Section 31.204.2.

### Section 31.206—Approval through alternative test protocol.

As provided in Section 31.202.4, an alternative testing protocol may be submitted by a DOE approved and EPA accredited laboratory for acceptance by DOE as equivalent to Uniform Building Code Standard 31-2.

### Section 31.207—Approval termination.

All fireplace model line or design approvals shall terminate five years from the approval date. Previously approved fireplace model line and/or design may be granted re-approval (re-certification) upon application to and review by DOE. No testing shall be required for fireplace model line or design re-approvals unless DOE determines that design changes have been incorporated into the fireplace that could adversely affect the emissions factor, or testing is otherwise stipulated by DOE.

DOE may revoke a fireplace model line or design approval certification if it is determined that the fireplaces being produced in a specific model line do not comply with the requirements of Section 31.200. Such a determination shall be based on all available evidence, including:

1. Test data from a retesting (audit test) of the original unit on which the certification test was conducted or a sample unit from the current model line;
2. A finding that the certification test was not valid;
3. A finding that the labeling of the fireplace does not comply with the requirements of Section 31.200;
4. Failure by the fireplace manufacturer (builder) to comply with reporting and record keeping requirements under Section 31.200;
5. Physical examination showing that a significant percentage of production units inspected are not similar in all material respects to the fireplace submitted for testing; or
6. Failure of the manufacturer to conduct a quality assurance program in conformity with Section 31.208.

Revocation of certification under this section shall not take effect until the manufacturer (builder) concerned has been given written notice by DOE setting forth the basis for the proposed determination and an opportunity to request a hearing.

**Section 31.208—Quality control.**

Once within 30 days of each annual anniversary after the initial approval/certification, a DOE approved and U.S. EPA accredited laboratory shall inspect the most recently produced fireplace of an approved model line or design at its manufacturing location (site, if site-built) to document adherence to the approved/certified fireplace design specifications. If no fireplaces of an approved model line or design were produced (built) during the previous 12 months, no inspection is required.

An inspection report for each approved fireplace model line or design must be submitted to DOE within 30 days after the inspection date. The inspection report shall include, as a minimum, the model identification and serial number of the fireplace inspected, the location where the model was inspected, the names of the manufacturer's and/or builder's representatives present, the date of inspection, and a description of any changes made to the approved fireplace model line or design since the last inspection. The U.S. EPA accredited laboratory which conducts the annual quality control inspection is responsible for auditing the content and format of all labels to be applied to approved fireplaces as stipulated in Section 31.209.

A fireplace model line or design shall be re-tested in accordance with Section 31.202 if it is determined during inspection that design changes have been incorporated into the approved/certified fireplace design which adversely affect the fireplace particulate emissions factor. Design elements which can affect fireplace particulate emissions include:

1. Grate placement and height;
2. Air supply minimum and maximum controls;
3. Usable hearth area; and
4. Firebox height, width, and length dimensions.

**Section 31.209—Permanent label, temporary label and owner's manual.**

**31.209.1 Labels and the Owner's Manual.** Labels and owner's manual shall be prepared and installed in all certified "For Sale" fireplaces as specified in U.S. EPA 40 CFR Part 60, Section 60.536. Information that shall be presented on all labels includes:

1. Manufacturer's or builder's name, address, and phone number;
2. Model number and/or name;
3. Month and year of manufacture;
4. Starting and ending dates for the 5-year approval period;
5. If a fireplace was tested and approved with an emissions control device which is not an integral part of the fireplace structure, the label shall state that "The fireplace can not be sold or installed without the specified emissions control device in place and operational.";

6. On certified fireplaces the statement: "This appliance has been tested and has demonstrated compliance with Washington State amendment to the UBC Standard, Chapter 31-2 requirements."

**Section 31.210—List of approved fireplaces.**

DOE shall maintain a list of approved fireplace model lines and designs, and that list shall be available to the public.

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

**WSR 01-02-096****PERMANENT RULES****BUILDING CODE COUNCIL**

[Filed January 3, 2001, 11:36 a.m., effective July 1, 2001]

Date of Adoption: November 17, 2000.

Purpose: To make changes to the Washington state amendments to the 1997 Uniform Fire Code (chapters 51-44 and 51-45 WAC).

Citation of Existing Rules Affected by this Order: Amending chapter 51-44 WAC, Sections 103.2.1.1, 105.8, 207, 216, 219, 1007.2.12.10, 1007.3.3.3.4, 1102.3.1, 1102.4.1, 1109.8.3, 2501.9.3, 2501.9.6.2, 5201.1, 7901.2.2, 7904.5.4.2.

Statutory Authority for Adoption: RCW 19.27.031, 19.27.074.

Adopted under notice filed as WSR 00-16-132 on August 2, 2000.

Changes Other than Editing from Proposed to Adopted Version: The proposed amendments to the following sections were **not** adopted: Chapter 51-44 WAC, Sections 2501.17, 6106, 6307.1, 6309, 8001.3.2, 8102, and WAC 51-45-10100 (Standard 10-1).

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 15, 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 15, Repealed 0.

Effective Date of Rule: July 1, 2001.

January 3, 2001

Tim Nogler

for Jim Lewis

Council Vice Chair

**AMENDATORY SECTION** (Amending WSR 98-02-053, filed 1/6/98, effective 7/1/98)

**WAC 51-44-0103 Section 103—Inspection and enforcement.**

**103.2.1.1 General.** The chief is authorized to administer and enforce this code. ~~((Exception: Medical Gas Systems, Section 7404.2.3))~~ Under the chief's direction, the fire department is authorized to enforce all ordinances of the jurisdiction pertaining to:

1. The prevention of fires,
2. The suppression or extinguishment of dangerous or hazardous fires,
3. The storage, use and handling of hazardous materials,
4. The installation and maintenance of automatic, manual and other private fire alarm systems and fire-extinguishing equipment,
5. The maintenance and regulation of fire escapes,
6. The maintenance of fire protection and the elimination of fire hazards on land and in buildings, structures and other property, including those under construction,
7. The maintenance of means of egress, and
8. The investigation of the cause, origin and circumstances of fire and unauthorized releases of hazardous materials.

For authority related to control and investigation of emergency scenes, see Section 104.

**NEW SECTION**

**WAC 51-44-0105 Section 105.8—Permit required.**

**105.8 f.3 Flammable or combustible liquids.** See Article 79.

1. To use or operate, repair or modify a pipeline for the transportation of flammable or combustible liquids.
2. To store, handle or use Class I liquids in excess of 5 gallons (18.9 L) in a building or in excess of 10 gallons (37.9 L) outside of a building, except that a permit is not required for the following:
  - 2.1 The storage or use of Class I liquids in the fuel tank of a motor vehicle, aircraft, motorboat, mobile power plant or mobile heating plant, unless such storage, in the opinion of the chief, would cause an unsafe condition.
  - 2.2 The storage or use of paints, oils, varnishes or similar flammable mixtures when such liquids are stored for maintenance, painting or similar purposes for a period of not more than 30 days.
3. To store, handle or use Class II or Class III-A liquids in excess of 25 gallons (94.6 L) in a building or in excess of 60 gallons (227.1 L) outside a building, except for fuel oil used in connection with oil-burning equipment.

4. To remove Class I or Class II liquids from an underground storage tank used for fueling motor vehicles by any means other than the approved, stationary on-site pumps normally used for dispensing purposes.

5. To install, construct, alter or operate tank vehicles, equipment, tanks, plants, terminals, wells, fuel-dispensing stations, refineries, distilleries and similar facilities where flammable and combustible liquids are produced, processed, transported, stored, dispensed or used.

6. To install, alter, remove, abandon, place temporarily out of service or otherwise dispose of a flammable or combustible liquid tank.

7. To change the type of contents stored in a flammable or combustible liquid tank to a material other than that for which the tank was designed and constructed.

8. To fuel motor vehicles directly from a tank vehicle, or to operate a site where motor vehicles are fueled directly from tank vehicles.

**AMENDATORY SECTION** (Amending WSR 98-02-053, filed 1/6/98, effective 7/1/98)

**WAC 51-44-0200 Article 2—Definitions and abbreviations.**

**SECTION 206 - E.**

**ELECTRICAL CODE** is the National Electrical Code, promulgated by the National Fire Protection Association, as adopted in chapter 296-46 WAC, or the locally adopted Electrical Code.

**SECTION 207 - F.**

**FAMILY CHILD DAY CARE HOME** is a child day care facility, licensed by the state, located in the family abode of the person or persons under whose direct care and supervision the child is placed, for the care of twelve or fewer children, including children who reside at the home.

**SECTION 216 - O.**

**Group E Occupancies:**

Group E Occupancies shall be:

**Division 1.** Any building used for educational purposes through the 12th grade by 50 or more persons for more than 12 hours per week or four hours in any one day.

**Division 2.** Any building used for educational purposes through the 12th grade by less than 50 persons for more than 12 hours per week or four hours in any one day.

**Division 3.** Any building or portion thereof used for day-care purposes for more than six persons.

**EXCEPTION:** Family child day care homes ((as defined in chapter 51-40 WAC, Uniform Building Code,)) shall be considered Group R, Division 3 Occupancies.

**Group LC Occupancies:**

Group LC Occupancies shall be:

Group LC Occupancies shall include buildings, structures, or portions thereof, used for the business of providing licensed care to clients in one of the following categories regulated by either the Washington Department of Health or the Department of Social and Health Services:

- 1. ~~((Adult family home.~~
- 2.)) Adult residential rehabilitation facility.
- ~~((3.))~~ 2. Alcoholism intensive inpatient treatment service.
- ~~((4.))~~ 3. Alcoholism detoxification service.
- ~~((5.))~~ 4. Alcoholism long term treatment service.
- ~~((6.))~~ 5. Alcoholism recovery house service.
- ~~((7.))~~ 6. Boarding home.
- ~~((8.))~~ 7. Group care facility.
- ~~((9.))~~ 8. Group care facility for severely and multiple handicapped children.
- ~~((10.))~~ 9. Residential treatment facility for psychiatrically impaired children and youth.

EXCEPTION: Where the care provided at an alcoholism detoxification service is acute care similar to that provided in a hospital, the facility shall be classified as a Group I, Division 1.1 hospital.

**Group R Occupancies:**

Group R Occupancies shall be:

**Division 1.** Hotels and apartment houses. Congregate residences (each accommodating more than 10 persons).

**Division 2.** Not used.

**Division 3.** Dwellings, family child day care homes (~~as defined in chapter 51-40 WAC, Uniform Building Code~~), adult family homes, and lodging houses. Congregate residences (each accommodating 10 persons or less).

**OPEN BURNING** is the burning of a bonfire, rubbish fire or other fire in an outdoor location where fuel being burned is not contained in an incinerator, outdoor fireplace, barbecue grill or barbecue pit. (~~See chapter 173-425 WAC.~~)

**SECTION 219 - R.**

**RECREATIONAL FIRE** is the burning of materials other than rubbish where fuel being burned is not contained in an incinerator, outdoor fireplace, barbecue grill or barbecue pit and with a total fuel area of 3 feet (914 mm) or less in diameter and 2 feet (610 mm) or less in height for pleasure, religious, ceremonial, cooking or similar purposes. (~~See chapter 173-425 WAC.~~)

AMENDATORY SECTION (Amending WSR 98-02-053, filed 1/6/98, effective 7/1/98)

**WAC 51-44-1007 Section 1007—Fire alarm systems.**

**1007.1.3** Where new construction or modification is to be in compliance with adopted chapter 51-40 WAC, Chapter 11,

alarm modifications shall be designed to be compatible with the requirements of UFC Article 10.

~~((1007.2.12.10—Accessible buildings.~~

~~1007.2.12.10.1 General.~~ Alarm systems in buildings which are required to have accessible building facilities shall include both audible and visible alarms. All devices shall be listed or approved. The alarm devices shall be located in all accessible sleeping accommodations and common use areas, including toilet rooms and bathing facilities, hallways, and lobbies.

EXCEPTIONS: 1. Alarm systems in Group I, Division 1.1 and 1.2 Occupancies may be modified to suit standard health care design practice.  
2. Visible alarms are not required in Group R, Division 1 apartment buildings.

~~1007.2.12.10.2 Alarms.~~

~~1007.2.12.10.2.1 Audible alarms.~~ Audible alarms shall produce a sound in accordance with UFC Standard 10-2. Audible alarms shall exceed the prevailing equivalent sound level in the room or space by at least 15 decibels, or shall exceed any maximum sound level with a duration of 30 seconds by 5 decibels, whichever is louder. Sound levels for alarm signals shall not exceed 120 decibels.

~~1007.2.12.10.2.2 Visible alarms.~~ Visible alarm signal appliances shall be integrated into the building or facility alarm system. All devices shall be listed or approved. Where single-station audible alarms are provided, single-station visible alarm signals shall be provided.

EXCEPTION: Visible alarms are not required in Group R, Division 1 apartment buildings.

Visible alarms shall be located per nationally recognized standards, NFPA 72, 1993 edition, and ANSI 117.1, 1992, shall be considered equivalent facilitation.

~~1007.2.12.10.2.3 Access to manual fire alarm systems.~~ Manual fire alarm devices shall be mounted at least 36 inches (914.4 mm) and not more than 54 inches (1371.6 mm) above the floor where a parallel approach is provided. Where a parallel approach cannot be provided the height shall not exceed 48 inches (1219.2 mm).))

**1007.3.3.3.4 Visual alarms.** Where provided, alarm systems shall include both audible and visual alarms. Visual alarm devices shall be located in hotel guest rooms as required by the building code (see UBC Washington State Amendments, Section 1105.4.9); assembly areas; accessible public- and common-use areas, including toilet rooms and bathing facilities; hallways; and lobbies. (See UBC Washington State Amendments, Section 1106.15.2, for additional information about visual signals.)

NEW SECTION

**WAC 51-44-1102 Section 1102—Incineration, open burning and commercial barbecue pits.**

**1102.3.1 General.** Open burning shall be conducted in accordance with Section 1102.3. Open burning shall also be

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conducted as required by other governing agencies regulating emissions. See chapter 173-425 WAC.

EXCEPTION: Recreational fires shall be in accordance with Section 1102.4.

1102.4.1 General. Recreational fires shall be in accordance with Section 1102.4. See also chapter 173-425 WAC.

AMENDATORY SECTION (Amending WSR 98-02-053, filed 1/6/98, effective 7/1/98)

WAC 51-44-1109 Section 1109—Control of sources of ignition.

1109.8.3 Religious ceremonies. Participants in religious ceremonies shall not be precluded from carrying hand-held candles. See RCW 19.27.031(3).

AMENDATORY SECTION (Amending WSR 98-02-053, filed 1/6/98, effective 7/1/98)

WAC 51-44-2500 Article 25—Places of assembly.

2501.9.3 Width with Fixed Seats. Aisles in assembly occupancies with fixed seats shall comply with Section 2501.9.3. The clear width of aisles shall be based on the number of occupants within the portion of the seating areas served by the aisle.

The clear width of an aisle in inches shall not be less than the occupant load served by the aisle multiplied by 0.3 for aisles with slopes greater than 1 unit vertical to 8 units horizontal (12.5% slope) and not less than 0.2 for aisles with a slope of 1 unit vertical to 8 units horizontal (12.5% slope) or less. In addition, when the rise of steps in aisles exceeds 7 inches (178 mm), the aisle clear width shall be increased by 1 1/4 inches (32 mm) for each 100 occupants or fraction thereof served for each 1/4 inch (6.35 mm) of riser height above 7 inches (178 mm).

EXCEPTION: For buildings with smoke-protected assembly seating and for which an approved life-safety evaluation is conducted, the minimum clear width of aisles and other means of egress may be in accordance with Table 2501-B. For Table 2501-B, the number of seats specified must be within a single assembly area, and interpolation shall be permitted between the specified values shown. If Table 2501-B is used the minimum clear widths shown shall be modified in accordance with the following:

(1. Factor A: If risers exceed 7 inches (178 mm) in height, multiply the stair width in the tables by factor A, where:

A = 1 + (riser height - 7.0 inches) / 5

For SI:

A = 1 + (riser height - 178mm) / 127

2. Factor B: Stairs not having a handrail within a 30-inch (760 mm) horizontal distance shall be 25 percent wider than otherwise calculated. Multiply by factor B, where B = 1.25.

3. Factor C: Ramps steeper than 1 unit vertical in 10 units horizontal (10% slope) where used in ascent shall be 10 percent wider than otherwise calculated. Multiply by factor C, where C = 1.10.

Where egress is possible in two directions, the width of such aisles shall be uniform throughout their length.

When aisles converge to form a single path of exit travel, the aisle width shall not be less than the combined required width of the converging aisles.

In assembly rooms with fixed seats arranged in rows, the clear width of aisles shall not be less than set forth above and not less than the following:

Forty-eight inches (1219 mm) for stairs having seating on both sides.

Thirty-six inches (914 mm) for stairs having seating on one side.

Twenty-three inches (584 mm) between a stair handrail and seating when the aisles are subdivided by the handrail.

Forty-two inches (1067 mm) for level or ramped aisles having seating on both sides.

Thirty-six inches (914 mm) for level or ramped aisles having seating on one side.

Twenty-three inches (584 mm) between a stair handrail and seating when an aisle does not serve more than five rows on one side.))

1. Where risers exceed 7 inches (178 mm) in height, multiply the stairway width in the tables by factor A, where:

A = 1 + (riser height - 7.0 inches) / 5 (4-1)

For SI: A = 1 + (riser height - 178 mm) / 127

Where risers do not exceed 7 inches (178 mm) in height, A = 1.

2. Stairways not having a handrail within a 30-inch (762 mm) horizontal distance shall be 25 percent wider than otherwise calculated, i.e., multiply by B = 1.25. For all other stairs, B = 1.

3. Ramps steeper than 1 unit vertical in 10 units horizontal (10% slope) where used in ascent shall have their width increased by 10 percent, i.e., multiply by C = 1.10. For ramps not steeper than 1 unit vertical in 10 units horizontal (10% slope), C = 1. Where fixed seats are arranged in rows, the clear width of aisles shall not be less than set forth above or less than the following minimum widths:

3.1 Forty-eight inches (1219 mm) for stairways having seating on both sides.

3.2 Thirty-six inches (914 mm) for stairways having seating on one side.

3.3 Twenty-three inches (584 mm) between a stairway handrail and seating where the aisles are subdivided by the handrail.

3.4 Forty-two inches (1067 mm) for level or ramped aisles having seating on both sides.

3.5 Thirty-six inches (914 mm) for level or ramped aisles having seating on one side.

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3.6 Twenty-three inches (584 mm) between a stairway handrail and seating where an aisle does not serve more than five rows on one side.

Where exit access is possible in two directions, the width of such aisles shall be uniform throughout their length. Where aisles converge to form a single path of exit travel, the aisle width shall not be less than the combined required width of the converging aisles.

**2501.9.5 Ramp slope.** The slope of ramped aisles shall not be more than 1 unit vertical in 8 units horizontal (12.5 percent slope). Ramped aisles shall have a slip-resistant surface.

EXCEPTION: When provided with fixed seating, theaters may have a slope not steeper than 1 unit vertical to 5 units horizontal (20 percent slope).

**2501.9.6.2 When required.** Aisles with a slope steeper than 1 unit vertical to 8 units horizontal (12.5 percent slope) shall consist of a series of risers and treads extending across the entire width of the aisle, except as provided in subsection 2501.9.5.

The height of risers shall not be more than ((7)) 8 inches ((178)) 203 mm or less than 4 inches (102 mm) and the tread run shall not be less than 11 inches (279 mm). The riser height shall be uniform within each flight and the tread run shall be uniform throughout the aisle. Variations in run or height between adjacent treads or risers shall not exceed 3/16 inch (4.8 mm). A contrasting marking stripe or other approved marking shall be provided on each tread at the nosing or leading edge such that the location of each tread is readily apparent when viewed in descent. Such stripe shall be a minimum of 1 inch (25.4 mm) wide and a maximum of 2 inches (51 mm) wide.

EXCEPTION: When the slope of aisle steps and the adjoining seating area is the same, the riser heights may be increased to a maximum of 9 inches (229 mm) and may be nonuniform but only to the extent necessitated by changes in the slope of the adjoining seating area to maintain adequate sightlines. Variations may exceed 3/16 inch (4.8 mm) between adjacent risers provided the exact location of such variations is identified with a marking stripe on each tread at the nosing or leading edge adjacent to the nonuniform riser. The marking stripe shall be distinctively different from the contrasting marking stripe.

**2501.17 Candles and other open-flame devices.** Candles and other open-flame devices shall not be used in places of assembly or in drinking or dining establishments.

EXCEPTIONS: 1. When used in conjunction with approved heating or cooking appliances in areas not accessible to the public.  
2. When used in conformance with Section 1109.8.  
3. When used in conformance with Section 8203.2.1.8.  
4. Hand-held candles carried by participants in religious ceremonies. (See RCW 19.27.031(3).)

**AMENDATORY SECTION** (Amending WSR 98-02-053, filed 1/6/98, effective 7/1/98)

**WAC 51-44-5200 Article 52—Motor vehicle fuel-dispensing stations.**

**5201.1 Scope.** Automotive, marine and aircraft motor vehicle fuel-dispensing stations shall be in accordance with Arti-

cle 52 and UFC Standard 52-1. Such operations shall include both public accessible and private operations. ((Flammable and combustible liquids and LP-gas shall also be in accordance with Articles 79 and 82.

EXCEPTION: Class II or III liquids may be transferred from tank vehicles into fuel tanks of motor vehicles when approved by the chief, and under the following conditions:

1. Only diesel fuel will be allowed and each premises shall require a separate permit issued in accordance with Section 105;
2. Tank vehicles shall meet the requirements of the U.S. Department of Transportation (DOT) and UFC Standard 79-4 and as approved by the chief;
3. The tank vehicle, while in service, shall not be left unattended. Tank vehicles with fuel in the cargo tank shall not be left unattended;
4. A fire extinguisher with a classification of 2A-20BC shall be readily available at the fueling site;
5. There shall be signs stating "NO SMOKING OR OPEN FLAME WITHIN 25 FEET (7620 mm)" readily visible at the fueling site;
6. There shall be adequate lighting for night time operations;
7. For other than marine motor vehicles, the fuel hose shall not exceed 50 feet (15 240 mm) in length;
8. Approved automatic closing nozzles without a latch open device shall be used;
9. Communication devices shall be available in accordance with Section 5201.6.3;
10. Tank vehicles shall have emergency shut-off valves as approved by the chief;
11. Dispensing shall be done in accordance with Section 7903.3.3;
12. At least 20 feet (6096 mm) from any source of ignition;
13. The applicant shall comply with all applicable federal, state and local environmental laws and regulations as a condition of permit;
14. The private fueling area shall be located on an area graded in a manner to direct the spill away from buildings, storage and property lines.)

For provisions relating to the transfer of flammable and combustible liquids directly from tank vehicles into the fuel tanks of motor vehicles, see Section 7904.5.4.2.

The storage and use of flammable and combustible liquids and LP-gas shall also be in accordance with Articles 79 and 82.

**AMENDATORY SECTION** (Amending WSR 98-02-053, filed 1/6/98, effective 7/1/98)

**WAC 51-44-7900 Article 79—Flammable and combustible liquids.**

**SECTION 7901.2.2—DEFINITIONS - LIMITED APPLICATION.**

**AUTO START AND STOP NOZZLE** is an approved dispensing nozzle that is not capable of dispensing liquid unless the nozzle is in contact with the fuel fill opening of the motor vehicle. The nozzle must be incapable of dispensing liquid until the nozzle has entered the fuel fill opening of the motor vehicle fuel tank. The nozzle will automatically stop dispensing prior to fully extracting the nozzle from the fuel tank opening.

**MOTOR VEHICLE** includes, but is not limited to, a vehicle, machine, tractor, trailer, or semi-trailer, or any combina-

used upon the highways in the transportation of passengers or property. The term "motor vehicle" also includes freight containers or cargo tanks used, or intended for use, in connection with motor vehicles. For reference, see 49 CFR Pt. 171.8 (October 1994).

**REMOTE EMERGENCY SHUT-OFF DEVICE** is a device capable of halting the pumping of fuel from the furthest point at which the fuel is being dispensed, but not less than 100 feet.

#### SECTION 7902 - STORAGE.

**7902.1.7.2.4 Tanks abandoned in place.** Tanks abandoned in place shall be abandoned as follows:

1. Flammable and combustible liquids shall be removed from the tank and connected piping,

2. The suction, inlet, gage, vapor return and vapor lines shall be disconnected,

3. The tank shall be filled completely with an approved, inert solid material,

EXCEPTION: Residential heating oil tanks of 1,100 gallons (4,164 L) or less, provided the fill line is permanently capped or plugged, below grade, to prevent refilling of the tank.

4. Remaining underground piping shall be capped or plugged, and

5. A record of the tank size, location and date of abandonment shall be retained.

**7902.6.8 Leaking tanks.** Leaking tanks shall be handled in accordance with WAC 173-360-325.

**7902.6.10 Tank lining.** Steel tanks are allowed to be lined only for the purpose of protecting the interior from corrosion or providing compatibility with a material to be stored. Only those liquids tested for compatibility with the lining material are allowed to be stored in lined tanks. Lining of leaking underground storage tanks shall be done in accordance with the provisions of WAC 173-360-325.

**7902.6.15.2 Cathodic protection.** Cathodic protection systems provided for corrosion protection shall be in accordance with recognized standards. See WAC 173-360-320.

#### SECTION 7903 - DISPENSING, USE, MIXING AND HANDLING.

##### 7903.4 Solvent Distillation Units.

**7903.4.1 General.** Solvent distillation units used to recycle Class I, II or III-A liquids having a distillation chamber capacity of 60 gallons (227.1 L) or less shall be listed, labeled and installed in accordance with Section 7903.4 and nationally recognized standards. See Article 90, Standard u.1.17.

EXCEPTIONS: 1. Solvent distillation units installed in dry-cleaning plants in accordance with Section 3603.  
2. Solvent distillation units used in continuous throughput industrial processes where the source of heat is remotely supplied using steam, hot water, oil or other heat-transfer fluids, the temperature of which is below the auto-ignition point of the solvent(s).  
3. Approved research, testing and experimental processes.

Solvent-distillation units used to recycle Class I, II or III-A liquids, having a distillation chamber capacity exceeding 60 gallons (227.1 L) shall be used in locations that comply with the use and mixing requirements of Section 7903 and other applicable provisions in Article 79.

Classes I, II and III-A liquids also classified as unstable (reactive) shall not be processed in solvent-distillation units.

EXCEPTION: Appliances listed for the distillation of unstable (reactive) solvents.

#### SECTION 7904 - SPECIAL OPERATIONS.

##### **7904.5.4.2 Destination of liquids off loaded from tank vehicles and tank cars.**

**7904.5.4.2.1 General.** Class I, II or III liquids shall be transferred from a tank vehicle or tank car only into an approved atmospheric tank or approved portable tank, except as provided in Sections 7904.5.4.2.2 through 7904.5.4.2.7.

**7904.5.4.2.2 Marine craft and special equipment.** Liquids intended for use as motor fuels are allowed to be transferred from tank vehicles into the fuel tanks of marine craft and special equipment (~~(under the following conditions and)~~) when approved, and when:

1. The tank vehicle's specific function is that of supplying fuel to fuel tanks and each premises shall require a separate permit issued in accordance with Section 105,

2. The operation shall be performed only where the general public has no access or where there is no unusual exposure to life and property,

3. The dispensing line shall not exceed 50 feet (15 240 mm) in length, and

4. The dispensing nozzle is approved.

**7904.5.4.2.2.1 Vehicle fueling.** When approved by the chief, dispensing of motor vehicle fuel from tank vehicles into the fuel tanks of motor vehicles is allowed in accordance with Article 52 and Sections 7904.2 and 7904.5.4.2.((2-))

##### **7904.5.4.2.7 Fueling of motor vehicles from tank vehicles.**

**7904.5.4.2.7.1 General.** The transfer of gasoline or other Class I flammable liquid into the fuel tank of a motor vehicle is prohibited except as provided for in Sections 7904.5.4.2.2 through 7904.5.4.2.6. The transfer of a Class II combustible liquid (e.g., diesel fuel) into the fuel tank of a motor vehicle shall be in accordance with Section 7904.5.4.2.7, except as provided for in Sections 7904.5.4.2.2 through 7904.5.4.2.6.

**7904.5.4.2.7.2 Permits and plans.** See also Section 105.8, Permit f.3. A permit is required:

1. To transfer fuel into a motor vehicle directly from a tank vehicle.

2. For any site where fuel is transferred into the fuel tank of a motor vehicle directly from a tank vehicle.

The following information shall be included with any application for permit to transfer fuel into a motor vehicle from a tank vehicle:

- License number of each fuel delivery vehicle.
- Proof of tank vehicle compliance with 49 CFR 178 requirements and inspections. Documentation showing inspection approval of the vehicles by a USDOT registered inspector shall be proof of compliance.

- An approved Spill Response Plan.

The following information shall be included with any application to utilize a site for the transfer of fuel into motor vehicles from tank vehicles:

- A site plan showing all property lines, buildings, facilities, hazardous materials, parking, lighting, fencing, openings into buildings, storm drains, unpaved areas, lanes of egress and the proposed location(s) of fueling.

#### **7904.5.4.2.7.3 Fuel delivery vehicles.**

**7904.5.4.2.7.3.1 Maintenance.** All required equipment, safety features and devices on the fuel delivery vehicle shall be maintained in full working order at all times.

**7904.5.4.2.7.3.2 Compliance with USDOT regulations.** Fuel delivery vehicles shall comply with all applicable 49 CFR 178 requirements. Documentation from a USDOT registered inspector shall be available for review by the fire department and shall be proof of compliance.

**7904.5.4.2.7.3.3 Fuel dispensing hoses.** The fueling hose shall not be extended beyond 50 feet.

**EXCEPTION:** The fueling hose may be extended up to a distance of 125 feet if the operator carries an approved remote emergency shut-off device capable of stopping the flow of fuel. The demonstrated distance by which the remote emergency shut-off reliably operates shall determine the approved hose distance or as denoted by the manufacturer, whichever distance is less. The hose shall be clearly marked at the approved distance. The approved distance marking on the hose shall consist of a band, the length of which shall be a minimum of 12 inches. The marking shall be of contrasting color to the hose.

All pressure hoses and couplings shall be inspected at intervals appropriate to the service. Any hose showing materials deterioration, signs of leakage or weakness in its carcass or at the couplings shall be withdrawn from service and repaired or discarded.

**7904.5.4.2.7.3.4 Hose diameter.** The inside diameter of the delivery hose shall not exceed 1-1/4 inches.

**7904.5.4.2.7.3.5 Spill control equipment.** Fuel delivery vehicles shall be equipped with clean-up supplies in accordance with the Department of Ecology's Storm-water Management in Washington State Volume IV Source Control Best Management Practice Number S1.11. Such supplies shall be readily available for employment by the operator at all times.

**7904.5.4.2.7.3.6 Nozzle.** The dispensing nozzle shall be an approved listed automatic closing type hose nozzle without a latch-open device or an approved auto start and stop nozzle with a latch-open device.

**7904.5.4.2.7.3.7 Emergency shut-off valve.** The fuel delivery vehicle shall have an approved emergency shut-off valve on the fuel delivery vehicle.

**7904.5.4.2.7.3.8 Fire extinguisher.** The fuel delivery vehicle shall have a fire extinguisher with a minimum rating of 2A 20BC located in a readily accessible location.

#### **7904.5.4.2.7.4 Operation requirements.**

**7904.5.4.2.7.4.1 Training.** Fuel delivery vehicle operators shall comply with current training and certification requirements in accordance with local, state and federal regulations for handling, dispensing and transporting hazardous materials.

**7904.5.4.2.7.4.2 Notification of spills.** The fuel delivery vehicle operator shall, without delay, directly notify the fire department via 911 when an unauthorized discharge becomes reportable under state, federal or local regulations or when any spill or accidental release is not contained by spill prevention measures.

**7904.5.4.2.7.4.3 Location of attendant during dispensing.** The attendant shall be located at the nozzle at all times when fuel is being dispensed.

**7904.5.4.2.7.4.4 Signage.** Signs stating NO SMOKING or OPEN FLAME WITHIN 25 FEET, or an approved equivalent, shall be visible and readable at the fueling site.

**7904.5.4.2.7.4.5 Emergency communication.** Each tanker shall have a mobile or portable phone or two-way radio to an attended base.

**7904.5.4.2.7.4.6 Warning lights.** The fuel delivery vehicle's parking brake and the hazard warning lights shall be activated during fueling operations.

#### **7904.5.4.2.7.4.7 Spill prevention.**

**7904.5.4.2.7.4.7.1 Overfill and drip protection.** Operators shall place a drip pan or absorbent, in good condition, under each fuel fill opening prior to and during all dispensing operations. Drip pans shall be liquid tight. The pan or absorbent shall have a capacity of at least 3 gallons. Spills retained in the drip pan or absorbent pillow need not be reported. Operators, when fueling, shall have on their persons an absorbent pad capable of capturing diesel foam overfills. Except during fueling, the nozzle shall face upwards and an absorbent pad shall be kept under the nozzle to prevent drips. Contaminated absorbent pads shall be disposed of regularly in accordance with local, state and federal requirements.

**7904.5.4.2.7.4.7.2 Topping off.** Fuel expansion space shall be provided in each motor vehicle tank to prevent overflow. Tanks shall not be topped off. The operator shall cease filling and remove the fill nozzle if the automatic shut-off engages.

**7904.5.4.2.7.4.8 Lighting.** The operator shall provide lighting that provides clear illumination at the point of fueling. General lighting of the fueling area shall be provided for nighttime fueling.

**7904.5.4.2.7.4.9 Vehicle motor shutdown.** The vehicle being fueled shall be shut off during fueling operations.

**7904.5.4.2.7.4.10 Fuel hoses.** At no time shall the fueling hose extend across a trafficable lane without fluorescent traffic cones conspicuously placed so that all vehicle traffic is blocked.

The fuel hose shall be returned to its storage location on the vehicle prior to repositioning the vehicle. At no time shall the hose be allowed to drag behind the vehicle while it is in motion.

**7904.5.4.2.7.5 Site requirements.**

**7904.5.4.2.7.5.1 Property owner's consent.** All persons and parties with an interest in the property (i.e., property owner, lessor, real estate company, property manager as well as operators of the property) must give consent in writing to allow the mobile fueling to occur on the property. Managers, lessees, renters and other persons cannot solely give permission. Each person or party must indicate that they understand the risk of spills.

**7904.5.4.2.7.5.2 Location of fueling.** The fuel dispensing vehicle and the fueling operation shall be at least 15 feet from all property lines, streets, alleys, public ways, building openings and storm drains.

EXCEPTIONS: 1. The distance to storm drains can be eliminated if an approved storm drain cover or an approved equivalent that will prevent any fuel from reaching the drain is in place prior to fueling or hose being placed within 15 feet of the drain. When placement of a storm drain cover will cause the accumulation of excessive water or difficulty in safely conducting the fueling, it shall not be used and fueling shall not take place within 15 feet of a drain.  
2. The distance to storm drains can be eliminated for drains that direct intake to approved oil-water separators.

**7904.5.4.2.7.5.3 Sources of ignition.** Fuel dispensing is prohibited within 15 feet of any source of ignition.

**7904.5.4.2.7.5.4 Access.** Mobile fueling operations shall not be performed during times when the public has access to the area unless restricted by remoteness of the property, fencing or other control measures.

**WSR 01-02-097  
PERMANENT RULES  
BUILDING CODE COUNCIL**

[Filed January 3, 2001, 11:38 a.m., effective July 1, 2001]

Date of Adoption: November 17, 2000.

Purpose: To make changes to the Washington state amendments to the 1997 Uniform Plumbing Code (chapters 51-46 and 51-47 WAC).

Citation of Existing Rules Affected by this Order: Amending chapter 51-46 WAC, Sections 0200, 603.0, 603.3.2.

Statutory Authority for Adoption: RCW 19.27.031, 19.27.074.

Adopted under notice filed as WSR 00-16-129 on August 2, 2000.

Changes Other than Editing from Proposed to Adopted Version: The proposal filed under WSR 00-16-129 was

adoption of the 2000 Edition of the Uniform Plumbing Code (UPC) published by the International Association of Plumbing and Mechanical Officials (IAPMO) and bringing forward the amendments from the current edition, with a few new amendments proposed. On November 17, 2000, the State Building Code Council voted not to adopt the 2000 UPC. Through this action, the council retained the 1997 Edition of the UPC published by IAPMO, with state amendments already in effect under chapters 51-46 and 51-47 WAC. The council did vote to approve three of the proposed new amendments submitted in WSR 00-16-129 as noted above. The remainder of the proposed new amendments were not adopted.

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 0, 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: July 1, 2001.

January 3, 2001

Tim Nogler

for Jim Lewis

Council Vice Chair

**AMENDATORY SECTION** (Amending WSR 98-02-055, filed 1/6/98, effective 7/1/98)

**WAC 51-46-0200 Chapter 2—Definitions.**

**205.0 Certified Backflow Assembly Tester** - A person certified by the Washington state department of health under chapter 246-292 WAC to inspect (for correct installation and approval status) and test (for proper operation) approved backflow assemblies.

**AMENDATORY SECTION** (Amending WSR 98-02-055, filed 1/6/98, effective 7/1/98)

**WAC 51-46-0603 Cross-connection control.**

**603.0 Cross-Connection Control.**

Cross-connection control shall be provided in accordance with the provisions of this chapter. Devices or assemblies for protection of the public water system must be models approved by the department of health under WAC 246-290-490. The Administrative Authority shall coordinate with the local water purveyor where applicable in all matters concerning cross-connection control within the property lines of the premises.

No person shall install any water operated equipment or mechanism, or use any water treating chemical or substance, if it is found that such equipment, mechanism, chemical or substance may cause pollution or contamination of the domestic water supply. Such equipment or mechanism may be permitted only when equipped with an approved backflow prevention device or assembly.

**603.3.2** (~~The premise~~) For devices and assemblies other than those regulated by the Washington department of health in conjunction with the local water purveyor for the protection of public water systems, the Administrative Authority shall ensure that the owner or responsible person shall have the backflow prevention assembly tested by a Washington State Department of Health certified backflow assembly tester;

1. At the time of installation, repair, or relocation; and  
2. At least on an annual schedule thereafter (~~or more often when~~), unless more frequent testing is required by the Administrative Authority.

**603.4.6.1** Potable water supplies to systems having no pumps or connections for pumping equipment, and no chemical injection or provisions for chemical injection, shall be protected from backflow by one of the following devices:

1. Atmospheric vacuum breaker
2. Pressure vacuum breaker
3. Reduced pressure backflow preventer
4. A double check valve may be allowed when approved by the water purveyor and the Administrative Authority.

### WSR 01-02-098

#### PERMANENT RULES

#### BUILDING CODE COUNCIL

[Filed January 3, 2001, 11:40 a.m., effective July 1, 2001]

Date of Adoption: November 17, 2000.

Purpose: To make changes to the Washington state amendments to the 1997 Uniform Mechanical Code, chapter 51-42 WAC.

Citation of Existing Rules Affected by this Order: Amending chapter 51-42 WAC, Sections 405, 1103, 1105, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1126, 1301.

Statutory Authority for Adoption: RCW 19.27.031, 19.27.074.

Adopted under notice filed as WSR 00-16-130 on August 2, 2000.

Changes Other than Editing from Proposed to Adopted Version: The proposed amendments to the following sections were **not** adopted: 1101.

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 18, Amended 3, 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 18, Amended 3, Repealed 0.

Effective Date of Rule: July 1, 2001.

January 3, 2001

Tim Nogler

for Jim Lewis

Council Vice Chair

#### NEW SECTION

**WAC 51-42-0405 Section 405—Direct gas-fired make-up air systems.**

**405.1 General.** Direct gas-fired make-up air heaters shall not be installed for comfort heating in other than Group F, S, or U Occupancies.

**EXCEPTION:** Direct gas-fired make-up air heaters may be installed in accordance with Section 909.

AMENDATORY SECTION (Amending WSR 98-02-056, filed 1/6/98, effective 7/1/98)

**WAC 51-42-1103 Refrigeration system classification.**

**1103.1 General.** For the purposes of applying Tables 1104.1, 1104.2(1), and 1104.2(2), refrigeration systems shall be classified as high-probability or low-probability system based on the potential hazard resulting from a leakage of refrigerant into an occupancy-classified area other than the machinery room.

**1103.2 High-probability systems.** Direct systems and indirect open-spray systems shall be classified as high-probability systems.

**EXCEPTION:** An indirect open-spray system shall not be required to be classified as a high-probability system if the pressure of the secondary coolant is at all times (operating and standby) greater than the pressure of the refrigerant.

**1103.3 Low-probability(~~V~~) systems.** Double-indirect open-spray systems, indirect closed systems and indirect-vented closed systems shall be classified as low-probability systems, provided that all refrigerant-containing piping and fittings are isolated when the quantities in Table 1104.1 are exceeded.

**AMENDATORY SECTION** (Amending WSR 98-02-056, filed 1/6/98, effective 7/1/98)

**WAC 51-42-1105 Machinery room, general requirements.**

**1105.1 General.** Where required by Table 1104.2(1), a machinery room shall be provided to enclose refrigeration systems located indoors. Access to the machinery room shall be restricted to authorized personnel. For rooms where occupational exposure could occur, see WAC 296-62-07515 and 296-62-3112.

**1105.2 Dimensions.** A machinery room shall be dimensioned so as to provide clearances required by Chapter 3. There shall be clear head room of not less than 7 feet 3 inches (2210 mm) below equipment located over passageways.

**1105.3 Doors.** Each machinery room shall have self-closing, weather-stripped doors opening in the direction of egress travel. Doors and door openings shall comply with the requirements of the Building Code.

**1105.4 Openings.** Openings to other parts of the building that permit passage of escaping refrigerant to other parts of the building are prohibited. Ducts and air handlers in the machinery room that operate at a lower pressure than the room shall be sealed to prevent any refrigerant leakage from entering the airstream.

**EXCEPTIONS:** 1. Egress doors serving the machinery room.  
2. Access doors and panels in air ducts and air-handling units, provided that such openings are gasketed and tight fitting.

**1105.5 Refrigerant vapor detector.** Machinery rooms shall contain a refrigerant vapor detector with an audible and visual alarm. The detector, or a sampling tube that draws air to the detector, shall be located in an area where refrigerant vapor from a leak will concentrate. The alarm shall be actuated at a value not greater than the corresponding TLV-TWA values shown in Table 1104.1. Detectors and alarms shall be placed in approved locations. Detection and alarm systems shall be powered and supervised, monitored and annunciated, and installed and maintained as required by Section 6313 of the Fire Code.

**EXCEPTION:** Detectors are not required for ammonia systems complying with Section 1106.8.

**1105.6 Tests.** Periodic tests of the detector, alarm and mechanical ventilating system shall be performed in accordance with manufacturer's specifications and as required by the code official.

**1105.7 Fuel-burning equipment.** Open flames that use combustion air from the machinery room shall not be installed in a machinery room.

**EXCEPTIONS:** 1. Matches, lighters, halide leak detectors and similar devices.  
2. Where the refrigerant is carbon dioxide or water.  
3. Fuel-burning equipment shall not be prohibited in the same machinery room with refrigerant-containing equipment where combustion air is ducted from outside the machinery room and sealed in such a manner as to prevent any refrigerant leakage from entering the combustion chamber, or where a refrigerant vapor detector is employed

to automatically shut off the combustion process in the event of refrigerant leakage.

**1105.8 Sign.** A sign shall be posted on the machinery room door prohibiting access of unauthorized personnel.

**1105.9 Ventilation.** Machinery rooms shall be mechanically ventilated to the outdoors. Mechanical ventilation shall be capable of exhausting the minimum quantity of air both at the normal operating and emergency conditions. Multiple fans or multispeed fans shall be allowed in order to produce the emergency ventilation rate and to obtain a reduced airflow for normal ventilation. Fans providing refrigeration machinery room temperature control or automatic response to refrigerant vapor are allowed to be automatically controlled to provide intermittent ventilation as conditions require.

**EXCEPTION:** Where a refrigerating system is located outdoors more than 20 feet (6096 mm) from any building opening and is enclosed by a penthouse, lean-to or other open structure, natural or mechanical ventilation shall be provided. Location of the openings shall be based on the relative density of the refrigerant to air. The free-aperture cross section for the ventilation of the machinery room shall be not less than:

$$((Q = 100 \times \sqrt{G})$$

**For SI:**  $Q = 0.07 \times \sqrt{G}$ )

$$F = \sqrt{G}$$

**For SI:**  $F = 0.138 \sqrt{G}$

where:

**F** = The free opening area in square feet (m<sup>2</sup>).

**G** = The mass of refrigerant in pounds (kg) in the largest system, any part of which is located in the machinery room.

**1105.9.1 Discharge location.** The discharge of the air shall be to the outdoors in accordance with Chapter 5. Exhaust from mechanical ventilation systems shall be discharged not less than 20 feet (6096 mm) from a property line or openings into buildings.

**1105.9.2 Supply air.** Provisions shall be made for supply air to replace that being exhausted. Openings for supply air shall be located to avoid intake of exhaust air. Air supply and exhaust ducts to the machinery room shall serve no other area, shall be constructed in accordance with Chapter 5 and shall be covered with corrosion-resistant screen of not less than 1/4 inch (6.4 mm) mesh. The supply air shall be taken from directly outside the building. Intakes shall be fitted with backdraft dampers or similar approved flow control means to prevent reverse flow.

**1105.9.3 Quantity—normal ventilation.** During occupied conditions the mechanical ventilation system shall exhaust the larger of the following:

1. Not less than 0.5 cfm per square foot (0.0025 m<sup>3</sup>/s • m<sup>2</sup>) of machinery room area or 20 cfm (0.009 m<sup>3</sup>/s) per person; or

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2. A volume required to maintain a maximum temperature rise of 18°F (-7.8°C) based on all of the heat-producing machinery in the room.

**1105.9.4 Quantity—emergency conditions.** Upon actuation of the refrigerant detector required in Section 1105.5, the mechanical ventilation system shall exhaust air from the machinery room in the following quantity:

$$\text{For SI: } F = 0.138 \sqrt{G}$$

$$\text{For SI: } Q = 0.07 \times \sqrt{G}$$

where:

$Q$  = The airflow in cubic feet per minute (m<sup>3</sup>/s).

$G$  = The design mass of refrigerant in pounds (kg) in the largest system, any part of which is located in the machinery room.

**1105.10 Termination of relief devices.** In the equipment room, pressure relief devices, fusible plugs and purge systems shall terminate outside of the structure at a location not less than 15 feet (4572 mm) above the adjoining grade level and not less than 20 feet (6096 mm) from any window, ventilation opening or exit.

#### NEW SECTION

**WAC 51-42-1109 Refrigerant piping, containers and valves.** This section is not adopted.

#### NEW SECTION

**WAC 51-42-1110 Erection of refrigerant piping.** This section is not adopted.

#### NEW SECTION

**WAC 51-42-1111 Refrigerant control valves.** This section is not adopted.

#### NEW SECTION

**WAC 51-42-1112 Pressure-limiting devices.** This section is not adopted.

#### NEW SECTION

**WAC 51-42-1113 Pressure-relief devices.** This section is not adopted.

#### NEW SECTION

**WAC 51-42-1114 Pressure-relief device settings.** This section is not adopted.

#### NEW SECTION

**WAC 51-42-1115 Marking of pressure-relief devices.** This section is not adopted.

#### NEW SECTION

**WAC 51-42-1116 Over-pressure protection.** This section is not adopted.

#### NEW SECTION

**WAC 51-42-1117 Discharge piping.** This section is not adopted.

#### NEW SECTION

**WAC 51-42-1118 Special discharge requirements.** This section is not adopted.

#### NEW SECTION

**WAC 51-42-1119 Ammonia discharge.** This section is not adopted.

#### NEW SECTION

**WAC 51-42-1120 Detection and alarm systems.** This section is not adopted.

#### NEW SECTION

**WAC 51-42-1121 Equipment identification.** This section is not adopted.

#### NEW SECTION

**WAC 51-42-1122 Testing of refrigeration equipment.** This section is not adopted.

#### NEW SECTION

**WAC 51-42-1123 Maintenance and operation.** This section is not adopted.

#### NEW SECTION

**WAC 51-42-1124 Storage of refrigerants and refrigerant oils.** This section is not adopted.

#### NEW SECTION

**WAC 51-42-1126 Tables not adopted.**

**Table 11-A - Refrigerant groups, properties and allowable quantities.** This table is not adopted.

**Table 11-B - Permissible refrigeration systems and refrigerants.** This table is not adopted.

**Table 11-C - Value of  $f$  ( $f$ ) for equation 11-7.** This table is not adopted.

**Table 11-D - Field leak test pressures in psig.** This table is not adopted.

**Table 11-E - Condensate waste size.** This table is not adopted.

## NEW SECTION

### **WAC 51-42-1301 Section 1301—General.**

**1301.2 Other authorities.** In addition to the Uniform Mechanical Code, provisions of chapter 480-93 WAC regarding gas pipeline safety may also apply to single meter installations serving more than one building. The provisions of chapter 480-93 WAC are enforced by the Washington Utilities and Transportation Commission.

## **WSR 01-02-099**

### **PERMANENT RULES**

### **BUILDING CODE COUNCIL**

[Filed January 3, 2001, 11:41 a.m., effective July 1, 2001]

Date of Adoption: November 17, 2000.

Purpose: To make changes to the Washington State Ventilation and Indoor Air Quality Code, chapter 51-13 WAC.

Citation of Existing Rules Affected by this Order: Amending chapter 51-13 WAC, Sections 101, 301, 302, 303, 304, 503.

Statutory Authority for Adoption: RCW 19.27.190, 19.27.020.

Adopted under notice filed as WSR 00-18-016 on August 28, 2000.

Changes Other than Editing from Proposed to Adopted Version: The proposed amendments to the following sections were **not** adopted: (302.2.1 and 303.3.1), 303.4.2.1, (503.2.6 and new section 503.4), 503.2.8 and 503.3. In addition, the proposal to amend Section 503.2.4 relocating the soil-gas retarder membrane from "directly under the slab" to "directly on top of the aggregate and under a two inch layer of sand gravel" was altered to allow two options so either construction method will comply with the rule.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 6, 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 6, Repealed 0.

Effective Date of Rule: July 1, 2001.

January 3, 2001

Tim Nogler

for Jim Lewis

Council Vice Chair

AMENDATORY SECTION (Amending WSR 93-02-056, filed 1/6/93, effective 7/1/93)

### **WAC 51-13-101 Scope and general requirements.**

101.1 Title: This Code shall be known as the Washington State Ventilation and Indoor Air Quality Code. It is herein referred to as "this Code".

101.2 Intent: The purpose of this Code is to provide minimum standards for the design and installation of mechanical ventilation systems, the selection of structural materials used within the conditioned space, and the construction of radon mitigation systems for new construction.

It is intended that these provisions provide flexibility to permit the use of innovative approaches and techniques. These provisions are structured to permit compliance with the intent of this Code by demonstration of performance through on site testing or through engineered design. This Code is not intended to abridge any safety or health requirements required under any other applicable codes or ordinances.

101.3 Scope: This Code sets forth minimum requirements for ventilation in all occupancies, including the design of new construction.

#### 101.3.1 Application to Existing Buildings

101.3.1.1 Additions to Existing Buildings: Additions to existing buildings or structures may be made without making the entire building comply, provided that the new addition shall conform to the provisions of this Code.

**EXCEPTIONS**

1. Additions with less than 500 square feet of conditioned floor area are exempt from the requirements in this code for Whole House Ventilation Systems, Section 302.2.2.
2. Additions or alterations to existing buildings which do not require the construction of foundations, crawlspaces, slabs, or basements shall not be required to meet the requirements for radon protection.

101.3.1.2 Alterations and Repairs: All alterations and repairs may be made to existing or moved buildings built or permitted prior to the enforcement of this Code without making the entire building comply with the provisions of this Code, provided the alterations or repairs comply with this Code.

**EXCEPTION:** Air handling/conditioning equipment, which is being replaced without alteration or repair of the associated air distribution system is exempt from the requirements of this Code.

101.3.1.3 Historic Buildings: Historic buildings are exempt from this Code only to the extent necessary to preserve those features essential to their historical appearance or function.

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101.4 Operating Instructions: Installers shall provide the manufacturer's installation, operating instructions, and a whole house ventilation system operation description.

AMENDATORY SECTION (Amending WSR 91-01-102, filed 12/18/90, effective 7/1/91)

WAC 51-13-301 (~~Design criteria~~) Compliance with this chapter.

301.1 General: The criteria of this chapter establish the design conditions upon which the minimum ventilation systems are to be based for all occupancies. Group R occupancies four (4) stories and less as defined by the Washington State Building Code shall comply with either Section 302 or 303. Section 304 applies to all other occupancies.

301.2 Testing: At the discretion of the building official, flow testing may be required to verify that the mechanical system(s) satisfies the requirements of this section. Flow testing may be performed using flow hoods measuring at the intake or exhaust points of the system, in-line pitot tube, or pitot-traverse type measurement systems in the duct, short term tracer gas measurements, or other means approved by the building official.

AMENDATORY SECTION (Amending WSR 95-01-128, filed 12/21/94, effective 6/30/95)

WAC 51-13-302 (~~Minimum ventilation criteria for all~~) Mechanical ventilation criteria using performance or design methods for Group R occupancies four stories and less.

302.1 (~~General: This section shall apply to all Group R occupancies four (4) stories and less as defined by the Washington State Building Code. Residential structures greater than four (4) stories in height shall comply with Section 304, for outdoor air supply requirements. For source specific ventilation requirements, see Section 302.2.1. Compliance with this section shall be demonstrated through engineering calculations or performance testing. Documentation of calculations shall be submitted to the building official where required. Performance testing shall be conducted in accordance with recognized test methods.~~)

302.1.2 Testing: At the discretion of the building official, flow testing may be required to verify that the mechanical system(s) satisfies the requirements of this section. Flow testing may be performed using flow hoods measuring at the intake or exhaust points of the system, in-line pitot tube, or pitot-traverse type measurement systems in the duct, short term tracer gas measurements, or other means approved by the building official.) Applicability: Group R occupancies four (4) stories and less as defined by the Washington State Building Code shall comply with either this section or Section 303.

302.1.1 Compliance by Calculations or Testing: Compliance with this section shall be demonstrated through engineering calculation or performance testing. Documentation of calculations or performance test results shall be submitted

to the building official. Performance testing shall be conducted in accordance with recognized test methods.

((302.2)) 302.1.2 Minimum Ventilation Performance: Each dwelling unit or guest room shall be equipped with source specific and whole house ventilation systems designed and installed to satisfy the ventilation requirements of this ((chapter)) section.

((EXCEPTION:)) All public corridors shall meet the ventilation requirements in section 1203.3 of the Uniform Building Code.

### 302.2 Source Specific Ventilation Requirements.

302.2.1 Source Specific Ventilation: Source specific exhaust ventilation ((shall be)) is required in each kitchen, bathroom, water closet, laundry room, indoor swimming pool, spa, and other rooms where excess water vapor or cooking odor is produced.

The minimum source specific ventilation effective exhaust capacity shall be not less than levels specified in Table 3-1.

302.2.2 Source Specific Ventilation Controls: Source specific ventilation systems shall be controlled by manual switches, dehumidistats, timers, or other approved means. Source specific ventilation system controls shall be readily accessible.

302.2.3 Source Specific Ventilation Ducts: Source specific ventilation ducts shall terminate outside the building. Exhaust ducts in systems which are designed to operate intermittently shall be equipped with back-draft dampers. All exhaust ducts in unconditioned spaces shall be insulated to a minimum of R-4. Terminal elements shall have at least the equivalent net free area of the duct work. Terminal elements for exhaust fan duct systems shall be screened or otherwise protected from entry by leaves or other material.

### 302.3 Requirements for Whole House Ventilation Systems.

((302.2.2)) 302.3.1 Whole House Ventilation Systems: Each dwelling unit shall be equipped with a whole house ventilation system which shall be capable of providing ((at least 0.35 air changes per hour, but not less than fifteen cubic feet per minute per bedroom plus an additional fifteen cubic feet per minute. Whole house ventilation systems shall be designed to limit ventilation to a level no greater than 0.5 air changes per hour)) the volume of outdoor air specified in Table 3-2 under normal ((operation)) operating conditions. ((Whole house ventilation systems shall supply outdoor air to all habitable rooms through individual outdoor air inlets, forced air heating system, ducting or equivalent means. Doors and operable lites in windows are deemed not to meet the outdoor air supply intake requirements.))

EXCEPTION: ((For dwelling units of no more than 1,400 square feet, the maximum ventilation rate shall be 0.65 air changes per hour.)) Maximum flow rates listed in Table 3-2 do not apply to heat recovery ventilation systems.

((302.3)) 302.3.2 Whole House Ventilation System Controls: All ventilation system controls shall be readily accessi-

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ble. Controls for whole house ventilation systems shall be capable of operating the ventilation system without energizing other energy-consuming appliances.

~~((EXCEPTION: Continuously operated whole house ventilation systems switch shall not be readily accessible by the occupant.~~

~~302.3.1 Source Specific Ventilation Systems: Source specific ventilation systems shall be controlled by manual switches, dehumidistats, timers, or other approved means.~~

~~302.3.2 Intermittently Operated Whole House Ventilation Systems: The)) Intermittently operated whole house ventilation systems shall be constructed to have the capability for continuous operation, and shall have a manual control and an automatic control, such as a clock timer. At the time of final inspection, the automatic control timer shall be set to operate the whole house fan for ((a minimum of)) at least eight hours a day. A label shall be affixed to the control that reads "Whole House Ventilation (see operating instructions)."~~

~~((302.4)) 302.3.3 Fan Noise: Whole house fans located four feet or less from the interior grille shall have a sone rating of 1.5 or less measured at 0.1 inches water gauge. Manufacturer's noise ratings shall be determined as per HVI 915 (October 1995). Remotely mounted fans shall be acoustically isolated from the structural elements of the building and from attached duct work using insulated flexible duct or other approved material.~~

EXCEPTION: Whole house ventilation systems which are integrated with forced-air heating systems or heat-recovery ventilation systems are exempt from the sone rating requirements of this section.

~~((302.5)) 302.3.4 Whole House Ventilation Ducts: All ducts shall terminate outside the building. Exhaust ducts in systems which are designed to operate intermittently shall be equipped with back-draft dampers. All exhaust ducts in unconditioned spaces shall be insulated to a minimum of R-4. All supply ducts in the conditioned space shall be insulated to a minimum of R-4.~~

302.3.5 Outdoor Air.

~~((302.6)) 302.3.5.1 Outdoor Air Supply: A mechanical system shall supply outdoor air as required in Section ((302.2.2)) 302.3.1. The mechanical system may consist of exhaust fans, supply fans, or both.~~

~~((302.6.1)) 302.3.5.2 Outdoor Air Inlets: Inlets shall be screened or otherwise protected from entry by ((insects;)) leaves((;)) or other material. Outdoor air inlets shall be located so as not to take air from the following areas:~~

- a) Closer than ten feet from an appliance vent outlet, unless such vent outlet is three feet above the outdoor air inlet.
- b) Where it will pick up objectionable odors, fumes, or flammable vapors.
- c) A hazardous or unsanitary location.
- d) A room or space having any fuel-burning appliances therein.

e) Closer than ten feet from a vent opening of a plumbing drainage system unless the vent opening is at least three feet above the air inlet.

f) Attic, crawl spaces, garages.

302.3.5.3 Outdoor Air Distribution: Outdoor air shall be distributed to each habitable room by means such as individual inlets, separate duct systems, or a forced-air system. Where outdoor air supplies are separated from exhaust points by doors, provisions shall be made to ensure air flow by installation of distribution ducts, undercutting doors, installation of grilles, transoms, or similar means where permitted by the Uniform Building Code. Doors shall be undercut to a minimum of one-half inch above the surface of the finish floor covering.

302.3.5.4 Doors and operable lites in windows are deemed not to meet the outdoor air supply intake requirements.

~~((302.6.2)) 302.3.5.5 Individual Room Outdoor Air Inlets: Where provided, individual room outdoor air inlets shall:~~

- a) have controllable and secure openings;
- b) be sleeved or otherwise designed so as not to compromise the thermal properties of the wall or window in which they are placed((;
- e) ~~provide not less than four square inches of net free area of opening for each habitable space. Any inlet or combination of inlets which provide 10 cfm at 10 Pascals as determined by the Home Ventilating Institute Air Flow Test Standard are deemed equivalent to four square inches net free area).~~

~~((302.6.3)) 302.3.5.6 Ventilation Integrated with Forced-Air Systems: Where outdoor air is provided by a forced-air system, the outdoor air connection to the return air stream shall be located upstream of the forced-air system blower and shall not be connected directly into a furnace cabinet to prevent thermal shock to the heat exchanger.~~

~~((302.6.4 Distribution: Outdoor air shall be distributed to each habitable room by individual inlets, separate duct systems, or a forced-air system. Where outdoor air supplies are separated from exhaust points by doors, provisions shall be made to ensure air flow by installation of distribution ducts, undercutting doors, installation of grilles, transoms, or similar means where permitted by the Uniform Building Code. Doors shall be undercut to a minimum of one-half inch above the surface of the finish floor covering.))~~

AMENDATORY SECTION (Amending WSR 93-02-056, filed 1/6/93, effective 7/1/93)

WAC 51-13-303 Mechanical ventilation criteria ((and minimum ventilation prescriptive requirements)) **using prescriptive methods for ((all)) Group R occupancies four stories and less.**

303.1 ((General:)) Applicability: Group R Occupancies 4 stories or less shall comply with this section or Section 302. This section establishes minimum prescriptive design

requirements for intermittently operated systems. Continuously operated systems shall comply with section 302. ((System characteristics not addressed in the following sections shall comply with section 302.)) A system which meets the requirements of this section shall be deemed to satisfy the requirements of this chapter.

~~((303.1.1 Source Specific: Exhaust fans providing source specific ventilation shall have a minimum fan flow rating not less than fifty cfm at 0.25 inches water gauge for bathrooms, laundries, or similar rooms and one hundred cfm at 0.25 inches water gauge for kitchens. Manufacturers' fan flow ratings shall be determined as per HVI 916 (July 1989) or AMCA 210.~~

~~EXCEPTION: Where a range hood or down draft exhaust fan is used to satisfy the source specific ventilation requirements for kitchens, the range hood or down draft exhaust shall not be less than 100 CFM at 0.10 inches water gauge.~~

~~303.1.2 Whole House: Whole house ventilation systems may consist of whole house exhaust, integration with forced-air systems or dedicated heat recovery ventilation systems. Whole house ventilation systems shall provide ventilation capacity as specified in Table 3-2 and meet the following requirements:~~

~~a) Exhaust fans providing whole house ventilation shall have a flow rating at 0.25 inches water gauge as specified in Table 3-2. Manufacturer's fan flow ratings shall be determined as per HVI 916 (July 1989) or AMCA 210. Table 3-2 shall not be used for dwelling units with more than five bedrooms.~~

~~b) Integrated forced-air ventilation systems shall have an outdoor air inlet duct connecting a terminal element on the outside of the building to the return air plenum of the forced-air system, at a point within 4 feet upstream of the air handler, and be equipped with one of the following:~~

~~1) A motorized damper connected to the automatic ventilation control as specified in Section 302.3.2; or~~

~~2) A damper installed and set to meet measured flow rates as specified in Table 3-2, by either field testing or following manufacturer's installation instructions based on site conditions; or~~

~~3) An automatic flow regulated device with field measured or field calculated minimum negative pressure differential of 0.07 inches water gauge at the point where the outside air duct is connected to the return air plenum.~~

~~e) Heat recovery ventilation systems: All duct work in heat recovery ventilation systems shall be not less than six inch diameter. Balancing dampers shall be installed on the inlet and exhaust side. Flow measurement grids shall be installed on the supply and return. System minimum flow rating shall be not less than that specified in Table 3-2. Maximum flow rates in Table 3-2 do not apply to heat recovery ventilation systems.))~~

~~303.2 ((Source specific and whole house ventilation ducts: Exhaust ducts shall meet all requirements of section 302.5. Duct diameter, length, and number of elbows for~~

~~exhaust fans shall be as specified in Table 3-3. Terminal elements for exhaust fan duct systems shall have at least the equivalent net free area of the duct work. Duct diameter, length, and number of elbows for integrated forced air systems shall be as specified in Table 3-5. Terminal elements for integrated systems shall be the same size as the connecting ductwork or 8 inches in diameter whichever is greater.))~~  
Minimum Ventilation Performance: Each dwelling unit or guest room shall be equipped with source specific and whole house ventilation systems designed and installed to satisfy the ventilation requirements of this section. All public corridors shall meet the ventilation requirements in Section 1203.3 of the Uniform Building Code.

303.3 Source Specific Exhaust Ventilation Requirements.

303.3.1 Source Specific Ventilation: Source specific exhaust ventilation is required in each kitchen, bathroom, water closet, laundry room, indoor swimming pool, spa, and other rooms where excess water vapor or cooking odor is produced. The minimum source specific ventilation effective exhaust capacity shall be not less than levels specified in Table 3-1.

303.3.2 Source Specific Exhaust Fans: Exhaust fans providing source specific ventilation shall have a minimum fan flow rating not less than 50 cfm at 0.25 inches water gauge for bathrooms, laundries, or similar rooms and 100 cfm at 0.25 inches water gauge for kitchens. Manufacturers' fan flow ratings shall be determined as per HVI 916 (April 1995) or AMCA 210.

EXCEPTION: Where a range hood or down draft exhaust fan is used to satisfy the source specific ventilation requirements for kitchens, the range hood or down draft exhaust shall not be less than 100 cfm at 0.10 inches water gauge.

303.3.3 Source Specific Ventilation Controls: Source specific ventilation systems shall be controlled by manual switches, dehumidistats, timers, or other approved means. Source specific ventilation system controls shall be readily accessible.

303.3.4 Source Specific Ventilation Ducts: Source specific ventilation ducts shall terminate outside the building. Exhaust ducts shall be equipped with back-draft dampers. All exhaust ducts in unconditioned spaces shall be insulated to a minimum of R-4. Terminal elements shall have at least the equivalent net free area of the duct work. Terminal elements for exhaust fan duct systems shall be screened or otherwise protected from entry by leaves or other material.

303.4 Prescriptive Whole House Ventilation Systems: Whole house ventilation shall be provided by a system that meets the requirements of either Section 303.3.1, 303.3.2, 303.3.3, or 303.3.4. A system which meets all of the requirements of one of these sections shall be deemed to satisfy the requirements for a whole house ventilation system.

303.4.1 Intermittent Whole House Ventilation Using Exhaust Fans: This section establishes minimum prescriptive requirements for intermittent whole house ventilation systems using exhaust fans. A system which meets all the

requirements of this section shall be deemed to satisfy the requirements for a whole house ventilation system.

**303.4.1.1 Whole House Ventilation Fans:** Exhaust fans providing whole house ventilation shall have a flow rating at 0.25 inches water gauge as specified in Table 3-2. Manufacturers' fan flow ratings shall be determined according to HVI 916 (April 1995) or AMCA 210.

**303.4.1.2 Fan Noise:** Whole house fans located four feet or less from the interior grille shall have a sone rating of 1.5 or less measured at 0.1 inches water gauge. Manufacturer's noise ratings shall be determined as per HVI 915 (October 1995). Remotely mounted fans shall be acoustically isolated from the structural elements of the building and from attached duct work using insulated flexible duct or other approved material.

**303.4.1.3 Fan Controls:** The whole house ventilation fan shall be controlled by a 24 hour clock timer with the capability of continuous operation, manual and automatic control. The 24-hour timer shall be readily accessible. The 24 hour timer shall be capable of operating the whole house ventilation fan without energizing other energy-consuming appliances. At the time of final inspection, the automatic control timer shall be set to operate the whole house fan for at least eight hours a day. A label shall be affixed to the control that reads "Whole House Ventilation (see operating instructions)."

**303.4.1.4 Exhaust Ducts:** All exhaust ducts shall terminate outside the building. Exhaust ducts shall be equipped with back-draft dampers. All exhaust ducts in unconditioned spaces shall be insulated to a minimum of R-4.

**303.4.1.5 Outdoor Air Inlets:** Outdoor air shall be distributed to each habitable room by individual outdoor air inlets. Where outdoor air supplies are separated from exhaust points by doors, provisions shall be made to ensure air flow by installation of distribution ducts, undercutting doors, installation of grilles, transoms, or similar means where permitted by the Uniform Building Code. Doors shall be undercut to a minimum of one-half inch above the surface of the finish floor covering.

Individual room outdoor air inlets shall:

- a. Have controllable and secure openings;
- b. Be sleeved or otherwise designed so as not to compromise the thermal properties of the wall or window in which they are placed;
- c. Provide not less than four square inches of net free area of opening for each habitable space. Any inlet or combination of inlets which provide 10 cfm at 10 Pascals as determined by the Home Ventilating Institute Air Flow Test Standard (HVI 901 (November 1996)) are deemed equivalent to four square inches net free area.

Inlets shall be screened or otherwise protected from entry by leaves or other material. Outdoor air inlets shall be located so as not to take air from the following areas:

- a. Closer than 10 feet from an appliance vent outlet, unless such vent outlet is 3 feet above the outdoor air inlet.

- b. Where it will pick up objectionable odors, fumes or flammable vapors.

- c. A hazardous or unsanitary location.

- d. A room or space having any fuel-burning appliances therein.

- e. Closer than 10 feet from a vent opening of a plumbing drainage system unless the vent opening is at least 3 feet above the air inlet.

- f. Attic, crawl spaces, or garages.

**EXCEPTION:** Exhaust only ventilation systems do not require outdoor air inlets if the home has a ducted forced air heating system that communicates with all habitable rooms and the interior doors are undercut to a minimum of one-half inch above the surface of the finish floor covering.

**303.4.2 Prescriptive Requirements for Intermittent Whole House Ventilation Integrated with a Forced-Air System:** This section establishes minimum prescriptive requirements for intermittent whole house ventilation systems integrated with forced-air ventilation systems. A system which meets all the requirements of this section shall be deemed to satisfy the requirements for a whole house ventilation system.

**303.4.2.1 Integrated Whole House Ventilation Systems:** Integrated Whole House Ventilation Systems shall provide outdoor air at the rates specified in Table 3-2. Integrated Forced-Air Ventilation Systems shall distribute outdoor air to each habitable room through the forced-air system ducts. Integrated Forced-Air Ventilation Systems shall have an outdoor air inlet duct connecting a terminal element on the outside of the building to the return air plenum of the forced-air system, at a point within four (4) feet upstream of the air handler. The outdoor air inlet duct connection to the return air stream shall be located upstream of the forced-air system blower and shall not be connected directly into a furnace cabinet to prevent thermal shock to the heat exchanger. The outdoor air inlet duct shall be prescriptively sized in accordance with Table 3-5. The system will be equipped with one of the following:

1. A motorized damper connected to the automatic ventilation control as specified in Section 303.3.2.2; or
2. A damper installed and set to meet minimum flow rates as specified in Table 3-2, by either field testing or following manufacturer's installation instructions based on site conditions; or
3. An automatic flow regulated device with field measured or field calculated minimum negative pressure of 0.07 inches water gauge at the point where the outside air duct is connected to the return air plenum.

**303.4.2.2 Ventilation Controls:** The whole house ventilation system shall be controlled by a 24 hour clock timer with the capability of continuous operation, manual and automatic control. This control will control the forced air system blower and if applicable the automatic damper. The 24-hour timer shall be readily accessible. The 24 hour timer shall be capable of operating the whole house ventilation system without energizing other energy-consuming appliances. At the time of final inspection, the automatic control timer shall be set to operate the whole house system for at least eight hours a day. A label shall be affixed to the control that reads "Whole House Ventilation (see operating instructions)."

303.4.2.3 Ventilation Duct Insulation: All supply ducts in the conditioned space shall be insulated to a minimum of R-4.

303.4.2.4 Outdoor Air Inlets: Inlets shall be screened or otherwise protected from entry by leaves or other material. Outdoor air inlets shall be located so as not to take air from the following areas:

a. Closer than 10 feet from an appliance vent outlet, unless such vent outlet is 3 feet above the outdoor air inlet.

b. Where it will pick up objectionable odors, fumes or flammable vapors.

c. A hazardous or unsanitary location.

d. A room or space having any fuel-burning appliances therein.

e. Closer than 10 feet from a vent opening of a plumbing drainage system unless the vent opening is at least 3 feet above the air inlet.

f. Attic, crawl spaces, or garages.

303.4.3 Prescriptive Requirements for Intermittent Whole House Ventilation Using a Supply Fan: This section establishes minimum prescriptive requirements for intermittent whole house ventilation systems using an inline supply fan. A system which meets all the requirements of this section shall be deemed to satisfy the requirements for a whole house ventilation system.

303.4.3.1 Outdoor Air: Supply Fan Ventilation Systems shall distribute outdoor air to each habitable room through the forced-air system ducts or through dedicated ducts to each habitable room. Supply fans shall have the capacity to provide the amount of outdoor air specified in Table 3-2 at 0.4 inches water gauge as per HVI 916 (April 1995). The outdoor air must be filtered before it is delivered to habitable rooms. The filter may be located at the intake device, inline with the fan, or, in the case of a connection to the return plenum of the airhandler, using the furnace filter. An outdoor air inlet shall be connected to either the supply or return air stream.

303.4.3.2 Ducts: An outdoor air inlet duct connection to the supply air stream shall be located downstream of the forced-air system blower. An outdoor air inlet duct connection to the return air stream shall be located at least four feet upstream of the forced-air system blower and its filter. Neither type of duct shall be connected directly into a furnace cabinet to prevent thermal shock to the heat exchanger. The outdoor air inlet duct shall be prescriptively sized in accordance with Table 3-6. The terminal element on the outside of the building shall be sized two inches in diameter larger than the outdoor air inlet duct.

303.4.3.3 Dampers: The system shall be equipped with a back-draft damper and one of the following:

1. A calibrated manual volume damper installed and set to meet the measured flow rates specified in Table 3-2 by field testing with a pressure gauge and/or following manufacturer's installation instructions, or

2. A manual volume damper installed and set to meet the measured flow rates specified in Table 3-2 by field testing with a flow hood or a flow measuring station; or

3. An automatic flow-regulating device sized to the specified flow rates in Table 3-2 which provides constant flow over a pressure range of 0.2 to 0.6 inches water gauge.

303.4.3.4 Ventilation Controls: The whole house ventilation system shall be controlled by a 24 hour clock timer with the capability of continuous operation, manual and automatic control. This control will control the inline supply fan. The 24-hour timer shall be readily accessible. The 24 hour timer shall be capable of operating the whole house ventilation system without energizing other energy-consuming appliances. At the time of final inspection, the automatic control timer shall be set to operate the whole house system for at least eight hours a day. A label shall be affixed to the control that reads "Whole House Ventilation (see operating instructions)."

303.4.3.5 Ventilation Duct Insulation: All supply ducts in the conditioned space shall be insulated to a minimum of R-4.

303.4.3.6 Outdoor Air Inlets: Inlets shall be screened or otherwise protected from entry by leaves or other material. Outdoor air inlets shall be located so as not to take air from the following areas:

a. Closer than 10 feet from an appliance vent outlet, unless such vent outlet is 3 feet above the outdoor air inlet.

b. Where it will pick up objectionable odors, fumes or flammable vapors.

c. A hazardous or unsanitary location.

d. A room or space having any fuel-burning appliances therein.

e. Closer than 10 feet from a vent opening of a plumbing drainage system unless the vent opening is at least 3 feet above the air inlet.

f. Attic, crawl spaces, or garages.

303.4.4 Prescriptive Requirements for Intermittent Whole House Ventilation Using a Heat Recovery Ventilation System: This section establishes minimum prescriptive requirements for intermittent whole house ventilation using a heat recovery ventilation system.

303.4.4.1 Heat Recovery Ventilation Systems: All duct work in heat recovery ventilation systems shall be not less than six inch diameter. Balancing dampers shall be installed on the inlet and exhaust side. Flow measurement grids shall be installed on the supply and return. System minimum flow rating shall be not less than that specified in Table 3-2. Maximum flow rates in Table 3-2 do not apply to heat recovery ventilation systems.

303.4.4.2 Ventilation Controls: The whole house ventilation system shall be controlled by a 24 hour clock timer with the capability of continuous operation, manual and automatic control. This control will control the inline supply fan. The 24-hour timer shall be readily accessible. The 24 hour timer shall be capable of operating the whole house ventilation system without energizing other energy-consuming appliances. At the time of final inspection, the automatic control timer shall be set to operate the whole house system for at least eight hours a day. A label shall be affixed to the

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control that reads "Whole House Ventilation (see operating instructions)."

303.4.4.3 Ventilation Duct Insulation: All supply ducts in the conditioned space installed upstream of the heat exchanger shall be insulated to a minimum of R-4.

303.4.4.4 Outdoor Air Inlets: Inlets shall be screened or otherwise protected from entry by leaves or other material. Outdoor air inlets shall be located so as not to take air from the following areas:

- a. Closer than 10 feet from an appliance vent outlet, unless such vent outlet is 3 feet above the outdoor air inlet.
- b. Where it will pick up objectionable odors, fumes or flammable vapors.
- c. A hazardous or unsanitary location.
- d. A room or space having any fuel-burning appliances therein.
- e. Closer than 10 feet from a vent opening of a plumbing drainage system unless the vent opening is at least 3 feet above the air inlet.
- f. Attic, crawl spaces, or garages.

**AMENDATORY SECTION** (Amending WSR 95-01-128, filed 12/21/94, effective 6/30/95)

**WAC 51-13-304 Mechanical ventilation criteria and minimum ventilation performance for all other occupancies not covered in sections 302 and 303.**

304.1 Ventilation: The minimum requirements for operable area to provide natural ventilation are specified in the Uniform Building Code (UBC) as adopted by the state of Washington.

Where a mechanical ventilation system is installed, the mechanical ventilation system shall be capable of supplying ventilation air to each zone with the minimum outdoor air quantities specified in Table 3-4.

**EXCEPTION:** Where occupancy density is known and documented in the plans, the outside air rate may be based on the design occupant density. Under no circumstance shall the occupancies used result in outside air less than one-half that resulting from application of Table 3-4 estimated maximum occupancy values.

The outdoor air shall be ducted in a fully enclosed path directly to every air handling unit in each zone not provided with sufficient operable area for natural ventilation.

**EXCEPTION:** Ducts may terminate within 12 inches of the intake to an HVAC unit provided they are physically fastened so that the outside air duct is directed into the unit intake.

In all parking garages, other than open parking garages as defined in UBC 311.9, used for storing or handling of automobiles operating under their own power and on all loading platforms in bus terminals, ventilation shall be provided at 1.5 cfm per square foot of gross floor area. The building official may approve an alternate ventilation system designed to exhaust a minimum fourteen thousand cfm for each operating vehicle. Such system shall be based on the anticipated instantaneous movement rate of vehicles but not less than 2.5

percent (or one vehicle) of the garage capacity. Automatic carbon monoxide sensing systems may be submitted for approval.

In all buildings used for the repair of automobiles, each repair stall shall be equipped with an exhaust extension duct, extending to the outside of the building, which if over ten feet in length, shall mechanically exhaust three hundred cfm. Connecting offices and waiting rooms shall be supplied with conditioned air under positive pressure.

Combustion air requirements shall conform to the requirements of Chapter 7 of the UMC.

Mechanical refrigerating equipment and rooms storing refrigerants shall conform to the requirements of Chapter 11 of the UMC.

304.2 Alternate Systems: Alternate systems designed in accordance with ASHRAE Standard 62.1.1999 shall be permitted.

TABLE 3-1  
Minimum Source Specific Ventilation Capacity Requirements

	Bathrooms	Kitchens
Intermittently operating	50 cfm	100 cfm
Continuous operation	20 cfm	25 cfm

((TABLE 3-2  
Whole House Ventilation Flow Requirements<sup>1</sup>

Bedrooms	CFM	
	Minimum	Maximum
2 or less	50	75
3	80	120
4	100	150
5	120	180

1. ~~This table shall not be used for dwelling units containing more than 5 bedrooms.~~)

**TABLE 3-2**  
**Ventilation Rates For All Group R occupancies four (4) stories and less\***  
 Minimum and Maximum Ventilation Rates: Cubic Feet Per Minute (CFM)

Floor Area, ft <sup>2</sup>	Bedrooms													
	2 or less		3		4		5		6		7		8	
	Min.	Max.	Min.	Max.	Min.	Max.	Min.	Max.	Min.	Max.	Min.	Max.	Min.	Max.
<500	50	75	65	98	80	120	95	143	110	165	125	188	140	210
501-1000	55	83	70	105	85	128	100	150	115	173	130	195	145	218
1001-1500	60	90	75	113	90	135	105	158	120	180	135	203	150	225
1501-2000	65	98	80	120	95	143	110	165	125	188	140	210	155	233
2001-2500	70	105	85	128	100	150	115	173	130	195	145	218	160	240
2501-3000	75	113	90	135	105	158	120	180	135	203	150	225	165	248
3001-3500	80	120	95	143	110	165	125	188	140	210	155	233	170	255
3501-4000	85	128	100	150	115	173	130	195	145	218	160	240	175	263
4001-5000	95	143	110	165	125	188	140	210	155	233	170	255	185	278
5001-6000	105	158	120	180	135	203	150	225	165	248	180	270	195	293
6001-7000	115	173	130	195	145	218	160	240	175	263	190	285	205	308
7001-8000	125	188	140	210	155	233	170	255	185	278	200	300	215	323
8001-9000	135	203	150	225	165	248	180	270	195	293	210	315	225	338
>9000	145	218	160	240	175	263	190	285	205	308	220	330	235	353

\*For residences that exceed 8 bedrooms, increase the minimum requirement listed for 8 bedrooms by an additional 15 CFM per bedroom. The maximum CFM is equal to 1.5 times the minimum.

**TABLE 3-3**  
 Prescriptive Exhaust Duct Sizing

Fan Tested CFM @ 0.25 W.G.	Minimum Flex Diameter	Maximum Length Feet	Minimum Smooth Diameter	Maximum Length Feet	Maximum Elbows <sup>1</sup>
50	4 inch	25	4 inch	70	3
50	5 inch	90	5 inch	100	3
50	6 inch	No Limit	6 inch	No Limit	3
80	4 inch <sup>2</sup>	NA	4 inch	20	3
80	5 inch	15	5 inch	100	3
80	6 inch	90	6 inch	No Limit	3
100	5 inch <sup>2</sup>	NA	5 inch	50	3
100	6 inch	45	6 inch	No Limit	3
125	6 inch	15	6 inch	No Limit	3
125	7 inch	70	7 inch	No Limit	3

- For each additional elbow subtract 10 feet from length.
- Flex ducts of this diameter are not permitted with fans of this size.

**TABLE 3-4**  
 Outdoor air requirements for ventilation<sup>1</sup>  
 Occupancies not subject to sections 302 and 303

Application	Estimated Maximum <sup>2</sup> Occupancy P/1000 ft <sup>2</sup> or 100 m <sup>2</sup>	Outdoor Air Requirements cfm/person
Dry Cleaners, Laundries <sup>3</sup>		
Commercial laundry	10	25
Commercial dry cleaner	30	30
Storage, pick up	30	35
Coin-operated laundries	20	15

Application	Estimated Maximum <sup>2</sup> Occupancy P/1000 ft <sup>2</sup> or 100 m <sup>2</sup>	Outdoor Air Requirements cfm/person
Coin-operated dry cleaner	20	15
Dwelling Units In Buildings Greater Than Four Stories or Attached to I-Occupancy Facilities		
Bedroom & living area <sup>24</sup>		15
Food and Beverage Service		
Dining rooms	70	20
Cafeteria, fast food	100	20
Bars, cocktail lounges <sup>4</sup>	100	30
Kitchens (cooking) <sup>23</sup>	20	15
Garages, Repair, Service Stations		
Enclosed parking garage <sup>5</sup>		1.50 cfm/ft.sq.
Auto repair rooms		1.50 cfm/ft.sq.
Hotels, Motels, Resorts, Congregate Residences with More Than Four Stories <sup>6</sup>		
Bedrooms		30 cfm/room
Living Rooms		30 cfm/room
Bath <sup>7</sup>		35 cfm/room
Lobbies	30	15
Conference rooms	50	20
Assembly rooms	120	15
Gambling casinos <sup>4</sup>	120	30
Offices		
Office space <sup>9</sup>	7	20
Reception area	60	15
Telecommunication centers and data entry areas	60	20
Conference rooms	50	20
Public Spaces		

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Application	Estimated Maximum <sup>2</sup> Occupancy P/1000 ft <sup>2</sup> or 100 m <sup>2</sup>	Outdoor Air Requirements cfm/person
Corridors and utilities		0.05 cfm/ft.sq.
Public restroom, cfm/wc or urinal <sup>10</sup>		50
Lockers and dressing rooms		0.50 cfm/ft.sq.
Smoking lounge <sup>11</sup>	70	60
Elevators <sup>12</sup>		1.0 cfm/ft.sq.
<b>Retail Stores, Sales Floors, and Show Room Floors</b>		
Basement and street	30	0.30 cfm/ft.sq.
Upper floors	20	0.20 cfm/ft.sq.
Storage rooms	15	0.15 cfm/ft.sq.
Dressing rooms		0.20 cfm/ft.sq.
Malls and arcades	20	0.20 cfm/ft.sq.
Shipping and receiving	10	0.15 cfm/ft.sq.
Smoking lounge <sup>11</sup>	70	60
Warehouses	5	0.05 cfm/ft.sq.
<b>Speciality Shops</b>		
Barber	25	15
Beauty	25	25
Reducing salons	20	15
Florists <sup>13</sup>	8	15
Clothiers, furniture		0.30 cfm/ft.sq.
Hardware, drugs, fabric	8	15
Supermarkets	8	15
Pet shops		1.00 cfm/ft.sq.
<b>Sports and Amusement<sup>14</sup></b>		
Spectator areas	150	15
Game rooms	70	25
Ice arenas (playing areas)		0.50 cfm/ft.sq.
Swimming Pools (pool and deck area) <sup>15</sup>		0.50 cfm/ft.sq.
Playing floor (gymnasium)	30	20
Ballrooms and discos	100	25
Bowling alleys (seating areas)	70	25
<b>Theaters<sup>16</sup></b>		
Ticket booths	60	20
Lobbies	150	20
Auditorium	150	((+5)) 20
Stages, studios	70	15
<b>Transportation<sup>17</sup></b>		
Waiting rooms	100	15
Platforms	100	15
Vehicles	150	15
<b>Workrooms</b>		
Meat processing <sup>18</sup>	10	15
Photo studios	10	15
Darkrooms	10	0.50 cfm/ft.sq.
Pharmacy	20	15
Bank vaults	5	15
Duplicating, printing <sup>19</sup>		0.50 cfm/ft.sq.
<b>INSTITUTIONAL FACILITIES</b>		
<b>Education</b>		
Classroom	50	15

Application	Estimated Maximum <sup>2</sup> Occupancy P/1000 ft <sup>2</sup> or 100 m <sup>2</sup>	Outdoor Air Requirements cfm/person
Laboratories <sup>20</sup>	30	20
Training shop	30	20
Music rooms	50	15
Libraries	20	15
Locker rooms		0.50 cfm/ft.sq.
Corridors		0.10 cfm/ft.sq.
Auditoriums	150	15
Smoking lounges <sup>11</sup>	70	60
<b>Hospitals, Nursing and Convalescent Homes</b>		
Patient rooms <sup>21</sup>	10	25
Medical procedure	20	15
Operating rooms	20	30
Recovery and ICU	20	15
Autopsy rooms <sup>22</sup>		0.50 cfm/ft.sq.
Physical Therapy	20	15
<b>Correctional Facilities</b>		
Cells	20	20
Dining halls	100	15
Guard station	40	15

- Derived from ASHRAE Standard 62-1989.
- Net occupiable space.
- Dry-cleaning process may require more air.
- Supplementary smoke-removal equipment may be required.
- Distribution among people must consider worker location and concentration of running engine; stands where engines are run must incorporate systems for positive engine exhaust withdrawal. Contaminant sensors may be used to control ventilation.
- Independent of room size.
- Installed capacity for intermittent use.
- See also food and beverage service, merchandising, barber and beauty shops, garages.
- Some office equipment may require local exhaust.
- Mechanical exhaust with no recirculation is recommended.
- Normally supplied by transfer air, local mechanical exhaust; with no recirculation recommended.
- Normally supplied by transfer air.
- Ventilation to optimize plant growth may dictate requirements.
- When internal combustion engines are operated for maintenance of playing surfaces, increased ventilation rates may be required.
- Higher values may be required for humidity control.
- Special ventilation will be needed to eliminate special stage effects.
- Ventilation within vehicles may require special considerations.
- Spaces maintained at low temperatures (-10°F. to+ 50°F.) are not covered by these requirements unless the occupancy is continuous. Ventilation from adjoining spaces is permissible. When the occupancy is intermittent, infiltration will normally exceed the ventilation requirements.
- Installed equipment must incorporate positive exhaust and control of undesirable contaminants.
- Special contamination control systems may be required for processes or functions including laboratory animal occupancy.
- Special requirements or codes and pressure relationships may determine minimum ventilation rates and filter efficiency. Procedures generating contaminants may require higher rates.

- 22. Air shall not be recirculated into other spaces.
- 23. Makeup air for hood exhaust may require more ventilating air.
- 24. Occupant loading shall be based on the number of bedrooms as follows: first bedroom, two persons; each additional bedroom, one person. Where higher occupant loadings are known, they shall be used.

TABLE 3-5  
Prescriptive Integrated Forced Air Supply Duct Sizing

(Number of Bedrooms	Minimum Smooth Duct Diameter	Minimum Flexible Duct Diameter	Maximum Length <sup>1</sup>	Maximum Number of Elbows <sup>2</sup>
2 or less	6"	7"	20'	3
3	7"	8"	20'	3
4 or more	8"	9"	20'	3))
Required Flow (CFM) Per Table 3-2	Minimum Smooth Duct Diameter	Minimum Flexible Duct Diameter	Maximum Length <sup>1</sup>	Maximum Number of Elbows <sup>2</sup>
50-80	6"	7"	20'	3
80-125	7"	8"	20'	3
115-175	8"	10"	20'	3
170-240	9"	11"	20'	3

- 1. For lengths over 20 feet increase duct diameter 1 inch.
- 2. For elbows numbering more than 3 increase duct diameter 1 inch.

TABLE 3-6  
Prescriptive Supply Fan Duct Sizing

Supply Fan Tested CFM At 0.4" WG		
Specified volume from Table 3-2	Minimum Smooth Duct Diameter	Minimum Flexible Duct Diameter
50-90 CFM	4 inch	5 inch
90-150 CFM	5 inch	6 inch
150-250 CFM	6 inch	7 inch
250-400 CFM	7 inch	8 inch

**AMENDATORY SECTION** (Amending WSR 93-02-056, filed 1/6/93, effective 7/1/93)

**WAC 51-13-503 Radon prescriptive requirements.**

503.1 Scope: This section applies to those counties specified in section 501.2.2. This section establishes prescriptive construction requirements for reducing the potential for radon entry into all Group R occupancies, and for preparing the building for future mitigation if desired.

In all crawlspaces, except crawlspace plenums used for providing supply air for an HVAC system, a continuous air barrier shall be installed between the crawlspace area and the occupied area to limit air transport between the areas. If a wood sheet subfloor or other material is utilized as an air barrier, in addition to the requirements of section 502.1.6.2 of the Washington state energy code, all joints between sheets shall be sealed.

503.2 Floors in Contact with the Earth

503.2.1 General: Concrete slabs that are in direct contact with the building envelope shall comply with the requirements of this section.

EXCEPTION: Concrete slabs located under garages or other than Group R occupancies need not comply with this chapter.

503.2.2 Aggregate: A layer of aggregate of four inch minimum thickness shall be placed beneath concrete slabs. The aggregate shall be continuous to the extent practical.

503.2.3 Gradation: Aggregate shall:

a) Comply with ASTM Standard C-33 Standard Specification for Concrete Aggregate and shall be size No. ((67)) 8 or larger size aggregate as listed in Table 2, Grading Requirements for Coarse Aggregate; or

b) Meet the 1988 Washington State Department of Transportation specification 9-03.1 (3) "Coarse Aggregate for Portland Cement Concrete", or any equivalent successor standards. Aggregate size shall be of Grade ((5)) 8 or larger as listed in section 9-03.1 (3) C, "Grading"; or

c) Be screened, washed(~~(, and)~~) pea gravel free of deleterious substances in a manner consistent with ASTM Standard C-33 with one hundred percent ((of the gravel)) (100%) passing a one-half (1/2) inch sieve and less than ((two)) five percent (5%) passing a ((four-inch)) No. 16 sieve. Sieve characteristics shall conform to those acceptable under ASTM Standard C-33.

EXCEPTION: Aggregate shall not be required if a substitute material of system, with sufficient load bearing characteristics, and having approved capability to provide equal or superior air flow, is installed.

503.2.4 Soil-Gas Retarder Membrane: A soil-gas retarder membrane, consisting of at least one layer of virgin polyethylene with a thickness of at least six mil, or equivalent flexible sheet material, shall be either placed directly under all concrete slabs so that the slab is in direct contact with the membrane, or on top of the aggregate with two inches (2") minimum of fine sand or pea gravel installed between the concrete slab and membrane. The flexible sheet shall extend to the foundation wall or to the outside edge of the monolithic slab. Seams shall overlap at least twelve inches. The membrane shall also be fitted tightly to all pipes, wires, and other penetrations of the membrane and sealed with an approved sealant or tape. All punctures or tears shall be repaired with the same or approved material and similarly lapped and sealed.

((EXCEPTION: If the membrane is not in direct contact with the bottom of the concrete slab, all overlapping seams shall be sealed with an approved tape or sealant, and the material shall be sealed to the foundation wall in a permanent manner. The membrane shall also be fitted tightly to all pipes, wires, and other penetrations of the membrane and sealed with an approved sealant or tape. All punctures or tears shall be repaired with the same or approved material and similarly lapped and sealed. In no case shall the membrane be installed below the aggregate.))

503.2.5 Sealing of Penetrations and Joints: All penetrations and joints in concrete slabs or other floor systems and

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walls below grade shall be sealed by an approved sealant to create an air barrier to limit the movement of soil-gas into the indoor air.

Sealants shall be approved by the manufacturer for the intended purpose. Sealant joints shall conform to manufacturer's specifications. The sealant shall be placed and tooled in accordance with manufacturer's specifications. There shall be no gaps or voids after the sealant has cured.

**503.2.6 Radon Vent:** One continuous sealed pipe shall run from a point within the aggregate under each concrete slab to a point outside the building. Joints and connections shall be permanently gas tight. The continuous sealed pipe shall interface with the aggregate in the following manner, or by other approved equal method: The pipe shall be permanently connected to a "T" within the aggregate area so that the two end openings of the "T" lie within the aggregate area. A minimum of five feet of perforated drain pipe of three inches minimum diameter shall join to and extend from the "T."

The perforated pipe shall remain in the aggregate area and shall not be capped at the ends. The "T" and its perforated pipe extensions shall be located at least five feet horizontally from the exterior perimeter of the aggregate area.

The continuous sealed pipe shall terminate no less than twelve inches above the eave, and more than ten horizontal feet from a woodstove or fireplace chimney, or operable window. The continuous sealed pipe shall be labeled "radon vent." The label shall be placed so as to remain visible to an occupant.

The minimum pipe diameter shall be three inches unless otherwise approved. Acceptable sealed plastic pipe shall be smooth walled, and may include either PVC schedule 40 or ABS schedule of equivalent wall thickness.

The entire sealed pipe system shall be sloped to drain to the sub-slab aggregate.

The sealed pipe system may pass through an unconditioned attic before exiting the building; but to the extent practicable, the sealed pipe shall be located inside the thermal envelope of the building in order to enhance passive stack venting.

**EXCEPTION:** A fan forced sub-slab depressurization system includes:

- 1) Soil-gas retarder membrane as specified in section 503.2.4;
- 2) Sealing of penetrations and joints as specified in section 503.2.5;
- 3) A three-inch continuous sealed radon pipe shall run from a point within the aggregate under each concrete slab to a point outside the building;
- 4) Joints and connections may be gas tight, and may be of either PVC schedule 40 or ABS schedule of equivalent in wall thickness;
- 5) A label of "radon vent" shall be placed on the pipe so as to remain visible to the occupant;
- 6) Fan circuit and wiring as specified in section 503.2.7 and a fan.

If the sub-slab depressurization system is exhausted through the concrete foundation wall or rim joist, the exhaust terminus shall be a minimum of six feet from operable windows or outdoor air intake vents and shall be directed away

from operable windows and outdoor air intake vents to prevent radon re-entrainment.

**503.2.7 Fan Circuit and Wiring and Location:** An area for location of an in-line fan shall be provided. The location shall be as close as practicable to the radon vent pipe's point of exit from the building, or shall be outside the building shell; and shall be located so that the fan and all downstream piping is isolated from the indoor air.

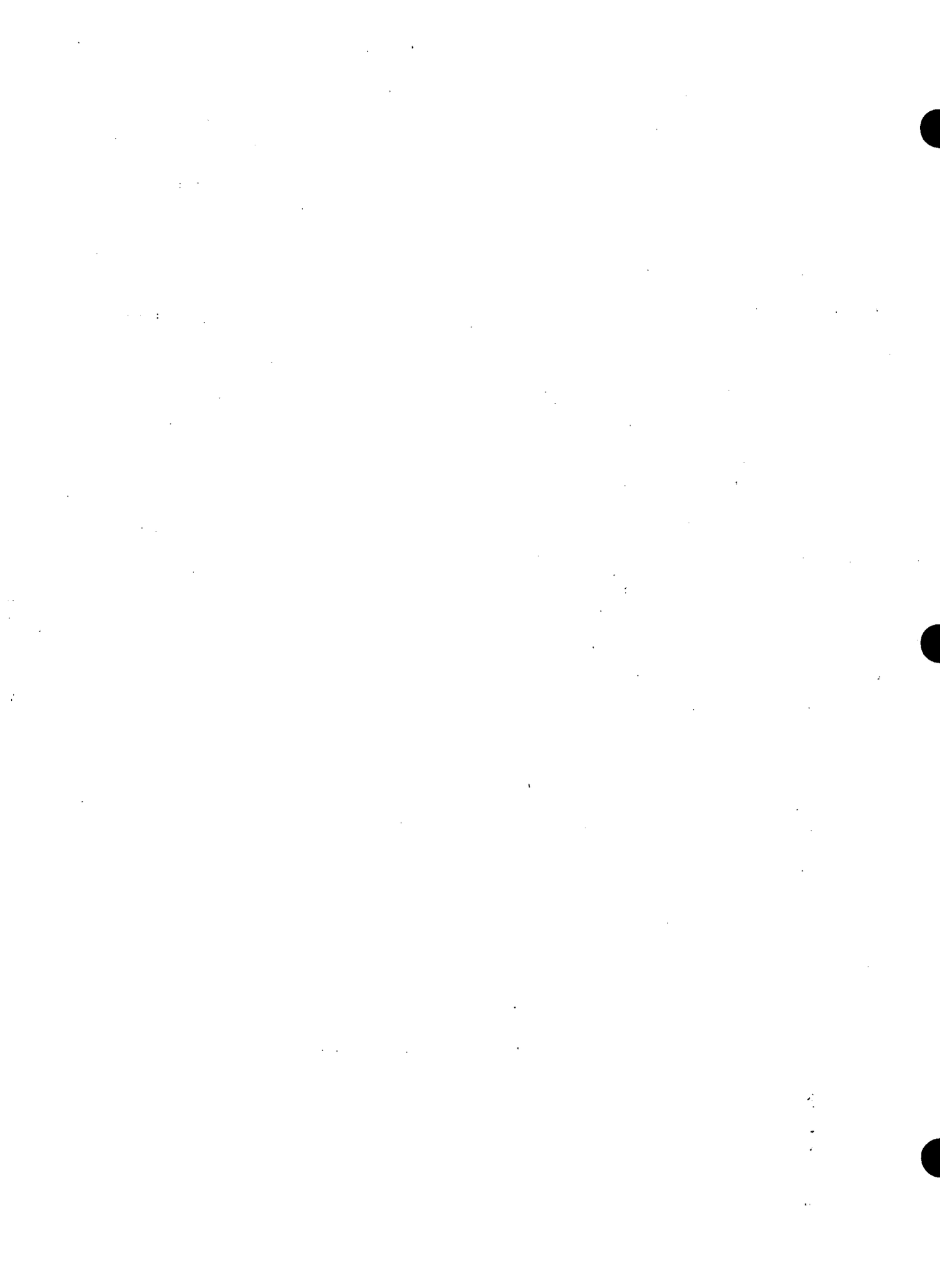
Provisions shall be made to allow future activation of an in-line fan on the radon vent pipe without the need to place new wiring. A one hundred ten volt power supply shall be provided at a junction box near the fan location.

**503.2.8 Separate Aggregate Areas:** If the four-inch aggregate area underneath the concrete slab is not continuous, but is separated into distinct isolated aggregate areas by a footing or other barrier, a minimum of one radon vent pipe shall be installed into each separate aggregate area.

**EXCEPTION:** Separate aggregate areas may be considered a single area if a minimum three-inch diameter connection joining the separate areas is provided for every thirty feet of barrier separating those areas.

**503.2.9 Concrete Block Walls:** Concrete block walls connected to below grade areas shall be considered unsealed surfaces. All openings in concrete block walls that will not remain accessible upon completion of the building shall be sealed at both vertical and horizontal surfaces, in order to create a continuous air barrier to limit the transport of soil-gas into the indoor air.

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**WSR 01-02-015**  
**EMERGENCY RULES**  
**DEPARTMENT OF**  
**FISH AND WILDLIFE**

[Order 00-259—Filed December 21, 2000, 3:10 p.m.]

Date of Adoption: December 21, 2000.

Purpose: Amend commercial and personal use fishing rules.

Citation of Existing Rules Affected by this Order: Repealing WAC 220-33-04000K and 220-56-27000H; and amending WAC 220-33-040 and 220-56-270.

Statutory Authority for Adoption: RCW 77.12.047.

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

Reasons for this Finding: The proposed fisheries are consistent with the smelt policy that has been adopted by the Fish and Wildlife Commission. These fisheries began at level One, which is the most conservative level. The Columbia River fishery is similar to those adopted in 1998-2000 and is designed to limit impact on broodstock while providing important stock status and biological information. The rule for the Columbia River is consistent with actions of the Columbia River Compact of December 18, 2000. There is insufficient time to promulgate permanent regulations.

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 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: Immediately.

December 21, 2000

Evan Jacoby

for Jeff P. Koenings

Director

**NEW SECTION**

**WAC 220-33-04000K Smelt—Area and seasons.** Notwithstanding the provisions of WAC 220-33-040, effective immediately through March 28, 2001, the Columbia River and Washington tributaries are closed to fishing for smelt except under the following provisions:

- 1) Columbia River
  - a) Area: SMCRA 1A, 1B, 1C, 1D, 1E.
  - b) Day/Time: Wednesdays, from 3:00 a.m. to 9:00 p.m.
  - c) Gear: Gillnets, dipnets and trawl nets.
  - d) Allowable sales: Smelt.
  - e) Sanctuaries: Standard river mouth sanctuaries.
  - f) Other: Notwithstanding the provisions of WAC 220-20-010, during open salmon and/or sturgeon seasons fishers may have stored onboard their boats, while fishing, smelt gill nets; and while smelt fishing, fishers may have stored onboard their boats, gill nets of a size that meets the commercial salmon/sturgeon mesh size, weight, and length restrictions for the open salmon/sturgeon season.
  
- 2) Cowlitz River
  - a) Area: Cowlitz River downstream from Peterson's Eddy.
  - b) Day/Time: 3:00 p.m. Tuesdays to 3:00 a.m. Wednesdays
  - c) Gear: Dipnets.
  - d) Allowable sales: Smelt.

**REPEALER**

The following section of the Washington Administrative Code is repealed effective 9:01 p.m. March 28, 2000:

WAC 220-33-04000K      Smelt—Area and seasons.

**NEW SECTION**

**WAC 220-56-27000H Smelt—Area and seasons.** Notwithstanding the provisions of WAC 220-56-270, WAC 220-56-240 and WAC 220-56-275, effective January 1, 2001 through March 31, 2001, the Washington Columbia River tributaries are closed to fishing for smelt except under the following provisions:

Cowlitz River only. 6:00 a.m. to 10:00 p.m. Saturdays only. January 6, 2001 through March 31, 2001.

**REPEALER**

The following section of the Washington Administrative Code is repealed effective 10:01 p.m. March 31, 2001:

WAC 220-56-27000H      Smelt—Area and seasons.

**WSR 01-02-016**  
**EMERGENCY RULES**  
**DEPARTMENT OF**  
**FISH AND WILDLIFE**

[Order 00-260—Filed December 21, 2000, 3:11 p.m., effective January 6, 2001, noon]

Date of Adoption: December 21, 2000.

Purpose: Amend commercial fishing rules.

Citation of Existing Rules Affected by this Order:  
 Repealing WAC 220-33-01000P; and amending WAC 220-33-010.

Statutory Authority for Adoption: RCW 77.12.047.

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

Reasons for this Finding: Harvestable numbers of sturgeon are available. The fishery will provide an opportunity for the commercial fishers to harvest a portion of their sturgeon allocation during a time frame when impacts to salmonids is minimal. Regulation is consistent with the Joint State Sturgeon Accord adopted by the Fish and Wildlife Commission and is consistent with compact action of December 18, 2000. There is insufficient time to promulgate permanent regulations.

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: January 6, 2001, noon.

December 21, 2000

Evan Jacoby

for Jeff P. Koenings

Director

**NEW SECTION**

**WAC 220-33-01000P Columbia River season below Bonneville.** Notwithstanding the provisions of WAC 220-33-010, and 220-33-020, it is unlawful for a person to take or possess salmon or sturgeon taken for commercial purposes from Columbia River Salmon Management and Catch Reporting Areas 1A, 1B, 1C, 1D, and 1E, except as provided in the following subsections.

AREA: SMCRA 1A, 1B, 1C, 1D, and 1E

SEASON: Noon Monday January 8, 2001 to 6:00 p.m. Tuesday, January 9, 2001

Noon Thursday January 11, 2001 to 6:00 p.m. Friday January 12, 2001

Noon Monday January 15, 2001 to 6:00 p.m. Tuesday, January 16, 2001

Noon Thursday January 18, 2001 to 6:00 p.m. Friday January 19, 2001

Noon Monday January 22, 2001 to 6:00 p.m. Tuesday, January 23, 2001

Noon Thursday January 25, 2001 to 6:00 p.m. Friday January 26, 2001

Noon Monday January 29, 2001 to 6:00 p.m. Tuesday, January 30, 2001

Noon Thursday February 1, 2001 to 6:00 p.m. Friday February 2, 2001

Noon Monday February 5, 2001 to 6:00 p.m. Tuesday, February 6, 2001

Noon Thursday February 8, 2001 to 6:00 p.m. Friday February 9, 2001

GEAR: 9 inch minimum mesh and 9-3/4 inch maximum mesh

ALLOWABLE SALE: Salmon and sturgeon

SANCTUARIES: Grays, Elokomin, Abernathy, Gnat Creek, Cowlitz, Kalama, Lewis, Washougal, and Sandy rivers.

OTHER: Notwithstanding the provisions of WAC 220-20-010, during open salmon and/or sturgeon seasons fishers may have stored onboard their boats, while fishing, smelt gill nets; and while smelt fishing, fishers may have stored onboard their boats, gill nets of a size that meets the commercial salmon/sturgeon mesh size, weight, and length restrictions for the open salmon/sturgeon season.

**REPEALER**

The following section of the Washington Administrative Code is repealed effective 6:01 p.m. February 9, 2001:

WAC 220-33-01000P. Columbia River season below Bonneville.

**WSR 01-02-044**  
**EMERGENCY RULES**  
**DEPARTMENT OF**  
**FISH AND WILDLIFE**

[Order 00-265—Filed December 28, 2000, 11:33 a.m.]

Date of Adoption: December 26, 2000.

Purpose: Amend commercial fishing rules.

Citation of Existing Rules Affected by this Order:  
 Repealing WAC 220-52-07300A; and amending WAC 220-52-073.

Statutory Authority for Adoption: RCW 77.12.047.

Under RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is

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

Reasons for this Finding: Harvestable amounts of 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. 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.

December 26, 2000

J. P. Koenings  
Director

by Larry Peck

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: south of a line from Steep Point on Orcas Island to Limestone Point on San Juan Island, west of a line from Neck Point on Shaw Island to Steep Point on Orcas Island, south of a line projected from Flat Point on Lopez Island true west to Shaw Island, and north of a line projected from Flat Point on Lopez Island to the northernmost point of Turn Island and thence projected true west to San Juan Island.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-52-07300A Sea urchins. (00-261)

**WSR 01-02-056**

**EMERGENCY RULES  
HEALTH CARE AUTHORITY  
(Basic Health Plan)**

[Order 00-07—Filed December 29, 2000, 10:43 a.m., effective January 1, 2001]

Date of Adoption: December 29, 2000.

Purpose: Changes the definition of preexisting condition to follow the same general standards for preexisting condition limitations as adopted in the 2000 legislative session.

Citation of Existing Rules Affected by this Order: Amending WAC 182-25-010(30).

Statutory Authority for Adoption: RCW 70.47.050.

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 Basic Health Plan elected to follow the same general standards for preexisting conditions limitations as were adopted in the 2000 legislative session. On November 9, 2000, the Basic Health Plan amended WAC 182-25-020 to reflect the nine month preexisting condition limitation from E2SSB 6067 but inadvertently

NEW SECTION

**WAC 220-52-07300B 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) Green sea urchins: Sea Urchin Districts 3, 4, and Marine Fish/Shellfish Management and Catch Reporting Areas 24A, 24B, 24C, and 24D, 26B, 26C, 26D, and 28A are open only on January 2, 3 and 4, 2001. The minimum size for green sea urchins is 2.25 inches in diameter exclusive of the spines.

(2) Red sea urchins: Sea Urchin Districts 1 and 2 are open only on January 2, 3, and 4, 2001. It is unlawful to harvest red sea urchins smaller than 4.0 inches or larger than 5.5 inches in diameter exclusive of the spines.

(3) 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 Saturdays and Sundays of each week.

(4) 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

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neglected to amend this section as well. This amendment completes the changes to the rule to be consistent with the changes negotiated with the health carriers for the year 2001. The contracts for calendar year 2001 are effective January 1, 2001.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 1, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 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 1, 2001.

December 29, 2000

Melodie H. Bankers

Rules Coordinator

**AMENDATORY SECTION** (Amending WSR 99-24-005, filed 11/18/99, effective 12/19/99)

**WAC 182-25-010 Definitions.** The following definitions apply throughout these rules.

(1) "Administrator" means the administrator of the Washington state health care authority (HCA) or designee.

(2) "Appeal procedure" means a formal written procedure for resolution of problems or concerns raised by enrollees which cannot be resolved in an informal manner to the enrollee's satisfaction.

(3) "Basic health plan" (or BHP) means the system of enrollment and payment on a prepaid capitated basis for basic health care services administered by the administrator through managed health care systems.

(4) "BHP plus" means the program of expanded benefits available to children through coordination between the department of social and health services (DSHS) and basic health plan. Eligibility for BHP Plus is determined by the department of social and health services, based on Medicaid eligibility criteria. To be eligible for the program children must be under age nineteen, with a family income at or below two hundred percent of federal poverty level, as defined by the United States Department of Health and Human Services. They must be Washington state residents, not eligible for Medicare, and may be required to meet additional DSHS eligibility requirements.

(5) "Co-payment" means a payment indicated in the schedule of benefits which is made by an enrollee to a health care provider or to the MHCS.

(6) "Covered services" means those services and benefits in the BHP schedule of benefits (as outlined in the member handbook issued to the enrollee, or to a subscriber on behalf

of the enrollee), which an enrollee shall be entitled to receive from a managed health care system in exchange for payment of premium and applicable co-payments.

(7) "Disenrollment" means the termination of covered services in BHP for a subscriber and dependents, if any.

(8) "Effective date of enrollment" means the first date, as established by BHP, on which an enrollee is entitled to receive covered services from the enrollee's respective managed health care system.

(9) "Dependent" means:

(a) The subscriber's lawful spouse, not legally separated, who resides with the subscriber; or

(b) The unmarried child of the subscriber or the subscriber's dependent spouse, whether by birth, adoption, legal guardianship, or placement pending adoption, who is:

(i) Younger than age nineteen, and who has not been relinquished for adoption by the subscriber or the subscriber's dependent spouse; or

(ii) Younger than age twenty-three, and a registered student at an accredited secondary school, college, university, technical college, or school of nursing, attending full time, other than during holidays, summer and scheduled breaks; or

(c) A person of any age who is under legal guardianship of the subscriber or the subscriber's dependent spouse, and who is incapable of self-support due to disability.

(10) "Eligible full-time employee" means an employee who meets all eligibility requirements in WAC 182-25-030 and who is regularly scheduled to work thirty or more hours per week for an employer. The term includes a self-employed individual (including a sole proprietor or a partner of a partnership, and may include an independent contractor) if the individual:

(a) Is regularly scheduled to work thirty hours or more per week; and

(b) Derives at least seventy-five percent of his or her income from a trade or business that is licensed to do business in Washington.

Persons covered under a health benefit plan pursuant to the Consolidated Omnibus Budget Reconciliation Act of 1986 shall not be considered eligible employees for purposes of minimum participation requirements.

(11) "Eligible part-time employee" means an employee who meets all the criteria in subsection (10) of this section, but who is regularly scheduled to work fewer than thirty hours per week for an employer.

(12) "Employee" means one who is in the employment of an employer, as defined by RCW 50.04.080.

(13) "Employer" means an enterprise licensed to do business in Washington state, as defined by RCW 50.04.080, with employees in addition to the employer, whose wages or salaries are paid by the employer.

(14) "Enrollee" means a person who meets all eligibility requirements, who is enrolled in BHP, and for whom applicable premium payments have been made.

(15) "Family" means an individual or an individual and spouse, if not legally separated, and dependents. For purposes of eligibility determination and enrollment in the plan, an individual cannot be a member of more than one family.

(16) "Financial sponsor" means a person, organization or other entity, approved by the administrator, that is responsi-

ble for payment of all or a designated portion of the monthly premiums on behalf of a subscriber and any dependents.

(17) "Gross family income" means total cash receipts, as defined in (a) of this subsection, before taxes, from all sources, for subscriber and dependents whether or not they are enrolled in BHP, with the exceptions noted in (b) of this subsection.

(a) Income includes:

(i) Money wages, tips and salaries before any deductions;

(ii) Net receipts from nonfarm self-employment (receipts from a person's own unincorporated business, professional enterprise, or partnership, after deductions for business expenses);

(iii) Net receipts from farm self-employment (receipts from a farm which one operates as an owner, renter, or sharecropper, after deductions for farm operating expenses);

(iv) Regular payments from Social Security, railroad retirement, unemployment compensation, strike benefits from union funds, workers' compensation, veterans' payments, public assistance, alimony, child support, military family allotments, private pensions, government employee pensions (including military retirement pay), and regular insurance or annuity payments;

(v) Work study or training stipends;

(vi) Dividends and interest accessible to the enrollee without a penalty;

(vii) Net rental income, net royalties, periodic receipts from estates or trusts, and net gambling or lottery winnings.

(b) Income does not include the following types of money received:

(i) Capital gains;

(ii) Any assets drawn down as withdrawals from a bank, the sale of property, a house or a car;

(iii) Tax refunds, gifts, loans, lump-sum inheritances, one-time insurance payments, or compensation for injury (except workers' compensation);

(iv) Noncash benefits, such as the employer-paid or union-paid portion of health insurance or other employee fringe benefits, food or housing received in lieu of wages, the value of food and fuel produced and consumed on farms, the imputed value of rent from owner-occupied nonfarm or farm housing, and such noncash benefit programs as Medicare, Medicaid, food stamps, school lunches, and housing assistance;

(v) Income earned by dependent children;

(vi) Income of a family member who resides in another household when such income is not available to the subscriber or dependents seeking enrollment in BHP;

(vii) College or university scholarships, grants, fellowships and assistantships;

(viii) Payments from the department of social and health services adoption support program authorized under RCW 26.33.320 and 74.13.100 through 74.13.145;

(ix) Documented child care expenses for the care of a dependent child of a subscriber may be deducted (at a rate set by the administrator and consistent with Internal Revenue Service requirements) when calculating gross family income. To qualify for this deduction, the subscriber must be employed during the time the child care expenses were paid,

and payment may not be paid to a parent or step parent of the child or to a dependent child of the subscriber or his/her spouse.

(18) "Home care agency" means a private or public agency or organization that administers or provides home care services directly or through a contract arrangement to ill, disabled, or infirm persons in places of temporary or permanent residence, and is licensed by the department of social and health services (DSHS) as a home care agency. In order to qualify, the agency must be under contract with one of the following DSHS programs: Chore, Medicaid Personal Care, Community Options Program Entry System (COPES) or Respite Care (up to level three).

(19) "Institution" means a federal, state, county, city or other government correctional or detention facility or government-funded facility where health care historically has been provided and funded through the budget of the operating agency, and includes, but is not limited to: Washington state department of corrections institutions; federal, county and municipal government jail and detention institutions; Washington state department of veterans affairs soldiers' and veterans' homes; department of social and health services state hospitals and facilities and juvenile rehabilitation institutions and group homes. An institution does not include: Educational institutions; government-funded acute health care or mental health facilities except as provided above; chemical dependency facilities; and nursing homes.

(20) "Institutionalized" means to be confined, voluntarily or involuntarily, by court order or health status, in an institution, as defined in subsection (19) of this section. This does not include persons on work release or who are residents of higher education institutions, acute health care facilities, alcohol and chemical dependency facilities, or nursing homes.

(21) "Insurance broker" or "agent" means a person who is currently licensed as a disability insurance broker or agent, according to the laws administered by the office of the insurance commissioner under chapter 48.17 RCW.

(22) "Managed health care system" (or "MHCS") means any health care organization (including health care providers, insurers, health care service contractors, health maintenance organizations, or any combination thereof) which has entered into a contract with the HCA to provide basic health care services.

(23) "Maternity benefits through medical assistance," also known as S-Medical, means the coordinated program between BHP and DSHS for eligible pregnant women. This program includes all Medicaid benefits, including maternity coverage. Eligible members must be at or below one hundred eighty-five percent of the federal poverty level. Eligibility for this program is determined by DSHS, based on Medicaid eligibility criteria.

(24) "Medicaid" means the Title XIX Medicaid program administered by the department of social and health services, and includes the medical care programs provided to the "categorically needy" and the "medically needy" as defined in chapter 388-503 WAC.

(25) "Medicare" means programs established by Title XVIII of Public Law 89-97, as amended, "Health Insurance for the Aged and Disabled."

(26) "Nonsubsidized enrollee" or "full premium enrollee" means an individual who enrolls in BHP, as the subscriber or dependent, and who pays or on whose behalf is paid the full costs for participation in BHP, without subsidy from the HCA.

(27) "Open enrollment" means a time period designated by the administrator during which enrollees may enroll additional dependents or apply to transfer their enrollment from one managed health care system to another.

(28) "Participating employee" means an employee of a participating employer or home care agency who has met all the eligibility requirements and has been enrolled for coverage under BHP.

(29) "Participating employer" means an employer who has been approved for enrollment in BHP as an employer group.

(30) "Preexisting condition" means any illness, injury or condition for which, in the ~~((three))~~ six months immediately preceding an enrollee's effective date of enrollment in BHP:

(a) Treatment, consultation or a diagnostic test was recommended for or received by the enrollee; or

(b) The enrollee was prescribed or recommended medication; or

(c) Symptoms existed which would ordinarily cause a reasonably prudent individual to seek medical diagnosis, care or treatment.

(31) "Premium" means a periodic payment, based upon gross family income and determined under RCW 70.47.060(2), which an individual, their employer or a financial sponsor makes to BHP for subsidized or nonsubsidized enrollment in BHP.

(32) "Program" means subsidized BHP, nonsubsidized BHP, BHP Plus, or maternity benefits through medical assistance.

(33) "Provider" or "health care provider" means a health care professional or institution duly licensed and accredited to provide covered services in the state of Washington.

(34) "Rate" means the per capita amount, including administrative charges and any applicable premium and prepayment tax imposed under RCW 48.14.020, negotiated by the administrator with and paid to a managed health care system, to provide BHP health care benefits to enrollees.

(35) "Schedule of benefits" means the basic health care services adopted and from time to time amended by the administrator, which an enrollee shall be entitled to receive from a managed health care system in exchange for payment of premium and applicable co-payments, as described in the member handbook.

(36) "Service area" means the geographic area served by a managed health care system as defined in its contract with HCA.

(37) "Subscriber" is a person who applies to BHP on his/her own behalf and/or on behalf of his/her dependents, if any, who meets all applicable eligibility requirements, is enrolled in BHP, and for whom the monthly premium has been paid. Notices to a subscriber and, if applicable, a financial sponsor or employer shall be considered notice to the subscriber and his/her enrolled dependents.

(38) "Subsidized enrollee" or "reduced premium enrollee" means an individual who enrolls in BHP, either as

the subscriber or an eligible dependent, whose current gross family income does not exceed twice the federal poverty level as adjusted for family size and determined annually by the federal Department of Health and Human Services, and who receives a premium subsidy from the HCA.

(39) "Subsidy" means the difference between the amount of periodic payment the HCA makes to a managed health care system on behalf of a subsidized enrollee, and the amount determined to be the subsidized enrollee's responsibility under RCW 70.47.060(2).

**WSR 01-02-074**

**EMERGENCY RULES**

**DEPARTMENT OF**

**SOCIAL AND HEALTH SERVICES**

**(Medical Assistance Administration)**

[Filed December 29, 2000, 2:20 p.m., effective January 1, 2001]

Date of Adoption: December 29, 2000.

Purpose: To make WAC 388-513-1350 and 388-513-1380 consistent with the recent federal increase in the resource maximum and maintenance allocation standards for community spouses of long-term care Medicaid clients.

Citation of Existing Rules Affected by this Order: Amending WAC 388-513-1350 and 388-513-1380.

Statutory Authority for Adoption: RCW 74.04.050, 74.04.057, 74.08.090, and 74.09.500.

Other Authority: 42 U.S.C. 1396R-5, section 1924.

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: Implementation of federal increase in standards is required to be effective January 1, 2001, in order to continue receiving federal funds.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 2, 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 2, Repealed 0.

Effective Date of Rule: January 1, 2001.

December 29, 2000

Kelly Cooper

for Marie Myerchin-Redifer, Manager  
Rules and Policies Assistance Unit

EMERGENCY

**AMENDATORY SECTION** (Amending WSR 00-01-051, filed 12/8/99, effective 1/8/00)

**WAC 388-513-1350 Defining the resource standard and determining available resources for long-term care (LTC) services.** This section describes how the department defines the resource standard and available resources when determining a client's eligibility for LTC services. The department uses the term "resource standard" to describe the maximum amount of resources a client can have and be resource eligible for program benefits.

(1) The resource standard used to determine eligibility for LTC services equals:

- (a) Two thousand dollars for a single client; or
- (b) Three thousand dollars for a legally married couple, unless subsection (2) applies.

(2) If the department has already established eligibility for one spouse, then it applies the standard described in subsection (1)(a) to each spouse, unless doing so would make one of the spouses ineligible.

(3) The department must apply the following rules when determining available resources for LTC services:

- (a) WAC 388-470-0005, Resource eligibility and limits;
- (b) WAC 388-470-0010, How to determine who owns a resource;

- (c) WAC 388-470-0015, Availability of resources;
- (d) WAC 388-470-0060(6), Resources of an alien's sponsor; and
- (e) WAC 388-506-0620, SSI-related medical clients.

(4) The department determines a client's nonexcluded resources used to establish eligibility for LTC services in the following way:

(a) For an SSI-related client, the department reduces available resources by excluding resources described in WAC 388-513-1360;

(b) For an SSI-related client who has a community spouse, the department:

- (i) Excludes resources described in WAC 388-513-1360; and

(ii) Adds together the available resources of both spouses according to subsection (5)(a) or (b) as appropriate;

(c) For a client not described in subsection (4)(a) or (b), the department applies the resource rules of the program used to relate the client to medical eligibility.

(5) A change in federal law that took effect on October 1, 1989 affects the way the department determines available resources of a legally married client. If the client's current period of institutional status began:

(a) On or after that date, the department adds together the total amount of nonexcluded resources held in the name of:

- (i) Either spouse; or
- (ii) Both spouses.

(b) Before that date, the department adds together one-half the total amount of nonexcluded resources held in the name of:

- (i) The institutionalized spouse; or
- (ii) Both spouses;

(6) If subsection (5)(a) applies, the department allocates the maximum amount of resources ordinarily allowed by law to the community spouse before determining nonexcluded

resources used to establish eligibility for the institutionalized spouse. The maximum allocation amount is ~~((eighty-four thousand, one hundred and twenty))~~ eighty-seven thousand dollars effective January 1, ~~((2000))~~ 2001.

(7) The amount of allocated resources described in subsection (6) can be increased, only if:

(a) A court transfers additional resources to the community spouse; or

(b) An administrative law judge establishes in a ~~((fair))~~ hearing described in chapter ~~((388-08))~~ 388-02 WAC that the amount is inadequate to provide a minimum monthly maintenance needs amount for the community spouse.

(8) The department considers resources of the community spouse unavailable to the institutionalized spouse the month after eligibility for LTC services is established, unless subsections (9)(a), (b), or (c) apply.

(9) A redetermination of the couples' resources as described in subsections (4)(b) or (c) is required, if:

(a) The institutionalized spouse has a break of at least thirty consecutive days in a period of institutional status;

(b) The institutionalized spouse's nonexcluded resources exceed the standard described in subsection (1)(a), if subsection (5)(a) applies; or

(c) The institutionalized spouse does not transfer the amount described in subsections (6) or (7) to the community spouse or to another person for the sole benefit of the community spouse as described in WAC 388-513-1365(4) by either:

- (i) The first regularly scheduled eligibility review; or
- (ii) The reasonable amount of additional time necessary to obtain a court order for the support of the community spouse.

**AMENDATORY SECTION** (Amending WSR 00-17-058, filed 8/9/00, effective 9/9/00)

**WAC 388-513-1380 Determining a client's participation in the cost of care for long-term care (LTC) services.**

This section describes how the department allocates income and excess resources when determining participation in the cost of care (in the post-eligibility process). The department applies rules described in WAC 388-513-1315 to define what income and resources must be used in this process.

(1) For a client receiving institutional or hospice services in a medical facility, the department applies all subsections of this rule.

(2) For a client receiving waived services at home or in an alternate living facility, the department applies only those subsections of this rule that are cited in the rules for those programs.

(3) For a client receiving hospice services at home, the department applies rules used for the community options program entry system (COPES).

(4) The department allocates excess resources in an amount equal to incurred medical expenses that are not subject to third-party payment and for which the client is liable, including:

- (a) Health insurance and Medicare premiums, deductions, and co-insurance charges; and

(b) Necessary medical care recognized under state law, but not covered under the state's Medicaid plan.

(5) The amount of excess resources described in subsection (4) is limited to the following amounts:

(a) For LTC services provided under the categorically needy (CN) program, the amount described in WAC 388-513-1315(3); or

(b) For LTC services provided under the medically needy (MN) program, the amount described in WAC 388-513-1395 (2)(a) or (b).

(6) The department allocates nonexcluded income up to a total of the medically needy income level (MNIL) in the following order:

(a) A personal needs allowance (PNA) of:

(i) One hundred sixty dollars for a client living in a state veterans' home;

(ii) Ninety dollars for a veteran or a veteran's surviving spouse, who receives an improved pension and does not live in a state veterans' home; or

(iii) Forty-one dollars and sixty-two cents for all other clients in a medical facility.

(b) Federal, state, or local income taxes:

(i) Mandatorily withheld from earned or unearned income for income tax purposes before receipt by the client; or

(ii) Not covered by withholding, but are owed, become an obligation, or have been paid by the client during the time period covered by the PNA.

(c) Wages for a client who:

(i) Is related to the supplemental security income (SSI) program as described in WAC 388-503-0510(1); and

(ii) Receives the wages as part of a department-approved training or rehabilitative program designed to prepare the client for a less restrictive placement. When determining this deduction employment expenses are not deducted.

(d) Guardianship fees and administrative costs including any attorney fees paid by the guardian, after June 15, 1998, only as allowed by chapter 388-79 WAC.

(7) The department allocates nonexcluded income after deducting amounts described in subsection (6) in the following order:

(a) Income garnisheed for child support:

(i) For the time period covered by the PNA; and

(ii) Not deducted under another provision in the post-eligibility process.

(b) A monthly needs allowance for the community spouse not to exceed, effective January 1, ~~((2000))~~ 2001, two thousand one hundred ~~((three))~~ seventy-five dollars, unless a greater amount is allocated as described in subsection (9) of this section. The monthly needs allowance:

(i) Consists of a combined total of both:

(A) An amount added to the community spouse's gross income to provide a total of one thousand four hundred seven dollars; and

(B) Excess shelter expenses as specified under subsection (8) of this section; and

(ii) Is allowed only to the extent the client's income is made available to the community spouse.

(c) A monthly maintenance needs amount for each minor or dependent child, dependent parent or dependent sibling of the community or institutionalized spouse who:

(i) Resides with the community spouse, equal to one-third of the amount that one thousand four hundred seven dollars exceeds the dependent family member's income.

(ii) Does not reside with the community spouse, equal to the MNIL for the number of dependent family members in the home less the income of the dependent family members. Child support received from an absent parent is the child's income.

(d) Incurred medical expenses described in subsections (4)(a) and (b) not used to reduce excess resources.

(e) Maintenance of the home of a single client or institutionalized couple:

(i) Up to one hundred percent of the one-person federal poverty level per month;

(ii) Limited to a six-month period;

(iii) When a physician has certified that the client is likely to return to the home within the six-month period; and

(iv) When social service staff documents initial need for the income exemption and reviews the client's circumstances after ninety days.

(8) For the purposes of this section, "excess shelter expenses" equal the actual expenses under subsection (8)(b) less the standard shelter allocation under subsection (8)(a). For the purposes of this rule:

(a) The standard shelter allocation is four hundred twenty-two dollars, effective April 1, 2000; and

(b) Shelter expenses are the actual required maintenance expenses for the community spouse's principal residence for:

(i) Rent;

(ii) Mortgage;

(iii) Taxes and insurance;

(iv) Any maintenance care for a condominium or cooperative; and

(v) The food stamp standard utility allowance, provided the utilities are not included in the maintenance charges for a condominium or cooperative.

(9) The amount allocated to the community spouse may be greater than the amount in subsection (7)(b) only when:

(a) A court enters an order against the client for the support of the community spouse; or

(b) A hearings officer determines a greater amount is needed because of exceptional circumstances resulting in extreme financial duress.

(10) A client who continues to receive SSI in a medical facility does not participate the SSI income in the cost of care for medical services.

#### WSR 01-02-077

#### EMERGENCY RULES

#### DEPARTMENT OF

#### FISH AND WILDLIFE

[Order 00-268—Filed December 29, 2000, 2:38 p.m., effective January 1, 2001, 12:01 a.m.]

Date of Adoption: December 28, 2000.

Purpose: Amend personal use fishing rules.

Citation of Existing Rules Affected by this Order:  
Amending WAC 220-56-235.

Statutory Authority for Adoption: RCW 77.12.047.

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

Reasons for this Finding: This regulation is needed to bring state regulation in conformance with newly enacted federal regulations for these two species. A proposal to change this regulation on a permanent basis is currently being prepared. The proposal is scheduled to be considered at the February 2001 meeting of the Fish and Wildlife Commission.

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: January 1, 2001, 12:01 a.m.

December 28, 2000

Sara G. LaBorde

for Jeff P. Koenings

Director

NEW SECTION

**WAC 220-56-23500J Possession limits—Bottomfish.**

Notwithstanding the provisions of WAC 220-56-235, effective 12:01 a.m. January 1, 2001 until further notice in those waters of Catch Record Areas 1 through 4 the daily limit of rockfish, is 10 fish, no more than two of which may be yelloweye or canary rockfish in any combination.

**WSR 01-02-078**

**EMERGENCY RULES**

**DEPARTMENT OF**

**FISH AND WILDLIFE**

[Order 00-269—Filed December 29, 2000, 2:41 p.m., effective January 1, 2001, 12:01 a.m.]

Date of Adoption: December 29, 2000.

Purpose: Amend personal use fishing rules.

Citation of Existing Rules Affected by this Order:  
Amending WAC 220-56-350 and 220-56-380.

Statutory Authority for Adoption: RCW 77.12.047.

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

Reasons for this Finding: This regulation is needed to adjust seasons to accommodate changes in resource abundance and state/tribal allocations. 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: January 1, 2001, 12:01 a.m.

December 29, 2000

Sara G. LaBorde

for Jeff P. Koenings

Director

NEW SECTION

**WAC 220-56-35000H Clams other than razor**

**clams—Areas and seasons.** Notwithstanding the provisions of WAC 220-56-350, effective 12:01 a.m. January 1, 2001 until further notice, it is unlawful to harvest or possess clams, cockles, or mussels taken for personal use from the following public tidelands during the closed periods herein, and lawful to harvest only during the open periods specified herein:

- (1) Dosewallips State Park - **Closed** until further notice.
- (2) Potlatch DNR - **Closed** through March 31.
- (3) Potlatch East - **Closed** through March 31.
- (4) Potlatch State Park - **Closed** through March 31.
- (5) South Indian Island County Park - **Closed** until further notice.

NEW SECTION

**WAC 220-56-38000Z Oysters—Areas and seasons.**

Notwithstanding the provisions of WAC 220-56-380, effective 12:01 a.m. January 1, 2001 until further notice, it is unlawful to harvest or possess oysters taken for personal use from the following public tidelands except as provided below:

- (1) Dosewallips State Park - **Closed** until further notice.
- (2) Potlatch East - **Closed** through March 31.

EMERGENCY

(3) Potlatch State Park - **Closed** through March 31.

(4) South Indian Island County Park - **Closed** until further notice.

**WSR 01-02-079**  
**EMERGENCY RULES**  
**DEPARTMENT OF**  
**FISH AND WILDLIFE**

[Order 00-270—Filed December 29, 2000, 2:45 p.m., effective January 1, 2001, 12:01 a.m.]

Date of Adoption: December 29, 2000.

Purpose: Amend personal use fishing rules.

Citation of Existing Rules Affected by this Order:  
Repealing WAC 232-28-61900M; and amending WAC 232-28-619.

Statutory Authority for Adoption: RCW 77.12.047.

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

Reasons for this Finding: This regulation is necessary due to lower than expected return of chum salmon to the Nisqually River providing escapement below projected needs. 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: January 1, 2001, 12:01 a.m.

December 29, 2000

Sara G. LaBorde  
for Jeff P. Koenings  
Director

itary tank crossing bridge (located one mile upstream of mouth of Muck Creek)

REPEALER

The following section of the Washington Administrative Code is repealed effective 12:01 a.m. February 1, 2001:

WAC 232-28-61900M      Exceptions to statewide  
rules—Nisqually River.

EMERGENCY

NEW SECTION

**WAC 232-28-61900M Exceptions to statewide rules—Nisqually River.** Notwithstanding the provisions of WAC 232-28-619, effective 12:01 a.m. January 1 through January 31, 2001 it is unlawful to fish for and possess salmon in those waters of the Nisqually river from mouth to the mil-

WSR 01-01-052
RULES OF COURT
STATE SUPREME COURT

[December 7, 2000]

IN THE MATTER OF THE ADOPTION ) ORDER
OF THE AMENDMENTS TO LIMITED ) NO. 25700-A-693
PRACTICE OFFICER RULES FOR )
ADMISSION AND CERTIFICATION, )
AND DISCIPLINE RULES AND REGU- )
LATIONS )

Suggested Changes to Rules for
Admission and Certification to Limited Practice

GR 9 Cover Sheet

(A) Name of Proponent: Washington Limited Practice Board.

(B) Spokesperson: Teresa Sherman, Chair, Limited Practice Board

(C) Purpose:

Rule 2. Applicants. C. Filing Applications. - This suggested change requires an application to include a residential address to be complete. The Board needs a residential address to ensure that it can contact a limited practice officer (LPO) when necessary.

In the past, when the Board has had only a business address for LPOs, it has had problems locating LPOs who change jobs without notifying the Board of a new work address, or who do not have a new work address.

Pursuant to suggested new Rule 20, which is described below, the Board's record of an LPO's residential address would be exempt from public inspection and copying.

Rule 10. Examination Standards and Notification of Results. This suggested change clarifies that the passing standard for the examination is 75 percent on each section of the exam. The LPO examination has two sections: a multiple-choice section and a document selection and preparation section.

However, in the past, some applicants have argued that they should be allowed to average the scores from the two sections and pass if the average of their scores on the two sections is 75 percent. The suggested change clarifies the Board's standards regarding the passing of the exam.

Rule 11. Reapplication for Examination. This rule change requires an applicant to file a new application to sit for the examination if over one year has passed from the date the applicant last took the examination. The LPO examination is given two times a year. If an applicant fails the examination, and then does not sit for the exam gain on either of the next two times it is offered, it is practice of OAC staff to destroy the applicant's file.

However, on at least one occasion, someone who has failed the examination tried to sit for an examination three years later without making a reapplication. The current version of Rule 11 only requires the applicant to submit a new application after failing the examination three times.

So that the State does not have to store application materials for an unreasonable length of time, the applicant should be required to file a new application if more than a year (two examinations) has gone by without the person retaking the examination.

Rule 13. Annual Fee. This rule change would allow the Board to prorate the annual fee for those LPOs who are

MISC.

The Limited Practice Board having recommended the adoption of the proposed amendments to Limited Practice Officer Rules for Admission and Certification, and Discipline Rules and Regulations, and the Court having approved the proposed amendments for publication;

Now, therefore, it is hereby

ORDERED:

(a) That pursuant to the provisions of GR 9(f), the proposed amendments as attached hereto are to be published for comment in the Washington Register and Office of the Administrator for the Court's website in January 2001.

(b) The purpose statement as required by GR 9(d), is published solely for the information of the Bench, Bar and other interested parties.

(c) Comments are to be submitted to the Clerk of the Supreme Court by either U.S. Mail or Internet E-Mail by no later than April 30, 2001. Comments may be sent to the following addresses: P.O. Box 40929, Olympia, Washington 98504-0929, or Lisa.Bausch@courts.wa.gov. Comments submitted by e-mail message must be limited to 1500 words.

DATED at Olympia, Washington this 7th day of December 2000.

Richard P. Guy

CHIEF JUSTICE

Suggested Rule Changes to the
Title of the Disciplinary Regulations

GR 9 Cover Sheet

(A) Proponent: Washington Limited Practice Board

(B) Spokesperson: Teresa Sherman, Chair, Limited Practice Board

(C) Purpose: To change the title of the Disciplinary Regulations to more accurately reflect the subject matter of the regulations. The sole subject of the disciplinary regulations is compliance with APR 12.1, which concerns interest-bearing trust accounts

(D) Hearing: Not requested.

(E) Expedited Consideration: Not requested.

DISCIPLINARY REGULATIONS APPLICABLE TO APR 12.1
REGULATIONS 101 - 106

[Unchanged]

admitted to practice in the spring. The Board's fiscal year runs from July 1 to June 30. The prorated annual fee of \$40 would allow the LPO to be admitted for the remainder of the fiscal year (through June 30) after passing the Spring examination.

The rule change also requires an LPO to provide the Board with a current residential address at the time of payment of the annual fee. As set forth in support of the change to Rule 2, above, when the Board only has an LPO's business address, it may be difficult for the Board to locate an LPO who has changed jobs without notifying the Board of the new business address. The Board may need to contact the LPO in the event that a disciplinary matter arises or there is a change in the law or rules that govern the limited practice of law.

**Rule 14. Insurance.** An LPO is required to provide proof of financial responsibility to be eligible to practice. An LPO must either provide proof of insurance, proof of individual financial responsibility or be employed by an entity with an audited financial statement showing a net worth in the amount required by Rule 12.

Due to consolidation in the financial services industry, many LPOs are employed by local companies that are wholly-owned subsidiaries of larger companies. The audited net worth statements that the local employer-company provides is often the financial statement of the parent company. The Board's practice is to accept the financial statement of the parent company as proof of financial responsibility so long as the parent company agrees in writing to be financially responsible for the conduct of the LPO. The suggested rule change specifically allows this practice.

**Rule 15. Continuing Education.** This suggested rule change deletes language requiring only active LPOs to take continuing education classes. At present, LPOs are not required to take continuing education classes while on inactive status, but they may remain on inactive status for only two years. LPOs who do not reactivate their licenses within two years are decertified, and must begin the application process all over again, including retaking the examination, if they wish to become recertified.

A suggested change to Rule 16, set forth below, permits LPOs to remain on inactive status indefinitely. The Board has accompanied that change with the change suggested herein that would require inactive LPOs to meet the same continuing education requirements as active LPOs. So long as inactive LPOs meet the continuing education and annual fee requirements, they may remain on inactive status indefinitely without being required to retake the LPO examination to regain their active status.

**Rule 16. Inactive Status.** This rule change would permit an LPO to remain on inactive status indefinitely, so long as the LPO continues to meet the continuing education requirements and annual fee requirements for active LPOs.

Currently, an LPO may be on inactive status for only two years. To be returned to active status, the LPO must show proof of meeting the continuing education requirements for the period of inactive status and pay the annual fees incurred while on inactive status. An LPO who does not return to active status within two years is decertified, and must begin

the application process all over again to be recertified. This includes retaking the examination.

This rule change would recognize that it would not harm the public to allow an LPO to remain on inactive status for longer than two years so long as the LPO has remained current on his or her continuing education requirements.

**Rule 20. Records Disclosure.** [New Rule.] This rule provides for public inspection and copying of public records of the Limited Practice Board. The Board currently has no records disclosure provision, except for rules regarding access to disciplinary files. Suggested Rule 20 will not change the rules that govern access to disciplinary files.

Suggested Rule 20 governs public access to LPO applications, proof of financial responsibility, continuing education records, IOLTA records and other administrative records, as set forth in the suggested rule. Suggested Rule 20 is modeled on the records disclosure provision that governs the records of the Washington State Bar Association. That provision is found in the Association's Bylaws, Section XIII.

(D) Hearing: Not requested.

(E) Expedited Consideration: Not requested.

Suggested Amendment

RULE 2

Applicants

A. - B. [Unchanged.]

C. Filing Application

Persons applying for admission to limited practice under APR 12 should submit their application, in duplicate, together with the required attachments and fee to the OFFICE OF THE ADMINISTRATOR FOR THE COURTS, PO BOX 41172, OLYMPIA WA 98504-1172. The application shall not be considered complete and will not be approved pursuant to Rule 4 unless the applicant has provided a residential address.

Intake of the application for admission will be handled by the staff of the OAC.

A cutoff date for acceptance of applications will be established by the Limited Practice Board before each scheduled examination. The date shall be disseminated to each applicant when the application packet is distributed by the staff of the OAC.

Suggested Change

RULE 10

Examination Standards and Notification of Results

The passing standard for the examination is set at 75 percent for each section. All applicants will be notified by the staff of the OAC of the applicant's examination results. Those applicants who unsuccessfully sit for the examination may request that they be informed of their score on the examination by category. The request shall be made in writing by the applicant to the staff of the OAC. Test scores shall not be made available to those applicants who successfully sit for the examination. Copies of the examination shall not be available to any applicant.

MISC.

## Suggested Change

RULE 11

## Reapplication for Examination

Applicants may take the examination three times without making reapplication. However, after three failures, an applicant ~~shall~~ must make reapplication in order to sit for reexamination. If more than one year passes from the date the applicant last sat for the examination without the applicant sitting for reexamination, then the applicant shall be required to make reapplication to sit for the examination.

## Suggested Changes

RULE 13

## Annual Fee

A. Except as set forth in section B of this Rule, Every Limited Practice Officer (LPO) shall pay an annual fee of \$85.00 through the OAC. The fee runs in accordance with the fiscal year commencing July 1, 1984. Failure to pay the annual fee shall subject the LPO to disciplinary action.

B. The prorated annual fee for LPOs who pass the qualifying examination given in the spring and who request active status prior to July 1 of that same calendar year shall be \$40. Said LPOs shall pay the annual fee set forth in Rule 13.A. to retain their active status after June 30 of the calendar year of their admission.

C. An LPO shall provide his or her residential address to the Board at the time of payment of the annual fee.

## Suggested Changes

RULE 14

## Insurance

Each LPO shall either be insured or covered under the financial statement of an employer or employer's parent company or other surety at all times as specified in Rule 12 herein. If the LPO is covered under a financial statement, the LPO, employer, employer's parent company or other surety who has assumed such financial responsibility shall annually file with the Limited Practice Board, by July 1, the audited financial statement for the most-recent fiscal year of the financially responsible party indicating net worth.

Each LPO shall notify the staff of the Limited Practice Board of any cancellation or lapse in coverage. During any period that a LPO is not covered in accordance with Rules 12 and 14, or is not on inactive status pursuant to Rule 16, the license of the LPO shall be suspended. Each suspended LPO must demonstrate compliance with the requirements of Rule 12 within nine (9) months of the date of the suspension or the license of the suspended LPO shall be revoked.

## Suggested Changes

RULE 15

## Continuing Education

Every LPO shall attend a minimum of ten (10) hours of approved continuing education during each calendar year. Two (2) hours of the required ten (10) hours of continuing education shall be on liability issues. If an ~~active~~ LPO completes more than ten (10) credit hours in a given calendar year, the excess credit, up to ten credits, may be carried for-

ward and applied to such LPO's education requirements for the next calendar year.

Every LPO shall submit proof of compliance with the continuing education attendance requirements by filing an Affidavit of Attendance as prescribed by the Limited Practice Board through the OAC at the end of each calendar year. Failure to attend the requisite hours of approved continuing education each calendar year shall subject the LPO to disciplinary action.

## Suggested Changes

RULE 16

## Inactive Status

Any LPO may request leave of the Limited Practice Board to move to inactive status after being certified.

Any LPO who has been granted inactive status must continue to meet all the continuing education requirements occurring during the period of inactive status ~~before transferring to active status by the LPO.~~

Any LPO awarded inactive status by the Limited Practice Board is ~~not~~ required to pay the annual fee prescribed by Rule 13 ~~or to meet the insurance requirements prescribed by Rule 14 during the period of inactive status.~~

~~If a LPO remains on inactive status for longer than two (2) years from the date of transfer to inactive status, the LPO can be returned to active status only after successfully taking the examination required for certification under APR 12.~~

If an LPO does not meet the continuing education requirements or the annual fee requirement, the LPO may lose inactive status and be suspended.

An LPO awarded inactive status by the Limited Practice Board is not required to meet the insurance requirements prescribed by Rule 14 during the period of inactive status.

An LPO who has been awarded voluntary inactive status may return to active status by filing a petition to return to active status with the Board ~~within two (2) years from the date the LPO was granted voluntary inactive status.~~ To be granted active status, the LPO must be current on the payment of the annual dues fees prescribed by Rule 13, must have met the continuing education requirements of Rule 15 and meet the insurance requirements prescribed by Rule 14.

## Suggested Changes

## [New Rule.]

RULE 20

## Records Disclosure

A. The Board shall make available for public inspection and copying all public records, unless the record falls within the specific exemptions of this Rule or any other Rules and Regulations applicable to Limited Practice Officers (LPOs.) A "public record" is defined as written information, regardless of physical form or characteristic, that has been made or received by the Board or the Office of the Administrator for the Courts (OAC) in connection with the transaction of public business.

B. To the extent required to prevent an unreasonable invasion of the privacy interests set forth in this Rule or elsewhere in these Rules, the Board shall delete identifying

details in a manner consistent with those rules when it makes available or publishes any public record.

C. No fee shall be charged for the inspection of public records. The fee charged for the copying of public records shall be the same fee charged by the OAC for making copies of public records.

D. The Board shall not distinguish among persons requesting records, and such persons shall not be required to provide information as to the purpose for the request except to establish whether inspection and copying would violate a statute, court order or rule which exempts or prohibits disclosure of specific information or records.

E. The following records are exempt from public inspection and copying:

(1) Test questions, scoring keys and other examination data used by the Board to administer the qualifying examination.

(2) Preliminary drafts, notes, recommendations, and intra-Board memorandums in which opinions are expressed or policies formulated or recommended.

(3) Records which are relevant to a controversy to which the Board is a party but which records would not be available to another party under the rules of pretrial discovery for causes pending in the superior courts.

(4) The residential address and residential telephone number of a limited practice officer.

(5) Membership information; however, status, business addresses, business telephone numbers, facsimile numbers, electronic addresses, license number and dates of admission shall not be exempt.

(6) Applications for admission to limited practice and related records.

F. The disclosure of records in disciplinary files shall be governed by Disciplinary Rules 1.8 and 8.6.

G. The exemptions to disclosure set forth in this Rule shall be inapplicable to the extent that information, the disclosure of which would violate personal privacy or fall within an exemption, can be deleted from the specific records sought.

H. Responses to requests for public records shall be made promptly by the Board. Within five business days of receiving a public record request, the Board must respond by either (1) providing the record; or (2) acknowledging the request and providing a reasonable time estimate for responding to the request, or (3) denying the request. The Board may ask the requestor to clarify the request. If the requestor fails to clarify the request, the Board may deny the request. Denials of request must be accompanied by a written statement of the specific reasons therefore.

I. Whenever OAC staff concludes that a public record is exempt from inspection and copying, the person may appeal that decision to the Board.

J. The disclosure of information under this section should not violate an individual's right to privacy by amounting to a disclosure of information about that person that would be highly offensive to a reasonable person and is not of legitimate concern to the public.

## Suggested Changes to Disciplinary Rules for Limited Practice Officers

### GR 9 Cover Sheet

(A) Proponent: Washington Limited Practice Board

(B) Name of Spokesperson: Teresa Sherman, Chair, Limited Practice Board

(C) Purpose:

Rule 1.3 Disciplinary Panel. C. - F. Throughout the Disciplinary Rules, the word "complaint" is used both to refer to an initial complaint filed by any person about the conduct of a limited practice officer (LPO), which may lead to the commencement of an investigation and to a formal complaint filed by the Limited Practice Board Disciplinary Panel after an investigation, when the Panel has reason to believe that a violation of the Disciplinary Rules has occurred. In practice, it has been confusing to use the word "complaint" to refer to both types of proceedings.

The suggested change in this rule, and throughout the Disciplinary Rules, is to substitute the word "grievance" for complaint in the Disciplinary Rules, when the matter being referred to is an initial complaint filed by any person regarding the conduct of a LPO. The word "complaint" shall be used only when referring to a formal complaint filed by the Disciplinary Panel when it has reason to believe that a violation of the Disciplinary Rules has occurred.

Rule 1.5 Respondent Limited Practice Officer. B. Change the word complaints to "grievances" to avoid confusion with a formal complaint filed by the Disciplinary Panel, as set forth above.

Rule 1.6 Duties of Complainant. Change the word Complainant to Grievant in the Title and the body of the rule and change the word "complaint" to "grievance", to avoid confusion with a formal complaint filed by the Disciplinary Panel, as set forth above.

Rule 1.7 Pleadings A. Formal Complaint. I. Prior Record of a Separate Court. Change the word complaints to "grievances" to avoid confusion with a formal complaint filed by the Disciplinary Panel, as set forth above.

Rule 2.6 Board Action G. Information to Complainant. Change the word "Complainant" to "Grievant" in two places to avoid confusion with a formal complaint filed by the Disciplinary Panel, as set forth above.

Rule 3.2 Suspended or Revoked LPOs. The rule currently requires that notice of the suspension or revocation of an LPO's license be published in the Washington Escrow Association Newsletter and a newspaper of general circulation in the county where the LPO worked. The suggested rule change provides that if the LPO no longer resides in Washington at the conclusion of the disciplinary process, than the notice may be published solely on the electronic website maintained by the Office of the Administrator for the Courts (OAC) for the courts of the state of Washington.

Publishing a legal notice in a newspaper of general circulation can be very expensive, and there is little reason to publish such a notice if the LPO no longer resides in-state. Publication on the OAC website will provide public notice of the disciplinary action at a minimal cost.

**Rule 8.6 Disclosure. D. Disciplinary Records.** There are two suggested changes in this rule. First of all, the word "complaint" should be changed to "grievance" to avoid confusion with a formal complaint filed by the Disciplinary Panel, as set forth above.

It is also suggested that the Limited Practice Board be allowed to release information in an LPO's disciplinary record to another licensing authority or law enforcement authority. An LPO's "disciplinary record" consists of a brief summary of any complaint made against the LPO and the disposition of status thereof.

The current rule provides that information in an individual's disciplinary record may be released by the Board when requested in writing by the LPO, when requested by the Chair of the Disciplinary Board, when directed by the Board in the public interest or when directed by the Supreme Court.

At present, it is cumbersome to share such information with another agency that is investigating an LPO, or that has jurisdiction over a person with both an LPO license and another professional license, such as an escrow license.

It would be more efficient if the Board and its staff were permitted by rule to share information in an LPO's disciplinary record when there is a request for that information by a licensing authority or law enforcement authority. Sharing of this type of information would provide more protection to the public at little expense.

**Rule 9.1 Exoneration from Liability. B. Complainants and Witnesses.** The intent of the current rule is to shield grievants and witnesses from civil liability for providing information to the Board in a disciplinary matter under these Rules. It is suggested that language be added to clarify this section. The suggested rule change is modeled on the language of Rule for Lawyer Discipline 12.11(b), which shields grievants and witnesses from civil liability in cases of attorney discipline.

**Rule 11.4 Declaration or Questionnaire. B.** This suggested rule change would establish a procedure whereby LPOs who do not file their annual IOLTA Declaration within the required time period may file the Declaration during an extended time period upon payment of a special service fee. This procedure would also allow LPOs who miss the extended deadline to file a petition with the Board requesting relief from the missed deadline. Currently, the Board has no choice under its Rules but to commence disciplinary proceedings if an LPO has not filed the Declaration in a timely manner.

This suggested new procedure is identical to the extended time period allowed to LPOs to file their annual Continuing Education Compliance Reports in Continuing Education Regulations 108 through 112. Those regulations set forth a procedure allowing an LPO who has not submitted a compliance report by the required deadline may still comply with the rules by filing the report within an extended deadline along with a special service fee. LPOs who miss the extended deadline may also petition the Board for relief.

(D) Hearing: Not requested.

(E) Expedited Consideration: Not requested.

Suggested Change

RULE 1.3

Disciplinary Panel

A. - C. [Unchanged.]

C. Duties. It shall be the duty of the Disciplinary Panel to:

1. Take cognizance of any alleged or apparent violations of these rules coming to its attention, whether by ~~complaint~~ grievance or otherwise, to investigate the same promptly and to submit a report to the full Board within sixty (60) days from the date the matter first came to the attention of the Disciplinary Panel unless the time is extended by the Chair of the Board; and

2. Submit reports to the Board which shall be in such form and pursuant to such procedures as may from time to time be prescribed by the Board; such reports shall form a part of the permanent records of the Board and may be used as a basis for the commencement of disciplinary proceedings.

D. [Unchanged.]

E. Authority. The authority of the Disciplinary Panel shall include, but not be limited to, the power conditionally to settle and dispose of ~~complaints~~ grievances of a trivial nature without a hearing; provided, that a complete report of the disposition of each ~~complaint~~ grievance shall be made to the Board; upon the filing of the report with the Board, such conditional disposition shall be deemed conclusive unless the Board acts otherwise within sixty (60) days from receipt of such report. Settlement of, compromise of, or restitution in a matter shall not justify the Disciplinary Panel in failing to undertake or complete its investigation and report thereof to the Board.

F. Matters Involving Related Pending Civil or Criminal Liability. Processing of grievances or complaints involving material allegations which are substantially similar to the material allegations of pending criminal or civil litigation may be deferred when authorized by the Board. In such event, the respondent LPO shall make all reasonable efforts to obtain a prompt trial and disposition of such pending litigation. The acquittal of the respondent LPO on criminal charges or a verdict or a judgment in the LPO's favor in a civil litigation involving substantially similar material allegations shall not in and of itself justify abatement of a disciplinary investigation predicated upon the same material allegations.

Suggested Change

RULE 1.5

Respondent Limited Practice Officer

It shall be the duty and the obligation of an LPO who is the subject of a disciplinary investigation to cooperate with the Disciplinary Panel, Board, or OAC staff as requested, subject only to the proper exercise of the LPO's privilege against self-incrimination where applicable by:

A. Furnishing any papers or documents, permitting inspection and copying of his or her business records, files and accounts;

B. Furnishing, in writing, or orally if requested, a full and complete explanation covering the matter contained in such ~~complaint~~ grievance;

C. Furnishing written releases or authorizations where needed to obtain access to documents or information in the possession of third parties; and

D. Appearing before the Disciplinary Panel or Board at the time and place designated;

E. An LPO may be represented by counsel during any stage of an investigation or proceeding under these rules.

#### Suggested Changes

##### RULE 1.6

#### Duties of ~~Complainant~~ Grievant

Upon request, the ~~person complaining~~ grievant shall furnish to the Disciplinary Panel, Board, or OAC staff, documentary and other evidence in the ~~complainant grievant's~~ possession and the names and addresses of witnesses, and assist in securing evidence in relation to the facts charged; and appear and testify at any proceeding resulting from the complaint. Failure to fulfill these duties may be grounds for the dismissal of a ~~complaint~~ grievance.

##### RULE 1.7

#### Pleadings

The only permissible pleadings upon proceedings before the Disciplinary Panel are a formal complaint, a notice to answer, answer to complaint and motions to make more definite and certain, or in the alternative, for a bill of particulars. Informality in the complaint or answer shall be disregarded.

A. Formal Complaint. If the Disciplinary Panel determines a hearing should be had to ascertain whether a violation of these Rules has occurred, a formal complaint shall be prepared and filed in the office of the OAC, and proceedings shall be had thereon as hereinafter provided. The formal complaint, which need not be verified, shall set forth the particular acts or omissions of the respondent LPO in such detail as to enable the LPO to know the charge and shall be signed by the Chair of the Disciplinary Panel.

1. Prior Record of a Separate Count. Prior disciplinary proceedings and ~~complaints~~ grievances against a respondent LPO, excluding dismissals after a hearing before the Disciplinary Panel or Board, shall be made a separate count of the complaint if they indicate conduct demonstrating unfitness to act as an LPO.

2. - 5. [Unchanged.]

B. - C. [Unchanged.]

##### RULE 2.6

#### Board Action

A. Decision of Board. Prompt decision of the Board upon such review shall be made. The Board shall adopt, modify or reverse the findings, conclusions and recommendation of the Disciplinary Panel by written order, a copy of which shall be served upon the respondent LPO or the LPO's counsel.

B. Transcript Required for Suspension or Revocation. No suspension or revocation shall be recommended by the Board unless and until a transcript of the testimony before the Disciplinary Panel shall have been reduced to writing and settled as provided in Rule 2.5.

C. Dissent. If any member or members of the Board shall dissent from the findings, conclusions and recommendation of the majority, the member or members shall state briefly the reasons therefore and such dissent or dissents shall be made a part of the record.

D. Disposition Not Requiring Supreme Court Action. If the formal complaint is dismissed or if there is no recommendation of discipline by the Board or if the recommendation is that the respondent LPO be admonished, censured or reprimanded, the record of the proceeding shall be retained in the office of the OAC.

E. Disposition Requiring Supreme Court Action. If the recommendation of the Board is that the respondent LPO be suspended or revoked, that recommendation along with the record shall be transmitted to the Supreme Court.

F. Chair Not Disqualified. Neither the Chair of the Board nor a member or members of the Board who also serve on the Disciplinary Panel are, by virtue of that office or service, disqualified from participating in the review before the Board of that Disciplinary Panel's findings, conclusions and recommendation or from participating in that Board's vote on the matter.

G. Information to Grievant. The grievant ~~complainant~~ in all cases shall be advised by the Board of the final disposition of the grievance or complaint.

##### RULE 3.2

#### Suspended or Revoked LPOs

A. A revoked LPO, or one that is suspended for longer than thirty (30) days, shall promptly notify by registered or certified mail, return receipt requested, all clients being represented in pending matters of the revocation or suspension and the consequent inability to act as a Limited Practice Officer after the effective date of the revocation or suspension and shall advise clients to seek services elsewhere.

B. The revoked or suspended LPO, after entry of the revocation or suspension order, shall not accept any new clients or engage in work as an LPO in any matter.

C. Within ten (10) days after the effective date of the revocation or suspension order, the revoked or suspended LPO shall file with the Clerk of the Supreme Court an affidavit showing:

1. That the LPO has fully complied with the provision of the order and with these rules;

2. The residence or other address of the revoked or suspended LPO where communications may hereafter be directed to the LPO; and

3. Attaching to such affidavit a copy of the form of letter of notification sent to clients, together with a list of the names and addresses of all clients to whom such notice was sent.

D. The Board shall cause a notice of the suspension or revocation to be published in the Washington State Escrow Association newsletter and a newspaper of general circulation in the county in which the disciplined LPO worked. However, if the Board determines that the LPO no longer resides in Washington State at the conclusion of the disciplinary process, then the notice may be published solely on the electronic website maintained by the OAC for the courts of the State of Washington.

E. A revoked or suspended LPO shall keep and maintain written records of the various steps taken by the LPO under these rules so that, upon any subsequent proceeding instituted by or against the LPO, proof of compliance with these rules and with the revocation or suspension order will be available. Proof of compliance with these rules shall be a condition precedent to any petition for reinstatement.

**RULE 8.6**

Disclosure

A. **Disciplinary Files and Records Confidential.** Except as otherwise provided in these rules, the file in a disciplinary proceeding and a disciplinary record shall be open only to the Board, Disciplinary Panel, staff of the OAC and the Supreme Court if filed for recommendation or review or requested by a member of the Supreme Court; however,

1. The respondent LPO or the LPO's counsel may have access to the file consisting of the formal complaint, and all other pleadings, documents and instruments filed in the proceeding subsequent thereto.

2. When requested by the official disciplinary body of another state in connection with a pending disciplinary action in that state, the Clerk of the Supreme Court will certify and transmit to the official disciplinary body of that state the record of the LPO involved.

B. **Disclosure.** Notwithstanding all existing rules relating to confidentiality of these proceedings, the Board may inform the public of disciplinary investigation or proceedings against any LPO when, in the judgment of the Board, it is determined that the matters involved are of such grave importance that the public interest is affected thereby.

C. **Notice of Disciplinary Action Taken.**

1. If an LPO be permitted to resign during the pendency of disciplinary hearings, or upon suspension or revocation, the fact of such resignation, suspension or revocation, including the LPO's name, shall be published in the Washington State Escrow Association publication.

2. If an admonition or censure is given to an LPO who has previously been suspended or revoked or reprimanded, notice of such admonition or censure, including the LPO's name, shall be published in the publication of the Washington State Escrow Association.

3. Notice of all reprimands, including the LPO's name, shall be published in the publication of the Washington State Escrow Association.

D. **Disciplinary Records.** The disciplinary record of an LPO shall consist of a brief summary of any grievance made against the LPO and the disposition or status thereof. Information with reference thereto may be released by the Board when:

1. Specified by these rules;
2. Requested in writing by the LPO;
3. Requested by the Chair of the Disciplinary Panel;
4. Requested by a licensing authority or law enforcement agency;

45. Directed by the Board in the public interest; or

56. Directed by the Supreme Court.

E. **Contempt.** Disclosure, except as herein provided, of any matter made confidential by these rules by any person

whomsoever shall subject such person to a proceeding as for contempt.

**RULE 9.1**

Exoneration from Liability

A. **Board and its Agents.** No cause of action shall accrue in favor of a respondent LPO or any other person arising from an investigation or proceeding pursuant to these rules against the Limited Practice Board, its members or agents (including, but not limited to, its staff, Disciplinary Panel or staff of the Administrator for the Courts) provided that such Board or individual shall have acted in good faith. The burden of proving bad faith in this context shall be upon the party asserting same. The state shall provide a defense to any action brought against a member or agent of the Board for actions taken in good faith under these rules and the state shall bear the cost of the defense.

B. **Complainants and Witnesses.** Communications to the Board, Disciplinary Panel, OAC staff, or any other individual acting under authority of these rules, are absolutely privileged and no lawsuit predicated thereon may be instituted against any grievant, witness or other person providing information.

**RULE 11.4**

Declaration or Questionnaire

A. **Questionnaire.** The Board shall cause to be directed annually to each active LPO a written declaration or questionnaire designed to determine whether such LPO is complying with APR 12.1. Such declaration or questionnaire shall be completed, executed and delivered to the OAC on or before the date of delivery specified in such declaration or questionnaire.

B. **Noncompliance.** ~~Failure to file the declaration or questionnaire on or before the date specified in Section A shall be grounds for discipline. If an active LPO fails to comply with the requirements of Rule 11.4.A., compliance may still be accomplished by:~~

1. Submitting to OAC by April 30 the completed declaration or questionnaire called for by Rule 11.4.A., AND

2. Paying at the time of filing such declaration or questionnaire a special \$50 service fee.

C. **Noncompliance.** An active LPO who has failed to file the declaration or questionnaire on or before the date specified in Section B may be removed (or conditionally removed) from the roll of certified LPOs and suspended until in compliance with Rule 11.4.

1. To effect such removal, the Board shall send to the non-complying LPO by certified mail, directed to the LPO's last known address as maintained on the records of the Office of the Administrator for the Courts, a written notice of non-compliance. The notice shall advise such active LPO of the pendency of removal proceedings unless within ten (10) days of receipt of such notice such active LPO completes and returns to the Board an accompanying form of petition, to which supportive affidavit(s) may be attached for extension of time for, or waiver of, compliance with the requirements of Rule 11.4 or for a ruling by the Board of substantial compliance with the requirements.

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2. If such petition is not filed, such lack of action shall be deemed acquiescence by the active LPO in the finding of non-compliance. The Board shall take such action as it deems appropriate.

3. If such petition is filed, the Board may, at its discretion, approve the same without hearing or may enter into an agreement on terms with such active LPO as to time and other requirements for achieving compliance with Rule 11.4.

4. If the Board does not approve such petition or enter into such agreement, the affected LPO may request a hearing before the Board. At the discretion of the Chair of the Board, the hearing may be held before the entire Board or panel thereof. The Board or panel thereof shall enter written findings of fact and an appropriate order, a copy of which shall be transmitted by certified mail to the active LPO affected at the address of such member on file with the Office of the Administrator for the Courts. Any such order shall be final and, in case of an adverse determination, shall be transmitted to the Supreme Court.

5. An adverse decision of the Board may be appealed by the active LPO affected to the Supreme Court in accordance with the applicable provisions of APR 12. As to such appeals, the Board shall be represented by counsel as the Board may designate.

D. Such failure shall also subject the LPO who has failed to comply with this rule to a full audit of his or her books and records as provided in Rule 11.1 (C) upon request of the Board Chair. A copy of the request made under this section shall be served upon the LPO involved. The request shall be granted upon a showing that the LPO has failed to comply with Section A of this rule. If the LPO shall later comply, the Chair of the Board shall have discretion to determine whether an audit should be conducted, and if so the scope of the audit. An LPO audited pursuant to this section shall be liable for the actual costs of conducting such audit.

Reviser's note: The brackets and enclosed material in the text above occurred in the copy filed by the State Supreme Court and appear in the Register pursuant to the requirements of RCW 34.08.040.

Reviser's note: The typographical errors in the above material occurred in the copy filed by the State Supreme Court and appear in the Register pursuant to the requirements of RCW 34.08.040.

**WSR 01-01-054**  
**RULES OF COURT**  
**STATE SUPREME COURT**  
[December 7, 2000]

IN THE MATTER OF THE ADOPTION ) ORDER  
OF THE AMENDMENTS TO CR 28(d), ) NO. 25700-A-695  
CR 35, CR 49, MAR 1.2, MAR 3.2, MAR )  
4.1 AND MAR 7.1 )

The Washington State Bar Association having recommended the adoption of the proposed amendments to CR 28(d), CR 35, CR 49, MAR 1.2, MAR 3.2, MAR 4.1 and MAR 7.1, and the Court having approved the proposed amendments for publication;

Now, therefore, it is hereby

ORDERED:

(a) That pursuant to the provisions of GR 9(f), the proposed amendments as attached hereto are to be published for comment in the Washington Reports, the Washington Register, Washington State Bar Association and Office of the Administrator for the Court's websites in January 2001.

(b) The purpose statement as required by GR 9(d), is published solely for the information of the Bench, Bar and other interested parties.

(c) Comments are to be submitted to the Clerk of the Supreme Court by either U.S. Mail or Internet E-Mail by no later than April 30, 2001. Comments may be sent to the following addresses: P.O. Box 40929, Olympia, Washington 98504-0929, or Lisa.Bausch@courts.wa.gov. Comments submitted by e-mail message must be limited to 1500 words.

DATED at Olympia, Washington this 7th day of December 2000.

Richard P. Guy

CHIEF JUSTICE

**GR 9(d) Cover Sheet**

Proposal to Amend CR 28(c)  
Concerning Reporting Services Offered by Persons  
Before Whom Depositions May be Taken  
Submitted by the Board of Governors of the Washington  
State Bar Association

(1) **Background:** The Court Rules and Procedures Committee drafted the proposed amendment in response to a suggestion from the Washington Shorthand Reporters Association.

(2) **Purpose:** The committee received a suggested rule change from the Washington Shorthand Reporters Association that raised the issue of equal treatment by court reporters of all parties in a lawsuit. The Association was concerned about a practice occurring both in Washington and around the country whereby certain parties contract with a court reporting service for exclusive arrangements in the preparation or delivery of transcripts, preferred fees for such services, or similar special treatment. In the view of the Association, a member entering into such a contract would violate the Association's ethical code requirement to deal impartially and equally with all parties.

The committee agreed that such practices raised two important issues: (a) that court reporters be impartial, and (b) that non-contracting parties not "subsidize" special fee arrangements made by a contracting party. The proposed amendment thus requires that any arrangement or agreement concerning court reporting services, or the fees for those services, be offered to all parties in a case on equal terms.

(3) **Washington State Bar Association Action:** The Board of Governors recommends the amendment.

(4) **Supporting Materials:** Correspondence between Karen Larsen, of the Washington Shorthand Reporters Association, and the WSBA Court Rules and Procedures Committee or members thereof; report of the subcommittee addressing the issues raised by the Reporters Association.

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(5) **Spokespersons:** Susan Mindenbergs, Chair, WSBA Court Rules and Procedures Committee.

(6) **Hearing:** Not recommended.

CIVIL RULE 28

PERSONS BEFORE WHOM DEPOSITIONS MAY BE TAKEN

(-) Unchanged.

(a) Unchanged.

(b) Unchanged.

(c) Unchanged.

(d) **Equal Terms Required.** Any arrangement concerning court reporting services or fees in a case shall be offered to all parties on equal terms. This rule applies to any arrangement or agreement between the person before whom a deposition is taken or a court reporting firm, consortium or other organization providing a court reporter, and any party or any person arranging or paying for court reporting services in the case, including any attorney, law firm, person or entity with a financial interest in the outcome of the litigation, or person or entity paying for court reporting services in the case.

**GR 9(d) Cover Sheet**

Proposal to Amend CR 35

Concerning Physical and Mental Examination of Person (including allowing videotaping of examination by agreement of parties)

Submitted by the Board of Governors of the Washington State Bar Association

(1) **Background:** The Court Rules and Procedures Committee drafted the proposed amendments. The subcommittee that prepared the proposal submitted it for comment to the Executive Board of the WSBA Litigation Section as well as to the Washington State Trial Lawyers Association and the Washington Defense Trial Lawyers Association.

(2) **Purpose:** The WSBA Court Rules and Procedures Committee proposed several amendments to this rule. A few are intended to improve the structure of the rule, clarify language, or eliminate language believed to be unnecessary in light of relevant legislation. Others are more substantive.

Section (a) is retitled simply "examination" and is subdivided into three parts: (1) order for examination, (2) representative at examination, and (3) recording of examination. The language of the current rule is retained, with minor changes for clarification. The proposed addition would allow a videotape of the examination "on agreement of the parties."

The WSBA Court Rules and Procedures Committee debated the videotape provision at length. In general, proponents of videotaping argued that it would ultimately benefit both sides of a case. Parties being examined would have one more assurance of professionalism and objectivity, while the party for whom the exam is conducted would have the added "authority" of a pictorial record showing the impartiality, safety and thoroughness of the exam.

Opponents expressed concern about examined parties possibly exaggerating or "playing to the camera," especially if videotaping were allowed solely at that party's option.

They also suggested that this would increase the distrust between the legal and medical professions, and that fewer doctors would be willing to conduct examinations if they knew they were going to be videotaped.

Finally, some committee members argued that privacy was a major concern and that the examinee's wishes should govern whether or not there was a videotape.

In the end, the committee voted to recommend this change along with the others. The proposal is ultimately a modest one, giving voice to what the parties may already do - agree to a video recording. Nevertheless, the committee believed that incorporation of this language would enhance the bar's experience with this tool in this setting.

The amendment to section (b) would require the party causing the examination to deliver the examiner's report to the party or person examined, so that the latter would not need to request a copy as under the present rule. The amendment goes on to require delivery "within 45 days of the examination and in no event less than 30 days prior to trial."

The intent is to give the party against whom the examination is ordered a reasonable opportunity to schedule depositions or otherwise prepare for trial. However, these deadlines may be "altered by agreement of the parties or by order of the court." The sanction for failure to deliver the report in conformance with the rule is stiffened by requiring the court to exclude the examiner's testimony "unless good cause for noncompliance is shown."

The "reciprocity" provision was deleted for a variety of reasons. It has infrequent application and any report which describes occurrence-related care is already available under RCW 5.60.060 (4)(b).

Existing section (b)(2) would be deleted under the amendments. RCW 5.60.060 (4)(b) already addresses the question of privilege and its waiver.

Existing section (b)(3) is renumbered as section (c) and modified to be consistent with other proposed amendments. The last sentence is deleted because it is superfluous under RCW 5.60 and the existing discovery provided for under the current court rules. See CR 26 (b)(5) and (6).

(3) **Washington State Bar Association Action:** The Board of Governors recommends the amendments.

(4) **Supporting Materials:** Excerpts of minutes of meeting at which proposed changes were discussed and adopted; copy of RCW 5.60.060.

(5) **Spokespersons:** Susan Mindenbergs, Chair, WSBA Court Rules and Procedures Committee.

(6) **Hearing:** Not recommended.

CIVIL RULE 35

PHYSICAL AND MENTAL EXAMINATION OF PERSONS

(a) **Order for Examination.**

**(1) Order for Examination.** When the mental or physical condition (including the blood group) of a party, or of a person in the custody or under the legal control of a party, is in controversy, the court in which the action is pending may order the party to submit to a physical examination by a physician, or mental examination by a physician or psychologist or to produce for examination the person in the party's custody or legal control. The order may be made only on motion

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## GR 9(d) Cover Sheet

Proposal to Amend CR 49  
Concerning Verdicts in Civil Cases  
("Same Juror" vs. "Any Juror" Instruction)

Submitted by the Board of Governors of the Washington  
State Bar Association

for good cause shown and upon notice to the person to be examined and to all parties and shall specify the time, place, manner, conditions, and scope of the examination and the person or persons by whom it is to be made.

**(2) Representative at Examination.** The party being examined may have a representative present at the examination, who may observe the examination but not interfere with or obstruct the examination.

**(3) Recording of Examination.** Unless otherwise ordered by the court, the party being examined or the that party's representative may make an audiotape recording of the examination which shall be made in an unobtrusive manner. A videotape recording of the examination may be made on agreement of the parties.

**(b) Report of Examining Physician or Psychologist.**

~~(1) If requested by the party against whom an order is made under rule 35(a) or the person examined, t~~The party causing the examination to be made shall deliver to the requesting party or person examined a copy of a detailed written report of the examining physician or psychologist setting out the examiner's findings, including results of all tests made, diagnosis and conclusions, together with like reports of all earlier examinations of the same condition, regardless of whether the examining physician or psychologist will be called to testify at trial.

The report shall be delivered within 45 days of the examination and in no event less than 30 days prior to trial. These deadlines may be altered by agreement of the parties or by order of the court. After delivery the party causing the examination shall be entitled upon request to receive from the party against whom the order is made a like report of any examination, previously or thereafter made, of the same condition, unless, in the case of a report of examination of a person not a party, the party shows that the party is unable to obtain it. The court on motion may make an order against a party requiring delivery of a report on such terms as are just, and if a physician or psychologist fails or refuses to make a report in compliance herewith the court shall may exclude the examiner's testimony if offered at the trial, unless good cause for noncompliance is shown.

~~(2) By requesting and obtaining a report of the examination so ordered or by taking the deposition of the examiner, the party examined waives any privilege he may have in that action or any other involving the same controversy regarding the testimony of every other person who has examined or may thereafter examine him in respect if the same mental or physical condition.~~

**(3c) Examination by Agreement.** This subsection Subsections (a)(2) and (3) and (b) applies to examinations made by agreement of the parties, unless the agreement expressly provides otherwise. This subsection does not preclude discovery of a report of an examining physician or the taking of a deposition of the physician in accordance with the provisions of any other rule.

**(1) Background:** The Court Rules and Procedures Committee drafted the proposed amendment in response to a request from the Washington Pattern Jury Instruction Committee to consider drafting a rule addressing the use of special interrogatories in civil cases. In addition to proposing an amendment to CR 49, the Committee recommends that WPI 1.11 either be eliminated or be amended to conform to proposed new CR 49(1). The purpose statement set forth below incorporates some of the research and analysis provided to the Court Rules and Procedures Committee by WPI Committee staff.

**(2) Purpose:** The existing version of WPI 1.11 allows the court to choose between what is referred to as the "any juror" rule or the "same juror" rule when instructing the jury on special verdicts. Jurors may be instructed that ten out of twelve (or five out of six) of them must agree on the first question (perhaps whether a defendant is liable for negligence) and then proceed to the second question (such as the percentage of fault to be allocated to that defendant). Under the "same juror" rule, a core group of the same ten (or five) jurors must agree on both questions. Under the "any juror" rule, any ten (or five) may agree on any question.

Case law in Washington has not clearly settled the issue of whether this is a "same juror" or "any juror" state. *Bullock v. Yakima Transportation*, 108 Wash. 413 (1919), seemed to adopt the "any juror" rule. While *Bullock* has not been expressly overruled or distinguished, the decision in *Devoni v. Department of Lab. & Ind.*, 36 Wn.2d 218 (1950) appeared to require a "same juror" rule. Later cases have suggested that the issue has not been resolved. Hence, WPI 1.11 was drafted to allow the trial court to choose.

Until the late 1960's, Washington was the only state using the "any juror" rule. All the other states addressing the issue had adopted the "same juror" rule. A number of states have since reconsidered and adopted an "any juror" approach. Legal commentators have suggested that the modern trend is toward the "any juror" rule, although which is the majority rule is a matter of conjecture. Our neighboring state of Oregon uses the "same juror" rule when questions are "interdependent" but uses the "any juror" rule when the questions are "independent and separate."

The Washington Pattern Jury Instruction Committee asked both the Washington State Bar Association and the Superior Court Judges Association to consider drafting a rule that would clearly resolve the question on way or another. The WSBA Court Rules and Procedures Committee considered this matter and elected to propose an "any juror" rule.

Although it does allow for inconsistencies (e.g., a juror who believed a defendant was not negligent at all could then vote to find that defendant guilty of some percentage of neg-

ligence), an "any juror" rule would also allow more verdicts to be achieved. The "same juror" rule would, in the committee's estimation, result in more hung juries. In fact, a New Jersey superior court suggested that the "any juror" rule avoided several problems: (1) preventing unjust verdicts because of recalcitrant jurors, (2) preventing loss of litigants' and judicial resources because of mistrials, and (3) alleviating court congestion and unfairness resulting from prolonged delays in jury deliberations. *Internal Consistency of Ohio Interrogatories: O'Connell v. Chesapeake & Ohio Railroad*, 61 U. Cin. L. Rev. 365, 378 (1992).

The WSBA Committee rejected the Oregon approach; a major concern was that it would generate litigation over whether issues were "interdependent" or "independent and separate."

(3) **Washington State Bar Association Action:** The Board of Governors recommends the amendment.

(4) **Supporting Materials:** Correspondence and research memorandum from Washington Pattern Jury Instruction Committee; report of subcommittee of WSBA Court Rules and Procedures Committee.

(5) **Spokespersons:** Susan Mindenbergs, Chair, WSBA Court Rules and Procedures Committee.

(6) **Hearing:** Not recommended.

CIVIL RULE 49

VERDICTS

(—) Unchanged.

(a) - (k). Unchanged.

(l) Any Juror Verdict. When a jury decides a verdict any juror may vote on any of the questions posed.

**GR 9(d) Cover Sheet**

Proposal to Amend MAR 1.2

Concerning the Matters Subject to Mandatory Arbitration

Submitted by the Board of Governors of the Washington State Bar Association

(1) **Background:** The Court Rules and Procedures Committee drafted the proposed amendment in response to a suggestion from Judge William Downing of the King County Superior Court.

(2) **Purpose:** In 1998, the Legislature amended RCW 12.36.050, which governs appeals of small claims to the superior court. The relevant new language provided that "[a]ny mandatory superior court procedures such as arbitration or other dispute resolution will apply as if the cause was originally filed in superior court."

The proposed amendment is intended to bring MAR 1.2 in line with this recent statutory enactment.

(3) **Washington State Bar Association Action:** The Board of Governors recommends the amendment.

(4) **Supporting Materials:** None.

(5) **Spokespersons:** Susan Mindenbergs, Chair, WSBA Court Rules and Procedures Committee.

(6) **Hearing:** Not recommended.

MANDATORY ARBITRATION RULE 1.2

MATTERS SUBJECT TO ARBITRATION

A civil action, other than an appeal from a court of limited jurisdiction that is not a small claims appeal subject to RCW 12.36.050, is subject to arbitration under these rules if the action is at issue in a superior court in a county which has authorized mandatory arbitration under RCW 7.06, if (1) the action is subject to mandatory arbitration as provided in RCW 7.06, (2) all parties, for purposes of arbitration only, waive claims in excess of the amount authorized by RCW 7.06, exclusive of attorney fees, interest and costs, or (3) the parties have stipulated to arbitration pursuant to rule 8.1.

**GR 9(d) Cover Sheet**

Proposal to Amend MAR 3.2

Concerning the Authority of Arbitrators

Submitted by the Board of Governors of the Washington State Bar Association

(1) **Background:** The Court Rules and Procedures Committee drafted the proposed amendment in response to a suggestion from Yakima attorney Blaine Gibson.

(2) **Purpose:** MAR 3.2 sets forth the authority of the arbitrator. Though a number of items are listed, the rule is silent on the authority of the arbitrator to impose sanctions or award attorney's fees in an appropriate case. It has been suggested that it is incongruous to give an arbitrator the authority to issue procedural rulings without giving him or her the authority to enforce those rulings. In fact, a number of Washington counties that have adopted mandatory arbitration have also adopted a local rule giving the arbitrator the authority to impose sanctions and award attorney's fees.

The WSBA Committee determined that the statewide rule should be amended to give arbitrators this additional authority. While the local rule adopted in such counties as King, Pierce, and Spokane was the model for the proposal, the Committee made what it believed were several improvements.

First, sanctions may be awarded for a failure to obey "any rule of court," in addition to "an order of the arbitrator."

Second, the arbitrator must file a "short statement demonstrating the reasons for awarding sanctions."

Third, the award of sanctions is to be filed "at the same time the arbitration award is filed," rather than as a special award as provided in the local rules. The aggrieved party then has ten days to file a motion asking the court to review the award. The court may overturn the award only on a showing that the award "was not substantially justified or that other circumstances make such award of sanctions unjust." This procedure, the Committee believed, would avoid "interlocutory" review of sanctions awards.

Note, finally, that a request for review of sanctions "is not affected by the request or failure to request a trial de novo."

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GR 9(d) Cover Sheet

(3) **Washington State Bar Association Action:** The Board of Governors recommends the amendment.

(4) **Supporting Materials:** Letter from Blaine Gibson; copy of local rule adopted in King, Pierce, Spokane and a number of other counties; copies of letters sent to judges in Mandatory Arbitration counties without such a rule asking their opinion, along with the few responses received.

(5) **Spokespersons:** Susan Mindenbergs, Chair, WSBA Court Rules and Procedures Committee.

(6) **Hearing:** Not recommended.

Proposal to Amend MAR 4.1

Concerning Restrictions on Communications between Arbitrator and Parties

Submitted by the Board of Governors of the Washington State Bar Association

(1) **Background:** The Court Rules and Procedures Committee drafted the proposed amendment in response to a letter from attorney Morton Tytler.

(2) **Purpose:** MAR 4.1 currently provides, in part, that

Neither counsel nor a party may communicate with the arbitrator except in the presence of, or on reasonable notice to, all other parties.

The committee agreed that, interpreted literally, the rule was unduly restrictive and particularly problematic in smaller counties. It forbids casual social contact. A sole practitioner doing arbitration, perhaps working part-time and with little or no staff support, could not provide a party with directions to his or her office without violating the rule. Likewise, a lawyer may get a call from another lawyer who is an arbitrator in one case but opposing counsel in a second, unrelated case. They could not discuss the latter case without technically violating the rule.

The committee's proposed solution is to insert the phrase "regarding the merits of the case" after the word "arbitrator" in the sentence quoted above. This amendment would carry out what the committee believes to be the intent of the rule without making possible rule violations out of truly innocent conduct.

(3) **Washington State Bar Association Action:** The Board of Governors recommends the amendment.

(4) **Supporting Materials:** Letter from Morton Tytler.

(5) **Spokespersons:** Susan Mindenbergs, Chair, WSBA Court Rules and Procedures Committee.

(6) **Hearing:** Not recommended.

MANDATORY ARBITRATION RULE 3.2

AUTHORITY OF ARBITRATORS

An arbitrator has the authority to:

(1) Decide procedural issues arising before or during the arbitration hearing, except issues relating to the qualifications of an arbitrator;

(2) Invite, with reasonable notice, the parties to submit trial briefs;

(3) Examine any site or object relevant to the case;

(4) Issue a subpoena under rule 4.3;

(5) Administer oaths or affirmations to witnesses;

(6) Rule on the admissibility of evidence under rule 5.3;

(7) Determine the facts, decide the law, and make an award;

(8) Require a party or attorney or both to pay sanctions, including reasonable costs and attorney's fees, caused by the failure of such party or attorney or both to obey an order of the arbitrator or any rule of court. The arbitrator shall make a special award for such sanctions and shall file such award with the clerk of the superior court at the same time the arbitration award is filed, along with proof of service on the party or attorney against whom sanctions are awarded. The arbitrator shall set forth a short statement demonstrating the reasons for awarding sanctions. The aggrieved party shall have ten days thereafter to file a motion with the court asking for review of the award of sanctions. The court may overturn the award of sanctions only upon a showing that the award was not substantially justified or that other circumstances make such award of sanctions unjust. The court shall enter judgment on the award of sanctions pursuant to rule 6.3 if the aggrieved party does not request review within ten days after the award is filed or if the court upholds the award of sanctions. A request for review of an award of sanctions is not affected by the request or failure to request a trial de novo under rule 7.1.

(9) Award attorney's fees as authorized by these rules, by contract, or by law.

(8 10) Perform other acts as authorized by these rules or local rules adopted and filed under rule 8.2. Motions for involuntary dismissal, motions to change or add parties to the case, and motions for summary judgment shall be decided by the court and not by the arbitrator.

MANDATORY ARBITRATION RULE 4.1

RESTRICTIONS ON COMMUNICATION BETWEEN ARBITRATOR AND PARTIES

No disclosure of any offers of settlement made by any party shall be made to the arbitrator prior to the announcement of the award. Neither counsel nor a party may communicate with the arbitrator regarding the merits of the case except in the presence of, or on reasonable notice to, all other parties.

MISC.

GR 9(d) Cover Sheet

Proposal to Amend MAR 7.1
Concerning the Form for a Request for Trial de Novo

Submitted by the Board of Governors of the Washington
State Bar Association

(1) Background: The Court Rules and Procedures
Committee drafted the proposed amendment.

(2) Purpose: MAR 7.1 currently provides that the
request for a trial de novo "shall be in the following form [the
form set forth in the rule]."

The committee was concerned that if a party deviated
even slightly from the form set out in the rule, even because
of a typographical error, an argument could be made that
there had been no valid request for a trial de novo. The
Supreme Court's narrow interpretation of the rule in Nevers v.
Fireside, 133 Wn.2d 804, 947 P.2d 721 (1997), although
focused on proof of service, was part of the impetus for the
suggested rule change.

The formulation of current MAR 7.1 is also an exception
to that employed elsewhere in the court rules, where the
requirement is that the form used be "substantially" the same
as the one actually printed in the rule. For example, see the
plea of guilty form in CrR 4.2(g), the summary memorandum
form in CrR 4.5(h), or RAP 18.10, which provides that a per-
son may use "any form which substantially complies with
these rules" and that the forms set forth in the Appendix to the
RAPs are "only illustrative."

The committee thus proposes that the rule be amended to
provide that the request for a trial de novo "...shall be in sub-
stantially the form set forth below [followed by the form cur-
rently printed in the rule]."

(3) Washington State Bar Association Action: The
Board of Governors recommends the amendment.

(4) Supporting Materials: None.

(5) Spokespersons: Susan Mindenbergs, Chair, WSBA
Court Rules and Procedures Committee.

(6) Hearing: Not recommended.

MANDATORY ARBITRATION RULE 7.1

REQUEST FOR TRIAL DE NOVO

(a) Service and Filing. Within 20 days after the arbitra-
tion award is filed with the clerk, any aggrieved party not
having waived the right to appeal may serve and file with the
clerk a written request for a trial de novo in the superior court
along with proof that a copy has been served upon all other
parties appearing in the case. The 20-day period within
which to request a trial de novo may not be extended. The
request for a trial de novo shall not refer to the amount of the
award and shall be in substantially the following form set
forth below:

[Form unchanged]

(b) Unchanged.

Reviser's note: The brackets and enclosed material in the text above
occurred in the copy filed by the State Supreme Court and appear in the Reg-
ister pursuant to the requirements of RCW 34.08.040.

Reviser's note: The typographical errors in the above material
occurred in the copy filed by the State Supreme Court and appear in the Reg-
ister pursuant to the requirements of RCW 34.08.040.

WSR 01-01-057
RULES OF COURT
STATE SUPREME COURT
[December 7, 2000]

IN THE MATTER OF THE ADOPTION ) ORDER
OF THE AMENDMENTS TO CrR 4.2(g), ) NO. 25700-A-698
CrRLJ 4.2(g) AND JuCR 7.7 )

The pattern Forms Committee having recommended the
adoption of the proposed amendments to CrR 4.2(g), CrRLJ
4.2(g) and JuCR 7.7, and the Court having determined that
the proposed amendments will aid in the prompt and orderly
administration of justice and further determined that an emer-
gency exists which necessitates an early adoption;

Now, therefore, it is hereby

ORDERED:

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

(b) That pursuant to the emergency provisions of GR
9(i), the amendments will be published expeditiously and
become effective upon publication.

DATED at Olympia, Washington this 7th day of Decem-
ber 2000.

Guy, C.J.

Smith, J.

Talmadge, J.

Johnson, J.

Alexander, J.

Madsen, J.

Faith Ireland, J.

Sanders, J.

Bridge, J.

Form for Superior Court of Washington for State of Washington, Plaintiff vs. Defendant.

NO.
STATEMENT OF DEFEN-
DANT ON PLEA OF GUILTY
(STTDFG)

- 1. My true name is:
2. My age is:
3. I went through the grade.
4. I HAVE BEEN INFORMED AND FULLY UNDERSTAND

THAT:

MISC.

(a) I have the right to representation by a lawyer and that if I cannot afford to pay for a lawyer, one will be provided at no expense to me.

(b) I am charged with: \_\_\_\_\_  
The elements are: \_\_\_\_\_

5. I UNDERSTAND I HAVE THE FOLLOWING IMPORTANT RIGHTS, AND I GIVE THEM ALL UP BY PLEADING GUILTY:

(a) The right to a speedy and public trial by an impartial jury in the county where the crime is alleged to have been committed;

(b) The right to remain silent before and during trial, and the right to refuse to testify against myself;

(c) The right at trial to hear and question the witnesses who testify against me;

(d) The right at trial to testify and to have witnesses testify for me. These witnesses can be made to appear at no expense to me;

(e) I am presumed innocent unless the charge is proven beyond a reasonable doubt or I enter a plea of guilty;

(f) The right to appeal a finding of guilt after a trial.

6. IN CONSIDERING THE CONSEQUENCES OF MY GUILTY PLEA, I UNDERSTAND THAT:

(a) Each crime with which I am charged carries a maximum sentence, a fine, and a STANDARD SENTENCE RANGE as follows:

COUNT NO.	STANDARD RANGE ACTUAL CONFINEMENT (not including enhancements)	PLUS Enhancements*	TOTAL ACTUAL CONFINEMENT (standard range including enhancements)	COMMUNITY CUSTODY RANGE (Only applicable for crimes committed on or after July 1, 2000. For crimes committed prior to July 1, 2000, see paragraph 6(f))	MAXIMUM TERM AND FINE
1					
2					
3					

\*(F) Firearm, (D) other deadly weapon, (V) VUCSA in protected zone, (VH) Veh. Hom, See RCW 46.61.520, (JP) Juvenile present

(b) The standard sentence range is based on the crime charged and my criminal history. Criminal history includes prior convictions and juvenile adjudications or convictions, whether in this state, in federal court, or elsewhere.

(c) The prosecuting attorney's statement of my criminal history is attached to this agreement. Unless I have attached a different statement, I agree that the prosecuting attorney's statement is correct and complete. If I have attached my own statement, I assert that it is correct and complete. If I am convicted of any additional crimes between now and the time I am sentenced, I am obligated to tell the sentencing judge about those convictions.

(d) If I am convicted of any new crimes before sentencing, or if any additional criminal history is discovered, both the standard sentence range and the prosecuting attorney's recommendation may increase. Even so, my plea of guilty to this charge is binding on me. I cannot change my mind if additional criminal history is discovered even though the standard sentencing range and the prosecuting attorney's recommendation increase or a mandatory sentence of life imprisonment without the possibility of parole is required by law.

(e) In addition to sentencing me to confinement, the judge will order me to pay \$500.00 as a victim's compensation fund assessment. If this crime resulted in injury to any person or damage to or loss of property, the judge will order me to make restitution, unless extraordinary circumstances exist which make restitution inappropriate. The amount of restitution may be up to double my gain or double the victim's loss. The judge may also order that I pay a fine, court costs, attorney fees and the costs of incarceration.

(f) For crimes committed prior to July 1, 2000: In addition to sentencing me to confinement, the judge may order me to serve up to one year of community supervision if the total period of confinement ordered is less than 12 months. If this crime is a drug offense, assault in the second degree, assault of a child in the second degree, or any crime against a

person in which a specific finding was made that I or an accomplice was armed with a deadly weapon, the judge will order me to serve at least one year of community placement. If this crime is a vehicular homicide, vehicular assault, or a serious violent offense, the judge will order me to serve at least two years of community placement. If this crime is a sex offense, the court will order me to serve at least three years of community custody. The actual period of community placement, community custody, or community supervision may be as long as my earned early release period. During the period of community placement, community custody, or community supervision, I will be under the supervision of the Department of Corrections, and I will have restrictions placed on my activities.

For crimes committed on or after July 1, 2000: In addition to sentencing me to confinement, the judge may order me to serve up to one year of community custody if the total period of confinement ordered is less than 12 months. If the crime I have been convicted of falls into one of the offense types listed in the following chart, the court will sentence me to community custody for the community custody range established for that offense type unless the judge finds substantial and compelling reasons not to do so. If the period of earned release awarded per RCW 9.94A.150 is longer, that will be the term of my community custody. If the crime I have been convicted of falls into more than one category of offense types listed in the following chart, then the community custody range will be based on the offense type that dictates the longest term of community custody.

OFFENSE TYPE	COMMUNITY CUSTODY RANGE
Sex Offenses (Not sentenced under RCW 9.94A.120(8))	36 to 48 months or up to the period of earned release, whichever is longer.
Serious Violent Offenses	24 to 48 months or up to the period of earned release, whichever is longer.
Violent Offenses	18 to 36 months or up to the period of earned release, whichever is longer.

MISC.

OFFENSE TYPE	COMMUNITY CUSTODY RANGE
Crimes Against Persons as defined by RCW 9.94A.440(2)	9 to 18 months or up to the period of earned release, whichever is longer.
Offenses under Chapter 69.50 or 69.52 RCW (Not sentenced under RCW 9.94A.120(6))	9 to 12 months or up to the period of earned release, whichever is longer.

During the period of community custody I will be under the supervision of the Department of Corrections, and I will have restrictions placed on my activities. My failure to comply with these conditions will render me ineligible for general assistance, RCW 74.04.005 (6)(h), and may result in the Department of Corrections transferring me to a more restrictive confinement status or other sanctions.

(g) The prosecuting attorney will make the following recommendation to the judge: \_\_\_\_\_

[ ] The prosecutor will recommend as stated in the plea agreement, which is incorporated by reference.

(h) The judge does not have to follow anyone's recommendation as to sentence. The judge must impose a sentence within the standard range unless the judge finds substantial and compelling reasons not to do so. If the judge goes outside the standard range, either the state or I can appeal that sentence. If the sentence is within the standard range, no one can appeal the sentence.

(i) If I am not a citizen of the United States, a plea of guilty to an offense punishable as a crime under state law is grounds for deportation, exclusion from admission to the United States, or denial of naturalization pursuant to the laws of the United States.

(j) I understand that I may not possess, own, or have under my control any firearm unless my right to do so is restored by a court of record and that I must immediately surrender any concealed pistol license. RCW 9.41.040.

(k) Public assistance will be suspended during any period of imprisonment.

NOTIFICATION RELATING TO SPECIFIC CRIMES: IF ANY OF THE FOLLOWING PARAGRAPHS DO NOT APPLY, THEY SHOULD BE STRICKEN AND INITIALED BY THE DEFENDANT AND THE JUDGE.

[l] This offense is a most serious offense or strike as defined by RCW 9.94A.030, and if I have at least two prior convictions for most serious offenses, whether in this state, in federal court, or elsewhere, the crime for which I am charged carries a mandatory sentence of life imprisonment without the possibility of parole. In addition, if this offense is (1) rape in the first degree, rape of a child in the first degree, rape in the second degree, rape of a child in the second degree, indecent liberties by forcible compulsion, or child molestation in the first degree, or (2) murder in the first degree, murder in the second degree, homicide by abuse, kidnapping in the first degree, kidnapping in the second degree, assault in the first degree, assault in the second degree, assault of a child in the first degree, or burglary in the first degree, with a finding of sexual motivation, or (3) any attempt to commit any of the crimes listed in this sentence and I have at least one prior conviction for one of these listed crimes in this state, in federal court, or elsewhere, the crime for which I am charged carries

a mandatory sentence of life imprisonment without the possibility of parole.

[m] The judge may sentence me as a first-time offender instead of giving a sentence within the standard range if I qualify under RCW 9.94A.030. This sentence could include as much as 90 days' confinement, and up to two years community supervision if the crime was committed prior to July 1, 2000, or up to two years of community custody if the crime was committed on or after July 1, 2000, plus all of the conditions described in paragraph (e). Additionally, the judge could require me to undergo treatment, to devote time to a specific occupation, and to pursue a prescribed course of study or occupational training.

[n] The judge may suspend execution of the standard range term of confinement under the special sex offender sentencing alternative (SSOSA) if I qualify under RCW 9.94A.120(8). If the judge suspends execution of the standard range term of confinement, I will be placed on community custody for the length of the suspended sentence or three years, whichever is greater; I will be ordered to serve up to 180 days of total confinement; I will be ordered to participate in sex offender treatment; and I will be subject to all of the conditions described in paragraph (e). Additionally, the judge could require me to devote time to a specific occupation and to pursue a prescribed course of study or occupational training. If a violation of the sentence occurs during community custody, the judge may revoke the suspended sentence.

[o] Because this crime involves a sex offense, or a kidnapping offense involving a minor, I will be required to register where I reside, study or work. The specific registration requirements are set forth in Attachment "A."

[p] If this crime involves a sex offense or a violent offense, I will be required to provide a sample of my blood for purposes of DNA identification analysis.

[q] If this is a crime of domestic violence and if I, or the victim of the offense, have a minor child, the court may order me to participate in a domestic violence perpetrator program approved under RCW 26.50.150.

[r] If this crime involves a sexual offense, prostitution, or a drug offense associated with hypodermic needles, I will be required to undergo testing for the human immunodeficiency (AIDS) virus.

[s] The judge may sentence me under the special drug offender sentencing alternative (DOSA) if I qualify under RCW 9.94A.120(6). This sentence could include a period of total confinement in a state facility for one-half of the midpoint of the standard range plus all of the conditions described in paragraph (e). During confinement, I will be required to undergo a comprehensive substance abuse assessment and to participate in treatment. The judge will also impose community custody of at least one-half of the midpoint of the standard range that must include appropriate substance abuse treatment, a condition not to use illegal controlled substances, and a requirement to submit to urinalysis or other testing to monitor that status. Additionally, the judge could prohibit me from using alcohol or controlled substances, require me to devote time to a specific employment or training, stay out of certain areas, pay thirty dollars per

MISC.

month to offset the cost of monitoring and require other conditions, including affirmative conditions.

[t] If the judge finds that I have a chemical dependency that has contributed to the offense, the judge may order me to participate in rehabilitative programs or otherwise to perform affirmative conduct reasonably related to the circumstances of the crime for which I am pleading guilty.

[u] If this crime involves the manufacture, delivery, or possession with the intent to deliver methamphetamine or amphetamine, a mandatory methamphetamine clean-up fine of \$3,000.00 will be assessed. RCW 69.50.401 (a)(1)(ii).

[v] A conviction for a violation of the state drug laws will affect eligibility for state and federal food stamps, welfare, and education benefits.

[w] If this crime involves a motor vehicle, my driver's license or privilege to drive will be suspended or revoked. If I have a driver's license, I must now surrender it to the judge.

[x] If this crime involves the offense of vehicular homicide while under the influence of intoxicating liquor or any drug, as defined by RCW 46.61.502, committed on or after January 1, 1999, an additional two years shall be added to the presumptive sentence for vehicular homicide for each prior offense as defined in RCW 46.61.5055(8).

[y] The crime of \_\_\_\_\_ has a mandatory minimum sentence of at least \_\_ years of total confinement. The law does not allow any reduction of this sentence. This mandatory minimum sentence is not the same as the mandatory sentence of life imprisonment without the possibility of parole described in paragraph 6[1].

[z] I am being sentenced for two or more serious violent offenses arising from separate and distinct criminal conduct and the sentences imposed on counts \_\_\_\_\_ and \_\_\_\_\_ will run consecutively unless the judge finds substantial and compelling reasons to do otherwise.

[aa] I understand that the offense(s) I am pleading guilty to include a deadly weapon or firearm enhancement. Deadly weapon or firearm enhancements are mandatory, they must be served in total confinement, and they must run consecutively to any other sentence and to any other deadly weapon or firearm enhancements.

[bb] I understand that the offenses I am pleading guilty to include both a conviction under RCW 9.41.040 for unlawful possession of a firearm in the first or second degree and one or more convictions for the felony crimes of theft of a firearm or possession of a stolen firearm. The sentences imposed for these crimes shall be served consecutively to each other. A consecutive sentence will also be imposed for each firearm unlawfully possessed.

[cc] I understand that if I am pleading guilty to the crime of unlawful practices in obtaining assistance as defined in RCW 74.08.331, no assistance payment shall be made for at least 6 months if this is my first conviction and for at least 12 months if this is my second or subsequent conviction. This suspension of benefits will apply even if I am not incarcerated. RCW 74.08.290.

7. I plead guilty to:  
count \_\_\_\_\_  
count \_\_\_\_\_  
count \_\_\_\_\_

in the \_\_\_\_\_ Information. I have read a copy of that Information.

8. I make this plea freely and voluntarily.

9. No one has threatened harm of any kind to me or to any other person to cause me to make this plea.

10. No person has made promises of any kind to cause me to enter this plea except as set forth in this statement.

11. The judge has asked me to state what I did in my own words that makes me guilty of this crime. This is my statement: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

[ ] Instead of making a statement, I agree that the court may review the police reports and/or a statement of probable cause supplied by the prosecution to establish a factual basis for the plea.

12. My lawyer has explained to me, and we have fully discussed, all of the above paragraphs and Attachment "A," if applicable. I understand them all. I have been given a copy of this "Statement of Defendant on Plea of Guilty." I have no further questions to ask the judge.

\_\_\_\_\_  
Defendant  
I have read and discussed this statement with the defendant and believe that the defendant is competent and fully understands the statement.

\_\_\_\_\_  
Prosecuting Attorney Bar #  
\_\_\_\_\_  
Print Name

\_\_\_\_\_  
Defendant's Lawyer Bar #  
\_\_\_\_\_  
Print Name

The foregoing statement was signed by the defendant in open court in the presence of the defendant's lawyer and the undersigned judge. The defendant asserted that [check appropriate box]:

- (a) The defendant had previously read the entire statement above and that the defendant understood it in full;
- (b) The defendant's lawyer had previously read to him or her the entire statement above and that the defendant understood it in full; or
- (c) An interpreter had previously read to the defendant the entire statement above and that the defendant understood it in full. The Interpreter's Declaration is attached.

I find the defendant's plea of guilty to be knowingly, intelligently and voluntarily made. Defendant understands the charges and the consequences of the plea. There is a factual basis for the plea. The defendant is guilty as charged.

Dated: \_\_\_\_\_  
\_\_\_\_\_  
Judge

INTERPRETER'S DECLARATION

MISC.

I am a certified interpreter or have been found otherwise qualified by the court to interpret in the \_\_\_\_\_ language, which the defendant understands, and I have translated the **Statement of Defendant on Plea of Guilty** for the defendant from English into that language. The defendant has acknowledged his or her understanding of both the translation and the subject matter of this document. I certify under penalty of perjury under the laws of the state of Washington that the foregoing is true and correct.

Dated: \_\_\_\_\_

\_\_\_\_\_  
Interpreter

Location: \_\_\_\_\_

Case Name: \_\_\_\_\_ Cause No.: \_\_\_\_\_

ATTACHMENT A: Paragraph 6 (o); sex offense, kidnapping offense involving a minor, or other offenses listed in RCW 9A.44.

(If required, attach to Statement of Defendant on Plea of Guilty.)

Because this crime involves a sex offense, a kidnapping offense involving a minor, communicating with a minor or other offense listed in RCW 9A.44, I will be required to register with the sheriff of the county of the state of Washington where I reside. If I am not a resident of Washington but I am a student in Washington or I am employed in Washington or I carry on a vocation in Washington, I must register with the sheriff of the county of my school, place of employment, or vocation. I must register immediately upon being sentenced unless I am in custody, in which case I must register at the time of my release with the person designated by the agency that has me in custody and I must also register within 24 hours of my release with the sheriff of the county of the state of Washington where I will be residing, or if not residing in the state of Washington, where I am a student, where I am employed, or where I carry on a vocation.

If I leave this state following my sentencing or release from custody but later move back to Washington, I must register within 30 days after moving to this state or within 24 hours after doing so if I am under the jurisdiction of this state's Department of Corrections. If I leave this state following my sentencing or release from custody, but later while not a resident of Washington I become employed in Washington, carry out a vocation in Washington, or attend school in Washington, I must register within 30 days after attending school in this state or becoming employed or carrying out a vocation in this state, or within 24 hours after doing so if I am under the jurisdiction of this state's Department of Corrections.

If I change my residence within a county, I must send written notice of my change of residence to the sheriff within 72 hours of moving. If I change my residence to a new county within this state, I must send written notice of the change of address at least 14 days before moving to the county sheriff in the new county of residence, I must register with the sheriff of the new county within 24 hours of moving, and I must also give written notice of my change of address to the sheriff of the county where last registered within 10

days of moving. If I move out of Washington State, I must send written notice within 10 days of moving to the new state or foreign country to the county sheriff with whom I last registered in Washington State.

If I move to another state, or if I work, carry on a vocation, or attend school in another state I must register a new address, fingerprints, and photograph with the new state within 10 days after establishing residence, or after beginning to work, carry on a vocation, or attend school in the new state. I must also send written notice within 10 days of moving to the new state or to a foreign country to the county sheriff with whom I last registered in Washington State.

If I am a resident of Washington and I am admitted to a public or private institution of higher education, I shall, within 10 days of enrolling or by the first business day after arriving at the institution, whichever is earlier, notify the sheriff of the county of my residence of my intent to attend the institution.

If I lack a fixed residence, I am required to register. Registration must occur within 24 hours of release in the county where I am being supervised if I do not have a residence at the time of my release from custody or within 14 days after ceasing to have a fixed residence. If I enter a different county and stay there for more than 24 hours, I will be required to register in the new county. I must also report in person to the sheriff of the county where I am registered on a weekly basis if I have been classified as a risk level II or III or on a monthly basis if I have been classified as a risk level I. The lack of a fixed residence is a factor that may be considered in determining a sex offender's risk level.

\_\_\_\_\_  
Defendant's signature

Case Name: \_\_\_\_\_ Cause No.: \_\_\_\_\_

ATTACHMENT B: Paragraph 6 (l); sex offense, kidnapping offense involving a minor, communicating with a minor and other offenses listed in RCW 9A.44.

(If required, attach to Statement of Defendant on Plea of Guilty.)

Because this crime involves a sex offense, a kidnapping offense involving a minor, communicating with a minor or other offense listed in RCW 9A.44, I will be required to register with the sheriff of the county of the state of Washington where I reside. If I am not a resident of Washington but I am a student in Washington or I am employed in Washington or I carry on a vocation in Washington, I must register with the sheriff of the county of my school, place of employment, or vocation. I must register immediately upon being sentenced unless I am in custody, in which case I must register at the time of my release with the person designated by the agency that has me in custody and I must also register within 24 hours of my release with the sheriff of the county of the state of Washington where I will be residing, or if not residing in the state of Washington, where I am a student, where I am employed, or where I carry on a vocation.

If I leave this state following my sentencing or release from custody but later move back to Washington, I must register within 30 days after moving to this state or within 24



hours after doing so if I am under the jurisdiction of this state's Department of Corrections. If I leave this state following my sentencing or release from custody, but later while not a resident of Washington I become employed in Washington, carry out a vocation in Washington, or attend school in Washington, I must register within 30 days after attending school in this state or becoming employed or carrying out a vocation in this state, or within 24 hours after doing so if I am under the jurisdiction of this state's Department of Corrections.

If I change my residence within a county, I must send written notice of my change of residence to the sheriff within 72 hours of moving. If I change my residence to a new county within this state, I must send written notice of the change of address at least 14 days before moving to the county sheriff in the new county of residence, I must register with the sheriff of the new county within 24 hours of moving, and I must also give written notice of my change of address to the sheriff of the county where last registered within 10 days of moving. If I move out of Washington State, I must send written notice within 10 days of moving to the new state or foreign country to the county sheriff with whom I last registered in Washington State.

If I move to another state, or if I work, carry on a vocation, or attend school in another state I must register a new address, fingerprints, and photograph with the new state within 10 days after establishing residence, or after beginning to work, carry on a vocation, or attend school in the new state. I must also send written notice within 10 days of moving to the new state or to a foreign country to the county sheriff with whom I last registered in Washington State.

If I am a resident of Washington and I am admitted to a public or private institution of higher education, I shall, within 10 days of enrolling or by the first business day after arriving at the institution, whichever is earlier, notify the sheriff of the county of my residence of my intent to attend the institution.

If I lack a fixed residence, I am required to register. Registration must occur within 24 hours of release in the county where I am being supervised if I do not have a residence at the time of my release from custody or within 14 days after ceasing to have a fixed residence. If I enter a different county and stay there for more than 24 hours, I will be required to register in the new county. I must also report in person to the sheriff of the county where I am registered on a weekly basis if I have been classified as a risk level II or III or on a monthly basis if I have been classified as a risk level I. The lack of a fixed residence is a factor that may be considered in determining a sex offender's risk level.

\_\_\_\_\_  
Defendant's signature

SUPERIOR COURT OF WASHINGTON  
COUNTY OF \_\_\_\_\_  
JUVENILE COURT  
STATE OF WASHINGTON v. \_\_\_\_\_

NO:

STATEMENT ON PLEA OF GUILTY (STJOPG)

Respondent

D.O.B.: \_\_\_\_\_

1. My true name is: \_\_\_\_\_

I am also known as: \_\_\_\_\_

2. My age is \_\_\_\_ Date of Birth: \_\_\_\_\_

3. I have been informed and fully understand that I have the right to a lawyer, and that if I cannot afford to pay for a lawyer, the judge will provide me with one at no cost. I understand that a lawyer can look at the social and legal files in my case, talk to the police, probation counselor and prosecuting attorney, tell me about the law, help me understand my rights, and help me at trial.

4. I understand that I am charged with \_\_\_\_\_

and that the elements are \_\_\_\_\_

and I have been given a copy of the charge(s).

5. I UNDERSTAND I HAVE THE FOLLOWING IMPORTANT RIGHTS, AND I GIVE THEM ALL UP BY PLEADING GUILTY:

a. I have the right to a speedy and public trial in the county where I reside or where the offense(s) allegedly occurred.

b. I have the right to remain silent before and during trial, and I need not testify against myself.

c. I have the right to hear and question witnesses who might testify against me.

d. I have the right to testify and to have witnesses testify for me. These witnesses may be required to appear at no cost to me.

e. I have the right to testify on my own behalf.

f. I am presumed innocent unless each element of the offense(s) I am charged with is proven beyond a reasonable doubt or I enter a plea of guilty.

g. I have the right to appeal a finding of guilt after trial.

6. I have been informed that in order to determine an appropriate sentence regarding the charges to which I plead guilty in this matter, the judge will take into consideration my criminal history, which is as follows:

a. \_\_\_\_\_

b. \_\_\_\_\_

c. \_\_\_\_\_

d. \_\_\_\_\_

e. \_\_\_\_\_

f. \_\_\_\_\_

7. The Standard Sentencing Range, which was calculated using my criminal history as referenced in Paragraph 6, above, is as follows:

MISC.

[ ] LOCAL SANCTIONS:

COUNT	SUPERVISION	COMMUNITY SERVICE	FINE	DETENTION	CVC	RESTITUTION
[ ] 1	0 to 12 months	0 to 150 hours	\$0 to \$500	0 to 30 Days	\$75/\$100	[ ] As required [ ] ___
[ ] 2	0 to 12 months	0 to 150 hours	\$0 to \$500	0 to 30 Days	\$75/\$100	[ ] As required [ ] ___
[ ] 3	0 to 12 months	0 to 150 hours	\$0 to \$500	0 to 30 Days	\$75/\$100	[ ] As required [ ] ___

I understand that, if community supervision is imposed, I will be required to comply with various rules which could include school attendance, curfew, law abiding behavior, associational restrictions, counseling, treatment, urinalysis,

and/or other conditions deemed appropriate by the judge. Failure to comply with the conditions of supervision could result in a violation being found and further confinement imposed for the violation up to 30 days.

[ ] JUVENILE REHABILITATION ADMINISTRATION (JRA) COMMITMENT:

COUNT	WEEKS AT JUVENILE REHABILITATION ADMINISTRATION (JRA) FACILITY	CVC	RESTITUTION
[ ] 1	[ ] 15 - 36 [ ] 30 - 40 [ ] 52 - 65 [ ] 80 - 100 [ ] 103 - 129 [ ] 180 - Age 21	\$75/\$100	[ ] As required [ ] ___
[ ] 2	[ ] 15 - 36 [ ] 30 - 40 [ ] 52 - 65 [ ] 80 - 100 [ ] 103 - 129 [ ] 180 - Age 21	\$75/\$100	[ ] As required [ ] ___
[ ] 3	[ ] 15 - 36 [ ] 30 - 40 [ ] 52 - 65 [ ] 80 - 100 [ ] 103 - 129 [ ] 180 - Age 21	\$75/\$100	[ ] As required [ ] ___

I understand that, if I am committed to a Juvenile Rehabilitation Administration (JRA) facility, following my release, I may be required to comply with a program of parole for a number of months. I understand that if placed on parole, I will be under the supervision of a parole officer. The conditions of parole will restrict my actions and may require me to participate in activities and programs including, but not limited to, evaluation, treatment, education, employment, community service, electronic monitoring, and urinalysis. Failure to comply with the conditions of parole may result in parole revocation and further confinement.

*BE STRICKEN AND INITIALED BY THE DEFENDANT AND THE JUDGE.*

[A] SUSPENSION/REVOCAION OF DRIVING PRIVILEGE FOR FIREARMS OR DRUGS: I have been informed that if the offense that I am pleading guilty to involves a finding that I was armed with a firearm when I committed the offense or if the offense was a violation of RCW 9.41.040(1) or chapters 66.44, 69.41, 69.50 or 69.52 and I was 13 years of age or older when I committed the offense, then the plea will result in the suspension or revocation of my privilege to drive.

I understand that if any additional criminal history is discovered, both the standard sentence range and the prosecuting attorney's recommendation may increase. Even so, my plea of guilty to this charge is binding.

[B] SUSPENSION/REVOCAION OF DRIVING PRIVILEGE FOR DRIVING OFFENSES: I have been informed that if the offense that I am pleading guilty to is reckless driving, driving or being in physical control of a motor vehicle while under the influence of intoxicants, driving while license suspended or revoked, vehicular assault, vehicular homicide, hit and run, or attempting to elude a pursuing police vehicle, the plea will result in the suspension or revocation of my privilege to drive.

8. RIGHT TO APPEAL SENTENCE: I understand, that the judge must impose a sentence within the standard range, unless the judge finds substantial and compelling reasons not to do so. If the judge goes outside the standard range, either I or the state can appeal that sentence. If the sentence is within the standard range, no one can appeal the sentence.

[C] OFFENDER REGISTRATION FOR SEX OFFENSE OR KIDNAPPING OFFENSE: Because this crime involves a sex offense, or a kidnapping offense involving a minor, I will be required to register where I reside, study or work. The specific registration requirements are set forth in Attachment "A."

9. MAXIMUM PUNISHMENT: I have been informed, and fully understand, that the maximum punishment I can receive is commitment until I am 21 years old, but that I may be incarcerated for no longer than the adult maximum sentence for this offense.

[D] DNA TESTING: If this crime involves a sex offense or a violent offense, I will be required to provide a sample of my blood for purposes of DNA identification analysis. RCW 43.43.754.

10. COUNTS AS CRIMINAL HISTORY: I understand that my plea of guilty and the judge's acceptance of my plea will become part of my criminal history. I understand that my guilty plea will remain part of my criminal history when I am an adult and may affect my ability to remain in the Juvenile Justice System should I re-offend. I understand that the judge will consider my criminal history when sentencing me for any offense that I commit in the future as an adult or juvenile.

[E] HIV TESTING: If this crime involves a sexual offense, prostitution, or a drug offense associated with hypodermic needles, I will be required to undergo testing for the human immunodeficiency (HIV/AIDS) virus. RCW 70.24.340.

11. GROUNDS FOR DEPORTATION: If I am not a citizen of the United States, a plea of guilty to an offense punishable as a crime under state law is grounds for deportation, exclusion from admission to the United States, or denial of naturalization pursuant to the laws of the United States.

[F] CRIME LAB FEES: If this offense involves a controlled substance, I will be required to pay \$100 for the State Patrol Crime Lab fees to test the substance.

12. NOTIFICATION RELATING TO SPECIFIC CRIMES: IF ANY OF THE FOLLOWING PARAGRAPHS DO NOT APPLY, THEY SHOULD

[G] SCHOOL NOTIFICATION: If I am enrolled in a common school, the court will notify the principal of my plea of guilty if the offense for which I am pleading guilty is a violent offense as defined in RCW 9.94A.030; a sex offense as defined in RCW 9.94A.030; inhaling toxic fumes under chapter 9.47A RCW; a controlled substance violation under

MISC.

chapter 69.50 RCW; a liquor violation under RCW 66.44.270; or any crime under chapters 9.41, 9A.36, 9A.40, 9A.46, and 9A.48 RCW. RCW 13.04.155.

[H] SCHOOL ATTENDANCE WITH VICTIM PROHIBITED: I understand that if I am pleading guilty to a sex offense, I will not be allowed to attend the school attended by the victim or victim's siblings. RCW 13.40.160.

[I] RIGHT TO POSSESS FIREARMS: [JUDGE MUST READ THE FOLLOWING TO OFFENDER] I have been informed that if I am pleading guilty to any offense that is classified as a felony or any of the following crimes when committed by one family or household member against another: assault in the fourth degree, coercion, stalking, reckless endangerment, criminal trespass in the first degree, or violation of the provisions of a protection order or no-contact order restraining the person or excluding the person from a residence; that I may not possess, own, or have under my control any firearm unless my right to do so has been restored by a court of record. RCW 9.41.040(1).

[J] FIREARMS POSSESSION OR COMMISSION WHILE ARMED:

[i] Minimum 10 Days for Possession Under Age 18: I understand that the offense I am pleading guilty to includes possession of a firearm in violation of RCW 9.41.040 (1)(b)(iii), and pursuant to chapter 13.40.193, the judge will impose a mandatory minimum disposition of 10 days of confinement, which must be served in total confinement without possibility of release until a minimum of 10 days has been served.

[ii] Unlawful Possession with Stolen Firearm: I understand that if the offenses I am pleading guilty to include both a conviction under RCW 9.41.040 for unlawful possession of a firearm in the first or second degree and one or more convictions for the felony crimes of theft of a firearm or possession of a stolen firearm, that the sentences imposed for these crimes shall be served consecutively to each other. A consecutive sentence will also be imposed for each firearm unlawfully possessed.

[iii] Armed During Commission of Any Offense: I understand that if the offense I am pleading guilty to includes a finding that either I or my accomplice was armed with a firearm during the commission of the offense, that the standard range disposition shall be determined pursuant to RCW 13.40.160, unless the judge finds a manifest injustice, in which case the disposition shall be determined pursuant to chapter 13.40.193(3). Such confinement will run consecutive to any other sentence that may be imposed.

[iv] Armed During Commission of a Felony: I further understand that the offense I am pleading guilty to includes a finding that either myself or my accomplice was armed with a firearm during the commission of a felony (other than possession of a machine gun, possession of a stolen firearm, drive-by shooting, theft of a firearm, unlawful possession of a firearm in the first or second degree, or use of a machine gun in a felony) and, therefore, the following mandatory periods of total confinement will be added to my sentence: For a class A felony, six (6) months; for a class B felony, four (4) months; and for a class C felony, two (2) months. Such confinement will run consecutive to any other sentence that may be imposed.

13. I understand that the prosecuting attorney will make the following recommendation to the judge: \_\_\_\_\_  
\_\_\_\_\_

14. I understand that the probation counselor will make the following recommendation to the judge: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

15. Although the judge will consider recommendations of the prosecuting attorney and the probation officer, the judge may impose any sentence he or she feels is appropriate. The judge must impose a sentence within the standard sentence range unless the judge finds that doing so would constitute a manifest injustice. If the judge goes outside the standard sentence range, either I or the prosecuting attorney can appeal that sentence. If the sentence is within the standard range, no one can appeal the sentence.

16. The judge has asked me to state in my own words what I did that makes me guilty of this crime. This is my statement: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

[ ] Instead of making a statement, I agree that the judge may review the police reports and/or a statement of probable cause supplied by the prosecution to establish a factual basis for the plea.

17. I plead guilty to count \_\_\_\_\_ in the \_\_\_\_\_ Information. I have received a copy of that Information.

18. I make this plea freely. No one has threatened to harm me or anyone else to get me to plead guilty.

19. No one has made any promises to make me plead guilty, except as written in this statement.

20. I have read or someone has read to me everything printed above, and in Attachment "A," if applicable, and I have been given a copy of this statement. I have no more questions to ask the judge.

Dated: \_\_\_\_\_  
RESPONDENT

JUDGE'S CERTIFICATE

The foregoing statement was read by or to the respondent and signed by the respondent in the presence of his or her lawyer and the undersigned judge in open court. The judge finds the respondent's plea of guilty is knowingly, intelligently, and voluntarily made, that the respondent has been advised by the judge concerning the nature of the offense, that there is a factual basis for the plea, and that the respondent is guilty as charged.

Dated: \_\_\_\_\_  
JUDGE/COMMISSIONER  
\_\_\_\_\_  
Attorney for Respondent  
Deputy Prosecuting Attorney

MISC.

\_\_\_\_\_  
Type or Print Name/Bar Number      Type or Print Name/Bar Number

Case Name: \_\_\_\_\_ Cause No.: \_\_\_\_\_

ATTACHMENT A: Paragraph 12 (C); OFFENDER REGISTRATION FOR SEX OFFENSE OR KIDNAPPING OFFENSE (If required, attach to Statement on Plea of Guilty.):

Because this crime involves a sex offense, or a kidnapping offense involving a minor, I will be required to register with the sheriff of the county of the state of Washington where I reside. RCW 9A.44.130. If I am not a resident of Washington but I am a student in Washington or I am employed in Washington or I carry on a vocation in Washington, I must register with the sheriff of the county of my school, place of employment, or vocation. I must register immediately upon being sentenced unless I am in custody, in which case I must register at the time of my release with the person designated by the agency that has me in custody and I must also register within 24 hours of my release with the sheriff of the county of the state of Washington where I will be residing, or if not residing in the state of Washington, where I am a student, where I am employed, or where I carry on a vocation.

If I leave this state following my sentencing or release from custody but later move back to Washington, I must register within 30 days after moving to this state or within 24 hours after doing so if I am under the jurisdiction of this state's Department of Corrections. If I leave this state following my sentencing or release from custody, but later while not a resident of Washington I become employed in Washington, carry out a vocation in Washington, or attend school in Washington, I must register within 30 days after attending school in this state or becoming employed or carrying out a vocation in this state, or within 24 hours after doing so if I am under the jurisdiction of this state's Department of Corrections.

If I change my residence within a county, I must send written notice of my change of residence to the sheriff within 72 hours of moving. If I change my residence to a new county within this state, I must send written notice of the change of address at least 14 days before moving to the county sheriff in the new county of residence, I must register with the sheriff of the new county within 24 hours of moving and I must also give written notice of my change of address to the sheriff of the county where last registered within 10 days of moving. If I move out of Washington State, I must send written notice within 10 days of moving to the new state or foreign country to the county sheriff with whom I last registered in Washington State.

If I move to another state, or if I work, carry on a vocation, or attend school in another state I must register a new address, fingerprints, and photograph with the new state within 10 days after establishing residence, or after beginning to work, carry on a vocation, or attend school in the new state. I must also send written notice within 10 days of moving to the new state or to a foreign country to the county sheriff with whom I last registered in Washington State.

If I am a resident of Washington and I am admitted to a public or private institution of higher education, I shall,

within 10 days of enrolling or by the first business day after arriving at the institution, whichever is earlier, notify the sheriff of the county of my residence of my intent to attend the institution.

If I lack a fixed residence, I am required to register. Registration must occur within 24 hours of release in the county where I am being supervised if I do not have a residence at the time of my release from custody or within 14 days after ceasing to have a fixed residence. If I enter a different county and stay there for more than 24 hours, I will be required to register in the new county. I must also report in person to the sheriff of the county where I am registered on a weekly basis if I have been classified as a risk level II or III or on a monthly basis if I have been classified as a risk level I. The lack of a fixed residence is a factor that may be considered in determining a sex offender's risk level.

If I receive an order changing my name, I must submit a copy of the order to the county sheriff of the county of my residence and to the state patrol within 5 days of the entry of the order. RCW 9A.44.130(6).

\_\_\_\_\_  
Respondent's signature

**Reviser's note:** The brackets and enclosed material in the text above occurred in the copy filed by the State Supreme Court and appear in the Register pursuant to the requirements of RCW 34.08.040.

**WSR 01-02-001**  
**PROCLAMATION**  
**OFFICE OF THE GOVERNOR**  
[December 19, 2000]

**TERMINATING STATE OF EMERGENCY**

I, GARY LOCKE, Governor of the state of Washington, pursuant to RCW 43.06.210, do hereby terminate the Proclamation signed March 2, 1999 and the related Amendments signed on March 11, 1999, March 18, 1999, and May 4, 1999 which proclaimed a State of Emergency in Washington State for the cumulative effect of a series of winter storms that began in November of 1998 resulting in record rainfalls in western Washington and caused extensive floods and slides affecting homes, businesses public utilities and infrastructure in Clallam, Grays Harbor, Kitsap, Jefferson, Mason, Pacific, Pend Oreille, and Thurston Counties.

**IN WITNESS WHEREOF**, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia, this 19th day of December, A.D, Two Thousand.

Gary Locke  
\_\_\_\_\_  
Governor of Washington

**BY THE GOVERNOR:**  
Tracy A. Guerin  
\_\_\_\_\_  
Deputy Secretary of State

MISC.

WSR 01-02-002

PROCLAMATION

OFFICE OF THE GOVERNOR

[December 19, 2000]

TERMINATING STATE OF EMERGENCY

I, GARY LOCKE, Governor of the state of Washington, pursuant to RCW 43.06.210, do hereby terminate the Proclamation signed February 26, 1999 and the related Amendment signed on March 16, 1999, which proclaimed a State of Emergency in Washington State for extensive winter floods, winds, and slides that occurred between January 17, 1999 through March 10, 1999 affecting Benton, Clallam, Cowlitz, Douglas, Ferry, Franklin, Grays Harbor, Jefferson, King, Kitsap, Mason, Lewis, Pacific, Pierce, Stevens, and Thurston Counties.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia, this 19th day of December, A.D, Two Thousand.

Gary Locke

Governor of Washington

BY THE GOVERNOR:

Tracy A. Guerin

Deputy Secretary of State

WSR 01-02-003

PROCLAMATION

OFFICE OF THE GOVERNOR

[December 19, 2000]

TERMINATING STATE OF EMERGENCY

I, GARY LOCKE, Governor of the state of Washington, pursuant to RCW 43.06.210, do hereby terminate the Proclamation signed February 1, 1999, which proclaimed a State of Emergency in Washington State for extensive winter floods and snowmelt, occurring between December 23, 1998, and January 4, 1999 affecting Cowlitz, King, Kittitas, Klickitat, Lincoln, Mason, Pacific, Pierce, Wahkiakum, Whatcom, and Whitman Counties.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia, this 19th day of December, A.D., Two Thousand.

Gary Locke

Governor of Washington

BY THE GOVERNOR:

Tracy A. Guerin

Deputy Secretary of State

WSR 01-02-005

AGENDA

PUBLIC EMPLOYMENT RELATIONS COMMISSION

[Filed December 21, 2000, 11:39 a.m.]

RULES DEVELOPMENT AGENDA

OF THE

PUBLIC EMPLOYMENT RELATIONS COMMISSION

December 21, 2000

This agenda is prepared pursuant to RCW 34.05.314. The commission is currently reviewing proposed changes to chapters 391-25 and 391-35 WAC. This effort is being undertaken as part of fourth-year phase of the rules review process mandated by EO 97-02. The following sections of chapter 391-25 WAC are being reviewed for possible change:

- (1) WAC 391-25-001 Scope—Contents—Other rules.
(2) WAC 391-25-002 Sequence and numbering of rules—Special provisions.
(3) WAC 391-25-010 Petition for investigation of a question concerning representation of employees—Who may file.
(4) WAC 391-25-030 Petition—Time for filing.
(5) WAC 391-25-050 Petition form—Number of copies—Filing—Service.
(6) WAC 391-25-070 Contents of petition.
(7) WAC 391-25-090 Contents of petition filed by employer.
(8) WAC 391-25-110 Supporting evidence.
(9) WAC 391-25-130 List of employees.
(10) WAC 391-25-140 Notice to employees.
(11) WAC 391-25-190 Intervention—By organization other than incumbent.
(12) WAC 391-25-210 Showing of interest confidential.
(13) WAC 391-25-220 Investigation conferences.
(14) WAC 391-25-230 Election agreements.
(15) WAC 391-25-250 Cross-check agreements.
(16) WAC 391-25-270 Supplemental agreements.
(17) WAC 391-25-290 Notice of hearing.
(18) WAC 391-25-299 Special provision—Private sector employees.
(19) WAC 391-25-350 Hearings—Nature and scope.
(20) WAC 391-25-370 Blocking charges—Suspension of proceedings—Request to proceed.
(21) WAC 391-25-390 Proceedings before the executive director.
(22) WAC 391-25-410 Cross-check of records.
(23) NEW Unit determination elections.
(24) WAC 391-25-430 Notice of election.
(25) WAC 391-25-450 Disclaimers.
(26) WAC 391-25-470 Mail ballot election procedures—Electioneering—Objectionable conduct.
(27) WAC 391-25-490 On-site election procedures—Electioneering—Objectionable conduct.
(28) WAC 391-25-510 Challenged ballots.
(29) WAC 391-25-610 Procedure where no objections are filed.
(30) WAC 391-25-650 Briefs and written arguments on objections.

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The following sections of chapter 391-35 WAC are being reviewed or possible change:

- (1) WAC 391-35-001 Scope—Contents—Other rules.
- (2) WAC 391-35-002 Sequence and numbering of rules—Special provisions.
- (3) WAC 391-35-010 Petition for clarification of an existing bargaining unit—Who may file.
- (4) WAC 391-35-020 Petition—Time for filing.
- (5) WAC 391-35-030 Petition form—Number of copies—Filing—Service.
- (6) WAC 391-35-050 Contents of petition.
- (7) WAC 391-35-080 Prehearing conferences.
- (8) WAC 391-35-090 Notice of hearing.
- (9) WAC 391-35-099 Special provision—Private sector employees.
- (10) WAC 391-35-170 Hearings—Nature and scope.
- (11) WAC 391-35-190 Proceedings before the executive director.
- (12) NEW Exclusion of confidential employees.
- (13) NEW One-person bargaining unit inappropriate.
- (14) NEW Unit placement of supervisors—Bargaining rights of supervisors.
- (15) NEW Unit placement of regular part-time employees—Exclusion of casual and temporary employees.

The following section of chapter 391-08 WAC was amended by the commission on November 14, 2000. The amendment, which will be effective on January 1, 2001, italicizes agency case citations in accord with format used by the Washington Supreme Court:

WAC 391-08-670 Decision numbering—Citation of cases—Indexing of decisions.

Please contact Mark S. Downing, Rules Coordinator, at (360) 753-2955 if you have any questions concerning this matter.

**WSR 01-02-007**  
**NOTICE OF PUBLIC MEETINGS**  
**ARTS COMMISSION**  
 [Memorandum—December 21, 2000]

2001  
 Washington State Arts Commission  
 Meeting Schedule

Date	Time	Location
February 12, 2001	<b>ARTS DAY</b> <b>CAPITOL ROTUNDA</b>  2:00 p.m. - 4:30 p.m.	<b>Workforce Training and Education Coordinating Board Conference Room</b> 10th and Columbia Olympia, Washington
February 13, 2001	8:30 a.m. - 2:00 p.m.	
May 17, 2001		<i>Edmonds Floral Conference Center</i> Edmonds, Washington
May 18, 2001		

August 2, 2001		<i>Confluence Gallery</i> <i>or</i> <i>US Forest Service meeting room</i> Methow Valley/Twisp, Washington
August 3, 2001		
November 1, 2001 November 2, 2001		<b>Coupeville Arts Center</b> 15 N.W. Birch Street Coupeville, WA

**WSR 01-02-008**  
**NOTICE OF PUBLIC MEETINGS**  
**PIERCE COLLEGE**  
 [Memorandum—December 19, 2000]

Following is the 2001 Regular Meeting Calendar approved by the board of trustees for Pierce College District 11 trustees on December 11, 2000.

**PIERCE COLLEGE BOARD OF TRUSTEES**  
**2001 REGULAR MEETING SCHEDULE**

The board of trustees of Community College District Number Eleven will hold their regular meetings on the second Wednesday of each month. These meetings will be open to the public and advertised accordingly (RCW 42.30.075). The president shall file, with the code reviser, a schedule of the time and place of such meetings on or before January of each year for publication in the Washington State Register.

**2001 REGULAR MEETING SCHEDULE**

DATE	TIME	LOCATION
January 10	12:30 p.m.	Pierce College at Ft. Steilacoom
February 14	12:30 p.m.	Pierce College at Puyallup <i>(Joint Lunch with Foundation Board)</i>
March 14	12:30 p.m.	Pierce College at Ft. Steilacoom
April 11	12:30 p.m.	Pierce College at Ft. Lewis
May 9	12:30 p.m.	Pierce College at Puyallup
June 13	12:30 p.m.	Pierce College at Ft. Steilacoom
July 11	12:30 p.m.	Pierce College at Puyallup <i>(No meeting is scheduled for August)</i>
September 12	12:30 p.m.	Pierce College at Ft. Steilacoom
October 10	12:30 p.m.	Pierce College at Puyallup
November 14	12:30 p.m.	Pierce College at Ft. Steilacoom
December 12	12:30 p.m.	Pierce College at Puyallup

**PLEASE NOTE:** Special meetings may be called at any time by the chairperson or a majority vote of the board. All special meetings will be publicly advertised at least twenty-four hours prior to being convened. A lunch and study session will take place at 11:30 a.m. prior to each board meeting.

If you have questions, please feel free to contact (253) 840-8495.

**MISC.**

**WSR 01-02-009  
RULES COORDINATOR  
BOARD OF  
PILOTAGE COMMISSIONERS**

[Filed December 21, 2000, 1:37 p.m.]

The Washington State Board of Pilotage Commissioners has relocated its office to 2911 Second Avenue, Suite 100, Seattle, WA 98121, phone (206) 515-3904, fax (206) 515-3969, e-mail LarsonP@wsdot.wa.gov.

Peggy Larson  
Administrator

**WSR 01-02-010  
RULES COORDINATOR  
JAIL INDUSTRIES BOARD**

[Filed December 21, 2000, 1:37 p.m.]

Please be advised that the Jail Industries Board has had an address change. The board no longer can use campus mail and all correspondence should be addressed as follows: Jill Will, Executive Director, Jail Industries Board, 206 Tenth Avenue S.E., Olympia, WA 98501-1311.

Feel free to call 586-1534 if you have any questions.

Jill Will  
Executive Director

**WSR 01-02-011  
NOTICE OF PUBLIC MEETINGS  
SKAGIT VALLEY COLLEGE**

[Memorandum—December 19, 2000]

At the November 13, 2000, board of trustees meeting, the following schedule was approved by the trustees for the January-June 2001 meeting dates. All meetings will be held on the Mount Vernon campus and will begin at 5:30 p.m., unless otherwise noted.

<b>January-June 2001 Board Meeting Dates</b>	<b>Location</b>
Monday, January 8, 2001	MV Board Room
Monday, February 12, 2001	MV Board Room
Monday, March 12, 2001	MV Board Room
<b>Monday, April 16, 2001</b>	<b>Hayes Hall</b>
	<b>Whidbey Campus</b>
Monday, May 14, 2001	MV Board Room
<b>Thursday, June 7, 2001 - 1:00 p.m.</b>	<b>San Juan Center</b>
	<b>Friday Harbor</b>

**WSR 01-02-017  
DEPARTMENT OF REVENUE**

[Filed December 21, 2000, 3:34 p.m.]

**Interim Audit Guideline 01.01 - Deferred Sales Tax**

This announcement of the adoption of this interpretive statement is being published in the Washington State Register pursuant to the requirements of RCW 34.05.230(4).

The Department of Revenue has adopted the following Interim Audit Guideline.

**Interim Audit Guideline 01.01 - Deferred Sales Tax.** This guideline explains the correct use of deferred sales tax as opposed to use tax. Auditors are given the correct criteria to determine whether to use deferred sales tax or use tax when assessing or crediting tax liability.

Requests for copies of this guideline may be directed to Roseanna Hodson, Legislation and Policy Division, P.O. Box 47467, Olympia, WA 98504-7467.

Claire Hesselholt  
Policy Counsel

**WSR 01-02-022  
NOTICE OF PUBLIC MEETINGS  
PARKS AND RECREATION  
COMMISSION**

[Memorandum—December 21, 2000]

The Washington State Parks and Recreation Commission has adopted the following schedule of regular meetings for 2001:

<b>Date</b>	<b>Location</b>
January 25 and 26	Olympia
March 22	Olympia
May 3	Spokane
June 14	Stevenson
August 2	Wenatchee
September 20	San Juan Islands
November 1	Bellingham
December 13	Seattle

All commission meetings will begin at 9 a.m. A tour of nearby state parks or other recreation facilities may be held on the day following the meeting.

The locations of the meetings are yet to be determined and will be announced at the close of each regular meeting. The meeting locations may be obtained by writing to the Director, Washington State Parks and Recreation Commission, P.O. Box 42650, Olympia, WA 98504-2650, or by calling (360) 902-8505.

The public is welcome to attend all state Parks and Recreation Commission meetings. Meeting sites will be barrier free to the greatest extent feasible. The commission will provide Braille or taped agenda items for the visually impaired and interpreters for those with hearing impairments, if a request is received at the appropriate address shown above at least ten working days in advance of the scheduled meeting date.

MISC.

**WSR 01-02-023**  
**NOTICE OF PUBLIC MEETINGS**  
**CLARK COLLEGE**  
 [Memorandum—December 19, 2000]

At its meeting held yesterday, the Clark College board of trustees adopted its meeting schedule for 2001. The meetings are held at 4:00 p.m. in the Baird Board Room.

Meetings are scheduled for:

January 22  
 February 26  
 March 19  
 April 23  
 May 21  
 June 25  
 July - no meeting  
 August 27  
 September 24  
 October 22  
 November 26  
 December 17

**WSR 01-02-024**  
**NOTICE OF PUBLIC MEETINGS**  
**LAKE WASHINGTON**  
**TECHNICAL COLLEGE**  
 [Memorandum—December 21, 2000]

**Board Meeting Dates for 2001**

Pursuant to RCW 42.30.075, we are hereby notifying you of the following dates when the Lake Washington Technical College board of trustees are scheduled to hold regular meetings during 2001:

Friday, January 12  
 Wednesday, February 14  
 Wednesday, March 7  
 Wednesday, April 4  
 Wednesday, May 2  
 Wednesday, June 6  
 Wednesday, July 11  
 Wednesday, August 1  
 Wednesday, September 5  
 Wednesday, October 3  
 Wednesday, November 7  
 Wednesday, December 5

Work sessions begin at 6:00 p.m. in Room W302E at the college; the regular meeting agenda begins at 7:00 p.m. in Room W305A at the college.

In the event it is necessary to change any of these meeting dates appropriate advertising will take place.

**WSR 01-02-025**  
**RULES COORDINATOR**  
**SECRETARY OF STATE**  
 [Filed December 22, 2000, 10:38 a.m.]

I am designating the following rules coordinator for the office of the Secretary of State, effective on January 2, 2001: Steve Excell, Secretary of State, P.O. Box 40220, Olympia, WA 98504-0220, phone (360) 902-4148.

Ralph Munro  
 Secretary of State

**WSR 01-02-028**  
**NOTICE OF PUBLIC MEETINGS**  
**BOARD OF**  
**TAX APPEALS**  
 [Memorandum—December 21, 2000]

Notice of Special Meeting

Pursuant to RCW 42.30.030 and 42.30.060, notice is given that a special meeting will be held by the Board of Tax Appeals at 10 a.m. on Thursday, February 15, 2001. The meeting will be held at the board's offices, 910 5th Avenue S.E., Olympia, WA 98504-0915.

If you have any questions, please call 753-5446.

**WSR 01-02-029**  
**INTERPRETIVE OR POLICY STATEMENT**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
 [Filed December 22, 2000, 2:34 p.m.]

DESCRIPTION OF INTERPRETIVE OR POLICY STATEMENT

Document Title: Numbered Memorandum 00-77 MAA.  
 Subject: Spoken language interpreter services provided at a federally qualified health center (FQHC).  
 Effective Date: January 1, 2001.

Document Description: The purpose of this memorandum is to inform FQHCs and interpreter service agencies that DSHS will cover spoken language interpreter services provided in an FQHC, effective January 1, 2001, dates of service and after.

To receive a copy of the interpretive or policy statement, contact Kevin Sullivan, Regulatory Improvement Coordinator, DSHS, Medical Assistance Administration, Division of Program Support, P.O. Box 45530, Olympia, WA 98504, phone (360) 725-1344 or go to website <http://maa.dshs.wa.gov> (click on numbered memorandum link), TDD 1-800-848-5429, fax (360) 586-9727, e-mail <mailto:sullikm@dshs.wa.gov>.

December 21, 2000  
 Ann Myers, Acting Manager  
 Regulatory Improvement Project

**WSR 01-02-030**  
**INTERPRETIVE OR POLICY STATEMENT**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**

[Filed December 22, 2000, 2:35 p.m.]

DESCRIPTION OF INTERPRETIVE OR POLICY STATEMENT

Document Title: Numbered Memorandum 00-73 MAA.

Subject: Update to prescription drug program.

Effective Date: October 1, 2000, and March 1, 2001.

Document Description: The purpose of this memorandum is to inform pharmacies of MAA's addition to its compliance packaging list retroactive to October 1, 2000, and a heads-up on moving to metric decimal point billing on or around March 1, 2001.

To receive a copy of the interpretive or policy statement, contact Kevin Sullivan, Regulatory Improvement Coordinator, DSHS, Medical Assistance Administration, Division of Program Support, P.O. Box 45530, Olympia, WA 98504, phone (360) 725-1344 or go to website <http://maa.dshs.wa.gov> (click on numbered memorandum link), TDD 1-800-848-5429, fax (360) 586-9727, e-mail <mailto:sullikm@dshs.wa.gov>.

December 21, 2000

Ann Myers, Acting Manager  
 Regulatory Improvement Project

**WSR 01-02-033**  
**OFFICE OF THE GOVERNOR**

[Filed December 26, 2000, 9:33 a.m.]

December 21, 2000

Ms. Tena Ondeck  
 2096 Halverstick Road  
 Lynden, Washington 98264

*Re: Appeal of the October 20, 2000 denial by the Washington State Department of Agriculture (WSDA) of that certain request for repeal of WAC 16-143 filed by Ms. Tina Ondeck*

Dear Ms. Ondeck:

Thank you for your November 17, 2000 appeal of WSDA's denial of your request for repeal of WAC 16-143, the Red Raspberry Grades and Standards rule. As explained in more detail below, WSDA has already undertaken to review and revise the questioned Small Business Environmental Impact Statement (SBEIS) and reconsider the rule. Accordingly, your appeal is moot and I have therefore denied it.

Your appeal raises a number of specific concerns with respect to the validity of the rule adopted by WSDA and I will address them in sequence.

1. Your appeal contends that "the rule making process was flawed in that no small businesses were contacted in preparation of the Small Business Economic Impact Statement". In support of that contention you supplied the November 8, 2000 statement of WSDA employee Ms. Diane Dolstad, who worked on preparing the SBEIS.

Ms. Dolstad's statement addresses the circumstances under which she prepared the SBEIS, and does raise significant questions about the quality of the final SBEIS. Ms. Dolstad perceived that the limitations placed on her excluded essential information and fatally flawed the SBEIS. The Joint Administrative Rules Review Committee (JARRC) subsequently found that WSDA failed to comply with the Regulatory Fairness Act and that the SBEIS was insufficient.

I asked WSDA director Jim Jesernig about his response to JARRC's finding, and have learned that WSDA has already initiated a new public process to reevaluate the SBEIS, as well as to gauge support for the rule itself. This process will entail a public hearing and a mailed advisory ballot. Based on the results of these efforts, WSDA will determine whether to adopt or withdraw the rule. I have enclosed a copy of Director Jesernig's memorandum to me describing this plan for reconsideration of the rule.

2. Your appeal further contends that "the required petitioning document from the petitioning agency was not submitted as required." The appeal notes that the Red Raspberry Commission did not petition WSDA to undertake the rulemaking, and implies that, in the absence of such a petition, WSDA lacked authority to adopt the rule. That contention is not valid as WSDA director Jim Jesernig explained in his October 20, 2000 denial of your appeal.

The director of WSDA is authorized to adopt rules to achieve the purposes of both the state laws covering Standards for Grade and Pack (RCW 15.17.030) and addressing Intrastate Commerce in Foods, Drugs and Cosmetics (RCW 69.04). While the Administrative Procedures Act *allows* any person to petition an agency to request adoption of a rule, such a petition is not a required prerequisite for agency action. (See RCW 34.05.330).

3. Your appeal argues that "this is an economic issue... not a food safety or food adulteration issue" and that WSDA does not have authority to propose rules which involve regulating the economics of the state." While it is recognized that nearly all administrative rules have some economic impact, the rule you seek to have repealed does not purport to regulate the economics of our state. There is no doubt in my mind that the rule was designed solely to protect the health, safety and general welfare of the citizens of this state. Such rules are well within the authority of WSDA, and are fundamental to the purpose of WSDA.

WSDA is authorized to protect the "reputation of fruit and vegetable products grown and shipped from this state" and to protect "the immediate and future health, safety and general welfare of the citizens of this state." (See RCW 15.17.010 and RCW 15.17.050). RCW 15.17.050 explicitly authorizes the director to "adopt rules providing standards for any other fruit or vegetable." Additionally, pursuant to the Intrastate Commerce in Food, Drugs, and Cosmetics Act (RCW 69.04), the director of WSDA is charged with making rules that establish reasonable standards of quality. The purpose of that act is, in part, to safeguard the public health and promote the public welfare by protecting the consuming public from adulterated products, including food that has "been produced, pre-

pared, packed or held under insanitary conditions whereby it may have become contaminated with filth, or whereby it may have been rendered diseased, unwholesome, or injurious to health." (See RCW 69.04.210(4)).

The administrative record compiled by WSDA during its rule adoption process describes circumstances where raspberries harvested into drums become or may become contaminated with foreign material such as leaves, sticks or dirt. The rule adopted by WSDA addresses the requirements for juice stock red raspberries to be processed or filtered prior to sale and is clearly within WSDA's authority to protect the public from adulterated products.

In conclusion, there is no basis to repeal WAC 16-143 on the grounds that WSDA lacked authority to adopt it. Furthermore, WSDA has initiated a process to reevaluate the SBEIS as well as the rule. The reevaluation will be based on a well-advertised public hearing and an advisory ballot sent to growers. For these reasons, I have denied your petition to repeal the rule.

I have asked Director Jesernig to keep me regularly informed of his progress on this matter so I can follow the status of the rule and the views of affected growers.

Thank you for your extensive efforts and profound commitment to the health of the red raspberry industry in our state and the quality of its products.

Sincerely,  
 Gary Locke  
 Governor

Enclosure  
 cc: Dennis W. Cooper, Code Reviser  
 Tim Martin, Co-Chief Clerk, House of Representatives  
 Cindy Zehnder, Co-Chief Clerk, House of Representatives  
 Tony Cook, Secretary of the Senate  
 Jim Jesernig, Director, WSDA

**Reviser's note:** The typographical error in the above material occurred in the copy filed by the Office of the Governor and appears in the Register pursuant to the requirements of RCW 34.08.040.

**WSR 01-02-034**  
**NOTICE OF PUBLIC MEETINGS**  
**COMMITTEE ON**  
**ADVANCED TUITION PAYMENT**  
 (Guaranteed Education Tuition Program)  
 [Memorandum—December 19, 2000]

In accordance with RCW 28B.95.020 and WAC 14-276-030, the advanced college tuition program, known as guaranteed education tuition program established the enclosed amended committee meeting schedule for January 2001 - July 2001. The meetings begin at 2 p.m. unless public notice is given prior to the meeting in question establishing a different starting time.

If anyone wishes to request disability accommodations, notice should be given to the guaranteed education tuition

program at least ten days in advance of the meeting in question. Notice may be given by any of the following methods: (360) 753-7875 or (360) 753-7878 (voice), (360) 753-7809 (TDD), or (360) 704-6200 (fax).

MEETING SCHEDULE - AMENDED  
 January 2001 to July 2001

DATE	TIME	PLACE
January 23, 2001 Tuesday	2:00 - 5:00 p.m.	State Investment Board Olympia, Washington
May 17, 2001 Thursday	2:00 - 5:00 p.m.	Olympia, TBD
July 31, 2001 Tuesday	2:00 - 5:00 p.m.	Olympia, TBD

Please note the date change for January 2001 meeting. The above meeting dates were approved by the Committee on Advanced Tuition Payment, for the guaranteed education tuition program, on December 19, 2000.

**WSR 01-02-035**  
**NOTICE OF PUBLIC MEETINGS**  
**GREEN RIVER**  
**COMMUNITY COLLEGE**  
 [Memorandum—December 22, 2000]

Following is the schedule of regular board meeting dates to be held in the 2001 calendar year, that was adopted by the Green River Community College board of trustees at its December 21, 2000 meeting.

SCHEDULE OF REGULAR MEETINGS - 2001

The board of trustees of Green River Community College will meet the third Thursday of each month as follows:

- January 18
- February 15
- March 15
- April 19
- May 17
- June 21
- July 19
- August 16
- September 20
- October 18
- November 15
- December 20

The board of trustees of Community College District No. 10 does hereby set the regular meeting dates for the board of trustees on the third Thursday of each month, commencing at 4:00 p.m., in the Board Room of the Administration Building, Green River Community College, 12401 S.E. 320th Street, Auburn, WA 98092. Notice of any change from such meeting schedule shall be published in the state register for distribution at least twenty days prior to the rescheduled meeting date.

**MISC.**

**WSR 01-02-036**  
**NOTICE OF PUBLIC MEETINGS**  
**DEPARTMENT OF**  
**NATURAL RESOURCES**  
 (Natural Heritage Advisory Council)  
 [Memorandum—December 20, 2000]

**NOTICE OF MEETINGS**  
**FOR THE**  
**NATURAL HERITAGE ADVISORY COUNCIL**  
 2001

The Natural Heritage Advisory Council will meet on the following dates:

January 18, 2001

9:30 a.m. to 5:00 p.m.  
 United Churches

March 7, 2001

9:30 a.m. to 5:00 p.m.  
 Natural Resources Building  
 Room 175 A and B  
 1111 Washington Street S.E.  
 Olympia, WA

May 31 and June 1, 2001

Eastern Washington  
 To be announced

October 24, 2001

9:30 a.m. to 5:00 p.m.  
 Natural Resources Building  
 Room 175 A and B  
 1111 Washington Street S.E.  
 Olympia, WA

Regular council business will include consideration of natural area preserve proposals, site proposals for the registry program and NAP management activities.

For further information contact the Department of Natural Resources, Natural Heritage Program, 1111 Washington Street S.E., Olympia, WA 98504-7016, (360) 902-1661.

**WSR 01-02-038**  
**AGENDA**  
**DEPARTMENT OF LICENSING**

[Filed December 27, 2000, 2:05 p.m.]

Following is the rule-making agenda for the Department of Licensing. This agenda is sent to you as a requirement of RCW 34.05.314.

Feel free to contact 902-3640 if you need any assistance concerning this matter.

**DEPARTMENT OF LICENSING**  
**RULE-MAKING AGENDA FOR RULES UNDER DEVELOPMENT**  
**JANUARY 2001**

CR-101	CR-102	PROGRAM	SUBJECT
97-11-002		Driver Responsibility	Procedural rules regarding the revocation and restoration of driving privileges of those forced to be an habitual traffic offender under chapter 46.65 RCW, including rules regarding the right to a hearing.
97-15-037		Vehicle Dealers	Change in vehicle dealer temporary permit requirements.
99-07-136		Engineers	New section titled signature.
99-12-018		Master Licensing	Chapter 308-87 WAC, Limousine carrier businesses.
99-16-051	99-21-071	Dealers	Unauthorized and abandoned vehicle review and to implement ESB 5649.
99-18-126		Title and Registration	Chapter 308-57 WAC, Motor vehicle excise tax.
99-18-130		Title and Registration	Chapter 308-93 WAC, Consent decree entered in <i>US vs. Washington</i> , Civ. No. 9213-Ph 1, Nov. 1994.
99-18-127		Title and Registration	Chapter 308-56A WAC, Manufactured home certificates of ownership.
99-18-010		Fuel Tax	Chapter 308-97 WAC, Trip permits.
00-01-042		Athletics	Boxing, chapter 36-12 WAC, Wrestling, chapter 36-13 WAC, Martial arts, chapter 36-14 WAC.
00-01-153	00-05-050	Title and Registration	Chapter 308-94 WAC, General provisions for registration of snowmobiles.
00-01-154	00-05-049	Title and Registration	Chapter 308-93 WAC, Vessel registration and certificates of title.
00-06-033		Dealers	Chapter 308-90 WAC, Vessel dealers.
00-06-034		Dealers	Chapter 308-94 WAC, Snowmobile and ORV.
00-07-094		Title and Registration	Chapter 308-94 WAC, General provisions of registration of snowmobiles.
00-07-105		Title and Registration	Chapter 308-93 WAC, Vessel registration and certificates of title.
00-07-107	00-23-073	Title and Registration	Chapter 308-93 WAC, Vessel registration and certificates of title.
00-07-108		Title and Registration	Chapter 308-96A WAC, Vehicle licenses.
00-08-062		Fuel Tax	Chapter 308-77 WAC, Special fuel tax etc., to include but not limited to WAC 308-77-215.

MISC.

CR-101	CR-102	PROGRAM	SUBJECT
00-08-063		Fuel Tax	Chapter 308-72 WAC, Motor vehicle fuel tax etc., to include but not limited to WAC 308-72-500, 308-72-665, 308-72-690, 308-72-700, and 308-72-710.
00-08-064		Fuel Tax	Chapter 308-78 WAC, Aircraft fuel tax etc., to include but not limited to WAC 308-78-010.
00-08-067		Master Licensing	Chapter 308-300 WAC, Consolidated licensing system; specifically WAC 308-300-010 through 308-300-200.
00-09-018	00-21-094	Title and Registration	Chapter 308-56A WAC, Certificate of title—Motor vehicles etc., to include but not limited to WAC 308-56A-335 and 308-56A-355.
00-10-029		Master Licensing	Chapter 308-320 WAC, Commercial telephone solicitation.
00-12-002		Collection Agency	Chapter 308-29 WAC, Collection agencies.
00-13-072		Appraisers	Increase in real estate appraiser examination and re-examination fees paid directly to testing service. WAC 308-125-120 (2), (3).
00-16-034		Title and Registration	Chapter 308-93 WAC, Vessel registration and certificate of title.
00-16-071		Engineers	Changes to chapter 196-12 WAC.
00-17-122		Fuel Tax	Chapter 308-78 WAC, Aircraft fuel tax.
00-18-071	00-23-071	BPD Administration	WAC 308-08-085.
00-20-033		UCC	Chapters 308-400 and 308-410 WAC.
00-21-092	01-01-133	Land. Architects	WAC 308-13-150 Landscape architect fees.
00-22-043		Sewer	Direct supervision, stamping, continued education for on-site sewage treatment system under chapter 18.210 RCW.
00-23-001		Title and Registration	WAC 308-56A-022 and 308-56A-310, etc.
00-21-090	00-24-006	Wreckers	WAC 308-63-010, 308-63-040, 308-63-070, and 308-63-100.
00-24-109		Title and Registration	Chapter 308-56A WAC, Certificate of title—Motor vehicles, etc., public disclosure, to include but not limited to WAC 308-56A-090 and 308-56A-095.
00-24-110		Title and Registration	Chapter 308-93 WAC, Vessel registration and certificate of title, vessel forms of ownership, to include but not limited to WAC 308-93-370, 308-93-380, 308-93-390, 308-93-400, 308-93-490, 308-93-500, 308-93-510, and 308-93-650.
00-24-111		Title and Registration	Chapter 308-93 WAC, Vessel registration and certificate of title, transfer of ownership when owner deceased, to include but not limited to WAC 308-93-520, 308-93-530, and 308-93-540.
00-24-112		Title and Registration	Chapter 308-93 WAC, Vessel registration and certificate of title, vessel title and registration enforcement measures, to include but not limited to WAC 308-93-250, 308-93-270, and 308-93-280.
00-24-113		Title and Registration	Chapter 308-96A WAC, Vehicle licenses, procedures for reporting and collecting parking ticket violations, to include but not limited to WAC 308-96A-345, 308-96A-350, 308-96A-355, and 308-96A-365.
00-24-114		Title and Registration	Chapter 308-96A WAC, Vehicle licenses, procedure for registration of farm vehicles, to include but not limited to WAC 308-96A-201, 308-96A-207, and 308-96A-208.
00-24-115		Title and Registration	Chapter 308-94A WAC, General provisions for registration of vehicles, to include but not limited to WAC 308-94A-005, 308-94A-015, 308-94A-021, 308-94A-026, 308-94A-180, 308-94A-260, 308-94A-295, and 308-94A-300.
01-01-071		Title and Registration	Chapter 308-96A WAC, General provisions for registration of vehicles, to include but not limited to WAC 308-96A-295.
01-01-072		Title and Registration	Chapter 308-96A WAC, General provisions for registration of vehicles, to include but not limited to WAC 308-96A-005, 308-96A-015, 308-96A-021, 308-96A-026, 308-96A-180, 308-96A-260, 308-96A-295, and 308-96A-300.
01-01-102		Title and Registration	Chapter 308-56A WAC, Manufactured home certificates of ownership, to include but not limited to WAC 308-56A-505.

Walt Fahrer  
Rules Coordinator

MISC.

**WSR 01-02-039**  
**AGENDA**  
**DEPARTMENT OF TRANSPORTATION**  
 [Filed December 27, 2000, 2:15 p.m.]

**Department of Transportation**  
**Semi-Annual Rule Agenda**  
**July 1, 2000 - December 31, 2000**

WAC Chapter	Chapter Title	Sections	Purpose of Rule	Agency Contact	Approx. CR-101 Filing Date
468-16	Department of Transportation	120 and 130	Prequalification of contractors.	Ken Walker	June 2001
468-38	Vehicle Size and Weight	100	Set parameters for when escort vehicles are needed.	Barry Diseth	February 2001
468-38	Special Equipment	280	Currently, establishes parameters for use of "lift axles."	Barry Diseth	March 2001
468-12	Transportation Commission and Transportation Department SEPA rules	All	WSDOT SEPA rules.	Carol Lee Roalkvam	March 2001

**WSR 01-02-041**  
**NOTICE OF PUBLIC MEETINGS**  
**DEPARTMENT OF LICENSING**  
 (Real Estate Commission)  
 [Memorandum—December 28, 2000]

**WASHINGTON STATE REAL ESTATE COMMISSION**  
**2001 REGULAR MEETING SCHEDULE**

Recommended Dates		Tentative Locations
March 13th (Tuesday)	Regular Meeting	Olympia
June 13th (Wednesday)	Regular Meeting	Seattle
September 25th (Tuesday)	Regular Meeting	Kennewick
December 7th (Friday)	Regular Meeting	Olympia

Other Meetings of Interest:

January 8th - 10th	WAR Legislative Conference	Olympia
April 4th - 6th	WAR Spring Conference	Ocean Shores
April 5th - 7th	ARELLO Spring Meeting	Baltimore
July 14th - 17th	ARELLO Western District	Denver
September 26th - 28th	WAR Annual Conference	Kennewick
October 13 - 17 (tentative)	ARELLO Annual Conference	Memphis

**WSR 01-02-042**  
**NOTICE OF PUBLIC MEETINGS**  
**DEPARTMENT OF HEALTH**  
 (Board of Hearing and Speech)  
 [Memorandum—December 27, 2000]

The Board of Hearing and Speech has moved the date of the February 2, 2001, board meeting to January 5, 2001. The rest of the 2001 board meeting dates will remain unchanged.

Currently the rest of the public board meetings for 2001 will remain the same. If you have any questions, please call (360) 236-4916.

**WSR 01-02-048**  
**INTERPRETIVE OR POLICY STATEMENT**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
 [Filed December 28, 2000, 3:20 p.m.]

DESCRIPTION OF INTERPRETIVE OR POLICY STATEMENT

Document Title: Numbered Memorandum 00-80 MAA.  
 Subject: Year 2001 changes and additions to CPT and HCPCS.

Effective Date: January 1, 2001.

Document Description: The purpose of this memorandum is to inform RBRVS users that effective with dates of service on or after January 1, 2001, MAA will begin using the Year 2001 CPT and HCPCS Level II code additions listed in this memorandum.

To receive a copy of the interpretive or policy statement, contact Kevin Sullivan, Regulatory Improvement Coordinator, DSHS, Medical Assistance Administration, Division of Program Support, P.O. Box 45530, Olympia, WA 98504, phone (360) 725-1344 or go to website <http://maa.dshs.wa.gov> (click on numbered memorandum link), TDD 1-800-848-5429, fax (360) 586-9727, e-mail <mailto:sullikm@dshs.wa.gov>.

December 28, 2000  
 Ann Myers, Acting Manager  
 Regulatory Improvement Project

MISC.

**WSR 01-02-049**

**INTERPRETIVE OR POLICY STATEMENT  
DEPARTMENT OF  
SOCIAL AND HEALTH SERVICES**

[Filed December 28, 2000, 3:21 p.m.]

**DESCRIPTION OF INTERPRETIVE OR POLICY STATEMENT**

Document Title: Numbered Memorandum 00-78 MAA.

Subject: Interpreter services program.

Effective Date: January 1, 2001.

Document Description: The purpose of this memorandum is to inform all providers that DSHS will cover spoken language interpreter services provided to DSHS clients, effective January 1, 2001, dates of service and after.

To receive a copy of the interpretive or policy statement, contact Kevin Sullivan, Regulatory Improvement Coordinator, DSHS, Medical Assistance Administration, Division of Program Support, P.O. Box 45530, Olympia, WA 98504, phone (360) 725-1344 or go to website <http://maa.dshs.wa.gov> (click on numbered memorandum link), TDD 1-800-848-5429, fax (360) 586-9727, e-mail <mailto:sullikm@dshs.wa.gov>.

December 28, 2000

Ann Myers, Acting Manager  
Regulatory Improvement Project

**WSR 01-02-062**

**NOTICE OF PUBLIC MEETINGS  
PUBLIC EMPLOYEES  
BENEFITS BOARD**

[Memorandum—December 26, 2000]

**CANCELLATION OF JANUARY 9, 2001, PEBB MEETING**

The Public Employees Benefits Board (PEBB) meeting scheduled on Tuesday, January 9, 2001, has been cancelled. The next meeting will be held on Tuesday, February 20, 2001, at the Lacey Community Center (Woodland Creek Community Park), 6729 Pacific Avenue S.E., Lacey, WA.

The 2001 PEBB meeting schedule is shown below. Meeting agendas and minutes are posted on the Health Care Authority's web site [www.wa.gov/hca](http://www.wa.gov/hca). Any changes to meeting dates and locations are also included at that location. If you have access to this information via a personal computer and would like to be removed from our mailing list, please contact Donna Walter at [dwal107@hca.wa.gov](mailto:dwal107@hca.wa.gov) or (360) 923-2830.

**PUBLIC EMPLOYEES BENEFITS BOARD**

**2001 Meeting Schedule**

Tuesday, January 9 - 1:00 p.m.  
Lacey Community Center  
Lacey, Washington  
**CANCELLED**

Tuesday, February 20 - 1:00 p.m.

Lacey Community Center  
Lacey, Washington

Tuesday, March 27 - 1:00 p.m.

Lacey Community Center  
Lacey, Washington

Tuesday, April 17 - 1:00 p.m.

Lacey Community Center  
Lacey, Washington

Tuesday, May 22 - 1:00 p.m.

Lacey Community Center  
Lacey, Washington

Tuesday, July 17 - 1:00 p.m.

Lacey Community Center  
Lacey, Washington

Tuesday, July 31 - 1:00 p.m. (tentative)

Lacey Community Center  
Lacey, Washington

Tuesday, August 7 - 1:00 p.m. (tentative)

Lacey Community Center  
Lacey, Washington

Tuesday, October 23 - Time TBD

Planning Session  
Location to be determined  
Seattle/Tacoma area

Tuesday, November 27 - 1:00 p.m.

Lacey Community Center  
Lacey, Washington

If you are a person with a disability and need a special accommodation, please contact the Health Care Authority at (360) 923-2829.

Note: Locations are tentative for July - November 2001. The Lacey Community Center (Woodland Creek Community Park) is located at 7629 Pacific Avenue S.E., Lacey, WA.

**WSR 01-02-092**

**DEPARTMENT OF REVENUE**

[Filed January 3, 2001, 11:21 a.m.]

**Interim Audit Guideline 02.01 - Refunds of retail sales tax collected in error**

This announcement of the adoption of this interpretive statement is being published in the Washington State Register pursuant to the requirements of RCW 34.05.230(4).

The Department of Revenue has adopted the following Interim Audit Guideline.

Interim Audit Guideline 02.01 - Refunds of retail sales tax collected in error. The purpose of this interim audit guideline is to instruct department personnel on the proper procedures for making refunds or credits to retail sellers of retail sales tax collected in error.

MISC.

Request for copies of this guideline may be directed to Roseanna Hodson, Legislation and Policy Division, P.O. Box 47467, Olympia, WA 98504-7467.

Claire Hesselholt  
Policy Counsel

which the department is considering rule-making action, even though formal rule-making action may not necessarily be anticipated by July 31st. The status of these rules is designated as "CR-101 public meeting is possible." Rules may be added or deleted from the work schedule as a result of legislative action, industry, taxpayer or agency request, or court decisions.

We have a website that includes this list at <http://dor.wa.gov/rulesadmin/admin/agenda.htm>.

If you would like to receive future copies of this list, please send a request to Roseanna Hodson, Legislation and Policy, P.O. Box 47467, Olympia, WA 98504.

Any person currently on the excise tax rules maintenance list or property tax rules list will automatically receive a copy of the rule development agenda.

**WSR 01-02-093**

**AGENDA**

**DEPARTMENT OF REVENUE**

[Filed January 3, 2001, 11:23 a.m.]

The Department of Revenue's rule development agenda shows those rules for which we anticipate some formal rule-making action, either a public meeting, hearing, or adoption, by July 31, 2001. The agenda also identifies some rules for

**RULES DEVELOPMENT AGENDA**  
Activity planned by July 31, 2001  
Last revised January 3, 2001

MISC.

Rule Number	Last Revised	Subject	Explanation	Assigned To	Status
458-16-010 458-16-011 458-16-012 458-16-013 458-16-020 458-16-022 458-16-030 458-16-040 458-16-060 458-16-070 458-16-079	1983 1981 1981 1992 1992 1976 1988 1974 1981 1981 1981	Senior citizens	Updating per rule review.	TBA	CR-101 public meeting anticipated.
458-20-13501	New	Timber harvest operations	To consolidate information now found in a number of different documents (e.g., WACs and ETAs).	Alan Lynn	CR-102 public hearing anticipated.
458-20-151	1991	Dental labs	Updating per rule review.	Nicole Stewart	CR-101 public meeting anticipated.
458-20-153 458-20-154	1970 1970	Funeral Directors Cemeteries	Updating per rule review.	Sally Giza	CR-101 public meeting anticipated.
458-20-155	1985	Information and computer services	Updating per rule review.	Joanne Gordon	CR-101 public meeting possible.
458-20-169	1991	Nonprofits	Updating per rule review.	Ed Ratcliffe	CR-102 public hearing anticipated.
458-20-170 458-20-17001 458-20-171 458-20-172	1987 1986 1971 1983	Construction Federal contracting Public road construction Moving of earth	1999 legislation (HB 2261) and general updating.	Winnie Savitch	CR-101 public meeting is possible.

458-20-178 458-20-17801	1986 NEW	Use tax Use tax exemptions	Updating per rule review.	Joanne Gordon	CR-101 public meeting anticipated.
458-20-17802	NEW	Use tax collected on motor vehicles by DOL/county assessors	To explain how the measure of use tax for motor vehicles is determined at the time of registration.	Joanne Gordon	CR-101 public meeting scheduled for January 31st.
458-20-183	1995	Amusement, recreation and physical fitness services	Petition and legislative changes.	Greg Potegal	CR-101 public meeting anticipated.
458-20-18801	1992	Prescription drugs	Updating per rule review.	Cindy Evans	Considering public comments. CR-102 public hearing anticipated.
458-20-190  458-20-191  458-20-99999	1983  1983	Sales to and by the federal government Federal reservations  Appendix—The Buck Act	Updating per rule review. Information to be incorporated into Rule 190 and then repeal. Citation to the Buck Act to be incorporated into Rule 190 and then repeal.	Cindy Evans/ Chris Barnes	CR-102 public hearing anticipated.
458-20-193	1991	Inbound and outbound interstate sales of tangible personal property	Updating per rule review.	Claire Hesselholt	CR-101 public meeting possible.
458-20-193C	1986	Imports and exports	Updating per rule review.	Margaret Partlow	CR-101 public meeting anticipated.
458-20-228	2000	Returns, remittances, penalties, extensions, interest, stay of collection	To incorporate chapter 229, Laws of 2000.	Pat Moses	CR-102 public hearing scheduled for January 4th.
458-20-22802	1991	Electronic funds transfer	Updating per rule review.	Leilani Hesser/ Pat Moses	CR-102 public hearing anticipated.
458-20-229	1992	Refunds	Updating per rule review.	Pat Moses	CR-101 public meeting anticipated.
458-20-24001	1988	Distressed area deferrals	Needs revision because of legislation.	Cindy Evans	CR-102 public hearing anticipated.
458-20-240	1988	Distressed area tax credits	Updating per rule review.	Cindy Evans	CR-101 public meeting anticipated.
458-20-244	1988	Food products	Updating per rule review.	Nettie VanHorn	CR-101 public meeting is possible.
458-20-247	1985	Trade-ins, selling price, sellers' tax measures	Clarify how the trade-in exclusion applies to consignment sales transactions.	Cindy Evans	CR-102 public hearing anticipated.
458-20-260	1992	Oil spill response and administration tax	Updating per rule review.	Anne Solwick	CR-102 public hearing anticipated.

MISC.

458-20-265	New	Processing/selling perishable meat products	To clarify the application of the special "perishable meat" tax rate.	Tim Sekerak	CR-101 public meeting is possible.
458-30-200 458-30-275 458-30-285 458-30-295 458-30-300 458-30-305 458-30-310 458-30-315 458-30-325 458-30-350	1995	Withdrawal or removal from land classification	1999 legislation.	Kim Qually	Reviewing comments received at CR-102 public hearing. An additional CR-102 public hearing is anticipated.
458-30-700  458-30-710	NEW	Classified forest land—Removal—Change in status—Compensating tax  Designated forest land—Removal—Change in status—Compensating tax	Rules needed to describe the procedure to follow when forest land is removed from classification or designation and to outline how compensating property taxes are calculated.	Kim Qually	CR-102 public hearing anticipated.
458-40-660	2000	Timber/forest tax stumpage values	Required semi-annually.	Ed Ratcliffe	Must be done before July 1 and January 1 each year.
458-276 WAC	1978	Access to public records	Updating per rule review.	Margaret Partlow	CR-101 public meeting anticipated. Existing rules to be repealed and new rules adopted.

Claire Hesselholt  
Policy Counsel  
Rules Manager

**WSR 01-02-103**  
**NOTICE OF PUBLIC MEETINGS**  
**ACADEMIC ACHIEVEMENT AND**  
**ACCOUNTABILITY COMMISSION**  
[Memorandum—December 28, 2000]

In accordance with RCW 42.30.075, following is a schedule of regular meetings of the Washington State Academic Achievement and Accountability Commission for calendar year 2001.

If you have questions or need additional information, please contact (360) 586-9284 or via e-mail at dcrayford.aac@ospi.wednet.edu.

**Academic Achievement and Accountability Commission Meeting Dates**

Meeting Date	Location
January 8	Department of Social and Health Services Auditorium 1115 Washington Street S.E. Olympia

February 5	Lacey Community Center at Woodland Creek Community Park 6729 Pacific Avenue S.E. Lacey
March 5	Lacey Community Center at Woodland Creek Community Park 6729 Pacific Avenue S.E. Lacey
April 2	TBD
May 7	TBD
June 4	TBD
July 9	TBD
August 6 and 7	TBD
September 24	TBD
November 5	TBD
December 3	TBD

MISC.

KEY TO TABLE

This table covers the current calendar year through this issue of the Register and should be used to locate rules amended, adopted, or repealed subsequent to the publication date of the latest WAC or Supplement.

- Symbols:**  
 AMD = Amendment of existing section  
 A/R = Amending and recodifying a section  
 DECOD = Decodification of an existing section  
 NEW = New section not previously codified  
 OBJECT = Notice of objection by Joint Administrative Rules Review Committee  
 PREP = Preproposal comments  
 RE-AD = Readoption of existing section  
 RECOD = Recodification of previously codified section  
 REP = Repeal of existing section  
 RESCIND = Rescind of existing section  
 REVIEW = Review of previously adopted rule  
 SUSP = Suspending an existing section

- Suffixes:**  
 -C = Continuance of previous proposal  
 -E = Emergency action  
 -P = Proposed action  
 -S = Supplemental notice  
 -W = Withdrawal of proposed action  
 -XA = Expedited adoption  
 -XR = Expedited repeal  
 No suffix means permanent action

**WAC #** Shows the section number under which an agency rule is or will be codified in the Washington Administrative Code.

**WSR #** Shows the issue of the Washington State Register where the document may be found; the last three digits identify the document within the issue.

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
1-04-010	AMD-XA	00-13-109	4-25-626	AMD-S	00-23-090	16-42-025	AMD-P	00-11-146
1-04-010	AMD	00-18-001	4-25-630	PREP	00-19-010	16-42-025	REP-C	00-14-076
1-06-010	AMD-XA	00-13-109	4-25-631	AMD-P	00-07-008	16-42-025	REP	00-17-072
1-06-010	AMD	00-18-001	4-25-631	AMD	00-11-071	16-42-026	NEW-C	00-14-076
1-06-030	AMD-XA	00-13-109	4-25-640	PREP	00-19-010	16-42-026	NEW	00-17-072
1-06-030	AMD	00-18-001	4-25-650	PREP	00-19-010	16-42-035	AMD-P	00-11-146
1-06-040	AMD-XA	00-13-109	4-25-660	AMD-P	00-07-009	16-42-035	AMD-C	00-14-076
1-06-040	AMD	00-18-001	4-25-660	AMD	00-11-072	16-42-035	AMD	00-17-072
1-06-130	AMD-XA	00-13-109	4-25-661	AMD-P	00-07-010	16-42-060	REP-P	00-11-146
1-06-130	AMD	00-18-001	4-25-661	AMD	00-11-073	16-42-060	REP-C	00-14-076
1-06-140	AMD-XA	00-13-109	4-25-720	PREP	00-19-010	16-42-060	REP	00-17-072
1-06-140	AMD	00-18-001	4-25-721	PREP	00-19-010	16-70-001	REP-P	00-03-070
1-06-160	AMD-XA	00-13-109	4-25-722	PREP	00-19-010	16-70-001	REP	00-06-064
1-06-160	AMD	00-18-001	4-25-730	AMD-P	00-23-091	16-70-005	AMD-P	00-03-070
1-21-020	AMD-XA	00-13-109	4-25-750	AMD-P	00-07-011	16-70-005	AMD	00-06-064
1-21-020	AMD	00-18-001	4-25-750	AMD	00-11-074	16-70-010	AMD-P	00-03-070
1-21-070	AMD-XA	00-13-109	4-25-755	PREP	00-19-010	16-70-010	AMD	00-06-064
1-21-070	AMD	00-18-001	4-25-780	REP-P	00-07-012	16-70-030	REP-P	00-03-070
1-21-110	AMD-XA	00-13-109	4-25-780	REP	00-11-075	16-70-030	REP	00-06-064
1-21-110	AMD	00-18-001	4-25-781	NEW-P	00-07-013	16-71	PREP	00-08-094
1-21-140	AMD-XA	00-13-109	4-25-781	NEW	00-11-076	16-71-001	REP-P	00-11-145
1-21-140	AMD	00-18-001	4-25-782	NEW-P	00-07-013	16-71-001	REP	00-14-059
1-21-160	AMD-XA	00-13-109	4-25-782	NEW	00-11-076	16-71-003	REP-P	00-11-145
1-21-160	AMD	00-18-001	4-25-783	NEW-P	00-07-013	16-71-003	REP	00-14-059
1-21-170	AMD-XA	00-13-109	4-25-783	NEW	00-11-076	16-71-010	AMD-P	00-11-145
1-21-170	AMD	00-18-001	4-25-830	PREP	00-03-033	16-71-010	AM*	00-14-059
4-25-400	AMD-P	00-07-004	4-25-830	AMD-P	00-07-014	16-71-022	AMI	00-11-145
4-25-400	AMD	00-11-067	4-25-830	AMD	00-11-077	16-71-022	AML	00-14-059
4-25-410	PREP	00-19-010	4-25-910	AMD-P	00-07-015	16-71-030	AMD-P	00-11-145
4-25-510	PREP	00-03-032	4-25-910	AMD	00-11-078	16-71-030	AMD	00-14-059
4-25-510	AMD-P	00-07-005	16-42	PREP	00-08-095	16-71-035	NEW-P	00-11-145
4-25-510	AMD	00-11-068	16-42-005	AMD-P	00-11-146	16-71-035	NEW	00-14-059
4-25-520	PREP	00-19-010	16-42-005	AMD-C	00-14-076	16-71-040	REP-P	00-11-145
4-25-522	REP-P	00-07-006	16-42-005	AMD	00-17-072	16-71-040	REP	00-14-059
4-25-522	REP	00-11-069	16-42-017	AMD-P	00-11-146	16-71-050	REP-P	00-11-145
4-25-540	AMD-P	00-07-007	16-42-017	AMD-C	00-14-076	16-71-050	REP	00-14-059
4-25-540	AMD	00-11-070	16-42-017	AMD	00-17-072	16-74-001	REP-P	00-03-069
4-25-600	PREP	00-19-010	16-42-022	AMD-P	00-11-146	16-74-001	REP	00-06-065
4-25-610	PREP	00-19-010	16-42-022	REP-C	00-14-076	16-74-005	NEW-P	00-03-069
4-25-620	PREP	00-19-010	16-42-022	REP	00-17-072	16-74-005	NEW	00-06-065
4-25-622	PREP	00-19-010	16-42-023	NEW-C	00-14-076	16-74-010	AMD-P	00-03-069
4-25-626	AMD-P	00-19-008	16-42-023	NEW	00-17-072	16-74-010	AMD	00-06-065

TABLE

Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
16-74-020	AMD-P	00-03-069	16-143-090	NEW-P	00-08-107	16-164-100	AMD	01-01-100
16-74-020	AMD	00-06-065	16-143-090	NEW	00-11-123	16-164-110	NEW-P	00-22-100
16-74-030	AMD-P	00-03-069	16-143-100	NEW-P	00-08-107	16-164-110	NEW	01-01-100
16-74-030	AMD	00-06-065	16-143-100	NEW	00-11-123	16-200-512	REP-XR	00-07-068
16-74-040	REP-P	00-03-069	16-143-110	NEW-P	00-08-107	16-200-512	REP	00-16-046
16-74-040	REP	00-06-065	16-143-110	NEW	00-11-123	16-200-600	NEW-P	00-15-065
16-80-005	AMD-P	00-03-068	16-147-010	AMD	00-05-025	16-200-600	NEW	00-19-058
16-80-005	AMD	00-06-066	16-147-020	AMD	00-05-025	16-200-695	PREP	00-03-076
16-80-007	AMD-P	00-03-068	16-147-030	AMD	00-05-025	16-200-695	AMD-P	00-15-065
16-80-007	AMD	00-06-066	16-154	AMD-C	00-20-002	16-200-695	AMD	00-19-058
16-80-010	AMD-P	00-03-068	16-154-030	AMD-S	00-13-012	16-200-701	NEW-P	00-15-065
16-80-010	AMD	00-06-066	16-154-030	AMD-C	00-17-115	16-200-701	NEW	00-19-058
16-80-015	AMD-P	00-03-068	16-154-030	AMD	00-22-027	16-200-703	NEW-P	00-15-065
16-80-015	AMD	00-06-066	16-154-050	AMD-S	00-13-012	16-200-703	NEW	00-19-058
16-80-020	AMD-P	00-03-068	16-154-050	AMD-C	00-17-115	16-200-705	REP-P	00-15-065
16-80-020	AMD	00-06-066	16-154-050	AMD	00-22-027	16-200-705	REP	00-19-058
16-80-025	AMD-P	00-03-068	16-154-053	NEW-S	00-13-012	16-201-010	AMD-P	00-19-090
16-80-025	AMD	00-06-066	16-154-053	NEW-C	00-17-115	16-201-010	AMD	00-23-075
16-80-030	AMD-P	00-03-068	16-154-053	NEW	00-22-027	16-201-020	AMD-P	00-19-090
16-80-030	AMD	00-06-066	16-154-060	AMD-S	00-13-012	16-201-020	AMD	00-23-075
16-80-035	AMD-P	00-03-068	16-154-060	AMD-C	00-17-115	16-201-025	AMD-P	00-19-090
16-80-035	AMD	00-06-066	16-154-060	AMD	00-22-027	16-201-025	AMD	00-23-075
16-80-040	AMD-P	00-03-068	16-154-070	AMD-S	00-13-012	16-201-028	AMD-P	00-19-090
16-80-040	AMD	00-06-066	16-154-070	AMD-C	00-17-115	16-201-028	AMD	00-23-075
16-80-045	AMD-P	00-03-068	16-154-070	AMD	00-22-027	16-201-029	NEW-P	00-19-090
16-80-045	AMD	00-06-066	16-154-080	AMD-S	00-13-012	16-201-029	NEW	00-23-075
16-80-047	AMD-P	00-03-068	16-154-080	AMD-C	00-17-115	16-201-030	AMD-P	00-19-090
16-80-047	AMD	00-06-066	16-154-080	AMD	00-22-027	16-201-030	AMD	00-23-075
16-80-050	REP-P	00-03-068	16-154-090	AMD-S	00-13-012	16-201-031	NEW-P	00-19-090
16-80-050	REP	00-06-066	16-154-090	AMD-C	00-17-115	16-201-031	NEW	00-23-075
16-101	PREP	00-02-077	16-154-090	AMD	00-22-027	16-201-040	AMD-P	00-19-090
16-101-700	AMD-P	00-15-001	16-154-100	AMD-S	00-13-012	16-201-040	AMD	00-23-075
16-101-700	AMD	00-21-012	16-154-100	AMD-C	00-17-115	16-201-050	AMD-P	00-19-090
16-101-716	AMD-P	00-15-001	16-154-100	AMD	00-22-027	16-201-050	AMD	00-23-075
16-101-716	AMD	00-21-012	16-154-110	AMD-S	00-13-012	16-201-060	AMD-P	00-19-090
16-101-721	AMD-P	00-15-001	16-154-110	AMD-C	00-17-115	16-201-060	AMD	00-23-075
16-101-721	AMD	00-21-012	16-154-110	AMD	00-22-027	16-201-070	AMD-P	00-19-090
16-101-990	AMD-P	00-15-001	16-154-120	AMD-W	00-13-026	16-201-070	AMD	00-23-075
16-101-990	AMD	00-21-012	16-154-180	NEW-S	00-13-012	16-201-080	AMD-P	00-19-090
16-101X	PREP	00-07-115	16-154-180	NEW-C	00-17-115	16-201-080	AMD	00-23-075
16-112-001	REP	00-05-024	16-154-180	NEW	00-22-027	16-201-110	AMD-P	00-19-090
16-112-010	REP	00-05-024	16-164	PREP	00-15-030	16-201-110	AMD	00-23-075
16-112-020	REP	00-05-024	16-164-010	AMD-P	00-22-100	16-201-120	AMD-P	00-19-090
16-112-030	REP	00-05-024	16-164-010	AMD	01-01-100	16-201-120	AMD	00-23-075
16-143	NEW-C	00-11-112	16-164-020	AMD-P	00-22-100	16-201-130	AMD-P	00-19-090
16-143	PREP	00-19-086	16-164-020	AMD	01-01-100	16-201-130	AMD	00-23-075
16-143-005	NEW-E	00-13-055	16-164-030	REP-P	00-22-100	16-201-170	AMD-P	00-19-090
16-143-005	NEW-E	00-21-033	16-164-030	REP	01-01-100	16-201-170	AMD	00-23-075
16-143-005	NEW-P	00-23-113	16-164-035	AMD-P	00-22-100	16-201-180	AMD-P	00-19-090
16-143-005	NEW-W	00-24-059	16-164-035	AMD	01-01-100	16-201-180	AMD	00-23-075
16-143-005	NEW-P	00-24-117	16-164-037	NEW-P	00-22-100	16-201-190	AMD-P	00-19-090
16-143-010	NEW-P	00-08-107	16-164-037	NEW	01-01-100	16-201-190	AMD	00-23-075
16-143-010	NEW	00-11-123	16-164-040	AMD-P	00-22-100	16-201-200	AMD-P	00-19-090
16-143-020	NEW-P	00-08-107	16-164-040	AMD	01-01-100	16-201-200	AMD	00-23-075
16-143-020	NEW	00-11-123	16-164-050	AMD-P	00-22-100	16-201-220	AMD-P	00-19-090
16-143-030	NEW-P	00-08-107	16-164-050	AMD	01-01-100	16-201-220	AMD	00-23-075
16-143-030	NEW	00-11-123	16-164-055	NEW-P	00-22-100	16-201-230	AMD-P	00-19-090
16-143-040	NEW-P	00-08-107	16-164-055	NEW	01-01-100	16-201-230	AMD	00-23-075
16-143-040	NEW	00-11-123	16-164-060	AMD-P	00-22-100	16-201-240	AMD-P	00-19-090
16-143-050	NEW-P	00-08-107	16-164-060	AMD	01-01-100	16-201-240	AMD	00-23-075
16-143-050	NEW	00-11-123	16-164-080	AMD-P	00-22-100	16-201-250	AMD-P	00-19-090
16-143-060	NEW-P	00-08-107	16-164-080	AMD	01-01-100	16-201-250	AMD	00-23-075
16-143-060	NEW	00-11-123	16-164-085	NEW-P	00-22-100	16-201-260	AMD-P	00-19-090
16-143-070	NEW-P	00-08-107	16-164-085	NEW	01-01-100	16-201-260	AMD	00-23-075
16-143-070	NEW	00-11-123	16-164-090	AMD-P	00-22-100	16-201-270	AMD-P	00-19-090
16-143-080	NEW-P	00-08-107	16-164-090	AMD	01-01-100	16-201-270	AMD	00-23-075
16-143-080	NEW	00-11-123	16-164-100	AMD-P	00-22-100	16-201-280	AMD-P	00-19-090

Table

TABLE

Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
16-201-280	AMD	00-23-075	16-213-200	AMD	00-08-041	16-228-1200	PREP	00-03-080
16-202-1000	PREP	00-03-076	16-213-220	REP-P	00-05-048	16-228-1200	AMD-P	00-17-137
16-202-2000	PREP	00-03-076	16-213-220	REP	00-08-041	16-228-1200	AMD	00-22-073
16-212	PREP	00-10-104	16-213-230	REP-P	00-05-048	16-228-1220	PREP	00-03-077
16-212-010	REP-P	00-17-147	16-213-230	REP	00-08-041	16-228-1220	AMD-P	00-18-109
16-212-010	REP	00-21-043	16-213-240	REP-P	00-05-048	16-228-1220	AMD	00-22-074
16-212-020	REP-P	00-17-147	16-213-240	REP	00-08-041	16-228-1230	PREP	00-03-080
16-212-020	REP	00-21-043	16-213-250	REP-P	00-05-048	16-228-1230	REP-P	00-17-137
16-212-030	REP-P	00-17-147	16-213-250	REP	00-08-041	16-228-1230	REP	00-22-073
16-212-030	REP	00-21-043	16-213-260	AMD-P	00-05-048	16-228-1231	NEW-P	00-17-137
16-212-060	REP-P	00-17-147	16-213-260	AMD	00-08-041	16-228-1231	NEW	00-22-073
16-212-060	REP	00-21-043	16-213-270	AMD-P	00-05-048	16-228-1240	PREP	00-03-077
16-212-070	REP-P	00-17-147	16-213-270	AMD	00-08-041	16-228-1240	REP-P	00-17-137
16-212-070	REP	00-21-043	16-224-010	REP-P	00-17-147	16-228-1240	REP	00-22-073
16-212-080	REP-P	00-17-147	16-224-010	REP	00-21-043	16-228-1250	PREP	00-03-077
16-212-080	REP	00-21-043	16-224-020	REP-P	00-17-147	16-228-1270	PREP	00-03-080
16-212-082	REP-P	00-17-147	16-224-020	REP	00-21-043	16-228-1270	AMD-P	00-17-137
16-212-082	REP	00-21-043	16-224-025	REP-P	00-17-147	16-228-1270	AMD	00-22-073
16-212-086	REP-P	00-17-147	16-224-025	REP	00-21-043	16-228-1300	PREP	00-03-077
16-212-086	REP	00-21-043	16-224-030	REP-P	00-17-147	16-228-1300	AMD-P	00-18-109
16-212-087	REP-P	00-17-147	16-224-030	REP	00-21-043	16-228-1300	AMD	00-22-074
16-212-087	REP	00-21-043	16-224-040	REP-P	00-17-147	16-228-1320	PREP	00-03-077
16-212-110	REP-P	00-17-147	16-224-040	REP	00-21-043	16-228-1320	AMD-P	00-18-109
16-212-110	REP	00-21-043	16-228-1010	PREP	00-03-080	16-228-1320	AMD	00-22-074
16-212-120	REP-P	00-17-147	16-228-1010	AMD-P	00-17-137	16-228-1322	NEW-P	00-18-109
16-212-120	REP	00-21-043	16-228-1010	AMD	00-22-073	16-228-1322	NEW	00-22-074
16-212-125	REP-P	00-17-147	16-228-1040	PREP	00-03-080	16-228-1380	PREP	00-03-080
16-212-125	REP	00-21-043	16-228-1040	AMD-P	00-17-137	16-228-1380	AMD-P	00-17-137
16-212-126	REP-P	00-17-147	16-228-1040	AMD	00-22-073	16-228-1380	AMD	00-22-073
16-212-126	REP	00-21-043	16-228-1110	AMD-P	00-10-098	16-228-1385	PREP	00-03-080
16-212-127	REP-P	00-17-147	16-228-1110	AMD-C	00-13-031	16-228-1385	AMD-P	00-17-137
16-212-127	REP	00-21-043	16-228-1110	AMD-C	00-17-138	16-228-1385	REP-XR	00-18-030
16-212-128	REP-P	00-17-147	16-228-1110	AMD-S	00-21-097	16-228-1385	REP	00-22-007
16-212-128	REP	00-21-043	16-228-1110	AMD	01-01-058	16-228-1400	PREP	00-03-078
16-212-130	REP-P	00-17-147	16-228-1115	NEW-S	00-21-097	16-228-1400	AMD-P	00-18-109
16-212-130	REP	00-21-043	16-228-1115	NEW	01-01-058	16-228-1400	AMD	00-22-074
16-212-160	REP-P	00-17-147	16-228-1120	AMD-P	00-10-098	16-228-1420	AMD-P	00-18-109
16-212-160	REP	00-21-043	16-228-1120	AMD-C	00-13-031	16-228-1420	AMD	00-22-074
16-212-170	REP-P	00-17-147	16-228-1120	AMD-C	00-17-138	16-228-1500	PREP	00-03-079
16-212-170	REP	00-21-043	16-228-1120	AMD-S	00-21-097	16-228-1500	AMD-P	00-19-088
16-212-180	REP-P	00-17-147	16-228-1120	AMD	01-01-058	16-228-1500	AMD	00-24-013
16-212-180	REP	00-21-043	16-228-1125	NEW-P	00-10-098	16-228-1520	PREP	00-03-079
16-212-190	REP-P	00-17-147	16-228-1125	NEW-C	00-13-031	16-228-1540	PREP	00-03-080
16-212-190	REP	00-21-043	16-228-1125	NEW-C	00-17-138	16-228-1540	AMD-P	00-17-137
16-212-195	REP-P	00-17-147	16-228-1125	NEW-S	00-21-097	16-228-1540	AMD	00-22-073
16-212-195	REP	00-21-043	16-228-1125	NEW	01-01-058	16-228-1545	PREP	00-03-079
16-212-215	REP-P	00-17-147	16-228-1130	AMD-P	00-10-098	16-228-1545	NEW-P	00-19-088
16-212-215	REP	00-21-043	16-228-1130	AMD-C	00-13-031	16-228-1545	NEW	00-24-013
16-212-220	REP-P	00-17-147	16-228-1130	AMD-C	00-17-138	16-228-1546	NEW-P	00-19-088
16-212-220	REP	00-21-043	16-228-1130	AMD-S	00-21-097	16-228-1546	NEV	00-24-013
16-212-225	REP-P	00-17-147	16-228-1130	AMD	01-01-058	16-228-1547	NEV	00-19-088
16-212-225	REP	00-21-043	16-228-1140	REP-P	00-10-098	16-228-1547	NEV	00-24-013
16-212-230	REP-P	00-17-147	16-228-1140	REP-C	00-13-031	16-228-1580	PREP	00-03-080
16-212-230	REP	00-21-043	16-228-1140	REP-C	00-17-138	16-228-1580	REP-P	00-17-137
16-212-235	REP-P	00-17-147	16-228-1140	REP-S	00-21-097	16-228-1580	REP	00-22-073
16-212-235	REP	00-21-043	16-228-1140	REP	01-01-058	16-228-2000	PREP	00-03-077
16-213-010	REP-P	00-05-048	16-228-1150	PREP	00-03-080	16-229-010	AMD-P	00-19-089
16-213-010	REP	00-08-041	16-228-1150	AMD-P	00-10-098	16-229-010	AMD	00-23-074
16-213-100	REP-P	00-05-048	16-228-1150	AMD-C	00-13-031	16-229-020	AMD-P	00-19-089
16-213-100	REP	00-08-041	16-228-1150	AMD-P	00-17-137	16-229-020	AMD	00-23-074
16-213-110	REP-P	00-05-048	16-228-1150	AMD-C	00-17-138	16-229-025	AMD-P	00-19-089
16-213-110	REP	00-08-041	16-228-1150	AMD-C	00-21-097	16-229-025	AMD	00-23-074
16-213-120	REP-P	00-05-048	16-228-1150	AMD-S	00-22-073	16-229-030	AMD-P	00-19-089
16-213-120	REP	00-08-041	16-228-1150	AMD	01-01-058	16-229-030	AMD	00-23-074
16-213-130	REP-P	00-05-048	16-228-1155	NEW-P	00-10-098	16-229-040	AMD-P	00-19-089
16-213-130	REP	00-08-041	16-228-1155	NEW-C	00-13-031	16-229-040	AMD	00-23-074
16-213-200	AMD-P	00-05-048	16-228-1155	NEW-C	00-17-138	16-229-050	AMD-P	00-19-089

TABLE

Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
16-229-050	AMD	00-23-074	16-230-645	PREP	00-15-063	16-231-149	NEW-XA	00-19-038
16-229-060	AMD-P	00-19-089	16-230-650	PREP	00-13-030	16-231-149	NEW	00-24-002
16-229-060	AMD	00-23-074	16-230-650	PREP	00-15-063	16-231-153	NEW-XA	00-19-038
16-229-070	AMD-P	00-19-089	16-230-655	PREP	00-13-030	16-231-153	NEW	00-24-002
16-229-070	AMD	00-23-074	16-230-655	PREP	00-15-063	16-231-156	NEW-XA	00-19-038
16-229-080	AMD-P	00-19-089	16-230-660	PREP	00-13-030	16-231-156	NEW	00-24-002
16-229-080	AMD	00-23-074	16-230-660	PREP	00-15-063	16-231-159	NEW-XA	00-19-038
16-229-090	AMD-P	00-19-089	16-230-665	PREP	00-13-030	16-231-159	NEW	00-24-002
16-229-090	AMD	00-23-074	16-230-665	PREP	00-15-063	16-231-162	NEW-XA	00-19-038
16-229-110	AMD-P	00-19-089	16-230-670	PREP	00-13-030	16-231-162	NEW	00-24-002
16-229-110	AMD	00-23-074	16-230-670	PREP	00-15-063	16-231-165	NEW-XA	00-19-038
16-229-120	AMD-P	00-19-089	16-230-673	PREP	00-13-030	16-231-165	NEW	00-24-002
16-229-120	AMD	00-23-074	16-230-673	PREP	00-15-063	16-231-168	NEW-XA	00-19-038
16-229-130	AMD-P	00-19-089	16-230-675	PREP	00-13-030	16-231-168	NEW	00-24-002
16-229-130	AMD	00-23-074	16-230-675	PREP	00-15-063	16-231-171	NEW-XA	00-19-038
16-229-180	AMD-P	00-19-089	16-230-800	AMD-XA	00-19-038	16-231-171	NEW	00-24-002
16-229-180	AMD	00-23-074	16-230-800	AMD	00-24-002	16-231-174	NEW-XA	00-19-038
16-229-200	AMD-P	00-19-089	16-230-810	AMD-XA	00-19-038	16-231-174	NEW	00-24-002
16-229-200	AMD	00-23-074	16-230-810	AMD	00-24-002	16-231-177	NEW-XA	00-19-038
16-229-210	AMD-P	00-19-089	16-230-813	AMD-XA	00-19-038	16-231-177	NEW	00-24-002
16-229-210	AMD	00-23-074	16-230-813	AMD	00-24-002	16-231-180	NEW-XA	00-19-038
16-229-220	AMD-P	00-19-089	16-230-815	AMD-XA	00-19-038	16-231-180	NEW	00-24-002
16-229-220	AMD	00-23-074	16-230-815	AMD	00-24-002	16-231-183	NEW-XA	00-19-038
16-229-240	AMD-P	00-19-089	16-230-820	AMD-XA	00-19-038	16-231-183	NEW	00-24-002
16-229-240	AMD	00-23-074	16-230-820	AMD	00-24-002	16-232-001	PREP	00-15-064
16-229-260	AMD-P	00-19-089	16-230-825	AMD-XA	00-19-038	16-232-001	AMD-XA	00-19-038
16-229-260	AMD	00-23-074	16-230-825	AMD	00-24-002	16-232-001	AMD	00-24-002
16-229-270	AMD-P	00-19-089	16-230-830	AMD-XA	00-19-038	16-232-005	PREP	00-15-064
16-229-270	AMD	00-23-074	16-230-830	AMD	00-24-002	16-232-005	AMD-XA	00-19-038
16-229-280	AMD-P	00-19-089	16-230-835	AMD-XA	00-19-038	16-232-005	AMD	00-24-002
16-229-280	AMD	00-23-074	16-230-835	AMD	00-24-002	16-232-007	NEW-XA	00-19-038
16-229-300	REP-P	00-19-089	16-230-840	AMD-XA	00-19-038	16-232-007	NEW	00-24-002
16-229-300	REP	00-23-074	16-230-840	AMD	00-24-002	16-232-010	PREP	00-15-064
16-229-310	AMD-P	00-19-089	16-230-845	AMD-XA	00-19-038	16-232-010	AMD-XA	00-19-038
16-229-310	AMD	00-23-074	16-230-845	AMD	00-24-002	16-232-010	AMD	00-24-002
16-229-400	AMD-P	00-19-089	16-230-850	AMD-XA	00-19-038	16-232-015	PREP	00-15-064
16-229-400	AMD	00-23-074	16-230-850	AMD	00-24-002	16-232-020	PREP	00-15-064
16-229-410	AMD-P	00-19-089	16-230-855	AMD-XA	00-19-038	16-232-025	PREP	00-15-064
16-229-410	AMD	00-23-074	16-230-855	AMD	00-24-002	16-232-027	PREP	00-15-064
16-229-470	REP-P	00-19-089	16-230-860	AMD-XA	00-19-038	16-232-030	PREP	00-15-064
16-229-470	REP	00-23-074	16-230-860	AMD	00-24-002	16-232-035	PREP	00-15-064
16-229-480	AMD-P	00-19-089	16-230-861	AMD-XA	00-19-038	16-232-038	PREP	00-15-064
16-229-480	AMD	00-23-074	16-230-861	AMD	00-24-002	16-232-038	REP-XA	00-19-038
16-230	PREP	00-04-020	16-230-862	AMD-XA	00-19-038	16-232-038	REP	00-24-002
16-230	PREP	00-04-021	16-230-862	AMD	00-24-002	16-232-041	NEW-XA	00-19-038
16-230	PREP	00-04-022	16-230-863	AMD-XA	00-19-038	16-232-041	NEW	00-24-002
16-230-600	PREP	00-13-030	16-230-863	AMD	00-24-002	16-232-044	NEW-XA	00-19-038
16-230-600	PREP	00-15-063	16-230-864	AMD-XA	00-19-038	16-232-044	NEW	00-24-002
16-230-605	PREP	00-13-030	16-230-864	AMD	00-24-002	16-232-047	NEW-XA	00-19-038
16-230-605	PREP	00-15-063	16-230-866	AMD-XA	00-19-038	16-232-047	NEW	00-24-002
16-230-610	PREP	00-13-030	16-230-866	AMD	00-24-002	16-232-050	NEW-XA	00-19-038
16-230-610	PREP	00-15-063	16-230-868	AMD-XA	00-19-038	16-232-050	NEW	00-24-002
16-230-615	PREP	00-13-030	16-230-868	AMD	00-24-002	16-232-053	NEW-XA	00-19-038
16-230-615	PREP	00-15-063	16-230-870	REP-XA	00-19-038	16-232-053	NEW	00-24-002
16-230-615	AMD-P	00-18-108	16-230-870	REP	00-24-002	16-232-056	NEW-XA	00-19-038
16-230-615	AMD	00-22-045	16-231-100	AMD-XA	00-19-038	16-232-056	NEW	00-24-002
16-230-620	PREP	00-13-030	16-231-100	AMD	00-24-002	16-232-059	NEW-XA	00-19-038
16-230-620	PREP	00-15-063	16-231-105	AMD-XA	00-19-038	16-232-059	NEW	00-24-002
16-230-625	PREP	00-13-030	16-231-105	AMD	00-24-002	16-232-062	NEW-XA	00-19-038
16-230-625	PREP	00-15-063	16-231-107	NEW-XA	00-19-038	16-232-062	NEW	00-24-002
16-230-630	PREP	00-13-030	16-231-107	NEW	00-24-002	16-232-065	NEW-XA	00-19-038
16-230-630	PREP	00-15-063	16-231-115	AMD-XA	00-19-038	16-232-065	NEW	00-24-002
16-230-635	PREP	00-13-030	16-231-115	AMD	00-24-002	16-232-068	NEW-XA	00-19-038
16-230-635	PREP	00-15-063	16-231-125	AMD-XA	00-19-038	16-232-068	NEW	00-24-002
16-230-640	PREP	00-13-030	16-231-125	AMD	00-24-002	16-232-071	NEW-XA	00-19-038
16-230-640	PREP	00-15-063	16-231-140	AMD-XA	00-19-038	16-232-071	NEW	00-24-002
16-230-645	PREP	00-13-030	16-231-140	AMD	00-24-002	16-232-074	NEW-XA	00-19-038

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
16-232-074	NEW	00-24-002	16-301-011	NEW-P	00-19-100	16-301-175	NEW	00-24-077
16-232-077	NEW-XA	00-19-038	16-301-011	NEW	00-24-077	16-301-180	NEW-P	00-19-100
16-232-077	NEW	00-24-002	16-301-015	NEW-P	00-19-100	16-301-180	NEW	00-24-077
16-233	PREP	00-09-029	16-301-015	NEW	00-24-077	16-301-185	NEW-P	00-19-100
16-234-001	REP-P	00-17-147	16-301-020	NEW-P	00-19-100	16-301-185	NEW	00-24-077
16-234-001	REP	00-21-043	16-301-020	NEW	00-24-077	16-301-190	NEW-P	00-19-100
16-234-010	REP-P	00-17-147	16-301-025	NEW-P	00-19-100	16-301-190	NEW	00-24-077
16-234-010	REP	00-21-043	16-301-025	NEW	00-24-077	16-301-195	NEW-P	00-19-100
16-234-020	REP-P	00-17-147	16-301-030	NEW-P	00-19-100	16-301-195	NEW	00-24-077
16-234-020	REP	00-21-043	16-301-030	NEW	00-24-077	16-301-200	NEW-P	00-19-100
16-234-030	REP-P	00-17-147	16-301-035	NEW-P	00-19-100	16-301-200	NEW	00-24-077
16-234-030	REP	00-21-043	16-301-035	NEW	00-24-077	16-301-205	NEW-P	00-19-100
16-237-010	NEW-P	00-17-147	16-301-040	NEW-P	00-19-100	16-301-205	NEW	00-24-077
16-237-010	NEW	00-21-043	16-301-040	NEW	00-24-077	16-301-210	NEW-P	00-19-100
16-237-015	NEW-P	00-17-147	16-301-045	NEW-P	00-19-100	16-301-210	NEW	00-24-077
16-237-015	NEW	00-21-043	16-301-045	NEW	00-24-077	16-301-215	NEW-P	00-19-100
16-237-020	NEW-P	00-17-147	16-301-050	NEW-P	00-19-100	16-301-215	NEW	00-24-077
16-237-020	NEW	00-21-043	16-301-050	NEW	00-24-077	16-301-220	NEW-P	00-19-100
16-237-025	NEW-P	00-17-147	16-301-055	NEW-P	00-19-100	16-301-220	NEW	00-24-077
16-237-025	NEW	00-21-043	16-301-055	NEW	00-24-077	16-301-225	NEW-P	00-19-100
16-237-030	NEW-P	00-17-147	16-301-060	NEW-P	00-19-100	16-301-225	NEW	00-24-077
16-237-030	NEW	00-21-043	16-301-060	NEW	00-24-077	16-301-230	NEW-P	00-19-100
16-237-035	NEW-P	00-17-147	16-301-065	NEW-P	00-19-100	16-301-230	NEW	00-24-077
16-237-035	NEW	00-21-043	16-301-065	NEW	00-24-077	16-301-235	NEW-P	00-19-100
16-237-040	NEW-P	00-17-147	16-301-070	NEW-P	00-19-100	16-301-235	NEW	00-24-077
16-237-040	NEW	00-21-043	16-301-070	NEW	00-24-077	16-301-240	NEW-P	00-19-100
16-237-140	NEW-P	00-17-147	16-301-075	NEW-P	00-19-100	16-301-240	NEW	00-24-077
16-237-140	NEW	00-21-043	16-301-075	NEW	00-24-077	16-301-245	NEW-P	00-19-100
16-237-145	NEW-P	00-17-147	16-301-080	NEW-P	00-19-100	16-301-245	NEW	00-24-077
16-237-145	NEW	00-21-043	16-301-080	NEW	00-24-077	16-301-250	NEW-P	00-19-100
16-237-150	NEW-P	00-17-147	16-301-085	NEW-P	00-19-100	16-301-250	NEW	00-24-077
16-237-150	NEW	00-21-043	16-301-085	NEW	00-24-077	16-301-255	NEW-P	00-19-100
16-237-155	NEW-P	00-17-147	16-301-090	NEW-P	00-19-100	16-301-255	NEW	00-24-077
16-237-155	NEW	00-21-043	16-301-090	NEW	00-24-077	16-301-260	NEW-P	00-19-100
16-237-160	NEW-P	00-17-147	16-301-095	NEW-P	00-19-100	16-301-260	NEW	00-24-077
16-237-160	NEW	00-21-043	16-301-095	NEW	00-24-077	16-301-265	NEW-P	00-19-100
16-237-165	NEW-P	00-17-147	16-301-100	NEW-P	00-19-100	16-301-265	NEW	00-24-077
16-237-165	NEW	00-21-043	16-301-100	NEW	00-24-077	16-301-270	NEW-P	00-19-100
16-237-170	NEW-P	00-17-147	16-301-105	NEW-P	00-19-100	16-301-270	NEW	00-24-077
16-237-170	NEW	00-21-043	16-301-105	NEW	00-24-077	16-301-275	NEW-P	00-19-100
16-237-175	NEW-P	00-17-147	16-301-110	NEW-P	00-19-100	16-301-275	NEW	00-24-077
16-237-175	NEW	00-21-043	16-301-110	NEW	00-24-077	16-301-280	NEW-P	00-19-100
16-237-180	NEW-P	00-17-147	16-301-115	NEW-P	00-19-100	16-301-280	NEW	00-24-077
16-237-180	NEW	00-21-043	16-301-115	NEW	00-24-077	16-301-285	NEW-P	00-19-100
16-237-185	NEW-P	00-17-147	16-301-120	NEW-P	00-19-100	16-301-285	NEW	00-24-077
16-237-185	NEW	00-21-043	16-301-120	NEW	00-24-077	16-301-290	NEW-P	00-19-100
16-237-190	NEW-P	00-17-147	16-301-125	NEW-P	00-19-100	16-301-290	NEW	00-24-077
16-237-190	NEW	00-21-043	16-301-125	NEW	00-24-077	16-301-295	NEW-P	00-19-100
16-237-195	NEW-P	00-17-147	16-301-130	NEW-P	00-19-100	16-301-295	NEW	00-24-077
16-237-195	NEW	00-21-043	16-301-130	NEW	00-24-077	16-301-305	NEW-P	00-19-100
16-237-200	NEW-P	00-17-147	16-301-135	NEW-P	00-19-100	16-301-305	NEW	00-24-077
16-237-200	NEW	00-21-043	16-301-135	NEW	00-24-077	16-301-310	NEW-P	00-19-100
16-237-205	NEW-P	00-17-147	16-301-140	NEW-P	00-19-100	16-301-310	NEW	00-24-077
16-237-205	NEW	00-21-043	16-301-140	NEW	00-24-077	16-301-315	NEW-P	00-19-100
16-237-210	NEW-P	00-17-147	16-301-145	NEW-P	00-19-100	16-301-315	NEW	00-24-077
16-237-210	NEW	00-21-043	16-301-145	NEW	00-24-077	16-301-320	NEW-P	00-19-100
16-300-010	REP-P	00-19-100	16-301-150	NEW-P	00-19-100	16-301-320	NEW	00-24-077
16-300-010	REP	00-24-077	16-301-150	NEW	00-24-077	16-301-325	NEW-P	00-19-100
16-300-020	REP-P	00-19-100	16-301-155	NEW-P	00-19-100	16-301-325	NEW	00-24-077
16-300-020	REP	00-24-077	16-301-155	NEW	00-24-077	16-301-330	NEW-P	00-19-100
16-300-025	REP-P	00-19-100	16-301-160	NEW-P	00-19-100	16-301-330	NEW	00-24-077
16-300-025	REP	00-24-077	16-301-160	NEW	00-24-077	16-301-335	NEW-P	00-19-100
16-301	AMD-C	00-20-076	16-301-165	NEW-P	00-19-100	16-301-335	NEW	00-24-077
16-301-005	NEW-P	00-19-100	16-301-165	NEW	00-24-077	16-301-340	NEW-P	00-19-100
16-301-005	NEW	00-24-077	16-301-170	NEW-P	00-19-100	16-301-340	NEW	00-24-077
16-301-010	NEW-P	00-19-100	16-301-170	NEW	00-24-077	16-301-345	NEW-P	00-19-100
16-301-010	NEW	00-24-077	16-301-175	NEW-P	00-19-100	16-301-345	NEW	00-24-077

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
16-301-350	NEW-P	00-19-100	16-302-045	NEW-P	00-19-100	16-302-235	NEW	00-24-077
16-301-350	NEW	00-24-077	16-302-045	NEW	00-24-077	16-302-240	NEW-P	00-19-100
16-301-355	NEW-P	00-19-100	16-302-050	NEW-P	00-19-100	16-302-240	NEW	00-24-077
16-301-355	NEW	00-24-077	16-302-050	NEW	00-24-077	16-302-245	NEW-P	00-19-100
16-301-365	NEW-P	00-19-100	16-302-055	NEW-P	00-19-100	16-302-245	NEW	00-24-077
16-301-365	NEW	00-24-077	16-302-055	NEW	00-24-077	16-302-250	NEW-P	00-19-100
16-301-370	NEW-P	00-19-100	16-302-060	NEW-P	00-19-100	16-302-250	NEW	00-24-077
16-301-370	NEW	00-24-077	16-302-060	NEW	00-24-077	16-302-255	NEW-P	00-19-100
16-301-375	NEW-P	00-19-100	16-302-065	NEW-P	00-19-100	16-302-255	NEW	00-24-077
16-301-375	NEW	00-24-077	16-302-065	NEW	00-24-077	16-302-260	NEW-P	00-19-100
16-301-380	NEW-P	00-19-100	16-302-070	NEW-P	00-19-100	16-302-260	NEW	00-24-077
16-301-380	NEW	00-24-077	16-302-070	NEW	00-24-077	16-302-265	NEW-P	00-19-100
16-301-385	NEW-P	00-19-100	16-302-075	NEW-P	00-19-100	16-302-265	NEW	00-24-077
16-301-385	NEW	00-24-077	16-302-075	NEW	00-24-077	16-302-270	NEW-P	00-19-100
16-301-390	NEW-P	00-19-100	16-302-080	NEW-P	00-19-100	16-302-270	NEW	00-24-077
16-301-390	NEW	00-24-077	16-302-080	NEW	00-24-077	16-302-275	NEW-P	00-19-100
16-301-395	NEW-P	00-19-100	16-302-085	NEW-P	00-19-100	16-302-275	NEW	00-24-077
16-301-395	NEW	00-24-077	16-302-085	NEW	00-24-077	16-302-280	NEW-P	00-19-100
16-301-400	NEW-P	00-19-100	16-302-086	NEW-P	00-19-100	16-302-280	NEW	00-24-077
16-301-400	NEW	00-24-077	16-302-086	NEW	00-24-077	16-302-285	NEW-P	00-19-100
16-301-410	NEW-P	00-19-100	16-302-090	NEW-P	00-19-100	16-302-285	NEW	00-24-077
16-301-410	NEW	00-24-077	16-302-090	NEW	00-24-077	16-302-290	NEW-P	00-19-100
16-301-415	NEW-P	00-19-100	16-302-091	NEW-P	00-19-100	16-302-290	NEW	00-24-077
16-301-415	NEW	00-24-077	16-302-091	NEW	00-24-077	16-302-295	NEW-P	00-19-100
16-301-420	NEW-P	00-19-100	16-302-095	NEW-P	00-19-100	16-302-295	NEW	00-24-077
16-301-420	NEW	00-24-077	16-302-095	NEW	00-24-077	16-302-300	NEW-P	00-19-100
16-301-425	NEW-P	00-19-100	16-302-100	NEW-P	00-19-100	16-302-300	NEW	00-24-077
16-301-425	NEW	00-24-077	16-302-100	NEW	00-24-077	16-302-310	NEW-P	00-19-100
16-301-430	NEW-P	00-19-100	16-302-105	NEW-P	00-19-100	16-302-310	NEW	00-24-077
16-301-430	NEW	00-24-077	16-302-105	NEW	00-24-077	16-302-315	NEW-P	00-19-100
16-301-435	NEW-P	00-19-100	16-302-110	NEW-P	00-19-100	16-302-315	NEW	00-24-077
16-301-435	NEW	00-24-077	16-302-110	NEW	00-24-077	16-302-320	NEW-P	00-19-100
16-301-440	NEW-P	00-19-100	16-302-115	NEW-P	00-19-100	16-302-320	NEW	00-24-077
16-301-440	NEW	00-24-077	16-302-115	NEW	00-24-077	16-302-325	NEW-P	00-19-100
16-301-450	NEW-P	00-19-100	16-302-120	NEW-P	00-19-100	16-302-325	NEW	00-24-077
16-301-450	NEW	00-24-077	16-302-120	NEW	00-24-077	16-302-330	NEW-P	00-19-100
16-301-455	NEW-P	00-19-100	16-302-125	NEW-P	00-19-100	16-302-330	NEW	00-24-077
16-301-455	NEW	00-24-077	16-302-125	NEW	00-24-077	16-302-335	NEW-P	00-19-100
16-301-460	NEW-P	00-19-100	16-302-130	NEW-P	00-19-100	16-302-335	NEW	00-24-077
16-301-460	NEW	00-24-077	16-302-130	NEW	00-24-077	16-302-385	NEW-P	00-19-100
16-301-465	NEW-P	00-19-100	16-302-135	NEW-P	00-19-100	16-302-385	NEW	00-24-077
16-301-465	NEW	00-24-077	16-302-135	NEW	00-24-077	16-302-390	NEW-P	00-19-100
16-301-470	NEW-P	00-19-100	16-302-140	NEW-P	00-19-100	16-302-390	NEW	00-24-077
16-301-470	NEW	00-24-077	16-302-140	NEW	00-24-077	16-302-395	NEW-P	00-19-100
16-301-475	NEW-P	00-19-100	16-302-145	NEW-P	00-19-100	16-302-395	NEW	00-24-077
16-301-475	NEW	00-24-077	16-302-145	NEW	00-24-077	16-302-400	NEW-P	00-19-100
16-301-480	NEW-P	00-19-100	16-302-150	NEW-P	00-19-100	16-302-400	NEW	00-24-077
16-301-480	NEW	00-24-077	16-302-150	NEW	00-24-077	16-302-410	NEW-P	00-19-100
16-301-485	NEW-P	00-19-100	16-302-155	NEW-P	00-19-100	16-302-410	NEW	00-24-077
16-301-485	NEW	00-24-077	16-302-155	NEW	00-24-077	16-302-415	NEW-P	00-19-100
16-302	AMD-C	00-20-076	16-302-160	NEW-P	00-19-100	16-302-415	NEW	00-24-077
16-302-005	NEW-P	00-19-100	16-302-160	NEW	00-24-077	16-302-420	NEW-P	00-19-100
16-302-005	NEW	00-24-077	16-302-165	NEW-P	00-19-100	16-302-420	NEW	00-24-077
16-302-010	NEW-P	00-19-100	16-302-165	NEW	00-24-077	16-302-425	NEW-P	00-19-100
16-302-010	NEW	00-24-077	16-302-170	NEW-P	00-19-100	16-302-425	NEW	00-24-077
16-302-015	NEW-P	00-19-100	16-302-170	NEW	00-24-077	16-302-430	NEW-P	00-19-100
16-302-015	NEW	00-24-077	16-302-210	NEW-P	00-19-100	16-302-430	NEW	00-24-077
16-302-020	NEW-P	00-19-100	16-302-210	NEW	00-24-077	16-302-435	NEW-P	00-19-100
16-302-020	NEW	00-24-077	16-302-215	NEW-P	00-19-100	16-302-435	NEW	00-24-077
16-302-025	NEW-P	00-19-100	16-302-215	NEW	00-24-077	16-302-440	NEW-P	00-19-100
16-302-025	NEW	00-24-077	16-302-220	NEW-P	00-19-100	16-302-440	NEW	00-24-077
16-302-030	NEW-P	00-19-100	16-302-220	NEW	00-24-077	16-302-445	NEW-P	00-19-100
16-302-030	NEW	00-24-077	16-302-225	NEW-P	00-19-100	16-302-445	NEW	00-24-077
16-302-035	NEW-P	00-19-100	16-302-225	NEW	00-24-077	16-302-450	NEW-P	00-19-100
16-302-035	NEW	00-24-077	16-302-230	NEW-P	00-19-100	16-302-450	NEW	00-24-077
16-302-040	NEW-P	00-19-100	16-302-230	NEW	00-24-077	16-302-455	NEW-P	00-19-100
16-302-040	NEW	00-24-077	16-302-235	NEW-P	00-19-100	16-302-455	NEW	00-24-077

TABLE

Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
16-302-460	NEW-P	00-19-100	16-303-115	NEW-P	00-19-100	16-313-090	REP	00-24-077
16-302-460	NEW	00-24-077	16-303-115	NEW	01-01-015	16-313-100	REP-P	00-19-100
16-302-465	NEW-P	00-19-100	16-303-200	NEW-P	00-19-100	16-313-100	REP	00-24-077
16-302-465	NEW	00-24-077	16-303-200	NEW	01-01-015	16-313-110	REP-P	00-19-100
16-302-470	NEW-P	00-19-100	16-303-210	NEW-P	00-19-100	16-313-110	REP	00-24-077
16-302-470	NEW	00-24-077	16-303-210	NEW	01-01-015	16-316-035	REP-P	00-19-100
16-302-475	NEW-P	00-19-100	16-303-220	NEW-P	00-19-100	16-316-035	REP	00-24-077
16-302-475	NEW	00-24-077	16-303-220	NEW	01-01-015	16-316-0901	REP-P	00-19-100
16-302-480	NEW-P	00-19-100	16-303-230	NEW-P	00-19-100	16-316-0901	REP	00-24-077
16-302-480	NEW	00-24-077	16-303-230	NEW	01-01-015	16-316-100	REP-P	00-19-100
16-302-485	NEW-P	00-19-100	16-303-240	NEW-P	00-19-100	16-316-100	REP	00-24-077
16-302-485	NEW	00-24-077	16-303-240	NEW	01-01-015	16-316-105	REP-P	00-19-100
16-302-490	NEW-P	00-19-100	16-303-250	NEW-P	00-19-100	16-316-105	REP	00-24-077
16-302-490	NEW	00-24-077	16-303-250	NEW	01-01-015	16-316-110	REP-P	00-19-100
16-302-495	NEW-P	00-19-100	16-303-300	NEW-P	00-19-100	16-316-110	REP	00-24-077
16-302-495	NEW	00-24-077	16-303-300	NEW	01-01-015	16-316-115	REP-P	00-19-100
16-302-500	NEW-P	00-19-100	16-303-310	NEW-P	00-19-100	16-316-115	REP	00-24-077
16-302-500	NEW	00-24-077	16-303-310	NEW	01-01-015	16-316-120	REP-P	00-19-100
16-302-510	NEW-P	00-19-100	16-303-315	NEW-P	00-19-100	16-316-120	REP	00-24-077
16-302-510	NEW	00-24-077	16-303-315	NEW	01-01-015	16-316-125	REP-P	00-19-100
16-302-515	NEW-P	00-19-100	16-303-317	NEW-P	00-19-100	16-316-125	REP	00-24-077
16-302-515	NEW	00-24-077	16-303-317	NEW	01-01-015	16-316-130	REP-P	00-19-100
16-302-520	NEW-P	00-19-100	16-303-320	NEW-P	00-19-100	16-316-130	REP	00-24-077
16-302-520	NEW	00-24-077	16-303-320	NEW	01-01-015	16-316-135	REP-P	00-19-100
16-302-525	NEW-P	00-19-100	16-303-330	NEW-P	00-19-100	16-316-135	REP	00-24-077
16-302-525	NEW	00-24-077	16-303-330	NEW	01-01-015	16-316-140	REP-P	00-19-100
16-302-530	NEW-P	00-19-100	16-303-340	NEW-P	00-19-100	16-316-140	REP	00-24-077
16-302-530	NEW	00-24-077	16-303-340	NEW	01-01-015	16-316-145	REP-P	00-20-075
16-302-535	NEW-P	00-19-100	16-304-010	REP-P	00-19-100	16-316-145	REP	00-24-077
16-302-535	NEW	00-24-077	16-304-010	REP	00-24-077	16-316-150	REP-P	00-19-100
16-302-540	NEW-P	00-19-100	16-304-020	REP-P	00-19-100	16-316-150	REP	00-24-077
16-302-540	NEW	00-24-077	16-304-020	REP	00-24-077	16-316-151	REP-P	00-19-100
16-302-545	NEW-P	00-19-100	16-304-039	REP-P	00-19-100	16-316-151	REP	00-24-077
16-302-545	NEW	00-24-077	16-304-039	REP	00-24-077	16-316-155	REP-P	00-19-100
16-302-550	NEW-P	00-19-100	16-304-040	REP-P	00-19-100	16-316-155	REP	00-24-077
16-302-550	NEW	00-24-077	16-304-040	REP	00-24-077	16-316-160	REP-P	00-19-100
16-302-555	NEW-P	00-19-100	16-304-050	REP-P	00-19-100	16-316-160	REP	00-24-077
16-302-555	NEW	00-24-077	16-304-050	REP	00-24-077	16-316-165	REP-P	00-19-100
16-302-560	NEW-P	00-19-100	16-304-100	REP-P	00-19-100	16-316-165	REP	00-24-077
16-302-560	NEW	00-24-077	16-304-100	REP	00-24-077	16-316-170	REP-P	00-19-100
16-302-660	NEW-P	00-19-100	16-304-110	REP-P	00-19-100	16-316-170	REP	00-24-077
16-302-660	NEW	00-24-077	16-304-110	REP	00-24-077	16-316-175	REP-P	00-19-100
16-302-665	NEW-P	00-19-100	16-304-120	REP-P	00-19-100	16-316-175	REP	00-24-077
16-302-665	NEW	00-24-077	16-304-120	REP	00-24-077	16-316-180	REP-P	00-19-100
16-302-670	NEW-P	00-19-100	16-304-130	REP-P	00-19-100	16-316-180	REP	00-24-077
16-302-670	NEW	00-24-077	16-304-130	REP	00-24-077	16-316-183	REP-P	00-19-100
16-302-675	NEW-P	00-19-100	16-313-010	REP-P	00-19-100	16-316-183	REP	00-24-077
16-302-675	NEW	00-24-077	16-313-010	REP	00-24-077	16-316-185	REP-P	00-19-100
16-302-680	NEW-P	00-19-100	16-313-015	REP-P	00-19-100	16-316-185	REP	00-24-077
16-302-680	NEW	00-24-077	16-313-015	REP	00-24-077	16-316-190	REP-P	00-19-100
16-302-685	NEW-P	00-19-100	16-313-020	REP-P	00-19-100	16-316-190	REP	00-24-077
16-302-685	NEW	00-24-077	16-313-020	REP	00-24-077	16-316-195	REP-P	00-19-100
16-302-690	NEW-P	00-19-100	16-313-030	REP-P	00-19-100	16-316-195	REP	00-24-077
16-302-690	NEW	00-24-077	16-313-030	REP	00-24-077	16-316-196	REP-P	00-19-100
16-302-695	NEW-P	00-19-100	16-313-035	REP-P	00-19-100	16-316-196	REP	00-24-077
16-302-695	NEW	00-24-077	16-313-035	REP	00-24-077	16-316-197	REP-P	00-19-100
16-302-700	NEW-P	00-19-100	16-313-040	REP-P	00-19-100	16-316-197	REP	00-24-077
16-302-700	NEW	00-24-077	16-313-040	REP	00-24-077	16-316-205	REP-P	00-19-100
16-303	AMD-C	00-20-076	16-313-050	REP-P	00-19-100	16-316-205	REP	00-24-077
16-303-005	NEW-P	00-19-100	16-313-050	REP	00-24-077	16-316-210	REP-P	00-19-100
16-303-005	NEW	01-01-015	16-313-060	REP-P	00-19-100	16-316-210	REP	00-24-077
16-303-010	NEW-P	00-19-100	16-313-060	REP	00-24-077	16-316-212	REP-P	00-19-100
16-303-010	NEW	01-01-015	16-313-070	REP-P	00-19-100	16-316-212	REP	00-24-077
16-303-020	NEW-P	00-19-100	16-313-070	REP	00-24-077	16-316-214	REP-P	00-19-100
16-303-020	NEW	01-01-015	16-313-080	REP-P	00-19-100	16-316-214	REP	00-24-077
16-303-105	NEW-P	00-19-100	16-313-080	REP	00-24-077	16-316-215	REP-P	00-19-100
16-303-105	NEW	01-01-015	16-313-090	REP-P	00-19-100	16-316-215	REP	00-24-077

TABLE



Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
16-316-970	REP	00-24-077	16-318-325	REP-P	00-19-100	16-324-382	AMD	00-20-070
16-316-975	REP-P	00-19-100	16-318-325	REP	00-24-077	16-324-385	NEW-XA	00-16-111
16-316-975	REP	00-24-077	16-318-330	REP-P	00-19-100	16-324-385	NEW	00-20-070
16-316-980	REP-P	00-19-100	16-318-330	REP	00-24-077	16-324-391	AMD-XA	00-16-111
16-316-980	REP	00-24-077	16-318-335	REP-P	00-19-100	16-324-391	AMD	00-20-070
16-316-985	REP-P	00-19-100	16-318-335	REP	00-24-077	16-324-392	AMD-XA	00-16-111
16-316-985	REP	00-24-077	16-318-340	REP-P	00-19-100	16-324-392	AMD	00-20-070
16-316-990	REP-P	00-19-100	16-318-340	REP	00-24-077	16-324-393	AMD-XA	00-16-111
16-316-990	REP	00-24-077	16-318-345	REP-P	00-19-100	16-324-393	AMD	00-20-070
16-316-995	REP-P	00-19-100	16-318-345	REP	00-24-077	16-324-394	REP-XA	00-16-111
16-316-995	REP	00-24-077	16-318-350	REP-P	00-19-100	16-324-394	REP	00-20-070
16-316-997	REP-P	00-19-100	16-318-350	REP	00-24-077	16-324-395	REP-XA	00-16-111
16-316-997	REP	00-24-077	16-318-355	REP-P	00-19-100	16-324-395	REP	00-20-070
16-317-040	REP-P	00-19-100	16-318-355	REP	00-24-077	16-324-396	AMD-XA	00-16-111
16-317-040	REP	00-24-077	16-318-360	REP-P	00-19-100	16-324-396	AMD	00-20-070
16-317-050	REP-P	00-19-100	16-318-360	REP	00-24-077	16-324-397	REP-XA	00-16-111
16-317-050	REP	00-24-077	16-318-365	REP-P	00-19-100	16-324-397	REP	00-20-070
16-317-060	REP-P	00-19-100	16-318-365	REP	00-24-077	16-324-398	AMD-XA	00-16-111
16-317-060	REP	00-24-077	16-318-370	REP-P	00-19-100	16-324-398	AMD	00-20-070
16-317-080	REP-P	00-19-100	16-318-370	REP	00-24-077	16-324-399	NEW-XA	00-16-111
16-317-080	REP	00-24-077	16-318-375	REP-P	00-19-100	16-324-399	NEW	00-20-070
16-318-002	REP-P	00-19-100	16-318-375	REP	00-24-077	16-324-401	AMD-XA	00-16-111
16-318-002	REP	00-24-077	16-318-380	REP-P	00-19-100	16-324-401	AMD	00-20-070
16-318-003	REP-P	00-19-100	16-318-380	REP	00-24-077	16-324-402	AMD-XA	00-16-111
16-318-003	REP	00-24-077	16-318-385	REP-P	00-19-100	16-324-402	AMD	00-20-070
16-318-040	REP-P	00-19-100	16-318-385	REP	00-24-077	16-324-409	AMD-XA	00-16-111
16-318-040	REP	00-24-077	16-318-390	REP-P	00-19-100	16-324-409	AMD	00-20-070
16-318-050	REP-P	00-19-100	16-318-390	REP	00-24-077	16-324-431	AMD-XA	00-16-111
16-318-050	REP	00-24-077	16-318-395	REP-P	00-19-100	16-324-431	AMD	00-20-070
16-318-060	REP-P	00-19-100	16-318-395	REP	00-24-077	16-324-446	AMD-XA	00-16-111
16-318-060	REP	00-24-077	16-318-400	REP-P	00-19-100	16-324-446	AMD	00-20-070
16-318-065	REP-P	00-19-100	16-318-400	REP	00-24-077	16-324-700	REP-XA	00-16-111
16-318-065	REP	00-24-077	16-318-405	REP-P	00-19-100	16-324-700	REP	00-20-070
16-318-070	REP-P	00-19-100	16-318-405	REP	00-24-077	16-324-710	REP-XA	00-16-111
16-318-070	REP	00-24-077	16-318-410	REP-P	00-19-100	16-324-710	REP	00-20-070
16-318-080	REP-P	00-19-100	16-318-410	REP	00-24-077	16-324-720	AMD-XA	00-16-111
16-318-080	REP	00-24-077	16-318-415	REP-P	00-19-100	16-324-720	AMD	00-20-070
16-318-090	REP-P	00-19-100	16-318-415	REP	00-24-077	16-328	AMD-XA	00-14-079
16-318-090	REP	00-24-077	16-318-420	REP-P	00-19-100	16-328	AMD	00-19-034
16-318-200	REP-P	00-19-100	16-318-420	REP	00-24-077	16-328-008	AMD-XA	00-14-079
16-318-200	REP	00-24-077	16-322	AMD-P	00-20-090	16-328-008	AMD	00-19-034
16-318-205	REP-P	00-19-100	16-322	AMD	00-23-095	16-328-009	REP-XA	00-14-079
16-318-205	REP	00-24-077	16-322-001	REP-P	00-20-090	16-328-009	REP	00-19-034
16-318-210	REP-P	00-19-100	16-322-001	REP	00-23-095	16-328-010	AMD-XA	00-14-079
16-318-210	REP	00-24-077	16-322-010	AMD-P	00-20-090	16-328-010	AMD	00-19-034
16-318-215	REP-P	00-19-100	16-322-010	AMD	00-23-095	16-328-015	AMD-XA	00-14-079
16-318-215	REP	00-24-077	16-322-012	AMD-P	00-20-090	16-328-015	AMD	00-19-034
16-318-220	REP-P	00-19-100	16-322-012	AMD	00-23-095	16-328-025	AMD-XA	00-14-079
16-318-220	REP	00-24-077	16-322-015	AMD-P	00-20-090	16-328-025	AMD	00-19-034
16-318-225	REP-P	00-19-100	16-322-015	AMD	00-23-095	16-328-030	REP-XA	00-14-079
16-318-225	REP	00-24-077	16-322-025	AMD-P	00-20-090	16-328-030	REP	00-19-034
16-318-230	REP-P	00-19-100	16-322-025	AMD	00-23-095	16-328-035	REP-XA	00-14-079
16-318-230	REP	00-24-077	16-322-035	AMD-P	00-20-090	16-328-035	REP	00-19-034
16-318-235	REP-P	00-19-100	16-322-035	AMD	00-23-095	16-328-038	REP-XA	00-14-079
16-318-235	REP	00-24-077	16-322-040	AMD-P	00-20-090	16-328-038	REP	00-19-034
16-318-240	REP-P	00-19-100	16-322-040	AMD	00-23-095	16-328-045	NEW-XA	00-14-079
16-318-240	REP	00-24-077	16-322-045	AMD-P	00-20-090	16-328-045	NEW	00-19-034
16-318-300	REP-P	00-19-100	16-322-045	AMD	00-23-095	16-328-060	AMD-XA	00-14-079
16-318-300	REP	00-24-077	16-324-361	AMD-XA	00-16-111	16-328-060	AMD	00-19-034
16-318-305	REP-P	00-19-100	16-324-361	AMD	00-20-070	16-328-065	AMD-XA	00-14-079
16-318-305	REP	00-24-077	16-324-370	AMD-XA	00-16-111	16-328-065	AMD	00-19-034
16-318-310	REP-P	00-19-100	16-324-370	AMD	00-20-070	16-328-080	REP-XA	00-14-079
16-318-310	REP	00-24-077	16-324-375	AMD-XA	00-16-111	16-328-080	REP	00-19-034
16-318-315	REP-P	00-19-100	16-324-375	AMD	00-20-070	16-328-083	AMD-XA	00-14-079
16-318-315	REP	00-24-077	16-324-381	AMD-XA	00-16-111	16-328-083	AMD	00-19-034
16-318-320	REP-P	00-19-100	16-324-381	AMD	00-20-070	16-328-085	AMD-XA	00-14-079
16-318-320	REP	00-24-077	16-324-382	AMD-XA	00-16-111	16-328-085	AMD	00-19-034

Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
16-328-088	AMD-XA	00-14-079	16-350-065	REP	00-19-036	16-478-060	REP	00-23-097
16-328-088	AMD	00-19-034	16-350-070	REP-XA	00-14-078	16-478-065	NEW-P	00-20-068
16-333	AMD-XA	00-14-077	16-350-070	REP	00-19-036	16-478-065	NEW	00-23-097
16-333	AMD	00-19-035	16-350-075	REP-XA	00-14-078	16-478-070	REP-P	00-20-068
16-333-010	AMD-XA	00-14-077	16-350-075	REP	00-19-036	16-478-070	REP	00-23-097
16-333-010	AMD	00-19-035	16-404	PREP	00-03-083	16-478-080	REP-P	00-20-068
16-333-020	AMD-XA	00-14-077	16-409	PREP	00-03-085	16-478-080	REP	00-23-097
16-333-020	AMD	00-19-035	16-414	PREP	00-07-132	16-478-090	REP-P	00-20-068
16-333-030	REP-XA	00-14-077	16-439	PREP	00-07-134	16-478-090	REP	00-23-097
16-333-030	REP	00-19-035	16-442	PREP	00-07-133	16-478-100	REP-P	00-20-068
16-333-040	AMD-XA	00-14-077	16-445	PREP	00-03-084	16-478-100	REP	00-23-097
16-333-040	AMD	00-19-035	16-449	PREP	00-15-010	16-483	AMD-C	00-04-066
16-333-045	NEW-XA	00-14-077	16-459	PREP	00-15-010	16-483	PREP	00-18-102
16-333-045	NEW	00-19-035	16-463	PREP	00-07-135	16-483-001	AMD	00-05-105
16-333-050	REP-XA	00-14-077	16-470	PREP	00-16-048	16-483-001	AMD-P	00-20-092
16-333-050	REP	00-19-035	16-470	PREP	00-16-049	16-483-001	AMD	00-23-096
16-333-051	NEW-XA	00-14-077	16-470	PREP	00-16-050	16-483-005	AMD	00-05-105
16-333-051	NEW	00-19-035	16-470	PREP	00-17-185	16-483-010	AMD	00-05-105
16-333-056	NEW-XA	00-14-077	16-470	PREP	00-21-021	16-483-020	AMD	00-05-105
16-333-056	NEW	00-19-035	16-470-010	AMD-P	00-20-067	16-483-030	AMD	00-05-105
16-333-060	REP-XA	00-14-077	16-470-010	AMD	00-23-098	16-483-030	AMD-P	00-20-092
16-333-060	REP	00-19-035	16-470-015	REP-P	00-20-067	16-483-030	AMD	00-23-096
16-333-061	NEW-XA	00-14-077	16-470-015	REP	00-23-098	16-483-040	AMD	00-05-105
16-333-061	NEW	00-19-035	16-470-300	AMD-XA	00-20-108	16-483-050	AMD	00-05-105
16-333-065	REP-XA	00-14-077	16-470-300	AMD	01-01-013	16-483-060	REP	00-05-105
16-333-065	REP	00-19-035	16-470-305	NEW-XA	00-20-108	16-487	AMD-P	00-20-091
16-333-066	NEW-XA	00-14-077	16-470-305	NEW	01-01-013	16-487-005	AMD-P	00-20-091
16-333-066	NEW	00-19-035	16-470-310	AMD-XA	00-20-108	16-487-005	AMD	00-24-022
16-333-070	REP-XA	00-14-077	16-470-310	AMD	01-01-013	16-487-010	AMD-P	00-20-091
16-333-070	REP	00-19-035	16-470-320	AMD-XA	00-20-108	16-487-010	AMD	00-24-022
16-333-071	NEW-XA	00-14-077	16-470-320	AMD	01-01-013	16-487-015	AMD-P	00-20-091
16-333-071	NEW	00-19-035	16-470-330	AMD-XA	00-20-108	16-487-015	AMD	00-24-022
16-333-080	REP-XA	00-14-077	16-470-330	AMD	01-01-013	16-487-017	AMD-P	00-20-091
16-333-080	REP	00-19-035	16-470-700	AMD-P	00-20-067	16-487-017	AMD	00-24-022
16-333-085	NEW-XA	00-14-077	16-470-700	AMD	00-23-098	16-487-020	AMD-P	00-20-091
16-333-085	NEW	00-19-035	16-470-705	AMD-P	00-20-067	16-487-020	AMD	00-24-022
16-333-090	AMD-XA	00-14-077	16-470-705	AMD	00-23-098	16-487-023	AMD-P	00-20-091
16-333-090	AMD	00-19-035	16-470-710	AMD-P	00-20-067	16-487-023	AMD	00-24-022
16-350	AMD-XA	00-14-078	16-470-710	AMD	00-23-098	16-487-025	AMD-P	00-20-091
16-350	AMD	00-19-036	16-470-715	AMD-P	00-20-067	16-487-025	AMD	00-24-022
16-350-001	REP-XA	00-14-078	16-470-715	AMD	00-23-098	16-487-030	AMD-P	00-20-091
16-350-001	REP	00-19-036	16-470-720	AMD-P	00-20-067	16-487-030	AMD	00-24-022
16-350-003	REP-XA	00-14-078	16-470-720	AMD	00-23-098	16-487-040	AMD-P	00-20-091
16-350-003	REP	00-19-036	16-472-010	AMD-XA	00-16-110	16-487-040	AMD	00-24-022
16-350-010	AMD-XA	00-14-078	16-472-010	AMD	00-20-069	16-487-050	AMD-P	00-20-091
16-350-010	AMD	00-19-036	16-472-020	AMD-XA	00-16-110	16-487-050	AMD	00-24-022
16-350-015	AMD-XA	00-14-078	16-472-020	AMD	00-20-069	16-487-060	AMD-P	00-20-091
16-350-015	AMD	00-19-036	16-472-030	AMD-XA	00-16-110	16-487-060	AMD	00-24-022
16-350-020	AMD-XA	00-14-078	16-472-030	AMD	00-20-069	16-487-100	AMD-P	00-20-091
16-350-020	AMD	00-19-036	16-472-040	AMD-XA	00-16-110	16-487-100	AMD	00-24-022
16-350-025	AMD-XA	00-14-078	16-472-040	AMD	00-20-069	16-487-110	AMD-P	00-20-091
16-350-025	AMD	00-19-036	16-472-050	REP-XA	00-16-110	16-487-110	AMD	00-24-022
16-350-030	AMD-XA	00-14-078	16-472-050	REP	00-20-069	16-487-120	AMD-P	00-20-091
16-350-030	AMD	00-19-036	16-478	PREP	00-16-047	16-487-120	AMD	00-24-022
16-350-032	AMD-XA	00-14-078	16-478-001	REP-P	00-20-068	16-487-140	AMD-P	00-20-091
16-350-032	AMD	00-19-036	16-478-001	REP	00-23-097	16-487-140	AMD	00-24-022
16-350-035	AMD-XA	00-14-078	16-478-00101	REP-P	00-20-068	16-487-150	AMD-P	00-20-091
16-350-035	AMD	00-19-036	16-478-00101	REP	00-23-097	16-487-150	AMD	00-24-022
16-350-040	AMD-XA	00-14-078	16-478-010	AMD-P	00-20-068	16-487-160	AMD-P	00-20-091
16-350-040	AMD	00-19-036	16-478-010	AMD	00-23-097	16-487-160	AMD	00-24-022
16-350-045	AMD-XA	00-14-078	16-478-030	AMD-P	00-20-068	16-487-200	AMD-P	00-20-091
16-350-045	AMD	00-19-036	16-478-030	AMD	00-23-097	16-487-200	AMD	00-24-022
16-350-050	AMD-XA	00-14-078	16-478-040	AMD-P	00-20-068	16-487-210	AMD-P	00-20-091
16-350-050	AMD	00-19-036	16-478-040	AMD	00-23-097	16-487-210	AMD	00-24-022
16-350-060	REP-XA	00-14-078	16-478-050	AMD-P	00-20-068	16-487-230	AMD-P	00-20-091
16-350-060	REP	00-19-036	16-478-050	AMD	00-23-097	16-487-230	AMD	00-24-022
16-350-065	REP-XA	00-14-078	16-478-060	REP-P	00-20-068	16-487-240	REP-P	00-20-091

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
16-487-240	REP	00-24-022	16-494-110	REP-P	00-19-100	16-557	REP-C	00-08-066
16-487-250	AMD-P	00-20-091	16-494-110	REP	00-24-077	16-557	REP-C	00-09-026
16-487-250	AMD	00-24-022	16-494-120	REP-P	00-19-100	16-557-010	REP-C	00-07-136
16-487-300	AMD-P	00-20-091	16-494-120	REP	00-24-077	16-557-010	REP-W	00-10-066
16-487-300	AMD	00-24-022	16-494-130	REP-P	00-19-100	16-557-020	REP-C	00-07-136
16-487-310	AMD-P	00-20-091	16-494-130	REP	00-24-077	16-557-020	REP-W	00-10-066
16-487-310	AMD	00-24-022	16-494-140	REP-P	00-19-100	16-557-025	REP-C	00-07-136
16-487-320	AMD-P	00-20-091	16-494-140	REP	00-24-077	16-557-025	REP-W	00-10-066
16-487-320	AMD	00-24-022	16-494-150	REP-P	00-19-100	16-557-030	REP-C	00-07-136
16-487-330	AMD-P	00-20-091	16-494-150	REP	00-24-077	16-557-030	REP-W	00-10-066
16-487-330	AMD	00-24-022	16-494-160	REP-P	00-19-100	16-557-040	REP-C	00-07-136
16-487-335	AMD-P	00-20-091	16-494-160	REP	00-24-077	16-557-040	REP-W	00-10-066
16-487-335	AMD	00-24-022	16-494-170	REP-P	00-19-100	16-557-041	REP-C	00-07-136
16-493-001	REP-P	00-19-100	16-494-170	REP	00-24-077	16-557-041	REP-W	00-10-066
16-493-001	REP	00-24-077	16-495-004	REP-P	00-19-100	16-557-050	REP-C	00-07-136
16-493-005	REP-P	00-19-100	16-495-004	REP	00-24-077	16-557-050	REP-W	00-10-066
16-493-005	REP	00-24-077	16-495-010	REP-P	00-19-100	16-557-060	REP-C	00-07-136
16-493-010	REP-P	00-19-100	16-495-010	REP	00-24-077	16-557-060	REP-W	00-10-066
16-493-010	REP	00-24-077	16-495-020	REP-P	00-19-100	16-557-070	REP-C	00-07-136
16-493-015	REP-P	00-19-100	16-495-020	REP	00-24-077	16-557-070	REP-W	00-10-066
16-493-015	REP	00-24-077	16-495-030	REP-P	00-19-100	16-557-080	REP-C	00-07-136
16-493-020	REP-P	00-19-100	16-495-030	REP	00-24-077	16-557-080	REP-W	00-10-066
16-493-020	REP	00-24-077	16-495-040	REP-P	00-19-100	16-565-020	AMD-XA	00-05-092
16-493-025	REP-P	00-19-100	16-495-040	REP	00-24-077	16-565-020	AMD	00-10-023
16-493-025	REP	00-24-077	16-495-050	REP-P	00-19-100	16-570	PREP	00-10-109
16-493-030	REP-P	00-19-100	16-495-050	REP	00-24-077	16-573	PREP	00-10-108
16-493-030	REP	00-24-077	16-495-060	REP-P	00-19-100	16-580-010	REP-XR	01-01-091
16-493-035	REP-P	00-19-100	16-495-060	REP	00-24-077	16-580-020	REP-XR	01-01-091
16-493-035	REP	00-24-077	16-495-090	REP-P	00-19-100	16-580-030	REP-XR	01-01-091
16-493-040	REP-P	00-19-100	16-495-090	REP	00-24-077	16-580-040	REP-XR	01-01-091
16-493-040	REP	00-24-077	16-495-095	REP-P	00-19-100	16-580-041	REP-XR	01-01-091
16-493-045	REP-P	00-19-100	16-495-095	REP	00-24-077	16-580-050	REP-XR	01-01-091
16-493-045	REP	00-24-077	16-495-100	REP-P	00-19-100	16-580-060	REP-XR	01-01-091
16-493-050	REP-P	00-19-100	16-495-100	REP	00-24-077	16-580-070	REP-XR	01-01-091
16-493-050	REP	00-24-077	16-495-105	REP-P	00-19-100	16-580-080	REP-XR	01-01-091
16-494-001	REP-P	00-19-100	16-495-105	REP	00-24-077	16-606-001	REP-XR	00-20-099
16-494-001	REP	00-24-077	16-495-110	REP-P	00-19-100	16-606-001	REP	00-23-093
16-494-010	REP-P	00-19-100	16-495-110	REP	00-24-077	16-606-009	REP-XR	00-20-099
16-494-010	REP	00-24-077	16-514-010	REP-P	00-19-087	16-606-009	REP	00-23-093
16-494-012	REP-P	00-19-100	16-514-010	REP	00-24-060	16-606-010	REP-XR	00-20-099
16-494-012	REP	00-24-077	16-514-020	REP-P	00-19-087	16-606-010	REP	00-23-093
16-494-013	REP-P	00-19-100	16-514-020	REP	00-24-060	16-606-020	REP-XR	00-20-099
16-494-013	REP	00-24-077	16-514-030	REP-P	00-19-087	16-606-020	REP	00-23-093
16-494-020	REP-P	00-19-100	16-514-030	REP	00-24-060	16-621-001	REP-P	00-17-183
16-494-020	REP	00-24-077	16-514-040	REP-P	00-19-087	16-621-001	REP	00-22-071
16-494-030	REP-P	00-19-100	16-514-040	REP	00-24-060	16-621-010	REP-P	00-17-183
16-494-030	REP	00-24-077	16-514-041	REP-P	00-19-087	16-621-010	REP	00-22-071
16-494-042	REP-P	00-19-100	16-514-041	REP	00-24-060	16-621-030	REP-P	00-17-183
16-494-042	REP	00-24-077	16-514-050	REP-P	00-19-087	16-621-030	REP	00-22-071
16-494-043	REP-P	00-19-100	16-514-050	REP	00-24-060	16-621-040	REP-P	00-17-183
16-494-043	REP	00-24-077	16-514-060	REP-P	00-19-087	16-621-040	REP	00-22-071
16-494-044	REP-P	00-19-100	16-514-060	REP	00-24-060	16-622	PREP	00-12-007
16-494-044	REP	00-24-077	16-514-070	REP-P	00-19-087	16-623-001	NEW-P	00-17-175
16-494-045	REP-P	00-19-100	16-514-070	REP	00-24-060	16-623-001	NEW	00-22-071
16-494-045	REP	00-24-077	16-514-080	REP-P	00-19-087	16-623-010	NEW-P	00-17-175
16-494-046	REP-P	00-19-100	16-514-080	REP	00-24-060	16-623-010	NEW	00-22-071
16-494-046	REP	00-24-077	16-516-010	AMD-XA	00-07-079	16-623-020	NEW-P	00-17-175
16-494-047	REP-P	00-19-100	16-516-010	AMD	00-11-180	16-623-020	NEW	00-22-071
16-494-047	REP	00-24-077	16-516-020	AMD-XA	00-07-079	16-623-030	NEW-P	00-17-175
16-494-062	REP-P	00-19-100	16-516-020	AMD	00-11-180	16-623-030	NEW	00-22-071
16-494-062	REP	00-24-077	16-536-040	AMD-P	00-05-089	16-623-040	NEW-P	00-17-175
16-494-063	REP-P	00-19-100	16-536-040	AMD-W	00-17-121	16-623-040	NEW	00-22-071
16-494-063	REP	00-24-077	16-550-020	AMD-XA	00-05-090	16-623-050	NEW-P	00-17-175
16-494-064	REP-P	00-19-100	16-550-020	AMD	00-10-022	16-623-050	NEW	00-22-071
16-494-064	REP	00-24-077	16-550-040	AMD-P	00-21-078	16-623-060	NEW-P	00-17-175
16-494-100	REP-P	00-19-100	16-555-020	AMD-XA	00-05-091	16-623-060	NEW	00-22-071
16-494-100	REP	00-24-077	16-555-020	AMD	00-10-024	16-662-105	AMD-P	00-09-090

TABLE

Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
16-662-105	AMD	00-14-005	16-752-610	AMD-P	00-19-102	50-12-160	AMD	00-17-141
16-663	PREP	00-13-078	16-752-610	AMD-C	00-21-053	50-12-160	DECOD	00-17-141
16-663	AMD-P	00-17-184	16-752-610	AMD	00-24-021	50-12-170	DECOD-X	00-13-101
16-663	AMD	00-22-072	16-752-630	AMD-P	00-19-102	50-12-170	DECOD	00-17-141
16-663-001	REP-P	00-17-184	16-752-630	AMD-C	00-21-053	50-12-180	DECOD-X	00-13-101
16-663-001	REP	00-22-072	16-752-630	AMD	00-24-021	50-12-180	DECOD	00-17-141
16-663-010	REP-P	00-17-184	16-752-650	AMD-P	00-19-102	50-12-190	DECOD-X	00-13-101
16-663-010	REP	00-22-072	16-752-650	AMD-C	00-21-053	50-12-190	DECOD	00-17-141
16-663-020	REP-P	00-17-184	16-752-650	AMD	00-24-021	50-12-200	AMD-XA	00-13-101
16-663-020	REP	00-22-072	24-12-010	AMD-XA	00-17-174	50-12-200	DECOD-X	00-13-101
16-663-030	REP-P	00-17-184	24-12-010	AMD	00-23-064	50-12-200	AMD	00-17-141
16-663-030	REP	00-22-072	25-48	PREP	00-11-170	50-12-200	DECOD	00-17-141
16-663-040	REP-P	00-17-184	44-10-010	AMD	00-08-068	50-12-210	AMD-XA	00-13-101
16-663-040	REP	00-22-072	44-10-170	AMD	00-08-068	50-12-210	DECOD-X	00-13-101
16-663-050	REP-P	00-17-184	44-10-200	AMD	00-08-068	50-12-210	AMD	00-17-141
16-663-050	REP	00-22-072	50-12-020	DECOD-X	00-13-101	50-12-210	DECOD	00-17-141
16-663-060	REP-P	00-17-184	50-12-020	DECOD	00-17-141	50-12-220	DECOD-X	00-13-101
16-663-060	REP	00-22-072	50-12-030	AMD-XA	00-13-101	50-12-220	DECOD	00-17-141
16-663-100	NEW-P	00-17-184	50-12-030	DECOD-X	00-13-101	50-12-230	PREP	00-13-099
16-663-100	NEW	00-22-072	50-12-030	AMD	00-17-141	50-12-230	AMD-XA	00-13-101
16-663-110	NEW-P	00-17-184	50-12-030	DECOD	00-17-141	50-12-230	DECOD-X	00-13-101
16-663-110	NEW	00-22-072	50-12-045	AMD-XA	00-13-101	50-12-230	AMD	00-17-141
16-663-120	NEW-P	00-17-184	50-12-045	DECOD-X	00-13-101	50-12-230	DECOD	00-17-141
16-663-120	NEW	00-22-072	50-12-045	AMD	00-17-141	50-12-240	DECOD-X	00-13-101
16-663-130	NEW-P	00-17-184	50-12-045	DECOD	00-17-141	50-12-240	DECOD	00-17-141
16-663-130	NEW	00-22-072	50-12-050	DECOD-X	00-13-101	50-12-250	AMD-XA	00-13-101
16-663-140	NEW-P	00-17-184	50-12-050	DECOD	00-17-141	50-12-250	DECOD-X	00-13-101
16-663-140	NEW	00-22-072	50-12-060	AMD-XA	00-13-101	50-12-250	AMD	00-17-141
16-663-150	NEW-P	00-17-184	50-12-060	DECOD-X	00-13-101	50-12-250	DECOD	00-17-141
16-663-150	NEW	00-22-072	50-12-060	AMD	00-17-141	50-12-260	DECOD-X	00-13-101
16-663-160	NEW-P	00-17-184	50-12-060	DECOD	00-17-141	50-12-260	DECOD	00-17-141
16-663-160	NEW	00-22-072	50-12-070	AMD-XA	00-13-101	50-12-270	DECOD-X	00-13-101
16-663-170	NEW-P	00-17-184	50-12-070	DECOD-X	00-13-101	50-12-270	DECOD	00-17-141
16-663-170	NEW	00-22-072	50-12-070	AMD	00-17-141	50-12-280	DECOD-X	00-13-101
16-664	PREP	00-13-080	50-12-070	DECOD	00-17-141	50-12-280	DECOD	00-17-141
16-674	PREP	00-13-079	50-12-080	DECOD-X	00-13-101	50-12-290	DECOD-X	00-13-101
16-674-092	REP-P	00-18-010	50-12-080	DECOD	00-17-141	50-12-290	DECOD	00-17-141
16-674-092	REP	00-22-072	50-12-090	DECOD-X	00-13-101	50-12-300	DECOD-X	00-13-101
16-690	PREP	00-15-010	50-12-090	DECOD	00-17-141	50-12-300	DECOD	00-17-141
16-692-001	REP-P	00-17-183	50-12-100	DECOD-X	00-13-101	50-12-310	AMD-XA	00-13-101
16-692-001	REP	00-22-071	50-12-100	DECOD	00-17-141	50-12-310	DECOD-X	00-13-101
16-692-010	REP-P	00-17-183	50-12-110	DECOD-X	00-13-101	50-12-310	AMD	00-17-141
16-692-010	REP	00-22-071	50-12-110	DECOD	00-17-141	50-12-310	DECOD	00-17-141
16-694-001	REP-P	00-17-183	50-12-115	DECOD-X	00-13-101	50-12-320	DECOD-X	00-13-101
16-694-001	REP	00-22-071	50-12-115	DECOD	00-17-141	50-12-320	DECOD	00-17-141
16-694-010	REP-P	00-17-183	50-12-116	DECOD-X	00-13-101	50-12-330	DECOD-X	00-13-101
16-694-010	REP	00-22-071	50-12-116	DECOD	00-17-141	50-12-330	DECOD	00-17-141
16-694-020	REP-P	00-17-183	50-12-117	AMD-XA	00-13-101	50-12-340	DECOD-X	00-13-101
16-694-020	REP	00-22-071	50-12-117	DECOD-X	00-13-101	50-12-340	DECOD	00-17-141
16-694-021	REP-P	00-17-183	50-12-117	AMD	00-17-141	50-12-350	AMD-XA	00-13-101
16-694-021	REP	00-22-071	50-12-117	DECOD	00-17-141	50-12-350	DECOD-X	00-13-101
16-750	PREP	00-13-002	50-12-120	AMD-XA	00-13-101	50-12-350	AMD	00-17-141
16-750-011	AMD-P	00-20-026	50-12-120	DECOD-X	00-13-101	50-12-350	DECOD	00-17-141
16-750-011	AMD	00-24-017	50-12-120	AMD	00-17-141	50-12-360	DECOD-X	00-13-101
16-750-015	AMD-P	00-20-026	50-12-120	DECOD	00-17-141	50-12-360	DECOD	00-17-141
16-750-015	AMD	00-24-017	50-12-130	DECOD-X	00-13-101	50-12-370	AMD-XA	00-13-101
16-752-500	AMD-P	00-21-116	50-12-130	DECOD	00-17-141	50-12-370	DECOD-X	00-13-101
16-752-500	AMD	01-01-014	50-12-140	AMD-XA	00-13-101	50-12-370	AMD	00-17-141
16-752-505	AMD-P	00-21-116	50-12-140	DECOD-X	00-13-101	50-12-370	DECOD	00-17-141
16-752-505	AMD	01-01-014	50-12-140	AMD	00-17-141	50-14-010	AMD-XA	00-13-101
16-752-515	AMD-P	00-21-116	50-12-140	DECOD	00-17-141	50-14-010	DECOD-X	00-13-101
16-752-515	AMD	01-01-014	50-12-150	AMD-XA	00-13-101	50-14-010	AMD	00-17-141
16-752-520	AMD-P	00-21-116	50-12-150	DECOD-X	00-13-101	50-14-010	DECOD	00-17-141
16-752-520	AMD	01-01-014	50-12-150	AMD	00-17-141	50-14-020	AMD-XA	00-13-101
16-752-600	AMD-P	00-19-102	50-12-150	DECOD	00-17-141	50-14-020	DECOD-X	00-13-101
16-752-600	AMD-C	00-21-053	50-12-160	AMD-XA	00-13-101	50-14-020	AMD	00-17-141
16-752-600	AMD	00-24-021	50-12-160	DECOD-X	00-13-101	50-14-020	DECOD	00-17-141

Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
50-14-030	AMD-XA	00-13-101	50-28-070	DECOD	00-17-141	50-36-090	AMD-XA	00-13-101
50-14-030	DECOD-X	00-13-101	50-28-990	AMD-XA	00-13-101	50-36-090	DECOD-X	00-13-101
50-14-030	AMD	00-17-141	50-28-990	DECOD-X	00-13-101	50-36-090	AMD	00-17-141
50-14-030	DECOD	00-17-141	50-28-990	AMD	00-17-141	50-36-090	DECOD	00-17-141
50-14-040	AMD-XA	00-13-101	50-28-990	DECOD	00-17-141	50-36-100	DECOD-X	00-13-101
50-14-040	DECOD-X	00-13-101	50-32-010	DECOD-X	00-14-053	50-36-100	DECOD	00-17-141
50-14-040	AMD	00-17-141	50-32-010	DECOD	00-18-103	50-36-110	DECOD-X	00-13-101
50-14-040	DECOD	00-17-141	50-32-020	AMD-XA	00-14-053	50-36-110	DECOD	00-17-141
50-14-050	AMD-XA	00-13-101	50-32-020	DECOD-X	00-14-053	50-36-120	DECOD-X	00-13-101
50-14-050	DECOD-X	00-13-101	50-32-020	AMD	00-18-103	50-36-120	DECOD	00-17-141
50-14-050	AMD	00-17-141	50-32-020	DECOD	00-18-103	50-44-005	AMD-XA	00-13-101
50-14-050	DECOD	00-17-141	50-32-030	AMD-XA	00-14-053	50-44-005	DECOD-X	00-13-101
50-14-060	AMD-XA	00-13-101	50-32-030	DECOD-X	00-14-053	50-44-005	AMD	00-17-141
50-14-060	DECOD-X	00-13-101	50-32-030	AMD	00-18-103	50-44-005	DECOD	00-17-141
50-14-060	AMD	00-17-141	50-32-030	DECOD	00-18-103	50-44-010	AMD-XA	00-13-101
50-14-060	DECOD	00-17-141	50-32-040	AMD-XA	00-14-053	50-44-010	DECOD-X	00-13-101
50-14-070	AMD-XA	00-13-101	50-32-040	DECOD-X	00-14-053	50-44-010	AMD	00-17-141
50-14-070	DECOD-X	00-13-101	50-32-040	AMD	00-18-103	50-44-010	DECOD	00-17-141
50-14-070	AMD	00-17-141	50-32-040	DECOD	00-18-103	50-44-020	AMD-XA	00-13-101
50-14-070	DECOD	00-17-141	50-32-050	DECOD-X	00-14-053	50-44-020	DECOD-X	00-13-101
50-14-080	AMD-XA	00-13-101	50-32-050	DECOD	00-18-103	50-44-020	AMD	00-17-141
50-14-080	DECOD-X	00-13-101	50-32-060	DECOD-X	00-14-053	50-44-020	DECOD	00-17-141
50-14-080	AMD	00-17-141	50-32-060	DECOD	00-18-103	50-44-025	DECOD-X	00-13-101
50-14-080	DECOD	00-17-141	50-32-070	DECOD-X	00-14-053	50-44-025	DECOD	00-17-141
50-14-090	AMD-XA	00-13-101	50-32-070	DECOD	00-18-103	50-44-030	AMD-XA	00-13-101
50-14-090	DECOD-X	00-13-101	50-32-080	DECOD-X	00-14-053	50-44-030	DECOD-X	00-13-101
50-14-090	AMD	00-17-141	50-32-080	DECOD	00-18-103	50-44-030	AMD	00-17-141
50-14-090	DECOD	00-17-141	50-32-090	AMD-XA	00-14-053	50-44-030	DECOD	00-17-141
50-14-100	AMD-XA	00-13-101	50-32-090	DECOD-X	00-14-053	50-44-037	DECOD-X	00-13-101
50-14-100	DECOD-X	00-13-101	50-32-090	AMD	00-18-103	50-44-037	DECOD	00-17-141
50-14-100	AMD	00-17-141	50-32-090	DECOD	00-18-103	50-44-039	DECOD-X	00-13-101
50-14-100	DECOD	00-17-141	50-32-100	DECOD-X	00-14-053	50-44-039	DECOD	00-17-141
50-14-110	DECOD-X	00-13-101	50-32-100	DECOD	00-18-103	50-44-050	AMD-XA	00-13-101
50-14-110	DECOD	00-17-141	50-32-99001	AMD-XA	00-14-053	50-44-050	DECOD-X	00-13-101
50-14-120	AMD-XA	00-13-101	50-32-99001	DECOD-X	00-14-053	50-44-050	AMD	00-17-141
50-14-120	DECOD-X	00-13-101	50-32-99001	AMD	00-18-103	50-44-050	DECOD	00-17-141
50-14-120	AMD	00-17-141	50-32-99001	DECOD	00-18-103	50-44-060	AMD-XA	00-13-101
50-14-120	DECOD	00-17-141	50-32-99002	AMD-XA	00-14-053	50-44-060	DECOD-X	00-13-101
50-14-130	AMD-XA	00-13-101	50-32-99002	DECOD-X	00-14-053	50-44-060	AMD	00-17-141
50-14-130	DECOD-X	00-13-101	50-32-99002	AMD	00-18-103	50-44-060	DECOD	00-17-141
50-14-130	AMD	00-17-141	50-32-99002	DECOD	00-18-103	50-48-010	AMD-XA	00-13-101
50-14-130	DECOD	00-17-141	50-32-99003	AMD-XA	00-14-053	50-48-010	DECOD-X	00-13-101
50-14-140	DECOD-X	00-13-101	50-32-99003	DECOD-X	00-14-053	50-48-010	AMD	00-17-141
50-14-140	DECOD	00-17-141	50-32-99003	AMD	00-18-103	50-48-010	DECOD	00-17-141
50-28-010	DECOD-X	00-13-101	50-32-99003	DECOD	00-18-103	50-48-020	AMD-XA	00-13-101
50-28-010	DECOD	00-17-141	50-36-010	DECOD-X	00-13-101	50-48-020	DECOD-X	00-13-101
50-28-020	AMD-XA	00-13-101	50-36-010	DECOD	00-17-141	50-48-020	AMD	00-17-141
50-28-020	DECOD-X	00-13-101	50-36-020	AMD-XA	00-13-101	50-48-020	DECOD	00-17-141
50-28-020	AMD	00-17-141	50-36-020	DECOD-X	00-13-101	50-48-030	AMD-XA	00-13-101
50-28-020	DECOD	00-17-141	50-36-020	AMD	00-17-141	50-48-030	DECOD-X	00-13-101
50-28-030	AMD-XA	00-13-101	50-36-020	DECOD	00-17-141	50-48-030	AMD	00-17-141
50-28-030	DECOD-X	00-13-101	50-36-030	DECOD-X	00-13-101	50-48-030	DECOD	00-17-141
50-28-030	AMD	00-17-141	50-36-030	DECOD	00-17-141	50-48-040	DECOD-X	00-13-101
50-28-030	DECOD	00-17-141	50-36-040	DECOD-X	00-13-101	50-48-040	DECOD	00-17-141
50-28-040	DECOD-X	00-13-101	50-36-040	DECOD	00-17-141	50-48-050	DECOD-X	00-13-101
50-28-040	DECOD	00-17-141	50-36-050	AMD-XA	00-13-101	50-48-050	DECOD	00-17-141
50-28-050	AMD-XA	00-13-101	50-36-050	DECOD-X	00-13-101	50-48-060	AMD-XA	00-13-101
50-28-050	DECOD-X	00-13-101	50-36-050	AMD	00-17-141	50-48-060	DECOD-X	00-13-101
50-28-050	AMD	00-17-141	50-36-050	DECOD	00-17-141	50-48-060	AMD	00-17-141
50-28-050	DECOD	00-17-141	50-36-060	DECOD-X	00-13-101	50-48-060	DECOD	00-17-141
50-28-060	AMD-XA	00-13-101	50-36-060	DECOD	00-17-141	50-48-070	AMD-XA	00-13-101
50-28-060	DECOD-X	00-13-101	50-36-070	DECOD-X	00-13-101	50-48-070	DECOD-X	00-13-101
50-28-060	AMD	00-17-141	50-36-070	DECOD	00-17-141	50-48-070	AMD	00-17-141
50-28-060	DECOD	00-17-141	50-36-080	AMD-XA	00-13-101	50-48-070	DECOD	00-17-141
50-28-070	AMD-XA	00-13-101	50-36-080	DECOD-X	00-13-101	50-48-080	DECOD-X	00-13-101
50-28-070	DECOD-X	00-13-101	50-36-080	AMD	00-17-141	50-48-080	DECOD	00-17-141
50-28-070	AMD	00-17-141	50-36-080	DECOD	00-17-141	50-48-090	AMD-XA	00-13-101

TABLE

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
50- 48-090	DECOD-X	00-13-101	51- 11-0628	AMD-S	00-18-017	51- 11-1454	AMD-S	00-18-017
50- 48-090	AMD	00-17-141	51- 11-0630	AMD-P	00-16-131	51- 11-1512	AMD-P	00-16-131
50- 48-090	DECOD	00-17-141	51- 11-0630	AMD-S	00-18-017	51- 11-1512	AMD-S	00-18-017
50- 48-100	AMD-XA	00-13-101	51- 11-0701	AMD-P	00-16-131	51- 11-1513	AMD-P	00-16-131
50- 48-100	DECOD-X	00-13-101	51- 11-0701	AMD-S	00-18-017	51- 11-1513	AMD-S	00-18-017
50- 48-100	AMD	00-17-141	51- 11-1001	AMD-P	00-16-131	51- 11-1521	AMD-P	00-16-131
50- 48-100	DECOD	00-17-141	51- 11-1001	AMD-S	00-18-017	51- 11-1521	AMD-S	00-18-017
50- 56-010	AMD-XA	00-13-101	51- 11-1002	AMD-P	00-16-131	51- 11-1530	AMD-P	00-16-131
50- 56-010	DECOD-X	00-13-101	51- 11-1002	AMD-S	00-18-017	51- 11-1530	AMD-S	00-18-017
50- 56-010	AMD	00-17-141	51- 11-1003	AMD-P	00-16-131	51- 11-1531	AMD-P	00-16-131
50- 56-010	DECOD	00-17-141	51- 11-1003	AMD-S	00-18-017	51- 11-1531	AMD-S	00-18-017
50- 56-020	AMD-XA	00-13-101	51- 11-1004	AMD-P	00-16-131	51- 11-1532	AMD-P	00-16-131
50- 56-020	DECOD-X	00-13-101	51- 11-1004	AMD-S	00-18-017	51- 11-1532	AMD-S	00-18-017
50- 56-020	AMD	00-17-141	51- 11-1005	AMD-P	00-16-131	51- 11-1701	REP-P	00-16-131
50- 56-020	DECOD	00-17-141	51- 11-1005	AMD-S	00-18-017	51- 11-1701	REP-S	00-18-017
50- 56-030	AMD-XA	00-13-101	51- 11-1006	AMD-P	00-16-131	51- 11-2000	REP-P	00-16-131
50- 56-030	DECOD-X	00-13-101	51- 11-1006	AMD-S	00-18-017	51- 11-2000	REP-S	00-18-017
50- 56-030	AMD	00-17-141	51- 11-1007	AMD-P	00-16-131	51- 11-2001	REP-P	00-16-131
50- 56-030	DECOD	00-17-141	51- 11-1007	AMD-S	00-18-017	51- 11-2001	REP-S	00-18-017
50- 56-040	AMD-XA	00-13-101	51- 11-1008	AMD-P	00-16-131	51- 11-2002	REP-P	00-16-131
50- 56-040	DECOD-X	00-13-101	51- 11-1008	AMD-S	00-18-017	51- 11-2002	REP-S	00-18-017
50- 56-040	AMD	00-17-141	51- 11-1009	AMD-P	00-16-131	51- 11-2003	REP-P	00-16-131
50- 56-040	DECOD	00-17-141	51- 11-1009	AMD-S	00-18-017	51- 11-2003	REP-S	00-18-017
50- 56-050	AMD-XA	00-13-101	51- 11-1132	AMD-S	00-18-017	51- 11-2004	REP-P	00-16-131
50- 56-050	DECOD-X	00-13-101	51- 11-1201	REP-P	00-16-131	51- 11-2004	REP-S	00-18-017
50- 56-050	AMD	00-17-141	51- 11-1201	REP-S	00-18-017	51- 11-2005	REP-P	00-16-131
50- 56-050	DECOD	00-17-141	51- 11-1210	REP-P	00-16-131	51- 11-2005	REP-S	00-18-017
50- 56-060	AMD-XA	00-13-101	51- 11-1210	REP-S	00-18-017	51- 11-2006	REP-P	00-16-131
50- 56-060	DECOD-X	00-13-101	51- 11-1312	AMD-P	00-16-131	51- 11-2006	REP-S	00-18-017
50- 56-060	AMD	00-17-141	51- 11-1312	AMD-S	00-18-017	51- 11-2007	REP-P	00-16-131
50- 56-060	DECOD	00-17-141	51- 11-1313	AMD-P	00-16-131	51- 11-2007	REP-S	00-18-017
50- 56-070	AMD-XA	00-13-101	51- 11-1313	AMD-S	00-18-017	51- 11-2008	REP-P	00-16-131
50- 56-070	DECOD-X	00-13-101	51- 11-1322	AMD-P	00-16-131	51- 11-2008	REP-S	00-18-017
50- 56-070	AMD	00-17-141	51- 11-1322	AMD-S	00-18-017	51- 11-2009	REP-P	00-16-131
50- 56-070	DECOD	00-17-141	51- 11-1323	AMD-P	00-16-131	51- 11-2009	REP-S	00-18-017
50- 56-080	AMD-XA	00-13-101	51- 11-1323	AMD-S	00-18-017	51- 11-99902	AMD-P	00-16-131
50- 56-080	DECOD-X	00-13-101	51- 11-1331	AMD-P	00-16-131	51- 11-99902	AMD-S	00-18-017
50- 56-080	AMD	00-17-141	51- 11-1331	AMD-S	00-18-017	51- 11-99903	AMD-P	00-16-131
50- 56-080	DECOD	00-17-141	51- 11-1334	AMD-P	00-16-131	51- 11-99903	AMD-S	00-18-017
51- 11-0101	AMD-S	00-18-017	51- 11-1334	AMD-S	00-18-017	51- 11-99904	AMD-P	00-16-131
51- 11-0201	AMD-P	00-16-131	51- 11-1401	AMD-P	00-16-131	51- 11-99904	AMD-S	00-18-017
51- 11-0201	AMD-S	00-18-017	51- 11-1401	AMD-S	00-18-017	51- 13-101	AMD-P	00-16-133
51- 11-0502	AMD-P	00-16-131	51- 11-1410	AMD-P	00-16-131	51- 13-101	AMD-S	00-18-016
51- 11-0502	AMD-S	00-18-017	51- 11-1410	AMD-S	00-18-017	51- 13-301	AMD-P	00-16-133
51- 11-0503	AMD-P	00-16-131	51- 11-1411	AMD-P	00-16-131	51- 13-301	AMD-S	00-18-016
51- 11-0503	AMD-S	00-18-017	51- 11-1411	AMD-S	00-18-017	51- 13-302	AMD-P	00-16-133
51- 11-0504	AMD-P	00-16-131	51- 11-1412	AMD-P	00-16-131	51- 13-302	AMD-S	00-18-016
51- 11-0504	AMD-S	00-18-017	51- 11-1412	AMD-S	00-18-017	51- 13-303	AMD-P	00-16-133
51- 11-0505	AMD-P	00-16-131	51- 11-1414	AMD-P	00-16-131	51- 13-303	AMD-S	00-18-016
51- 11-0505	AMD-S	00-18-017	51- 11-1414	AMD-S	00-18-017	51- 13-304	AMD-P	00-16-133
51- 11-0530	AMD-P	00-16-131	51- 11-1415	AMD-P	00-16-131	51- 13-304	AMD-S	00-18-016
51- 11-0530	AMD-S	00-18-017	51- 11-1415	AMD-S	00-18-017	51- 13-503	AMD-P	00-16-133
51- 11-0601	AMD-P	00-16-131	51- 11-1416	NEW-P	00-16-131	51- 13-503	AMD-S	00-18-016
51- 11-0601	AMD-S	00-18-017	51- 11-1416	NEW-S	00-18-017	51- 40-0200	AMD-P	00-16-128
51- 11-0602	AMD-P	00-16-131	51- 11-1423	AMD-P	00-16-131	51- 40-0310	AMD-P	00-16-128
51- 11-0602	AMD-S	00-18-017	51- 11-1423	AMD-S	00-18-017	51- 40-0313	AMD-P	00-16-128
51- 11-0604	AMD-P	00-16-131	51- 11-1433	AMD-P	00-16-131	51- 40-0403	AMD-P	00-16-128
51- 11-0604	AMD-S	00-18-017	51- 11-1433	AMD-S	00-18-017	51- 40-0804	AMD-P	00-16-128
51- 11-0605	AMD-P	00-16-131	51- 11-1435	AMD-P	00-16-131	51- 40-0902	AMD-P	00-16-128
51- 11-0605	AMD-S	00-18-017	51- 11-1435	AMD-S	00-18-017	51- 40-1003	AMD-P	00-16-128
51- 11-0625	AMD-P	00-16-131	51- 11-1438	AMD-P	00-16-131	51- 40-1004	AMD-P	00-16-128
51- 11-0625	AMD-S	00-18-017	51- 11-1438	AMD-S	00-18-017	51- 40-1103	AMD-P	00-16-128
51- 11-0626	AMD-P	00-16-131	51- 11-1439	NEW-P	00-16-131	51- 40-1104	AMD-P	00-16-128
51- 11-0626	AMD-S	00-18-017	51- 11-1439	NEW-S	00-18-017	51- 40-1105	AMD-P	00-16-128
51- 11-0627	AMD-P	00-16-131	51- 11-1443	NEW-P	00-16-131	51- 40-1106	AMD-P	00-16-128
51- 11-0627	AMD-S	00-18-017	51- 11-1443	NEW-S	00-18-017	51- 40-1202	NEW-P	00-16-128
51- 11-0628	AMD-P	00-16-131	51- 11-1454	AMD-P	00-16-131	51- 40-1203	AMD-P	00-16-128

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51-40-1505	NEW-P	00-16-128	51-46-0311	REP-P	00-16-129	51-46-97128	REP-P	00-16-129
51-40-1600	NEW-P	00-16-128	51-46-0313	REP-P	00-16-129	51-46-97129	REP-P	00-16-129
51-40-1616	AMD-P	00-16-128	51-46-0314	REP-P	00-16-129	51-47-001	REP-P	00-16-129
51-40-1700	NEW-P	00-16-128	51-46-0316	REP-P	00-16-129	51-47-002	REP-P	00-16-129
51-40-1800	NEW-P	00-16-128	51-46-0392	REP-P	00-16-129	51-47-003	REP-P	00-16-129
51-40-1900	NEW-P	00-16-128	51-46-0400	REP-P	00-16-129	51-47-007	REP-P	00-16-129
51-40-2000	NEW-P	00-16-128	51-46-0402	REP-P	00-16-129	51-47-008	REP-P	00-16-129
51-40-2100	NEW-P	00-16-128	51-46-0412	REP-P	00-16-129	51-56-001	NEW-P	00-16-129
51-40-2106	NEW-P	00-16-128	51-46-0413	REP-P	00-16-129	51-56-002	NEW-P	00-16-129
51-40-2200	NEW-P	00-16-128	51-46-0500	REP-P	00-16-129	51-56-003	NEW-P	00-16-129
51-40-2300	NEW-P	00-16-128	51-46-0501	REP-P	00-16-129	51-56-007	NEW-P	00-16-129
51-40-2900	AMD-P	00-16-128	51-46-0502	REP-P	00-16-129	51-56-008	NEW-P	00-16-129
51-40-2929	AMD-P	00-16-128	51-46-0505	REP-P	00-16-129	51-56-0100	NEW-P	00-16-129
51-40-3102	AMD-P	00-16-128	51-46-0507	REP-P	00-16-129	51-56-0200	NEW-P	00-16-129
51-40-31200	AMD-P	00-16-128	51-46-0509	REP-P	00-16-129	51-56-0300	NEW-P	00-16-129
51-42-0405	NEW-P	00-16-130	51-46-0512	REP-P	00-16-129	51-56-0400	NEW-P	00-16-129
51-42-1101	AMD-P	00-16-130	51-46-0513	REP-P	00-16-129	51-56-0500	NEW-P	00-16-129
51-42-1103	AMD-P	00-16-130	51-46-0514	REP-P	00-16-129	51-56-0600	NEW-P	00-16-129
51-42-1105	AMD-P	00-16-130	51-46-0515	REP-P	00-16-129	51-56-0700	NEW-P	00-16-129
51-42-1109	NEW-P	00-16-130	51-46-0516	REP-P	00-16-129	51-56-0800	NEW-P	00-16-129
51-42-1110	NEW-P	00-16-130	51-46-0517	REP-P	00-16-129	51-56-0900	NEW-P	00-16-129
51-42-1111	NEW-P	00-16-130	51-46-0518	REP-P	00-16-129	51-56-1300	NEW-P	00-16-129
51-42-1112	NEW-P	00-16-130	51-46-0519	REP-P	00-16-129	51-56-1400	NEW-P	00-16-129
51-42-1113	NEW-P	00-16-130	51-46-0520	REP-P	00-16-129	51-56-1500	NEW-P	00-16-129
51-42-1114	NEW-P	00-16-130	51-46-0521	REP-P	00-16-129	51-56-201300	NEW-P	00-16-129
51-42-1115	NEW-P	00-16-130	51-46-0522	REP-P	00-16-129	51-57-001	NEW-P	00-16-129
51-42-1116	NEW-P	00-16-130	51-46-0523	REP-P	00-16-129	51-57-002	NEW-P	00-16-129
51-42-1117	NEW-P	00-16-130	51-46-0524	REP-P	00-16-129	51-57-003	NEW-P	00-16-129
51-42-1118	NEW-P	00-16-130	51-46-0525	REP-P	00-16-129	51-57-007	NEW-P	00-16-129
51-42-1119	NEW-P	00-16-130	51-46-0600	REP-P	00-16-129	51-57-008	NEW-P	00-16-129
51-42-1120	NEW-P	00-16-130	51-46-0603	REP-P	00-16-129	51-57-790000	NEW-P	00-16-129
51-42-1121	NEW-P	00-16-130	51-46-0604	REP-P	00-16-129	51-57-895000	NEW-P	00-16-129
51-42-1122	NEW-P	00-16-130	51-46-0608	REP-P	00-16-129	82-50-021	AMD-XA	00-05-016
51-42-1123	NEW-P	00-16-130	51-46-0609	REP-P	00-16-129	82-50-021	AMD	00-09-088
51-42-1124	NEW-P	00-16-130	51-46-0610	REP-P	00-16-129	112-10-010	AMD	00-05-036
51-42-1126	NEW-P	00-16-130	51-46-0700	REP-P	00-16-129	112-10-010	AMD-XA	00-18-075
51-42-1301	NEW-P	00-16-130	51-46-0701	REP-P	00-16-129	112-10-010	AMD	00-23-046
51-44-0103	AMD-P	00-16-132	51-46-0704	REP-P	00-16-129	112-10-020	AMD	00-05-036
51-44-0105	NEW-P	00-16-132	51-46-0710	REP-P	00-16-129	112-10-020	AMD-XA	00-18-075
51-44-0200	AMD-P	00-16-132	51-46-0713	REP-P	00-16-129	112-10-020	AMD	00-23-046
51-44-1007	AMD-P	00-16-132	51-46-0793	REP-P	00-16-129	112-10-030	AMD	00-05-036
51-44-1102	NEW-P	00-16-132	51-46-0800	REP-P	00-16-129	112-10-030	AMD-XA	00-18-075
51-44-1109	AMD-P	00-16-132	51-46-0810	REP-P	00-16-129	112-10-030	AMD	00-23-046
51-44-2500	AMD-P	00-16-132	51-46-0814	REP-P	00-16-129	112-10-040	AMD	00-05-036
51-44-5200	AMD-P	00-16-132	51-46-0815	REP-P	00-16-129	112-10-040	AMD-XA	00-18-075
51-44-6100	AMD-P	00-16-132	51-46-0900	REP-P	00-16-129	112-10-040	AMD	00-23-046
51-44-6300	AMD-P	00-16-132	51-46-0903	REP-P	00-16-129	112-10-050	AMD	00-05-036
51-44-7900	AMD-P	00-16-132	51-46-1000	REP-P	00-16-129	112-10-050	AMD-XA	00-18-075
51-44-8000	AMD-P	00-16-132	51-46-1003	REP-P	00-16-129	112-10-050	AMD	00-23-046
51-44-8102	NEW-P	00-16-132	51-46-1012	REP-P	00-16-129	112-10-060	AMD	00-05-036
51-45-10100	NEW-P	00-16-132	51-46-1300	REP-P	00-16-129	112-10-070	NEW	00-05-036
51-46-001	REP-P	00-16-129	51-46-1301	REP-P	00-16-129	112-10-070	AMD-XA	00-18-075
51-46-002	REP-P	00-16-129	51-46-1302	REP-P	00-16-129	112-10-070	AMD	00-23-046
51-46-003	REP-P	00-16-129	51-46-1303	REP-P	00-16-129	112-10-080	NEW	00-05-036
51-46-007	REP-P	00-16-129	51-46-1304	REP-P	00-16-129	112-10-080	AMD-XA	00-18-075
51-46-008	REP-P	00-16-129	51-46-1305	REP-P	00-16-129	112-10-080	AMD	00-23-046
51-46-0100	REP-P	00-16-129	51-46-1400	REP-P	00-16-129	118-03-330	REP	00-05-012
51-46-0101	REP-P	00-16-129	51-46-1401	REP-P	00-16-129	118-04-060	AMD-XA	00-21-048
51-46-0102	REP-P	00-16-129	51-46-1491	REP-P	00-16-129	118-04-060	AMD	01-02-053
51-46-0103	REP-P	00-16-129	51-46-97120	REP-P	00-16-129	118-04-080	AMD-XA	00-21-048
51-46-0200	REP-P	00-16-129	51-46-97121	REP-P	00-16-129	118-04-080	AMD	01-02-053
51-46-0205	REP-P	00-16-129	51-46-97122	REP-P	00-16-129	118-04-100	AMD-XA	00-21-048
51-46-0215	REP-P	00-16-129	51-46-97123	REP-P	00-16-129	118-04-100	AMD	01-02-053
51-46-0218	REP-P	00-16-129	51-46-97124	REP-P	00-16-129	118-04-120	AMD-XA	00-21-048
51-46-0300	REP-P	00-16-129	51-46-97125	REP-P	00-16-129	118-04-120	AMD	01-02-053
51-46-0301	REP-P	00-16-129	51-46-97126	REP-P	00-16-129	118-04-180	AMD-XA	00-21-048
51-46-0310	REP-P	00-16-129	51-46-97127	REP-P	00-16-129	118-04-180	AMD	01-02-053

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118-04-200	AMD-XA	00-21-048	132E-120	PREP	00-02-082	132E-120-360	NEW	00-17-015
118-04-200	AMD	01-02-053	132E-120	AMD-P	00-06-063	132E-120-370	NEW-P	00-06-063
118-04-220	AMD-XA	00-21-048	132E-120-010	DECOD-P	00-06-063	132E-120-370	NEW	00-17-015
118-04-220	AMD	01-02-053	132E-120-010	DECOD	00-17-015	132E-120-380	NEW-P	00-06-063
118-04-240	AMD-XA	00-21-048	132E-120-020	AMD-P	00-06-063	132E-120-380	NEW	00-17-015
118-04-240	AMD	01-02-053	132E-120-020	DECOD-P	00-06-063	132E-120-390	NEW-P	00-06-063
118-04-260	AMD-XA	00-21-048	132E-120-020	AMD	00-17-015	132E-120-390	NEW	00-17-015
118-04-260	AMD	01-02-053	132E-120-020	DECOD	00-17-015	132E-120-400	NEW-P	00-06-063
118-04-280	AMD-XA	00-21-048	132E-120-030	AMD-P	00-06-063	132E-120-400	NEW	00-17-015
118-04-280	AMD	01-02-053	132E-120-030	DECOD-P	00-06-063	132E-120-410	NEW-P	00-06-063
118-04-300	AMD-XA	00-21-048	132E-120-030	AMD	00-17-015	132E-120-410	NEW	00-17-015
118-04-300	AMD	01-02-053	132E-120-030	DECOD	00-17-015	132E-121-010	AMD-P	00-06-063
118-04-320	AMD-XA	00-21-048	132E-120-040	AMD-P	00-06-063	132E-121-010	DECOD-P	00-06-063
118-04-320	AMD	01-02-053	132E-120-040	DECOD-P	00-06-063	132E-121-010	AMD	00-17-015
118-04-340	AMD-XA	00-21-048	132E-120-040	AMD	00-17-015	132E-121-010	DECOD	00-17-015
118-04-340	AMD	01-02-053	132E-120-040	DECOD	00-17-015	132E-124-010	AMD-XA	00-21-096
118-04-360	AMD-XA	00-21-048	132E-120-110	NEW-P	00-06-063	132E-124-010	AMD	01-02-043
118-04-360	AMD	01-02-053	132E-120-110	NEW	00-17-015	132E-124-020	AMD-P	00-06-063
118-04-380	AMD-XA	00-21-048	132E-120-120	NEW-P	00-06-063	132E-124-020	DECOD-P	00-06-063
118-04-380	AMD	01-02-053	132E-120-120	NEW	00-17-015	132E-124-020	AMD	00-17-015
118-04-400	AMD-XA	00-21-048	132E-120-130	NEW-P	00-06-063	132E-124-020	DECOD	00-17-015
118-04-400	AMD	01-02-053	132E-120-130	NEW	00-17-015	132E-133-020	AMD-XA	00-21-096
118-06-010	REP	00-05-011	132E-120-140	NEW-P	00-06-063	132E-133-020	AMD	01-02-043
118-06-020	REP	00-05-011	132E-120-140	NEW	00-17-015	132E-137-010	AMD-XA	00-21-096
118-06-030	REP	00-05-011	132E-120-150	NEW-P	00-06-063	132E-137-010	AMD	01-02-043
118-06-040	REP	00-05-011	132E-120-150	NEW	00-17-015	132E-137-020	AMD-XA	00-21-096
118-06-050	REP	00-05-011	132E-120-160	RECOD-P	00-06-063	132E-137-020	AMD	01-02-043
118-06-060	REP	00-05-011	132E-120-160	RECOD	00-17-015	132E-276-030	AMD-XA	00-21-096
118-06-070	REP	00-05-011	132E-120-170	RECOD-P	00-06-063	132E-276-030	AMD	01-02-043
118-06-080	REP	00-05-011	132E-120-170	RECOD	00-17-015	132E-400-020	AMD-XA	00-21-096
118-07-010	REP	00-05-011	132E-120-180	RECOD-P	00-06-063	132E-400-020	AMD	01-02-043
118-07-020	REP	00-05-011	132E-120-180	RECOD	00-17-015	132E-400-030	AMD-XA	00-21-096
118-07-030	REP	00-05-011	132E-120-190	RECOD-P	00-06-063	132E-400-030	AMD	01-02-043
118-07-040	REP	00-05-011	132E-120-190	RECOD	00-17-015	132E-400-040	AMD-XA	00-21-096
118-07-050	REP	00-05-011	132E-120-200	NEW-P	00-06-063	132E-400-040	AMD	01-02-043
118-07-060	REP	00-05-011	132E-120-200	NEW	00-17-015	132G-120	PREP	00-24-080
118-08-010	REP	00-05-011	132E-120-210	NEW-P	00-06-063	132G-276-010	AMD-P	00-02-074
118-08-020	REP	00-05-011	132E-120-210	NEW	00-17-015	132G-276-010	AMD-S	00-06-074
118-08-030	REP	00-05-011	132E-120-220	RECOD-P	00-06-063	132G-276-010	AMD	00-10-048
118-08-040	REP	00-05-011	132E-120-220	RECOD	00-17-015	132G-276-020	AMD-P	00-02-074
118-08-050	REP	00-05-011	132E-120-230	RECOD-P	00-06-063	132G-276-020	AMD-S	00-06-074
118-08-060	REP	00-05-011	132E-120-230	RECOD	00-17-015	132G-276-020	AMD	00-10-048
118-08-070	REP	00-05-011	132E-120-240	NEW-P	00-06-063	132G-276-030	REP-P	00-02-074
118-68-010	NEW-P	00-24-067	132E-120-240	NEW	00-17-015	132G-276-030	REP-S	00-06-074
118-68-020	NEW-P	00-24-067	132E-120-250	NEW-P	00-06-063	132G-276-030	REP	00-10-048
118-68-030	NEW-P	00-24-067	132E-120-250	NEW	00-17-015	132G-276-040	REP-P	00-02-074
118-68-040	NEW-P	00-24-067	132E-120-260	NEW-P	00-06-063	132G-276-040	REP-S	00-06-074
118-68-050	NEW-P	00-24-067	132E-120-260	NEW	00-17-015	132G-276-040	REP	00-10-048
118-68-060	NEW-P	00-24-067	132E-120-270	NEW-P	00-06-063	132G-276-050	AMD-P	00-02-074
118-68-070	NEW-P	00-24-067	132E-120-270	NEW	00-17-015	132G-276-050	AMD-S	00-06-074
118-68-080	NEW-P	00-24-067	132E-120-280	NEW-P	00-06-063	132G-276-050	AMD	00-10-048
118-68-090	NEW-P	00-24-067	132E-120-280	NEW	00-17-015	132G-276-060	AMD-P	00-02-074
131-16	PREP	00-08-029	132E-120-290	NEW-P	00-06-063	132G-276-060	AMD-S	00-06-074
131-16-021	AMD-E	00-09-050	132E-120-290	NEW	00-17-015	132G-276-060	AMD	00-10-048
131-16-021	AMD-P	00-10-099	132E-120-300	NEW-P	00-06-063	132G-276-080	AMD-P	00-02-074
131-16-021	AMD	00-14-017	132E-120-300	NEW	00-17-015	132G-276-080	AMD-S	00-06-074
131-16-031	AMD-E	00-09-050	132E-120-310	NEW-P	00-06-063	132G-276-080	AMD	00-10-048
131-16-031	AMD-P	00-10-099	132E-120-310	NEW	00-17-015	132G-276-090	AMD-P	00-02-074
131-16-031	AMD	00-14-017	132E-120-320	NEW-P	00-06-063	132G-276-090	AMD-S	00-06-074
131-16-450	PREP	00-07-128	132E-120-320	NEW	00-17-015	132G-276-090	AMD	00-10-048
131-16-450	AMD-E	00-14-016	132E-120-330	NEW-P	00-06-063	132G-276-100	AMD-P	00-02-074
131-16-450	AMD-P	00-15-037	132E-120-330	NEW	00-17-015	132G-276-100	AMD-S	00-06-074
131-16-450	AMD	00-20-039	132E-120-340	NEW-P	00-06-063	132G-276-100	AMD	00-10-048
132A-120-011	PREP	00-24-045	132E-120-340	NEW	00-17-015	132G-276-110	AMD-P	00-02-074
132A-120-021	PREP	00-24-045	132E-120-350	NEW-P	00-06-063	132G-276-110	AMD-S	00-06-074
132E-108-040	AMD-XA	00-21-096	132E-120-350	NEW	00-17-015	132G-276-110	AMD	00-10-048
132E-108-040	AMD	01-02-043	132E-120-360	NEW-P	00-06-063	132G-276-120	AMD-P	00-02-074

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
132G-276-120	AMD-S	00-06-074	132N-156-550	AMD-P	00-15-044	132Q-04-100	AMD	00-14-007
132G-276-120	AMD	00-10-048	132N-156-550	AMD	00-20-034	132Q-04-110	AMD-P	00-08-075
132G-276-130	AMD-P	00-02-074	132N-156-570	AMD-P	00-15-044	132Q-04-110	AMD	00-14-007
132G-276-130	AMD-S	00-06-074	132N-156-570	AMD	00-20-034	132Q-04-120	AMD-P	00-08-075
132G-276-130	AMD	00-10-048	132N-156-600	AMD-P	00-15-044	132Q-04-120	AMD	00-14-007
132G-276-900	AMD-P	00-02-074	132N-156-600	AMD	00-20-034	132Q-04-130	AMD-P	00-08-075
132G-276-900	AMD-S	00-06-074	132N-156-620	AMD-P	00-15-044	132Q-04-130	AMD	00-14-007
132G-276-900	AMD	00-10-048	132N-156-620	AMD	00-20-034	132Q-04-140	AMD-P	00-08-075
132H-121-010	AMD-E	00-14-002	132N-156-645	NEW-P	00-15-044	132Q-04-140	AMD	00-14-007
132H-121-010	AMD-P	00-15-027	132N-156-645	NEW	00-20-034	132Q-04-150	AMD-P	00-08-075
132H-121-010	AMD	00-21-013	132N-156-650	AMD-P	00-15-044	132Q-04-150	AMD	00-14-007
132H-160-182	AMD	00-11-102	132N-156-650	AMD	00-20-034	132Q-04-170	AMD-P	00-08-075
132L-20-010	REP	00-07-113	132N-156-730	AMD-P	00-15-044	132Q-04-170	AMD	00-14-007
132L-20-030	REP	00-07-113	132N-156-730	AMD	00-20-034	132Q-04-180	AMD-P	00-08-075
132L-20-050	REP	00-07-113	132N-156-740	AMD-P	00-15-044	132Q-04-180	AMD	00-14-007
132L-20-070	REP	00-07-113	132N-156-740	AMD	00-20-034	132Q-04-190	AMD-P	00-08-075
132L-20-080	REP	00-07-113	132N-156-750	AMD-P	00-15-044	132Q-04-190	AMD	00-14-007
132L-20-130	REP	00-07-113	132N-156-750	AMD	00-20-034	132Q-04-200	AMD-P	00-08-075
132L-20-135	REP	00-07-113	132N-156-800	NEW-P	00-15-044	132Q-04-200	AMD	00-14-007
132L-20-140	REP	00-07-113	132N-156-800	NEW	00-20-034	132Q-04-210	AMD-P	00-08-075
132L-22-020	REP	00-07-113	132N-156-810	NEW-P	00-15-044	132Q-04-210	AMD	00-14-007
132L-22-060	REP	00-07-113	132N-156-810	NEW	00-20-034	132Q-04-240	AMD-P	00-08-075
132L-22-070	REP	00-07-113	132Q-04-010	AMD-P	00-08-075	132Q-04-240	AMD	00-14-007
132L-22-080	REP	00-07-113	132Q-04-010	AMD	00-14-007	132Q-04-250	AMD-P	00-08-075
132L-24-010	REP	00-07-113	132Q-04-020	AMD-P	00-08-075	132Q-04-250	AMD	00-14-007
132L-24-020	REP	00-07-113	132Q-04-020	AMD	00-14-007	132Q-04-260	AMD-P	00-08-075
132L-24-030	REP	00-07-113	132Q-04-031	NEW-P	00-08-075	132Q-04-260	AMD	00-14-007
132L-24-090	REP	00-07-113	132Q-04-031	NEW	00-14-007	132Q-04-280	AMD-P	00-08-075
132L-25-010	REP	00-07-113	132Q-04-035	REP-P	00-08-075	132Q-04-280	AMD	00-14-007
132L-120-010	AMD	00-07-113	132Q-04-035	REP	00-14-007	132Q-05-010	AMD-P	00-08-075
132L-120-015	NEW	00-07-113	132Q-04-040	REP-P	00-08-075	132Q-05-010	AMD	00-14-007
132L-120-020	AMD	00-07-113	132Q-04-040	REP	00-14-007	132Q-05-020	AMD-P	00-08-075
132L-120-030	NEW	00-07-113	132Q-04-050	REP-P	00-08-075	132Q-05-020	AMD	00-14-007
132L-120-040	NEW	00-07-113	132Q-04-050	REP	00-14-007	132Q-05-033	AMD-P	00-08-075
132L-120-070	NEW	00-07-113	132Q-04-060	REP-P	00-08-075	132Q-05-033	AMD	00-14-007
132L-120-080	NEW	00-07-113	132Q-04-060	REP	00-14-007	132Q-05-036	AMD-P	00-08-075
132L-120-090	NEW	00-07-113	132Q-04-061	REP-P	00-08-075	132Q-05-036	AMD	00-14-007
132L-120-100	NEW	00-07-113	132Q-04-061	REP	00-14-007	132Q-05-040	AMD-P	00-08-075
132L-120-110	NEW	00-07-113	132Q-04-067	REP-P	00-08-075	132Q-05-040	AMD	00-14-007
132L-120-120	NEW	00-07-113	132Q-04-067	REP	00-14-007	132Q-05-050	AMD-P	00-08-075
132L-120-130	NEW	00-07-113	132Q-04-068	REP-P	00-08-075	132Q-05-050	AMD	00-14-007
132L-120-140	NEW	00-07-113	132Q-04-068	REP	00-14-007	132Q-05-060	AMD-P	00-08-075
132L-120-150	NEW	00-07-113	132Q-04-070	REP-P	00-08-075	132Q-05-060	AMD	00-14-007
132L-120-160	NEW	00-07-113	132Q-04-070	REP	00-14-007	132Q-05-070	AMD-P	00-08-075
132L-120-170	NEW	00-07-113	132Q-04-075	REP-P	00-08-075	132Q-05-070	AMD	00-14-007
132L-120-180	NEW	00-07-113	132Q-04-075	REP	00-14-007	132Q-05-080	AMD-P	00-08-075
132L-120-190	NEW	00-07-113	132Q-04-076	AMD-P	00-08-075	132Q-05-080	AMD	00-14-007
132L-120-200	NEW	00-07-113	132Q-04-076	AMD	00-14-007	132Q-05-090	AMD-P	00-08-075
132L-120-210	NEW	00-07-113	132Q-04-080	REP-P	00-08-075	132Q-05-090	AMD	00-14-007
132L-120-220	NEW	00-07-113	132Q-04-080	REP	00-14-007	132Q-05-100	AMD-P	00-08-075
132N-156	PREP	00-10-043	132Q-04-081	REP-P	00-08-075	132Q-05-100	AMD	00-14-007
132N-156-300	AMD-P	00-15-044	132Q-04-081	REP	00-14-007	132Q-20-010	AMD-P	00-08-075
132N-156-300	AMD	00-20-034	132Q-04-082	REP-P	00-08-075	132Q-20-010	AMD	00-14-007
132N-156-310	AMD-P	00-15-044	132Q-04-082	REP	00-14-007	132Q-20-020	AMD-P	00-08-075
132N-156-310	AMD	00-20-034	132Q-04-083	REP-P	00-08-075	132Q-20-020	AMD	00-14-007
132N-156-320	AMD-P	00-15-044	132Q-04-083	REP	00-14-007	132Q-20-040	AMD-P	00-08-075
132N-156-320	AMD	00-20-034	132Q-04-085	REP-P	00-08-075	132Q-20-040	AMD	00-14-007
132N-156-330	AMD-P	00-15-044	132Q-04-085	REP	00-14-007	132Q-20-060	AMD-P	00-08-075
132N-156-330	AMD	00-20-034	132Q-04-090	REP-P	00-08-075	132Q-20-060	AMD	00-14-007
132N-156-440	AMD-P	00-15-044	132Q-04-090	REP	00-14-007	132Q-20-080	AMD-P	00-08-075
132N-156-440	AMD	00-20-034	132Q-04-094	REP-P	00-08-075	132Q-20-080	AMD	00-14-007
132N-156-450	AMD-P	00-15-044	132Q-04-094	REP	00-14-007	132Q-20-090	AMD-P	00-08-075
132N-156-450	AMD	00-20-034	132Q-04-095	REP-P	00-08-075	132Q-20-090	AMD	00-14-007
132N-156-500	AMD-P	00-15-044	132Q-04-095	REP	00-14-007	132Q-20-110	AMD-P	00-08-075
132N-156-500	AMD	00-20-034	132Q-04-096	REP-P	00-08-075	132Q-20-110	AMD	00-14-007
132N-156-530	AMD-P	00-15-044	132Q-04-096	REP	00-14-007	132Q-20-130	AMD-P	00-08-075
132N-156-530	AMD	00-20-034	132Q-04-100	AMD-P	00-08-075	132Q-20-130	AMD	00-14-007

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132Q- 20-150	AMD-P	00-08-075	132S- 40-145	REP-P	00-12-010	132W-108-430	PREP	00-24-026
132Q- 20-150	AMD	00-14-007	132S- 40-145	REP	00-18-095	132W-108-440	PREP	00-24-026
132Q- 20-160	AMD-P	00-08-075	132S- 40-150	REP-P	00-12-010	132W-108-450	PREP	00-24-026
132Q- 20-160	AMD	00-14-007	132S- 40-150	REP	00-18-095	132W-108-460	PREP	00-24-026
132Q- 20-170	AMD-P	00-08-075	132S- 40-155	REP-P	00-12-010	132W-108-470	PREP	00-24-026
132Q- 20-170	AMD	00-14-007	132S- 40-155	REP	00-18-095	132W-108-480	PREP	00-24-026
132Q- 20-180	AMD-P	00-08-075	132S- 40-160	NEW-P	00-12-010	132W-116-010	PREP	00-24-027
132Q- 20-180	AMD	00-14-007	132S- 40-160	NEW	00-18-095	132W-116-020	PREP	00-24-027
132Q- 20-200	AMD-P	00-08-075	132S- 40-165	NEW-P	00-12-010	132W-116-040	PREP	00-24-027
132Q- 20-200	AMD	00-14-007	132S- 40-165	NEW	00-18-095	132W-116-050	PREP	00-24-027
132Q- 20-210	AMD-P	00-08-075	132S- 40-170	NEW-P	00-12-010	132W-116-065	PREP	00-24-027
132Q- 20-210	AMD	00-14-007	132S- 40-170	NEW	00-18-095	132W-120-010	PREP	00-24-028
132Q- 20-220	AMD-P	00-08-075	132S- 40-175	NEW-P	00-12-010	132W-120-030	PREP	00-24-028
132Q- 20-220	AMD	00-14-007	132S- 40-175	NEW	00-18-095	132W-120-040	PREP	00-24-028
132Q- 20-240	AMD-P	00-08-075	132S- 40-180	NEW-P	00-12-010	132W-120-050	PREP	00-24-028
132Q- 20-240	AMD	00-14-007	132S- 40-180	NEW	00-18-095	132W-120-060	PREP	00-24-028
132Q- 20-250	AMD-P	00-08-075	132S- 40-185	NEW-P	00-12-010	132W-120-070	PREP	00-24-028
132Q- 20-250	AMD	00-14-007	132S- 40-185	NEW	00-18-095	132W-120-100	PREP	00-24-028
132Q- 20-260	AMD-P	00-08-075	132S- 40-190	NEW-P	00-12-010	132W-120-130	PREP	00-24-028
132Q- 20-260	AMD	00-14-007	132S- 40-190	NEW	00-18-095	132W-120-300	PREP	00-24-028
132Q- 20-270	AMD-P	00-08-075	132S- 40-195	NEW-P	00-12-010	132W-120-310	PREP	00-24-028
132Q- 20-270	AMD	00-14-007	132S- 40-195	NEW	00-18-095	132W-120-320	PREP	00-24-028
132Q- 94-010	AMD-P	00-08-075	132S- 40-200	NEW-P	00-12-010	132W-120-330	PREP	00-24-028
132Q- 94-010	AMD	00-14-007	132S- 40-200	NEW	00-18-095	132W-120-400	PREP	00-24-028
132Q- 94-020	AMD-P	00-08-075	132S- 40-210	NEW-P	00-12-010	132W-135-010	PREP	00-24-029
132Q- 94-020	AMD	00-14-007	132S- 40-210	NEW	00-18-095	132W-276-001	PREP	00-24-030
132Q- 94-030	AMD-P	00-08-075	132W-104-010	PREP	00-24-025	132W-276-005	PREP	00-24-030
132Q- 94-030	AMD	00-14-007	132W-104-020	PREP	00-24-025	132W-276-010	PREP	00-24-030
132Q- 94-125	AMD-P	00-08-075	132W-104-030	PREP	00-24-025	132W-276-060	PREP	00-24-030
132Q- 94-125	AMD	00-14-007	132W-104-040	PREP	00-24-025	132W-276-070	PREP	00-24-030
132Q- 94-150	AMD-P	00-08-075	132W-104-050	PREP	00-24-025	132W-276-080	PREP	00-24-030
132Q- 94-150	AMD	00-14-007	132W-104-060	PREP	00-24-025	132W-276-090	PREP	00-24-030
132R	PREP	00-23-069	132W-104-070	PREP	00-24-025	132W-276-100	PREP	00-24-030
132S- 40-005	AMD-P	00-12-010	132W-104-080	PREP	00-24-025	132W-276-110	PREP	00-24-030
132S- 40-005	AMD	00-18-095	132W-104-090	PREP	00-24-025	132X- 10-010	AMD	00-05-023
132S- 40-010	REP-P	00-12-010	132W-104-100	PREP	00-24-025	132X- 10-030	AMD	00-05-023
132S- 40-010	REP	00-18-095	132W-104-110	PREP	00-24-025	132X- 10-050	AMD	00-05-023
132S- 40-015	REP-P	00-12-010	132W-104-111	PREP	00-24-025	132X- 10-060	AMD	00-05-023
132S- 40-015	REP	00-18-095	132W-104-120	PREP	00-24-025	132X- 10-080	AMD	00-05-023
132S- 40-020	REP-P	00-12-010	132W-104-130	PREP	00-24-025	132X- 10-100	AMD	00-05-023
132S- 40-020	REP	00-18-095	132W-108-001	PREP	00-24-026	132X- 10-110	AMD	00-05-023
132S- 40-025	REP-P	00-12-010	132W-108-005	PREP	00-24-026	132X- 20-010	REP	00-05-022
132S- 40-025	REP	00-18-095	132W-108-010	PREP	00-24-026	132X- 20-020	REP	00-05-022
132S- 40-030	REP-P	00-12-010	132W-108-080	PREP	00-24-026	132X- 20-030	REP	00-05-022
132S- 40-030	REP	00-18-095	132W-108-090	PREP	00-24-026	132X- 20-040	REP	00-05-022
132S- 40-035	REP-P	00-12-010	132W-108-100	PREP	00-24-026	132X- 20-050	REP	00-05-022
132S- 40-035	REP	00-18-095	132W-108-110	PREP	00-24-026	132X- 20-060	REP	00-05-022
132S- 40-040	REP-P	00-12-010	132W-108-120	PREP	00-24-026	132X- 20-070	REP	00-05-022
132S- 40-040	REP	00-18-095	132W-108-130	PREP	00-24-026	132X- 20-080	REP	00-05-022
132S- 40-045	REP-P	00-12-010	132W-108-140	PREP	00-24-026	132X- 20-090	REP	00-05-022
132S- 40-045	REP	00-18-095	132W-108-230	PREP	00-24-026	132X- 20-100	REP	00-05-022
132S- 40-046	REP-P	00-12-010	132W-108-240	PREP	00-24-026	132X- 20-110	REP	00-05-022
132S- 40-046	REP	00-18-095	132W-108-250	PREP	00-24-026	132X- 20-120	REP	00-05-022
132S- 40-055	REP-P	00-12-010	132W-108-260	PREP	00-24-026	132X- 20-130	REP	00-05-022
132S- 40-055	REP	00-18-095	132W-108-270	PREP	00-24-026	132X- 30-040	AMD	00-05-023
132S- 40-060	REP-P	00-12-010	132W-108-280	PREP	00-24-026	132X- 40-020	AMD	00-05-023
132S- 40-060	REP	00-18-095	132W-108-290	PREP	00-24-026	132X- 50-020	AMD	00-05-023
132S- 40-065	REP-P	00-12-010	132W-108-300	PREP	00-24-026	132X- 50-030	AMD	00-05-023
132S- 40-065	REP	00-18-095	132W-108-310	PREP	00-24-026	132X- 50-040	AMD	00-05-023
132S- 40-070	REP-P	00-12-010	132W-108-320	PREP	00-24-026	132X- 50-050	AMD	00-05-023
132S- 40-070	REP	00-18-095	132W-108-330	PREP	00-24-026	132X- 50-060	AMD	00-05-023
132S- 40-075	REP-P	00-12-010	132W-108-340	PREP	00-24-026	132X- 50-080	AMD	00-05-023
132S- 40-075	REP	00-18-095	132W-108-350	PREP	00-24-026	132X- 50-110	AMD	00-05-023
132S- 40-080	REP-P	00-12-010	132W-108-360	PREP	00-24-026	132X- 50-120	AMD	00-05-023
132S- 40-080	REP	00-18-095	132W-108-400	PREP	00-24-026	132X- 50-130	AMD	00-05-023
132S- 40-140	REP-P	00-12-010	132W-108-410	PREP	00-24-026	132X- 50-140	AMD	00-05-023
132S- 40-140	REP	00-18-095	132W-108-420	PREP	00-24-026	132X- 50-150	AMD	00-05-023

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
132X-50-160	AMD	00-05-023	132Z-115-120	NEW-P	00-07-121	137-28-290	AMD-P	00-07-048
132X-50-170	AMD	00-05-023	132Z-115-120	NEW	00-20-037	137-28-290	AMD	00-10-079
132X-50-180	AMD	00-05-023	132Z-115-130	NEW-P	00-07-121	137-28-300	AMD-P	00-07-048
132X-50-190	AMD	00-05-023	132Z-115-130	NEW	00-20-037	137-28-300	AMD	00-10-079
132X-50-210	AMD	00-05-023	132Z-115-140	NEW-P	00-07-121	137-28-310	AMD-P	00-07-048
132X-50-230	AMD	00-05-023	132Z-115-140	NEW	00-20-037	137-28-310	AMD	00-10-079
132X-50-240	AMD	00-05-023	132Z-115-150	NEW-P	00-07-121	137-28-320	REP-P	00-07-048
132X-50-260	AMD	00-05-023	132Z-115-150	NEW	00-20-037	137-28-320	REP	00-10-079
132X-50-270	AMD	00-05-023	132Z-115-160	NEW-P	00-07-121	137-28-350	AMD-P	00-07-048
132X-50-280	AMD	00-05-023	132Z-115-160	NEW	00-20-037	137-28-350	AMD	00-10-079
132X-60-010	AMD	00-05-023	132Z-115-170	NEW-P	00-07-121	137-28-380	AMD-P	00-07-048
132X-60-015	NEW	00-05-023	132Z-115-170	NEW	00-20-037	137-28-380	AMD	00-10-079
132X-60-020	AMD	00-05-023	132Z-115-180	NEW-P	00-07-121	137-28-420	AMD-P	00-07-048
132X-60-035	NEW	00-05-023	132Z-115-180	NEW	00-20-037	137-28-420	AMD	00-10-079
132X-60-037	NEW	00-05-023	132Z-115-190	NEW-P	00-07-121	137-32-002	AMD	00-09-063
132X-60-040	AMD	00-05-023	132Z-115-190	NEW	00-20-037	137-32-005	AMD	00-09-063
132X-60-045	NEW	00-05-023	132Z-115-200	NEW-P	00-07-121	137-32-010	AMD	00-09-063
132X-60-046	NEW	00-05-023	132Z-115-200	NEW	00-20-037	137-32-015	AMD	00-09-063
132X-60-050	AMD	00-05-023	132Z-115-210	NEW-P	00-07-121	137-32-020	AMD	00-09-063
132X-60-060	AMD	00-05-023	132Z-115-210	NEW	00-20-037	137-32-025	AMD	00-09-063
132X-60-065	NEW	00-05-023	132Z-115-220	NEW-P	00-07-121	137-32-030	AMD	00-09-063
132X-60-075	NEW	00-05-023	132Z-115-220	NEW	00-20-037	137-32-035	AMD	00-09-063
132X-60-080	AMD	00-05-023	132Z-115-230	NEW-P	00-07-121	137-32-045	AMD	00-09-063
132X-60-090	AMD	00-05-023	132Z-115-230	NEW	00-20-037	137-125-005	NEW-E	00-05-044
132X-60-100	AMD	00-05-023	136-10-035	NEW-P	00-12-003	137-125-010	NEW-E	00-05-044
132X-60-110	AMD	00-05-023	136-10-035	NEW	00-18-020	137-125-015	NEW-E	00-05-044
132X-60-120	AMD	00-05-023	136-130-030	AMD-P	00-24-096	137-125-040	NEW-E	00-05-044
132X-60-130	AMD	00-05-023	136-130-050	AMD-P	00-24-096	137-125-042	NEW-E	00-05-044
132X-60-140	AMD	00-05-023	136-130-060	AMD-P	00-24-096	137-125-044	NEW-E	00-05-044
132X-60-150	AMD	00-05-023	136-130-070	AMD-P	00-24-096	137-125-046	NEW-E	00-05-044
132X-60-160	AMD	00-05-023	136-150-022	AMD-P	00-12-004	137-125-048	NEW-E	00-05-044
132X-60-170	AMD	00-05-023	136-150-022	AMD	00-18-021	137-125-052	NEW-E	00-05-044
132X-60-178	NEW	00-05-023	136-161-020	AMD-P	00-22-097	137-125-054	NEW-E	00-05-044
132X-60-180	AMD	00-05-023	136-161-020	AMD-P	00-24-096	137-125-060	NEW-E	00-05-044
132Z-104-010	REP-XR	00-11-018	136-161-020	AMD-W	01-01-023	137-125-070	NEW-E	00-05-044
132Z-112-010	NEW-P	00-07-121	136-161-030	AMD-P	00-24-096	137-125-072	NEW-E	00-05-044
132Z-112-010	NEW	00-20-037	136-161-040	AMD-P	00-24-096	137-125-076	NEW-E	00-05-044
132Z-112-020	NEW-P	00-07-121	136-161-050	AMD-P	00-24-096	137-125-078	NEW-E	00-05-044
132Z-112-020	NEW	00-20-037	136-161-070	AMD-P	00-22-097	137-125-090	NEW-E	00-05-044
132Z-112-030	NEW-P	00-07-121	136-161-070	AMD-P	00-24-096	137-125-095	NEW-E	00-05-044
132Z-112-030	NEW	00-20-037	136-161-070	AMD-W	01-01-023	137-125-100	NEW-E	00-05-044
132Z-112-040	NEW-P	00-07-121	136-163-050	AMD-P	00-24-096	137-125-105	NEW-E	00-05-044
132Z-112-040	NEW	00-20-037	136-167-020	AMD	00-05-043	137-125-110	NEW-E	00-05-044
132Z-112-050	NEW-P	00-07-121	136-167-030	AMD	00-05-043	137-125-115	NEW-E	00-05-044
132Z-112-050	NEW	00-20-037	136-170-030	AMD-P	00-22-098	137-125-120	NEW-E	00-05-044
132Z-115-010	NEW-P	00-07-121	136-210-030	AMD-P	00-24-096	137-125-125	NEW-E	00-05-044
132Z-115-010	NEW	00-20-037	136-210-040	AMD-P	00-24-096	137-125-130	NEW-E	00-05-044
132Z-115-020	NEW-P	00-07-121	136-210-050	AMD-P	00-24-096	137-125-135	NEW-E	00-05-044
132Z-115-020	NEW	00-20-037	137-04-010	AMD-P	00-24-032	137-125-140	NEW-E	00-05-044
132Z-115-030	NEW-P	00-07-121	137-04-020	AMD-P	00-24-032	137-125-195	NEW-E	00-05-044
132Z-115-030	NEW	00-20-037	137-28	PREP	00-02-070	137-130-005	NEW-E	00-05-045
132Z-115-040	NEW-P	00-07-121	137-28-140	AMD-P	00-07-048	137-130-010	NEW-E	00-05-045
132Z-115-040	NEW	00-20-037	137-28-140	AMD	00-10-079	137-130-020	NEW-E	00-05-045
132Z-115-050	NEW-P	00-07-121	137-28-160	AMD-P	00-07-048	137-130-030	NEW-E	00-05-045
132Z-115-050	NEW	00-20-037	137-28-160	AMD	00-10-079	137-130-040	NEW-E	00-05-045
132Z-115-060	NEW-P	00-07-121	137-28-170	AMD-P	00-07-048	137-130-050	NEW-E	00-05-045
132Z-115-060	NEW	00-20-037	137-28-170	AMD	00-10-079	137-130-060	NEW-E	00-05-045
132Z-115-070	NEW-P	00-07-121	137-28-185	NEW-P	00-07-048	137-130-070	NEW-E	00-05-045
132Z-115-070	NEW	00-20-037	137-28-185	NEW	00-10-079	137-130-080	NEW-E	00-05-045
132Z-115-080	NEW-P	00-07-121	137-28-220	AMD-P	00-07-048	137-130-090	NEW-E	00-05-045
132Z-115-080	NEW	00-20-037	137-28-220	AMD	00-10-079	137-130-100	NEW-E	00-05-045
132Z-115-090	NEW-P	00-07-121	137-28-230	AMD-P	00-07-048	137-130-110	NEW-E	00-05-045
132Z-115-090	NEW	00-20-037	137-28-230	AMD	00-10-079	137-130-120	NEW-E	00-05-045
132Z-115-100	NEW-P	00-07-121	137-28-260	AMD-P	00-07-048	137-130-130	NEW-E	00-05-045
132Z-115-100	NEW	00-20-037	137-28-260	AMD	00-10-079	137-130-140	NEW-E	00-05-045
132Z-115-110	NEW-P	00-07-121	137-28-270	AMD-P	00-07-048	137-130-150	NEW-E	00-05-045
132Z-115-110	NEW	00-20-037	137-28-270	AMD	00-10-079	139-01	PREP	00-04-048

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
139-01-100	AMD-P	00-07-097	139-01-615	REP	00-17-017	139-05-220	AMD	00-17-017
139-01-100	AMD	00-17-017	139-01-620	REP-P	00-07-097	139-05-230	AMD-P	00-07-097
139-01-110	REP-P	00-07-097	139-01-620	REP	00-17-017	139-05-230	AMD	00-17-017
139-01-110	REP	00-17-017	139-01-625	REP-P	00-07-097	139-05-240	AMD-P	00-07-097
139-01-320	REP-P	00-07-097	139-01-625	REP	00-17-017	139-05-240	AMD	00-17-017
139-01-320	REP	00-17-017	139-01-630	REP-P	00-07-097	139-05-242	AMD-P	00-07-097
139-01-330	REP-P	00-07-097	139-01-630	REP	00-17-017	139-05-242	AMD	00-17-017
139-01-330	REP	00-17-017	139-01-710	REP-P	00-07-097	139-05-250	AMD-P	00-07-097
139-01-410	REP-P	00-07-097	139-01-710	REP	00-17-017	139-05-250	AMD	00-17-017
139-01-410	REP	00-17-017	139-01-715	REP-P	00-07-097	139-05-810	AMD-P	00-07-097
139-01-415	REP-P	00-07-097	139-01-715	REP	00-17-017	139-05-810	AMD	00-17-017
139-01-415	REP	00-17-017	139-01-720	REP-P	00-07-097	139-05-912	AMD-P	00-07-097
139-01-420	REP-P	00-07-097	139-01-720	REP	00-17-017	139-05-912	AMD	00-17-017
139-01-420	REP	00-17-017	139-01-725	REP-P	00-07-097	139-05-915	AMD-P	00-07-097
139-01-425	REP-P	00-07-097	139-01-725	REP	00-17-017	139-05-915	AMD	00-17-017
139-01-425	REP	00-17-017	139-01-730	REP-P	00-07-097	139-10	PREP	00-04-048
139-01-430	REP-P	00-07-097	139-01-730	REP	00-17-017	139-10-210	AMD-P	00-07-097
139-01-430	REP	00-17-017	139-01-735	REP-P	00-07-097	139-10-210	AMD	00-17-017
139-01-435	REP-P	00-07-097	139-01-735	REP	00-17-017	139-10-212	AMD-P	00-07-097
139-01-435	REP	00-17-017	139-01-810	REP-P	00-07-097	139-10-212	AMD	00-17-017
139-01-440	REP-P	00-07-097	139-01-810	REP	00-17-017	139-10-215	AMD-P	00-07-097
139-01-440	REP	00-17-017	139-01-820	REP-P	00-07-097	139-10-215	AMD	00-17-017
139-01-445	REP-P	00-07-097	139-01-820	REP	00-17-017	139-10-220	AMD-P	00-07-097
139-01-445	REP	00-17-017	139-02-010	NEW-P	00-07-097	139-10-220	AMD	00-17-017
139-01-450	REP-P	00-07-097	139-02-010	NEW	00-17-017	139-10-221	NEW-P	00-07-097
139-01-450	REP	00-17-017	139-02-020	NEW-P	00-07-097	139-10-221	NEW	00-17-017
139-01-455	REP-P	00-07-097	139-02-020	NEW	00-17-017	139-10-222	AMD-P	00-07-097
139-01-455	REP	00-17-017	139-02-030	NEW-P	00-07-097	139-10-222	AMD	00-17-017
139-01-460	REP-P	00-07-097	139-02-030	NEW	00-17-017	139-10-230	AMD-P	00-07-097
139-01-460	REP	00-17-017	139-02-040	NEW-P	00-07-097	139-10-230	AMD	00-17-017
139-01-465	REP-P	00-07-097	139-02-040	NEW	00-17-017	139-10-235	AMD-P	00-07-097
139-01-465	REP	00-17-017	139-02-050	NEW-P	00-07-097	139-10-235	AMD	00-17-017
139-01-470	REP-P	00-07-097	139-02-050	NEW	00-17-017	139-10-236	NEW-P	00-07-097
139-01-470	REP	00-17-017	139-02-060	NEW-P	00-07-097	139-10-236	NEW	00-17-017
139-01-475	REP-P	00-07-097	139-02-060	NEW	00-17-017	139-10-237	AMD-P	00-07-097
139-01-475	REP	00-17-017	139-02-070	NEW-P	00-07-097	139-10-237	AMD	00-17-017
139-01-510	REP-P	00-07-097	139-02-070	NEW	00-17-017	139-10-240	AMD-P	00-07-097
139-01-510	REP	00-17-017	139-02-080	NEW-P	00-07-097	139-10-240	AMD	00-17-017
139-01-515	REP-P	00-07-097	139-02-080	NEW	00-17-017	139-10-310	AMD-P	00-07-097
139-01-515	REP	00-17-017	139-02-090	NEW-P	00-07-097	139-10-310	AMD	00-17-017
139-01-520	REP-P	00-07-097	139-02-090	NEW	00-17-017	139-10-320	AMD-P	00-07-097
139-01-520	REP	00-17-017	139-02-100	NEW-P	00-07-097	139-10-320	AMD	00-17-017
139-01-525	REP-P	00-07-097	139-02-100	NEW	00-17-017	139-10-410	AMD-P	00-07-097
139-01-525	REP	00-17-017	139-02-110	NEW-P	00-07-097	139-10-410	AMD	00-17-017
139-01-530	REP-P	00-07-097	139-02-110	NEW	00-17-017	139-10-420	AMD-P	00-07-097
139-01-530	REP	00-17-017	139-03-010	NEW-P	00-07-097	139-10-420	AMD	00-17-017
139-01-535	REP-P	00-07-097	139-03-010	NEW	00-17-017	139-10-510	AMD-P	00-07-097
139-01-535	REP	00-17-017	139-03-020	NEW-P	00-07-097	139-10-510	AMD	00-17-017
139-01-540	REP-P	00-07-097	139-03-020	NEW	00-17-017	139-10-520	AMD-P	00-07-097
139-01-540	REP	00-17-017	139-03-030	NEW-P	00-07-097	139-10-520	AMD	00-17-017
139-01-545	REP-P	00-07-097	139-03-030	NEW	00-17-017	139-25	PREP	00-04-048
139-01-545	REP	00-17-017	139-03-040	NEW-P	00-07-097	139-25-110	AMD-P	00-07-097
139-01-550	REP-P	00-07-097	139-03-040	NEW	00-17-017	139-25-110	AMD	00-17-017
139-01-550	REP	00-17-017	139-03-050	NEW-P	00-07-097	173-09-010	REP-XR	00-18-083
139-01-555	REP-P	00-07-097	139-03-050	NEW	00-17-017	173-09-020	REP-XR	00-18-083
139-01-555	REP	00-17-017	139-03-060	NEW-P	00-07-097	173-09-030	REP-XR	00-18-083
139-01-560	REP-P	00-07-097	139-03-060	NEW	00-17-017	173-09-040	REP-XR	00-18-083
139-01-560	REP	00-17-017	139-03-070	NEW-P	00-07-097	173-15-010	AMD-XA	00-11-066
139-01-565	REP-P	00-07-097	139-03-070	NEW	00-17-017	173-15-010	AMD	00-16-080
139-01-565	REP	00-17-017	139-03-080	NEW-P	00-07-097	173-15-020	AMD-XA	00-11-066
139-01-570	REP-P	00-07-097	139-03-080	NEW	00-17-017	173-15-020	AMD	00-16-080
139-01-570	REP	00-17-017	139-05	PREP	00-04-048	173-15-030	AMD-XA	00-11-066
139-01-575	REP-P	00-07-097	139-05-200	AMD-P	00-07-097	173-15-030	AMD	00-16-080
139-01-575	REP	00-17-017	139-05-200	AMD	00-17-017	173-16-010	REP-P	00-11-175
139-01-610	REP-P	00-07-097	139-05-210	AMD-P	00-07-097	173-16-010	REP	00-24-031
139-01-610	REP	00-17-017	139-05-210	AMD	00-17-017	173-16-020	REP-P	00-11-175
139-01-615	REP-P	00-07-097	139-05-220	AMD-P	00-07-097	173-16-020	REP	00-24-031

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
173- 16-030	REP-P	00-11-175	173- 26-240	NEW-P	00-11-175	173- 98-110	AMD	01-01-043
173- 16-030	REP	00-24-031	173- 26-240	NEW	00-24-031	173- 98-120	AMD-P	00-19-095
173- 16-040	REP-P	00-11-175	173- 26-250	NEW-P	00-11-175	173- 98-120	AMD	01-01-043
173- 16-040	REP	00-24-031	173- 26-250	NEW	00-24-031	173-145-010	AMD-XA	00-11-065
173- 16-050	REP-P	00-11-175	173- 26-270	NEW-P	00-11-175	173-145-010	AMD-W	00-16-058
173- 16-050	REP	00-24-031	173- 26-270	NEW	00-24-031	173-145-010	AMD-XA	00-18-107
173- 16-060	REP-P	00-11-175	173- 26-280	NEW-P	00-11-175	173-145-010	AMD	01-02-006
173- 16-060	REP	00-24-031	173- 26-280	NEW	00-24-031	173-145-020	AMD-XA	00-11-065
173- 16-064	REP-P	00-11-175	173- 26-290	NEW-P	00-11-175	173-145-020	AMD-W	00-16-058
173- 16-064	DECOD	00-24-031	173- 26-290	NEW	00-24-031	173-145-020	AMD-XA	00-18-107
173- 16-070	REP-P	00-11-175	173- 26-300	NEW-P	00-11-175	173-145-020	AMD	01-02-006
173- 16-070	REP	00-24-031	173- 26-300	NEW	00-24-031	173-145-030	AMD-XA	00-11-065
173- 16-200	REP-P	00-11-175	173- 26-310	NEW-P	00-11-175	173-145-030	AMD-W	00-16-058
173- 16-200	REP	00-24-031	173- 26-310	NEW	00-24-031	173-145-030	AMD-XA	00-18-107
173- 24-010	AMD-XA	00-14-032	173- 26-320	NEW-P	00-11-175	173-145-030	AMD	01-02-006
173- 24-010	AMD	00-20-009	173- 26-320	NEW	00-24-031	173-145-040	AMD-XA	00-11-065
173- 24-020	AMD-XA	00-14-032	173- 26-330	NEW-P	00-11-175	173-145-040	AMD-W	00-16-058
173- 24-020	AMD	00-20-009	173- 26-330	NEW	00-24-031	173-145-040	AMD-XA	00-18-107
173- 24-030	AMD-XA	00-14-032	173- 26-340	NEW-P	00-11-175	173-145-040	AMD	01-02-006
173- 24-030	AMD	00-20-009	173- 26-340	NEW	00-24-031	173-145-050	AMD-XA	00-11-065
173- 24-040	AMD-XA	00-14-032	173- 26-350	NEW-P	00-11-175	173-145-050	AMD-W	00-16-058
173- 24-040	AMD	00-20-009	173- 26-350	NEW	00-24-031	173-145-050	AMD-XA	00-18-107
173- 24-050	AMD-XA	00-14-032	173- 26-360	NEW-P	00-11-175	173-145-050	AMD	01-02-006
173- 24-050	AMD	00-20-009	173- 26-360	RECOD	00-24-031	173-145-060	AMD-XA	00-11-065
173- 24-060	AMD-XA	00-14-032	173- 60-070	AMD-XA	00-20-102	173-145-060	AMD-W	00-16-058
173- 24-060	AMD	00-20-009	173- 60-070	AMD	00-24-134	173-145-060	AMD-XA	00-18-107
173- 24-070	AMD-XA	00-14-032	173- 95A	PREP	00-11-031	173-145-060	AMD	01-02-006
173- 24-070	AMD	00-20-009	173- 95A-010	AMD-P	00-19-094	173-145-070	AMD-XA	00-11-065
173- 24-080	AMD-XA	00-14-032	173- 95A-010	AMD	01-01-042	173-145-070	AMD-W	00-16-058
173- 24-080	AMD	00-20-009	173- 95A-020	AMD-P	00-19-094	173-145-070	AMD-XA	00-18-107
173- 24-090	AMD-XA	00-14-032	173- 95A-020	AMD	01-01-042	173-145-070	AMD	01-02-006
173- 24-090	AMD	00-20-009	173- 95A-030	AMD-P	00-19-094	173-145-080	AMD-XA	00-11-065
173- 24-100	AMD-XA	00-14-032	173- 95A-030	AMD	01-01-042	173-145-080	AMD-W	00-16-058
173- 24-100	AMD	00-20-009	173- 95A-040	AMD-P	00-19-094	173-145-080	AMD-XA	00-18-107
173- 24-110	AMD-XA	00-14-032	173- 95A-040	AMD	01-01-042	173-145-080	AMD	01-02-006
173- 24-110	AMD	00-20-009	173- 95A-050	AMD-P	00-19-094	173-145-090	AMD-XA	00-11-065
173- 24-120	AMD-XA	00-14-032	173- 95A-050	AMD	01-01-042	173-145-090	AMD-W	00-16-058
173- 24-120	AMD	00-20-009	173- 95A-060	NEW-P	00-19-094	173-145-090	AMD-XA	00-18-107
173- 24-125	AMD-XA	00-14-032	173- 95A-060	NEW	01-01-042	173-145-090	AMD	01-02-006
173- 24-125	AMD	00-20-009	173- 95A-070	NEW-P	00-19-094	173-145-100	AMD-XA	00-11-065
173- 24-130	AMD-XA	00-14-032	173- 95A-070	NEW	01-01-042	173-145-100	AMD-W	00-16-058
173- 24-130	AMD	00-20-009	173- 95A-080	NEW-P	00-19-094	173-145-100	AMD-XA	00-18-107
173- 24-140	AMD-XA	00-14-032	173- 95A-080	NEW	01-01-042	173-145-100	AMD	01-02-006
173- 24-140	AMD	00-20-009	173- 95A-090	NEW-P	00-19-094	173-145-110	AMD-XA	00-11-065
173- 24-150	AMD-XA	00-14-032	173- 95A-090	NEW	01-01-042	173-145-110	AMD-W	00-16-058
173- 24-150	AMD	00-20-009	173- 95A-100	NEW-P	00-19-094	173-145-110	AMD-XA	00-18-107
173- 26	AMD	00-24-031	173- 95A-100	NEW	01-01-042	173-145-110	AMD	01-02-006
173- 26-010	AMD-P	00-11-175	173- 95A-110	NEW-P	00-19-094	173-145-120	AMD-XA	00-11-065
173- 26-010	AMD	00-24-031	173- 95A-110	NEW	01-01-042	173-145-120	AMD-W	00-16-058
173- 26-020	AMD-P	00-11-175	173- 98	PREP	00-11-032	173-145-120	AMD-XA	00-18-107
173- 26-020	AMD	00-24-031	173- 98-020	AMD-P	00-19-095	173-145-120	AMD	01-02-006
173- 26-105	NEW-P	00-11-175	173- 98-020	AMD	01-01-043	173-145-130	AMD-XA	00-11-065
173- 26-105	NEW	00-24-031	173- 98-030	AMD-XA	00-04-085	173-145-130	AMD-W	00-16-058
173- 26-170	NEW-P	00-11-175	173- 98-030	AMD	00-09-010	173-145-130	AMD-XA	00-18-107
173- 26-170	NEW	00-24-031	173- 98-030	AMD-P	00-19-095	173-145-130	AMD	01-02-006
173- 26-180	NEW-P	00-11-175	173- 98-030	AMD	01-01-043	173-145-155	AMD-XA	00-11-065
173- 26-180	NEW	00-24-031	173- 98-040	AMD-P	00-19-095	173-145-155	AMD-W	00-16-058
173- 26-190	NEW-P	00-11-175	173- 98-040	AMD	01-01-043	173-145-155	AMD-XA	00-18-107
173- 26-190	NEW	00-24-031	173- 98-050	AMD-P	00-19-095	173-145-155	AMD	01-02-006
173- 26-200	NEW-P	00-11-175	173- 98-050	AMD	01-01-043	173-158	PREP	00-21-047
173- 26-200	NEW	00-24-031	173- 98-060	AMD-P	00-19-095	173-181	PREP	00-05-096
173- 26-210	NEW-P	00-11-175	173- 98-060	AMD	01-01-043	173-202-010	REP-XR	00-06-038
173- 26-210	NEW	00-24-031	173- 98-075	NEW-P	00-19-095	173-202-010	REP	00-11-005
173- 26-220	NEW-P	00-11-175	173- 98-075	NEW	01-01-043	173-202-020	REP-XR	00-06-038
173- 26-220	NEW	00-24-031	173- 98-090	AMD-P	00-19-095	173-202-020	REP	00-11-005
173- 26-230	NEW-P	00-11-175	173- 98-090	AMD	01-01-043	173-224-040	AMD-XA	00-07-112
173- 26-230	NEW	00-24-031	173- 98-110	AMD-P	00-19-095	173-224-040	AMD	00-13-010

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
173-240-020	AMD-XA	00-10-054	173-245-090	AMD	00-15-019	173-303-190	AMD	00-11-040
173-240-020	AMD	00-15-021	173-300-010	AMD-XA	00-13-021	173-303-200	AMD-P	00-02-081
173-240-030	AMD-XA	00-10-054	173-300-010	AMD	00-19-017	173-303-200	AMD	00-11-040
173-240-030	AMD	00-15-021	173-300-020	AMD-XA	00-13-021	173-303-201	AMD-P	00-02-081
173-240-035	AMD-XA	00-10-054	173-300-020	AMD	00-19-017	173-303-201	AMD	00-11-040
173-240-035	AMD	00-15-021	173-300-030	AMD-XA	00-13-021	173-303-240	AMD-P	00-02-081
173-240-040	AMD-XA	00-10-054	173-300-030	AMD	00-19-017	173-303-240	AMD	00-11-040
173-240-040	AMD	00-15-021	173-300-050	AMD-XA	00-13-021	173-303-280	AMD-P	00-02-081
173-240-050	AMD-XA	00-10-054	173-300-050	AMD	00-19-017	173-303-280	AMD	00-11-040
173-240-050	AMD	00-15-021	173-300-060	AMD-XA	00-13-021	173-303-281	AMD-P	00-02-081
173-240-060	AMD-XA	00-10-054	173-300-060	AMD	00-19-017	173-303-281	AMD	00-11-040
173-240-060	AMD	00-15-021	173-300-070	AMD-XA	00-13-021	173-303-300	AMD-P	00-02-081
173-240-070	AMD-XA	00-10-054	173-300-070	AMD	00-19-017	173-303-300	AMD	00-11-040
173-240-070	AMD	00-15-021	173-300-080	AMD-XA	00-13-021	173-303-320	AMD-P	00-02-081
173-240-075	AMD-XA	00-10-054	173-300-080	AMD	00-19-017	173-303-320	AMD	00-11-040
173-240-075	AMD	00-15-021	173-300-090	AMD-XA	00-13-021	173-303-360	AMD-P	00-02-081
173-240-080	AMD-XA	00-10-054	173-300-090	AMD	00-19-017	173-303-360	AMD	00-11-040
173-240-080	AMD	00-15-021	173-300-100	AMD-XA	00-13-021	173-303-360	AMD-P	00-02-081
173-240-090	AMD-XA	00-10-054	173-300-100	AMD	00-19-017	173-303-370	AMD-P	00-02-081
173-240-090	AMD	00-15-021	173-300-110	AMD-XA	00-13-021	173-303-370	AMD	00-11-040
173-240-095	AMD-XA	00-10-054	173-300-110	AMD	00-19-017	173-303-380	AMD-P	00-02-081
173-240-095	AMD	00-15-021	173-300-120	AMD-XA	00-13-021	173-303-380	AMD	00-11-040
173-240-100	AMD-XA	00-10-054	173-300-120	AMD	00-19-017	173-303-390	AMD-P	00-02-081
173-240-100	AMD	00-15-021	173-300-120	AMD	00-19-017	173-303-390	AMD	00-11-040
173-240-104	AMD-XA	00-10-054	173-300-130	AMD-XA	00-13-021	173-303-400	AMD-P	00-02-081
173-240-104	AMD	00-15-021	173-300-130	AMD	00-19-017	173-303-400	AMD	00-11-040
173-240-110	AMD-XA	00-10-054	173-300-140	AMD-XA	00-13-021	173-303-505	AMD-P	00-02-081
173-240-110	AMD	00-15-021	173-300-140	AMD	00-19-017	173-303-505	AMD	00-11-040
173-240-110	AMD	00-15-021	173-300-150	AMD-XA	00-13-021	173-303-510	AMD-P	00-02-081
173-240-120	AMD-XA	00-10-054	173-300-150	AMD	00-19-017	173-303-510	AMD	00-11-040
173-240-120	AMD	00-15-021	173-300-160	AMD-XA	00-13-021	173-303-515	AMD-P	00-02-081
173-240-130	AMD-XA	00-10-054	173-300-160	AMD	00-19-017	173-303-515	AMD	00-11-040
173-240-130	AMD	00-15-021	173-300-170	AMD-XA	00-13-021	173-303-520	AMD-P	00-02-081
173-240-140	AMD-XA	00-10-054	173-300-170	AMD	00-19-017	173-303-520	AMD	00-11-040
173-240-140	AMD	00-15-021	173-300-180	AMD-XA	00-13-021	173-303-522	AMD-P	00-02-081
173-240-150	AMD-XA	00-10-054	173-300-180	AMD	00-19-017	173-303-522	AMD	00-11-040
173-240-150	AMD	00-15-021	173-303	AMD-C	00-11-039	173-303-573	AMD-P	00-02-081
173-240-160	AMD-XA	00-10-054	173-303-010	AMD-P	00-02-081	173-303-573	AMD	00-11-040
173-240-160	AMD	00-15-021	173-303-010	AMD	00-11-040	173-303-578	NEW-P	00-02-081
173-240-170	AMD-XA	00-10-054	173-303-016	AMD-P	00-02-081	173-303-578	NEW	00-11-040
173-240-170	AMD	00-15-021	173-303-016	AMD	00-11-040	173-303-600	AMD-P	00-02-081
173-240-180	AMD-XA	00-10-054	173-303-040	AMD-P	00-02-081	173-303-600	AMD	00-11-040
173-240-180	AMD	00-15-021	173-303-040	AMD	00-11-040	173-303-610	AMD-P	00-02-081
173-245-010	AMD-XA	00-09-025	173-303-045	AMD-P	00-02-081	173-303-610	AMD	00-11-040
173-245-010	AMD	00-15-019	173-303-045	AMD	00-11-040	173-303-620	AMD-P	00-02-081
173-245-015	AMD-XA	00-09-025	173-303-060	AMD-P	00-02-081	173-303-620	AMD	00-11-040
173-245-015	AMD	00-15-019	173-303-060	AMD	00-11-040	173-303-630	AMD-P	00-02-081
173-245-020	AMD-XA	00-09-025	173-303-070	AMD-P	00-02-081	173-303-630	AMD	00-11-040
173-245-020	AMD	00-15-019	173-303-070	AMD	00-11-040	173-303-640	AMD-P	00-02-081
173-245-030	AMD-XA	00-09-025	173-303-071	AMD-P	00-02-081	173-303-640	AMD	00-11-040
173-245-030	AMD	00-15-019	173-303-071	AMD	00-11-040	173-303-645	AMD-P	00-02-081
173-245-040	AMD-XA	00-09-025	173-303-073	AMD-P	00-02-081	173-303-645	AMD	00-11-040
173-245-040	AMD	00-15-019	173-303-073	AMD	00-11-040	173-303-646	AMD-P	00-02-081
173-245-050	AMD-XA	00-09-025	173-303-077	AMD-P	00-02-081	173-303-646	AMD	00-11-040
173-245-050	AMD	00-15-019	173-303-077	AMD	00-11-040	173-303-650	AMD-P	00-02-081
173-245-055	AMD-XA	00-09-025	173-303-100	AMD-P	00-02-081	173-303-650	AMD	00-11-040
173-245-055	AMD	00-15-019	173-303-100	AMD	00-11-040	173-303-680	AMD-P	00-02-081
173-245-060	AMD-XA	00-09-025	173-303-110	AMD-P	00-02-081	173-303-680	AMD	00-11-040
173-245-060	AMD	00-15-019	173-303-110	AMD	00-11-040	173-303-690	AMD-P	00-02-081
173-245-070	AMD-XA	00-09-025	173-303-120	AMD-P	00-02-081	173-303-690	AMD	00-11-040
173-245-070	AMD	00-15-019	173-303-120	AMD	00-11-040	173-303-691	AMD-P	00-02-081
173-245-075	AMD-XA	00-09-025	173-303-160	AMD-P	00-02-081	173-303-691	AMD	00-11-040
173-245-075	AMD	00-15-019	173-303-160	AMD	00-11-040	173-303-692	NEW-P	00-02-081
173-245-080	AMD-XA	00-09-025	173-303-170	AMD-P	00-02-081	173-303-692	NEW	00-11-040
173-245-080	AMD	00-15-019	173-303-170	AMD	00-11-040	173-303-693	NEW-P	00-02-081
173-245-084	AMD-XA	00-09-025	173-303-180	AMD-P	00-02-081	173-303-693	NEW	00-11-040
173-245-084	AMD	00-15-019	173-303-180	AMD	00-11-040	173-303-800	AMD-P	00-02-081
173-245-090	AMD-XA	00-09-025	173-303-190	AMD-P	00-02-081	173-303-800	AMD	00-11-040

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
173-303-803	NEW-P	00-02-081	173-306-400	AMD	00-19-018	173-310-080	AMD	00-19-015
173-303-803	NEW	00-11-040	173-306-405	AMD-XA	00-13-022	173-310-090	AMD-XA	00-13-023
173-303-804	AMD-P	00-02-081	173-306-405	AMD	00-19-018	173-310-090	AMD	00-19-015
173-303-804	AMD	00-11-040	173-306-410	AMD-XA	00-13-022	173-310-100	AMD-XA	00-13-023
173-303-805	AMD-P	00-02-081	173-306-410	AMD	00-19-018	173-310-100	AMD	00-19-015
173-303-805	AMD	00-11-040	173-306-440	AMD-XA	00-13-022	173-312-010	AMD-XA	00-13-024
173-303-806	AMD-P	00-02-081	173-306-440	AMD	00-19-018	173-312-010	AMD	00-19-016
173-303-806	AMD	00-11-040	173-306-450	AMD-XA	00-13-022	173-312-020	AMD-XA	00-13-024
173-303-807	AMD-P	00-02-081	173-306-450	AMD	00-19-018	173-312-020	AMD	00-19-016
173-303-807	AMD	00-11-040	173-306-470	AMD-XA	00-13-022	173-312-030	AMD-XA	00-13-024
173-303-810	AMD-P	00-02-081	173-306-470	AMD	00-19-018	173-312-030	AMD	00-19-016
173-303-810	AMD	00-11-040	173-306-480	AMD-XA	00-13-022	173-312-040	AMD-XA	00-13-024
173-303-830	AMD-P	00-02-081	173-306-480	AMD	00-19-018	173-312-040	AMD	00-19-016
173-303-830	AMD	00-11-040	173-306-490	AMD-XA	00-13-022	173-312-050	AMD-XA	00-13-024
173-303-840	AMD-P	00-02-081	173-306-490	AMD	00-19-018	173-312-050	AMD	00-19-016
173-303-840	AMD	00-11-040	173-306-495	AMD-XA	00-13-022	173-312-060	AMD-XA	00-13-024
173-303-9904	AMD-P	00-02-081	173-306-495	AMD	00-19-018	173-312-060	AMD	00-19-016
173-303-9904	AMD	00-11-040	173-306-500	AMD-XA	00-13-022	173-312-080	AMD-XA	00-13-024
173-303-9907	AMD-P	00-02-081	173-306-500	AMD	00-19-018	173-312-080	AMD	00-19-016
173-303-9907	AMD	00-11-040	173-306-900	AMD-XA	00-13-022	173-312-090	AMD-XA	00-13-024
173-305-010	AMD-XA	00-10-053	173-306-900	AMD	00-19-018	173-312-090	AMD	00-19-016
173-305-010	AMD	00-16-103	173-306-900	AMD	00-19-018	173-312-100	AMD-XA	00-13-024
173-305-015	AMD-XA	00-10-053	173-306-9901	AMD-XA	00-13-022	173-312-100	AMD	00-19-016
173-305-015	AMD	00-16-103	173-306-9901	AMD	00-19-018	173-312-100	AMD	00-19-016
173-305-020	AMD-XA	00-10-053	173-307	AMD	00-15-020	173-321	AMD-C	00-19-062
173-305-020	AMD	00-16-103	173-307-010	AMD-XA	00-10-052	173-321-010	AMD-W	00-09-083
173-305-040	AMD-XA	00-10-053	173-307-010	AMD	00-15-020	173-321-010	AMD-P	00-16-135
173-305-040	AMD	00-16-103	173-307-015	AMD-XA	00-10-052	173-321-020	AMD-W	00-09-083
173-305-050	AMD-XA	00-10-053	173-307-015	AMD	00-15-020	173-321-020	AMD-P	00-16-135
173-305-050	AMD	00-16-103	173-307-020	AMD-XA	00-10-052	173-321-040	AMD-W	00-09-083
173-305-110	AMD-XA	00-10-053	173-307-020	AMD	00-15-020	173-321-040	AMD-P	00-16-135
173-305-110	AMD	00-16-103	173-307-030	AMD-XA	00-10-052	173-321-050	AMD-W	00-09-083
173-305-120	AMD-XA	00-10-053	173-307-030	AMD	00-15-020	173-321-050	AMD-P	00-16-135
173-305-120	AMD	00-16-103	173-307-040	AMD-XA	00-10-052	173-321-060	AMD-W	00-09-083
173-305-210	AMD-XA	00-10-053	173-307-040	AMD	00-15-020	173-321-060	AMD-P	00-16-135
173-305-210	AMD	00-16-103	173-307-050	AMD-XA	00-10-052	173-321-070	AMD-P	00-16-135
173-305-220	AMD-XA	00-10-053	173-307-050	AMD	00-15-020	173-321-080	AMD-W	00-09-083
173-305-220	AMD	00-16-103	173-307-060	AMD-XA	00-10-052	173-321-080	AMD-P	00-16-135
173-305-230	AMD-XA	00-10-053	173-307-060	AMD	00-15-020	173-322	AMD-W	00-09-083
173-305-230	AMD	00-16-103	173-307-070	AMD-XA	00-10-052	173-322	AMD-P	00-16-135
173-305-240	AMD-XA	00-10-053	173-307-070	AMD	00-15-020	173-322	AMD-C	00-19-062
173-305-240	AMD	00-16-103	173-307-080	AMD-XA	00-10-052	173-322-020	AMD-W	00-09-083
173-306-010	AMD-XA	00-13-022	173-307-080	AMD	00-15-020	173-322-020	AMD-P	00-16-135
173-306-010	AMD	00-19-018	173-307-090	AMD-XA	00-10-052	173-322-030	AMD-W	00-09-083
173-306-050	AMD-XA	00-13-022	173-307-090	AMD	00-15-020	173-322-030	AMD-P	00-16-135
173-306-050	AMD	00-19-018	173-307-100	AMD-XA	00-10-052	173-322-040	AMD-W	00-09-083
173-306-100	AMD-XA	00-13-022	173-307-100	AMD	00-15-020	173-322-040	AMD-P	00-16-135
173-306-100	AMD	00-19-018	173-307-110	AMD-XA	00-10-052	173-322-050	AMD-W	00-09-083
173-306-150	AMD-XA	00-13-022	173-307-110	AMD	00-15-020	173-322-050	AMD-P	00-16-135
173-306-150	AMD	00-19-018	173-307-130	AMD-XA	00-10-052	173-322-060	AMD-W	00-09-083
173-306-200	AMD-XA	00-13-022	173-307-130	AMD	00-15-020	173-322-060	AMD-P	00-16-135
173-306-200	AMD	00-19-018	173-307-140	AMD-XA	00-10-052	173-322-070	AMD-W	00-09-083
173-306-300	AMD-XA	00-13-022	173-307-140	AMD	00-15-020	173-322-070	AMD-P	00-16-135
173-306-300	AMD	00-19-018	173-310-010	AMD-XA	00-13-023	173-322-090	AMD-W	00-09-083
173-306-310	AMD-XA	00-13-022	173-310-010	AMD	00-19-015	173-322-090	AMD-P	00-16-135
173-306-310	AMD	00-19-018	173-310-020	AMD-XA	00-13-023	173-322-100	AMD-W	00-09-083
173-306-320	AMD-XA	00-13-022	173-310-020	AMD	00-19-015	173-322-100	AMD-P	00-16-135
173-306-320	AMD	00-19-018	173-310-030	AMD-XA	00-13-023	173-322-110	AMD-W	00-09-083
173-306-330	AMD-XA	00-13-022	173-310-030	AMD	00-19-015	173-322-110	AMD-P	00-16-135
173-306-330	AMD	00-19-018	173-310-040	AMD-XA	00-13-023	173-322-120	AMD-W	00-09-083
173-306-340	AMD-XA	00-13-022	173-310-040	AMD	00-19-015	173-322-120	AMD-P	00-16-135
173-306-340	AMD	00-19-018	173-310-050	AMD-XA	00-13-023	173-340	AMD-C	00-19-062
173-306-345	AMD-XA	00-13-022	173-310-050	AMD	00-19-015	173-340-100	AMD-W	00-09-083
173-306-345	AMD	00-19-018	173-310-060	AMD-XA	00-13-023	173-340-100	AMD-P	00-16-135
173-306-350	AMD-XA	00-13-022	173-310-060	AMD	00-19-015	173-340-120	AMD-W	00-09-083
173-306-350	AMD	00-19-018	173-310-070	AMD-XA	00-13-023	173-340-120	AMD-P	00-16-135
173-306-400	AMD-XA	00-13-022	173-310-070	AMD	00-19-015	173-340-130	AMD-W	00-09-083
			173-310-080	AMD-XA	00-13-023	173-340-130	AMD-P	00-16-135

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173-340-140	AMD-W	00-09-083	173-340-708	AMD-P	00-16-135	173-425-030	AMD	00-07-066
173-340-140	AMD-P	00-16-135	173-340-709	NEW-W	00-09-083	173-425-040	AMD	00-07-066
173-340-200	AMD-W	00-09-083	173-340-709	NEW-P	00-16-135	173-425-050	AMD	00-07-066
173-340-200	AMD-P	00-16-135	173-340-710	AMD-W	00-09-083	173-425-060	AMD	00-07-066
173-340-210	AMD-W	00-09-083	173-340-710	AMD-P	00-16-135	173-425-070	AMD	00-07-066
173-340-210	AMD-P	00-16-135	173-340-720	AMD-W	00-09-083	173-425-080	AMD	00-07-066
173-340-300	AMD-W	00-09-083	173-340-720	AMD-P	00-16-135	173-425-090	REP	00-07-066
173-340-300	AMD-P	00-16-135	173-340-730	AMD-W	00-09-083	173-425-100	REP	00-07-066
173-340-310	AMD-W	00-09-083	173-340-730	AMD-P	00-16-135	173-425-110	REP	00-07-066
173-340-310	AMD-P	00-16-135	173-340-740	AMD-W	00-09-083	173-503-010	NEW-P	00-21-114
173-340-320	AMD-W	00-09-083	173-340-740	AMD-P	00-16-135	173-503-020	NEW-P	00-21-114
173-340-320	AMD-P	00-16-135	173-340-745	AMD-W	00-09-083	173-503-030	NEW-P	00-21-114
173-340-330	AMD-W	00-09-083	173-340-745	AMD-P	00-16-135	173-503-040	NEW-P	00-21-114
173-340-330	AMD-P	00-16-135	173-340-747	NEW-W	00-09-083	173-503-050	NEW-P	00-21-114
173-340-340	AMD-W	00-09-083	173-340-747	NEW-P	00-16-135	173-503-060	NEW-P	00-21-114
173-340-340	AMD-P	00-16-135	173-340-7490	NEW-W	00-09-083	173-503-070	NEW-P	00-21-114
173-340-350	AMD-W	00-09-083	173-340-7490	NEW-P	00-16-135	173-503-080	NEW-P	00-21-114
173-340-350	AMD-P	00-16-135	173-340-7491	NEW-W	00-09-083	173-503-090	NEW-P	00-21-114
173-340-355	NEW-P	00-16-135	173-340-7491	NEW-P	00-16-135	173-503-100	NEW-P	00-21-114
173-340-357	NEW-P	00-16-135	173-340-7492	NEW-W	00-09-083	180-25-012	NEW-P	00-19-112
173-340-360	AMD-W	00-09-083	173-340-7492	NEW-P	00-16-135	180-26-012	NEW-P	00-19-112
173-340-360	AMD-P	00-16-135	173-340-7493	NEW-W	00-09-083	180-27-012	NEW-P	00-19-112
173-340-370	NEW-W	00-09-083	173-340-7493	NEW-P	00-16-135	180-27-032	AMD	00-04-007
173-340-370	NEW-P	00-16-135	173-340-7494	NEW-W	00-09-083	180-27-102	AMD-P	00-05-104
173-340-380	NEW-W	00-09-083	173-340-7494	NEW-P	00-16-135	180-27-102	AMD	00-09-045
173-340-380	NEW-P	00-16-135	173-340-750	AMD-W	00-09-083	180-29-012	NEW-P	00-19-112
173-340-390	NEW-W	00-09-083	173-340-750	AMD-P	00-16-135	180-29-068	NEW	00-04-008
173-340-390	NEW-P	00-16-135	173-340-760	AMD-W	00-09-083	180-29-085	AMD-P	00-10-060
173-340-400	AMD-W	00-09-083	173-340-760	AMD-P	00-16-135	180-29-085	AMD	00-18-060
173-340-400	AMD-P	00-16-135	173-340-800	AMD-W	00-09-083	180-31-012	NEW-P	00-19-112
173-340-410	AMD-W	00-09-083	173-340-800	AMD-P	00-16-135	180-32-012	NEW-P	00-19-112
173-340-410	AMD-P	00-16-135	173-340-810	AMD-W	00-09-083	180-33-012	NEW-P	00-19-112
173-340-420	AMD-W	00-09-083	173-340-810	AMD-P	00-16-135	180-40-270	AMD	00-07-018
173-340-420	AMD-P	00-16-135	173-340-820	AMD-W	00-09-083	180-40-285	AMD	00-07-018
173-340-430	AMD-W	00-09-083	173-340-820	AMD-P	00-16-135	180-40-305	AMD	00-07-018
173-340-430	AMD-P	00-16-135	173-340-830	AMD-W	00-09-083	180-40-315	AMD	00-07-018
173-340-440	AMD-W	00-09-083	173-340-830	AMD-P	00-16-135	180-50	PREP	00-12-017
173-340-440	AMD-P	00-16-135	173-340-840	AMD-W	00-09-083	180-50-100	AMD-P	00-15-093
173-340-450	AMD-W	00-09-083	173-340-840	AMD-P	00-16-135	180-50-100	AMD	00-19-106
173-340-450	AMD-P	00-16-135	173-340-850	AMD-W	00-09-083	180-50-105	REP-P	00-15-093
173-340-510	AMD-W	00-09-083	173-340-850	AMD-P	00-16-135	180-50-105	REP	00-19-106
173-340-510	AMD-P	00-16-135	173-340-900	NEW-P	00-16-135	180-50-115	AMD-P	00-15-093
173-340-515	NEW-W	00-09-083	173-340-990	NEW-W	00-09-083	180-50-115	AMD-C	00-19-013
173-340-515	NEW-P	00-16-135	173-400	PREP	00-23-054	180-50-117	NEW-P	00-15-093
173-340-520	AMD-W	00-09-083	173-400-030	AMD-XA	00-17-136	180-50-117	NEW-C	00-19-013
173-340-520	AMD-P	00-16-135	173-400-030	AMD-W	00-22-102	180-50-120	AMD-P	00-15-093
173-340-530	AMD-W	00-09-083	173-400-040	AMD-XA	00-17-136	180-50-120	AMD	00-19-106
173-340-530	AMD-P	00-16-135	173-400-040	AMD	00-23-130	180-50-125	REP-P	00-15-093
173-340-545	NEW-W	00-09-083	173-400-060	AMD-XA	00-17-136	180-50-125	REP	00-19-106
173-340-545	NEW-P	00-16-135	173-400-060	AMD	00-23-130	180-50-130	REP-P	00-15-093
173-340-550	AMD-W	00-09-083	173-400-070	AMD-XA	00-17-136	180-50-130	REP	00-19-106
173-340-550	AMD-P	00-16-135	173-400-070	AMD	00-23-130	180-50-135	AMD-P	00-15-093
173-340-600	AMD-W	00-09-083	173-400-075	AMD-XA	00-17-136	180-50-135	AMD-C	00-19-013
173-340-600	AMD-P	00-16-135	173-400-075	AMD	00-23-130	180-50-135	AMD	00-23-031
173-340-610	AMD-W	00-09-083	173-400-104	AMD-XA	00-17-136	180-50-300	AMD-P	00-15-093
173-340-610	AMD-P	00-16-135	173-400-104	AMD	00-23-130	180-50-300	AMD	00-19-106
173-340-700	AMD-W	00-09-083	173-400-115	AMD-XA	00-17-136	180-50-310	AMD-P	00-15-093
173-340-700	AMD-P	00-16-135	173-400-115	AMD	00-23-130	180-50-310	AMD	00-19-106
173-340-702	AMD-W	00-09-083	173-401	PREP	00-23-054	180-50-315	AMD-P	00-15-093
173-340-702	AMD-P	00-16-135	173-406	PREP-W	00-21-046	180-50-315	AMD	00-19-106
173-340-704	AMD-W	00-09-083	173-422-031	NEW-XA	00-16-079	180-51	PREP	00-11-171
173-340-704	AMD-P	00-16-135	173-422-031	NEW	00-22-120	180-51-001	NEW-P	00-15-092
173-340-705	AMD-W	00-09-083	173-422-170	AMD-XA	00-16-079	180-51-001	NEW	00-19-108
173-340-705	AMD-P	00-16-135	173-422-170	AMD	00-22-120	180-51-003	NEW-P	00-15-092
173-340-706	AMD-W	00-09-083	173-425	AMD	00-07-066	180-51-003	NEW-C	00-19-109
173-340-706	AMD-P	00-16-135	173-425-010	AMD	00-07-066	180-51-003	NEW	00-23-032
173-340-708	AMD-W	00-09-083	173-425-020	AMD	00-07-066	180-51-005	AMD-P	00-15-092

Table

TABLE

Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
180-51-005	AMD-C	00-19-109	180-57-070	PREP	00-07-016	180-78-005	REP	00-23-004
180-51-005	AMD	00-23-032	180-57-070	AMD-P	00-10-019	180-78-007	REP-P	00-19-110
180-51-010	REP-P	00-15-092	180-57-070	AMD	00-19-107	180-78-007	REP	00-23-004
180-51-010	REP-C	00-19-109	180-57-070	PREP	00-21-080	180-78-008	REP-P	00-19-110
180-51-010	REP	00-23-032	180-57-080	REP-P	00-15-094	180-78-008	REP	00-23-004
180-51-025	AMD-P	00-15-092	180-77	PREP	00-11-082	180-78-010	REP-P	00-19-110
180-51-025	AMD	00-19-108	180-77-004	REP-P	00-15-090	180-78-010	REP	00-23-004
180-51-030	AMD-P	00-15-092	180-77-004	REP	00-18-064	180-78-015	REP-P	00-19-110
180-51-030	AMD	00-19-108	180-77-014	AMD-P	00-15-090	180-78-015	REP	00-23-004
180-51-035	AMD-P	00-15-092	180-77-014	AMD	00-18-064	180-78-025	REP-P	00-19-110
180-51-035	AMD	00-19-108	180-77-031	AMD-P	00-15-090	180-78-025	REP	00-23-004
180-51-040	AMD-P	00-15-092	180-77-031	AMD	00-18-064	180-78-026	REP-P	00-19-110
180-51-040	AMD	00-19-108	180-77-041	AMD-P	00-15-090	180-78-026	REP	00-23-004
180-51-045	AMD-P	00-15-092	180-77-041	AMD	00-18-064	180-78-028	REP-P	00-19-110
180-51-045	AMD	00-19-108	180-77-075	AMD-P	00-15-090	180-78-028	REP	00-23-004
180-51-050	AMD-P	00-15-092	180-77-075	AMD	00-18-064	180-78-029	REP-P	00-19-110
180-51-050	AMD-C	00-19-109	180-77-106	REP-P	00-15-090	180-78-029	REP	00-23-004
180-51-050	AMD	00-23-032	180-77-106	REP	00-18-064	180-78-033	REP-P	00-19-110
180-51-055	REP-P	00-15-092	180-77-110	AMD-P	00-15-090	180-78-033	REP	00-23-004
180-51-055	REP	00-19-108	180-77-110	AMD	00-18-064	180-78-036	REP-P	00-19-110
180-51-060	AMD-P	00-15-092	180-77A	PREP	00-11-082	180-78-036	REP	00-23-004
180-51-060	AMD	00-19-108	180-77A	AMD-P	00-15-090	180-78-037	REP-P	00-19-110
180-51-060	PREP	00-24-008	180-77A	AMD	00-18-064	180-78-037	REP	00-23-004
180-51-060	PREP	00-24-125	180-77A-004	AMD-P	00-15-090	180-78-037	REP	00-23-004
180-51-061	NEW-P	00-15-092	180-77A-004	AMD	00-18-064	180-78-047	REP-P	00-19-110
180-51-061	NEW-C	00-19-109	180-77A-006	AMD-P	00-15-090	180-78-047	REP	00-23-004
180-51-061	NEW	00-23-032	180-77A-006	AMD	00-18-064	180-78-057	REP-P	00-19-110
180-51-063	NEW	00-04-047	180-77A-006	AMD	00-18-064	180-78-057	REP	00-23-004
180-51-063	PREP	00-07-017	180-77A-012	REP-P	00-15-090	180-78-060	REP-P	00-19-110
180-51-063	AMD-P	00-10-018	180-77A-012	REP	00-18-064	180-78-060	REP	00-23-004
180-51-063	AMD	00-13-039	180-77A-014	REP-P	00-15-090	180-78-063	REP-P	00-19-110
180-51-064	NEW	00-04-047	180-77A-014	REP	00-18-064	180-78-063	REP	00-23-004
180-51-065	REP-P	00-15-092	180-77A-016	REP-P	00-15-090	180-78-065	REP-P	00-19-110
180-51-065	REP	00-19-108	180-77A-016	REP	00-18-064	180-78-065	REP	00-23-004
180-51-070	REP-P	00-15-092	180-77A-018	REP-P	00-15-090	180-78-068	REP-P	00-19-110
180-51-070	REP	00-19-108	180-77A-018	REP	00-18-064	180-78-068	REP	00-23-004
180-51-075	AMD	00-05-010	180-77A-020	REP-P	00-15-090	180-78-068	REP	00-23-004
180-51-075	PREP	00-06-054	180-77A-020	REP	00-18-064	180-78-070	REP-P	00-19-110
180-51-075	AMD-P	00-10-081	180-77A-025	AMD-P	00-15-090	180-78-070	REP	00-23-004
180-51-075	AMD-P	00-15-095	180-77A-025	AMD	00-18-064	180-78-073	REP-P	00-19-110
180-51-075	AMD	00-19-011	180-77A-026	REP-P	00-15-090	180-78-073	REP	00-23-004
180-51-080	REP-P	00-15-092	180-77A-026	REP	00-18-064	180-78-074	REP-P	00-19-110
180-51-080	REP	00-19-108	180-77A-028	REP-P	00-15-090	180-78-074	REP	00-23-004
180-51-085	AMD-P	00-15-092	180-77A-028	REP	00-18-064	180-78-075	REP-P	00-19-110
180-51-085	AMD	00-19-108	180-77A-029	AMD-P	00-15-090	180-78-075	REP	00-23-004
180-51-100	AMD-P	00-15-092	180-77A-029	AMD	00-18-064	180-78-080	REP-P	00-19-110
180-51-100	AMD	00-19-108	180-77A-030	AMD-P	00-15-090	180-78-080	REP	00-23-004
180-51-105	AMD-P	00-15-092	180-77A-030	AMD	00-18-064	180-78-090	REP-P	00-19-110
180-51-105	AMD	00-19-108	180-77A-033	AMD-P	00-15-090	180-78-090	REP	00-23-004
180-51-110	AMD-P	00-15-092	180-77A-033	AMD	00-18-064	180-78-100	REP-P	00-19-110
180-51-110	AMD	00-19-108	180-77A-037	AMD-P	00-15-090	180-78-100	REP	00-23-004
180-51-115	AMD-P	00-15-092	180-77A-037	AMD	00-18-064	180-78-105	REP-P	00-19-110
180-51-115	AMD	00-19-108	180-77A-040	AMD-P	00-15-090	180-78-105	REP	00-23-004
180-52-041	NEW	00-03-046	180-77A-040	AMD	00-18-064	180-78-130	REP-P	00-19-110
180-52-041	PREP	00-24-007	180-77A-057	AMD-P	00-15-090	180-78-130	REP	00-23-004
180-52-041	PREP	00-24-126	180-77A-057	AMD	00-18-064	180-78-140	REP-P	00-19-110
180-56-230	PREP	00-07-046	180-77A-165	AMD-P	00-15-090	180-78-140	REP	00-23-004
180-56-230	AMD-P	00-10-020	180-77A-165	AMD	00-18-064	180-78-141	REP-P	00-19-110
180-56-230	AMD	00-13-038	180-77A-170	REP-P	00-15-090	180-78-141	REP	00-23-004
180-57	PREP	00-12-016	180-77A-170	REP	00-18-064	180-78-145	REP-P	00-19-110
180-57-005	AMD-P	00-15-094	180-77A-180	AMD-P	00-15-090	180-78-145	REP	00-23-004
180-57-010	REP-P	00-15-094	180-77A-180	AMD	00-18-064	180-78-150	REP-P	00-19-110
180-57-020	AMD-P	00-15-094	180-77A-180	AMD	00-18-064	180-78-150	REP	00-23-004
180-57-030	REP-P	00-15-094	180-77A-195	AMD-P	00-15-090	180-78-155	REP-P	00-19-110
180-57-040	REP-P	00-15-094	180-77A-195	AMD	00-18-064	180-78-155	REP	00-23-004
180-57-050	AMD-P	00-15-094	180-78	PREP	00-15-101	180-78-160	REP-P	00-19-110
180-57-055	AMD-P	00-15-094	180-78-003	REP-P	00-19-110	180-78-160	REP	00-23-004
180-57-055	AMD-P	00-15-094	180-78-003	REP	00-23-004	180-78-165	REP-P	00-19-110
			180-78-005	REP-P	00-19-110	180-78-165	REP	00-23-004

Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
180-78-170	REP-P	00-19-110	180-78A-015	PREP	00-15-098	180-79A-257	AMD-P	00-19-111
180-78-170	REP	00-23-004	180-78A-015	REP-P	00-24-123	180-79A-257	AMD	00-23-005
180-78-175	REP-P	00-19-110	180-78A-100	AMD-P	00-05-082	180-79A-260	AMD	00-03-050
180-78-175	REP	00-23-004	180-78A-100	AMD	00-09-049	180-79A-300	AMD-P	00-15-090
180-78-180	REP-P	00-19-110	180-78A-209	AMD-P	00-05-079	180-79A-300	AMD	00-18-064
180-78-180	REP	00-23-004	180-78A-209	AMD	00-09-046	180-79A-311	PREP	00-24-121
180-78-185	REP-P	00-19-110	180-78A-209	PREP	00-21-091	180-82	PREP	00-11-081
180-78-185	REP	00-23-004	180-78A-209	AMD-P	00-24-122	180-82	PREP	00-11-082
180-78-190	REP-P	00-19-110	180-78A-264	AMD-P	00-24-128	180-82-110	PREP	00-11-083
180-78-190	REP	00-23-004	180-78A-500	PREP	00-05-078	180-82-110	AMD-P	00-15-089
180-78-201	REP-P	00-19-110	180-78A-500	AMD-P	00-10-083	180-82-110	AMD	00-18-063
180-78-201	REP	00-23-004	180-78A-500	AMD	00-13-064	180-82-135	PREP	00-15-097
180-78-205	REP-P	00-19-110	180-78A-505	AMD	00-03-049	180-82-135	NEW-E	00-15-105
180-78-205	REP	00-23-004	180-78A-510	AMD	00-03-049	180-82-135	NEW-P	00-19-014
180-78-207	REP-P	00-19-110	180-78A-515	AMD	00-03-049	180-82-135	NEW-P	00-24-124
180-78-207	REP	00-23-004	180-78A-520	AMD	00-03-049	180-82-202	AMD-P	00-15-091
180-78-210	REP-P	00-19-110	180-78A-525	AMD	00-03-049	180-82-202	AMD	00-18-061
180-78-210	REP	00-23-004	180-78A-530	AMD	00-03-049	180-82-204	AMD-P	00-05-083
180-78-215	REP-P	00-19-110	180-78A-535	AMD	00-03-049	180-82-204	AMD	00-09-047
180-78-215	REP	00-23-004	180-78A-535	PREP	00-11-080	180-82-303	NEW-P	00-15-091
180-78-217	REP-P	00-19-110	180-78A-535	AMD-P	00-15-088	180-82-303	NEW	00-18-061
180-78-217	REP	00-23-004	180-78A-535	PREP	00-15-100	180-82-307	NEW-P	00-15-091
180-78-220	REP-P	00-19-110	180-78A-535	AMD	00-18-062	180-82-307	NEW	00-18-061
180-78-220	REP	00-23-004	180-78A-540	AMD	00-03-049	180-82-311	NEW-P	00-05-083
180-78-225	REP-P	00-19-110	180-78A-545	PREP	00-15-098	180-82-311	NEW	00-09-047
180-78-225	REP	00-23-004	180-78A-545	REP-P	00-24-123	180-82-313	NEW-P	00-05-083
180-78-230	REP-P	00-19-110	180-78A-550	PREP	00-15-098	180-82-313	NEW	00-09-047
180-78-230	REP	00-23-004	180-78A-550	REP-P	00-24-123	180-82-322	AMD-P	00-15-090
180-78-232	REP-P	00-19-110	180-78A-555	PREP	00-15-098	180-82-322	AMD	00-18-064
180-78-232	REP	00-23-004	180-78A-555	REP-P	00-24-123	180-82-335	NEW-P	00-05-083
180-78-235	REP-P	00-19-110	180-78A-560	PREP	00-15-098	180-82-335	NEW	00-09-047
180-78-235	REP	00-23-004	180-78A-560	REP-P	00-24-123	180-82-338	NEW-P	00-15-091
180-78-237	REP-P	00-19-110	180-78A-565	PREP	00-15-098	180-82-338	NEW	00-18-061
180-78-237	REP	00-23-004	180-78A-565	REP-P	00-24-123	180-82-340	NEW-P	00-05-083
180-78-240	REP-P	00-19-110	180-79A	PREP	00-11-082	180-82-340	NEW	00-09-047
180-78-240	REP	00-23-004	180-79A	PREP	00-15-103	180-82-341	NEW-P	00-05-083
180-78-245	REP-P	00-19-110	180-79A	PREP	00-24-118	180-82-341	NEW	00-09-047
180-78-245	REP	00-23-004	180-79A-006	AMD	00-03-048	180-82-342	AMD-P	00-05-083
180-78-250	REP-P	00-19-110	180-79A-007	AMD	00-03-048	180-82-342	AMD	00-09-047
180-78-250	REP	00-23-004	180-79A-015	PREP	00-15-099	180-82-342	AMD-P	00-15-091
180-78-255	REP-P	00-19-110	180-79A-015	REP-P	01-02-037	180-82-342	AMD	00-18-061
180-78-255	REP	00-23-004	180-79A-020	PREP	00-15-099	180-82-343	AMD-P	00-05-083
180-78-257	REP-P	00-19-110	180-79A-020	REP-P	01-02-037	180-82-343	AMD	00-09-047
180-78-257	REP	00-23-004	180-79A-022	PREP	00-15-099	180-85	PREP	00-24-118
180-78-260	REP-P	00-19-110	180-79A-022	REP-P	01-02-037	180-85-030	PREP	00-05-077
180-78-260	REP	00-23-004	180-79A-030	AMD-P	00-24-128	180-85-030	AMD-P	00-10-082
180-78-265	REP-P	00-19-110	180-79A-123	AMD-P	00-05-080	180-85-030	AMD	00-13-065
180-78-265	REP	00-23-004	180-79A-123	AMD	00-09-048	182-12-119	PREP	00-12-045
180-78-266	REP-P	00-19-110	180-79A-124	AMD-P	00-24-128	182-12-119	PREP	00-16-069
180-78-266	REP	00-23-004	180-79A-130	AMD	00-03-048	182-12-119	AMD-P	00-21-074
180-78-270	REP-P	00-19-110	180-79A-130	PREP	00-24-119	182-12-119	AMD	01-01-126
180-78-270	REP	00-23-004	180-79A-140	PREP	00-05-076	182-12-132	PREP	00-12-045
180-78-275	REP-P	00-19-110	180-79A-140	AMD-P	00-10-084	182-12-132	PREP	00-16-069
180-78-275	REP	00-23-004	180-79A-140	AMD	00-13-063	182-12-132	AMD-P	00-21-074
180-78-280	REP-P	00-19-110	180-79A-145	AMD	00-03-048	182-12-132	AMD	01-01-126
180-78-280	REP	00-23-004	180-79A-155	PREP	00-24-120	182-16	PREP	00-10-101
180-78-285	REP-P	00-19-110	180-79A-206	AMD	00-03-048	182-20	PREP	00-21-020
180-78-285	REP	00-23-004	180-79A-206	AMD-P	00-24-128	182-20-001	AMD-P	00-24-099
180-78-295	REP-P	00-19-110	180-79A-211	PREP	00-15-104	182-20-010	AMD-P	00-24-099
180-78-295	REP	00-23-004	180-79A-211	AMD-P	00-24-129	182-20-100	AMD-P	00-24-099
180-78-310	REP-P	00-19-110	180-79A-231	PREP	00-05-076	182-20-160	AMD-P	00-24-099
180-78-310	REP	00-23-004	180-79A-231	AMD-P	00-10-084	182-20-200	AMD-P	00-24-099
180-78-325	REP-P	00-19-110	180-79A-231	AMD	00-13-063	182-20-400	AMD-P	00-24-099
180-78-325	REP	00-23-004	180-79A-250	AMD	00-03-048	182-25-010	AMD-XA	00-14-075
180-78A	PREP	00-15-103	180-79A-257	AMD	00-03-048	182-25-010	AMD-P	00-22-099
180-78A	PREP	00-24-127	180-79A-257	PREP	00-15-096	182-25-010	AMD	01-01-134
180-78A-010	AMD	00-03-049	180-79A-257	AMD-E	00-15-106	182-25-010	AMD-E	01-02-056

Table

Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
182- 25-020	PREP	00-16-136	192-270-060	NEW-E	00-21-049	197- 11	PREP	00-07-051
182- 25-020	AMD-P	00-19-101	192-270-065	NEW-E	00-05-063	204- 24-030	PREP	00-08-111
182- 25-020	AMD	00-23-037	192-270-065	NEW-E	00-13-057	204- 24-030	AMD-P	00-11-173
182- 25-030	AMD-XA	00-14-075	192-270-065	NEW-E	00-21-049	204- 24-030	AMD	00-15-009
182- 25-030	AMD-P	00-22-099	192-270-070	NEW-E	00-05-063	204- 24-050	AMD	00-03-081
182- 25-030	AMD	01-01-134	192-270-070	NEW-E	00-13-057	204- 38-030	AMD	00-03-023
182- 25-100	PREP	00-10-101	192-270-070	NEW-E	00-21-049	204- 38-030	PREP	00-23-008
182- 25-105	PREP	00-10-101	192-300-050	NEW	00-05-068	204- 38-040	AMD	00-03-023
182- 25-110	PREP	00-10-101	192-300-170	NEW	00-05-064	204- 38-040	PREP	00-23-008
192- 12-025	REP	00-05-064	192-300-190	NEW	00-05-067	204- 38-050	AMD	00-03-023
192- 12-072	REP	00-05-068	192-320-050	NEW	00-05-068	204- 38-050	PREP	00-23-008
192- 12-405	REP	00-05-069	192-320-070	NEW	00-05-069	204- 41-070	PREP	00-15-008
192- 16-011	REP-E	00-13-057	192-330	PREP	01-01-125	204- 41-070	NEW-P	00-18-080
192- 16-011	REP-E	00-21-049	192-330-100	NEW	00-05-066	204- 41-070	NEW	00-22-028
192- 16-017	REP-E	00-05-063	192-340-010	NEW	00-05-065	204- 91A	PREP	00-16-101
192- 16-017	REP-E	00-13-057	194- 20-010	AMD	00-08-039	204- 91A-010	AMD-P	00-21-026
192- 16-017	REP-E	00-21-049	194- 20-010	DECOD	00-08-039	204- 91A-030	AMD-P	00-21-026
192- 16-021	REP-W	00-08-076	194- 20-020	AMD	00-08-039	204- 91A-060	AMD-P	00-21-026
192- 16-061	REP-XR	00-23-103	194- 20-020	DECOD	00-08-039	204- 91A-090	AMD-P	00-21-026
192-150-005	NEW-E	00-05-063	194- 20-030	AMD	00-08-039	204- 91A-120	AMD-P	00-21-026
192-150-005	NEW-E	00-13-057	194- 20-030	DECOD	00-08-039	204- 91A-130	AMD-P	00-21-026
192-150-005	NEW-E	00-21-049	194- 20-040	AMD	00-08-039	204- 91A-140	AMD-P	00-21-026
192-150-050	NEW-E	00-13-057	194- 20-040	DECOD	00-08-039	204- 91A-170	AMD-P	00-21-026
192-150-050	NEW-E	00-21-049	194- 20-050	AMD	00-08-039	204- 91A-180	AMD-P	00-21-026
192-150-065	NEW-E	00-13-057	194- 20-050	DECOD	00-08-039	204- 96-010	AMD-E	00-10-059
192-150-065	NEW-E	00-21-049	194- 20-060	REP	00-08-039	204- 96-010	PREP	00-11-174
192-150-085	NEW-E	00-05-063	194- 20-070	REP	00-08-039	204- 96-010	AMD-P	00-15-036
192-150-085	NEW-E	00-13-057	194- 20-080	AMD	00-08-039	204- 96-010	AMD	00-18-006
192-150-085	NEW-E	00-21-049	194- 20-080	DECOD	00-08-039	204- 96-010	AMD-E	00-19-060
192-170-050	NEW-W	00-08-076	196- 09	PREP	00-15-013	204- 96-010	PREP	00-19-061
192-170-060	NEW-W	00-08-076	196- 12	PREP	00-16-071	204- 96-010	AMD-P	00-24-108
192-230	PREP	01-01-125	196- 16	PREP	00-15-013	204- 97-010	NEW-W	00-12-028
192-270-005	NEW-E	00-05-063	196- 20	PREP	00-15-013	204- 97-020	NEW-W	00-12-028
192-270-005	NEW-E	00-13-057	196- 20-035	NEW-P	00-20-106	204- 97-030	NEW-W	00-12-028
192-270-005	NEW-E	00-21-049	196- 20-035	NEW	00-23-105	204- 97-040	NEW-W	00-12-028
192-270-010	NEW-E	00-05-063	196- 21	PREP	00-15-013	208-440	PREP	00-04-074
192-270-010	NEW-E	00-13-057	196- 21-035	NEW-P	00-20-106	208-440	AMD-P	00-13-041
192-270-010	NEW-E	00-21-049	196- 21-035	NEW	00-23-105	208-440-010	PREP	00-04-074
192-270-015	NEW-E	00-05-063	196- 24-041	PREP	00-15-013	208-440-010	AMD-P	00-13-041
192-270-015	NEW-E	00-13-057	196- 24-080	PREP	00-15-013	208-440-010	AMD	00-22-037
192-270-015	NEW-E	00-21-049	196- 24-105	PREP	00-15-013	208-440-020	PREP	00-04-074
192-270-020	NEW-E	00-05-063	196- 26	PREP	00-15-013	208-440-020	REP-P	00-13-041
192-270-020	NEW-E	00-13-057	196- 27	PREP	00-15-013	208-440-020	REP	00-22-037
192-270-020	NEW-E	00-21-049	196- 31-010	NEW-P	00-04-059	208-440-040	PREP	00-04-074
192-270-025	NEW-E	00-05-063	196- 31-010	NEW	00-08-042	208-440-040	REP-P	00-13-041
192-270-025	NEW-E	00-13-057	196- 31-020	NEW-P	00-04-059	208-440-040	REP	00-22-037
192-270-025	NEW-E	00-21-049	196- 31-020	NEW	00-08-042	208-440-050	PREP	00-04-074
192-270-030	NEW-E	00-05-063	196- 31-030	NEW-P	00-04-059	208-440-050	REP-P	00-13-041
192-270-030	NEW-E	00-13-057	196- 31-030	NEW	00-08-042	208-440-050	REP	00-22-037
192-270-030	NEW-E	00-21-049	196- 31-040	NEW-P	00-04-059	208-444-050	PREP	00-16-028
192-270-035	NEW-E	00-05-063	196- 31-040	NEW	00-08-042	208-460-010	PREP	00-16-028
192-270-035	NEW-E	00-13-057	196- 31-050	NEW-P	00-04-059	208-460-020	PREP	00-16-028
192-270-035	NEW-E	00-21-049	196- 31-050	NEW	00-08-042	208-460-030	PREP	00-16-028
192-270-040	NEW-E	00-05-063	196- 31-060	NEW-P	00-04-059	208-460-040	PREP	00-16-028
192-270-040	NEW-E	00-13-057	196- 31-060	NEW	00-08-042	208-460-050	PREP	00-16-028
192-270-040	NEW-E	00-21-049	196- 31-070	NEW-P	00-04-059	208-460-060	PREP	00-16-028
192-270-045	NEW-E	00-05-063	196- 31-070	NEW	00-08-042	208-460-070	PREP	00-16-028
192-270-045	NEW-E	00-13-057	196- 32-010	NEW-P	00-16-068	208-460-080	PREP	00-16-028
192-270-045	NEW-E	00-21-049	196- 32-010	NEW	00-20-017	208-460-090	PREP	00-16-028
192-270-050	NEW-E	00-05-063	196- 32-020	NEW-P	00-16-068	208-460-100	PREP	00-16-028
192-270-050	NEW-E	00-13-057	196- 32-020	NEW	00-20-017	208-460-110	PREP	00-16-028
192-270-050	NEW-E	00-21-049	196- 32-030	NEW-P	00-16-068	208-460-120	PREP	00-16-028
192-270-055	NEW-E	00-05-063	196- 32-030	NEW	00-20-017	208-460-130	PREP	00-16-028
192-270-055	NEW-E	00-13-057	196- 32-040	NEW-P	00-16-068	208-460-140	PREP	00-16-028
192-270-055	NEW-E	00-21-049	196- 32-040	NEW	00-20-017	208-460-150	PREP	00-16-028
192-270-060	NEW-E	00-05-063	196- 32-050	NEW-P	00-16-068	208-460-160	PREP	00-16-028
192-270-060	NEW-E	00-13-057	196- 32-050	NEW	00-20-017	208-460-170	PREP	00-16-028



Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
208-548-050	RECOD	00-17-141	208-594-030	RECOD-X	00-13-100	208-680B-120	NEW-P	00-19-051
208-548-060	RECOD-X	00-13-101	208-594-030	RECOD	00-17-140	208-680C-020	AMD-P	00-19-051
208-548-060	RECOD	00-17-141	208-594-040	RECOD-X	00-13-100	208-680C-040	AMD-P	00-19-051
208-548-070	RECOD-X	00-13-101	208-594-040	RECOD	00-17-140	208-680C-045	AMD-P	00-19-051
208-548-070	RECOD	00-17-141	208-594-050	RECOD-X	00-13-100	208-680C-050	AMD-P	00-19-051
208-548-080	RECOD-X	00-13-101	208-594-050	RECOD	00-17-140	208-680D-010	AMD-P	00-19-051
208-548-080	RECOD	00-17-141	208-594-060	RECOD-X	00-13-100	208-680D-020	AMD-P	00-19-051
208-548-090	RECOD-X	00-13-101	208-594-060	RECOD	00-17-140	208-680D-030	AMD-P	00-19-051
208-548-090	RECOD	00-17-141	208-594-070	RECOD-X	00-13-100	208-680D-040	AMD-P	00-19-051
208-548-100	RECOD-X	00-13-101	208-594-070	RECOD	00-17-140	208-680D-050	AMD-P	00-19-051
208-548-100	RECOD	00-17-141	208-594-080	RECOD-X	00-13-100	208-680D-060	AMD-P	00-19-051
208-556-010	RECOD-X	00-13-101	208-594-080	RECOD	00-17-140	208-680D-080	AMD-P	00-19-051
208-556-010	RECOD	00-17-141	208-594-090	RECOD-X	00-13-100	208-680D-090	NEW-P	00-19-051
208-556-020	RECOD-X	00-13-101	208-594-090	RECOD	00-17-140	208-680D-100	NEW-P	00-19-051
208-556-020	RECOD	00-17-141	208-598-010	RECOD-X	00-13-100	208-680E-011	AMD-P	00-19-051
208-556-030	RECOD-X	00-13-101	208-598-010	RECOD	00-17-140	208-680F-010	AMD-P	00-19-051
208-556-030	RECOD	00-17-141	208-598-020	RECOD-X	00-13-100	208-680F-020	AMD-P	00-19-051
208-556-040	RECOD-X	00-13-101	208-598-020	RECOD	00-17-140	208-680F-040	AMD-P	00-19-051
208-556-040	RECOD	00-17-141	208-598-030	RECOD-X	00-13-100	208-680F-060	AMD-P	00-19-051
208-556-050	RECOD-X	00-13-101	208-598-030	RECOD	00-17-140	208-680F-070	AMD-P	00-19-051
208-556-050	RECOD	00-17-141	208-660-010	AMD-P	00-17-172	208-680G-010	NEW-P	00-19-051
208-556-060	RECOD-X	00-13-101	208-660-010	AMD	01-01-044	208-680G-020	NEW-P	00-19-051
208-556-060	RECOD	00-17-141	208-660-020	AMD-P	00-17-172	208-680G-030	NEW-P	00-19-051
208-556-070	RECOD-X	00-13-101	208-660-020	AMD	01-01-044	208-680G-040	NEW-P	00-19-051
208-556-070	RECOD	00-17-141	208-660-025	AMD-P	00-17-172	208-680G-050	NEW-P	00-19-051
208-556-080	RECOD-X	00-13-101	208-660-025	AMD	01-01-044	210-01-120	AMD-P	00-03-040
208-556-080	RECOD	00-17-141	208-660-030	AMD-P	00-17-172	210-01-120	AMD	00-07-003
208-586-020	RECOD-X	00-13-100	208-660-030	AMD	01-01-044	210-02-010	NEW-P	00-08-069
208-586-020	RECOD	00-17-140	208-660-040	AMD-P	00-17-172	210-02-010	NEW	00-11-023
208-586-030	RECOD-X	00-13-100	208-660-040	AMD	01-01-044	210-02-020	NEW-P	00-08-069
208-586-030	RECOD	00-17-140	208-660-042	AMD-P	00-17-172	210-02-020	NEW	00-11-023
208-586-040	RECOD-X	00-13-100	208-660-042	AMD	01-01-044	210-02-030	NEW-P	00-08-069
208-586-040	RECOD	00-17-140	208-660-045	AMD-P	00-17-172	210-02-030	NEW	00-11-023
208-586-050	RECOD-X	00-13-100	208-660-045	AMD	01-01-044	210-02-040	NEW-P	00-08-069
208-586-050	RECOD	00-17-140	208-660-070	AMD-P	00-17-172	210-02-040	NEW	00-11-023
208-586-060	RECOD-X	00-13-100	208-660-070	AMD	01-01-044	210-02-050	NEW-P	00-08-069
208-586-060	RECOD	00-17-140	208-660-080	AMD-P	00-17-172	210-02-050	NEW	00-11-023
208-586-070	RECOD-X	00-13-100	208-660-080	AMD	01-01-044	210-02-060	NEW-P	00-08-069
208-586-070	RECOD	00-17-140	208-660-08015	AMD-P	00-17-172	210-02-060	NEW	00-11-023
208-586-075	RECOD-X	00-13-100	208-660-08015	AMD	01-01-044	210-02-070	NEW-P	00-08-069
208-586-075	RECOD	00-17-140	208-660-08025	AMD-P	00-17-172	210-02-070	NEW	00-11-023
208-586-080	RECOD-X	00-13-100	208-660-08025	AMD	01-01-044	210-02-080	NEW-P	00-08-069
208-586-080	RECOD	00-17-140	208-660-08030	AMD-P	00-17-172	210-02-080	NEW	00-11-023
208-586-085	RECOD-X	00-13-100	208-660-08030	AMD	01-01-044	210-02-090	NEW-P	00-08-069
208-586-085	RECOD	00-17-140	208-660-08032	NEW-P	00-17-172	210-02-090	NEW	00-11-023
208-586-090	RECOD-X	00-13-100	208-660-08032	NEW	01-01-044	210-02-100	NEW-P	00-08-069
208-586-090	RECOD	00-17-140	208-660-08040	AMD-P	00-17-172	210-02-100	NEW	00-11-023
208-586-100	RECOD-X	00-13-100	208-660-08040	AMD	01-01-044	210-02-110	NEW-P	00-08-069
208-586-100	RECOD	00-17-140	208-660-130	AMD-P	00-17-172	210-02-110	NEW	00-11-023
208-586-110	RECOD-X	00-13-100	208-660-130	AMD	01-01-044	210-02-120	NEW	00-08-069
208-586-110	RECOD	00-17-140	208-660-140	AMD-P	00-17-172	210-02-120	NEW	00-11-023
208-586-120	RECOD-X	00-13-100	208-660-140	AMD	01-01-044	210-02-130	NEW	00-08-069
208-586-120	RECOD	00-17-140	208-660-145	AMD-P	00-17-172	210-02-130	NEW	00-11-023
208-586-135	RECOD-X	00-13-100	208-660-145	AMD	01-01-044	210-02-140	NEW-P	00-08-069
208-586-135	RECOD	00-17-140	208-660-160	AMD-P	00-17-172	210-02-140	NEW	00-11-023
208-586-140	RECOD-X	00-13-100	208-660-160	AMD	01-01-044	210-02-150	NEW-P	00-08-069
208-586-140	RECOD	00-17-140	208-680	PREP	00-10-102	210-02-150	NEW	00-11-023
208-590-010	RECOD-X	00-13-100	208-680A-040	AMD-P	00-19-051	210-02-160	NEW-P	00-08-069
208-590-010	RECOD	00-17-140	208-680B-010	AMD-P	00-19-051	210-02-160	NEW	00-11-023
208-590-020	RECOD-X	00-13-100	208-680B-015	NEW-P	00-19-051	210-02-170	NEW-P	00-08-069
208-590-020	RECOD	00-17-140	208-680B-020	AMD-P	00-19-051	210-02-170	NEW	00-11-023
208-590-030	RECOD-X	00-13-100	208-680B-030	AMD-P	00-19-051	210-02-180	NEW-P	00-08-069
208-590-030	RECOD	00-17-140	208-680B-050	AMD-P	00-19-051	210-02-180	NEW	00-11-023
208-594-010	RECOD-X	00-13-100	208-680B-070	AMD-P	00-19-051	210-02-190	NEW-P	00-08-069
208-594-010	RECOD	00-17-140	208-680B-090	AMD-P	00-19-051	210-02-190	NEW	00-11-023
208-594-020	RECOD-X	00-13-100	208-680B-100	NEW-P	00-19-051	210-02-200	NEW-P	00-08-069
208-594-020	RECOD	00-17-140	208-680B-110	NEW-P	00-19-051	210-02-200	NEW	00-11-023

TABLE

Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
220-16-257	AMD	00-08-038	220-32-05500D	NEW-E	00-20-056	220-33-06000B	NEW-E	00-19-044
220-16-260	AMD-P	00-22-105	220-32-05500D	REP-E	00-20-056	220-33-06000B	REP-E	00-19-044
220-16-270	AMD-P	00-22-105	220-32-05500D	REP-E	00-21-052	220-36-023	AMD-XA	00-17-104
220-16-345	AMD	00-08-038	220-32-05500Z	NEW-E	00-09-024	220-36-023	AMD	00-23-065
220-16-480	AMD-W	00-11-087	220-32-05500Z	REP-E	00-09-024	220-36-02300A	NEW-E	00-17-139
220-16-590	AMD-P	00-06-083	220-32-05500Z	REP-E	00-10-097	220-36-02300A	REP-E	00-17-139
220-16-590	AMD-W	00-07-019	220-32-057	AMD-XA	00-12-052	220-40-027	AMD-XA	00-17-104
220-16-590	AMD	00-08-038	220-32-057	AMD	00-17-117	220-40-027	AMD	00-23-065
220-16-590	AMD-P	00-14-022	220-32-05700E	NEW-E	00-07-109	220-40-02700U	NEW-E	00-17-139
220-16-590	AMD	00-17-106	220-32-05700E	REP-E	00-13-015	220-40-02700U	REP-E	00-17-139
220-16-730	NEW	00-08-038	220-32-05700F	NEW-E	00-13-015	220-40-03100A	NEW-E	00-23-010
220-16-740	NEW-P	00-06-083	220-32-05700F	REP-E	00-16-090	220-40-03100A	REP-E	00-23-010
220-16-740	NEW-W	00-07-019	220-32-05700G	NEW-E	00-17-050	220-40-03100A	REP-E	00-23-039
220-16-740	NEW	00-08-038	220-32-05700G	REP-E	00-17-050	220-40-03100B	NEW-E	00-23-039
220-16-740	AMD-P	00-14-022	220-32-05700H	NEW-E	00-20-056	220-40-03100B	REP-E	00-23-039
220-16-740	AMD	00-17-106	220-32-05700H	REP-E	00-20-056	220-40-03100B	REP-E	00-24-001
220-16-74000A	NEW-E	00-10-069	220-32-35100T	NEW-E	00-18-022	220-40-03100C	NEW-E	00-24-001
220-16-750	NEW-P	00-06-083	220-33-010	AMD-XA	00-12-052	220-40-03100C	REP-E	00-24-001
220-16-750	NEW-W	00-07-019	220-33-010	AMD	00-17-117	220-44-020	AMD-P	00-14-038
220-16-750	NEW	00-08-038	220-33-01000B	NEW-E	00-05-047	220-44-020	AMD-C	00-17-093
220-16-750	AMD-P	00-14-022	220-33-01000B	REP-E	00-05-047	220-44-02000A	NEW-E	00-11-056
220-16-750	AMD	00-17-106	220-33-01000B	REP-E	00-06-011	220-44-02000B	NEW-E	00-19-044
220-16-75000A	NEW-E	00-10-069	220-33-01000C	NEW-E	00-06-011	220-44-02000B	REP-E	00-19-044
220-20-010	AMD	00-08-038	220-33-01000C	REP-E	00-06-036	220-44-030	AMD-P	00-14-020
220-20-015	AMD-P	00-06-083	220-33-01000D	NEW-E	00-06-036	220-44-030	AMD-C	00-17-091
220-20-015	AMD-W	00-07-019	220-33-01000E	NEW-E	00-14-014	220-44-030	AMD-S	00-23-072
220-20-015	AMD-P	00-14-022	220-33-01000E	REP-E	00-14-014	220-44-030	AMD	01-02-060
220-20-015	AMD	00-17-106	220-33-01000F	NEW-E	00-16-081	220-44-050	AMD-XA	00-10-038
220-20-01500A	NEW-E	00-10-069	220-33-01000F	REP-E	00-16-081	220-44-050	AMD	00-16-033
220-20-020	AMD-P	00-06-083	220-33-01000G	NEW-E	00-17-130	220-44-05000A	NEW-E	00-04-041
220-20-020	AMD-W	00-07-019	220-33-01000G	REP-E	00-17-130	220-44-05000B	NEW-E	00-22-021
220-20-020	AMD-P	00-14-022	220-33-01000G	REP-E	00-18-004	220-44-05000Z	REP-E	00-04-041
220-20-020	AMD	00-17-106	220-33-01000H	NEW-E	00-18-042	220-44-080	AMD-XA	00-10-038
220-20-02000A	NEW-E	00-10-069	220-33-01000H	REP-E	00-18-042	220-44-080	AMD	00-16-033
220-20-025	AMD-P	00-06-083	220-33-01000H	REP-E	00-19-056	220-47-304	AMD-XA	00-13-095
220-20-025	AMD-W	00-07-019	220-33-01000I	NEW-E	00-19-056	220-47-304	AMD	00-18-023
220-20-025	AMD-P	00-14-022	220-33-01000I	REP-E	00-20-015	220-47-311	AMD-XA	00-13-095
220-20-025	AMD	00-17-106	220-33-01000J	NEW-E	00-20-015	220-47-311	AMD	00-18-023
220-20-02500A	NEW-E	00-10-069	220-33-01000J	REP-E	00-20-057	220-47-401	AMD-XA	00-13-095
220-22-40000A	NEW-E	00-19-054	220-33-01000K	NEW-E	00-20-057	220-47-401	AMD	00-18-023
220-24-02000L	NEW-E	00-10-067	220-33-01000K	REP-E	00-21-016	220-47-411	AMD-XA	00-13-095
220-24-02000L	REP-E	00-10-067	220-33-01000L	NEW-E	00-21-016	220-47-411	AMD	00-18-023
220-24-02000	NEW-E	00-17-001	220-33-01000	NEW-E	00-22-013	220-47-427	AMD-XA	00-13-095
220-24-02000	REP-E	00-17-001	220-33-01000	REP-E	00-22-013	220-47-427	AMD	00-18-023
220-24-02000	REP-E	00-17-119	220-33-01000N	NEW-E	00-22-066	220-47-428	AMD-XA	00-13-095
220-24-02000N	NEW-E	00-17-119	220-33-01000P	NEW-E	01-02-016	220-47-428	AMD	00-18-023
220-24-02000N	REP-E	00-18-053	220-33-01000P	REP-E	01-02-016	220-47-701	NEW-E	00-17-092
220-24-02000P	NEW-E	00-18-053	220-33-020	AMD-XA	00-12-052	220-47-701	REP-E	00-18-077
220-24-02000P	REP-E	00-18-053	220-33-020	AMD	00-17-117	220-47-702	NEW-E	00-18-077
220-32-01500S	REP-E	00-14-051	220-33-03000P	NEW-E	00-11-046	220-47-702	REP-E	00-19-027
220-32-05100R	NEW-E	00-04-071	220-33-03000P	REP-E	00-11-046	220-47-703	NEW-E	00-19-027
220-32-05100R	REP-E	00-04-071	220-33-03000P	REP-E	00-14-014	220-47-703	REP-E	00-20-012
220-32-05100R	REP-E	00-07-099	220-33-03000Q	NEW-E	00-14-014	220-47-704	NEW-E	00-20-012
220-32-05100S	NEW-E	00-14-051	220-33-03000Q	REP-E	00-14-014	220-47-704	REP-E	00-20-055
220-32-05100T	REP-E	00-18-022	220-33-040	AMD-XA	00-12-052	220-47-705	NEW-E	00-20-055
220-32-05100U	NEW-E	00-19-026	220-33-040	AMD-P	00-14-036	220-47-705	REP-E	00-20-055
220-32-05100U	REP-E	00-19-026	220-33-040	AMD-C	00-17-094	220-47-706	NEW-E	00-21-071
220-32-05100V	NEW-E	00-19-063	220-33-040	AMD	00-17-117	220-47-706	REP-E	00-21-071
220-32-05100V	REP-E	00-19-063	220-33-040	AMD-C	01-02-014	220-47-706	REP-E	00-21-093
220-32-05500A	NEW-E	00-10-097	220-33-04000I	REP-E	00-06-017	220-47-707	NEW-E	00-21-093
220-32-05500A	REP-E	00-10-097	220-33-04000J	NEW-E	00-06-017	220-47-707	REP-E	00-21-093
220-32-05500A	REP-E	00-11-030	220-33-04000J	REP-E	00-06-017	220-47-708	NEW-E	00-22-048
220-32-05500B	NEW-E	00-11-030	220-33-04000K	NEW-E	01-02-015	220-47-708	REP-E	00-22-048
220-32-05500B	REP-E	00-11-030	220-33-04000K	REP-E	01-02-015	220-47-709	NEW-E	00-23-016
220-32-05500B	REP-E	00-12-026	220-33-060	AMD-P	00-14-038	220-47-709	REP-E	00-23-016
220-32-05500C	NEW-E	00-12-026	220-33-060	AMD-C	00-17-093	220-47-710	NEW-E	00-23-040
220-32-05500C	REP-E	00-12-026	220-33-06000A	NEW-E	00-11-056	220-47-710	REP-E	00-23-040

Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
220-47-711	NEW-E	00-23-080	220-52-04600H	NEW-E	01-01-027	220-52-07300T	REP-E	00-05-041
220-47-711	REP-E	00-23-080	220-52-04600H	REP-E	01-01-027	220-52-07300U	NEW-E	00-05-041
220-47-711	REP-E	00-24-003	220-52-04600I	NEW-E	01-01-084	220-52-07300U	REP-E	00-06-044
220-47-712	NEW-E	00-24-003	220-52-04600J	NEW-E	01-01-112	220-52-07300V	NEW-E	00-06-044
220-48-005	AMD-W	00-11-086	220-52-04600U	NEW-E	00-04-084	220-52-07300V	REP-E	00-06-044
220-48-011	AMD-P	00-14-020	220-52-04600U	REP-E	00-06-009	220-52-07300	NEW-E	00-07-064
220-48-011	AMD	00-17-145	220-52-04600V	REP-E	00-04-084	220-52-07300	REP-E	00-07-114
220-48-011	AMD-S	00-23-072	220-52-04600X	NEW-E	00-06-009	220-52-07300X	NEW-E	00-21-041
220-48-015	AMD-W	00-11-086	220-52-04600X	REP-E	00-08-037	220-52-07300X	REP-E	00-22-090
220-48-015	AMD-P	00-14-020	220-52-04600Y	NEW-E	00-08-037	220-52-07300Y	NEW-E	00-22-090
220-48-015	AMD-C	00-17-091	220-52-04600Y	REP-E	00-08-037	220-52-07300Y	REP-E	01-01-041
220-48-015	AMD-S	00-23-072	220-52-04600Y	REP-E	00-08-044	220-52-07300Z	NEW-E	01-01-041
220-48-015	AMD	01-02-060	220-52-04600Z	NEW-E	00-08-044	220-52-07300Z	REP-E	01-01-146
220-48-01500K	NEW-E	00-08-037	220-52-04600Z	REP-E	00-08-044	220-52-075	AMD	00-05-054
220-48-01500L	NEW-E	00-14-013	220-52-04700C	NEW-E	00-19-054	220-52-075	AMD-P	00-22-104
220-48-016	AMD-W	00-11-086	220-52-050	AMD-P	00-14-020	220-52-075	AMD-P	00-22-105
220-48-017	AMD-W	00-11-086	220-52-050	AMD	00-17-145	220-52-075	AMD	01-02-057
220-48-019	AMD-W	00-11-086	220-52-050	AMD-S	00-23-072	220-52-075	AMD	01-02-061
220-48-019	AMD-P	00-14-020	220-52-051	AMD-P	00-22-105	220-52-07500A	NEW-E	00-10-051
220-48-019	AMD	00-17-145	220-52-05100A	NEW-E	00-09-055	220-55-005	AMD-P	00-06-084
220-48-019	AMD-S	00-23-072	220-52-05100A	REP-E	00-10-051	220-55-005	AMD	00-11-178
220-48-028	AMD-W	00-11-086	220-52-05100B	NEW-E	00-10-051	220-55-010	AMD-P	00-06-084
220-48-029	AMD-W	00-11-086	220-52-05100B	REP-E	00-12-015	220-55-010	AMD	00-11-178
220-48-031	AMD-W	00-11-086	220-52-05100C	NEW-E	00-12-015	220-55-015	AMD-P	00-06-084
220-48-032	AMD-W	00-11-086	220-52-05100C	REP-E	00-15-006	220-55-015	AMD	00-11-178
220-48-061	AMD-W	00-11-086	220-52-05100D	NEW-E	00-15-006	220-55-070	AMD-P	00-06-084
220-48-071	AMD-W	00-11-086	220-52-05100D	REP-E	00-15-033	220-55-070	AMD	00-11-178
220-49-020	AMD-P	00-22-078	220-52-05100E	NEW-E	00-15-033	220-55-105	AMD-P	00-06-084
220-49-020	AMD	01-02-058	220-52-05100E	REP-E	00-16-025	220-55-105	AMD	00-11-178
220-49-02000L	NEW-E	01-01-099	220-52-05100F	NEW-E	00-16-025	220-55-110	AMD-P	00-06-084
220-52-020	AMD-P	00-22-077	220-52-05100F	REP-E	00-16-040	220-55-110	AMD	00-11-178
220-52-020	AMD	01-02-059	220-52-05100G	NEW-E	00-16-040	220-55-115	AMD-P	00-06-084
220-52-03000L	NEW-E	00-11-057	220-52-05100G	REP-E	00-17-006	220-55-115	AMD	00-11-178
220-52-03000L	REP-E	00-11-057	220-52-05100H	NEW-E	00-17-006	220-55-132	NEW-P	00-06-084
220-52-03000L	REP-E	00-13-006	220-52-05100H	REP-E	00-17-051	220-55-132	NEW	00-11-178
220-52-03000	NEW-E	00-13-068	220-52-05100I	NEW-E	00-17-051	220-55-170	AMD-P	00-06-042
220-52-03000	REP-E	00-13-068	220-52-05100I	REP-E	00-21-010	220-55-170	AMD	00-11-177
220-52-040	AMD-W	00-08-077	220-52-05100J	NEW-E	00-21-010	220-55-17000B	NEW-E	00-11-058
220-52-040	AMD-P	00-14-037	220-52-05100J	REP-E	00-21-042	220-55-180	AMD-P	00-06-043
220-52-040	AMD	00-18-005	220-52-05100J	AMD-P	00-22-104	220-55-180	AMD	00-11-176
220-52-040	AMD-P	00-22-105	220-52-063	AMD	01-02-057	220-56-08500U	REP-E	00-08-046
220-52-04000Q	REP-E	00-04-084	220-52-063	AMD-P	00-14-020	220-56-100	AMD-XA	00-11-179
220-52-04000R	NEW-E	00-04-084	220-52-068	AMD	00-17-145	220-56-100	AMD	00-16-091
220-52-04000R	REP-E	00-11-001	220-52-068	AMD-S	00-23-072	220-56-103	AMD	00-08-038
220-52-04000S	NEW-E	00-11-001	220-52-069	AMD-P	00-11-045	220-56-103	REP-XA	00-11-179
220-52-04000S	REP-E	00-11-001	220-52-069	AMD	00-17-108	220-56-103	REP	00-16-091
220-52-04000T	NEW-E	00-12-025	220-52-06900A	NEW-E	00-04-015	220-56-105	AMD	00-08-038
220-52-04000T	REP-E	00-12-025	220-52-06900A	REP-E	00-11-116	220-56-115	AMD-XA	00-11-179
220-52-04000U	NEW-E	00-19-054	220-52-06900B	NEW-E	00-11-116	220-56-115	AMD	00-16-091
220-52-043	AMD-W	00-08-077	220-52-071	AMD	00-03-042	220-56-115	A'	00-22-103
220-52-043	AMD-P	00-14-037	220-52-07100N	NEW-E	00-13-054	220-56-11500D	NE	00-10-068
220-52-043	AMD	00-18-005	220-52-07100N	REP-E	00-16-066	220-56-116	AMD	00-11-179
220-52-046	AMD-P	00-22-105	220-52-07100P	NEW-E	00-16-066	220-56-116	AMD	00-16-091
220-52-04600A	NEW-E	00-11-001	220-52-07100P	REP-E	00-17-020	220-56-123	AMD-XA	00-11-179
220-52-04600A	REP-E	00-11-001	220-52-07100Q	NEW-E	00-17-020	220-56-123	AMD	00-16-091
220-52-04600B	NEW-E	00-12-025	220-52-073	AMD	00-03-042	220-56-123	AMD-P	00-22-103
220-52-04600B	REP-E	00-12-025	220-52-07300A	NEW-E	01-01-146	220-56-12300A	NEW-E	00-10-068
220-52-04600C	NEW-E	00-19-054	220-52-07300A	REP-E	01-02-044	220-56-126	AMD-P	00-22-103
220-52-04600C	REP-E	00-20-013	220-52-07300B	NEW-E	01-02-044	220-56-128	AMD-XA	00-11-179
220-52-04600D	NEW-E	00-20-013	220-52-07300Q	REP-E	00-03-006	220-56-128	AMD	00-16-091
220-52-04600D	REP-E	00-23-059	220-52-07300R	NEW-E	00-03-006	220-56-12800D	NEW-E	00-08-001
220-52-04600E	NEW-E	00-23-059	220-52-07300R	REP-E	00-03-006	220-56-12800D	REP-E	00-08-001
220-52-04600E	REP-E	01-01-084	220-52-07300R	REP-E	00-03-044	220-56-12800E	NEW-E	00-10-068
220-52-04600F	NEW-E	00-24-005	220-52-07300S	NEW-E	00-03-044	220-56-130	AMD	00-08-038
220-52-04600F	REP-E	01-01-019	220-52-07300S	REP-E	00-03-044	220-56-145	AMD	00-08-038
220-52-04600G	NEW-E	01-01-019	220-52-07300S	REP-E	00-04-013	220-56-145	AMD-P	00-22-103
220-52-04600G	REP-E	01-01-019	220-52-07300T	NEW-E	00-04-013	220-56-150	AMD-P	00-22-103

TABLE

Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
220-56-175	AMD-P	00-06-084	220-56-250	AMD	00-17-016	220-56-33000F	NEW-E	00-15-032
220-56-175	AMD	00-08-038	220-56-25000A	REP-E	00-08-084	220-56-33000F	REP-E	00-17-118
220-56-175	AMD	00-11-178	220-56-25000B	NEW-E	00-08-084	220-56-33000G	NEW-E	00-22-047
220-56-175	AMD-P	00-22-103	220-56-25500	NEW-E	00-10-070	220-56-33000G	REP-E	00-23-041
220-56-180	AMD-XA	00-11-179	220-56-25500	REP-E	00-11-008	220-56-33000H	NEW-E	00-23-041
220-56-180	AMD	00-16-091	220-56-25500N	NEW-E	00-11-008	220-56-33000H	REP-E	00-23-082
220-56-185	AMD	00-08-038	220-56-25500N	REP-E	00-12-014	220-56-33000I	NEW-E	00-23-082
220-56-190	AMD-XA	00-11-179	220-56-25500P	NEW-E	00-12-014	220-56-33000I	REP-E	01-01-026
220-56-190	DECOD-X	00-11-179	220-56-25500P	REP-E	00-12-048	220-56-33000J	NEW-E	01-01-026
220-56-190	AMD	00-16-091	220-56-25500Q	NEW-E	00-12-048	220-56-33000V	REP-E	00-08-037
220-56-190	DECOD	00-16-091	220-56-25500Q	REP-E	00-13-059	220-56-33000	NEW-E	00-06-009
220-56-19000C	NEW-E	00-10-068	220-56-25500R	NEW-E	00-13-059	220-56-33000	REP-E	00-08-037
220-56-19000C	REP-E	00-17-071	220-56-25500R	REP-E	00-14-004	220-56-33000X	NEW-E	00-07-098
220-56-19000D	NEW-E	00-14-035	220-56-25500S	NEW-E	00-14-004	220-56-33000X	REP-E	00-11-055
220-56-19000D	REP-E	00-14-035	220-56-25500S	REP-E	00-16-082	220-56-33000Y	NEW-E	00-08-037
220-56-19000D	REP-E	00-17-071	220-56-25500T	NEW-E	00-16-082	220-56-33000Y	REP-E	00-09-053
220-56-19000E	NEW-E	00-17-071	220-56-27000G	NEW-E	00-06-017	220-56-33000Z	NEW-E	00-09-053
220-56-19000E	REP-E	00-17-120	220-56-27000G	REP-E	00-06-017	220-56-33000Z	REP-E	00-11-055
220-56-19000F	NEW-E	00-17-120	220-56-27000H	NEW-E	01-02-015	220-56-335	AMD-W	00-11-087
220-56-19000F	REP-E	00-19-025	220-56-27000H	REP-E	01-02-015	220-56-350	AMD	00-08-038
220-56-191	AMD-XA	00-11-179	220-56-280	AMD	00-08-038	220-56-350	AMD-XA	00-11-179
220-56-191	DECOD-P	00-11-179	220-56-282	AMD-P	00-22-103	220-56-350	AMD	00-16-091
220-56-191	AMD	00-16-091	220-56-285	AMD-P	00-22-103	220-56-350	AMD-P	00-22-103
220-56-191	DECOD	00-16-091	220-56-28500U	NEW-E	00-08-031	220-56-35000F	NEW-E	00-08-045
220-56-19100L	NEW-E	00-10-068	220-56-28500U	REP-E	00-08-031	220-56-35000G	NEW-E	00-10-068
220-56-19100L	REP-P	00-17-090	220-56-28500V	NEW-E	00-08-046	220-56-35000H	NEW-E	01-02-078
220-56-19100	NEW-E	00-17-090	220-56-28500V	REP-E	00-13-058	220-56-36000A	REP-E	00-06-010
220-56-19100	REP-E	00-17-129	220-56-28500	NEW-E	00-14-012	220-56-36000B	NEW-E	00-06-010
220-56-19100N	NEW-E	00-17-129	220-56-28500	REP-E	00-23-009	220-56-36000B	REP-E	00-06-010
220-56-19100N	REP-E	00-17-129	220-56-28500X	NEW-E	00-23-009	220-56-36000C	NEW-E	00-09-001
220-56-19100N	REP-E	00-18-013	220-56-290	REP-P	00-22-103	220-56-36000C	REP-E	00-09-001
220-56-19100P	NEW-E	00-18-013	220-56-295	AMD	00-08-038	220-56-36000D	NEW-E	00-09-054
220-56-19100P	REP-E	00-18-013	220-56-295	REP-P	00-22-103	220-56-36000D	REP-E	00-09-054
220-56-19100P	REP-E	00-18-054	220-56-305	REP-P	00-22-103	220-56-36000E	NEW-E	00-10-049
220-56-19100Q	NEW-E	00-18-054	220-56-30500G	NEW-E	00-13-058	220-56-36000E	REP-E	00-10-049
220-56-19100Q	REP-E	00-18-054	220-56-310	AMD	00-08-038	220-56-36000F	NEW-E	00-20-059
220-56-195	AMD-XA	00-11-179	220-56-315	AMD	00-08-038	220-56-36000F	REP-E	00-20-059
220-56-195	AMD	00-16-091	220-56-315	AMD-P	01-01-025	220-56-372	AMD	00-08-038
220-56-19500F	NEW-E	00-10-068	220-56-315	AMD-P	01-02-013	220-56-380	AMD	00-08-038
220-56-19500G	NEW-E	00-21-011	220-56-320	AMD-P	00-22-103	220-56-380	AMD-XA	00-11-179
220-56-19500G	REP-E	00-21-011	220-56-325	AMD-P	00-22-103	220-56-380	AMD	00-16-091
220-56-199	AMD-XA	00-11-179	220-56-32500D	NEW-E	00-10-011	220-56-380	AMD-P	00-22-103
220-56-199	AMD	00-16-091	220-56-32500D	REP-E	00-10-011	220-56-38000X	NEW-E	00-08-045
220-56-19900A	NEW-E	00-10-068	220-56-32500E	NEW-E	00-11-144	220-56-38000Y	NEW-E	00-10-068
220-56-205	AMD	00-08-038	220-56-32500E	REP-E	00-14-023	220-56-38000Z	NEW-E	01-02-078
220-56-205	REP-XA	00-11-179	220-56-32500F	NEW-E	00-12-047	220-57-001	REP-XA	00-11-179
220-56-205	REP	00-16-091	220-56-32500F	REP-E	00-12-047	220-57-001	REP	00-16-091
220-56-210	AMD-P	01-02-063	220-56-32500G	NEW-E	00-12-069	220-57-11900A	NEW-E	00-15-087
220-56-235	AMD	00-08-038	220-56-32500G	REP-E	00-12-069	220-57-11900A	REP-E	00-15-087
220-56-235	AMD-XA	00-10-038	220-56-32500H	NEW-E	00-13-053	220-57-120	REP-XA	00-11-179
220-56-235	AMD	00-17-016	220-56-32500H	REP-E	00-13-053	220-57-120	REP	00-16-091
220-56-235	AMD-P	00-22-103	220-56-32500I	NEW-E	00-14-023	220-57-125	REP-XA	00-11-179
220-56-23500E	NEW-E	00-08-084	220-56-32500I	REP-E	00-19-055	220-57-125	REP	00-16-091
220-56-23500E	REP-E	00-10-012	220-56-32500J	NEW-E	00-19-055	220-57-130	REP-XA	00-11-179
220-56-23500F	NEW-E	00-10-012	220-56-32500J	REP-E	00-19-055	220-57-130	REP	00-16-091
220-56-23500G	NEW-E	00-16-061	220-56-330	AMD	00-08-038	220-57-135	REP-XA	00-11-179
220-56-23500H	NEW-E	00-17-099	220-56-330	AMD-P	00-22-103	220-57-135	REP	00-16-091
220-56-23500I	NEW-E	00-18-051	220-56-33000A	NEW-E	00-11-055	220-57-137	REP-XA	00-11-179
220-56-23500I	REP-E	00-18-051	220-56-33000A	REP-E	00-11-143	220-57-137	REP	00-16-091
220-56-23500J	NEW-E	01-02-077	220-56-33000B	NEW-E	00-11-143	220-57-13701	REP-XA	00-11-179
220-56-240	AMD	00-08-038	220-56-33000B	REP-E	00-13-069	220-57-13701	REP	00-16-091
220-56-240	AMD-P	00-22-103	220-56-33000C	NEW-E	00-13-069	220-57-138	REP-XA	00-11-179
220-56-24000C	NEW-E	00-10-050	220-56-33000C	REP-E	00-14-034	220-57-138	REP	00-16-091
220-56-24000C	REP-E	00-10-050	220-56-33000D	NEW-E	00-14-034	220-57-140	REP-XA	00-11-179
220-56-24000D	NEW-E	00-11-059	220-56-33000D	REP-E	00-15-005	220-57-140	REP	00-16-091
220-56-250	AMD	00-08-038	220-56-33000E	NEW-E	00-15-005	220-57-145	REP-XA	00-11-179
220-56-250	AMD-XA	00-10-038	220-56-33000E	REP-E	00-15-032	220-57-145	REP	00-16-091

TABLE

Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
220-57-150	REP-XA	00-11-179	220-57-260	REP-XA	00-11-179	220-57-365	REP	00-16-091
220-57-150	REP	00-16-091	220-57-260	REP	00-16-091	220-57-370	REP-XA	00-11-179
220-57-155	REP-XA	00-11-179	220-57-265	REP-XA	00-11-179	220-57-370	REP	00-16-091
220-57-155	REP	00-16-091	220-57-265	REP	00-16-091	220-57-375	REP-XA	00-11-179
220-57-160	AMD	00-08-038	220-57-270	REP-XA	00-11-179	220-57-375	REP	00-16-091
220-57-160	REP-XA	00-11-179	220-57-270	REP	00-16-091	220-57-380	REP-XA	00-11-179
220-57-160	REP	00-16-091	220-57-275	REP-XA	00-11-179	220-57-380	REP	00-16-091
220-57-16000A	NEW-E	00-17-064	220-57-275	REP	00-16-091	220-57-385	REP-XA	00-11-179
220-57-16000A	REP-E	00-17-064	220-57-280	REP-XA	00-11-179	220-57-385	REP	00-16-091
220-57-16000B	NEW-E	00-18-014	220-57-280	REP	00-16-091	220-57-390	REP-XA	00-11-179
220-57-16000B	REP-E	00-18-040	220-57-285	REP-XA	00-11-179	220-57-390	REP	00-16-091
220-57-16000V	NEW-E	00-07-073	220-57-285	REP	00-16-091	220-57-395	REP-XA	00-11-179
220-57-16000V	REP-E	00-14-015	220-57-290	REP-XA	00-11-179	220-57-395	REP	00-16-091
220-57-16000	NEW-E	00-08-006	220-57-290	REP	00-16-091	220-57-400	REP-XA	00-11-179
220-57-16000	REP-E	00-11-007	220-57-29000X	NEW-E	00-11-029	220-57-400	REP	00-16-091
220-57-16000X	NEW-E	00-11-007	220-57-29000X	REP-E	00-11-029	220-57-405	REP-XA	00-11-179
220-57-16000X	REP-E	00-11-007	220-57-295	REP-XA	00-11-179	220-57-405	REP	00-16-091
220-57-16000Y	NEW-E	00-14-015	220-57-295	REP	00-16-091	220-57-410	REP-XA	00-11-179
220-57-16000Y	REP-E	00-14-015	220-57-300	REP-XA	00-11-179	220-57-410	REP	00-16-091
220-57-16000Z	NEW-E	00-16-039	220-57-300	REP	00-16-091	220-57-415	REP-XA	00-11-179
220-57-16000Z	REP-E	00-18-014	220-57-305	REP-XA	00-11-179	220-57-415	REP	00-16-091
220-57-165	REP-XA	00-11-179	220-57-305	REP	00-16-091	220-57-420	REP-XA	00-11-179
220-57-165	REP	00-16-091	220-57-310	REP-XA	00-11-179	220-57-420	REP	00-16-091
220-57-170	REP-XA	00-11-179	220-57-310	REP	00-16-091	220-57-425	REP-XA	00-11-179
220-57-170	REP	00-16-091	220-57-313	REP-XA	00-11-179	220-57-425	REP	00-16-091
220-57-17000U	NEW-E	00-07-002	220-57-313	REP	00-16-091	220-57-42500F	NEW-E	00-15-087
220-57-17000U	REP-E	00-11-118	220-57-315	REP-XA	00-11-179	220-57-42500F	REP-E	00-15-087
220-57-175	REP-XA	00-11-179	220-57-315	REP	00-16-091	220-57-427	REP-XA	00-11-179
220-57-175	REP	00-16-091	220-57-31500J	NEW-E	00-08-022	220-57-427	REP	00-16-091
220-57-17500V	NEW-E	00-11-118	220-57-31500J	REP-E	00-08-022	220-57-430	REP-XA	00-11-179
220-57-17500V	REP-E	00-11-118	220-57-31500K	NEW-E	00-12-041	220-57-430	REP	00-16-091
220-57-180	REP-XA	00-11-179	220-57-31500K	REP-E	00-12-041	220-57-432	REP-XA	00-11-179
220-57-180	REP	00-16-091	220-57-319	REP-XA	00-11-179	220-57-432	REP	00-16-091
220-57-181	REP-XA	00-11-179	220-57-319	REP	00-16-091	220-57-435	REP-XA	00-11-179
220-57-181	REP	00-16-091	220-57-31900A	NEW-E	00-12-013	220-57-435	REP	00-16-091
220-57-185	REP-XA	00-11-179	220-57-31900A	REP-E	00-12-013	220-57-440	REP-XA	00-11-179
220-57-185	REP	00-16-091	220-57-31900Z	NEW-E	00-07-002	220-57-440	REP	00-16-091
220-57-187	REP-XA	00-11-179	220-57-31900Z	REP-E	00-12-013	220-57-445	REP-XA	00-11-179
220-57-187	REP	00-16-091	220-57-321	REP-XA	00-11-179	220-57-445	REP	00-16-091
220-57-18700D	NEW-E	00-07-002	220-57-321	REP	00-16-091	220-57-450	REP-XA	00-11-179
220-57-190	REP-XA	00-11-179	220-57-32100D	NEW-E	00-08-022	220-57-450	REP	00-16-091
220-57-190	REP	00-16-091	220-57-32100D	REP-E	00-08-022	220-57-455	REP-XA	00-11-179
220-57-195	REP-XA	00-11-179	220-57-325	REP-XA	00-11-179	220-57-455	REP	00-16-091
220-57-195	REP	00-16-091	220-57-325	REP	00-16-091	220-57-460	REP-XA	00-11-179
220-57-200	REP-XA	00-11-179	220-57-326	REP-XA	00-11-179	220-57-460	REP	00-16-091
220-57-200	REP	00-16-091	220-57-326	REP	00-16-091	220-57-462	REP-XA	00-11-179
220-57-205	REP-XA	00-11-179	220-57-327	REP-XA	00-11-179	220-57-462	REP	00-16-091
220-57-205	REP	00-16-091	220-57-327	REP	00-16-091	220-57-465	REP-XA	00-11-179
220-57-210	REP-XA	00-11-179	220-57-330	REP-XA	00-11-179	220-57-465	REP	00-16-091
220-57-210	REP	00-16-091	220-57-330	REP	00-16-091	220-57-470	REP	00-11-179
220-57-215	REP-XA	00-11-179	220-57-335	REP-XA	00-11-179	220-57-470	REP	00-16-091
220-57-215	REP	00-16-091	220-57-335	REP	00-16-091	220-57-473	REP	00-11-179
220-57-225	REP-XA	00-11-179	220-57-340	REP-XA	00-11-179	220-57-473	REP	00-16-091
220-57-225	REP	00-16-091	220-57-340	REP	00-16-091	220-57-475	REP-XA	00-11-179
220-57-230	REP-XA	00-11-179	220-57-341	REP-XA	00-11-179	220-57-475	REP	00-16-091
220-57-230	REP	00-16-091	220-57-341	REP	00-16-091	220-57-480	REP-XA	00-11-179
220-57-235	REP-XA	00-11-179	220-57-342	REP-XA	00-11-179	220-57-480	REP	00-16-091
220-57-235	REP	00-16-091	220-57-342	REP	00-16-091	220-57-485	REP-XA	00-11-179
220-57-240	REP-XA	00-11-179	220-57-345	REP-XA	00-11-179	220-57-485	REP	00-16-091
220-57-240	REP	00-16-091	220-57-345	REP	00-16-091	220-57-490	REP-XA	00-11-179
220-57-245	REP-XA	00-11-179	220-57-34500A	NEW-E	00-03-007	220-57-490	REP	00-16-091
220-57-245	REP	00-16-091	220-57-34500A	REP-E	00-03-007	220-57-493	REP-XA	00-11-179
220-57-250	REP-XA	00-11-179	220-57-350	REP-XA	00-11-179	220-57-493	REP	00-16-091
220-57-250	REP	00-16-091	220-57-350	REP	00-16-091	220-57-495	REP-XA	00-11-179
220-57-255	REP-XA	00-11-179	220-57-355	REP-XA	00-11-179	220-57-495	REP	00-16-091
220-57-255	REP	00-16-091	220-57-355	REP	00-16-091	220-57-497	REP-XA	00-11-179
220-57-25500G	NEW-E	00-07-002	220-57-365	REP-XA	00-11-179	220-57-497	REP	00-16-091

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Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
220-57-500	REP-XA	00-11-179	220-57A-090	REP	00-16-091	220-77-080	AMD-P	01-02-012
220-57-500	REP	00-16-091	220-57A-095	REP-XA	00-11-179	220-77-090	NEW-P	00-14-008
220-57-502	REP-XA	00-11-179	220-57A-095	REP	00-16-091	220-77-090	NEW	00-17-146
220-57-502	REP	00-16-091	220-57A-100	REP-XA	00-11-179	220-77-095	NEW-P	01-02-012
220-57-505	REP-XA	00-11-179	220-57A-100	REP	00-16-091	220-77-100	NEW-P	01-02-012
220-57-505	REP	00-16-091	220-57A-105	REP-XA	00-11-179	220-88B-030	AMD-P	00-13-082
220-57-50500G	NEW-E	00-08-022	220-57A-105	REP	00-16-091	220-88B-030	AMD	00-17-107
220-57-50500G	REP-E	00-12-041	220-57A-110	REP-XA	00-11-179	220-88B-040	AMD-P	00-13-082
220-57-50500H	NEW-E	00-12-041	220-57A-110	REP	00-16-091	220-88B-040	AMD	00-17-107
220-57-50500H	REP-E	00-12-041	220-57A-112	REP-XA	00-11-179	220-88B-04000	NEW-E	00-10-071
220-57-510	REP-XA	00-11-179	220-57A-112	REP	00-16-091	220-88B-050	AMD-P	00-13-082
220-57-510	REP	00-16-091	220-57A-115	REP-XA	00-11-179	220-88B-050	AMD	00-17-107
220-57-515	REP-XA	00-11-179	220-57A-115	REP	00-16-091	220-88B-05000	NEW-E	00-10-071
220-57-515	REP	00-16-091	220-57A-120	REP-XA	00-11-179	220-88B-05000	REP-E	00-10-071
220-57-51500S	NEW-E	00-08-022	220-57A-120	REP	00-16-091	220-88C-010	NEW-P	00-14-038
220-57-51500S	REP-E	00-08-022	220-57A-125	REP-XA	00-11-179	220-88C-010	NEW-C	00-17-093
220-57-51500S	REP-E	00-11-117	220-57A-125	REP	00-16-091	220-88C-01000	NEW-E	00-11-056
220-57-51500T	NEW-E	00-11-117	220-57A-130	REP-XA	00-11-179	220-88C-01000	NEW-E	00-19-044
220-57-520	REP-XA	00-11-179	220-57A-130	REP	00-16-091	220-88C-01000	REP-E	00-19-044
220-57-520	REP	00-16-091	220-57A-135	REP-XA	00-11-179	220-88C-020	NEW-P	00-14-038
220-57-525	REP-XA	00-11-179	220-57A-135	REP	00-16-091	220-88C-020	NEW-C	00-17-093
220-57-525	REP	00-16-091	220-57A-140	REP-XA	00-11-179	220-88C-02000	NEW-E	00-11-056
220-57-53000C	NEW-E	00-13-016	220-57A-140	REP	00-16-091	220-88C-02000	NEW-E	00-19-044
220-57-53000C	REP-E	00-13-016	220-57A-145	REP-XA	00-11-179	220-88C-02000	REP-E	00-19-044
220-57A-001	REP-XA	00-11-179	220-57A-145	REP	00-16-091	220-88C-030	NEW-P	00-14-038
220-57A-001	REP	00-16-091	220-57A-150	REP-XA	00-11-179	220-88C-030	NEW-C	00-17-093
220-57A-005	REP-XA	00-11-179	220-57A-150	REP	00-16-091	220-88C-03000	NEW-E	00-11-056
220-57A-005	REP	00-16-091	220-57A-152	REP-XA	00-11-179	220-88C-03000	NEW-E	00-19-044
220-57A-010	REP-XA	00-11-179	220-57A-152	REP	00-16-091	220-88C-03000	REP-E	00-19-044
220-57A-010	REP	00-16-091	220-57A-155	REP-XA	00-11-179	220-95-013	AMD-P	00-14-021
220-57A-012	REP-XA	00-11-179	220-57A-155	REP	00-16-091	220-95-013	AMD	00-17-105
220-57A-012	REP	00-16-091	220-57A-160	REP-XA	00-11-179	220-95-018	AMD-P	00-14-021
220-57A-015	REP-XA	00-11-179	220-57A-160	REP	00-16-091	220-95-018	AMD	00-17-105
220-57A-015	REP	00-16-091	220-57A-165	REP-XA	00-11-179	220-95-022	AMD-P	00-14-021
220-57A-017	REP-XA	00-11-179	220-57A-165	REP	00-16-091	220-95-022	AMD	00-17-105
220-57A-017	REP	00-16-091	220-57A-170	REP-XA	00-11-179	220-95-02200B	NEW-E	00-22-012
220-57A-020	REP-XA	00-11-179	220-57A-170	REP	00-16-091	220-95-032	AMD-P	00-14-021
220-57A-020	REP	00-16-091	220-57A-175	REP-XA	00-11-179	220-95-032	AMD	00-17-105
220-57A-025	REP-XA	00-11-179	220-57A-175	REP	00-16-091	220-140-020	AMD-P	00-17-171
220-57A-025	REP	00-16-091	220-57A-17500	NEW-E	00-14-050	220-140-020	AMD	00-20-040
220-57A-030	REP-XA	00-11-179	220-57A-17500	REP-E	00-14-050	222-08-035	AMD-E	00-06-026
220-57A-030	REP	00-16-091	220-57A-17500	REP-E	00-14-060	222-08-035	AMD-C	00-08-103
220-57A-035	REP-XA	00-11-179	220-57A-17500	NEW-E	00-14-060	222-08-035	AMD-C	00-20-063
220-57A-035	REP	00-16-091	220-57A-17500	REP-E	00-14-060	222-10-010	AMD-E	00-06-026
220-57A-037	REP-XA	00-11-179	220-57A-17500	REP-E	00-15-034	222-10-020	NEW-C	00-08-103
220-57A-037	REP	00-16-091	220-57A-17500	NEW-E	00-15-034	222-10-020	NEW-C	00-20-063
220-57A-040	REP-XA	00-11-179	220-57A-17500	REP-E	00-15-034	222-10-030	NEW-E	00-06-026
220-57A-040	REP	00-16-091	220-57A-180	REP-XA	00-11-179	222-10-030	NEW-C	00-08-103
220-57A-045	REP-XA	00-11-179	220-57A-180	REP	00-16-091	222-10-030	NEW-C	00-20-063
220-57A-045	REP	00-16-091	220-57A-183	REP-XA	00-11-179	222-10-035	NEW-E	00-06-026
220-57A-050	REP-XA	00-11-179	220-57A-183	REP	00-16-091	222-12-010	AMD-E	00-06-026
220-57A-050	REP	00-16-091	220-57A-185	REP-XA	00-11-179	222-12-020	AMD-P	00-08-104
220-57A-055	REP-XA	00-11-179	220-57A-185	REP	00-16-091	222-12-020	AMD-E	00-12-093
220-57A-055	REP	00-16-091	220-57A-190	REP-XA	00-11-179	222-12-041	NEW-E	00-06-026
220-57A-065	REP-XA	00-11-179	220-57A-190	REP	00-16-091	222-12-044	NEW-E	00-06-026
220-57A-065	REP	00-16-091	220-69-236	AMD-P	00-06-084	222-12-044	NEW-C	00-08-103
220-57A-070	REP-XA	00-11-179	220-69-236	AMD	00-11-178	222-12-044	NEW-C	00-20-063
220-57A-070	REP	00-16-091	220-69-24000P	NEW-E	00-10-051	222-12-045	AMD-E	00-06-026
220-57A-075	REP-XA	00-11-179	220-69-24000P	REP-E	00-12-015	222-12-045	AMD-C	00-08-103
220-57A-075	REP	00-16-091	220-69-24000Q	NEW-E	00-12-015	222-12-045	AMD-C	00-20-063
220-57A-080	REP-XA	00-11-179	220-69-24000R	NEW-E	00-13-054	222-12-090	AMD-E	00-06-026
220-57A-080	REP	00-16-091	220-69-24000S	NEW-E	00-19-054	222-12-090	AMD-C	00-08-103
220-57A-082	REP-XA	00-11-179	220-69-24000T	NEW-E	00-21-041	222-12-090	AMD-P	00-08-104
220-57A-082	REP	00-16-091	220-77-010	AMD-P	01-02-012	222-12-090	AMD-E	00-12-093
220-57A-085	REP-XA	00-11-179	220-77-020	AMD-P	01-02-012	222-12-090	AMD-C	00-20-063
220-57A-085	REP	00-16-091	220-77-030	AMD-P	01-02-012	222-16-010	AMD-E	00-06-026
220-57A-090	REP-XA	00-11-179	220-77-070	AMD-P	01-02-012	222-16-010	AMD-C	00-08-103

Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
222-16-010	AMD-C	00-20-063	222-22-075	NEW-C	00-08-103	222-46-070	AMD-E	00-06-026
222-16-030	AMD-E	00-06-026	222-22-075	NEW-C	00-20-063	224-12	PREP	00-11-181
222-16-030	AMD-C	00-08-103	222-22-076	NEW-E	00-06-026	224-12-010	AMD-P	00-15-069
222-16-030	AMD-C	00-20-063	222-22-076	NEW-C	00-08-103	224-12-010	AMD	00-19-007
222-16-035	AMD-E	00-06-026	222-22-076	NEW-C	00-20-063	224-12-030	AMD-P	00-15-069
222-16-036	NEW-E	00-06-026	222-22-080	AMD-E	00-06-026	224-12-030	AMD	00-19-007
222-16-050	AMD-E	00-06-026	222-22-090	AMD-E	00-06-026	224-12-070	AMD-P	00-15-069
222-16-050	AMD-C	00-08-103	222-22-090	AMD-C	00-08-103	224-12-070	AMD	00-19-007
222-16-050	AMD-C	00-20-063	222-22-090	AMD-C	00-20-063	224-12-080	AMD-P	00-15-069
222-16-080	AMD-E	00-06-026	222-24-010	AMD-E	00-06-026	224-12-080	AMD	00-19-007
222-20-010	AMD-E	00-06-026	222-24-010	AMD-C	00-08-103	230-02-108	AMD-P	00-04-099
222-20-010	AMD-C	00-08-103	222-24-010	AMD-C	00-20-063	230-02-108	AMD	00-07-140
222-20-010	AMD-C	00-20-063	222-24-015	NEW-E	00-06-026	230-02-109	NEW-P	00-05-101
222-20-015	NEW-E	00-06-026	222-24-020	AMD-E	00-06-026	230-02-109	NEW	00-09-052
222-20-015	NEW-C	00-08-103	222-24-020	AMD-C	00-08-103	230-02-110	AMD-P	00-05-101
222-20-015	NEW-C	00-20-063	222-24-020	AMD-C	00-20-063	230-02-110	AMD	00-09-052
222-20-020	AMD-E	00-06-026	222-24-025	REP-E	00-06-026	230-02-123	AMD-P	00-04-099
222-20-020	AMD-C	00-08-103	222-24-026	NEW-E	00-06-026	230-02-123	AMD	00-07-140
222-20-020	AMD-C	00-20-063	222-24-030	AMD-E	00-06-026	230-02-130	AMD-XA	00-20-083
222-20-055	NEW-E	00-06-026	222-24-030	AMD-C	00-08-103	230-02-130	AMD	01-01-016
222-20-070	AMD-C	00-08-103	222-24-030	AMD-C	00-20-063	230-02-161	AMD-P	00-18-089
222-20-070	AMD-C	00-20-063	222-24-035	AMD-E	00-06-026	230-02-161	AMD	00-21-067
222-20-080	AMD-E	00-06-026	222-24-035	AMD-C	00-08-103	230-02-183	AMD-P	00-04-099
222-21-005	NEW-P	00-08-104	222-24-035	AMD-C	00-20-063	230-02-183	AMD	00-07-140
222-21-005	NEW-E	00-12-093	222-24-040	AMD-E	00-06-026	230-02-205	AMD	00-05-102
222-21-010	NEW-P	00-08-104	222-24-040	AMD-C	00-08-103	230-02-206	AMD	00-05-102
222-21-010	NEW-E	00-12-093	222-24-040	AMD-C	00-20-063	230-02-260	AMD-S	01-01-143
222-21-020	NEW-P	00-08-104	222-24-050	AMD-E	00-06-026	230-02-362	REP-P	00-20-086
222-21-020	NEW-E	00-12-093	222-24-050	AMD-C	00-08-103	230-02-364	REP-P	00-20-086
222-21-030	NEW-P	00-08-104	222-24-050	AMD-C	00-20-063	230-02-366	REP-P	00-20-086
222-21-030	NEW-E	00-12-093	222-24-051	NEW-E	00-06-026	230-02-380	AMD-W	00-02-067
222-21-035	NEW-P	00-08-104	222-24-052	NEW-E	00-06-026	230-02-400	REP-P	00-05-101
222-21-035	NEW-E	00-12-093	222-24-060	AMD-E	00-06-026	230-02-400	REP	00-09-052
222-21-040	NEW-P	00-08-104	222-24-060	AMD-C	00-08-103	230-02-412	NEW-P	00-11-114
222-21-040	NEW-E	00-12-093	222-24-060	AMD-C	00-20-063	230-02-412	NEW	00-15-039
222-21-045	NEW-P	00-08-104	222-30-010	AMD-E	00-06-026	230-02-415	AMD-P	00-05-101
222-21-045	NEW-E	00-12-093	222-30-010	AMD-C	00-08-103	230-02-415	AMD	00-09-052
222-21-050	NEW-P	00-08-104	222-30-010	AMD-C	00-20-063	230-02-425	REP-P	00-05-101
222-21-050	NEW-E	00-12-093	222-30-020	AMD-E	00-06-026	230-02-425	REP	00-09-052
222-21-060	NEW-P	00-08-104	222-30-020	AMD-C	00-08-103	230-02-504	NEW-P	00-12-097
222-21-060	NEW-E	00-12-093	222-30-020	AMD-C	00-20-063	230-02-504	NEW	00-15-048
222-21-065	NEW-P	00-08-104	222-30-021	NEW-E	00-06-026	230-02-530	REP-P	00-20-086
222-21-065	NEW-E	00-12-093	222-30-022	NEW-E	00-06-026	230-02-535	REP-P	00-20-086
222-21-070	NEW-P	00-08-104	222-30-023	NEW-E	00-06-026	230-02-540	REP-P	00-20-086
222-21-070	NEW-E	00-12-093	222-30-040	AMD-E	00-06-026	230-04-022	AMD-P	00-05-101
222-21-080	NEW-P	00-08-104	222-30-045	NEW-E	00-06-026	230-04-022	AMD	00-09-052
222-21-080	NEW-E	00-12-093	222-30-060	AMD-E	00-06-026	230-04-022	AMD-XA	00-20-083
222-21-090	NEW-P	00-08-104	222-30-070	AMD-E	00-06-026	230-04-022	AMD	01-01-016
222-21-090	NEW-E	00-12-093	222-30-070	AMD-C	00-08-103	230-04-026	NEW-P	00-18-087
222-22-010	AMD-C	00-08-103	222-30-070	AMD-E	00-12-093	230-04-026	NI	00-21-069
222-22-010	AMD-C	00-20-063	222-30-070	AMD-C	00-20-063	230-04-040	AM	00-20-083
222-22-030	AMD-C	00-08-103	222-38-010	AMD-E	00-06-026	230-04-040	AM	01-01-016
222-22-030	AMD-C	00-20-063	222-38-020	AMD-E	00-06-026	230-04-110	AMD-P	00-11-114
222-22-035	NEW-C	00-08-103	222-38-020	AMD-C	00-08-103	230-04-110	AMD	00-15-039
222-22-035	NEW-C	00-20-063	222-38-020	AMD-C	00-20-063	230-04-115	AMD-P	00-11-114
222-22-040	AMD-C	00-08-103	222-38-030	AMD-E	00-06-026	230-04-115	AMD	00-15-039
222-22-040	AMD-C	00-20-063	222-38-030	AMD-C	00-08-103	230-04-119	AMD	00-05-102
222-22-050	AMD-C	00-08-103	222-38-030	AMD-C	00-20-063	230-04-120	AMD-P	00-11-114
222-22-050	AMD-C	00-20-063	222-38-040	AMD-E	00-06-026	230-04-120	AMD	00-15-039
222-22-060	AMD-C	00-08-103	222-46-012	NEW-E	00-06-026	230-04-124	AMD-P	00-11-114
222-22-060	AMD-C	00-20-063	222-46-055	NEW-C	00-08-103	230-04-124	AMD	00-15-039
222-22-065	NEW-C	00-08-103	222-46-055	NEW-C	00-20-063	230-04-135	AMD-XA	00-20-083
222-22-065	NEW-C	00-20-063	222-46-060	AMD-E	00-06-026	230-04-135	AMD	01-01-016
222-22-070	AMD-E	00-06-026	222-46-060	AMD-C	00-08-103	230-04-140	AMD-P	00-05-101
222-22-070	AMD-C	00-08-103	222-46-060	AMD-C	00-20-063	230-04-140	AMD	00-09-052
222-22-070	AMD-C	00-20-063	222-46-065	AMD-C	00-08-103	230-04-140	AMD-P	00-23-126
222-22-075	NEW-E	00-06-026	222-46-065	AMD-C	00-20-063	230-04-142	REP-P	00-05-101

TABLE

Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
230-04-142	REP-W	00-18-026	230-20-010	AMD	00-23-076	230-40-030	AMD-P	00-05-101
230-04-142	AMD-P	00-23-126	230-20-036	NEW-P	00-20-081	230-40-030	AMD	00-09-052
230-04-170	AMD-XA	00-20-083	230-20-036	NEW-S	01-01-143	230-40-040	NEW-P	00-05-101
230-04-170	AMD	01-01-016	230-20-058	REP-P	00-20-086	230-40-040	NEW	00-09-052
230-04-202	AMD-XA	00-20-083	230-20-059	AMD-P	00-20-086	230-40-050	AMD-P	00-05-101
230-04-202	AMD-E	00-23-078	230-20-060	REP-P	00-20-086	230-40-050	AMD	00-09-052
230-04-202	AMD-P	01-02-040	230-20-062	AMD-P	00-20-086	230-40-055	AMD-P	00-07-139
230-04-203	AMD-P	00-05-101	230-20-065	AMD-XA	00-20-083	230-40-055	AMD	00-11-054
230-04-203	AMD-P	00-11-114	230-20-065	AMD	01-01-016	230-40-060	REP-P	00-05-101
230-04-203	AMD	00-15-039	230-20-110	REP-P	00-04-099	230-40-060	REP	00-09-052
230-04-203	AMD-W	00-18-026	230-20-110	REP	00-07-140	230-40-070	AMD-P	00-05-101
230-04-203	AMD-E	00-23-078	230-20-120	REP-P	00-04-099	230-40-070	AMD	00-09-052
230-04-203	RE-AD-P	01-02-040	230-20-120	REP	00-07-140	230-40-120	AMD-P	00-05-101
230-04-204	AMD-P	00-05-101	230-20-192	AMD-XA	00-20-083	230-40-120	AMD	00-09-052
230-04-204	AMD-W	00-18-026	230-20-192	AMD	01-01-016	230-40-125	REP-P	00-05-101
230-04-204	AMD-E	00-23-078	230-20-220	AMD-P	00-04-099	230-40-125	AMD	00-09-052
230-04-204	RE-AD-P	01-02-040	230-20-220	AMD	00-07-140	230-40-125	AMD	00-09-087
230-04-207	NEW-P	00-05-101	230-20-240	AMD-XA	00-20-083	230-40-130	AMD-P	00-05-101
230-04-207	NEW	00-09-052	230-20-240	AMD	01-01-016	230-40-130	AMD	00-09-052
230-04-220	AMD-XA	00-20-083	230-20-243	AMD-P	00-04-099	230-40-150	REP-P	00-05-101
230-04-220	AMD	01-01-016	230-20-243	AMD	00-07-140	230-40-150	REP	00-09-052
230-04-255	AMD-P	00-05-101	230-20-244	AMD-P	00-04-099	230-40-160	REP-P	00-05-101
230-04-255	AMD	00-09-052	230-20-244	AMD	00-07-140	230-40-160	REP	00-09-052
230-04-260	AMD-P	00-20-086	230-20-400	AMD-XA	00-20-083	230-40-200	AMD-P	00-05-101
230-04-330	AMD-P	00-18-086	230-20-400	AMD	01-01-016	230-40-200	AMD	00-09-052
230-04-330	AMD	00-23-129	230-25-030	AMD-P	00-12-097	230-40-225	AMD-P	00-05-101
230-04-450	AMD-P	00-05-101	230-25-030	AMD	00-15-048	230-40-225	AMD	00-09-052
230-04-450	AMD	00-09-052	230-25-040	AMD-P	00-12-097	230-40-400	AMD-P	00-05-101
230-08-027	NEW-P	00-05-101	230-25-040	AMD	00-15-048	230-40-400	AMD	00-09-052
230-08-027	NEW	00-09-052	230-25-070	AMD-P	00-12-097	230-40-550	NEW-P	00-05-101
230-08-027	AMD-XA	00-20-083	230-25-070	AMD	00-15-048	230-40-550	NEW	00-09-052
230-08-027	AMD	01-01-016	230-25-100	AMD-P	00-12-097	230-40-552	NEW-P	00-05-101
230-08-040	AMD-P	00-05-101	230-25-100	AMD	00-15-048	230-40-552	NEW	00-09-052
230-08-040	AMD	00-09-052	230-25-110	AMD-P	00-12-097	230-40-554	NEW-P	00-05-101
230-08-080	AMD-P	00-04-099	230-25-110	AMD	00-15-048	230-40-554	NEW	00-09-052
230-08-080	AMD	00-07-140	230-25-120	AMD-P	00-12-097	230-40-556	NEW-P	00-05-101
230-08-090	AMD-P	00-05-101	230-25-120	AMD	00-15-048	230-40-556	NEW	00-09-052
230-08-090	AMD	00-09-052	230-25-150	AMD-P	00-12-097	230-40-558	NEW-P	00-05-101
230-08-100	REP-P	00-04-099	230-25-150	AMD	00-15-048	230-40-558	NEW	00-09-052
230-08-100	REP	00-07-140	230-25-200	AMD-P	00-12-097	230-40-560	NEW-P	00-05-101
230-08-105	AMD-P	00-04-099	230-25-200	AMD	00-15-048	230-40-560	NEW	00-09-052
230-08-105	AMD	00-07-140	230-25-220	AMD-P	00-12-097	230-40-562	NEW-P	00-05-101
230-08-160	AMD-P	00-05-101	230-25-220	AMD	00-15-048	230-40-562	NEW	00-09-052
230-08-160	AMD	00-09-052	230-25-310	AMD-P	00-12-097	230-40-600	NEW-P	00-05-101
230-08-200	AMD-XA	00-20-083	230-25-310	AMD	00-15-048	230-40-600	NEW	00-09-052
230-08-200	AMD	01-01-016	230-25-315	AMD-P	00-12-097	230-40-610	NEW-P	00-05-101
230-08-255	AMD-P	00-20-086	230-25-315	AMD	00-15-048	230-40-610	NEW	00-09-052
230-08-255	AMD	00-23-077	230-25-325	NEW-P	00-12-097	230-40-615	NEW-P	00-05-101
230-12-050	AMD-P	00-04-099	230-25-325	NEW	00-15-048	230-40-615	NEW	00-09-052
230-12-050	AMD-P	00-05-101	230-30-025	AMD-XA	00-20-083	230-40-800	NEW-P	00-05-101
230-12-050	AMD	00-07-140	230-30-025	AMD	01-01-016	230-40-800	NEW	00-09-052
230-12-050	AMD	00-09-052	230-30-033	NEW-P	00-20-081	230-40-803	NEW-P	00-05-101
230-12-072	NEW-P	00-05-101	230-30-033	NEW-S	01-01-143	230-40-803	NEW	00-09-052
230-12-072	NEW	00-09-052	230-30-034	NEW-S	01-01-143	230-40-805	NEW-P	00-05-101
230-12-073	NEW-P	00-05-101	230-30-052	AMD-P	00-20-086	230-40-805	NEW	00-09-052
230-12-073	NEW	00-09-052	230-30-070	AMD-P	00-18-090	230-40-810	NEW-P	00-05-101
230-12-074	NEW-P	00-11-113	230-30-070	AMD	00-21-095	230-40-810	NEW	00-09-052
230-12-074	NEW	00-15-038	230-30-103	AMD-XA	00-20-083	230-40-815	NEW-P	00-05-101
230-12-078	AMD-P	00-04-099	230-30-103	AMD	01-01-016	230-40-815	NEW	00-09-052
230-12-078	AMD	00-07-140	230-30-212	REP-P	00-11-114	230-40-820	NEW-P	00-05-101
230-12-300	AMD-XA	00-20-083	230-30-212	REP	00-15-039	230-40-820	NEW	00-09-052
230-12-300	AMD	01-01-016	230-30-213	REP-P	00-11-114	230-40-823	NEW-P	00-05-101
230-12-310	AMD-P	00-05-103	230-30-213	REP	00-15-039	230-40-823	NEW	00-09-052
230-12-310	AMD	00-09-051	230-40-010	AMD-P	00-05-101	230-40-825	NEW-P	00-05-101
230-12-335	NEW-P	00-11-114	230-40-010	AMD	00-09-052	230-40-825	NEW	00-09-052
230-12-335	NEW	00-15-039	230-40-015	REP-P	00-05-101	230-40-830	NEW-P	00-05-101
230-20-010	AMD-P	00-20-082	230-40-015	REP	00-09-052	230-40-830	NEW	00-09-052

TABLE

Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
230-40-833	NEW-P	00-05-101	232-12-068	AMD	00-11-137	232-28-273	AMD	00-11-137
230-40-833	NEW	00-09-052	232-12-07100A	NEW-E	01-01-018	232-28-27300A	NEW-E	00-20-001
230-40-835	NEW-P	00-05-101	232-12-077	AMD-P	00-22-103	232-28-274	REP-P	00-14-080
230-40-835	NEW	00-09-052	232-12-106	NEW-P	00-14-083	232-28-275	AMD	00-04-017
230-40-840	NEW-P	00-05-101	232-12-106	NEW	00-20-032	232-28-275	AMD-P	00-22-108
230-40-840	NEW	00-09-052	232-12-141	AMD-P	00-14-081	232-28-276	NEW-P	00-06-086
230-40-845	NEW-P	00-05-101	232-12-141	AMD	00-20-032	232-28-276	NEW	00-11-137
230-40-845	NEW	00-09-052	232-12-14100A	NEW-E	01-01-018	232-28-27600A	NEW-E	00-16-009
230-40-850	NEW-P	00-05-101	232-12-161	REP-XR	00-08-027	232-28-277	NEW	00-04-017
230-40-850	NEW	00-09-052	232-12-161	REP	00-13-090	232-28-277	AMD-P	00-22-107
230-40-855	NEW-P	00-05-101	232-12-168	AMD	00-08-038	232-28-278	NEW-P	00-06-087
230-40-855	NEW	00-09-052	232-12-18700A	NEW-E	00-16-060	232-28-278	NEW	00-11-137
230-40-860	NEW-P	00-05-101	232-12-257	AMD-W	00-02-066	232-28-27800A	NEW-E	00-16-062
230-40-860	NEW	00-09-052	232-12-257	AMD-P	00-06-094	232-28-279	NEW-P	00-06-085
230-40-865	NEW-P	00-05-101	232-12-257	AMD	00-11-137	232-28-279	NEW	00-11-137
230-40-865	NEW	00-09-052	232-12-31500G	NEW-E	00-04-014	232-28-27900A	NEW-E	00-19-028
230-40-870	NEW-P	00-05-101	232-12-619	AMD	00-08-038	232-28-27900A	REP-E	00-19-028
230-40-870	NEW	00-09-052	232-12-619	AMD-XA	00-11-179	232-28-28100B	NEW-E	01-01-075
230-40-875	NEW-P	00-05-101	232-12-619	AMD	00-16-091	232-28-28100B	REP-E	01-01-075
230-40-875	NEW	00-09-052	232-12-619	AMD-P	00-22-103	232-28-423	REP-P	00-14-082
230-40-880	NEW-P	00-05-101	232-12-61900L	NEW-E	00-10-068	232-28-423	REP	00-20-031
230-40-880	NEW	00-09-052	232-12-61900L	REP-E	00-16-067	232-28-424	NEW-P	00-14-082
230-40-885	NEW-P	00-05-101	232-12-61900	NEW-E	00-11-002	232-28-424	NEW	00-18-009
230-40-885	NEW	00-09-052	232-12-61900	REP-E	00-11-002	232-28-42400A	NEW-E	00-18-003
230-40-890	NEW-P	00-05-101	232-12-61900N	NEW-E	00-16-067	232-28-42400B	NEW-E	00-23-017
230-40-890	NEW	00-09-052	232-12-61900N	REP-E	00-17-049	232-28-42400B	REP-E	00-23-017
230-40-895	NEW-P	00-05-101	232-12-61900P	NEW-E	00-17-049	232-28-515	AMD-P	00-14-081
230-40-895	NEW	00-09-052	232-12-61900Q	NEW-E	00-18-041	232-28-515	AMD	00-20-032
230-40-897	NEW-P	00-05-101	232-12-61900Q	REP-E	00-18-041	232-28-619	AMD	00-08-038
230-40-897	NEW	00-09-052	232-16-700	AMD-P	00-06-093	232-28-619	AMD-XA	00-11-179
230-40-900	REP-P	00-05-101	232-16-700	AMD	00-11-137	232-28-619	AMD	00-16-091
230-40-900	REP	00-09-052	232-28-02201	AMD	00-04-017	232-28-619	AMD-P	00-22-103
230-46-010	AMD-P	00-18-088	232-28-02202	AMD	00-04-017	232-28-61900A	NEW-E	00-21-004
230-46-010	AMD	00-21-068	232-28-02202	AMD-P	00-06-097	232-28-61900B	NEW-E	00-21-003
230-46-020	AMD-W	00-07-070	232-28-02202	AMD	00-11-137	232-28-61900B	REP-E	00-21-003
230-46-020	REP-P	00-18-088	232-28-02203	AMD	00-04-017	232-28-61900C	NEW-E	00-21-040
230-46-020	REP	00-21-068	232-28-02203	AMD-P	00-22-110	232-28-61900C	REP-E	00-21-040
230-46-025	AMD-P	00-18-088	232-28-02204	AMD	00-04-017	232-28-61900D	NEW-E	00-03-041
230-46-025	AMD	00-21-068	232-28-02204	AMD-P	00-22-111	232-28-61900D	REP-E	00-03-041
230-46-035	NEW-W	00-07-070	232-28-02205	AMD	00-04-017	232-28-61900D	REP-E	00-03-055
230-46-070	AMD-P	00-18-088	232-28-02206	AMD	00-04-017	232-28-61900D	NEW-E	00-21-070
230-46-070	AMD	00-21-068	232-28-02206	AMD-P	00-22-112	232-28-61900E	NEW-E	00-03-055
230-50-010	AMD-P	00-05-101	232-28-02220	AMD	00-04-017	232-28-61900E	REP-E	00-03-055
230-50-010	AMD	00-09-052	232-28-02240	AMD	00-04-017	232-28-61900E	REP-E	00-05-085
230-50-010	AMD-P	00-20-086	232-28-24102	REP	00-04-017	232-28-61900E	NEW-E	00-21-051
230-50-800	AMD-XA	00-20-083	232-28-248	AMD-P	00-06-095	232-28-61900E	REP-E	00-21-051
230-50-800	AMD	01-01-016	232-28-248	AMD	00-11-137	232-28-61900F	NEW-E	00-05-085
232-12-001	AMD-XA	00-11-179	232-28-24800A	NEW-E	00-21-032	232-28-61900F	REP-E	00-05-085
232-12-001	AMD	00-16-091	232-28-255	REP	00-04-017	232-28-61900F	NEW-E	00-22-011
232-12-00100C	NEW-E	01-01-018	232-28-260	AMD-P	00-22-106	232-28-61900F	REP-E	00-22-011
232-12-011	AMD	00-04-017	232-28-26000A	NEW-E	00-03-025	232-28-61900G	NEW-E	00-06-008
232-12-011	AMD-P	00-06-083	232-28-261	REP	00-04-017	232-28-61900G	NEW-E	00-22-044
232-12-011	AMD-P	00-06-100	232-28-262	REP	00-04-017	232-28-61900G	REP-E	00-22-044
232-12-011	AMD-W	00-07-019	232-28-263	REP	00-04-017	232-28-61900H	NEW-E	00-07-001
232-12-011	AMD	00-10-001	232-28-264	REP-P	00-14-080	232-28-61900H	NEW-E	00-23-083
232-12-011	AMD-P	00-14-022	232-28-264	REP	00-19-045	232-28-61900H	REP-E	00-23-083
232-12-011	AMD	00-17-106	232-28-266	AMD-P	00-06-096	232-28-61900H	NEW-E	00-07-073
232-12-01100A	NEW-E	00-10-069	232-28-266	AMD	00-11-137	232-28-61900I	NEW-E	00-07-073
232-12-014	AMD	00-04-017	232-28-269	REP	00-04-017	232-28-61900I	REP-E	00-07-073
232-12-018	REP	00-08-038	232-28-270	REP	00-04-017	232-28-61900I	NEW-E	00-24-043
232-12-047	AMD-P	00-06-088	232-28-271	AMD	00-04-017	232-28-61900J	REP-E	00-08-006
232-12-047	AMD	00-11-137	232-28-271	AMD-P	00-22-109	232-28-61900J	NEW-E	00-11-007
232-12-051	AMD-P	00-06-089	232-28-272	AMD-P	00-06-099	232-28-61900J	REP-E	00-23-081
232-12-051	AMD	00-11-137	232-28-272	AMD	00-11-137	232-28-61900J	NEW-E	00-23-081
232-12-054	AMD-P	00-06-090	232-28-272	AMD-P	00-16-154	232-28-61900K	NEW-E	00-08-001
232-12-054	AMD	00-11-137	232-28-272	AMD	00-21-038	232-28-61900K	REP-E	00-08-001
232-12-068	AMD-P	00-06-091	232-28-273	AMD-P	00-06-092	232-28-61900K	NEW-E	00-24-004

TABLE

Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
232- 28-61900K	REP-E	00-24-004	242- 04-030	AMD	00-09-094	246-100-218	REP	00-23-120
232- 28-61900L	NEW-E	00-12-041	242- 04-050	AMD-P	00-05-021	246-100-231	REP-P	00-12-101
232- 28-61900L	REP-E	00-12-041	242- 04-050	AMD	00-09-094	246-100-231	REP	00-23-120
232- 28-61900L	NEW-E	01-01-040	246- 14-010	NEW	00-10-114	246-100-236	REP-P	00-12-101
232- 28-61900L	REP-E	01-01-040	246- 14-020	NEW	00-10-114	246-100-236	REP	00-23-120
232- 28-61900	NEW-E	00-13-089	246- 14-030	NEW	00-10-114	246-100-241	REP-P	00-12-101
232- 28-61900	REP-E	00-13-089	246- 14-040	NEW	00-10-114	246-100-241	REP	00-23-120
232- 28-61900	NEW-E	01-02-079	246- 14-050	NEW	00-10-114	246-101-001	NEW-P	00-12-101
232- 28-61900	REP-E	01-02-079	246- 14-060	NEW	00-10-114	246-101-001	NEW	00-23-120
232- 28-61900N	NEW-E	00-14-050	246- 14-070	NEW	00-10-114	246-101-005	NEW-P	00-12-101
232- 28-61900N	REP-E	00-14-050	246- 14-080	NEW	00-10-114	246-101-005	NEW	00-23-120
232- 28-61900N	REP-E	00-15-034	246- 14-090	NEW	00-10-114	246-101-010	NEW-P	00-12-101
232- 28-61900P	NEW-E	00-15-031	246- 14-100	NEW	00-10-114	246-101-010	NEW	00-23-120
232- 28-61900P	REP-E	00-15-031	246- 14-110	NEW	00-10-114	246-101-015	NEW-P	00-12-101
232- 28-61900Q	NEW-E	00-16-026	246- 14-120	NEW	00-10-114	246-101-015	NEW	00-23-120
232- 28-61900Q	REP-E	00-16-026	246- 25-990	PREP-W	00-16-104	246-101-101	NEW-P	00-12-101
232- 28-61900S	NEW-E	00-16-059	246- 30-010	NEW-P	00-22-121	246-101-101	NEW	00-23-120
232- 28-61900S	REP-E	00-16-059	246- 30-010	NEW	01-01-101	246-101-105	NEW-P	00-12-101
232- 28-61900T	NEW-E	00-18-050	246- 30-020	NEW-P	00-22-121	246-101-105	NEW	00-23-120
232- 28-61900T	REP-E	00-18-050	246- 30-020	NEW	01-01-101	246-101-110	NEW-P	00-12-101
232- 28-61900U	NEW-E	00-18-052	246- 30-030	NEW-P	00-22-121	246-101-110	NEW	00-23-120
232- 28-61900U	REP-E	00-18-052	246- 30-030	NEW	01-01-101	246-101-115	NEW-P	00-12-101
232- 28-61900V	NEW-E	00-19-037	246-100-011	AMD-P	00-12-101	246-101-115	NEW	00-23-120
232- 28-61900V	REP-E	00-19-037	246-100-011	AMD	00-23-120	246-101-120	NEW-P	00-12-101
232- 28-61900V	REP-E	00-22-011	246-100-016	REP-P	00-12-101	246-101-120	NEW	00-23-120
232- 28-61900	NEW-E	00-20-011	246-100-016	REP	00-23-120	246-101-201	NEW-P	00-12-101
232- 28-61900	REP-E	00-20-011	246-100-021	AMD-P	00-12-101	246-101-201	NEW	00-23-120
232- 28-61900X	NEW-E	00-20-014	246-100-021	AMD	00-23-120	246-101-205	NEW-P	00-12-101
232- 28-61900X	REP-E	00-20-014	246-100-026	REP-P	00-12-101	246-101-205	NEW	00-23-120
232- 28-61900X	REP-E	00-21-040	246-100-026	REP	00-23-120	246-101-210	NEW-P	00-12-101
232- 28-61900Y	NEW-E	00-20-087	246-100-031	REP-P	00-12-101	246-101-210	NEW	00-23-120
232- 28-61900Y	REP-E	00-20-087	246-100-031	REP	00-23-120	246-101-215	NEW-P	00-12-101
232- 28-61900Z	NEW-E	00-20-058	246-100-036	AMD-P	00-12-101	246-101-215	NEW	00-23-120
232- 28-61900Z	REP-E	00-20-058	246-100-036	AMD	00-23-120	246-101-220	NEW-P	00-12-101
232- 28-61900Z	REP-E	00-21-003	246-100-041	REP-P	00-12-101	246-101-220	NEW	00-23-120
232- 28-620	RECOD-X	00-11-179	246-100-041	REP	00-23-120	246-101-225	NEW-P	00-12-101
232- 28-620	RECOD	00-16-091	246-100-042	REP-P	00-12-101	246-101-225	NEW	00-23-120
232- 28-62000A	NEW-E	00-19-025	246-100-042	REP	00-23-120	246-101-230	NEW-P	00-12-101
232- 28-62000A	REP-E	00-19-025	246-100-043	REP-P	00-12-101	246-101-230	NEW	00-23-120
232- 28-621	RECOD-X	00-11-179	246-100-043	REP	00-23-120	246-101-301	NEW-P	00-12-101
232- 28-621	RECOD	00-16-091	246-100-046	REP-P	00-12-101	246-101-301	NEW	00-23-120
232- 28-62100A	NEW-E	00-21-011	246-100-046	REP	00-23-120	246-101-305	NEW-P	00-12-101
232- 28-62100A	REP-E	00-21-011	246-100-071	REP-P	00-12-101	246-101-305	NEW	00-23-120
236- 18-040	AMD	00-06-052	246-100-071	REP	00-23-120	246-101-310	NEW-P	00-12-101
236- 18-070	AMD	00-06-052	246-100-076	REP-P	00-12-101	246-101-310	NEW	00-23-120
236- 18-080	AMD	00-06-052	246-100-076	REP	00-23-120	246-101-315	NEW-P	00-12-101
236- 70-040	AMD	00-08-040	246-100-081	REP-P	00-12-101	246-101-315	NEW	00-23-120
236- 70-050	AMD	00-08-040	246-100-081	REP	00-23-120	246-101-320	NEW-P	00-12-101
236- 70-060	AMD	00-08-040	246-100-086	REP-P	00-12-101	246-101-320	NEW	00-23-120
236- 70-080	AMD	00-08-040	246-100-086	REP	00-23-120	246-101-401	NEW-P	00-12-101
236-200-010	RECOD	00-08-039	246-100-091	REP-P	00-12-101	246-101-401	NEW	00-23-120
236-200-020	RECOD	00-08-039	246-100-091	REP	00-23-120	246-101-405	NEW-P	00-12-101
236-200-030	RECOD	00-08-039	246-100-171	REP-P	00-12-101	246-101-405	NEW	00-23-120
236-200-040	RECOD	00-08-039	246-100-171	REP	00-23-120	246-101-410	NEW-P	00-12-101
236-200-050	RECOD	00-08-039	246-100-176	REP-P	00-12-101	246-101-410	NEW	00-23-120
236-200-060	RECOD	00-08-039	246-100-176	REP	00-23-120	246-101-415	NEW-P	00-12-101
242- 02-052	AMD-P	00-05-021	246-100-181	REP-P	00-12-101	246-101-415	NEW	00-23-120
242- 02-052	AMD	00-09-094	246-100-181	REP	00-23-120	246-101-420	NEW-P	00-12-101
242- 02-255	NEW-P	00-05-021	246-100-196	REP-P	00-12-101	246-101-420	NEW	00-23-120
242- 02-255	NEW	00-09-094	246-100-196	REP	00-23-120	246-101-425	NEW-P	00-12-101
242- 02-522	AMD-P	00-05-021	246-100-201	AMD-P	00-12-101	246-101-425	NEW	00-23-120
242- 02-522	AMD	00-09-094	246-100-201	AMD	00-23-120	246-101-501	NEW-P	00-12-101
242- 02-832	AMD-P	00-05-021	246-100-216	REP-P	00-12-101	246-101-501	NEW	00-23-120
242- 02-832	AMD	00-09-094	246-100-216	REP	00-23-120	246-101-505	NEW-P	00-12-101
242- 02-834	AMD-P	00-05-021	246-100-217	REP-P	00-12-101	246-101-505	NEW	00-23-120
242- 02-834	AMD	00-09-094	246-100-217	REP	00-23-120	246-101-510	NEW-P	00-12-101
242- 04-030	AMD-P	00-05-021	246-100-218	REP-P	00-12-101	246-101-510	NEW	00-23-120

TABLE

Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
246-101-515	NEW-P	00-12-101	246-220-007	AMD	00-08-013	246-243-120	AMD	00-08-013
246-101-515	NEW	00-23-120	246-220-010	AMD-P	00-04-088	246-243-130	AMD-P	00-04-088
246-101-520	NEW-P	00-12-101	246-220-010	AMD	00-08-013	246-243-130	AMD	00-08-013
246-101-520	NEW	00-23-120	246-220-060	AMD-S	00-21-118	246-243-140	AMD-P	00-04-088
246-101-525	NEW-P	00-12-101	246-220-060	AMD	01-02-067	246-243-140	AMD	00-08-013
246-101-525	NEW	00-23-120	246-221-020	AMD-P	00-04-088	246-243-141	NEW-P	00-04-088
246-101-601	NEW-P	00-12-101	246-221-020	AMD	00-08-013	246-243-141	NEW	00-08-013
246-101-601	NEW	00-23-120	246-221-270	AMD	00-07-085	246-243-150	AMD-P	00-04-088
246-101-605	NEW-P	00-12-101	246-232-006	NEW-P	00-19-080	246-243-150	AMD	00-08-013
246-101-605	NEW	00-23-120	246-232-006	NEW	01-02-068	246-243-160	AMD-P	00-04-088
246-101-610	NEW-P	00-12-101	246-232-007	NEW-P	00-19-080	246-243-160	AMD	00-08-013
246-101-610	NEW	00-23-120	246-232-007	NEW	01-02-068	246-243-170	AMD-P	00-04-088
246-101-615	NEW-P	00-12-101	246-232-008	NEW-P	00-19-080	246-243-170	AMD	00-08-013
246-101-615	NEW	00-23-120	246-232-008	NEW	01-02-068	246-243-180	AMD-P	00-04-088
246-101-620	NEW-P	00-12-101	246-232-009	NEW-P	00-19-080	246-243-180	AMD	00-08-013
246-101-620	NEW	00-23-120	246-232-009	NEW	01-02-068	246-243-190	AMD-P	00-04-088
246-101-625	NEW-P	00-12-101	246-232-010	AMD-P	00-19-080	246-243-190	AMD	00-08-013
246-101-625	NEW	00-23-120	246-232-010	AMD	01-02-068	246-243-195	AMD-P	00-04-088
246-101-630	NEW-P	00-12-101	246-232-011	NEW-P	00-19-080	246-243-195	AMD	00-08-013
246-101-630	NEW	00-23-120	246-232-011	NEW	01-02-068	246-243-200	AMD-P	00-04-088
246-101-635	NEW-P	00-12-101	246-232-012	NEW-P	00-19-080	246-243-200	AMD	00-08-013
246-101-635	NEW	00-23-120	246-232-012	NEW	01-02-068	246-243-203	NEW-P	00-04-088
246-101-640	NEW-P	00-12-101	246-232-013	NEW-P	00-19-080	246-243-203	NEW	00-08-013
246-101-640	NEW	00-23-120	246-232-013	NEW	01-02-068	246-243-210	REP-P	00-04-088
246-101-701	NEW-P	00-12-101	246-232-014	NEW-P	00-19-080	246-243-210	REP	00-08-013
246-101-701	NEW	00-23-120	246-232-014	NEW	01-02-068	246-243-220	AMD-P	00-04-088
246-101-705	NEW-P	00-12-101	246-232-040	AMD-P	00-19-080	246-243-220	AMD	00-08-013
246-101-705	NEW	00-23-120	246-232-040	AMD	01-02-068	246-243-230	AMD-P	00-04-088
246-101-710	NEW-P	00-12-101	246-232-060	AMD	00-07-085	246-243-230	AMD	00-08-013
246-101-710	NEW	00-23-120	246-232-120	AMD-P	00-19-080	246-243-250	NEW-P	00-04-088
246-101-715	NEW-P	00-12-101	246-232-120	AMD	01-02-068	246-243-250	NEW	00-08-013
246-101-715	NEW	00-23-120	246-232-130	AMD-P	00-19-080	246-246	PREP-W	00-16-105
246-101-720	NEW-P	00-12-101	246-232-130	AMD	01-02-068	246-246-001	NEW	00-07-085
246-101-720	NEW	00-23-120	246-235-075	AMD	00-07-085	246-246-010	NEW	00-07-085
246-101-725	NEW-P	00-12-101	246-235-080	AMD-P	00-04-088	246-246-020	NEW	00-07-085
246-101-725	NEW	00-23-120	246-235-080	AMD	00-08-013	246-246-030	NEW	00-07-085
246-101-730	NEW-P	00-12-101	246-235-084	NEW-P	00-04-088	246-246-040	NEW	00-07-085
246-101-730	NEW	00-23-120	246-235-084	NEW	00-08-013	246-246-050	NEW	00-07-085
246-102-001	NEW-P	00-24-131	246-235-086	NEW-P	00-04-088	246-246-060	NEW	00-07-085
246-102-010	NEW-P	00-24-131	246-235-086	NEW	00-08-013	246-252-001	AMD-P	00-04-088
246-102-020	NEW-P	00-24-131	246-235-090	AMD-P	00-04-088	246-252-001	AMD	00-08-013
246-102-030	NEW-P	00-24-131	246-235-090	AMD	00-08-013	246-252-030	AMD-P	00-04-088
246-102-040	NEW-P	00-24-131	246-235-105	AMD-S	00-21-118	246-252-030	AMD	00-08-013
246-102-050	NEW-P	00-24-131	246-235-105	AMD	01-02-067	246-254-150	AMD-P	00-04-088
246-102-060	NEW-P	00-24-131	246-243-020	AMD-P	00-04-088	246-254-150	AMD	00-08-013
246-102-070	NEW-P	00-24-131	246-243-020	AMD	00-08-013	246-260	PREP	00-22-122
246-130-001	AMD-P	00-14-063	246-243-030	AMD-P	00-04-088	246-282-001	AMD-P	00-22-125
246-130-001	AMD	00-19-117	246-243-030	AMD	00-08-013	246-282-005	AMD-P	00-22-125
246-130-010	AMD-P	00-14-063	246-243-042	NEW-P	00-04-088	246-282-010	AMD-P	00-22-125
246-130-010	AMD	00-19-117	246-243-042	NEW	00-08-013	246-282-012	NEW-P	00-22-125
246-130-020	AMD-P	00-14-063	246-243-044	NEW-P	00-04-088	246-282-014	NEW-P	00-22-125
246-130-020	AMD	00-19-117	246-243-044	NEW	00-08-013	246-282-016	NEW-P	00-22-125
246-130-028	NEW-P	00-14-063	246-243-047	NEW-P	00-04-088	246-282-020	AMD-P	00-22-125
246-130-028	NEW	00-19-117	246-243-047	NEW	00-08-013	246-282-030	REP-P	00-22-125
246-130-030	AMD-P	00-14-063	246-243-050	AMD-P	00-04-088	246-282-032	NEW-P	00-22-125
246-130-030	AMD	00-19-117	246-243-050	AMD	00-08-013	246-282-034	NEW-P	00-22-125
246-130-040	AMD-P	00-14-063	246-243-060	AMD-P	00-04-088	246-282-036	NEW-P	00-22-125
246-130-040	AMD	00-19-117	246-243-060	AMD	00-08-013	246-282-040	REP-P	00-22-125
246-130-060	AMD-P	00-14-063	246-243-080	AMD-P	00-04-088	246-282-042	NEW-P	00-22-125
246-130-060	AMD	00-19-117	246-243-080	AMD	00-08-013	246-282-050	AMD-P	00-22-125
246-130-070	REP-P	00-14-063	246-243-090	AMD-P	00-04-088	246-282-060	AMD-P	00-22-125
246-130-070	REP	00-19-117	246-243-090	AMD	00-08-013	246-282-070	AMD-P	00-22-125
246-130-080	NEW-P	00-14-063	246-243-100	AMD-P	00-04-088	246-282-080	AMD-P	00-22-125
246-130-080	NEW	00-19-117	246-243-100	AMD	00-08-013	246-282-082	NEW-P	00-22-125
246-130-090	NEW-P	00-14-063	246-243-110	AMD-P	00-04-088	246-282-090	REP-P	00-22-125
246-130-090	NEW	00-19-117	246-243-110	AMD	00-08-013	246-282-092	NEW-P	00-22-125
246-220-007	AMD-P	00-04-088	246-243-120	AMD-P	00-04-088	246-282-100	AMD-P	00-22-125

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
246-282-102	NEW-P	00-22-125	246-305-040	NEW-P	00-23-118	246-358-075	AMD	00-06-082
246-282-104	NEW-P	00-22-125	246-305-050	NEW-P	00-23-118	246-358-090	AMD	00-06-082
246-282-110	AMD-P	00-22-125	246-305-060	NEW-P	00-23-118	246-358-095	AMD	00-06-082
246-282-120	AMD-P	00-22-125	246-305-070	NEW-P	00-23-118	246-358-100	AMD	00-06-082
246-282-130	AMD-P	00-22-125	246-305-080	NEW-P	00-23-118	246-358-125	AMD	00-06-082
246-282-990	AMD-P	00-22-125	246-305-090	NEW-P	00-23-118	246-358-135	AMD	00-06-082
246-290-72001	NEW-P	00-11-164	246-305-100	NEW-P	00-23-118	246-358-140	REP	00-06-082
246-290-72001	NEW	00-15-080	246-305-110	NEW-P	00-23-118	246-358-145	AMD	00-06-082
246-290-72002	NEW-P	00-11-164	246-323	PREP	00-05-097	246-358-155	AMD	00-06-082
246-290-72002	NEW	00-15-080	246-325	PREP	00-05-097	246-358-165	AMD	00-06-082
246-290-72003	NEW-P	00-11-164	246-326	PREP	00-05-097	246-358-175	AMD	00-06-082
246-290-72003	NEW	00-15-080	246-338-001	AMD-P	00-03-073	246-358-600	REP	00-06-082
246-290-72004	NEW-P	00-11-164	246-338-001	AMD	00-06-079	246-358-610	REP	00-06-082
246-290-72004	NEW	00-15-080	246-338-010	AMD-P	00-03-073	246-358-620	REP	00-06-082
246-290-72005	NEW-P	00-11-164	246-338-010	AMD	00-06-079	246-358-630	REP	00-06-082
246-290-72005	NEW	00-15-080	246-338-020	AMD-P	00-03-073	246-358-640	REP	00-06-082
246-290-72006	NEW-P	00-11-164	246-338-020	AMD	00-06-079	246-358-650	REP	00-06-082
246-290-72006	NEW	00-15-080	246-338-020	AMD-XA	00-19-084	246-358-660	REP	00-06-082
246-290-72007	NEW-P	00-11-164	246-338-020	AMD	01-02-069	246-358-670	REP	00-06-082
246-290-72007	NEW	00-15-080	246-338-022	NEW-P	00-03-073	246-358-680	REP	00-06-082
246-290-72008	NEW-P	00-11-164	246-338-022	NEW	00-06-079	246-361-001	NEW	00-06-082
246-290-72008	NEW	00-15-080	246-338-024	NEW-P	00-03-073	246-361-010	NEW	00-06-082
246-290-72009	NEW-P	00-11-164	246-338-024	NEW	00-06-079	246-361-020	NEW	00-06-082
246-290-72009	NEW	00-15-080	246-338-026	NEW-P	00-03-073	246-361-025	NEW	00-06-082
246-290-72010	NEW-P	00-11-164	246-338-026	NEW	00-06-079	246-361-030	NEW	00-06-082
246-290-72010	NEW	00-15-080	246-338-028	NEW-P	00-03-073	246-361-035	NEW	00-06-082
246-290-72011	NEW-P	00-11-164	246-338-028	NEW	00-06-079	246-361-045	NEW	00-06-082
246-290-72011	NEW	00-15-080	246-338-028	AMD-XA	00-19-084	246-361-055	NEW	00-06-082
246-290-72012	NEW-P	00-11-164	246-338-028	AMD	01-02-069	246-361-065	NEW	00-06-082
246-290-72012	NEW	00-15-080	246-338-030	REP-P	00-03-073	246-361-070	NEW	00-06-082
246-292	PREP	00-10-112	246-338-030	REP	00-06-079	246-361-075	NEW	00-06-082
246-292-001	AMD-P	00-21-104	246-338-040	AMD-P	00-03-073	246-361-080	NEW	00-06-082
246-292-001	AMD	01-02-070	246-338-040	AMD	00-06-079	246-361-090	NEW	00-06-082
246-292-010	AMD-P	00-21-104	246-338-050	AMD-P	00-03-073	246-361-095	NEW	00-06-082
246-292-010	AMD	01-02-070	246-338-050	AMD	00-06-079	246-361-100	NEW	00-06-082
246-292-020	AMD-P	00-21-104	246-338-060	AMD-P	00-03-073	246-361-125	NEW	00-06-082
246-292-020	AMD	01-02-070	246-338-060	AMD	00-06-079	246-361-135	NEW	00-06-082
246-292-040	AMD-P	00-21-104	246-338-060	AMD-XA	00-19-084	246-361-145	NEW	00-06-082
246-292-040	AMD	01-02-070	246-338-060	AMD	01-02-069	246-361-155	NEW	00-06-082
246-292-050	AMD-P	00-21-104	246-338-070	AMD-P	00-03-073	246-361-165	NEW	00-06-082
246-292-050	AMD	01-02-070	246-338-070	AMD	00-06-079	246-361-175	NEW	00-06-082
246-292-055	AMD-P	00-21-104	246-338-070	AMD-XA	00-19-084	246-361-990	NEW	00-06-082
246-292-055	AMD	01-02-070	246-338-070	AMD	01-02-069	246-420-001	REP-P	00-12-101
246-292-060	AMD-P	00-21-104	246-338-080	AMD-P	00-03-073	246-420-001	REP	00-23-120
246-292-060	AMD	01-02-070	246-338-080	AMD	00-06-079	246-420-010	REP-P	00-12-101
246-292-070	AMD-P	00-21-104	246-338-090	AMD-P	00-03-073	246-420-010	REP	00-23-120
246-292-070	AMD	01-02-070	246-338-090	AMD	00-06-079	246-420-020	REP-P	00-12-101
246-292-075	AMD-P	00-21-104	246-338-090	AMD-XA	00-19-084	246-420-020	REP	00-23-120
246-292-075	AMD	01-02-070	246-338-090	AMD	01-02-069	246-420-030	REP-P	00-12-101
246-292-080	AMD-P	00-21-104	246-338-100	AMD-P	00-03-073	246-420-030	REP	00-23-120
246-292-080	AMD	01-02-070	246-338-100	AMD	00-06-079	246-420-040	REP-P	00-12-101
246-292-085	NEW-P	00-21-104	246-338-110	AMD-P	00-03-073	246-420-040	REP	00-23-120
246-292-085	NEW	01-02-070	246-338-110	AMD	00-06-079	246-420-050	REP-P	00-12-101
246-292-090	AMD-P	00-21-104	246-338-990	AMD-XA	00-19-084	246-420-050	REP	00-23-120
246-292-090	AMD	01-02-070	246-338-990	AMD	01-02-069	246-420-060	REP-P	00-12-101
246-292-100	AMD-P	00-21-104	246-358-001	AMD	00-06-082	246-420-060	REP	00-23-120
246-292-100	AMD	01-02-070	246-358-010	AMD	00-06-082	246-430-001	REP-P	00-24-131
246-292-110	AMD-P	00-21-104	246-358-020	REP	00-06-082	246-430-010	REP-P	00-24-131
246-292-110	AMD	01-02-070	246-358-025	AMD	00-06-082	246-430-020	REP-P	00-24-131
246-292-160	AMD-P	00-21-104	246-358-027	NEW	00-06-082	246-430-030	REP-P	00-24-131
246-292-160	AMD	01-02-070	246-358-029	NEW	00-06-082	246-430-040	REP-P	00-24-131
246-292-170	REP-P	00-21-104	246-358-030	REP	00-06-082	246-430-050	REP-P	00-24-131
246-292-170	REP	01-02-070	246-358-040	NEW	00-06-082	246-430-060	REP-P	00-24-131
246-305-001	NEW-P	00-23-118	246-358-045	AMD	00-06-082	246-490-010	NEW-P	00-05-098
246-305-010	NEW-P	00-23-118	246-358-055	AMD	00-06-082	246-490-010	NEW	00-11-169
246-305-020	NEW-P	00-23-118	246-358-065	AMD	00-06-082	246-490-020	NEW-P	00-05-098
246-305-030	NEW-P	00-23-118	246-358-070	NEW	00-06-082	246-490-020	NEW	00-11-169

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
246-490-030	NEW-P	00-05-098	246-790-100	AMD	00-13-009	246-840-560	PREP	00-11-163
246-490-030	NEW	00-11-169	246-790-120	AMD-P	00-07-084	246-840-565	PREP	00-11-163
246-490-055	NEW-P	00-05-098	246-790-120	AMD	00-13-009	246-840-570	PREP	00-11-163
246-490-055	NEW	00-11-169	246-790-130	AMD-P	00-07-084	246-840-575	PREP	00-11-163
246-490-065	NEW-P	00-05-098	246-790-130	AMD	00-13-009	246-840-700	AMD-P	00-14-062
246-490-065	NEW	00-11-169	246-808-105	PREP	00-10-110	246-840-700	AMD-C	00-19-083
246-490-070	NEW-P	00-05-098	246-808-105	AMD-P	00-13-094	246-840-700	AMD-S	01-02-064
246-490-070	NEW	00-11-169	246-808-105	AMD	00-17-180	246-840-705	AMD-P	00-14-062
246-562-010	AMD-P	00-11-165	246-808-115	PREP	00-10-110	246-840-705	AMD-C	00-19-083
246-562-010	AMD	00-15-082	246-808-115	AMD-P	00-13-094	246-840-705	AMD-S	01-02-064
246-562-020	AMD-P	00-11-165	246-808-115	AMD	00-17-180	246-840-710	AMD-P	00-14-062
246-562-020	AMD	00-15-082	246-808-120	PREP	00-10-110	246-840-710	AMD-C	00-19-083
246-562-060	AMD-P	00-11-165	246-808-120	REP-P	00-13-094	246-840-710	AMD-S	01-02-064
246-562-060	AMD	00-15-082	246-808-120	REP	00-17-180	246-840-715	REP-P	00-14-062
246-562-080	AMD-P	00-11-165	246-808-135	PREP	00-10-110	246-840-715	REP-C	00-19-083
246-562-080	AMD	00-15-082	246-808-135	AMD-P	00-13-094	246-840-715	REP-S	01-02-064
246-562-110	AMD-P	00-11-165	246-808-135	AMD	00-17-180	246-840-830	AMD-P	00-11-166
246-562-110	AMD	00-15-082	246-808-700	REP-XR	00-04-087	246-840-830	AMD	00-17-179
246-562-120	AMD-P	00-11-165	246-810-600	NEW	00-03-075A	246-840-910	PREP	00-11-158
246-562-120	AMD	00-15-082	246-810-610	NEW	00-03-075A	246-840-920	PREP	00-11-158
246-562-140	AMD-P	00-11-165	246-810-620	NEW	00-03-075A	246-840-930	PREP	00-11-158
246-562-140	AMD	00-15-082	246-810-630	NEW	00-03-075A	246-840-940	PREP	00-11-158
246-562-150	AMD-P	00-11-165	246-810-640	NEW	00-03-075A	246-840-950	PREP	00-11-158
246-562-150	AMD	00-15-082	246-810-650	NEW	00-03-075A	246-840-960	PREP	00-11-158
246-562-160	NEW-P	00-11-165	246-810-660	NEW	00-03-075A	246-840-970	PREP	00-11-158
246-562-160	NEW	00-15-082	246-811-090	NEW-P	00-08-100	246-840-980	PREP	00-11-158
246-780-001	AMD-P	00-03-074	246-811-090	NEW	00-12-102	246-840-990	PREP-W	00-11-153
246-780-001	AMD	00-07-129	246-811-100	NEW-P	00-08-100	246-841-400	PREP	00-03-072
246-780-010	AMD-P	00-03-074	246-811-100	NEW	00-12-102	246-841-405	PREP	00-11-158
246-780-010	AMD	00-07-129	246-811-110	NEW-P	00-08-100	246-841-410	PREP	00-03-072
246-780-020	AMD-P	00-03-074	246-811-110	NEW	00-12-102	246-841-420	PREP	00-03-072
246-780-020	AMD	00-07-129	246-812-990	AMD	00-07-050	246-841-430	PREP	00-03-072
246-780-022	NEW-P	00-03-074	246-830-485	NEW	00-07-086	246-841-440	PREP	00-03-072
246-780-022	NEW	00-07-129	246-840	PREP-W	00-18-112	246-841-450	PREP	00-03-072
246-780-025	NEW-P	00-03-074	246-840-299	NEW-P	00-16-107	246-841-460	PREP	00-03-072
246-780-025	NEW	00-07-129	246-840-299	NEW	00-21-119	246-841-470	PREP	00-03-072
246-780-028	NEW-P	00-03-074	246-840-300	AMD-P	00-16-107	246-841-480	PREP	00-03-072
246-780-028	NEW	00-07-129	246-840-300	AMD	00-21-119	246-841-490	PREP	00-03-072
246-780-030	AMD-P	00-03-074	246-840-305	AMD-P	00-16-107	246-841-500	PREP	00-03-072
246-780-030	AMD	00-07-129	246-840-305	AMD	00-21-119	246-841-510	PREP	00-03-072
246-780-040	AMD-P	00-03-074	246-840-310	AMD-P	00-16-107	246-843-072	REP-XR	00-15-078
246-780-040	AMD	00-07-129	246-840-310	AMD	00-21-119	246-843-074	REP-XR	00-15-078
246-780-050	REP-P	00-03-074	246-840-315	REP-P	00-16-107	246-843-150	PREP	00-13-093
246-780-050	REP	00-07-129	246-840-315	REP	00-21-119	246-843-180	PREP	00-13-093
246-780-060	AMD-P	00-03-074	246-840-320	AMD-P	00-16-107	246-843-330	PREP	00-13-093
246-780-060	AMD	00-07-129	246-840-320	AMD	00-21-119	246-869-220	AMD-P	00-16-108
246-780-070	REP-P	00-03-074	246-840-330	AMD-P	00-16-107	246-883-020	AMD	00-06-078
246-780-070	REP	00-07-129	246-840-330	AMD	00-21-119	246-886-025	NEW-E	00-11-168
246-790	AMD-P	00-07-084	246-840-360	AMD-P	00-16-107	246-887-100	AMD-P	00-17-178
246-790	AMD	00-13-009	246-840-360	AMD	00-21-119	246-887-160	AMD-P	00-06-080
246-790-010	AMD-P	00-07-084	246-840-410	AMD-P	00-16-107	246-887-160	AMD	00-10-113
246-790-010	AMD	00-13-009	246-840-410	AMD	00-21-119	246-901	AMD-P	00-08-101
246-790-050	AMD-P	00-07-084	246-840-430	REP-P	00-16-107	246-901	AMD	00-15-081
246-790-050	AMD	00-13-009	246-840-430	REP	00-21-119	246-901-010	AMD-P	00-08-101
246-790-060	AMD-P	00-07-084	246-840-440	REP-P	00-16-107	246-901-010	AMD	00-15-081
246-790-060	AMD	00-13-009	246-840-440	REP	00-21-119	246-901-020	AMD-P	00-08-101
246-790-065	NEW-P	00-07-084	246-840-500	PREP	00-11-163	246-901-020	AMD	00-15-081
246-790-065	NEW	00-13-009	246-840-505	PREP	00-11-163	246-901-030	AMD-P	00-08-101
246-790-070	AMD-P	00-07-084	246-840-510	PREP	00-11-163	246-901-030	AMD	00-15-081
246-790-070	AMD	00-13-009	246-840-520	PREP	00-11-163	246-901-035	AMD-P	00-08-101
246-790-080	AMD-P	00-07-084	246-840-525	PREP	00-11-163	246-901-035	AMD	00-15-081
246-790-080	AMD	00-13-009	246-840-530	PREP	00-11-163	246-901-040	AMD-P	00-08-101
246-790-085	AMD-P	00-07-084	246-840-535	PREP	00-11-163	246-901-040	AMD	00-15-081
246-790-085	AMD	00-13-009	246-840-540	PREP	00-11-163	246-901-050	AMD-P	00-08-101
246-790-090	AMD-P	00-07-084	246-840-545	PREP	00-11-163	246-901-050	AMD	00-15-081
246-790-090	AMD	00-13-009	246-840-550	PREP	00-11-163	246-901-060	AMD-P	00-08-101
246-790-100	AMD-P	00-07-084	246-840-555	PREP	00-11-163	246-901-060	AMD	00-15-081

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246-901-065	AMD	00-15-081	246-976-065	REP	00-08-102	246-976-320	AMD-P	00-03-075
246-901-070	AMD-P	00-08-101	246-976-070	REP-P	00-03-075	246-976-320	AMD	00-08-102
246-901-070	AMD	00-15-081	246-976-070	REP	00-08-102	246-976-320	PREP	00-10-111
246-901-080	AMD-P	00-08-101	246-976-075	REP-P	00-03-075	246-976-320	AMD-P	00-17-181
246-901-080	AMD	00-15-081	246-976-075	REP	00-08-102	246-976-320	AMD	00-22-124
246-901-090	AMD-P	00-08-101	246-976-076	REP-P	00-03-075	246-976-330	AMD-P	00-03-075
246-901-090	AMD	00-15-081	246-976-076	REP	00-08-102	246-976-330	AMD	00-08-102
246-901-100	AMD-P	00-08-101	246-976-077	REP-P	00-03-075	246-976-340	AMD-P	00-03-075
246-901-100	AMD	00-15-081	246-976-077	REP	00-08-102	246-976-340	AMD	00-08-102
246-901-110	REP-P	00-08-101	246-976-080	REP-P	00-03-075	246-976-350	REP-P	00-03-075
246-901-110	REP	00-15-081	246-976-080	REP	00-08-102	246-976-350	REP	00-08-102
246-901-120	AMD-P	00-08-101	246-976-085	REP-P	00-03-075	246-976-370	REP-P	00-03-075
246-901-120	AMD	00-15-081	246-976-085	REP	00-08-102	246-976-370	REP	00-08-102
246-901-130	AMD-P	00-08-101	246-976-110	REP-P	00-03-075	246-976-390	AMD-P	00-03-075
246-901-130	AMD	00-15-081	246-976-110	REP	00-08-102	246-976-390	AMD	00-08-102
246-901-140	NEW-P	00-08-101	246-976-120	REP-P	00-03-075	246-976-390	PREP	00-10-111
246-901-140	NEW	00-15-081	246-976-120	REP	00-08-102	246-976-390	AMD-P	00-17-181
246-919-475	NEW-P	00-16-109	246-976-140	REP-P	00-03-075	246-976-390	AMD	00-22-124
246-930-010	PREP	00-08-099	246-976-140	REP	00-08-102	246-976-400	AMD-P	00-03-075
246-930-030	PREP	00-08-099	246-976-141	NEW-P	00-03-075	246-976-400	AMD	00-08-102
246-930-040	PREP	00-08-099	246-976-141	NEW	00-08-102	246-976-420	AMD-P	00-03-075
246-930-070	AMD-XA	00-19-082	246-976-150	REP-P	00-03-075	246-976-420	AMD	00-08-102
246-930-070	AMD	01-02-065	246-976-150	REP	00-08-102	246-976-430	AMD-P	00-03-075
246-930-200	PREP	00-08-099	246-976-151	NEW-P	00-03-075	246-976-430	AMD	00-08-102
246-930-410	PREP	00-08-099	246-976-151	NEW	00-08-102	246-976-440	REP-P	00-03-075
246-933-250	AMD-XA	00-20-098	246-976-160	REP-P	00-03-075	246-976-440	REP	00-08-102
246-933-250	AMD	01-02-066	246-976-160	REP	00-08-102	246-976-450	REP-P	00-03-075
246-933-260	AMD-XA	00-20-098	246-976-161	NEW-P	00-03-075	246-976-450	REP	00-08-102
246-933-260	AMD	01-02-066	246-976-161	NEW	00-08-102	246-976-890	AMD-P	00-03-075
246-933-270	AMD-XA	00-20-098	246-976-165	REP-P	00-03-075	246-976-890	AMD	00-08-102
246-933-270	AMD	01-02-066	246-976-165	REP	00-08-102	246-976-910	AMD-P	00-03-075
246-939	PREP	00-11-159	246-976-170	REP-P	00-03-075	246-976-910	AMD	00-08-102
246-939-010	NEW-P	00-11-167	246-976-170	REP	00-08-102	246-976-920	AMD-P	00-03-075
246-939-010	NEW	00-23-119	246-976-171	NEW-P	00-03-075	246-976-920	AMD	00-08-102
246-939-030	NEW-P	00-11-167	246-976-171	NEW	00-08-102	246-976-930	AMD-P	00-03-075
246-939-030	NEW	00-23-119	246-976-180	REP-P	00-03-075	246-976-930	AMD	00-08-102
246-939-050	NEW-P	00-11-167	246-976-180	REP	00-08-102	246-976-940	AMD-P	00-03-075
246-939-050	NEW	00-23-119	246-976-181	REP-P	00-03-075	246-976-940	AMD	00-08-102
246-976-001	AMD-P	00-03-075	246-976-181	REP	00-08-102	246-976-950	AMD-P	00-03-075
246-976-001	AMD	00-08-102	246-976-182	NEW-P	00-03-075	246-976-950	AMD	00-08-102
246-976-010	AMD-P	00-03-075	246-976-182	NEW	00-08-102	246-976-960	AMD-P	00-03-075
246-976-010	AMD	00-08-102	246-976-190	REP-P	00-03-075	246-976-960	AMD	00-08-102
246-976-020	REP-P	00-03-075	246-976-190	REP	00-08-102	246-976-970	AMD-P	00-03-075
246-976-020	REP	00-08-102	246-976-191	NEW-P	00-03-075	246-976-970	AMD	00-08-102
246-976-021	NEW-P	00-03-075	246-976-191	NEW	00-08-102	246-976-990	AMD-P	00-03-075
246-976-021	NEW	00-08-102	246-976-200	REP-P	00-03-075	246-976-990	AMD	00-08-102
246-976-025	REP-P	00-03-075	246-976-200	REP	00-08-102	248-554-001	REP-P	00-17-160
246-976-025	REP	00-08-102	246-976-210	REP-P	00-03-075	248-554-005	REP-P	00-17-160
246-976-030	REP-P	00-03-075	246-976-210	REP	00-08-102	248-554-010	REP-P	00-17-160
246-976-030	REP	00-08-102	246-976-220	REP-P	00-03-075	248-554-015	REP-P	00-17-160
246-976-031	NEW-P	00-03-075	246-976-220	REP	00-08-102	248-554-018	REP-P	00-17-160
246-976-031	NEW	00-08-102	246-976-230	REP-P	00-03-075	248-554-020	REP-P	00-17-160
246-976-035	REP-P	00-03-075	246-976-230	REP	00-08-102	248-554-030	REP-P	00-17-160
246-976-035	REP	00-08-102	246-976-240	REP-P	00-03-075	250-44	PREP	00-15-054
246-976-040	REP-P	00-03-075	246-976-240	REP	00-08-102	250-44-020	AMD-P	00-19-105
246-976-040	REP	00-08-102	246-976-260	AMD-P	00-03-075	250-44-020	AMD	01-01-050
246-976-041	NEW-P	00-03-075	246-976-260	AMD	00-08-102	250-44-040	AMD-P	00-19-105
246-976-041	NEW	00-08-102	246-976-270	AMD-P	00-03-075	250-44-040	AMD	01-01-050
246-976-045	REP-P	00-03-075	246-976-270	AMD	00-08-102	250-44-050	AMD-P	00-19-105
246-976-045	REP	00-08-102	246-976-280	REP-P	00-03-075	250-44-050	AMD	01-01-050
246-976-050	REP-P	00-03-075	246-976-280	REP	00-08-102	250-44-060	AMD-P	00-19-105
246-976-050	REP	00-08-102	246-976-290	AMD-P	00-03-075	250-44-060	AMD	01-01-050
246-976-055	REP-P	00-03-075	246-976-290	AMD	00-08-102	250-44-070	AMD-P	00-19-105
246-976-055	REP	00-08-102	246-976-300	AMD-P	00-03-075	250-44-070	RECOD-P	00-19-105
246-976-060	REP-P	00-03-075	246-976-300	AMD	00-08-102	250-44-070	AMD	01-01-050
246-976-060	REP	00-08-102	246-976-310	AMD-P	00-03-075	250-44-070	RECOD	01-01-050

Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
250-44-080	AMD-P	00-19-105	250-80-030	NEW	00-08-082	260-34-030	AMD	00-07-038
250-44-080	RECOD-P	00-19-105	250-80-030	NEW-E	00-08-083	260-34-080	AMD-P	00-03-088
250-44-080	AMD	01-01-050	250-80-040	NEW	00-08-082	260-34-080	AMD	00-07-038
250-44-080	RECOD	01-01-050	250-80-040	NEW-E	00-08-083	260-34-090	AMD-P	00-03-088
250-44-090	AMD-P	00-19-105	250-80-050	NEW	00-08-082	260-34-090	AMD	00-07-038
250-44-090	RECOD-P	00-19-105	250-80-050	NEW-E	00-08-083	260-34-100	AMD-P	00-03-088
250-44-090	AMD	01-01-050	250-80-060	NEW	00-08-082	260-34-100	AMD	00-07-038
250-44-090	RECOD	01-01-050	250-80-060	NEW-E	00-08-083	260-34-140	AMD-P	00-03-088
250-44-100	RECOD-P	00-19-105	250-80-070	NEW	00-08-082	260-34-140	AMD-W	00-07-037
250-44-100	RECOD	01-01-050	250-80-070	NEW-E	00-08-083	260-34-150	AMD-P	00-03-088
250-44-110	AMD-P	00-19-105	250-80-080	NEW	00-08-082	260-34-150	AMD-W	00-07-037
250-44-110	RECOD-P	00-19-105	250-80-080	NEW-E	00-08-083	260-36-050	PREP	01-02-004
250-44-110	AMD	01-01-050	250-80-090	NEW	00-08-082	260-36-055	PREP	01-02-004
250-44-110	RECOD	01-01-050	250-80-090	NEW-E	00-08-083	260-40-100	AMD-P	00-03-089
250-44-120	RECOD-P	00-19-105	250-80-100	NEW	00-08-082	260-40-100	AMD	00-07-039
250-44-120	RECOD	01-01-050	250-80-100	NEW-E	00-08-083	260-44-070	AMD	00-06-071
250-44-130	AMD-P	00-19-105	250-81-010	NEW-P	00-05-084	260-48-600	AMD	00-06-070
250-44-130	RECOD-P	00-19-105	250-81-010	NEW	00-08-080	260-48-620	AMD	00-06-070
250-44-130	AMD	01-01-050	250-81-020	NEW-P	00-05-084	260-52-010	AMD	00-06-069
250-44-130	RECOD	01-01-050	250-81-020	NEW	00-08-080	260-52-020	AMD-P	00-13-004
250-44-140	AMD-P	00-19-105	250-81-030	NEW-P	00-05-084	260-52-020	AMD	00-20-028
250-44-140	RECOD-P	00-19-105	250-81-030	NEW	00-08-080	260-52-030	AMD	00-06-069
250-44-140	AMD	01-01-050	250-81-040	NEW-P	00-05-084	260-52-040	AMD	00-06-069
250-44-140	RECOD	01-01-050	250-81-040	NEW	00-08-080	260-52-060	AMD-P	00-03-091
250-44-150	AMD-P	00-19-105	250-81-050	NEW-P	00-05-084	260-52-060	AMD	00-07-041
250-44-150	RECOD-P	00-19-105	250-81-050	NEW	00-08-080	260-52-080	AMD-P	00-13-003
250-44-150	AMD	01-01-050	250-81-060	NEW-P	00-05-084	260-52-080	AMD	00-20-027
250-44-150	RECOD	01-01-050	250-81-060	NEW	00-08-080	260-70-700	AMD-P	00-03-092
250-44-160	AMD-P	00-19-105	251-01-175	AMD-P	00-12-072	260-70-700	AMD	00-07-042
250-44-160	RECOD-P	00-19-105	251-01-175	AMD-C	00-16-003	260-72-020	AMD-P	00-13-005
250-44-160	AMD	01-01-050	251-01-175	AMD-W	00-18-027	260-72-020	AMD	00-20-029
250-44-160	RECOD	01-01-050	251-01-175	AMD-P	00-18-028	260-75-020	NEW-P	00-03-090
250-44-170	RECOD-P	00-19-105	251-01-345	AMD-P	00-04-053	260-75-020	NEW	00-07-040
250-44-170	RECOD	01-01-050	251-01-345	AMD-W	00-05-060	260-75-030	NEW-P	00-03-090
250-44-180	RECOD-P	00-19-105	251-01-345	AMD-C	00-06-051	260-75-030	NEW	00-07-040
250-44-180	RECOD	01-01-050	251-01-345	AMD	00-10-027	260-88-010	AMD-P	00-03-093
250-44-190	AMD-P	00-19-105	251-08-075	NEW-P	00-12-074	260-88-010	AMD	00-07-043
250-44-190	RECOD-P	00-19-105	251-08-075	NEW	00-16-004	262-01-140	NEW	00-06-030
250-44-190	AMD	01-01-050	251-08-115	AMD-P	00-04-052	263-12-016	PREP	00-12-053
250-44-190	RECOD	01-01-050	251-08-115	AMD-C	00-06-050	263-12-016	AMD-P	00-17-143
250-44-210	REP-P	00-19-105	251-08-115	AMD	00-10-026	263-12-016	AMD	00-23-021
250-44-210	REP	01-01-050	251-09-080	AMD-P	00-04-052	263-12-020	PREP	00-12-054
250-63-010	NEW-P	00-19-103	251-09-080	AMD-C	00-06-050	263-12-020	AMD-P	00-17-143
250-63-010	NEW-E	00-19-104	251-09-080	AMD	00-10-026	263-12-020	AMD	00-23-021
250-63-020	NEW-P	00-19-103	251-17-150	AMD-P	00-12-072	263-12-045	PREP	00-12-055
250-63-020	NEW-E	00-19-104	251-17-150	AMD-C	00-16-003	263-12-045	AMD-P	00-17-143
250-63-030	NEW-P	00-19-103	251-17-150	AMD-W	00-18-027	263-12-045	AMD	00-23-021
250-63-030	NEW-E	00-19-104	251-17-150	AMD-P	00-18-028	263-12-050	PREP	00-12-056
250-63-040	NEW-P	00-19-103	251-19-085	NEW-P	00-06-048	263-12-050	AMD-P	00-17-143
250-63-040	NEW-E	00-19-104	251-19-085	NEW	00-11-121	263-12-050	AMD	00-23-021
250-63-050	NEW-P	00-19-103	251-20-020	AMD-P	00-04-053	263-12-051	PREP	00-12-056
250-63-050	NEW-E	00-19-104	251-20-020	AMD-W	00-05-060	263-12-051	REP-P	00-17-144
250-63-060	NEW-P	00-19-103	251-20-020	AMD-C	00-06-051	263-12-051	REP	00-23-023
250-63-060	NEW-E	00-19-104	251-20-020	AMD	00-10-027	263-12-053	REP-XR	00-21-098
250-63-070	NEW-P	00-19-103	251-20-030	AMD-P	00-04-053	263-12-053	REP	00-24-061
250-63-070	NEW-E	00-19-104	251-20-030	AMD-W	00-05-060	263-12-056	PREP	00-12-056
250-63-080	NEW-P	00-19-103	251-20-030	AMD-C	00-06-051	263-12-056	REP-P	00-17-144
250-63-080	NEW-E	00-19-104	251-20-030	AMD	00-10-027	263-12-056	REP	00-23-023
250-66-020	AMD	00-08-081	251-23-040	AMD-P	00-04-052	263-12-057	PREP	00-12-056
250-66-030	AMD	00-08-081	251-23-040	AMD-C	00-06-050	263-12-057	REP-P	00-17-144
250-66-040	AMD	00-08-081	251-23-040	AMD	00-10-026	263-12-057	REP	00-23-023
250-66-045	NEW	00-08-081	260-12-180	AMD-P	00-13-004	263-12-057	REP	00-23-023
250-66-050	AMD	00-08-081	260-12-180	AMD	01-01-035	263-12-058	PREP	00-12-056
250-80-010	NEW	00-08-082	260-24-650	AMD-P	00-13-004	263-12-058	REP-P	00-17-144
250-80-010	NEW-E	00-08-083	260-24-650	AMD	00-20-028	263-12-058	REP	00-23-023
250-80-020	NEW	00-08-082	260-28-230	AMD	00-06-072	263-12-059	PREP	00-12-056
250-80-020	NEW-E	00-08-083	260-34-030	AMD-P	00-03-088	263-12-060	PREP	00-12-057
260-34-030	AMD	00-07-038				263-12-060	AMD-P	00-17-143

TABLE

Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
263- 12-060	AMD	00-23-021	275- 16-105	DECOD	01-01-007	275- 46-070	DECOD-P	00-17-187
263- 12-090	PREP	00-12-058	275- 20-010	DECOD	00-17-151	275- 46-070	AMD	00-22-019
263- 12-090	AMD-P	00-17-143	275- 20-030	DECOD	00-17-151	275- 46-070	DECOD	00-22-019
263- 12-090	AMD	00-23-021	275- 20-035	DECOD	00-17-151	275- 46-080	AMD-P	00-17-187
263- 12-093	PREP	00-12-059	275- 20-080	DECOD	00-17-151	275- 46-080	DECOD-P	00-17-187
263- 12-093	AMD-P	00-17-143	275- 30-010	AMD-E	00-10-065	275- 46-080	AMD	00-22-019
263- 12-093	AMD	00-23-021	275- 30-010	AMD-P	00-13-074	275- 46-080	DECOD	00-22-019
263- 12-095	PREP	00-12-060	275- 30-010	DECOD-P	00-13-074	275- 46-090	AMD-P	00-17-187
263- 12-095	AMD-P	00-17-143	275- 30-010	AMD	00-17-046	275- 46-090	DECOD-P	00-17-187
263- 12-095	AMD	00-23-021	275- 30-010	DECOD	00-17-046	275- 46-090	AMD	00-22-019
263- 12-097	PREP	00-12-061	275- 30-030	DECOD-P	00-13-074	275- 46-090	DECOD	00-22-019
263- 12-097	NEW-P	00-17-142	275- 30-030	DECOD	00-17-046	275- 46-100	REP-P	00-17-187
263- 12-097	NEW	00-23-022	275- 30-040	DECOD-P	00-13-074	275- 46-100	REP	00-22-019
263- 12-100	PREP	00-12-062	275- 30-040	DECOD	00-17-046	275- 47-010	DECOD-P	00-17-187
263- 12-100	AMD-P	00-17-143	275- 30-060	DECOD-P	00-13-074	275- 47-010	DECOD	00-22-019
263- 12-100	AMD	00-23-021	275- 30-060	DECOD	00-17-046	275- 47-020	DECOD-P	00-17-187
263- 12-115	PREP	00-12-063	275- 30-070	DECOD-P	00-13-074	275- 47-020	DECOD	00-22-019
263- 12-115	AMD-P	00-17-143	275- 30-070	DECOD	00-17-046	275- 47-030	AMD-P	00-17-187
263- 12-115	AMD	00-23-021	275- 33-020	DECOD	00-16-078	275- 47-030	DECOD-P	00-17-187
263- 12-120	PREP	00-12-064	275- 33-030	DECOD	00-16-078	275- 47-030	AMD	00-22-019
263- 12-120	AMD-P	00-17-143	275- 33-040	DECOD	00-16-078	275- 47-030	DECOD	00-22-019
263- 12-120	AMD	00-23-021	275- 33-050	DECOD	00-16-078	275- 47-040	DECOD-P	00-17-187
263- 12-130	PREP	00-12-065	275- 33-060	DECOD	00-16-078	275- 47-040	DECOD	00-22-019
263- 12-130	REP-P	00-17-144	275- 35	PREP	00-03-028	275- 47-050	AMD-P	00-17-187
263- 12-130	REP	00-23-023	275- 35-010	REP-P	00-12-103	275- 47-050	DECOD-P	00-17-187
263- 12-135	PREP	00-12-066	275- 35-010	REP	00-16-032	275- 47-050	AMD	00-22-019
263- 12-135	AMD-P	00-17-143	275- 35-020	REP-P	00-12-103	275- 47-050	DECOD	00-22-019
263- 12-135	AMD	00-23-021	275- 35-020	REP	00-16-032	275- 54	PREP	00-08-048
263- 12-140	PREP	00-12-067	275- 35-030	REP-P	00-12-103	275- 54-010	DECOD	00-23-089
263- 12-140	AMD-P	00-17-143	275- 35-030	REP	00-16-032	275- 54-020	DECOD	00-23-089
263- 12-140	AMD	00-23-021	275- 35-040	REP-P	00-12-103	275- 54-030	DECOD	00-23-089
263- 12-145	PREP	00-12-068	275- 35-040	REP	00-16-032	275- 54-040	DECOD	00-23-089
263- 12-145	AMD-P	00-17-143	275- 35-050	REP-P	00-12-103	275- 54-050	DECOD	00-23-089
263- 12-145	AMD	00-23-021	275- 35-050	REP	00-16-032	275- 54-060	DECOD	00-23-089
275- 16-010	DECOD-P	00-17-157	275- 35-060	REP-P	00-12-103	275- 54-070	DECOD	00-23-089
275- 16-010	DECOD	01-01-007	275- 35-060	REP	00-16-032	275- 54-080	DECOD	00-23-089
275- 16-015	AMD-P	00-17-157	275- 35-070	REP-P	00-12-103	275- 54-090	DECOD	00-23-089
275- 16-015	DECOD-P	00-17-157	275- 35-070	REP	00-16-032	275- 54-100	DECOD	00-23-089
275- 16-015	AMD	01-01-007	275- 35-080	REP-P	00-12-103	275- 54-110	DECOD	00-23-089
275- 16-015	DECOD	01-01-007	275- 35-080	REP	00-16-032	275- 54-120	DECOD	00-23-089
275- 16-030	DECOD-P	00-17-157	275- 35-100	REP-P	00-12-103	275- 54-130	DECOD	00-23-089
275- 16-030	DECOD	01-01-007	275- 35-100	REP	00-16-032	275- 54-140	DECOD	00-23-089
275- 16-035	AMD-P	00-17-157	275- 37-010	REP-P	00-11-139	275- 54-150	DECOD	00-23-089
275- 16-035	DECOD-P	00-17-157	275- 37-010	REP	00-24-014	275- 54-160	DECOD	00-23-089
275- 16-035	AMD	01-01-007	275- 37-020	REP-P	00-11-139	275- 54-170	DECOD	00-23-089
275- 16-035	DECOD	01-01-007	275- 37-020	REP	00-24-014	275- 54-180	DECOD	00-23-089
275- 16-045	AMD-P	00-17-157	275- 37-030	REP-P	00-11-139	275- 54-190	DECOD	00-23-089
275- 16-045	DECOD-P	00-17-157	275- 37-030	REP	00-24-014	275- 54-200	DECOD	00-23-089
275- 16-045	AMD	01-01-007	275- 46-010	DECOD-P	00-17-187	275- 54-210	DECOD	00-23-089
275- 16-045	DECOD	01-01-007	275- 46-010	DECOD	00-22-019	275- 54-220	DECOD	00-23-089
275- 16-055	AMD-P	00-17-157	275- 46-015	DECOD-P	00-17-187	275- 54-230	DECOD	00-23-089
275- 16-055	DECOD-P	00-17-157	275- 46-015	DECOD	00-22-019	275- 54-240	DECOD	00-23-089
275- 16-055	AMD	01-01-007	275- 46-020	DECOD-P	00-17-187	275- 54-250	DECOD	00-23-089
275- 16-055	DECOD	01-01-007	275- 46-020	DECOD	00-22-019	275- 54-260	DECOD	00-23-089
275- 16-065	AMD-P	00-17-157	275- 46-030	DECOD-P	00-17-187	275- 54-270	DECOD	00-23-089
275- 16-065	DECOD-P	00-17-157	275- 46-030	DECOD	00-22-019	275- 54-280	DECOD	00-23-089
275- 16-065	AMD	01-01-007	275- 46-040	DECOD-P	00-17-187	275- 54-290	DECOD	00-23-089
275- 16-065	DECOD	01-01-007	275- 46-040	DECOD	00-22-019	275- 54-300	DECOD	00-23-089
275- 16-075	DECOD-P	00-17-157	275- 46-050	DECOD-P	00-17-187	275- 54-310	DECOD	00-23-089
275- 16-075	DECOD	01-01-007	275- 46-050	DECOD	00-22-019	275- 55	PREP	00-08-048
275- 16-085	AMD-P	00-17-157	275- 46-060	AMD-P	00-17-187	275- 55-010	DECOD	00-23-089
275- 16-085	DECOD-P	00-17-157	275- 46-060	DECOD-P	00-17-187	275- 55-020	DECOD	00-23-089
275- 16-085	AMD	01-01-007	275- 46-060	AMD	00-22-019	275- 55-030	DECOD	00-23-089
275- 16-085	DECOD	01-01-007	275- 46-060	DECOD	00-22-019	275- 55-040	DECOD	00-23-089
275- 16-095	DECOD-P	00-17-157	275- 46-065	DECOD-P	00-17-187	275- 55-081	DECOD	00-23-089
275- 16-095	DECOD	01-01-007	275- 46-065	DECOD	00-22-019	275- 55-090	DECOD	00-23-089
275- 16-105	DECOD-P	00-17-157	275- 46-070	AMD-P	00-17-187	275- 55-110	DECOD	00-23-089

TABLE

Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
275- 55-115	DECOD	00-23-089	275- 57-380	DECOD	00-23-089	284- 04-220	NEW-P	00-22-118
275- 55-131	DECOD	00-23-089	275- 57-390	DECOD	00-23-089	284- 04-225	NEW-P	00-22-118
275- 55-141	DECOD	00-23-089	275- 57-400	DECOD	00-23-089	284- 04-300	NEW-P	00-22-118
275- 55-151	DECOD	00-23-089	275- 57-410	DECOD	00-23-089	284- 04-305	NEW-P	00-22-118
275- 55-161	DECOD	00-23-089	275- 57-420	DECOD	00-23-089	284- 04-310	NEW-P	00-22-118
275- 55-171	DECOD	00-23-089	275- 57-430	DECOD	00-23-089	284- 04-400	NEW-P	00-22-118
275- 55-181	DECOD	00-23-089	275- 57-440	DECOD	00-23-089	284- 04-405	NEW-P	00-22-118
275- 55-191	DECOD	00-23-089	275- 57-450	DECOD	00-23-089	284- 04-410	NEW-P	00-22-118
275- 55-201	DECOD	00-23-089	275- 57-460	DECOD	00-23-089	284- 04-500	NEW-P	00-22-118
275- 55-211	DECOD	00-23-089	275- 57-470	DECOD	00-23-089	284- 04-505	NEW-P	00-22-118
275- 55-221	DECOD	00-23-089	275- 59-010	DECOD-P	00-17-156	284- 04-510	NEW-P	00-22-118
275- 55-231	DECOD	00-23-089	275- 59-010	DECOD	01-01-008	284- 04-515	NEW-P	00-22-118
275- 55-241	DECOD	00-23-089	275- 59-020	AMD-P	00-17-156	284- 04-520	NEW-P	00-22-118
275- 55-261	DECOD	00-23-089	275- 59-020	DECOD-P	00-17-156	284- 04-525	NEW-P	00-22-118
275- 55-263	DECOD	00-23-089	275- 59-020	AMD	01-01-008	284- 04-600	NEW-P	00-22-118
275- 55-271	DECOD	00-23-089	275- 59-020	DECOD	01-01-008	284- 04-605	NEW-P	00-22-118
275- 55-281	DECOD	00-23-089	275- 59-030	AMD-P	00-17-156	284- 04-610	NEW-P	00-22-118
275- 55-291	DECOD	00-23-089	275- 59-030	DECOD-P	00-17-156	284- 04-615	NEW-P	00-22-118
275- 55-293	DECOD	00-23-089	275- 59-030	AMD	01-01-008	284- 04-620	NEW-P	00-22-118
275- 55-295	DECOD	00-23-089	275- 59-030	DECOD	01-01-008	284- 04-900	NEW-P	00-22-118
275- 55-297	DECOD	00-23-089	275- 59-041	DECOD-P	00-17-156	284- 16-020	NEW-P	00-20-104
275- 55-301	DECOD	00-23-089	275- 59-041	DECOD	01-01-008	284- 16-020	NEW-C	00-22-046
275- 55-341	DECOD	00-23-089	275- 59-050	DECOD-P	00-17-156	284- 30-600	AMD-P	00-13-113
275- 55-351	DECOD	00-23-089	275- 59-050	DECOD	01-01-008	284- 30-600	AMD	00-19-048
275- 55-361	DECOD	00-23-089	275- 59-060	AMD-P	00-17-156	284- 30-610	AMD-P	00-13-113
275- 55-363	DECOD	00-23-089	275- 59-060	DECOD-P	00-17-156	284- 30-610	AMD	00-19-048
275- 55-365	DECOD	00-23-089	275- 59-060	AMD	01-01-008	284- 43-120	AMD	00-04-034
275- 55-367	DECOD	00-23-089	275- 59-060	DECOD	01-01-008	284- 43-125	NEW	00-04-034
275- 55-371	DECOD	00-23-089	275- 59-071	DECOD-P	00-17-156	284- 43-130	AMD-P	00-16-125
275- 57	PREP	00-08-048	275- 59-071	DECOD	01-01-008	284- 43-130	AMD-P	00-22-119
275- 57-010	DECOD	00-23-089	275- 59-072	DECOD-P	00-17-156	284- 43-200	AMD	00-04-034
275- 57-020	DECOD	00-23-089	275- 59-072	DECOD	01-01-008	284- 43-200	AMD-P	00-22-119
275- 57-030	DECOD	00-23-089	275- 59-080	DECOD-P	00-17-156	284- 43-210	AMD	00-04-034
275- 57-040	DECOD	00-23-089	275- 59-080	DECOD	01-01-008	284- 43-220	AMD	00-04-034
275- 57-050	DECOD	00-23-089	275- 59-090	DECOD-P	00-17-156	284- 43-250	AMD	00-04-034
275- 57-060	DECOD	00-23-089	275- 59-090	DECOD	01-01-008	284- 43-251	NEW-P	00-22-119
275- 57-070	DECOD	00-23-089	275-110	PREP	00-12-034	284- 43-400	NEW-P	00-22-119
275- 57-080	DECOD	00-23-089	275-110-010	REP-P	00-18-048	284- 43-410	NEW-P	00-22-119
275- 57-090	DECOD	00-23-089	275-110-010	REP	00-23-061	284- 43-610	AMD-P	00-22-119
275- 57-100	DECOD	00-23-089	275-110-020	REP-P	00-18-048	284- 43-615	NEW-P	00-22-119
275- 57-110	DECOD	00-23-089	275-110-020	REP	00-23-061	284- 43-620	AMD-P	00-22-119
275- 57-120	DECOD	00-23-089	275-110-030	REP-P	00-18-048	284- 43-630	NEW-P	00-22-119
275- 57-130	DECOD	00-23-089	275-110-030	REP	00-23-061	284- 43-710	AMD	00-04-034
275- 57-140	DECOD	00-23-089	275-110-040	REP-P	00-18-048	284- 43-710	AMD-E	00-08-011
275- 57-150	DECOD	00-23-089	275-110-040	REP	00-23-061	284- 43-720	AMD	00-04-034
275- 57-160	DECOD	00-23-089	275-110-050	REP-P	00-18-048	284- 43-720	AMD-E	00-08-011
275- 57-170	DECOD	00-23-089	275-110-050	REP	00-23-061	284- 43-730	AMD-E	00-08-011
275- 57-180	DECOD	00-23-089	275-110-060	REP-P	00-18-048	284- 43-815	NEW-P	00-16-125
275- 57-190	DECOD	00-23-089	275-110-060	REP	00-23-061	284- 43-820	NEW-P	00-22-119
275- 57-200	DECOD	00-23-089	275-110-070	REP-P	00-18-048	284- 43-821	NEW-P	00-23-127
275- 57-210	DECOD	00-23-089	275-110-070	REP	00-23-061	284- 43-822	NEW-P	00-23-127
275- 57-220	DECOD	00-23-089	275-110-080	REP-P	00-18-048	284- 43-823	NEW-P	00-23-127
275- 57-230	DECOD	00-23-089	275-110-080	REP	00-23-061	284- 43-824	NEW-P	00-23-127
275- 57-240	DECOD	00-23-089	275-110-090	REP-P	00-18-048	284- 43-915	AMD-E	00-08-011
275- 57-250	DECOD	00-23-089	275-110-090	REP	00-23-061	284- 43-930	AMD-E	00-08-011
275- 57-260	DECOD	00-23-089	275-110-100	REP-P	00-18-048	284- 43-945	AMD-E	00-08-011
275- 57-270	DECOD	00-23-089	275-110-100	REP	00-23-061	284- 66-030	AMD-P	00-23-128
275- 57-280	DECOD	00-23-089	275-110-110	REP-P	00-18-048	284- 66-063	AMD-P	00-23-128
275- 57-290	DECOD	00-23-089	275-110-110	REP	00-23-061	284- 66-066	AMD-P	00-23-128
275- 57-300	DECOD	00-23-089	275-110-120	REP-P	00-18-048	284- 66-077	AMD-P	00-23-128
275- 57-310	DECOD	00-23-089	275-110-120	REP	00-23-061	284- 66-092	AMD-P	00-23-128
275- 57-320	DECOD	00-23-089	284- 02-070	AMD-E	00-08-011	284- 66-110	AMD-P	00-23-128
275- 57-330	DECOD	00-23-089	284- 04-120	NEW-P	00-22-118	284- 66-120	AMD-P	00-23-128
275- 57-340	DECOD	00-23-089	284- 04-200	NEW-P	00-22-118	284- 66-142	AMD-P	00-23-128
275- 57-350	DECOD	00-23-089	284- 04-205	NEW-P	00-22-118	284- 66-170	AMD-P	00-23-128
275- 57-360	DECOD	00-23-089	284- 04-210	NEW-P	00-22-118	284- 74-300	NEW-P	00-04-090
275- 57-370	DECOD	00-23-089	284- 04-215	NEW-P	00-22-118	284- 74-300	NEW	00-07-069

TABLE

Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
284- 74-310	NEW-P	00-04-090	296- 17-54401	AMD-P	00-07-138	296- 17-880	AMD	00-23-101
284- 74-310	NEW	00-07-069	296- 17-54401	AMD	00-14-052	296- 17-885	AMD-P	00-07-138
284- 74-320	NEW-P	00-04-090	296- 17-54403	NEW-P	00-07-138	296- 17-885	AMD	00-14-052
284- 74-320	NEW	00-07-069	296- 17-54403	NEW	00-14-052	296- 17-885	AMD-P	00-19-093
284- 74-330	NEW-P	00-04-090	296- 17-545	AMD-P	00-07-138	296- 17-885	AMD	00-23-101
284- 74-330	NEW	00-07-069	296- 17-545	AMD	00-14-052	296- 17-890	AMD-P	00-19-093
284- 74-340	NEW-P	00-04-090	296- 17-546	AMD-P	00-07-138	296- 17-890	AMD	00-23-101
284- 74-340	NEW	00-07-069	296- 17-546	AMD	00-14-052	296- 17-895	AMD-P	00-07-138
284- 74-350	NEW-P	00-04-090	296- 17-562	AMD-P	00-07-138	296- 17-895	AMD	00-14-052
284- 74-350	NEW	00-07-069	296- 17-562	AMD	00-14-052	296- 17-895	AMD-P	00-19-093
284- 74-360	NEW-P	00-04-090	296- 17-57001	AMD-P	00-07-138	296- 17-895	AMD	00-23-101
284- 74-360	NEW	00-07-069	296- 17-57001	AMD	00-14-052	296- 17-89502	AMD-P	00-19-093
284- 74-370	NEW-P	00-04-090	296- 17-583	AMD-P	00-07-138	296- 17-89502	AMD	00-23-101
284- 74-370	NEW	00-07-069	296- 17-583	AMD	00-14-052	296- 17-90401	NEW	00-11-060
284- 74-380	NEW-P	00-04-090	296- 17-58503	AMD-P	00-07-138	296- 17-90402	NEW	00-11-060
284- 74-380	NEW	00-07-069	296- 17-58503	AMD	00-14-052	296- 17-90403	NEW	00-11-060
284- 90-010	AMD-XA	00-16-126	296- 17-597	AMD-P	00-07-138	296- 17-90406	NEW	00-11-060
284- 90-010	AMD	00-20-105	296- 17-597	AMD	00-14-052	296- 17-90408	NEW	00-11-060
284- 90-020	AMD-XA	00-16-126	296- 17-615	AMD-P	00-07-138	296- 17-90409	NEW	00-11-060
284- 90-020	AMD	00-20-105	296- 17-615	AMD	00-14-052	296- 17-90412	NEW	00-11-060
284- 90-030	REP-XA	00-16-126	296- 17-618	AMD-P	00-07-138	296- 17-90415	NEW	00-11-060
284- 90-030	REP	00-20-105	296- 17-618	AMD	00-14-052	296- 17-90418	NEW	00-11-060
284- 91-070	NEW-E	00-24-058	296- 17-643	AMD-P	00-07-138	296- 17-90421	NEW	00-11-060
286- 40-020	AMD	00-05-008	296- 17-643	AMD	00-14-052	296- 17-90424	NEW	00-11-060
292-100	PREP	00-23-042	296- 17-649	AMD-P	00-07-138	296- 17-90427	NEW	00-11-060
292-100	PREP	00-23-043	296- 17-649	AMD	00-14-052	296- 17-90430	NEW	00-11-060
292-110	PREP	00-23-042	296- 17-66003	AMD-P	00-07-138	296- 17-90433	NEW	00-11-060
292-130	PREP	00-23-042	296- 17-66003	AMD	00-14-052	296- 17-90434	NEW	00-11-060
292-130	PREP	00-23-043	296- 17-675	AMD-P	00-07-138	296- 17-90436	NEW	00-11-060
296- 15-500	NEW-P	00-10-106	296- 17-675	AMD	00-14-052	296- 17-90439	NEW	00-11-060
296- 15-500	NEW-C	00-14-074	296- 17-678	AMD-P	00-07-138	296- 17-90442	NEW	00-11-060
296- 15-500	NEW	00-18-078	296- 17-678	AMD	00-14-052	296- 17-90445	NEW	00-11-060
296- 15-510	NEW-P	00-10-106	296- 17-679	AMD-P	00-07-138	296- 17-90448	NEW	00-11-060
296- 15-510	NEW-C	00-14-074	296- 17-679	AMD	00-14-052	296- 17-90451	NEW	00-11-060
296- 15-510	NEW	00-18-078	296- 17-686	AMD-P	00-07-138	296- 17-90463	NEW	00-11-060
296- 17	PREP	00-02-090	296- 17-686	AMD	00-14-052	296- 17-90466	NEW	00-11-060
296- 17	PREP	00-11-135	296- 17-689	AMD-P	00-07-138	296- 17-90469	NEW	00-11-060
296- 17-31011	AMD-P	00-07-138	296- 17-689	AMD	00-14-052	296- 17-90472	NEW	00-11-060
296- 17-31011	AMD	00-14-052	296- 17-690	AMD-P	00-07-138	296- 17-90475	NEW	00-11-060
296- 17-31012	AMD-P	00-07-138	296- 17-690	AMD	00-14-052	296- 17-90478	NEW	00-11-060
296- 17-31012	AMD	00-14-052	296- 17-694	AMD-P	00-07-138	296- 17-90481	NEW	00-11-060
296- 17-31021	AMD-P	00-07-138	296- 17-694	AMD	00-14-052	296- 17-90484	NEW	00-11-060
296- 17-31021	AMD	00-14-052	296- 17-695	AMD-P	00-07-138	296- 17-90490	NEW	00-11-060
296- 17-501	AMD-P	00-07-138	296- 17-695	AMD	00-14-052	296- 17-90491	NEW	00-11-060
296- 17-501	AMD	00-14-052	296- 17-712	AMD-P	00-07-138	296- 17-90492	NEW	00-11-060
296- 17-50601	AMD-P	00-07-138	296- 17-712	AMD	00-14-052	296- 17-90492	AMD-P	00-19-093
296- 17-50601	AMD	00-14-052	296- 17-713	AMD-P	00-07-138	296- 17-90492	AMD	00-23-101
296- 17-510	AMD-P	00-07-138	296- 17-713	AMD	00-14-052	296- 17-90493	NEW	00-11-060
296- 17-510	AMD	00-14-052	296- 17-729	AMD-P	00-07-138	296- 17-90493	AMD-P	00-19-093
296- 17-521	AMD-P	00-07-138	296- 17-729	AMD	00-14-052	296- 17-90493	AMD	00-23-101
296- 17-521	AMD	00-14-052	296- 17-740	AMD-P	00-07-138	296- 17-90494	NEW	00-11-060
296- 17-52102	AMD-P	00-07-138	296- 17-740	AMD	00-14-052	296- 17-90494	AMD-P	00-19-093
296- 17-52102	AMD	00-14-052	296- 17-748	AMD-P	00-07-138	296- 17-90494	AMD	00-23-101
296- 17-52106	AMD-P	00-07-138	296- 17-748	AMD	00-14-052	296- 17-90495	NEW	00-11-060
296- 17-52106	AMD	00-14-052	296- 17-749	AMD-P	00-07-138	296- 17-90495	AMD-P	00-19-093
296- 17-527	AMD-P	00-07-138	296- 17-749	AMD	00-14-052	296- 17-90495	AMD	00-23-101
296- 17-527	AMD	00-14-052	296- 17-751	AMD-P	00-07-138	296- 17-90496	NEW	00-11-060
296- 17-529	AMD-P	00-07-138	296- 17-751	AMD	00-14-052	296- 17-90496	AMD-P	00-19-093
296- 17-529	AMD	00-14-052	296- 17-779	AMD-P	00-07-138	296- 17-90496	AMD	00-23-101
296- 17-537	AMD-P	00-07-138	296- 17-779	AMD	00-14-052	296- 17-90497	NEW	00-11-060
296- 17-537	AMD	00-14-052	296- 17-855	AMD-P	00-07-138	296- 17-90497	AMD-P	00-19-093
296- 17-53803	AMD-P	00-07-138	296- 17-855	AMD	00-14-052	296- 17-90497	AMD	00-23-101
296- 17-53803	AMD	00-14-052	296- 17-855	AMD-P	00-19-093	296- 17-90501	NEW-E	00-16-070
296- 17-542	AMD-P	00-07-138	296- 17-855	AMD	00-23-101	296- 17-91201	REP	00-11-060
296- 17-542	AMD	00-14-052	296- 17-875	AMD-P	00-19-093	296- 17-91202	REP	00-11-060
296- 17-544	AMD-P	00-07-138	296- 17-875	AMD	00-23-101	296- 17-91203	REP	00-11-060
296- 17-544	AMD	00-14-052	296- 17-880	AMD-P	00-19-093	296- 17-91204	REP	00-11-060

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
296-17-91205	REP	00-11-060	296-19A-060	NEW	00-18-078	296-19A-420	NEW-P	00-10-106
296-17-91206	REP	00-11-060	296-19A-070	NEW-P	00-10-106	296-19A-420	NEW	00-18-078
296-17-91207	REP	00-11-060	296-19A-070	NEW	00-18-078	296-19A-430	NEW-P	00-10-106
296-17-91208	REP	00-11-060	296-19A-080	NEW-P	00-10-106	296-19A-430	NEW	00-18-078
296-17-91209	REP	00-11-060	296-19A-080	NEW	00-18-078	296-19A-440	NEW-P	00-10-106
296-17-91210	REP	00-11-060	296-19A-090	NEW-P	00-10-106	296-19A-440	NEW	00-18-078
296-17-91211	REP	00-11-060	296-19A-090	NEW	00-18-078	296-19A-450	NEW-P	00-10-106
296-17-91212	REP	00-11-060	296-19A-100	NEW-P	00-10-106	296-19A-450	NEW	00-18-078
296-17-91213	REP	00-11-060	296-19A-100	NEW	00-18-078	296-19A-460	NEW-P	00-10-106
296-17-91214	REP	00-11-060	296-19A-110	NEW-P	00-10-106	296-19A-460	NEW	00-18-078
296-17-91215	REP	00-11-060	296-19A-110	NEW	00-18-078	296-19A-470	NEW-P	00-10-106
296-17-91216	REP	00-11-060	296-19A-120	NEW-P	00-10-106	296-19A-470	NEW	00-18-078
296-17-91219	REP	00-11-060	296-19A-120	NEW	00-18-078	296-19A-480	NEW-P	00-10-106
296-17-91220	REP	00-11-060	296-19A-130	NEW-P	00-10-106	296-19A-480	NEW	00-18-078
296-17-91221	REP	00-11-060	296-19A-130	NEW	00-18-078	296-20-022	AMD-P	00-05-111
296-17-91222	REP	00-11-060	296-19A-140	NEW-P	00-10-106	296-20-022	AMD	00-09-078
296-17-91223	REP	00-11-060	296-19A-140	NEW	00-18-078	296-20-12401	NEW-P	00-05-111
296-17-91224	REP	00-11-060	296-19A-170	NEW-P	00-10-106	296-20-12401	NEW	00-09-078
296-17-91225	REP	00-11-060	296-19A-170	NEW	00-18-078	296-20-135	AMD-P	00-05-112
296-17-91250	REP	00-11-060	296-19A-180	NEW-P	00-10-106	296-20-135	AMD	00-09-077
296-17-914	REP	00-11-060	296-19A-180	NEW	00-18-078	296-20-135	PREP	01-01-147
296-17-91402	REP	00-11-060	296-19A-190	NEW-P	00-10-106	296-21-290	AMD-P	00-05-111
296-17-91403	REP	00-11-060	296-19A-190	NEW	00-18-078	296-21-290	AMD	00-09-078
296-17-91404	REP	00-11-060	296-19A-200	NEW-P	00-10-106	296-23-220	AMD-P	00-05-112
296-17-91405	REP	00-11-060	296-19A-200	NEW	00-18-078	296-23-220	AMD	00-09-077
296-17-91406	REP	00-11-060	296-19A-210	NEW-P	00-10-106	296-23-220	PREP	01-01-147
296-17-919	REP	00-11-060	296-19A-210	NEW	00-18-078	296-23-230	AMD-P	00-05-112
296-17-920	AMD-P	00-19-093	296-19A-220	NEW-P	00-10-106	296-23-230	AMD	00-09-077
296-17-920	AMD	00-23-101	296-19A-220	NEW	00-18-078	296-23-230	PREP	01-01-147
296-18A	PREP	00-05-002	296-19A-230	NEW-P	00-10-106	296-23A-0200	AMD	00-06-027
296-18A-420	REP-P	00-10-106	296-19A-230	NEW	00-18-078	296-23A-0210	AMD	00-06-027
296-18A-420	REP	00-18-078	296-19A-240	NEW-P	00-10-106	296-23A-0220	AMD	00-06-027
296-18A-440	REP-P	00-10-106	296-19A-240	NEW	00-18-078	296-23A-0230	AMD-P	00-05-111
296-18A-440	REP	00-18-078	296-19A-250	NEW-P	00-10-106	296-23A-0230	AMD	00-09-078
296-18A-445	REP-P	00-10-106	296-19A-250	NEW	00-18-078	296-23A-0240	AMD	00-06-027
296-18A-445	REP	00-18-078	296-19A-260	NEW-P	00-10-106	296-23A-0500	AMD-XA	00-19-091
296-18A-450	REP-P	00-10-106	296-19A-260	NEW	00-18-078	296-23A-0500	AMD	00-24-066
296-18A-450	REP	00-18-078	296-19A-270	NEW-P	00-10-106	296-23B	PREP	00-14-072
296-18A-460	REP-P	00-10-106	296-19A-270	NEW	00-18-078	296-24	PREP	00-05-057
296-18A-460	REP	00-18-078	296-19A-280	NEW-P	00-10-106	296-24	PREP	00-10-046
296-18A-470	REP-P	00-10-106	296-19A-280	NEW	00-18-078	296-24	PREP	00-12-099
296-18A-470	REP	00-18-078	296-19A-290	NEW-P	00-10-106	296-24	PREP	00-20-073
296-18A-480	REP-P	00-10-106	296-19A-290	NEW	00-18-078	296-24-001	REP-P	00-23-099
296-18A-480	REP	00-18-078	296-19A-300	NEW-P	00-10-106	296-24-005	AMD-P	00-23-099
296-18A-490	REP-P	00-10-106	296-19A-300	NEW	00-18-078	296-24-006	REP-P	00-23-099
296-18A-490	REP	00-18-078	296-19A-310	NEW-P	00-10-106	296-24-007	REP-P	00-23-099
296-18A-500	REP-P	00-10-106	296-19A-310	NEW	00-18-078	296-24-008	REP-P	00-23-099
296-18A-500	REP	00-18-078	296-19A-320	NEW-P	00-10-106	296-24-010	REP-P	00-23-099
296-18A-510	REP-P	00-10-106	296-19A-320	NEW	00-18-078	296-24-015	REP-P	00-23-099
296-18A-510	REP	00-18-078	296-19A-330	NEW-P	00-10-106	296-24-020	REP-P	00-23-099
296-18A-515	REP-P	00-10-106	296-19A-330	NEW	00-18-078	296-24-025	REP-P	00-23-099
296-18A-515	REP	00-18-078	296-19A-340	NEW-P	00-10-106	296-24-040	REP-P	00-23-099
296-18A-520	REP-P	00-10-106	296-19A-340	NEW	00-18-078	296-24-045	REP-P	00-23-099
296-18A-520	REP	00-18-078	296-19A-350	NEW-P	00-10-106	296-24-055	REP-P	00-23-099
296-19A	NEW-C	00-14-074	296-19A-350	NEW	00-18-078	296-24-061	REP-P	00-23-099
296-19A-010	NEW-P	00-10-106	296-19A-360	NEW-P	00-10-106	296-24-06105	REP-P	00-23-099
296-19A-010	NEW	00-18-078	296-19A-360	NEW	00-18-078	296-24-06110	REP-P	00-23-099
296-19A-020	NEW-P	00-10-106	296-19A-370	NEW-P	00-10-106	296-24-06115	REP-P	00-23-099
296-19A-020	NEW	00-18-078	296-19A-370	NEW	00-18-078	296-24-06120	REP-P	00-23-099
296-19A-030	NEW-P	00-10-106	296-19A-380	NEW-P	00-10-106	296-24-06125	REP-P	00-23-099
296-19A-030	NEW	00-18-078	296-19A-380	NEW	00-18-078	296-24-06130	REP-P	00-23-099
296-19A-040	NEW-P	00-10-106	296-19A-390	NEW-P	00-10-106	296-24-06135	REP-P	00-23-099
296-19A-040	NEW	00-18-078	296-19A-390	NEW	00-18-078	296-24-06140	REP-P	00-23-099
296-19A-045	NEW	00-18-078	296-19A-400	NEW-P	00-10-106	296-24-06145	REP-P	00-23-099
296-19A-050	NEW-P	00-10-106	296-19A-400	NEW	00-18-078	296-24-06150	REP-P	00-23-099
296-19A-050	NEW	00-18-078	296-19A-410	NEW-P	00-10-106	296-24-06155	REP-P	00-23-099
296-19A-060	NEW-P	00-10-106	296-19A-410	NEW	00-18-078	296-24-06160	REP-P	00-23-099

TABLE

Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
296-24-073	REP-P	00-23-099	296-24-56531	REP-P	00-23-099	296-24-84013	REP	00-08-078
296-24-075	REP-P	00-23-099	296-24-567	AMD-P	00-23-099	296-24-860	NEW	00-08-078
296-24-07501	REP-P	00-23-099	296-24-58513	AMD-P	00-23-099	296-24-86005	NEW	00-08-078
296-24-078	REP-P	00-23-099	296-24-58517	AMD-P	00-23-099	296-24-86010	NEW	00-08-078
296-24-07801	REP-P	00-23-099	296-24-59201	AMD-P	00-23-099	296-24-86015	NEW	00-08-078
296-24-084	REP-P	00-23-099	296-24-59205	REP-P	00-23-099	296-24-86020	NEW	00-08-078
296-24-086	REP-P	00-23-099	296-24-59207	REP-P	00-23-099	296-24-861	NEW	00-08-078
296-24-088	REP-P	00-23-099	296-24-59209	REP-P	00-23-099	296-24-86105	NEW	00-08-078
296-24-090	REP-P	00-23-099	296-24-59211	REP-P	00-23-099	296-24-86110	NEW	00-08-078
296-24-092	REP-P	00-23-099	296-24-59212	NEW-P	00-23-099	296-24-86115	NEW	00-08-078
296-24-094	REP-P	00-23-099	296-24-59213	REP-P	00-23-099	296-24-86120	NEW	00-08-078
296-24-096	REP-P	00-23-099	296-24-59215	AMD-P	00-23-099	296-24-86125	NEW	00-08-078
296-24-098	REP-P	00-23-099	296-24-61705	AMD-P	00-23-099	296-24-86130	NEW	00-08-078
296-24-10203	AMD-P	00-23-099	296-24-62203	AMD-P	00-23-099	296-24-862	NEW	00-08-078
296-24-12001	AMD-P	00-23-099	296-24-65001	REP-P	00-23-099	296-24-870	REP	00-08-078
296-24-12003	REP-P	00-23-099	296-24-65501	AMD-P	00-23-099	296-24-87001	REP	00-08-078
296-24-12005	REP-P	00-23-099	296-24-67515	AMD-P	00-23-099	296-24-87009	REP	00-08-078
296-24-12006	NEW-P	00-23-099	296-24-68503	AMD-P	00-23-099	296-24-87011	REP	00-08-078
296-24-12007	REP-P	00-23-099	296-24-68505	AMD-P	00-23-099	296-24-87013	REP	00-08-078
296-24-12009	REP-P	00-23-099	296-24-69001	AMD-P	00-23-099	296-24-87015	REP	00-08-078
296-24-12010	NEW-P	00-23-099	296-24-70003	AMD-P	00-23-099	296-24-87017	REP	00-08-078
296-24-12019	REP-P	00-23-099	296-24-70005	AMD-P	00-23-099	296-24-87019	REP	00-08-078
296-24-12021	REP-P	00-23-099	296-24-73503	REP-P	00-23-099	296-24-87031	REP	00-08-078
296-24-14007	AMD-P	00-23-099	296-24-73509	REP-P	00-23-099	296-24-87033	REP	00-08-078
296-24-14519	AMD	00-08-078	296-24-73513	REP-P	00-23-099	296-24-87035	REP	00-08-078
296-24-20700	AMD-P	00-23-099	296-24-75001	AMD-P	00-23-099	296-24-87037	REP	00-08-078
296-24-21503	REP-P	00-23-099	296-24-75003	REP-P	00-23-099	296-24-875	NEW	00-08-078
296-24-21505	REP-P	00-23-099	296-24-75005	AMD-P	00-23-099	296-24-87505	NEW	00-08-078
296-24-21507	REP-P	00-23-099	296-24-76505	REP-P	00-23-099	296-24-87510	NEW	00-08-078
296-24-23001	AMD-P	00-23-099	296-24-76507	REP-P	00-23-099	296-24-87515	NEW	00-08-078
296-24-23007	AMD-P	00-23-099	296-24-76509	REP-P	00-23-099	296-24-880	NEW	00-08-078
296-24-23027	AMD	00-08-078	296-24-76517	REP-P	00-23-099	296-24-88005	NEW	00-08-078
296-24-23503	AMD-P	00-23-099	296-24-780	AMD-P	00-23-099	296-24-88010	NEW	00-08-078
296-24-23507	AMD-P	00-23-099	296-24-79501	AMD-P	00-23-099	296-24-88015	NEW	00-08-078
296-24-23513	AMD-P	00-23-099	296-24-79507	REP-P	00-23-099	296-24-88020	NEW	00-08-078
296-24-23533	AMD	00-08-078	296-24-81003	AMD-P	00-23-099	296-24-88025	NEW	00-08-078
296-24-23533	AMD-P	00-23-099	296-24-825	REP	00-08-078	296-24-88030	NEW	00-08-078
296-24-31503	AMD-P	00-23-099	296-24-82501	REP	00-08-078	296-24-88035	NEW	00-08-078
296-24-31505	AMD-P	00-23-099	296-24-82503	REP	00-08-078	296-24-88040	NEW	00-08-078
296-24-32003	AMD-P	00-23-099	296-24-82505	REP	00-08-078	296-24-88045	NEW	00-08-078
296-24-33011	AMD-P	00-23-099	296-24-82507	REP	00-08-078	296-24-88050	NEW	00-08-078
296-24-33015	AMD-P	00-23-099	296-24-82509	REP	00-08-078	296-24-88055	NEW	00-08-078
296-24-33017	AMD-P	00-23-099	296-24-82511	REP	00-08-078	296-24-885	REP	00-08-078
296-24-37005	AMD-P	00-23-099	296-24-82513	REP	00-08-078	296-24-88501	REP	00-08-078
296-24-37019	AMD-P	00-23-099	296-24-82515	REP	00-08-078	296-24-88503	REP	00-08-078
296-24-37023	AMD-P	00-23-099	296-24-82517	REP	00-08-078	296-24-88505	REP	00-08-078
296-24-40513	AMD-P	00-23-099	296-24-82519	REP	00-08-078	296-24-90001	AMD	00-08-078
296-24-47505	AMD-P	00-23-099	296-24-82521	REP	00-08-078	296-24-90003	AMD	00-08-078
296-24-550	REP-P	00-23-099	296-24-82523	REP	00-08-078	296-24-90005	AMD	00-08-078
296-24-55003	REP-P	00-23-099	296-24-82525	REP	00-08-078	296-24-90007	AMD	00-08-078
296-24-55005	REP-P	00-23-099	296-24-82527	REP	00-08-078	296-24-90009	AMD	00-08-078
296-24-55007	REP-P	00-23-099	296-24-82529	REP	00-08-078	296-24-95605	AMD-P	00-23-099
296-24-55009	REP-P	00-23-099	296-24-82531	REP	00-08-078	296-24-95607	AMD-P	00-23-099
296-24-565	REP-P	00-23-099	296-24-82533	REP	00-08-078	296-24-980	AMD-P	00-23-099
296-24-56501	REP-P	00-23-099	296-24-82535	REP	00-08-078	296-27-090	REP-P	00-23-099
296-24-56503	REP-P	00-23-099	296-24-82537	REP	00-08-078	296-27-150	REP-P	00-05-058
296-24-56505	REP-P	00-23-099	296-24-82539	REP	00-08-078	296-27-150	REP	00-11-098
296-24-56507	REP-P	00-23-099	296-24-82541	REP	00-08-078	296-27-15501	REP-P	00-23-099
296-24-56509	REP-P	00-23-099	296-24-82543	REP	00-08-078	296-27-15503	REP-P	00-23-099
296-24-56511	REP-P	00-23-099	296-24-82545	REP	00-08-078	296-27-15505	REP-P	00-23-099
296-24-56513	REP-P	00-23-099	296-24-840	REP	00-08-078	296-27-160	REP-P	00-05-058
296-24-56515	REP-P	00-23-099	296-24-84001	REP	00-08-078	296-27-160	REP	00-11-098
296-24-56517	REP-P	00-23-099	296-24-84003	REP	00-08-078	296-27-16001	REP-P	00-05-058
296-24-56519	REP-P	00-23-099	296-24-84005	REP	00-08-078	296-27-16001	REP	00-11-098
296-24-56521	REP-P	00-23-099	296-24-84007	REP	00-08-078	296-27-16002	REP-P	00-05-058
296-24-56523	REP-P	00-23-099	296-24-84009	REP	00-08-078	296-27-16002	REP	00-11-098
296-24-56529	REP-P	00-23-099	296-24-84011	REP	00-08-078	296-27-16003	REP-P	00-05-058

Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
296-27-16003	REP	00-11-098	296-31-074	NEW	00-03-056	296-46-360	REP	01-01-097
296-27-16004	REP-P	00-05-058	296-31-090	REP	00-03-056	296-46-365	REP-P	00-21-099
296-27-16004	REP	00-11-098	296-32	PREP	00-20-073	296-46-365	REP	01-01-097
296-27-16007	REP-P	00-05-058	296-32-200	AMD-P	00-23-099	296-46-370	REP-P	00-21-099
296-27-16007	REP	00-11-098	296-32-220	AMD-P	00-23-099	296-46-370	REP	01-01-097
296-27-16011	REP-P	00-05-058	296-32-230	AMD-P	00-23-099	296-46-422	REP-P	00-21-099
296-27-16011	REP	00-11-098	296-32-240	PREP	00-14-073	296-46-422	REP	01-01-097
296-27-16018	REP-P	00-05-058	296-32-250	AMD-P	00-23-099	296-46-45001	REP-P	00-21-099
296-27-16018	REP	00-11-098	296-32-260	AMD-P	00-23-099	296-46-45001	REP	01-01-097
296-27-16020	REP-P	00-05-058	296-36	PREP	00-20-073	296-46-480	REP-P	00-21-099
296-27-16020	REP	00-11-098	296-37	PREP	00-20-073	296-46-480	REP	01-01-097
296-27-16022	REP-P	00-05-058	296-37-510	AMD-P	00-23-099	296-46-490	REP-P	00-21-099
296-27-16022	REP	00-11-098	296-37-575	AMD-P	00-23-099	296-46-490	REP	01-01-097
296-27-16026	REP-P	00-05-058	296-45	PREP	00-20-073	296-46-495	REP-P	00-21-099
296-27-16026	REP	00-11-098	296-45-015	AMD-P	00-23-099	296-46-495	REP	01-01-097
296-27-210	REP-P	00-23-099	296-45-035	AMD-P	00-23-099	296-46-50002	REP-P	00-21-099
296-27-21001	REP-P	00-23-099	296-45-055	AMD-P	00-23-099	296-46-50002	REP	01-01-097
296-27-21005	REP-P	00-23-099	296-45-075	AMD-P	00-23-099	296-46-514	REP-P	00-21-099
296-27-21010	REP-P	00-23-099	296-45-125	AMD-P	00-23-099	296-46-514	REP	01-01-097
296-27-21015	REP-P	00-23-099	296-45-25505	AMD-P	00-23-099	296-46-553	REP-P	00-21-099
296-27-21020	REP-P	00-23-099	296-45-275	AMD-P	00-23-099	296-46-553	REP	01-01-097
296-27-21025	REP-P	00-23-099	296-45-285	AMD-P	00-23-099	296-46-600	REP-P	00-21-099
296-27-21030	REP-P	00-23-099	296-45-45510	AMD-P	00-23-099	296-46-600	REP	01-01-097
296-27-21035	REP-P	00-23-099	296-45-48535	AMD-P	00-23-099	296-46-670	REP-P	00-21-099
296-27-21040	REP-P	00-23-099	296-45-52530	PREP	00-14-073	296-46-670	REP	01-01-097
296-27-21045	REP-P	00-23-099	296-46	PREP	00-10-116	296-46-680	REP-P	00-21-099
296-27-21050	REP-P	00-23-099	296-46-090	REP-P	00-21-099	296-46-680	REP	01-01-097
296-28	PREP	00-18-034	296-46-090	REP	01-01-097	296-46-700	REP-P	00-21-099
296-30-010	AMD-P	00-02-091	296-46-100	REP-P	00-21-099	296-46-700	REP	01-01-097
296-30-010	AMD	00-10-003	296-46-100	REP	01-01-097	296-46-702	REP-P	00-21-099
296-30-080	AMD	00-03-056	296-46-110	REP-P	00-21-099	296-46-702	REP	01-01-097
296-30-081	AMD	00-03-056	296-46-110	REP	01-01-097	296-46-710	REP-P	00-21-099
296-30-085	NEW	00-03-056	296-46-130	REP-P	00-21-099	296-46-710	REP	01-01-097
296-30-090	NEW	00-03-056	296-46-130	REP	01-01-097	296-46-725	REP-P	00-21-099
296-30-095	NEW	00-03-056	296-46-140	REP-P	00-21-099	296-46-725	REP	01-01-097
296-30-100	NEW	00-03-056	296-46-140	REP	01-01-097	296-46-770	REP-P	00-21-099
296-30-105	NEW	00-03-056	296-46-155	REP-P	00-21-099	296-46-770	REP	01-01-097
296-30-120	AMD	00-03-056	296-46-155	REP	01-01-097	296-46-910	REP-P	00-21-099
296-30-130	AMD-P	00-02-091	296-46-180	REP-P	00-21-099	296-46-910	REP	01-01-097
296-30-130	AMD	00-10-003	296-46-180	REP	01-01-097	296-46-915	REP-P	00-21-099
296-30-170	AMD	00-03-056	296-46-21008	REP-P	00-21-099	296-46-915	REP	01-01-097
296-30-180	AMD	00-03-056	296-46-21008	REP	01-01-097	296-46-920	REP-P	00-21-099
296-31-012	AMD-P	00-02-091	296-46-21052	REP-P	00-21-099	296-46-920	REP	01-01-097
296-31-012	AMD	00-10-003	296-46-21052	REP	01-01-097	296-46-930	AMD-E	00-06-076
296-31-020	REP-P	00-02-091	296-46-220	REP-P	00-21-099	296-46-930	AMD-E	00-13-102
296-31-020	REP	00-10-003	296-46-220	REP	01-01-097	296-46-930	REP-P	00-21-099
296-31-030	AMD	00-03-056	296-46-225	REP-P	00-21-099	296-46-930	REP	01-01-097
296-31-035	NEW	00-03-056	296-46-225	REP	01-01-097	296-46-935	REP-P	00-21-099
296-31-045	NEW	00-03-056	296-46-23001	REP-P	00-21-099	296-46-935	REP	01-01-097
296-31-050	REP	00-03-056	296-46-23001	REP	01-01-097	296-46-940	REP-P	00-21-099
296-31-055	NEW	00-03-056	296-46-23028	REP-P	00-21-099	296-46-940	REP	01-01-097
296-31-056	NEW	00-03-056	296-46-23028	REP	01-01-097	296-46-950	REP-P	00-21-099
296-31-057	NEW	00-03-056	296-46-23040	REP-P	00-21-099	296-46-950	REP	01-01-097
296-31-058	NEW	00-03-056	296-46-23040	REP	01-01-097	296-46-960	REP-P	00-21-099
296-31-069	AMD-P	00-19-092	296-46-23062	REP-P	00-21-099	296-46-960	REP	01-01-097
296-31-069	AMD	00-24-065	296-46-23062	REP	01-01-097	296-46A-090	NEW-P	00-21-099
296-31-06901	NEW-P	00-19-092	296-46-30001	REP-P	00-21-099	296-46A-090	NEW	01-01-097
296-31-06901	NEW	00-24-065	296-46-30001	REP	01-01-097	296-46A-092	NEW-P	00-21-099
296-31-06903	NEW-P	00-19-092	296-46-316	REP-P	00-21-099	296-46A-092	NEW	01-01-097
296-31-06903	NEW	00-24-065	296-46-316	REP	01-01-097	296-46A-095	NEW-P	00-21-099
296-31-06905	NEW-P	00-19-092	296-46-324	REP-P	00-21-099	296-46A-095	NEW	01-01-097
296-31-06905	NEW	00-24-065	296-46-324	REP	01-01-097	296-46A-100	NEW-P	00-21-099
296-31-06907	NEW-P	00-19-092	296-46-336	REP-P	00-21-099	296-46A-100	NEW	01-01-097
296-31-06907	NEW	00-24-065	296-46-336	REP	01-01-097	296-46A-102	NEW-P	00-21-099
296-31-06909	NEW-P	00-19-092	296-46-348	REP-P	00-21-099	296-46A-102	NEW	01-01-097
296-31-06909	NEW	00-24-065	296-46-348	REP	01-01-097	296-46A-104	NEW-P	00-21-099
296-31-070	AMD	00-03-056	296-46-360	REP-P	00-21-099	296-46A-104	NEW	01-01-097

TABLE

Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
296-46A-110	NEW-P	00-21-099	296-46A-915	NEW-P	00-21-099	296-56-60215	AMD	00-21-103
296-46A-110	NEW	01-01-097	296-46A-915	NEW	01-01-097	296-56-60217	AMD-XA	00-16-150
296-46A-130	NEW-P	00-21-099	296-46A-920	NEW-P	00-21-099	296-56-60217	AMD	00-21-103
296-46A-130	NEW	01-01-097	296-46A-920	NEW	01-01-097	296-56-60219	AMD-XA	00-16-150
296-46A-140	NEW-P	00-21-099	296-46A-930	NEW-P	00-21-099	296-56-60219	AMD	00-21-103
296-46A-140	NEW	01-01-097	296-46A-930	NEW	01-01-097	296-56-60223	AMD-XA	00-16-150
296-46A-155	NEW-P	00-21-099	296-46A-931	NEW-P	00-21-099	296-56-60223	AMD	00-21-103
296-46A-155	NEW	01-01-097	296-46A-931	NEW	01-01-097	296-56-60233	AMD-XA	00-16-150
296-46A-21052	NEW-P	00-21-099	296-46A-932	NEW-P	00-21-099	296-56-60233	AMD	00-21-103
296-46A-21052	NEW	01-01-097	296-46A-932	NEW	01-01-097	296-56-60235	AMD-XA	00-16-150
296-46A-215	NEW-P	00-21-099	296-46A-933	NEW-P	00-21-099	296-56-60235	AMD	00-21-103
296-46A-215	NEW	01-01-097	296-46A-933	NEW	01-01-097	296-56-60237	AMD-XA	00-16-150
296-46A-220	NEW-P	00-21-099	296-46A-934	NEW-P	00-21-099	296-56-60237	AMD	00-21-103
296-46A-220	NEW	01-01-097	296-46A-934	NEW	01-01-097	296-56-60243	AMD-XA	00-16-150
296-46A-22530	NEW-P	00-21-099	296-46A-935	NEW-P	00-21-099	296-56-60243	AMD	00-21-103
296-46A-22530	NEW	01-01-097	296-46A-935	NEW	01-01-097	296-59-001	AMD-P	00-23-099
296-46A-23001	NEW-P	00-21-099	296-46A-940	NEW-P	00-21-099	296-59-005	AMD-P	00-23-099
296-46A-23001	NEW	01-01-097	296-46A-940	NEW	01-01-097	296-59-010	AMD-P	00-23-099
296-46A-23028	NEW-P	00-21-099	296-46A-950	NEW-P	00-21-099	296-59-020	AMD-P	00-23-099
296-46A-23028	NEW	01-01-097	296-46A-950	NEW	01-01-097	296-59-025	AMD-P	00-23-099
296-46A-23040	NEW-P	00-21-099	296-46A-960	NEW-P	00-21-099	296-59-030	AMD-P	00-23-099
296-46A-23040	NEW	01-01-097	296-46A-960	NEW	01-01-097	296-59-035	AMD-P	00-23-099
296-46A-23062	NEW-P	00-21-099	296-52-465	AMD-P	00-23-099	296-59-050	AMD-P	00-23-099
296-46A-23062	NEW	01-01-097	296-52-489	AMD-P	00-23-099	296-59-065	AMD-P	00-23-099
296-46A-250	NEW-P	00-21-099	296-52-497	AMD-P	00-23-099	296-59-070	AMD-P	00-23-099
296-46A-250	NEW	01-01-097	296-52-501	AMD-P	00-23-099	296-59-085	AMD-P	00-23-099
296-46A-300	NEW	01-01-097	296-54	PREP	00-20-073	296-62	PREP	00-10-045
296-46A-30001	NEW-P	00-21-099	296-54-501	AMD-P	00-23-099	296-62	PREP	00-10-046
296-46A-30011	NEW	01-01-097	296-54-507	AMD-P	00-23-099	296-62	PREP	00-13-099
296-46A-324	NEW-P	00-21-099	296-54-51120	AMD-P	00-23-099	296-62	PREP	00-13-099
296-46A-324	NEW	01-01-097	296-54-51160	AMD-P	00-23-099	296-62	PREP	00-20-073
296-46A-348	NEW-P	00-21-099	296-54-59340	AMD-P	00-23-099	296-62-010	AMD-P	00-23-099
296-46A-348	NEW	01-01-097	296-56	PREP	00-20-073	296-62-050	AMD-P	00-23-099
296-46A-365	NEW-P	00-21-099	296-56-60001	AMD-P	00-23-099	296-62-051	NEW-C	00-04-075
296-46A-365	NEW	01-01-097	296-56-60003	AMD-P	00-23-099	296-62-051	NEW	00-12-024
296-46A-370	NEW-P	00-21-099	296-56-60005	AMD-XA	00-16-150	296-62-05101	NEW-C	00-04-075
296-46A-370	NEW	01-01-097	296-56-60005	AMD	00-21-103	296-62-05101	NEW	00-12-024
296-46A-41004	NEW-P	00-21-099	296-56-60009	AMD-P	00-23-099	296-62-05103	NEW-C	00-04-075
296-46A-41004	NEW	01-01-097	296-56-60057	AMD-XA	00-16-150	296-62-05103	NEW	00-12-024
296-46A-41030	NEW-P	00-21-099	296-56-60057	AMD	00-21-103	296-62-05105	NEW-C	00-04-075
296-46A-41030	NEW	01-01-097	296-56-60073	AMD-XA	00-16-150	296-62-05105	NEW	00-12-024
296-46A-422	NEW-P	00-21-099	296-56-60073	AMD	00-21-103	296-62-05110	NEW-C	00-04-075
296-46A-422	NEW	01-01-097	296-56-60077	AMD-XA	00-16-150	296-62-05110	NEW	00-12-024
296-46A-450	NEW-P	00-21-099	296-56-60077	AMD	00-21-103	296-62-05120	NEW-C	00-04-075
296-46A-450	NEW	01-01-097	296-56-60083	AMD-XA	00-16-150	296-62-05120	NEW	00-12-024
296-46A-500	NEW-P	00-21-099	296-56-60083	AMD	00-21-103	296-62-05122	NEW-C	00-04-075
296-46A-500	NEW	01-01-097	296-56-60098	AMD-XA	00-16-150	296-62-05122	NEW	00-12-024
296-46A-514	NEW-P	00-21-099	296-56-60098	AMD	00-21-103	296-62-05130	NEW-C	00-04-075
296-46A-514	NEW	01-01-097	296-56-60103	AMD-XA	00-16-150	296-62-05130	NEW	00-12-024
296-46A-517	NEW-P	00-21-099	296-56-60103	AMD	00-21-103	296-62-05140	NEW-C	00-04-075
296-46A-517	NEW	01-01-097	296-56-60107	AMD-XA	00-16-150	296-62-05140	NEW	00-12-024
296-46A-550	NEW-P	00-21-099	296-56-60107	AMD	00-21-103	296-62-05150	NEW-C	00-04-075
296-46A-550	NEW	01-01-097	296-56-60109	AMD-XA	00-16-150	296-62-05150	NEW	00-12-024
296-46A-553	NEW-P	00-21-099	296-56-60109	AMD	00-21-103	296-62-05160	NEW-C	00-04-075
296-46A-553	NEW	01-01-097	296-56-60111	AMD-XA	00-16-150	296-62-05160	NEW	00-12-024
296-46A-600	NEW-P	00-21-099	296-56-60111	AMD	00-21-103	296-62-05170	NEW-C	00-04-075
296-46A-600	NEW	01-01-097	296-56-60115	AMD-XA	00-16-150	296-62-05170	NEW-W	00-12-025
296-46A-680	NEW-P	00-21-099	296-56-60115	AMD	00-21-103	296-62-05172	NEW-C	00-04-075
296-46A-680	NEW	01-01-097	296-56-60123	AMD-XA	00-16-150	296-62-05172	NEW	00-12-024
296-46A-700	NEW-P	00-21-099	296-56-60123	AMD	00-21-103	296-62-05174	NEW-C	00-04-075
296-46A-700	NEW	01-01-097	296-56-60133	AMD-XA	00-16-150	296-62-05174	NEW	00-12-024
296-46A-702	NEW-P	00-21-099	296-56-60133	AMD	00-21-103	296-62-05176	NEW-C	00-04-075
296-46A-702	NEW	01-01-097	296-56-60209	AMD-XA	00-16-150	296-62-05176	NEW	00-12-024
296-46A-900	NEW-P	00-21-099	296-56-60209	AMD	00-21-103	296-62-05207	AMD-P	00-23-099
296-46A-900	NEW	01-01-097	296-56-60211	AMD-XA	00-16-150	296-62-05211	REP-P	00-23-099
296-46A-910	NEW-P	00-21-099	296-56-60211	AMD	00-21-103	296-62-05305	NEW-P	00-23-099
296-46A-910	NEW	01-01-097	296-56-60215	AMD-XA	00-16-150	296-62-05310	NEW-P	00-23-099

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
296-62-05315	NEW-P	00-23-099	296-62-07709	AMD	00-06-075	296-81-005	REP	01-02-026
296-62-05320	NEW-P	00-23-099	296-62-07713	AMD	00-06-075	296-81-006	REP-P	00-14-041
296-62-05325	NEW-P	00-23-099	296-62-07717	AMD-P	00-23-099	296-81-006	REP	01-02-026
296-62-054	AMD-P	00-23-099	296-62-07721	AMD-P	00-23-099	296-81-007	REP-P	00-14-041
296-62-05402	NEW-P	00-23-099	296-62-07722	AMD	00-06-075	296-81-007	REP	01-02-026
296-62-05403	REP-P	00-23-099	296-62-07727	AMD	00-06-075	296-81-008	REP-P	00-14-041
296-62-05404	NEW-P	00-23-099	296-62-07745	AMD	00-06-075	296-81-008	REP	01-02-026
296-62-05405	REP-P	00-23-099	296-62-09003	REP-P	00-23-099	296-81-009	REP-P	00-14-041
296-62-05406	NEW-P	00-23-099	296-62-11021	AMD-P	00-23-099	296-81-009	REP	01-02-026
296-62-05407	REP-P	00-23-099	296-62-12000	REP-P	00-23-099	296-81-200	REP-P	00-14-041
296-62-05408	NEW-P	00-23-099	296-62-12003	REP-P	00-23-099	296-81-200	REP	01-02-026
296-62-05409	REP-P	00-23-099	296-62-12005	REP-P	00-23-099	296-81-240	REP-P	00-14-041
296-62-05410	NEW-P	00-23-099	296-62-12007	REP-P	00-23-099	296-81-240	REP	01-02-026
296-62-05411	REP-P	00-23-099	296-62-12009	REP-P	00-23-099	296-81-275	REP-P	00-14-041
296-62-05412	NEW-P	00-23-099	296-62-20013	AMD-P	00-23-099	296-81-275	REP	01-02-026
296-62-05413	REP-P	00-23-099	296-62-20015	AMD-P	00-23-099	296-81-277	REP-P	00-14-041
296-62-05415	REP-P	00-23-099	296-62-30001	AMD-P	00-23-099	296-81-277	REP	01-02-026
296-62-05417	REP-P	00-23-099	296-62-30230	AMD-P	00-23-099	296-81-280	REP-P	00-14-041
296-62-05419	REP-P	00-23-099	296-62-30235	AMD-P	00-23-099	296-81-280	REP	01-02-026
296-62-05421	REP-P	00-23-099	296-62-30425	AMD-P	00-23-099	296-81-290	REP-P	00-14-041
296-62-05423	REP-P	00-23-099	296-62-30435	AMD-P	00-23-099	296-81-290	REP	01-02-026
296-62-05425	REP-P	00-23-099	296-62-30605	AMD-P	00-23-099	296-81-300	REP-P	00-14-041
296-62-05427	REP-P	00-23-099	296-62-3090	AMD-P	00-23-099	296-81-300	REP	01-02-026
296-62-05429	REP-P	00-23-099	296-62-31410	AMD-P	00-23-099	296-81-306	REP-P	00-14-041
296-62-07101	AMD-P	00-23-099	296-62-3195	AMD-P	00-23-099	296-81-306	REP	01-02-026
296-62-07105	AMD-XA	00-16-151	296-62-40003	AMD-P	00-23-099	296-81-310	REP-P	00-14-041
296-62-07105	AMD	00-21-100	296-62-40015	AMD-P	00-23-099	296-81-310	REP	01-02-026
296-62-07117	AMD-XA	00-16-151	296-62-41031	AMD-P	00-23-099	296-81-315	REP-P	00-14-041
296-62-07117	AMD	00-21-100	296-62-41086	AMD-P	00-23-099	296-81-315	REP	01-02-026
296-62-07131	AMD-XA	00-16-151	296-63-009	AMD-P	00-23-099	296-81-320	REP-P	00-14-041
296-62-07131	AMD	00-21-100	296-65-003	AMD	00-06-075	296-81-320	REP	01-02-026
296-62-07150	AMD-XA	00-16-151	296-67	PREP	00-10-045	296-81-325	REP-P	00-14-041
296-62-07150	AMD	00-21-100	296-67	PREP	00-20-073	296-81-325	REP	01-02-026
296-62-07155	AMD-XA	00-16-151	296-67-005	AMD-P	00-23-099	296-81-330	REP-P	00-14-041
296-62-07155	AMD	00-21-100	296-67-053	AMD-P	00-23-099	296-81-330	REP	01-02-026
296-62-07156	AMD-XA	00-16-151	296-67-061	AMD-P	00-23-099	296-81-335	REP-P	00-14-041
296-62-07156	AMD	00-21-100	296-67-291	AMD-P	00-23-099	296-81-335	REP	01-02-026
296-62-07162	AMD-XA	00-16-151	296-78	PREP	00-20-073	296-81-340	REP-P	00-14-041
296-62-07162	AMD	00-21-100	296-78-500	AMD-P	00-23-099	296-81-340	REP	01-02-026
296-62-07190	AMD-XA	00-16-151	296-78-515	AMD-P	00-23-099	296-81-345	REP-P	00-14-041
296-62-07190	AMD	00-21-100	296-78-540	AMD-P	00-23-099	296-81-345	REP	01-02-026
296-62-07255	AMD-XA	00-16-151	296-78-545	AMD-P	00-23-099	296-81-350	REP-P	00-14-041
296-62-07255	AMD	00-21-100	296-78-56501	AMD-P	00-23-099	296-81-350	REP	01-02-026
296-62-07306	AMD-P	00-23-099	296-78-670	AMD-P	00-23-099	296-81-355	REP-P	00-14-041
296-62-07308	AMD-P	00-23-099	296-78-71001	AMD-P	00-23-099	296-81-355	REP	01-02-026
296-62-07336	AMD-P	00-23-099	296-78-71003	AMD-P	00-23-099	296-81-360	REP-P	00-14-041
296-62-07338	AMD-P	00-23-099	296-78-71009	AMD-P	00-23-099	296-81-360	REP	01-02-026
296-62-07342	AMD-P	00-23-099	296-78-71011	AMD-P	00-23-099	296-81-365	REP-P	00-14-041
296-62-07347	AMD-P	00-23-099	296-78-71015	AMD-P	00-23-099	296-81-365	REP	01-02-026
296-62-07367	AMD-P	00-23-099	296-78-71017	AMD-P	00-23-099	296-81-370	REP-P	00-14-041
296-62-07373	AMD-P	00-23-099	296-78-71019	AMD-P	00-23-099	296-81-370	REP	01-02-026
296-62-07385	AMD-P	00-23-099	296-78-71023	AMD-P	00-23-099	296-81-990	REP-P	00-14-041
296-62-07417	AMD-P	00-23-099	296-78-730	AMD-P	00-23-099	296-81-990	REP	01-02-026
296-62-07419	AMD-P	00-23-099	296-78-735	AMD-P	00-23-099	296-81-991	REP-P	00-14-041
296-62-07425	AMD-P	00-23-099	296-78-795	AMD-P	00-23-099	296-81-991	REP	01-02-026
296-62-07460	AMD-P	00-23-099	296-78-84005	AMD-P	00-23-099	296-82-010	REP-P	00-14-041
296-62-07470	AMD-P	00-23-099	296-79	PREP	00-10-045	296-82-010	REP	01-02-026
296-62-07473	AMD-P	00-23-099	296-79	PREP	00-20-073	296-82-016	REP-P	00-14-041
296-62-07515	AMD	00-06-075	296-79-010	AMD-P	00-23-099	296-82-016	REP	01-02-026
296-62-07519	AMD-P	00-23-099	296-79-020	AMD-P	00-23-099	296-82-019	REP-P	00-14-041
296-62-07521	AMD-P	00-23-099	296-79-040	AMD-P	00-23-099	296-82-019	REP	01-02-026
296-62-07523	AMD-P	00-23-099	296-79-050	AMD-P	00-23-099	296-82-022	REP-P	00-14-041
296-62-07540	AMD-P	00-23-099	296-79-090	AMD-P	00-23-099	296-82-022	REP	01-02-026
296-62-07601	AMD-P	00-23-099	296-79-100	AMD-P	00-23-099	296-82-025	REP-P	00-14-041
296-62-07617	AMD-P	00-23-099	296-79-120	AMD-P	00-23-099	296-82-025	REP	01-02-026
296-62-07621	AMD-P	00-23-099	296-79-300	AMD-P	00-23-099	296-82-028	REP-P	00-14-041
296-62-07631	AMD-P	00-23-099	296-81-005	REP-P	00-14-041	296-82-028	REP	01-02-026

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
296-96-23241	NEW	01-02-026	296-96-23307	NEW-P	00-14-041	296-96-23429	NEW	01-02-026
296-96-23243	NEW-P	00-14-041	296-96-23307	NEW	01-02-026	296-96-23431	NEW-P	00-14-041
296-96-23243	NEW	01-02-026	296-96-23309	NEW-P	00-14-041	296-96-23431	NEW	01-02-026
296-96-23244	NEW-P	00-14-041	296-96-23309	NEW	01-02-026	296-96-23432	NEW-P	00-14-041
296-96-23244	NEW	01-02-026	296-96-23311	NEW-P	00-14-041	296-96-23432	NEW	01-02-026
296-96-23245	NEW-P	00-14-041	296-96-23311	NEW	01-02-026	296-96-23434	NEW-P	00-14-041
296-96-23245	NEW	01-02-026	296-96-23313	NEW-P	00-14-041	296-96-23434	NEW	01-02-026
296-96-23250	NEW-P	00-14-041	296-96-23313	NEW	01-02-026	296-96-23436	NEW-P	00-14-041
296-96-23250	NEW	01-02-026	296-96-23316	NEW-P	00-14-041	296-96-23436	NEW	01-02-026
296-96-23255	NEW-P	00-14-041	296-96-23316	NEW	01-02-026	296-96-23438	NEW-P	00-14-041
296-96-23255	NEW	01-02-026	296-96-23318	NEW-P	00-14-041	296-96-23438	NEW	01-02-026
296-96-23256	NEW-P	00-14-041	296-96-23318	NEW	01-02-026	296-96-23440	NEW-P	00-14-041
296-96-23256	NEW	01-02-026	296-96-23321	NEW-P	00-14-041	296-96-23440	NEW	01-02-026
296-96-23260	NEW-P	00-14-041	296-96-23321	NEW	01-02-026	296-96-23442	NEW-P	00-14-041
296-96-23260	NEW	01-02-026	296-96-23322	NEW-P	00-14-041	296-96-23442	NEW	01-02-026
296-96-23261	NEW-P	00-14-041	296-96-23322	NEW	01-02-026	296-96-23444	NEW-P	00-14-041
296-96-23261	NEW	01-02-026	296-96-23323	NEW-P	00-14-041	296-96-23444	NEW	01-02-026
296-96-23262	NEW-P	00-14-041	296-96-23323	NEW	01-02-026	296-96-23446	NEW-P	00-14-041
296-96-23262	NEW	01-02-026	296-96-23324	NEW-P	00-14-041	296-96-23446	NEW	01-02-026
296-96-23264	NEW-P	00-14-041	296-96-23324	NEW	01-02-026	296-96-23448	NEW-P	00-14-041
296-96-23264	NEW	01-02-026	296-96-23325	NEW-P	00-14-041	296-96-23448	NEW	01-02-026
296-96-23266	NEW-P	00-14-041	296-96-23325	NEW	01-02-026	296-96-23450	NEW-P	00-14-041
296-96-23266	NEW	01-02-026	296-96-23326	NEW-P	00-14-041	296-96-23450	NEW	01-02-026
296-96-23268	NEW-P	00-14-041	296-96-23326	NEW	01-02-026	296-96-23450	NEW-P	00-14-041
296-96-23268	NEW	01-02-026	296-96-23326	NEW-P	00-14-041	296-96-23450	NEW	01-02-026
296-96-23268	NEW	01-02-026	296-96-23328	NEW-P	00-14-041	296-96-23500	NEW-P	00-14-041
296-96-23269	NEW-P	00-14-041	296-96-23328	NEW	01-02-026	296-96-23500	NEW	01-02-026
296-96-23269	NEW	01-02-026	296-96-23330	NEW-P	00-14-041	296-96-23510	NEW-P	00-14-041
296-96-23270	NEW-P	00-14-041	296-96-23330	NEW	01-02-026	296-96-23510	NEW	01-02-026
296-96-23270	NEW	01-02-026	296-96-23330	NEW	01-02-026	296-96-23540	NEW-P	00-14-041
296-96-23272	NEW-P	00-14-041	296-96-23332	NEW-P	00-14-041	296-96-23540	NEW	01-02-026
296-96-23272	NEW	01-02-026	296-96-23332	NEW	01-02-026	296-96-23600	NEW-P	00-14-041
296-96-23274	NEW-P	00-14-041	296-96-23334	NEW-P	00-14-041	296-96-23600	NEW	01-02-026
296-96-23274	NEW	01-02-026	296-96-23334	NEW	01-02-026	296-96-23610	NEW-P	00-14-041
296-96-23276	NEW-P	00-14-041	296-96-23336	NEW-P	00-14-041	296-96-23610	NEW	01-02-026
296-96-23276	NEW	01-02-026	296-96-23336	NEW	01-02-026	296-96-23620	NEW-P	00-14-041
296-96-23277	NEW-P	00-14-041	296-96-23338	NEW-P	00-14-041	296-96-23620	NEW	01-02-026
296-96-23277	NEW	01-02-026	296-96-23338	NEW	01-02-026	296-96-23630	NEW-P	00-14-041
296-96-23278	NEW-P	00-14-041	296-96-23340	NEW-P	00-14-041	296-96-23630	NEW	01-02-026
296-96-23278	NEW	01-02-026	296-96-23340	NEW	01-02-026	296-96-23700	NEW-P	00-14-041
296-96-23279	NEW-P	00-14-041	296-96-23342	NEW-P	00-14-041	296-96-23700	NEW	01-02-026
296-96-23279	NEW	01-02-026	296-96-23342	NEW	01-02-026	296-96-23710	NEW-P	00-14-041
296-96-23280	NEW-P	00-14-041	296-96-23344	NEW-P	00-14-041	296-96-23710	NEW	01-02-026
296-96-23280	NEW	01-02-026	296-96-23344	NEW	01-02-026	296-96-23800	NEW-P	00-14-041
296-96-23282	NEW-P	00-14-041	296-96-23400	NEW-P	00-14-041	296-96-23800	NEW	01-02-026
296-96-23282	NEW	01-02-026	296-96-23400	NEW	01-02-026	296-96-23810	NEW-P	00-14-041
296-96-23283	NEW-P	00-14-041	296-96-23405	NEW-P	00-14-041	296-96-23810	NEW	01-02-026
296-96-23283	NEW	01-02-026	296-96-23405	NEW	01-02-026	296-99	PREP	00-20-073
296-96-23284	NEW-P	00-14-041	296-96-23408	NEW-P	00-14-041	296-99-010	AMD-P	00-23-099
296-96-23284	NEW	01-02-026	296-96-23408	NEW	01-02-026	296-99-040	AMD-P	00-23-099
296-96-23285	NEW-P	00-14-041	296-96-23410	NEW-P	00-14-041	296-100-001	REP-P	00-14-041
296-96-23285	NEW	01-02-026	296-96-23410	NEW	01-02-026	296-100-001	REP	01-02-026
296-96-23287	NEW-P	00-14-041	296-96-23412	NEW-P	00-14-041	296-100-010	REP-P	00-14-041
296-96-23287	NEW	01-02-026	296-96-23412	NEW	01-02-026	296-100-010	REP	01-02-026
296-96-23288	NEW-P	00-14-041	296-96-23414	NEW-P	00-14-041	296-100-020	REP-P	00-14-041
296-96-23288	NEW	01-02-026	296-96-23414	NEW	01-02-026	296-100-020	REP	01-02-026
296-96-23289	NEW-P	00-14-041	296-96-23416	NEW-P	00-14-041	296-100-030	REP-P	00-14-041
296-96-23289	NEW	01-02-026	296-96-23416	NEW	01-02-026	296-100-030	REP	01-02-026
296-96-23290	NEW-P	00-14-041	296-96-23418	NEW-P	00-14-041	296-100-040	REP-P	00-14-041
296-96-23290	NEW	01-02-026	296-96-23418	NEW	01-02-026	296-100-040	REP	01-02-026
296-96-23291	NEW-P	00-14-041	296-96-23420	NEW-P	00-14-041	296-100-050	REP-P	00-14-041
296-96-23291	NEW	01-02-026	296-96-23420	NEW	01-02-026	296-100-050	REP	01-02-026
296-96-23300	NEW-P	00-14-041	296-96-23422	NEW-P	00-14-041	296-100-060	REP-P	00-14-041
296-96-23300	NEW	01-02-026	296-96-23422	NEW	01-02-026	296-100-060	REP	01-02-026
296-96-23302	NEW-P	00-14-041	296-96-23424	NEW-P	00-14-041	296-104	PREP	00-10-002
296-96-23302	NEW	01-02-026	296-96-23424	NEW	01-02-026	296-104-010	PREP	00-10-002
296-96-23304	NEW-P	00-14-041	296-96-23427	NEW-P	00-14-041	296-104-010	AMD-P	00-16-149
296-96-23304	NEW	01-02-026	296-96-23427	NEW	01-02-026	296-104-010	AMD	00-21-024
296-96-23304	NEW	01-02-026	296-96-23429	NEW-P	00-14-041	296-104-102	PREP	00-10-002

TABLE

Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
296-104-180	PREP	00-10-002	296-127-013	AMD-P	00-11-136	296-127-01335	NEW-E	00-07-123
296-104-200	PREP	00-10-002	296-127-013	AMD	00-15-077	296-127-01335	NEW-P	00-11-136
296-104-200	AMD-P	00-16-149	296-127-01301	NEW-E	00-07-123	296-127-01335	NEW	00-15-077
296-104-200	AMD	00-21-024	296-127-01301	NEW-P	00-11-136	296-127-01337	NEW-E	00-07-123
296-104-205	PREP	00-10-002	296-127-01301	NEW	00-15-077	296-127-01337	NEW-P	00-11-136
296-104-205	AMD-P	00-16-149	296-127-01303	NEW-E	00-07-123	296-127-01337	NEW	00-15-077
296-104-205	AMD	00-21-024	296-127-01303	NEW-P	00-11-136	296-127-01339	NEW-E	00-07-123
296-104-210	PREP	00-10-002	296-127-01303	NEW	00-15-077	296-127-01339	NEW-P	00-11-136
296-104-210	AMD-P	00-16-149	296-127-01305	NEW-E	00-07-123	296-127-01339	NEW	00-15-077
296-104-210	AMD	00-21-024	296-127-01305	NEW-P	00-11-136	296-127-01340	NEW-E	00-07-123
296-104-215	PREP	00-10-002	296-127-01305	NEW	00-15-077	296-127-01340	NEW-P	00-11-136
296-104-215	AMD-P	00-16-149	296-127-01306	NEW-E	00-07-123	296-127-01340	NEW	00-15-077
296-104-215	AMD	00-21-024	296-127-01306	NEW-P	00-11-136	296-127-01342	NEW-E	00-07-123
296-104-220	PREP	00-10-002	296-127-01306	NEW	00-15-077	296-127-01342	NEW-P	00-11-136
296-104-220	AMD-P	00-16-149	296-127-01308	NEW-E	00-07-123	296-127-01342	NEW	00-15-077
296-104-220	AMD	00-21-024	296-127-01308	NEW-P	00-11-136	296-127-01344	NEW-E	00-07-123
296-104-230	PREP	00-10-002	296-127-01308	NEW	00-15-077	296-127-01344	NEW-P	00-11-136
296-104-230	AMD-P	00-16-149	296-127-01309	NEW-E	00-07-123	296-127-01344	NEW	00-15-077
296-104-230	AMD	00-21-024	296-127-01309	NEW-P	00-11-136	296-127-01346	NEW-E	00-07-123
296-104-235	PREP	00-10-002	296-127-01309	NEW	00-15-077	296-127-01346	NEW-P	00-11-136
296-104-235	AMD-P	00-16-149	296-127-01310	NEW-E	00-07-123	296-127-01346	NEW	00-15-077
296-104-235	AMD	00-21-024	296-127-01310	NEW-P	00-11-136	296-127-01347	NEW-E	00-07-123
296-104-240	PREP	00-10-002	296-127-01310	NEW	00-15-077	296-127-01347	NEW-P	00-11-136
296-104-240	AMD-P	00-16-149	296-127-01312	NEW-E	00-07-123	296-127-01347	NEW	00-15-077
296-104-240	AMD	00-21-024	296-127-01312	NEW-P	00-11-136	296-127-01349	NEW-E	00-07-123
296-104-245	PREP	00-10-002	296-127-01312	NEW	00-15-077	296-127-01349	NEW-P	00-11-136
296-104-265	PREP	00-10-002	296-127-01313	NEW-P	00-11-136	296-127-01349	NEW	00-15-077
296-104-265	AMD-P	00-16-149	296-127-01313	NEW	00-15-077	296-127-01351	NEW-E	00-07-123
296-104-265	AMD	00-21-024	296-127-01315	NEW-E	00-07-123	296-127-01351	NEW-P	00-11-136
296-104-307	AMD-P	00-16-149	296-127-01315	NEW-P	00-11-136	296-127-01351	NEW	00-15-077
296-104-307	AMD	00-21-024	296-127-01315	NEW	00-15-077	296-127-01352	NEW-E	00-07-123
296-104-502	PREP	00-10-002	296-127-01317	NEW-E	00-07-123	296-127-01352	NEW-P	00-11-136
296-104-502	AMD-P	00-16-149	296-127-01317	NEW-P	00-11-136	296-127-01352	NEW	00-15-077
296-104-502	AMD	00-21-024	296-127-01317	NEW	00-15-077	296-127-01354	NEW-E	00-07-123
296-104-700	PREP	00-10-002	296-127-01318	NEW-E	00-07-123	296-127-01354	NEW-P	00-11-136
296-104-700	AMD-P	00-16-149	296-127-01318	NEW-P	00-11-136	296-127-01354	NEW	00-15-077
296-104-700	AMD	00-21-024	296-127-01318	NEW	00-15-077	296-127-01356	NEW-E	00-07-123
296-104-701	PREP	00-10-002	296-127-01320	NEW-E	00-07-123	296-127-01356	NEW-P	00-11-136
296-104-701	AMD-P	00-16-149	296-127-01320	NEW-P	00-11-136	296-127-01356	NEW	00-15-077
296-104-701	AMD	00-21-024	296-127-01320	NEW	00-15-077	296-127-01358	NEW-E	00-07-123
296-115-001	AMD-XA	00-12-100	296-127-01322	NEW-E	00-07-123	296-127-01358	NEW-P	00-11-136
296-115-001	AMD	00-23-100	296-127-01322	NEW-P	00-11-136	296-127-01358	NEW	00-15-077
296-115-005	AMD-XA	00-12-100	296-127-01322	NEW	00-15-077	296-127-01360	NEW-E	00-07-123
296-115-005	AMD	00-23-100	296-127-01323	NEW-E	00-07-123	296-127-01360	NEW-P	00-11-136
296-115-010	AMD-XA	00-12-100	296-127-01323	NEW-P	00-11-136	296-127-01360	NEW	00-15-077
296-115-010	AMD	00-23-100	296-127-01323	NEW	00-15-077	296-127-01362	NEW-E	00-07-123
296-115-015	AMD-XA	00-12-100	296-127-01325	NEW-E	00-07-123	296-127-01362	NEW-P	00-11-136
296-115-015	AMD	00-23-100	296-127-01325	NEW-P	00-11-136	296-127-01362	NEW	00-15-077
296-115-025	AMD-XA	00-12-100	296-127-01325	NEW	00-15-077	296-127-01364	NEW-E	00-07-123
296-115-025	AMD	00-23-100	296-127-01327	NEW-E	00-07-123	296-127-01364	NEW-P	00-11-136
296-115-030	AMD-XA	00-12-100	296-127-01327	NEW-P	00-11-136	296-127-01364	NEW	00-15-077
296-115-030	AMD	00-23-100	296-127-01327	NEW	00-15-077	296-127-01367	NEW-E	00-07-123
296-115-035	AMD-XA	00-12-100	296-127-01328	NEW-E	00-07-123	296-127-01367	NEW-P	00-11-136
296-115-035	AMD	00-23-100	296-127-01328	NEW-P	00-11-136	296-127-01367	NEW	00-15-077
296-115-040	AMD-XA	00-12-100	296-127-01328	NEW	00-15-077	296-127-01369	NEW-E	00-07-123
296-115-040	AMD	00-23-100	296-127-01329	NEW-E	00-07-123	296-127-01369	NEW-P	00-11-136
296-115-050	AMD-XA	00-12-100	296-127-01329	NEW-P	00-11-136	296-127-01369	NEW	00-15-077
296-115-050	AMD	00-23-100	296-127-01329	NEW	00-15-077	296-127-01370	NEW-E	00-07-123
296-115-060	AMD-XA	00-12-100	296-127-01331	NEW-E	00-07-123	296-127-01370	NEW-P	00-11-136
296-115-060	AMD	00-23-100	296-127-01331	NEW-P	00-11-136	296-127-01370	NEW	00-15-077
296-115-070	AMD-XA	00-12-100	296-127-01331	NEW	00-15-077	296-127-01372	NEW-E	00-07-123
296-115-070	AMD	00-23-100	296-127-01332	NEW-E	00-07-123	296-127-01372	NEW-P	00-11-136
296-115-100	AMD-XA	00-12-100	296-127-01332	NEW-P	00-11-136	296-127-01372	NEW	00-15-077
296-115-100	AMD	00-23-100	296-127-01332	NEW	00-15-077	296-127-01374	NEW-E	00-07-123
296-127	PREP	00-07-122	296-127-01333	NEW-E	00-07-123	296-127-01374	NEW-P	00-11-136
296-127	PREP	00-15-074	296-127-01333	NEW-P	00-11-136	296-127-01374	NEW	00-15-077
296-127-013	AMD-E	00-07-123	296-127-01333	NEW	00-15-077	296-127-01375	NEW-E	00-07-123

TABLE

Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
296-127-01375	NEW-P	00-11-136	296-150P-3000	AMD-P	00-13-103	296-155-625	AMD-P	00-21-101
296-127-01375	NEW	00-15-077	296-150P-3000	AMD	00-17-148	296-155-680	AMD-XA	00-08-079
296-127-01376	NEW-E	00-07-123	296-150R	PREP	00-06-077	296-155-680	AMD	00-14-058
296-127-01376	NEW-P	00-11-136	296-150R-0140	AMD-P	00-13-103	296-155-682	AMD-P	00-15-076
296-127-01376	NEW	00-15-077	296-150R-0140	AMD	00-17-148	296-155-682	AMD	00-21-102
296-127-01377	NEW-E	00-07-123	296-150R-3000	AMD-P	00-13-103	296-301-010	AMD-P	00-23-099
296-127-01377	NEW-P	00-11-136	296-150R-3000	AMD	00-17-148	296-301-020	AMD-P	00-23-099
296-127-01377	NEW	00-15-077	296-150V	PREP	00-06-077	296-301-215	AMD-P	00-23-099
296-127-01378	NEW-E	00-07-123	296-150V-0140	AMD-P	00-13-103	296-301-220	AMD-P	00-23-099
296-127-01378	NEW-P	00-11-136	296-150V-0140	AMD	00-17-148	296-302-010	AMD-P	00-23-099
296-127-01378	NEW	00-15-077	296-150V-0530	AMD-P	00-13-103	296-302-02501	AMD-P	00-23-099
296-127-01379	NEW-E	00-07-123	296-150V-0530	AMD	00-17-148	296-302-0500	AMD-P	00-23-099
296-127-01379	NEW-P	00-11-136	296-150V-1180	AMD-P	00-13-103	296-302-060	AMD-P	00-23-099
296-127-01379	NEW	00-15-077	296-150V-1180	AMD	00-17-148	296-302-06513	AMD-P	00-23-099
296-127-01382	NEW-E	00-07-123	296-150V-1220	AMD-P	00-13-103	296-303-01001	AMD-P	00-23-099
296-127-01382	NEW-P	00-11-136	296-150V-1220	AMD	00-17-148	296-304	PREP	00-20-073
296-127-01382	NEW	00-15-077	296-155	PREP	00-04-002	296-304-010	AMD-P	00-23-099
296-127-01384	NEW-E	00-07-123	296-155	PREP	00-05-057	296-304-06013	AMD-P	00-23-099
296-127-01384	NEW-P	00-11-136	296-155	PREP	00-12-099	296-305	PREP	00-10-045
296-127-01384	NEW	00-15-077	296-155	PREP	00-13-091	296-305-01003	AMD-P	00-23-099
296-127-01386	NEW-E	00-07-123	296-155	PREP	00-20-073	296-305-01005	AMD-P	00-23-099
296-127-01386	NEW-P	00-11-136	296-155-005	AMD-P	00-23-099	296-305-01009	AMD-P	00-23-099
296-127-01386	NEW	00-15-077	296-155-110	AMD	00-08-078	296-305-01509	AMD-P	00-23-099
296-127-01387	NEW-E	00-07-123	296-155-110	AMD-P	00-23-099	296-305-01515	AMD-P	00-23-099
296-127-01387	NEW-P	00-11-136	296-155-120	AMD-P	00-23-099	296-305-01517	AMD-P	00-23-099
296-127-01387	NEW	00-15-077	296-155-125	AMD-P	00-23-099	296-305-04511	AMD-P	00-23-099
296-127-01389	NEW-E	00-07-123	296-155-130	AMD-P	00-23-099	296-305-05503	AMD-P	00-23-099
296-127-01389	NEW-P	00-11-136	296-155-140	AMD-P	00-23-099	296-305-06005	AMD-P	00-23-099
296-127-01389	NEW	00-15-077	296-155-17321	AMD-P	00-23-099	296-305-06007	AMD-P	00-23-099
296-127-01391	NEW-E	00-07-123	296-155-17323	AMD-P	00-23-099	296-305-06503	AMD-P	00-23-099
296-127-01391	NEW-P	00-11-136	296-155-174	AMD-P	00-23-099	296-305-06511	AMD-P	00-23-099
296-127-01391	NEW	00-15-077	296-155-17609	AMD-P	00-23-099	296-305-06515	AMD-P	00-23-099
296-127-018	PREP	00-15-075	296-155-17615	AMD-P	00-23-099	296-307	PREP	00-10-046
296-150C	PREP	00-06-077	296-155-17625	AMD-P	00-23-099	296-307	PREP	00-20-073
296-150C-0140	AMD-P	00-13-103	296-155-180	AMD-P	00-23-099	296-307-160	REP	00-06-081
296-150C-0140	AMD	00-17-148	296-155-200	AMD-P	00-23-099	296-307-16001	REP	00-06-081
296-150C-0200	AMD-P	00-13-103	296-155-20301	AMD-P	00-23-099	296-307-16003	REP	00-06-081
296-150C-0200	AMD	00-17-148	296-155-205	PREP	00-14-073	296-307-16004	REP	00-06-081
296-150C-0910	AMD-P	00-13-103	296-155-205	AMD-P	00-21-101	296-307-16005	REP	00-06-081
296-150C-0910	AMD	00-17-148	296-155-24501	AMD-XA	00-08-079	296-307-16007	REP	00-06-081
296-150C-0970	AMD-P	00-13-103	296-155-24501	AMD	00-14-058	296-307-16009	REP	00-06-081
296-150C-0970	AMD	00-17-148	296-155-24503	AMD-XA	00-08-079	296-307-16011	REP	00-06-081
296-150C-1070	AMD-P	00-13-103	296-155-24503	AMD	00-14-058	296-307-16013	REP	00-06-081
296-150C-1070	AMD	00-17-148	296-155-24505	AMD-XA	00-08-079	296-307-16015	REP	00-06-081
296-150C-1175	NEW-P	00-13-103	296-155-24505	AMD	00-14-058	296-307-16017	REP	00-06-081
296-150C-1175	NEW	00-17-148	296-155-24510	AMD-XA	00-08-079	296-307-16019	REP	00-06-081
296-150C-1346	NEW-P	00-13-103	296-155-24510	AMD	00-14-058	296-307-16021	REP	00-06-081
296-150C-1346	NEW	00-17-148	296-155-24515	AMD-XA	00-08-079	296-307-16023	REP	00-06-081
296-150F	PREP	00-06-077	296-155-24515	AMD	00-14-058	296-307-161	NEW	00-06-081
296-150F-0140	AMD-P	00-13-103	296-155-24520	AMD-XA	00-08-079	296-307-16101	NEW	00-06-081
296-150F-0140	AMD	00-17-148	296-155-24520	AMD	00-14-058	296-307-16103	NEW	00-06-081
296-150F-0500	AMD-P	00-13-103	296-155-24521	AMD-XA	00-08-079	296-307-16105	NEW	00-06-081
296-150F-0500	AMD	00-17-148	296-155-24521	AMD	00-14-058	296-307-16110	NEW	00-06-081
296-150F-0630	NEW-P	00-13-103	296-155-24525	AMD-XA	00-08-079	296-307-16115	NEW	00-06-081
296-150F-0630	NEW	00-17-148	296-155-24525	AMD	00-14-058	296-307-16120	NEW	00-06-081
296-150M	PREP	00-06-077	296-155-260	AMD-P	00-23-099	296-307-16125	NEW	00-06-081
296-150M-0020	AMD-P	00-13-103	296-155-305	AMD-E	00-12-018	296-307-16130	NEW	00-06-081
296-150M-0020	AMD	00-17-148	296-155-305	PREP	00-14-073	296-307-16135	NEW	00-06-081
296-150M-0140	AMD-P	00-13-103	296-155-305	AMD-P	00-21-101	296-307-16140	NEW	00-06-081
296-150M-0140	AMD	00-17-148	296-155-407	AMD-P	00-23-099	296-307-16145	NEW	00-06-081
296-150M-0306	AMD-P	00-13-103	296-155-483	AMD-XA	00-08-079	296-307-16150	NEW	00-06-081
296-150M-0306	AMD	00-17-148	296-155-483	AMD	00-14-058	296-307-16155	NEW	00-06-081
296-150M-3000	AMD-P	00-13-103	296-155-505	AMD-XA	00-08-079	296-307-16160	NEW	00-06-081
296-150M-3000	AMD	00-17-148	296-155-505	AMD	00-14-058	296-307-16165	NEW	00-06-081
296-150P	PREP	00-06-077	296-155-526	NEW-P	00-06-056	296-307-16170	NEW	00-06-081
296-150P-0140	AMD-P	00-13-103	296-155-526	NEW	00-15-028	296-307-16175	NEW	00-06-081
296-150P-0140	AMD	00-17-148	296-155-625	PREP	00-14-073	296-307-16180	NEW	00-06-081

Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
296-307-16185	NEW	00-06-081	296-350-15010	NEW-P	00-05-058	296-350-60010	NEW	00-11-098
296-307-16190	NEW	00-06-081	296-350-15010	NEW	00-11-098	296-350-60010	REP-P	00-23-099
296-307-163	NEW	00-06-081	296-350-15010	REP-P	00-23-099	296-350-60015	NEW-P	00-05-058
296-307-16301	NEW	00-06-081	296-350-15015	NEW-P	00-05-058	296-350-60015	NEW	00-11-098
296-307-16303	NEW	00-06-081	296-350-15015	NEW	00-11-098	296-350-60015	REP-P	00-23-099
296-307-16305	NEW	00-06-081	296-350-15015	REP-P	00-23-099	296-350-60020	NEW-P	00-05-058
296-307-16310	NEW	00-06-081	296-350-15020	NEW-P	00-05-058	296-350-60020	NEW	00-11-098
296-307-16315	NEW	00-06-081	296-350-15020	NEW	00-11-098	296-350-60020	REP-P	00-23-099
296-307-16320	NEW	00-06-081	296-350-15020	REP-P	00-23-099	296-350-60025	NEW-P	00-05-058
296-307-16325	NEW	00-06-081	296-350-15025	NEW-P	00-05-058	296-350-60025	NEW	00-11-098
296-307-16330	NEW	00-06-081	296-350-15025	NEW	00-11-098	296-350-60030	NEW-P	00-05-058
296-307-16335	NEW	00-06-081	296-350-15025	REP-P	00-23-099	296-350-60030	NEW	00-11-098
296-307-16340	NEW	00-06-081	296-350-15030	NEW-P	00-05-058	296-350-60030	REP-P	00-23-099
296-307-16345	NEW	00-06-081	296-350-15030	NEW	00-11-098	296-350-60035	NEW-P	00-05-058
296-307-16350	NEW	00-06-081	296-350-15030	REP-P	00-23-099	296-350-60035	NEW	00-11-098
296-307-16355	NEW	00-06-081	296-350-15035	NEW-P	00-05-058	296-350-60035	REP-P	00-23-099
296-307-16360	NEW	00-06-081	296-350-15035	NEW	00-11-098	296-350-60040	NEW-P	00-05-058
296-307-16365	NEW	00-06-081	296-350-15035	REP-P	00-23-099	296-350-60040	NEW	00-11-098
296-307-16370	NEW	00-06-081	296-350-15040	NEW-P	00-05-058	296-350-60040	REP-P	00-23-099
296-307-16375	NEW	00-06-081	296-350-15040	NEW	00-11-098	296-350-60045	NEW-P	00-05-058
296-307-16380	NEW	00-06-081	296-350-15040	REP-P	00-23-099	296-350-60045	NEW	00-11-098
296-307-16385	NEW	00-06-081	296-350-15045	NEW-P	00-05-058	296-350-60045	REP-P	00-23-099
296-307-16390	NEW	00-06-081	296-350-15045	NEW	00-11-098	296-350-700	NEW-P	00-05-058
296-307-16395	NEW	00-06-081	296-350-15045	REP-P	00-23-099	296-350-700	NEW	00-11-098
296-350	AMD-P	00-05-058	296-350-200	REP-P	00-05-058	296-350-70010	NEW-P	00-05-058
296-350	AMD	00-11-098	296-350-200	REP	00-11-098	296-350-70010	NEW	00-11-098
296-350-010	AMD-P	00-05-058	296-350-210	REP-P	00-05-058	296-350-70015	NEW-P	00-05-058
296-350-010	AMD	00-11-098	296-350-210	REP	00-11-098	296-350-70015	NEW	00-11-098
296-350-020	REP-P	00-05-058	296-350-230	REP-P	00-05-058	296-350-70020	NEW-P	00-05-058
296-350-020	REP	00-11-098	296-350-230	REP	00-11-098	296-350-70020	NEW	00-11-098
296-350-030	REP-P	00-05-058	296-350-240	REP-P	00-05-058	296-350-70025	NEW-P	00-05-058
296-350-030	REP	00-11-098	296-350-240	REP	00-11-098	296-350-70025	NEW	00-11-098
296-350-040	REP-P	00-05-058	296-350-250	REP-P	00-05-058	296-350-70030	NEW-P	00-05-058
296-350-040	REP	00-11-098	296-350-250	REP	00-11-098	296-350-70030	NEW	00-11-098
296-350-050	REP-P	00-05-058	296-350-255	REP-P	00-05-058	296-350-70035	NEW-P	00-05-058
296-350-050	REP	00-11-098	296-350-255	REP	00-11-098	296-350-70035	NEW	00-11-098
296-350-060	REP-P	00-05-058	296-350-260	REP-P	00-05-058	296-350-70040	NEW-P	00-05-058
296-350-060	REP	00-11-098	296-350-260	REP	00-11-098	296-350-70040	NEW	00-11-098
296-350-070	REP-P	00-05-058	296-350-270	REP-P	00-05-058	296-350-70045	NEW-P	00-05-058
296-350-070	REP	00-11-098	296-350-270	REP	00-11-098	296-350-70045	NEW	00-11-098
296-350-080	REP-P	00-05-058	296-350-280	REP-P	00-05-058	296-350-70050	NEW-P	00-05-058
296-350-080	REP	00-11-098	296-350-280	REP	00-11-098	296-350-70050	NEW	00-11-098
296-350-090	REP-P	00-05-058	296-350-350	REP-P	00-23-099	296-350-70055	NEW-P	00-05-058
296-350-090	REP	00-11-098	296-350-35010	REP-P	00-23-099	296-350-70055	NEW	00-11-098
296-350-095	REP-P	00-05-058	296-350-35015	REP-P	00-23-099	296-350-70060	NEW-P	00-05-058
296-350-095	REP	00-11-098	296-350-35020	REP-P	00-23-099	296-350-70060	NEW	00-11-098
296-350-100	NEW-P	00-05-058	296-350-35025	REP-P	00-23-099	296-350-70065	NEW-P	00-05-058
296-350-100	NEW	00-11-098	296-350-35030	REP-P	00-23-099	296-350-70065	NEW	00-11-098
296-350-100	REP-P	00-23-099	296-350-35035	REP-P	00-23-099	296-350-70070	NEW-P	00-05-058
296-350-10010	NEW-P	00-05-058	296-350-35040	REP-P	00-23-099	296-350-70070	NEW	00-11-098
296-350-10010	NEW	00-11-098	296-350-35045	REP-P	00-23-099	296-401A	PREP	00-10-116
296-350-10010	REP-P	00-23-099	296-350-35050	REP-P	00-23-099	296-401A-100	REP-P	00-21-099
296-350-10020	NEW-P	00-05-058	296-350-35055	REP-P	00-23-099	296-401A-100	REP	01-01-097
296-350-10020	NEW	00-11-098	296-350-35060	REP-P	00-23-099	296-401A-105	REP-P	00-21-099
296-350-10020	REP-P	00-23-099	296-350-400	REP-P	00-05-058	296-401A-105	REP	01-01-097
296-350-10030	NEW-P	00-05-058	296-350-400	REP	00-11-098	296-401A-110	REP-P	00-21-099
296-350-10030	NEW	00-11-098	296-350-450	REP-P	00-05-058	296-401A-110	REP	01-01-097
296-350-10030	REP-P	00-23-099	296-350-450	REP	00-11-098	296-401A-120	REP-P	00-21-099
296-350-10040	NEW-P	00-05-058	296-350-460	REP-P	00-05-058	296-401A-120	REP	01-01-097
296-350-10040	NEW	00-11-098	296-350-460	REP	00-11-098	296-401A-130	REP-P	00-21-099
296-350-10040	REP-P	00-23-099	296-350-470	REP-P	00-05-058	296-401A-130	REP	01-01-097
296-350-10050	NEW-P	00-05-058	296-350-470	REP	00-11-098	296-401A-140	AMD-E	00-06-076
296-350-10050	NEW	00-11-098	296-350-500	REP-P	00-23-099	296-401A-140	AMD-E	00-13-107
296-350-10050	REP-P	00-23-099	296-350-600	NEW-P	00-05-058	296-401A-140	REP-P	00-21-099
296-350-150	NEW-P	00-05-058	296-350-600	NEW	00-11-098	296-401A-140	REP	01-01-097
296-350-150	NEW	00-11-098	296-350-600	REP-P	00-23-099	296-401A-150	REP-P	00-21-099
296-350-150	REP-P	00-23-099	296-350-60010	NEW-P	00-05-058	296-401A-150	REP	01-01-097

TABLE





Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
296-800-210	NEW-P	00-23-099	296-800-31025	NEW-P	00-23-099	304- 12-035	REP	00-11-028
296-800-21005	NEW-P	00-23-099	296-800-31030	NEW-P	00-23-099	304- 12-040	REP	00-11-028
296-800-220	NEW-P	00-23-099	296-800-31035	NEW-P	00-23-099	304- 12-047	NEW	00-11-028
296-800-22005	NEW-P	00-23-099	296-800-31040	NEW-P	00-23-099	304- 12-050	REP	00-11-028
296-800-22010	NEW-P	00-23-099	296-800-31045	NEW-P	00-23-099	304- 12-070	REP	00-11-028
296-800-22015	NEW-P	00-23-099	296-800-31050	NEW-P	00-23-099	304- 12-125	AMD	00-11-028
296-800-22020	NEW-P	00-23-099	296-800-31053	NEW-P	00-23-099	304- 12-140	REP	00-11-028
296-800-22025	NEW-P	00-23-099	296-800-31055	NEW-P	00-23-099	304- 12-145	REP	00-11-028
296-800-22030	NEW-P	00-23-099	296-800-31060	NEW-P	00-23-099	304- 12-275	REP	00-11-028
296-800-22035	NEW-P	00-23-099	296-800-31065	NEW-P	00-23-099	304- 12-290	REP	00-11-028
296-800-22040	NEW-P	00-23-099	296-800-31067	NEW-P	00-23-099	304- 12-360	REP	00-11-028
296-800-230	NEW-P	00-23-099	296-800-31070	NEW-P	00-23-099	304- 12-370	REP	00-11-028
296-800-23005	NEW-P	00-23-099	296-800-31075	NEW-P	00-23-099	304- 12-380	REP	00-11-028
296-800-23010	NEW-P	00-23-099	296-800-31080	NEW-P	00-23-099	304- 20	AMD	00-11-028
296-800-23015	NEW-P	00-23-099	296-800-320	NEW-P	00-23-099	304- 20-005	NEW	00-11-028
296-800-23020	NEW-P	00-23-099	296-800-32005	NEW-P	00-23-099	304- 20-010	AMD	00-11-028
296-800-23025	NEW-P	00-23-099	296-800-32010	NEW-P	00-23-099	304- 20-020	REP	00-11-028
296-800-23030	NEW-P	00-23-099	296-800-32015	NEW-P	00-23-099	304- 20-030	REP	00-11-028
296-800-23035	NEW-P	00-23-099	296-800-32020	NEW-P	00-23-099	304- 20-040	REP	00-11-028
296-800-240	NEW-P	00-23-099	296-800-32025	NEW-P	00-23-099	304- 20-050	AMD	00-11-028
296-800-24005	NEW-P	00-23-099	296-800-32030	NEW-P	00-23-099	304- 20-060	AMD	00-11-028
296-800-24010	NEW-P	00-23-099	296-800-330	NEW-P	00-23-099	304- 20-065	NEW	00-11-028
296-800-250	NEW-P	00-23-099	296-800-340	NEW-P	00-23-099	304- 20-070	AMD	00-11-028
296-800-25005	NEW-P	00-23-099	296-800-35002	NEW-P	00-23-099	304- 20-090	REP	00-11-028
296-800-25010	NEW-P	00-23-099	296-800-35004	NEW-P	00-23-099	304- 20-100	REP	00-11-028
296-800-25015	NEW-P	00-23-099	296-800-35006	NEW-P	00-23-099	304- 20-990	REP	00-11-028
296-800-260	NEW-P	00-23-099	296-800-35008	NEW-P	00-23-099	308- 04-020	AMD-P	00-05-014
296-800-26005	NEW-P	00-23-099	296-800-35010	NEW-P	00-23-099	308- 04-020	AMD	00-08-032
296-800-26010	NEW-P	00-23-099	296-800-35012	NEW-P	00-23-099	308- 08-085	PREP	00-18-071
296-800-270	NEW-P	00-23-099	296-800-35014	NEW-P	00-23-099	308- 08-085	AMD-P	00-23-071
296-800-27005	NEW-P	00-23-099	296-800-35016	NEW-P	00-23-099	308- 12-321	PREP	00-11-172
296-800-27010	NEW-P	00-23-099	296-800-35018	NEW-P	00-23-099	308- 12-321	AMD-P	00-16-030
296-800-27015	NEW-P	00-23-099	296-800-35020	NEW-P	00-23-099	308- 12-321	AMD	00-20-062
296-800-27020	NEW-P	00-23-099	296-800-35022	NEW-P	00-23-099	308- 12-322	PREP	00-11-172
296-800-27025	NEW-P	00-23-099	296-800-35024	NEW-P	00-23-099	308- 12-322	AMD-P	00-16-030
296-800-280	NEW-P	00-23-099	296-800-35026	NEW-P	00-23-099	308- 12-322	AMD	00-20-062
296-800-28005	NEW-P	00-23-099	296-800-35028	NEW-P	00-23-099	308- 12-323	PREP	00-11-172
296-800-28010	NEW-P	00-23-099	296-800-35030	NEW-P	00-23-099	308- 12-323	AMD-P	00-16-030
296-800-28015	NEW-P	00-23-099	296-800-35032	NEW-P	00-23-099	308- 12-323	AMD	00-20-062
296-800-28020	NEW-P	00-23-099	296-800-35034	NEW-P	00-23-099	308- 12-324	PREP	00-11-172
296-800-28022	NEW-P	00-23-099	296-800-35036	NEW-P	00-23-099	308- 12-324	AMD-P	00-16-030
296-800-28025	NEW-P	00-23-099	296-800-35038	NEW-P	00-23-099	308- 12-324	AMD	00-20-062
296-800-28030	NEW-P	00-23-099	296-800-35040	NEW-P	00-23-099	308- 12-325	PREP	00-11-172
296-800-28035	NEW-P	00-23-099	296-800-35042	NEW-P	00-23-099	308- 12-325	AMD-P	00-16-030
296-800-28040	NEW-P	00-23-099	296-800-35044	NEW-P	00-23-099	308- 12-325	AMD	00-20-062
296-800-28045	NEW-P	00-23-099	296-800-35046	NEW-P	00-23-099	308- 13-150	PREP	00-21-092
296-800-290	NEW-P	00-23-099	296-800-35048	NEW-P	00-23-099	308- 13-150	AMD-P	01-01-133
296-800-29005	NEW-P	00-23-099	296-800-35050	NEW-P	00-23-099	308- 20	PREP	00-18-035
296-800-29010	NEW-P	00-23-099	296-800-35052	NEW-P	00-23-099	308- 20-001	REP-P	00-22-101
296-800-29015	NEW-P	00-23-099	296-800-35054	NEW-P	00-23-099	308- 20-001	REP	01-01-083
296-800-29020	NEW-P	00-23-099	296-800-35056	NEW-P	00-23-099	308- 20-005	REP	00-22-101
296-800-29025	NEW-P	00-23-099	296-800-35062	NEW-P	00-23-099	308- 20-005	REP	01-01-083
296-800-29030	NEW-P	00-23-099	296-800-35064	NEW-P	00-23-099	308- 20-630	REP-P	00-22-101
296-800-29035	NEW-P	00-23-099	296-800-35066	NEW-P	00-23-099	308- 20-630	REP	01-01-083
296-800-29040	NEW-P	00-23-099	296-800-35068	NEW-P	00-23-099	308- 20-640	REP-P	00-22-101
296-800-29045	NEW-P	00-23-099	296-800-35070	NEW-P	00-23-099	308- 20-640	REP	01-01-083
296-800-300	NEW-P	00-23-099	296-800-35072	NEW-P	00-23-099	308- 20-670	REP-P	00-22-101
296-800-30005	NEW-P	00-23-099	296-800-35074	NEW-P	00-23-099	308- 20-670	REP	01-01-083
296-800-30010	NEW-P	00-23-099	296-800-35076	NEW-P	00-23-099	308- 20-680	REP-P	00-22-101
296-800-30015	NEW-P	00-23-099	296-800-35078	NEW-P	00-23-099	308- 20-680	REP	01-01-083
296-800-30020	NEW-P	00-23-099	296-800-35080	NEW-P	00-23-099	308- 20-690	REP-P	00-22-101
296-800-30025	NEW-P	00-23-099	296-800-35082	NEW-P	00-23-099	308- 20-690	REP	01-01-083
296-800-310	NEW-P	00-23-099	296-800-35084	NEW-P	00-23-099	308- 20-700	REP-P	00-22-101
296-800-31005	NEW-P	00-23-099	296-800-360	NEW-P	00-23-099	308- 20-700	REP	01-01-083
296-800-31010	NEW-P	00-23-099	296-800-36005	NEW-P	00-23-099	308- 29-010	PREP	00-12-002
296-800-31015	NEW-P	00-23-099	296-800-370	NEW-P	00-23-099	308- 29-020	PREP	00-12-002
296-800-31020	NEW-P	00-23-099	304- 12-030	AMD	00-11-028	308- 29-025	PREP	00-12-002

Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
308-29-030	PREP	00-12-002	308-57-010	REP-P	00-09-019	308-63-120	AMD	00-13-019
308-29-050	PREP	00-12-002	308-57-010	REP-W	00-11-041	308-63-130	AMD-P	00-09-069
308-29-060	PREP	00-12-002	308-57-020	PREP	00-06-001	308-63-130	AMD	00-13-019
308-29-070	PREP	00-12-002	308-57-020	REP-P	00-09-019	308-63-140	AMD-P	00-09-069
308-29-080	PREP	00-12-002	308-57-020	REP-W	00-11-041	308-63-140	AMD	00-13-019
308-29-090	PREP	00-12-002	308-57-030	PREP	00-06-001	308-63-150	REP-P	00-09-069
308-29-100	PREP	00-12-002	308-57-030	REP-P	00-09-019	308-63-150	REP	00-13-019
308-29-110	PREP	00-12-002	308-57-030	REP-W	00-11-041	308-63-160	AMD-P	00-09-069
308-29-120	PREP	00-12-002	308-57-110	PREP	00-06-001	308-63-160	AMD	00-13-019
308-32-100	REP-XR	00-23-006	308-57-110	REP-P	00-09-019	308-65	PREP	00-06-031
308-32-110	REP-XR	00-23-006	308-57-110	REP-W	00-11-041	308-65-020	AMD-P	00-09-071
308-32-120	REP-XR	00-23-006	308-57-120	PREP	00-06-001	308-65-020	AMD	00-13-020
308-56A	PREP	00-07-092	308-57-120	REP-P	00-09-019	308-65-030	AMD-P	00-09-071
308-56A-010	AMD-P	00-16-115	308-57-120	REP-W	00-11-041	308-65-030	AMD	00-13-020
308-56A-010	AMD	00-20-065	308-57-130	PREP	00-06-001	308-65-040	AMD-P	00-09-071
308-56A-015	REP-P	00-16-115	308-57-130	REP-P	00-09-019	308-65-040	AMD	00-13-020
308-56A-015	REP	00-20-065	308-57-130	REP-W	00-11-041	308-65-050	AMD-P	00-09-071
308-56A-020	PREP	00-07-092	308-57-135	PREP	00-06-001	308-65-050	AMD	00-13-020
308-56A-020	AMD-P	00-16-115	308-57-135	REP-P	00-09-019	308-65-060	AMD-P	00-09-071
308-56A-020	AMD	00-20-065	308-57-135	REP-W	00-11-041	308-65-060	AMD	00-13-020
308-56A-021	PREP	00-07-092	308-57-140	PREP	00-06-001	308-65-080	AMD-P	00-09-071
308-56A-021	AMD-P	00-16-115	308-57-140	REP-P	00-09-019	308-65-080	AMD	00-13-020
308-56A-021	AMD	00-20-065	308-57-140	REP-W	00-11-041	308-65-090	AMD-P	00-09-071
308-56A-022	PREP	00-07-092	308-57-210	PREP	00-06-001	308-65-090	AMD	00-13-020
308-56A-022	REP-P	00-16-115	308-57-210	REP-P	00-09-019	308-65-100	AMD-P	00-09-071
308-56A-022	REP	00-20-065	308-57-210	REP-W	00-11-041	308-65-100	AMD	00-13-020
308-56A-022	PREP	00-23-001	308-57-230	PREP	00-06-001	308-65-110	AMD-P	00-09-071
308-56A-023	PREP	00-07-092	308-57-230	REP-P	00-09-019	308-65-110	AMD	00-13-020
308-56A-023	REP-P	00-16-115	308-57-230	REP-W	00-11-041	308-65-130	AMD-P	00-09-071
308-56A-023	REP	00-20-065	308-57-240	PREP	00-06-001	308-65-130	AMD	00-13-020
308-56A-090	PREP	00-07-092	308-57-240	REP-P	00-09-019	308-65-140	AMD-P	00-09-071
308-56A-090	AMD-P	00-16-115	308-57-240	REP-W	00-11-041	308-65-140	AMD	00-13-020
308-56A-090	AMD	00-20-065	308-57-500	PREP	00-06-001	308-65-150	AMD-P	00-09-071
308-56A-090	PREP	00-24-109	308-57-500	REP-P	00-09-019	308-65-150	AMD	00-13-020
308-56A-095	PREP	00-24-109	308-57-500	REP-W	00-11-041	308-65-170	AMD-P	00-09-071
308-56A-310	PREP	00-23-001	308-58-010	REP	00-06-025	308-65-170	AMD	00-13-020
308-56A-335	PREP	00-09-018	308-58-020	REP	00-06-025	308-65-180	REP-P	00-09-071
308-56A-335	AMD-P	00-21-094	308-58-030	REP	00-06-025	308-65-180	REP	00-13-020
308-56A-355	PREP	00-09-018	308-58-040	REP	00-06-025	308-65-190	AMD-P	00-09-071
308-56A-355	REP-P	00-21-094	308-58-050	REP	00-06-025	308-65-190	AMD	00-13-020
308-56A-450	AMD	00-04-046	308-63	PREP	00-06-007	308-72-500	PREP	00-08-063
308-56A-455	AMD	00-04-046	308-63	PREP	00-21-090	308-72-665	PREP	00-08-063
308-56A-460	AMD	00-06-025	308-63-010	AMD-P	00-24-006	308-72-690	PREP	00-08-063
308-56A-465	REP	00-04-046	308-63-020	AMD-P	00-09-069	308-72-700	PREP	00-08-063
308-56A-470	REP	00-04-046	308-63-020	AMD	00-13-019	308-72-710	PREP	00-08-063
308-56A-500	AMD	00-06-004	308-63-030	AMD-P	00-09-069	308-72-720	NEW-P	00-05-014
308-56A-500	AMD-P	00-09-007	308-63-030	AMD	00-13-019	308-72-720	NEW	00-08-032
308-56A-500	AMD	00-13-083	308-63-040	AMD-P	00-09-069	308-77	PREP	00-03-037
308-56A-505	AMD	00-06-004	308-63-040	AMD	00-13-019	308-77-045	PREP	00-03-037
308-56A-505	PREP	01-01-102	308-63-040	AMD-P	00-24-006	308-77-045	REP-P	00-11-037
308-56A-510	REP	00-06-004	308-63-050	AMD-P	00-09-069	308-77-045	REP	00-16-045
308-56A-515	REP	00-06-004	308-63-050	AMD	00-13-019	308-77-155	PREP	00-03-037
308-56A-520	REP	00-06-004	308-63-060	AMD-P	00-09-069	308-77-155	AMD-P	00-11-037
308-56A-610	REP	00-06-020	308-63-060	AMD	00-13-019	308-77-155	AMD	00-16-045
308-56A-620	AMD	00-06-020	308-63-070	AMD-P	00-09-069	308-77-165	PREP	00-03-037
308-56A-620	REP-P	00-09-007	308-63-070	AMD	00-13-019	308-77-165	AMD-P	00-11-037
308-56A-620	REP	00-13-083	308-63-070	AMD-P	00-24-006	308-77-165	AMD	00-16-045
308-56A-640	AMD	00-06-020	308-63-080	AMD-P	00-09-069	308-77-170	PREP	00-03-037
308-56A-650	REP	00-06-020	308-63-080	AMD	00-13-019	308-77-170	AMD-P	00-11-037
308-56A-660	REP	00-06-020	308-63-090	AMD-P	00-09-069	308-77-170	AMD	00-16-045
308-56A-670	REP	00-06-020	308-63-090	AMD	00-13-019	308-77-180	PREP	00-03-037
308-56A-680	REP	00-06-020	308-63-100	AMD-P	00-09-069	308-77-180	AMD-P	00-11-037
308-56A-690	REP	00-06-020	308-63-100	AMD	00-13-019	308-77-180	AMD	00-16-045
308-57-005	PREP	00-06-001	308-63-100	AMD-P	00-24-006	308-77-215	PREP	00-08-062
308-57-005	REP-P	00-09-019	308-63-110	AMD-P	00-09-069	308-77-240	PREP	00-03-037
308-57-005	REP-W	00-11-041	308-63-110	AMD	00-13-019	308-77-240	AMD-P	00-11-037
308-57-010	PREP	00-06-001	308-63-120	AMD-P	00-09-069	308-77-240	AMD	00-16-045

TABLE

Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
308-77-265	PREP	00-03-037	308-93-145	AMD	00-09-065	308-93-540	PREP	00-24-111
308-77-265	AMD-P	00-11-037	308-93-145	PREP	00-16-042	308-93-640	PREP	00-07-105
308-77-265	AMD	00-16-045	308-93-145	AMD-P	00-20-006	308-93-650	AMD-P	00-05-049
308-77-270	PREP	00-03-037	308-93-145	AMD	00-23-094	308-93-650	AMD	00-09-065
308-77-270	REP-P	00-11-037	308-93-160	AMD-P	00-23-073	308-93-650	PREP	00-24-110
308-77-270	REP	00-16-045	308-93-165	REP-P	00-05-049	308-93-660	PREP	00-16-034
308-77-280	PREP	00-03-037	308-93-165	REP	00-09-065	308-94	PREP	00-06-034
308-77-280	AMD-P	00-11-037	308-93-200	PREP	00-07-106	308-94-010	REP-P	00-05-050
308-77-280	AMD	00-16-045	308-93-200	AMD-P	00-18-082	308-94-010	REP	00-09-066
308-77-290	NEW-P	00-05-014	308-93-200	AMD	00-23-029	308-94-030	PREP	00-07-094
308-77-290	NEW	00-08-032	308-93-220	PREP	00-07-106	308-94-050	PREP	00-07-094
308-78-010	PREP	00-08-064	308-93-220	AMD-P	00-18-082	308-94-080	PREP	00-07-094
308-78-010	PREP	00-17-122	308-93-220	AMD	00-23-029	308-94-100	PREP	00-07-094
308-78-020	PREP	00-17-122	308-93-230	PREP	00-07-106	308-94-160	REP-P	00-05-050
308-78-040	PREP	00-17-122	308-93-241	PREP	00-07-104	308-94-160	REP	00-09-066
308-78-045	PREP	00-17-122	308-93-241	AMD-P	00-16-094	308-94A-005	PREP	00-24-115
308-78-050	PREP	00-17-122	308-93-241	AMD	00-22-068	308-94A-015	PREP	00-24-115
308-78-060	PREP	00-17-122	308-93-242	PREP	00-07-104	308-94A-021	PREP	00-24-115
308-78-070	PREP	00-17-122	308-93-242	AMD-P	00-16-094	308-94A-026	PREP	00-24-115
308-78-080	PREP	00-17-122	308-93-242	AMD	00-22-068	308-94A-180	PREP	00-24-115
308-78-100	NEW-P	00-05-014	308-93-243	PREP	00-07-104	308-94A-260	PREP	00-24-115
308-78-100	NEW	00-08-032	308-93-243	AMD-P	00-16-094	308-94A-295	PREP	00-24-115
308-80	PREP	00-06-032	308-93-243	AMD	00-22-068	308-94A-300	PREP	00-24-115
308-80-015	AMD-P	00-09-070	308-93-244	PREP	00-07-104	308-96A-005	AMD-P	00-03-094
308-80-015	AMD	00-13-018	308-93-244	AMD-P	00-16-094	308-96A-005	AMD	00-09-008
308-80-020	AMD-P	00-09-070	308-93-244	AMD	00-22-068	308-96A-005	PREP	01-01-072
308-80-020	AMD	00-13-018	308-93-245	PREP	00-07-104	308-96A-015	PREP	01-01-072
308-88-010	REP	00-06-024	308-93-245	REP-P	00-16-094	308-96A-021	PREP	01-01-072
308-88-020	AMD	00-06-024	308-93-245	REP	00-22-068	308-96A-026	PREP	01-01-072
308-88-030	REP	00-06-024	308-93-250	PREP	00-24-112	308-96A-065	PREP	00-07-108
308-88-040	REP	00-06-024	308-93-270	PREP	00-24-112	308-96A-066	PREP	00-07-108
308-88-050	REP	00-06-024	308-93-280	PREP	00-24-112	308-96A-067	PREP	00-07-108
308-88-170	REP	00-06-024	308-93-285	PREP	00-07-105	308-96A-068	PREP	00-07-108
308-90	PREP	00-06-033	308-93-295	PREP	00-07-106	308-96A-070	PREP	00-07-108
308-91-090	PREP	00-03-038	308-93-295	AMD-P	00-18-082	308-96A-071	PREP	00-07-108
308-91-090	AMD-P	00-11-037	308-93-295	AMD	00-23-029	308-96A-072	PREP	00-07-108
308-91-090	AMD	00-16-045	308-93-350	PREP	00-07-105	308-96A-073	PREP	00-07-108
308-91-150	AMD-P	00-05-014	308-93-360	PREP	00-07-105	308-96A-074	PREP	00-07-108
308-91-150	AMD	00-08-032	308-93-370	PREP	00-24-110	308-96A-099	PREP	00-06-001
308-93-010	AMD-P	00-07-065	308-93-380	PREP	00-24-110	308-96A-099	AMD-P	00-09-019
308-93-010	PREP	00-07-107	308-93-390	PREP	00-24-110	308-96A-099	AMD-W	00-11-041
308-93-010	AMD	00-11-131	308-93-400	PREP	00-24-110	308-96A-135	PREP	00-06-001
308-93-010	AMD-P	00-23-073	308-93-440	PREP	00-07-093	308-96A-135	REP-P	00-09-019
308-93-030	PREP	00-07-107	308-93-440	AMD-P	00-12-084	308-96A-135	REP-W	00-11-041
308-93-030	AMD-P	00-23-073	308-93-440	AMD-W	00-14-019	308-96A-145	PREP	00-06-001
308-93-050	PREP	00-07-107	308-93-440	AMD-P	00-18-081	308-96A-145	AMD-P	00-09-019
308-93-050	AMD-P	00-23-073	308-93-440	AMD	00-23-028	308-96A-145	AMD-W	00-11-041
308-93-055	PREP	00-07-107	308-93-450	PREP	00-07-093	308-96A-175	PREP	00-06-001
308-93-055	AMD-P	00-23-073	308-93-450	AMD-P	00-12-084	308-96A-175	PREP	00-07-108
308-93-056	PREP	00-07-107	308-93-450	AMD-W	00-14-019	308-96A-175	AM	0-09-019
308-93-056	AMD-P	00-23-073	308-93-450	AMD-P	00-18-081	308-96A-175	AMD	J-11-041
308-93-060	PREP	00-07-105	308-93-450	AMD	00-23-028	308-96A-176	PREP	J0-06-001
308-93-069	PREP	00-07-105	308-93-460	PREP	00-07-093	308-96A-176	PREP	00-07-108
308-93-070	PREP	00-07-105	308-93-460	AMD-P	00-12-084	308-96A-176	AMD-P	00-09-019
308-93-071	PREP	00-07-105	308-93-460	AMD-W	00-14-019	308-96A-176	AMD-W	00-11-041
308-93-073	PREP	00-07-105	308-93-460	AMD-P	00-18-081	308-96A-180	PREP	00-06-001
308-93-078	PREP	00-07-105	308-93-460	AMD	00-23-028	308-96A-180	AMD-P	00-09-019
308-93-079	PREP	00-07-107	308-93-470	PREP	00-07-093	308-96A-180	AMD-W	00-11-041
308-93-079	AMD-P	00-23-073	308-93-470	AMD-P	00-12-084	308-96A-180	PREP	01-01-072
308-93-086	PREP	00-16-034	308-93-470	AMD-W	00-14-019	308-96A-201	PREP	00-24-114
308-93-087	PREP	00-16-034	308-93-470	AMD-P	00-18-081	308-96A-202	PREP	00-06-001
308-93-090	PREP	00-07-107	308-93-470	AMD	00-23-028	308-96A-202	AMD-P	00-09-019
308-93-090	AMD-P	00-23-073	308-93-490	PREP	00-24-110	308-96A-202	AMD-W	00-11-041
308-93-140	PREP	00-16-042	308-93-500	PREP	00-24-110	308-96A-203	PREP	00-06-001
308-93-140	AMD-P	00-20-006	308-93-510	PREP	00-24-110	308-96A-203	AMD-P	00-09-019
308-93-140	AMD	00-23-094	308-93-520	PREP	00-24-111	308-96A-203	AMD-W	00-11-041
308-93-145	AMD-P	00-05-056	308-93-530	PREP	00-24-111	308-96A-207	PREP	00-24-114

Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
308-96A-208	PREP	00-24-114	308-99-060	NEW-P	00-16-041	308-104-155	AMD	00-18-070
308-96A-260	PREP	01-01-072	308-99-060	NEW	00-20-064	308-104-160	AMD-P	00-15-086
308-96A-295	PREP	01-01-071	308-100-010	AMD-P	00-15-084	308-104-160	AMD	00-18-070
308-96A-295	PREP	01-01-072	308-100-010	AMD	00-18-068	308-104-170	AMD-P	00-15-086
308-96A-300	PREP	01-01-072	308-100-020	AMD-P	00-15-084	308-104-170	AMD	00-18-070
308-96A-306	PREP	00-08-043	308-100-020	AMD	00-18-068	308-124-021	AMD-P	00-03-063
308-96A-306	AMD-P	00-11-120	308-100-040	AMD-P	00-15-084	308-124-021	AMD	00-08-035
308-96A-306	AMD	00-16-056	308-100-040	AMD	00-18-068	308-124E-110	PREP	01-01-088
308-96A-311	PREP	00-08-043	308-100-050	AMD-P	00-15-084	308-124E-013	AMD-P	00-03-063
308-96A-312	PREP	00-08-043	308-100-050	AMD	00-18-068	308-124E-013	AMD	00-08-035
308-96A-313	PREP	00-08-043	308-100-090	AMD-P	00-15-084	308-124H-011	AMD-P	00-03-063
308-96A-314	PREP	00-08-043	308-100-090	AMD-W	00-18-066	308-124H-011	AMD	00-08-035
308-96A-316	PREP	00-08-043	308-100-100	AMD-P	00-15-084	308-124H-012	NEW-P	00-03-063
308-96A-345	AMD	00-03-057	308-100-100	AMD	00-18-068	308-124H-012	NEW	00-08-035
308-96A-345	PREP	00-24-113	308-100-110	AMD-P	00-15-084	308-124H-013	NEW-P	00-03-063
308-96A-350	AMD	00-03-057	308-100-110	AMD	00-18-068	308-124H-013	NEW	00-08-035
308-96A-350	PREP	00-24-113	308-100-130	AMD-P	00-15-084	308-124H-021	REP-P	00-03-063
308-96A-355	AMD	00-03-057	308-100-130	AMD	00-18-068	308-124H-021	REP	00-08-035
308-96A-355	PREP	00-24-113	308-100-140	AMD-P	00-15-084	308-124H-025	AMD-P	00-03-063
308-96A-360	REP	00-03-057	308-100-140	AMD	00-18-068	308-124H-025	AMD	00-08-035
308-96A-365	AMD	00-03-057	308-100-150	AMD-P	00-15-084	308-124H-026	NEW-P	00-03-063
308-96A-365	PREP	00-24-113	308-100-150	AMD	00-18-068	308-124H-026	NEW	00-08-035
308-96A-370	REP	00-03-057	308-100-190	AMD-P	00-15-084	308-124H-027	NEW-P	00-03-063
308-96A-375	REP	00-03-057	308-100-190	AMD	00-18-068	308-124H-027	NEW	00-08-035
308-96A-380	REP	00-03-057	308-104-004	AMD-P	00-15-085	308-124H-028	NEW-P	00-03-063
308-96A-400	PREP	00-06-001	308-104-004	AMD	00-18-069	308-124H-028	NEW	00-08-035
308-96A-400	REP-P	00-09-019	308-104-006	AMD-P	00-15-085	308-124H-029	NEW-P	00-03-063
308-96A-400	REP-W	00-11-041	308-104-006	AMD	00-18-069	308-124H-029	NEW	00-08-035
308-96A-410	PREP	00-06-001	308-104-008	AMD-P	00-15-085	308-124H-031	NEW-P	00-03-063
308-96A-410	REP-P	00-09-019	308-104-008	AMD	00-18-069	308-124H-031	NEW	00-08-035
308-96A-410	REP-W	00-11-041	308-104-012	AMD-P	00-15-085	308-124H-034	NEW-P	00-03-063
308-96A-550	PREP	00-07-108	308-104-012	AMD	00-18-069	308-124H-034	NEW	00-08-035
308-96A-560	PREP	00-07-108	308-104-014	AMD-P	00-15-086	308-124H-039	NEW-P	00-03-063
308-97-011	NEW	00-07-053	308-104-014	AMD	00-18-070	308-124H-039	NEW	00-08-035
308-97-230	PREP	00-06-001	308-104-015	REP-P	00-15-086	308-124H-041	AMD-P	00-03-063
308-97-230	AMD-P	00-09-019	308-104-015	REP	00-18-070	308-124H-041	AMD	00-08-035
308-97-230	AMD-W	00-11-041	308-104-025	AMD-P	00-15-085	308-124H-042	NEW-P	00-03-063
308-99-010	REP-P	00-07-126	308-104-025	AMD	00-18-069	308-124H-042	NEW	00-08-035
308-99-010	REP-W	00-09-009	308-104-035	AMD-P	00-15-085	308-124H-051	AMD-P	00-03-063
308-99-010	REP-P	00-16-041	308-104-035	AMD	00-18-069	308-124H-051	AMD	00-08-035
308-99-010	REP	00-20-064	308-104-040	AMD-P	00-15-086	308-124H-061	AMD-P	00-03-063
308-99-020	AMD-P	00-07-126	308-104-040	AMD	00-18-070	308-124H-061	AMD	00-08-035
308-99-020	AMD-W	00-09-009	308-104-047	AMD-P	00-15-085	308-124H-062	AMD-P	00-03-063
308-99-020	AMD-P	00-16-041	308-104-047	AMD	00-18-069	308-124H-062	AMD	00-08-035
308-99-020	AMD	00-20-064	308-104-056	AMD-P	00-15-085	308-124H-210	AMD-P	00-03-063
308-99-021	REP-P	00-07-126	308-104-056	AMD	00-18-069	308-124H-210	AMD	00-08-035
308-99-021	REP-W	00-09-009	308-104-060	REP-P	00-15-085	308-124H-220	REP-P	00-03-063
308-99-021	REP-P	00-16-041	308-104-060	REP	00-18-069	308-124H-220	REP	00-08-035
308-99-021	REP	00-20-064	308-104-070	AMD-P	00-15-085	308-124H-221	NEW-P	00-03-063
308-99-025	REP-P	00-07-126	308-104-070	AMD	00-18-069	308-124H-221	NEW	00-08-035
308-99-025	REP-W	00-09-009	308-104-080	AMD-P	00-15-085	308-124H-230	AMD-P	00-03-063
308-99-025	REP-P	00-16-041	308-104-080	AMD	00-18-069	308-124H-230	AMD	00-08-035
308-99-025	REP	00-20-064	308-104-090	AMD-P	00-15-085	308-124H-240	REP-P	00-03-063
308-99-030	REP-P	00-07-126	308-104-090	AMD	00-18-069	308-124H-240	REP	00-08-035
308-99-030	REP-W	00-09-009	308-104-100	AMD-P	00-15-086	308-124H-245	NEW-P	00-03-063
308-99-030	REP-P	00-16-041	308-104-100	AMD	00-18-070	308-124H-245	NEW	00-08-035
308-99-030	REP	00-20-064	308-104-105	AMD-P	00-15-086	308-124H-246	NEW-P	00-03-063
308-99-040	AMD-P	00-07-126	308-104-105	AMD	00-18-070	308-124H-246	NEW	00-08-035
308-99-040	AMD-W	00-09-009	308-104-109	REP-P	00-15-086	308-124H-260	AMD-P	00-03-063
308-99-040	AMD-P	00-16-041	308-104-109	REP	00-18-070	308-124H-260	AMD	00-08-035
308-99-040	AMD	00-20-064	308-104-120	REP-P	00-15-085	308-124H-270	AMD-P	00-03-063
308-99-050	REP-P	00-07-126	308-104-120	REP	00-18-069	308-124H-270	AMD	00-08-035
308-99-050	REP-W	00-09-009	308-104-130	AMD-P	00-15-086	308-124H-290	AMD-P	00-03-063
308-99-050	REP-P	00-16-041	308-104-130	AMD	00-18-070	308-124H-290	AMD	00-08-035
308-99-050	REP	00-20-064	308-104-150	AMD-P	00-15-086	308-124H-300	AMD-P	00-03-063
308-99-060	NEW-P	00-07-126	308-104-150	AMD	00-18-070	308-124H-300	AMD	00-08-035
308-99-060	NEW-W	00-09-009	308-104-155	AMD-P	00-15-086	308-124H-310	AMD-P	00-03-063

TABLE

Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
308-124H-310	AMD	00-08-035	308-330-421	AMD	00-18-067	314-08-330	REP-P	00-22-113
308-124H-320	AMD-P	00-03-063	308-330-423	AMD-P	00-15-083	314-08-340	REP-P	00-22-113
308-124H-320	AMD	00-08-035	308-330-423	AMD	00-18-067	314-08-350	REP-P	00-22-113
308-124H-510	AMD-P	00-03-063	308-400	PREP	00-20-033	314-08-360	REP-P	00-22-113
308-124H-510	AMD	00-08-035	308-410	PREP	00-20-033	314-08-370	REP-P	00-22-113
308-124H-520	REP-P	00-03-063	314-01-005	NEW-P	00-23-111	314-08-380	REP-P	00-22-113
308-124H-520	REP	00-08-035	314-02-005	NEW	00-07-091	314-08-390	REP-P	00-22-113
308-124H-525	NEW-P	00-03-063	314-02-010	NEW	00-07-091	314-08-400	REP-P	00-22-113
308-124H-525	NEW	00-08-035	314-02-015	NEW	00-07-091	314-08-410	REP-P	00-22-113
308-124H-530	AMD-P	00-03-063	314-02-020	NEW	00-07-091	314-08-415	REP-P	00-22-113
308-124H-530	AMD	00-08-035	314-02-025	NEW	00-07-091	314-08-420	REP-P	00-22-113
308-124H-551	NEW-P	00-03-063	314-02-030	NEW	00-07-091	314-08-430	REP-P	00-22-113
308-124H-551	NEW	00-08-035	314-02-035	NEW	00-07-091	314-08-440	REP-P	00-22-113
308-124H-580	AMD-P	00-03-063	314-02-040	NEW	00-07-091	314-08-450	REP-P	00-22-113
308-124H-580	AMD	00-08-035	314-02-045	NEW	00-07-091	314-08-460	REP-P	00-22-113
308-124H-800	AMD-P	00-03-063	314-02-050	NEW	00-07-091	314-08-470	REP-P	00-22-113
308-124H-800	AMD	00-08-035	314-02-055	NEW	00-07-091	314-08-480	REP-P	00-22-113
308-125-120	PREP	00-13-072	314-02-060	NEW	00-07-091	314-08-490	REP-P	00-22-113
308-125-200	AMD	00-04-057	314-02-065	NEW	00-07-091	314-08-500	REP-P	00-22-113
308-125-200	AMD-P	00-18-091	314-02-070	NEW	00-07-091	314-08-510	REP-P	00-22-113
308-125-200	AMD	00-23-038	314-02-075	NEW	00-07-091	314-08-520	REP-P	00-22-113
308-129-100	AMD-P	00-08-005	314-02-080	NEW	00-07-091	314-08-530	REP-P	00-22-113
308-129-100	AMD	00-11-047	314-02-085	NEW	00-07-091	314-08-540	REP-P	00-22-113
308-129-230	REP-P	00-08-005	314-02-090	NEW	00-07-091	314-08-550	REP-P	00-22-113
308-129-230	REP	00-11-047	314-02-095	NEW	00-07-091	314-08-560	REP-P	00-22-113
308-300-010	PREP	00-08-067	314-02-100	NEW	00-07-091	314-08-570	REP-P	00-22-113
308-300-020	PREP	00-08-067	314-02-105	NEW	00-07-091	314-08-580	REP-P	00-22-113
308-300-030	PREP	00-08-067	314-02-110	NEW	00-07-091	314-08-590	REP-P	00-22-113
308-300-040	PREP	00-08-067	314-02-115	NEW	00-07-091	314-09-005	NEW-P	00-21-117
308-300-050	PREP	00-08-067	314-02-120	NEW	00-07-091	314-09-010	NEW-P	00-21-117
308-300-060	PREP	00-08-067	314-02-125	NEW	00-07-091	314-09-015	NEW-P	00-21-117
308-300-070	PREP	00-08-067	314-02-130	NEW	00-07-091	314-10-020	REP-P	00-23-109
308-300-075	PREP	00-08-067	314-04-005	REP-P	00-22-113	314-11-005	NEW-P	00-23-109
308-300-080	PREP	00-08-067	314-04-006	REP-P	00-22-113	314-11-015	NEW-P	00-23-109
308-300-090	PREP	00-08-067	314-04-007	REP-P	00-22-113	314-11-020	NEW-P	00-23-109
308-300-100	PREP	00-08-067	314-08-001	REP-P	00-22-113	314-11-025	NEW-P	00-23-109
308-300-110	PREP	00-08-067	314-08-010	REP-P	00-22-113	314-11-030	NEW-P	00-23-109
308-300-120	PREP	00-08-067	314-08-020	REP-P	00-22-113	314-11-035	NEW-P	00-23-109
308-300-130	PREP	00-08-067	314-08-030	REP-P	00-22-113	314-11-040	NEW-P	00-23-109
308-300-140	PREP	00-08-067	314-08-040	REP-P	00-22-113	314-11-045	NEW-P	00-23-109
308-300-150	PREP	00-08-067	314-08-050	REP-P	00-22-113	314-11-050	NEW-P	00-23-109
308-300-160	PREP	00-08-067	314-08-070	REP-P	00-22-113	314-11-055	NEW-P	00-23-109
308-300-170	PREP	00-08-067	314-08-080	REP-P	00-22-113	314-11-060	NEW-P	00-23-109
308-300-180	PREP	00-08-067	314-08-090	REP-P	00-22-113	314-11-065	NEW-P	00-23-109
308-300-190	PREP	00-08-067	314-08-100	REP-P	00-22-113	314-11-070	NEW-P	00-23-109
308-300-200	PREP	00-08-067	314-08-110	REP-P	00-22-113	314-11-080	NEW-P	00-23-109
308-320	PREP	00-10-029	314-08-120	REP-P	00-22-113	314-11-085	NEW-P	00-23-109
308-320-010	PREP	00-10-029	314-08-130	REP-P	00-22-113	314-11-090	NEW-P	00-23-109
308-320-020	PREP	00-10-029	314-08-140	REP-P	00-22-113	314-11-095	NEW-P	00-23-109
308-320-030	PREP	00-10-029	314-08-150	REP-P	00-22-113	314-11-100	NEW	00-23-109
308-320-040	PREP	00-10-029	314-08-160	REP-P	00-22-113	314-11-105	NEW	00-23-109
308-320-050	PREP	00-10-029	314-08-170	REP-P	00-22-113	314-11-110	NEW	00-23-109
308-320-060	PREP	00-10-029	314-08-180	REP-P	00-22-113	314-12-020	AMD-P	00-21-117
308-320-070	PREP	00-10-029	314-08-190	REP-P	00-22-113	314-12-115	REP-P	00-23-109
308-320-080	PREP	00-10-029	314-08-200	REP-P	00-22-113	314-12-120	REP-P	00-23-109
308-320-090	PREP	00-10-029	314-08-210	REP-P	00-22-113	314-12-125	REP-P	00-23-109
308-330-307	AMD-P	00-15-083	314-08-220	REP-P	00-22-113	314-12-130	REP-P	00-23-109
308-330-307	AMD	00-18-067	314-08-230	REP-P	00-22-113	314-12-140	AMD-P	00-23-110
308-330-316	AMD-P	00-15-083	314-08-240	REP-P	00-22-113	314-12-195	REP-P	00-23-109
308-330-316	AMD	00-18-067	314-08-250	REP-P	00-22-113	314-13-005	NEW-P	00-17-182
308-330-325	AMD-P	00-15-083	314-08-260	REP-P	00-22-113	314-13-005	NEW-S	00-22-114
308-330-325	AMD	00-18-067	314-08-270	REP-P	00-22-113	314-13-005	NEW-P	00-23-110
308-330-406	AMD-P	00-15-083	314-08-280	REP-P	00-22-113	314-13-010	NEW-P	00-17-182
308-330-406	AMD	00-18-067	314-08-290	REP-P	00-22-113	314-13-010	NEW-S	00-22-114
308-330-415	AMD-P	00-15-083	314-08-300	REP-P	00-22-113	314-13-010	NEW-P	00-23-110
308-330-415	AMD	00-18-067	314-08-310	REP-P	00-22-113	314-13-015	NEW-P	00-17-182
308-330-421	AMD-P	00-15-083	314-08-320	REP-P	00-22-113	314-13-015	NEW-S	00-22-114

TABLE

Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
314- 13-015	NEW-P	00-23-110	314- 14-110	REP-S	00-22-114	314- 19-030	NEW-P	00-09-095
314- 13-020	NEW-P	00-17-182	314- 14-120	REP-P	00-17-182	314- 19-030	NEW	00-17-065
314- 13-020	NEW-S	00-22-114	314- 14-120	REP-S	00-22-114	314- 19-035	NEW-P	00-09-095
314- 13-020	NEW-P	00-23-110	314- 14-130	REP-P	00-17-182	314- 19-035	NEW	00-17-065
314- 13-025	NEW-P	00-17-182	314- 14-130	REP-S	00-22-114	314- 19-040	NEW-P	00-09-095
314- 13-025	NEW-S	00-22-114	314- 14-140	REP-P	00-17-182	314- 19-040	NEW	00-17-065
314- 13-025	NEW-P	00-23-110	314- 14-140	REP-S	00-22-114	314- 20-010	REP-P	00-09-095
314- 13-030	NEW-P	00-17-182	314- 14-150	REP-P	00-17-182	314- 20-010	REP	00-17-065
314- 13-030	NEW-S	00-22-114	314- 14-150	REP-S	00-22-114	314- 20-015	AMD-P	00-09-095
314- 13-030	NEW-P	00-23-110	314- 14-160	REP-P	00-17-182	314- 20-015	AMD	00-17-065
314- 13-035	NEW-P	00-17-182	314- 14-160	REP-S	00-22-114	314- 20-040	REP-P	00-09-095
314- 13-035	NEW-S	00-22-114	314- 14-165	REP-P	00-17-182	314- 20-040	REP	00-17-065
314- 13-040	NEW-P	00-17-182	314- 14-165	REP-S	00-22-114	314- 20-060	REP-P	00-09-095
314- 13-040	NEW-S	00-22-114	314- 14-170	REP-P	00-17-182	314- 20-060	REP	00-17-065
314- 13-040	NEW-P	00-23-110	314- 14-170	REP-S	00-22-114	314- 20-150	REP-P	00-09-095
314- 13-045	NEW-P	00-17-182	314- 15-010	REP	00-07-117	314- 20-150	REP	00-17-065
314- 13-045	NEW-S	00-22-114	314- 15-020	REP	00-07-117	314- 20-160	AMD-P	00-09-095
314- 13-050	NEW-P	00-17-182	314- 15-030	REP	00-07-117	314- 20-160	AMD	00-17-065
314- 13-050	NEW-S	00-22-114	314- 15-040	REP	00-07-117	314- 20-170	AMD-P	00-09-095
314- 13-055	NEW-P	00-17-182	314- 15-050	REP	00-07-117	314- 20-170	AMD	00-17-065
314- 13-055	NEW-S	00-22-114	314- 16-020	AMD-P	00-23-109	314- 20-180	REP-P	00-09-095
314- 13-060	NEW-P	00-17-182	314- 16-025	REP-P	00-23-109	314- 20-180	REP	00-17-065
314- 13-060	NEW-S	00-22-114	314- 16-030	REP-P	00-23-109	314- 24-095	REP-P	00-09-095
314- 13-065	NEW-P	00-17-182	314- 16-040	AMD-XA	00-07-116	314- 24-095	REP	00-17-065
314- 13-065	NEW-S	00-22-114	314- 16-040	AMD	00-12-051	314- 24-110	REP-P	00-09-095
314- 13-070	NEW-P	00-17-182	314- 16-040	AMD-P	00-23-109	314- 24-110	REP	00-17-065
314- 13-070	NEW-S	00-22-114	314- 16-050	REP-P	00-23-109	314- 24-120	AMD-P	00-09-095
314- 13-075	NEW-P	00-17-182	314- 16-055	REP	00-07-117	314- 24-120	AMD	00-17-065
314- 13-075	NEW-S	00-22-114	314- 16-060	REP-P	00-23-109	314- 24-160	AMD-P	00-09-095
314- 13-080	NEW-P	00-17-182	314- 16-070	REP-P	00-23-109	314- 24-160	AMD	00-17-065
314- 13-080	NEW-S	00-22-114	314- 16-075	REP-P	00-23-109	314- 24-170	REP-P	00-23-110
314- 13-085	NEW-P	00-17-182	314- 16-090	REP-P	00-23-109	314- 26-010	REP-P	00-09-095
314- 13-085	NEW-S	00-22-114	314- 16-115	REP	00-07-117	314- 26-010	REP	00-17-065
314- 13-090	NEW-P	00-17-182	314- 16-120	REP-P	00-23-109	314- 29-005	NEW-P	00-22-113
314- 13-090	NEW-S	00-22-114	314- 16-122	REP-P	00-23-109	314- 29-010	NEW-P	00-22-113
314- 13-095	NEW-P	00-17-182	314- 16-125	REP-P	00-23-109	314- 37	PREP	00-02-087
314- 13-095	NEW-S	00-22-114	314- 16-130	REP-P	00-09-095	314- 42-010	NEW-P	00-02-089
314- 13-100	NEW-P	00-17-182	314- 16-130	REP-W	00-12-030	314- 42-010	NEW	00-06-016
314- 13-100	NEW-S	00-22-114	314- 16-130	REP	00-17-065	314- 42-020	NEW-P	00-22-113
314- 13-105	NEW-P	00-17-182	314- 16-140	REP	00-07-117	314- 42-025	NEW-P	00-22-113
314- 13-105	NEW-S	00-22-114	314- 16-145	REP-P	00-23-109	314- 42-030	NEW-P	00-22-113
314- 13-110	NEW-P	00-17-182	314- 16-150	REP-P	00-23-109	314- 42-040	NEW-P	00-22-113
314- 13-110	NEW-S	00-22-114	314- 16-160	AMD-P	00-23-109	314- 42-045	NEW-P	00-22-113
314- 13-115	NEW-P	00-17-182	314- 16-180	REP	00-07-117	314- 42-050	NEW-P	00-22-113
314- 13-115	NEW-S	00-22-114	314- 16-190	AMD-XA	00-07-116	314- 42-055	NEW-P	00-22-113
314- 14	REP-P	00-17-182	314- 16-190	REP-W	00-12-030	314- 42-060	NEW-P	00-22-113
314- 14-010	REP-P	00-17-182	314- 16-190	AMD	00-12-051	314- 42-065	NEW-P	00-22-113
314- 14-010	REP-S	00-22-114	314- 16-196	AMD-XA	00-07-116	314- 42-070	NEW-P	00-22-113
314- 14-020	REP-P	00-17-182	314- 16-196	REP-W	00-12-030	314- 42-075	NEW-P	00-22-113
314- 14-020	REP-S	00-22-114	314- 16-196	AMD	00-12-051	314- 42-080	NEW-P	00-22-113
314- 14-030	REP-P	00-17-182	314- 16-197	REP	00-07-117	314- 42-085	NEW-P	00-22-113
314- 14-030	REP-S	00-22-114	314- 16-199	REP	00-07-117	314- 42-090	NEW-P	00-22-113
314- 14-040	REP-P	00-17-182	314- 16-200	REP	00-07-117	314- 42-100	NEW-P	00-22-113
314- 14-040	REP-S	00-22-114	314- 16-205	REP	00-07-117	314- 42-105	NEW-P	00-22-113
314- 14-050	REP-P	00-17-182	314- 16-210	REP	00-07-117	314- 48-010	PREP	00-02-087
314- 14-050	REP-S	00-22-114	314- 16-240	REP	00-07-117	314- 56-010	REP-XR	00-02-086
314- 14-060	REP-P	00-17-182	314- 16-250	REP	00-12-011	314- 56-010	REP	00-12-012
314- 14-060	REP-S	00-22-114	314- 19-005	NEW-P	00-09-095	314- 56-020	REP-XR	00-02-086
314- 14-070	REP-P	00-17-182	314- 19-005	NEW	00-17-065	314- 56-020	REP	00-12-012
314- 14-070	REP-S	00-22-114	314- 19-010	NEW-P	00-09-095	314- 60	PREP	00-02-088
314- 14-080	REP-P	00-17-182	314- 19-010	NEW	00-17-065	314- 62	PREP	00-02-088
314- 14-080	REP-S	00-22-114	314- 19-015	NEW-P	00-09-095	314- 64	PREP	00-02-087
314- 14-090	REP-P	00-17-182	314- 19-015	NEW	00-17-065	314- 70-020	REP-P	00-23-109
314- 14-090	REP-S	00-22-114	314- 19-020	NEW-P	00-09-095	314- 70-040	REP-P	00-23-109
314- 14-100	REP-P	00-17-182	314- 19-020	NEW	00-17-065	314- 70-050	REP-P	00-23-109
314- 14-100	REP-S	00-22-114	314- 19-025	NEW-P	00-09-095	314- 76-010	PREP	00-02-087
314- 14-110	REP-P	00-17-182	314- 19-025	NEW	00-17-065	314- 78-010	REP-XR	00-02-086

TABLE

Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
314- 78-010	REP	00-12-012	315- 11A-212	REP-XR	00-02-055	317- 21-265	REP	00-16-134
315- 04	PREP	00-16-044	315- 11A-212	REP	00-07-131	317- 21-300	REP-P	00-23-104
315- 04	PREP	00-16-092	315- 11A-213	REP-XR	00-02-055	317- 21-305	REP-P	00-23-104
315- 04-020	PREP	00-11-016	315- 11A-213	REP	00-07-131	317- 21-310	REP-P	00-23-104
315- 04-020	AMD-P	00-18-036	315- 11A-214	REP-XR	00-02-055	317- 21-315	REP-P	00-23-104
315- 04-020	AMD	00-24-100	315- 11A-214	REP	00-07-131	317- 21-320	REP-P	00-23-104
315- 04-085	NEW-P	00-20-008	315- 11A-215	REP-XR	00-14-057	317- 21-325	REP-P	00-23-104
315- 04-190	AMD-P	00-19-064	315- 11A-215	REP	00-19-066	317- 21-330	REP-P	00-23-104
315- 04-190	AMD	00-24-102	315- 11A-216	REP-XR	00-14-057	317- 21-335	REP-P	00-23-104
315- 06-120	PREP	00-05-059	315- 11A-216	REP	00-19-066	317- 21-340	REP-P	00-23-104
315- 06-120	AMD-P	00-07-130	315- 11A-217	REP-XR	00-14-057	317- 21-345	REP-P	00-23-104
315- 06-120	AMD	00-12-032	315- 11A-217	REP	00-19-066	317- 21-400	REP-P	00-23-104
315- 06-120	PREP	00-14-049	315- 36-100	PREP	00-17-101	317- 21-410	REP-P	00-23-104
315- 06-120	AMD-P	00-18-037	315- 36-100	AMD-P	00-19-065	317- 21-500	REP-P	00-23-104
315- 06-120	AMD	00-24-103	315- 36-100	AMD	00-24-101	317- 21-510	REP-P	00-23-104
315- 11A-165	REP-XR	00-02-055	316- 02-150	AMD-XA	00-21-045	317- 21-520	REP-P	00-23-104
315- 11A-165	REP	00-07-131	316- 02-150	AMD	01-01-124	317- 21-530	REP-P	00-23-104
315- 11A-187	REP-XR	00-02-055	316- 02-810	AMD-XA	00-21-045	317- 21-540	REP-XR	00-12-091
315- 11A-187	REP	00-07-131	316- 02-810	AMD	01-01-124	317- 21-540	REP	00-16-134
315- 11A-188	REP-XR	00-02-055	316- 02-820	AMD-XA	00-21-045	317- 21-550	REP-P	00-23-104
315- 11A-188	REP	00-07-131	316- 02-820	AMD	01-01-124	317- 21-560	REP-P	00-23-104
315- 11A-189	REP-XR	00-02-055	316- 65-515	AMD-XA	00-21-045	317- 21-900	REP-P	00-23-104
315- 11A-189	REP	00-07-131	316- 65-515	AMD	01-01-124	317- 21-910	REP-P	00-23-104
315- 11A-190	REP-XR	00-02-055	316- 85-020	AMD-XA	00-21-045	326- 30-041	PREP	00-10-105
315- 11A-190	REP	00-07-131	316- 85-020	AMD	01-01-124	326- 30-041	AMD-P	00-13-112
315- 11A-191	REP-XR	00-02-055	317- 10	PREP	00-05-096	326- 30-041	AMD	00-17-059
315- 11A-191	REP	00-07-131	317- 21	PREP	00-18-106	332- 30-118	REP-XR	00-15-057
315- 11A-192	REP-XR	00-02-055	317- 21-010	REP-P	00-23-104	332- 30-118	REP	00-19-001
315- 11A-192	REP	00-07-131	317- 21-020	REP-P	00-23-104	332- 30-134	REP-XR	00-15-058
315- 11A-193	REP-XR	00-02-055	317- 21-030	REP-P	00-23-104	332- 30-134	REP	00-19-002
315- 11A-193	REP	00-07-131	317- 21-040	REP-P	00-23-104	332- 30-142	REP-XR	00-15-059
315- 11A-194	REP-XR	00-02-055	317- 21-050	REP-P	00-23-104	332- 30-142	REP	00-19-003
315- 11A-194	REP	00-07-131	317- 21-060	REP-P	00-23-104	332- 30-154	REP-XR	00-15-060
315- 11A-195	REP-XR	00-02-055	317- 21-070	REP-P	00-23-104	332- 30-154	REP	00-19-004
315- 11A-195	REP	00-07-131	317- 21-100	REP-P	00-23-104	332- 30-161	REP-XR	00-15-061
315- 11A-196	REP-XR	00-02-055	317- 21-110	REP-P	00-23-104	332- 30-161	REP	00-19-005
315- 11A-196	REP	00-07-131	317- 21-120	REP-P	00-23-104	332- 30-169	REP-XR	00-15-062
315- 11A-197	REP-XR	00-02-055	317- 21-130	REP-XR	00-12-091	332- 30-169	REP	00-19-006
315- 11A-197	REP	00-07-131	317- 21-130	REP	00-16-134	332-130-050	AMD-P	00-08-034
315- 11A-198	REP-XR	00-02-055	317- 21-140	REP-P	00-23-104	332-130-050	AMD	00-17-063
315- 11A-198	REP	00-07-131	317- 21-200	REP-XR	00-12-091	352- 04	PREP	00-12-096
315- 11A-199	REP-XR	00-02-055	317- 21-200	REP	00-16-134	352- 04	PREP	00-16-157
315- 11A-199	REP	00-07-131	317- 21-205	REP-XR	00-12-091	352- 04-010	AMD-P	00-19-099
315- 11A-200	REP-XR	00-02-055	317- 21-205	REP	00-16-134	352- 04-010	AMD	00-23-033
315- 11A-200	REP	00-07-131	317- 21-210	REP-XR	00-12-091	352- 04-040	NEW-P	00-19-099
315- 11A-201	REP-XR	00-02-055	317- 21-210	REP	00-16-134	352- 04-040	NEW	00-23-033
315- 11A-201	REP	00-07-131	317- 21-215	REP-XR	00-12-091	352- 04-050	NEW-P	00-19-099
315- 11A-202	REP-XR	00-02-055	317- 21-215	REP	00-16-134	352- 04-050	NEW	00-23-033
315- 11A-202	REP	00-07-131	317- 21-220	REP-XR	00-12-091	352- 11	PREP	00-16-157
315- 11A-203	REP-XR	00-02-055	317- 21-220	REP	00-16-134	352- 12	PREP	00-16-157
315- 11A-203	REP	00-07-131	317- 21-225	REP-XR	00-12-091	352- 16	PREP	00-16-157
315- 11A-204	REP-XR	00-02-055	317- 21-225	REP	00-16-134	352- 20	PREP	00-16-157
315- 11A-204	REP	00-07-131	317- 21-230	REP-XR	00-12-091	352- 24	PREP	00-16-157
315- 11A-205	REP-XR	00-02-055	317- 21-230	REP	00-16-134	352- 28	PREP	00-16-157
315- 11A-205	REP	00-07-131	317- 21-235	REP-XR	00-12-091	352- 32	PREP	00-04-081
315- 11A-206	REP-XR	00-02-055	317- 21-235	REP	00-16-134	352- 32	PREP	00-16-157
315- 11A-206	REP	00-07-131	317- 21-240	REP-XR	00-12-091	352- 32-010	AMD-P	00-10-117
315- 11A-207	REP-XR	00-02-055	317- 21-240	REP	00-16-134	352- 32-010	AMD	00-13-070
315- 11A-207	REP	00-07-131	317- 21-245	REP-XR	00-12-091	352- 32-011	AMD-P	00-10-117
315- 11A-208	REP-XR	00-02-055	317- 21-245	REP	00-16-134	352- 32-011	AMD	00-13-070
315- 11A-208	REP	00-07-131	317- 21-250	REP-XR	00-12-091	352- 32-030	AMD-P	00-10-117
315- 11A-209	REP-XR	00-02-055	317- 21-250	REP	00-16-134	352- 32-030	AMD	00-13-070
315- 11A-209	REP	00-07-131	317- 21-255	REP-XR	00-12-091	352- 32-040	AMD-P	00-10-117
315- 11A-210	REP-XR	00-02-055	317- 21-255	REP	00-16-134	352- 32-040	AMD	00-13-070
315- 11A-210	REP	00-07-131	317- 21-260	REP-XR	00-12-091	352- 32-045	AMD-P	00-10-117
315- 11A-211	REP-XR	00-02-055	317- 21-260	REP	00-16-134	352- 32-045	AMD	00-13-070
315- 11A-211	REP	00-07-131	317- 21-265	REP-XR	00-12-091	352- 32-050	AMD-P	00-10-117

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
352- 32-050	AMD	00-13-070	352- 48	PREP	00-22-116	356- 26-040	AMD-P	00-04-052
352- 32-053	AMD-P	00-10-117	352- 52	PREP	00-16-157	356- 26-040	AMD-C	00-06-050
352- 32-053	AMD	00-13-070	352- 56	PREP	00-16-157	356- 26-040	AMD	00-10-028
352- 32-056	AMD-P	00-10-117	352- 56	PREP	00-22-116	356- 30-075	AMD-P	00-04-052
352- 32-056	AMD	00-13-070	352- 60	PREP	00-16-157	356- 30-075	AMD-C	00-06-050
352- 32-060	AMD-P	00-10-117	352- 64	PREP	00-12-095	356- 30-075	AMD	00-10-026
352- 32-060	AMD	00-13-070	352- 64	PREP	00-16-157	356- 30-320	AMD-P	00-24-136
352- 32-070	AMD-P	00-10-117	352- 65	PREP	00-12-095	356- 30-331	AMD-P	00-06-047
352- 32-070	AMD	00-13-070	352- 65	PREP	00-16-157	356- 30-331	AMD	00-11-122
352- 32-075	AMD-P	00-10-117	352- 66	PREP	00-16-157	356- 30-331	AMD-P	00-24-136
352- 32-075	AMD	00-13-070	352- 67	PREP	00-16-157	356- 49-040	AMD-P	00-24-135
352- 32-080	AMD-P	00-10-117	352- 68	PREP	00-16-157	356- 56-210	AMD-P	00-23-133
352- 32-080	AMD	00-13-070	352- 70	PREP	00-12-094	356- 56-220	AMD-P	00-23-133
352- 32-085	AMD-P	00-10-117	352- 70	PREP	00-16-157	359- 14-010	NEW-P	00-04-054
352- 32-085	AMD	00-13-070	352- 70	AMD-P	00-16-158	359- 14-010	NEW-C	00-06-049
352- 32-090	AMD-P	00-10-117	352- 70	AMD-C	00-19-096	359- 14-010	NEW	00-10-028
352- 32-090	AMD	00-13-070	352- 70	AMD	01-02-021	359- 14-020	NEW-P	00-04-054
352- 32-100	AMD-P	00-10-117	352- 70-010	AMD-P	00-16-158	359- 14-020	NEW-C	00-06-049
352- 32-100	AMD	00-13-070	352- 70-010	AMD-S	00-22-115	359- 14-020	NEW	00-10-028
352- 32-110	AMD-P	00-10-117	352- 70-010	AMD	01-02-021	359- 14-030	NEW-P	00-04-054
352- 32-110	AMD	00-13-070	352- 70-020	AMD-P	00-16-158	359- 14-030	NEW-C	00-06-049
352- 32-120	AMD-P	00-10-117	352- 70-020	AMD-S	00-22-115	359- 14-030	NEW	00-10-028
352- 32-120	AMD	00-13-070	352- 70-020	AMD	01-02-021	359- 14-050	NEW-P	00-04-054
352- 32-130	AMD-P	00-10-117	352- 70-030	AMD-P	00-16-158	359- 14-050	NEW-C	00-06-049
352- 32-130	AMD	00-13-070	352- 70-030	AMD-S	00-22-115	359- 14-050	NEW	00-10-028
352- 32-150	AMD-P	00-10-117	352- 70-030	AMD	01-02-021	359- 14-070	NEW-P	00-04-054
352- 32-150	AMD	00-13-070	352- 70-035	NEW-P	00-16-158	359- 14-070	NEW-C	00-06-049
352- 32-15001	AMD-P	00-10-117	352- 70-035	NEW-S	00-22-115	359- 14-070	NEW	00-10-028
352- 32-15001	AMD	00-13-070	352- 70-035	NEW	01-02-021	359- 14-080	NEW-P	00-04-054
352- 32-155	AMD-P	00-10-117	352- 70-040	AMD-P	00-16-158	359- 14-080	NEW-C	00-06-049
352- 32-155	AMD	00-13-070	352- 70-040	AMD-S	00-22-115	359- 14-080	NEW	00-10-028
352- 32-157	AMD-P	00-10-117	352- 70-040	AMD	01-02-021	359- 14-100	NEW-P	00-04-054
352- 32-157	AMD	00-13-070	352- 70-050	AMD-P	00-16-158	359- 14-100	NEW-C	00-06-049
352- 32-165	AMD-P	00-10-117	352- 70-050	AMD-S	00-22-115	359- 14-100	NEW	00-10-028
352- 32-165	AMD	00-13-070	352- 70-050	AMD	01-02-021	359- 14-130	NEW-P	00-04-054
352- 32-195	AMD-P	00-10-117	352- 70-060	AMD-P	00-16-158	359- 14-130	NEW-C	00-06-049
352- 32-195	AMD	00-13-070	352- 70-060	AMD-S	00-22-115	359- 14-130	NEW	00-10-028
352- 32-200	AMD-P	00-10-117	352- 70-060	AMD	01-02-021	359- 40-010	NEW-P	00-04-054
352- 32-200	AMD	00-13-070	352- 74	PREP	00-16-157	359- 40-010	NEW-C	00-06-049
352- 32-210	AMD-P	00-10-117	352- 75	PREP	00-16-157	359- 40-010	NEW	00-10-028
352- 32-210	AMD	00-13-070	352- 76	PREP	00-12-095	359- 40-020	NEW-P	00-04-054
352- 32-215	AMD-P	00-10-117	352- 76	PREP	00-16-157	359- 40-020	NEW-C	00-06-049
352- 32-215	AMD	00-13-070	356- 06-045	AMD-P	00-24-136	359- 40-020	NEW	00-10-028
352- 32-230	AMD-P	00-10-117	356- 10-040	AMD-P	00-24-135	359- 40-050	NEW-P	00-04-054
352- 32-230	AMD	00-13-070	356- 14-045	AMD-P	00-04-052	359- 40-050	NEW-C	00-06-049
352- 32-235	AMD-P	00-10-117	356- 14-045	AMD-C	00-06-050	359- 40-050	NEW	00-10-028
352- 32-235	AMD	00-13-070	356- 14-045	AMD	00-10-026	359- 40-060	NEW-P	00-04-054
352- 32-250	AMD-P	00-10-117	356- 14-067	AMD-P	00-24-135	359- 40-060	NEW-C	00-06-049
352- 32-250	AMD	00-13-070	356- 14-070	AMD-P	00-12-074	359- 40-060	NEW	00-10-028
352- 32-251	AMD-P	00-10-117	356- 14-070	AMD	00-16-004	363-116-080	PREP	00-13-098
352- 32-251	AMD	00-13-070	356- 14-075	AMD-P	00-24-135	363-116-082	PREP	00-13-098
352- 32-255	AMD-P	00-10-117	356- 14-085	AMD-P	00-24-135	363-116-185	AMD-P	00-10-074
352- 32-255	AMD	00-13-070	356- 14-110	AMD-P	00-24-135	363-116-185	AMD	00-13-097
352- 32-280	AMD-P	00-10-117	356- 14-120	AMD-P	00-24-135	363-116-300	AMD-P	00-08-106
352- 32-280	AMD	00-13-070	356- 14-140	AMD-P	00-12-073	363-116-300	AMD	00-11-119
352- 32-285	PREP	00-04-081	356- 14-140	AMD	00-16-005	365- 18-010	NEW	00-09-060
352- 32-285	AMD-P	00-10-117	356- 14-140	AMD-P	00-20-072	365- 18-020	NEW	00-09-060
352- 32-285	AMD	00-13-070	356- 14-140	AMD	00-23-060	365- 18-030	NEW	00-09-060
352- 32-290	AMD-P	00-10-117	356- 15-100	AMD-W	00-10-025	365- 18-040	NEW	00-09-060
352- 32-290	AMD	00-13-070	356- 15-110	AMD-W	00-10-025	365- 18-050	NEW	00-09-060
352- 32-330	AMD-P	00-10-117	356- 15-140	AMD-P	00-24-135	365- 18-060	NEW	00-09-060
352- 32-330	AMD	00-13-070	356- 18-140	AMD-P	00-24-135	365- 18-070	NEW	00-09-060
352- 37	PREP	00-16-157	356- 18-220	AMD-P	00-24-135	365- 18-080	NEW	00-09-060
352- 37	PREP	01-01-073	356- 22-220	AMD-P	00-12-072	365- 18-090	NEW	00-09-060
352- 40	PREP	00-16-157	356- 22-220	AMD-C	00-16-003	365- 18-100	NEW	00-09-060
352- 44	PREP	00-16-157	356- 22-220	AMD-W	00-18-027	365- 18-110	NEW	00-09-060
352- 48	PREP	00-16-157	356- 22-220	AMD-P	00-18-028	365- 18-120	NEW	00-09-060

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
365-120	AMD	00-05-020	388-02-0075	NEW-P	00-10-034	388-02-0240	NEW	00-18-059
365-120-010	AMD	00-05-020	388-02-0075	NEW	00-18-059	388-02-0245	NEW-P	00-10-034
365-120-020	AMD	00-05-020	388-02-0080	NEW-P	00-10-034	388-02-0245	NEW	00-18-059
365-120-030	AMD	00-05-020	388-02-0080	NEW	00-18-059	388-02-0250	NEW-P	00-10-034
365-120-040	AMD	00-05-020	388-02-0085	NEW-P	00-10-034	388-02-0250	NEW	00-18-059
365-120-050	AMD	00-05-020	388-02-0085	NEW	00-18-059	388-02-0255	NEW-P	00-10-034
365-120-060	AMD	00-05-020	388-02-0090	NEW-P	00-10-034	388-02-0255	NEW	00-18-059
365-120-070	NEW	00-05-020	388-02-0090	NEW	00-18-059	388-02-0260	NEW-P	00-10-034
365-120-080	NEW	00-05-020	388-02-0095	NEW-P	00-10-034	388-02-0260	NEW	00-18-059
365-120-090	NEW	00-05-020	388-02-0095	NEW	00-18-059	388-02-0265	NEW-P	00-10-034
365-135-020	AMD	00-02-061	388-02-0100	NEW-P	00-10-034	388-02-0265	NEW	00-18-059
365-195-900	NEW-P	00-03-066	388-02-0100	NEW	00-18-059	388-02-0270	NEW-P	00-10-034
365-195-900	NEW	00-16-064	388-02-0105	NEW-P	00-10-034	388-02-0270	NEW	00-18-059
365-195-905	NEW-P	00-03-066	388-02-0105	NEW	00-18-059	388-02-0275	NEW-P	00-10-034
365-195-905	NEW	00-16-064	388-02-0110	NEW-P	00-10-034	388-02-0275	NEW	00-18-059
365-195-910	NEW-P	00-03-066	388-02-0110	NEW	00-18-059	388-02-0280	NEW-P	00-10-034
365-195-910	NEW	00-16-064	388-02-0115	NEW-P	00-10-034	388-02-0280	NEW	00-18-059
365-195-915	NEW-P	00-03-066	388-02-0115	NEW	00-18-059	388-02-0285	NEW-P	00-10-034
365-195-915	NEW	00-16-064	388-02-0120	NEW-P	00-10-034	388-02-0285	NEW	00-18-059
365-195-920	NEW-P	00-03-066	388-02-0120	NEW	00-18-059	388-02-0290	NEW-P	00-10-034
365-195-920	NEW	00-16-064	388-02-0125	NEW-P	00-10-034	388-02-0290	NEW	00-18-059
365-195-925	NEW-P	00-03-066	388-02-0125	NEW	00-18-059	388-02-0295	NEW-P	00-10-034
365-195-925	NEW	00-16-064	388-02-0130	NEW-P	00-10-034	388-02-0295	NEW	00-18-059
365-197-010	NEW-P	00-03-067	388-02-0130	NEW	00-18-059	388-02-0300	NEW-P	00-10-034
365-197-010	NEW-W	00-16-097	388-02-0135	NEW-P	00-10-034	388-02-0300	NEW	00-18-059
365-197-020	NEW-P	00-03-067	388-02-0135	NEW	00-18-059	388-02-0305	NEW-P	00-10-034
365-197-020	NEW-W	00-16-097	388-02-0140	NEW-P	00-10-034	388-02-0305	NEW	00-18-059
365-197-030	NEW-P	00-03-067	388-02-0140	NEW	00-18-059	388-02-0310	NEW-P	00-10-034
365-197-030	NEW-W	00-16-097	388-02-0145	NEW-P	00-10-034	388-02-0310	NEW	00-18-059
365-197-040	NEW-P	00-03-067	388-02-0145	NEW	00-18-059	388-02-0315	NEW-P	00-10-034
365-197-040	NEW-W	00-16-097	388-02-0150	NEW-P	00-10-034	388-02-0315	NEW	00-18-059
365-197-050	NEW-P	00-03-067	388-02-0150	NEW	00-18-059	388-02-0320	NEW-P	00-10-034
365-197-050	NEW-W	00-16-097	388-02-0155	NEW-P	00-10-034	388-02-0320	NEW	00-18-059
365-197-060	NEW-P	00-03-067	388-02-0155	NEW	00-18-059	388-02-0325	NEW-P	00-10-034
365-197-060	NEW-W	00-16-097	388-02-0160	NEW-P	00-10-034	388-02-0325	NEW	00-18-059
365-197-070	NEW-P	00-03-067	388-02-0160	NEW	00-18-059	388-02-0330	NEW-P	00-10-034
365-197-070	NEW-W	00-16-097	388-02-0165	NEW-P	00-10-034	388-02-0330	NEW	00-18-059
365-197-080	NEW-P	00-03-067	388-02-0165	NEW	00-18-059	388-02-0335	NEW-P	00-10-034
365-197-080	NEW-W	00-16-097	388-02-0170	NEW-P	00-10-034	388-02-0335	NEW	00-18-059
388-02-0005	NEW-P	00-10-034	388-02-0170	NEW	00-18-059	388-02-0340	NEW-P	00-10-034
388-02-0005	NEW	00-18-059	388-02-0175	NEW-P	00-10-034	388-02-0340	NEW	00-18-059
388-02-0010	NEW-P	00-10-034	388-02-0175	NEW	00-18-059	388-02-0345	NEW-P	00-10-034
388-02-0010	NEW	00-18-059	388-02-0180	NEW-P	00-10-034	388-02-0345	NEW	00-18-059
388-02-0015	NEW-P	00-10-034	388-02-0180	NEW	00-18-059	388-02-0350	NEW-P	00-10-034
388-02-0015	NEW	00-18-059	388-02-0185	NEW-P	00-10-034	388-02-0350	NEW	00-18-059
388-02-0020	NEW-P	00-10-034	388-02-0185	NEW	00-18-059	388-02-0355	NEW-P	00-10-034
388-02-0020	NEW	00-18-059	388-02-0190	NEW-P	00-10-034	388-02-0355	NEW	00-18-059
388-02-0025	NEW-P	00-10-034	388-02-0190	NEW	00-18-059	388-02-0360	NEW-P	00-10-034
388-02-0025	NEW	00-18-059	388-02-0195	NEW-P	00-10-034	388-02-0360	NEW	00-18-059
388-02-0030	NEW-P	00-10-034	388-02-0195	NEW	00-18-059	388-02-0365	NEW-P	00-10-034
388-02-0030	NEW	00-18-059	388-02-0200	NEW-P	00-10-034	388-02-0365	NEW	00-18-059
388-02-0035	NEW-P	00-10-034	388-02-0200	NEW	00-18-059	388-02-0370	NEW-P	00-10-034
388-02-0035	NEW	00-18-059	388-02-0205	NEW-P	00-10-034	388-02-0370	NEW	00-18-059
388-02-0040	NEW-P	00-10-034	388-02-0205	NEW	00-18-059	388-02-0375	NEW-P	00-10-034
388-02-0040	NEW	00-18-059	388-02-0210	NEW-P	00-10-034	388-02-0375	NEW	00-18-059
388-02-0045	NEW-P	00-10-034	388-02-0210	NEW	00-18-059	388-02-0380	NEW-P	00-10-034
388-02-0045	NEW	00-18-059	388-02-0215	NEW-P	00-10-034	388-02-0380	NEW	00-18-059
388-02-0050	NEW-P	00-10-034	388-02-0215	NEW	00-18-059	388-02-0385	NEW-P	00-10-034
388-02-0050	NEW	00-18-059	388-02-0220	NEW-P	00-10-034	388-02-0385	NEW	00-18-059
388-02-0055	NEW-P	00-10-034	388-02-0220	NEW	00-18-059	388-02-0390	NEW-P	00-10-034
388-02-0055	NEW	00-18-059	388-02-0225	NEW-P	00-10-034	388-02-0390	NEW	00-18-059
388-02-0060	NEW-P	00-10-034	388-02-0225	NEW	00-18-059	388-02-0395	NEW-P	00-10-034
388-02-0060	NEW	00-18-059	388-02-0230	NEW-P	00-10-034	388-02-0395	NEW	00-18-059
388-02-0065	NEW-P	00-10-034	388-02-0230	NEW	00-18-059	388-02-0400	NEW-P	00-10-034
388-02-0065	NEW	00-18-059	388-02-0235	NEW-P	00-10-034	388-02-0400	NEW	00-18-059
388-02-0070	NEW-P	00-10-034	388-02-0235	NEW	00-18-059	388-02-0405	NEW-P	00-10-034
388-02-0070	NEW	00-18-059	388-02-0240	NEW-P	00-10-034	388-02-0405	NEW	00-18-059

TABLE

Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388-02-0410	NEW-P	00-10-034	388-02-0575	NEW	00-18-059	388-08-425	REP-P	00-10-094
388-02-0410	NEW	00-18-059	388-02-0580	NEW-P	00-10-034	388-08-425	REP	00-18-058
388-02-0415	NEW-P	00-10-034	388-02-0580	NEW	00-18-059	388-08-428	REP-P	00-10-094
388-02-0415	NEW	00-18-059	388-02-0585	NEW-P	00-10-034	388-08-428	REP	00-18-058
388-02-0420	NEW-P	00-10-034	388-02-0585	NEW	00-18-059	388-08-431	REP-P	00-10-094
388-02-0420	NEW	00-18-059	388-02-0590	NEW-P	00-10-034	388-08-431	REP	00-18-058
388-02-0425	NEW-P	00-10-034	388-02-0590	NEW	00-18-059	388-08-434	REP-P	00-10-094
388-02-0425	NEW	00-18-059	388-02-0595	NEW-P	00-10-034	388-08-434	REP	00-18-058
388-02-0430	NEW-P	00-10-034	388-02-0595	NEW	00-18-059	388-08-437	REP-P	00-10-094
388-02-0430	NEW	00-18-059	388-02-0600	NEW-P	00-10-034	388-08-437	REP	00-18-058
388-02-0435	NEW-P	00-10-034	388-02-0600	NEW	00-18-059	388-08-440	REP-P	00-10-094
388-02-0435	NEW	00-18-059	388-02-0605	NEW-P	00-10-034	388-08-440	REP	00-18-058
388-02-0440	NEW-P	00-10-034	388-02-0605	NEW	00-18-059	388-08-446	REP-P	00-10-094
388-02-0440	NEW	00-18-059	388-02-0610	NEW-P	00-10-034	388-08-446	REP	00-18-058
388-02-0445	NEW-P	00-10-034	388-02-0610	NEW	00-18-059	388-08-449	REP-P	00-10-094
388-02-0445	NEW	00-18-059	388-02-0615	NEW-P	00-10-034	388-08-449	REP	00-18-058
388-02-0450	NEW-P	00-10-034	388-02-0615	NEW	00-18-059	388-08-452	REP-P	00-10-094
388-02-0450	NEW	00-18-059	388-02-0620	NEW-P	00-10-034	388-08-452	REP	00-18-058
388-02-0455	NEW-P	00-10-034	388-02-0620	NEW	00-18-059	388-08-461	REP-P	00-10-094
388-02-0455	NEW	00-18-059	388-02-0625	NEW-P	00-10-034	388-08-461	REP	00-18-058
388-02-0460	NEW-P	00-10-034	388-02-0625	NEW	00-18-059	388-08-462	REP-P	00-10-094
388-02-0460	NEW	00-18-059	388-02-0630	NEW-P	00-10-034	388-08-462	REP	00-18-058
388-02-0465	NEW-P	00-10-034	388-02-0630	NEW	00-18-059	388-08-464	REP-P	00-10-094
388-02-0465	NEW	00-18-059	388-02-0635	NEW-P	00-10-034	388-08-464	REP	00-18-058
388-02-0470	NEW-P	00-10-034	388-02-0635	NEW	00-18-059	388-08-466	REP-P	00-10-094
388-02-0470	NEW	00-18-059	388-02-0640	NEW-P	00-10-034	388-08-466	REP	00-18-058
388-02-0475	NEW-P	00-10-034	388-02-0640	NEW	00-18-059	388-08-470	REP-P	00-10-094
388-02-0475	NEW	00-18-059	388-02-0645	NEW-P	00-10-034	388-08-470	REP	00-18-058
388-02-0480	NEW-P	00-10-034	388-02-0645	NEW	00-18-059	388-08-515	REP-P	00-10-094
388-02-0480	NEW	00-18-059	388-02-0650	NEW-P	00-10-034	388-08-515	REP	00-18-058
388-02-0485	NEW-P	00-10-034	388-02-0650	NEW	00-18-059	388-08-525	REP-P	00-10-094
388-02-0485	NEW	00-18-059	388-03-010	NEW	00-06-014	388-08-525	REP	00-18-058
388-02-0490	NEW-P	00-10-034	388-03-020	NEW	00-06-014	388-08-535	REP-P	00-10-094
388-02-0490	NEW	00-18-059	388-03-030	NEW	00-06-014	388-08-535	REP	00-18-058
388-02-0495	NEW-P	00-10-034	388-03-050	NEW	00-06-014	388-08-545	REP-P	00-10-094
388-02-0495	NEW	00-18-059	388-03-060	NEW	00-06-014	388-08-545	REP	00-18-058
388-02-0500	NEW-P	00-10-034	388-03-110	NEW	00-06-014	388-08-555	REP-P	00-10-094
388-02-0500	NEW	00-18-059	388-03-112	NEW	00-06-014	388-08-555	REP	00-18-058
388-02-0505	NEW-P	00-10-034	388-03-114	NEW	00-06-014	388-08-565	REP-P	00-10-094
388-02-0505	NEW	00-18-059	388-03-115	NEW	00-06-014	388-08-565	REP	00-18-058
388-02-0510	NEW-P	00-10-034	388-03-116	NEW	00-06-014	388-08-575	REP-P	00-10-094
388-02-0510	NEW	00-18-059	388-03-117	NEW	00-06-014	388-08-575	REP	00-18-058
388-02-0515	NEW-P	00-10-034	388-03-118	NEW	00-06-014	388-08-585	REP-P	00-10-094
388-02-0515	NEW	00-18-059	388-03-120	NEW	00-06-014	388-08-585	REP	00-18-058
388-02-0520	NEW-P	00-10-034	388-03-122	NEW	00-06-014	388-11-011	PREP	00-06-039
388-02-0520	NEW	00-18-059	388-03-123	NEW	00-06-014	388-11-011	AMD-P	00-10-096
388-02-0525	NEW-P	00-10-034	388-03-124	NEW	00-06-014	388-11-011	AMD	00-15-016
388-02-0525	NEW	00-18-059	388-03-125	NEW	00-06-014	388-11-011	REP-P	00-16-114
388-02-0530	NEW-P	00-10-034	388-03-126	NEW	00-06-014	388-11-011	AMD	00-20-022
388-02-0530	NEW	00-18-059	388-03-130	NEW	00-06-014	388-11-011	REP-S	00-21-113
388-02-0535	NEW-P	00-10-034	388-03-132	NEW	00-06-014	388-11-015	PREP	00-06-039
388-02-0535	NEW	00-18-059	388-03-133	NEW	00-06-014	388-11-015	REP-P	00-16-114
388-02-0540	NEW-P	00-10-034	388-03-135	NEW	00-06-014	388-11-015	REP-S	00-21-113
388-02-0540	NEW	00-18-059	388-03-138	NEW	00-06-014	388-11-045	PREP	00-06-039
388-02-0545	NEW-P	00-10-034	388-03-140	NEW	00-06-014	388-11-045	REP-P	00-16-114
388-02-0545	NEW	00-18-059	388-03-150	NEW	00-06-014	388-11-045	REP-S	00-21-113
388-02-0550	NEW-P	00-10-034	388-03-152	NEW	00-06-014	388-11-048	PREP	00-06-039
388-02-0550	NEW	00-18-059	388-03-154	NEW	00-06-014	388-11-048	REP-P	00-16-114
388-02-0555	NEW-P	00-10-034	388-03-156	NEW	00-06-014	388-11-048	REP-S	00-21-113
388-02-0555	NEW	00-18-059	388-03-170	NEW	00-06-014	388-11-065	PREP	00-06-039
388-02-0560	NEW-P	00-10-034	388-03-172	NEW	00-06-014	388-11-065	REP-P	00-16-114
388-02-0560	NEW	00-18-059	388-03-174	NEW	00-06-014	388-11-065	REP-S	00-21-113
388-02-0565	NEW-P	00-10-034	388-03-176	NEW	00-06-014	388-11-067	PREP	00-06-039
388-02-0565	NEW	00-18-059	388-08-410	REP-P	00-10-094	388-11-067	REP-P	00-16-114
388-02-0570	NEW-P	00-10-034	388-08-410	REP	00-18-058	388-11-067	REP-S	00-21-113
388-02-0570	NEW	00-18-059	388-08-413	REP-P	00-10-094	388-11-100	PREP	00-06-039
388-02-0575	NEW-P	00-10-034	388-08-413	REP	00-18-058	388-11-100	AMD-P	00-10-096

Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388-11-100	AMD	00-15-016	388-11-305	AMD-P	00-10-096	388-13-085	REP-P	00-16-114
388-11-100	REP-P	00-16-114	388-11-305	AMD	00-15-016	388-13-085	REP-S	00-21-113
388-11-100	AMD	00-20-022	388-11-305	REP-P	00-16-114	388-13-090	REP-P	00-16-114
388-11-100	REP-S	00-21-113	388-11-305	AMD	00-20-022	388-13-090	REP-S	00-21-113
388-11-120	PREP	00-06-039	388-11-305	REP-S	00-21-113	388-13-100	REP-P	00-16-114
388-11-120	AMD-P	00-10-096	388-11-310	PREP	00-06-039	388-13-100	REP-S	00-21-113
388-11-120	AMD	00-15-016	388-11-310	AMD-P	00-10-096	388-13-110	REP-P	00-16-114
388-11-120	REP-P	00-16-114	388-11-310	AMD	00-15-016	388-13-110	REP-S	00-21-113
388-11-120	AMD	00-20-022	388-11-310	REP-P	00-16-114	388-13-120	REP-P	00-16-114
388-11-120	REP-S	00-21-113	388-11-310	AMD	00-20-022	388-13-120	REP-S	00-21-113
388-11-135	PREP	00-06-039	388-11-310	REP-S	00-21-113	388-14-010	PREP	00-06-039
388-11-135	REP-P	00-16-114	388-11-315	PREP	00-06-039	388-14-010	REP-P	00-16-114
388-11-135	REP-S	00-21-113	388-11-315	REP-P	00-06-068	388-14-010	REP-S	00-21-113
388-11-140	PREP	00-06-039	388-11-315	REP	00-09-076	388-14-020	PREP	00-06-039
388-11-140	REP-P	00-16-114	388-11-320	PREP	00-06-039	388-14-020	REP-P	00-16-114
388-11-140	REP-S	00-21-113	388-11-320	REP-P	00-16-114	388-14-020	REP-S	00-21-113
388-11-143	REP-P	00-16-114	388-11-320	REP-S	00-21-113	388-14-030	PREP	00-06-039
388-11-143	REP-S	00-21-113	388-11-325	PREP	00-06-039	388-14-030	REP-P	00-16-114
388-11-145	PREP	00-06-039	388-11-325	REP-P	00-16-114	388-14-030	REP-S	00-21-113
388-11-145	REP-P	00-16-114	388-11-325	REP-S	00-21-113	388-14-035	PREP	00-06-039
388-11-145	REP-S	00-21-113	388-11-330	PREP	00-06-039	388-14-035	REP-P	00-16-114
388-11-150	PREP	00-06-039	388-11-330	REP-P	00-16-114	388-14-035	REP-S	00-21-113
388-11-150	AMD-P	00-10-096	388-11-330	REP-S	00-21-113	388-14-040	PREP	00-06-039
388-11-150	AMD	00-15-016	388-11-335	PREP	00-06-039	388-14-040	REP-P	00-16-114
388-11-150	REP-P	00-16-114	388-11-335	REP-P	00-16-114	388-14-040	REP-S	00-21-113
388-11-150	AMD	00-20-022	388-11-335	REP-S	00-21-113	388-14-045	PREP	00-06-039
388-11-150	REP-S	00-21-113	388-11-340	PREP	00-06-039	388-14-045	REP-P	00-16-114
388-11-155	PREP	00-06-039	388-11-340	REP-P	00-16-114	388-14-045	REP-S	00-21-113
388-11-155	REP-P	00-16-114	388-11-340	REP-S	00-21-113	388-14-050	PREP	00-06-039
388-11-155	REP-S	00-21-113	388-11-400	PREP	00-06-039	388-14-050	REP-P	00-16-114
388-11-170	PREP	00-06-039	388-11-400	REP-P	00-10-096	388-14-050	REP-S	00-21-113
388-11-170	REP-P	00-16-114	388-11-400	REP	00-15-016	388-14-100	PREP	00-06-039
388-11-170	REP-S	00-21-113	388-11-400	REP	00-20-022	388-14-100	REP-P	00-16-114
388-11-180	PREP	00-06-039	388-11-410	PREP	00-06-039	388-14-100	REP-S	00-21-113
388-11-180	REP-P	00-16-114	388-11-410	REP-P	00-10-096	388-14-200	PREP	00-06-039
388-11-180	REP-S	00-21-113	388-11-410	REP	00-15-016	388-14-200	REP-P	00-16-114
388-11-205	PREP	00-06-039	388-11-415	PREP	00-06-039	388-14-200	REP-S	00-21-113
388-11-205	REP-P	00-16-114	388-11-415	REP-P	00-10-096	388-14-201	PREP	00-06-039
388-11-205	REP-S	00-21-113	388-11-415	REP	00-15-016	388-14-201	REP-P	00-16-114
388-11-210	PREP	00-06-039	388-11-415	REP	00-20-022	388-14-201	REP-S	00-21-113
388-11-210	REP-P	00-16-114	388-11-420	PREP	00-06-039	388-14-202	PREP	00-06-039
388-11-210	REP-S	00-21-113	388-11-420	REP-P	00-10-096	388-14-202	REP-P	00-16-114
388-11-215	PREP	00-06-039	388-11-420	REP	00-15-016	388-14-202	REP-S	00-21-113
388-11-215	REP-P	00-16-114	388-11-420	REP	00-20-022	388-14-203	PREP	00-06-039
388-11-215	REP-S	00-21-113	388-11-425	PREP	00-06-039	388-14-203	REP-P	00-16-114
388-11-220	PREP	00-06-039	388-11-425	REP-P	00-10-096	388-14-203	REP-S	00-21-113
388-11-220	REP-P	00-16-114	388-11-425	REP	00-15-016	388-14-205	PREP	00-06-039
388-11-220	REP-S	00-21-113	388-11-425	REP	00-20-022	388-14-205	REP-P	00-16-114
388-11-280	PREP	00-06-039	388-11-430	PREP	00-06-039	388-14-205	REP-S	00-21-113
388-11-280	REP-P	00-16-114	388-11-430	REP-P	00-10-096	388-14-210	PREP	00-06-039
388-11-280	REP-S	00-21-113	388-11-430	REP	00-15-016	388-14-210	REP-P	00-16-114
388-11-285	PREP	00-06-039	388-11-430	REP	00-20-022	388-14-210	REP-S	00-21-113
388-11-285	REP-P	00-10-096	388-13	PREP	00-06-039	388-14-220	PREP	00-06-039
388-11-285	REP	00-15-016	388-13-010	REP-P	00-16-114	388-14-220	REP-P	00-16-114
388-11-285	REP	00-20-022	388-13-010	REP-S	00-21-113	388-14-220	REP-S	00-21-113
388-11-290	PREP	00-06-039	388-13-020	REP-P	00-16-114	388-14-250	PREP	00-06-039
388-11-290	REP-P	00-10-096	388-13-020	REP-S	00-21-113	388-14-250	REP-P	00-16-114
388-11-290	REP	00-15-016	388-13-030	REP-P	00-16-114	388-14-250	REP-S	00-21-113
388-11-290	REP	00-20-022	388-13-030	REP-S	00-21-113	388-14-260	PREP	00-06-039
388-11-295	PREP	00-06-039	388-13-040	REP-P	00-16-114	388-14-260	REP-P	00-16-114
388-11-295	REP-P	00-10-096	388-13-040	REP-S	00-21-113	388-14-260	REP-S	00-21-113
388-11-295	REP	00-15-016	388-13-050	REP-P	00-16-114	388-14-270	PREP	00-06-039
388-11-295	REP	00-20-022	388-13-050	REP-S	00-21-113	388-14-270	REP-P	00-16-114
388-11-300	PREP	00-06-039	388-13-060	REP-P	00-16-114	388-14-270	REP-S	00-21-113
388-11-300	REP-P	00-16-114	388-13-060	REP-S	00-21-113	388-14-271	PREP	00-06-039
388-11-300	REP-S	00-21-113	388-13-070	REP-P	00-16-114	388-14-271	REP-P	00-16-114
388-11-305	PREP	00-06-039	388-13-070	REP-S	00-21-113	388-14-271	REP-S	00-21-113

Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388- 14-272	PREP	00-06-039	388- 14-423	REP-P	00-16-114	388- 14A-1020	NEW-P	00-16-114
388- 14-272	REP-P	00-16-114	388- 14-423	REP-S	00-21-113	388- 14A-1020	NEW-S	00-21-113
388- 14-272	REP-S	00-21-113	388- 14-424	PREP	00-06-039	388- 14A-1025	NEW-P	00-16-114
388- 14-273	PREP	00-06-039	388- 14-424	REP-P	00-16-114	388- 14A-1025	NEW-S	00-21-113
388- 14-273	REP-P	00-16-114	388- 14-424	REP-S	00-21-113	388- 14A-1030	NEW-P	00-16-114
388- 14-273	REP-S	00-21-113	388- 14-427	PREP	00-06-039	388- 14A-1030	NEW-S	00-21-113
388- 14-274	PREP	00-06-039	388- 14-427	REP-P	00-16-114	388- 14A-1035	NEW-P	00-16-114
388- 14-274	REP-P	00-16-114	388- 14-427	REP-S	00-21-113	388- 14A-1035	NEW-S	00-21-113
388- 14-274	REP-S	00-21-113	388- 14-435	PREP	00-06-039	388- 14A-1036	NEW-S	00-21-113
388- 14-276	PREP	00-06-039	388- 14-435	REP-P	00-16-114	388- 14A-1040	NEW-P	00-16-114
388- 14-276	REP-P	00-16-114	388- 14-435	REP-S	00-21-113	388- 14A-1040	NEW-S	00-21-113
388- 14-276	REP-S	00-21-113	388- 14-440	PREP	00-06-039	388- 14A-1045	NEW-P	00-16-114
388- 14-300	PREP	00-06-039	388- 14-440	REP-P	00-16-114	388- 14A-1045	NEW-S	00-21-113
388- 14-300	REP-P	00-16-114	388- 14-440	REP-S	00-21-113	388- 14A-1050	NEW-P	00-16-114
388- 14-300	REP-S	00-21-113	388- 14-445	PREP	00-06-039	388- 14A-1050	NEW-S	00-21-113
388- 14-310	PREP	00-06-039	388- 14-445	REP-P	00-10-096	388- 14A-1055	NEW-P	00-16-114
388- 14-310	REP-P	00-16-114	388- 14-445	REP	00-15-016	388- 14A-1055	NEW-S	00-21-113
388- 14-310	REP-S	00-21-113	388- 14-445	REP	00-20-022	388- 14A-1060	NEW-P	00-16-114
388- 14-350	PREP	00-06-039	388- 14-450	PREP	00-06-039	388- 14A-1060	NEW-S	00-21-113
388- 14-350	REP-P	00-16-114	388- 14-450	REP-P	00-16-114	388- 14A-2000	NEW-P	00-16-114
388- 14-350	REP-S	00-21-113	388- 14-450	REP-S	00-21-113	388- 14A-2000	NEW-S	00-21-113
388- 14-360	PREP	00-06-039	388- 14-460	PREP	00-06-039	388- 14A-2005	NEW-P	00-16-114
388- 14-360	REP-P	00-16-114	388- 14-460	REP-P	00-16-114	388- 14A-2005	NEW-S	00-21-113
388- 14-360	REP-S	00-21-113	388- 14-460	REP-S	00-21-113	388- 14A-2010	NEW-P	00-16-114
388- 14-365	PREP	00-06-039	388- 14-460	PREP	00-06-039	388- 14A-2010	NEW-S	00-21-113
388- 14-365	REP-P	00-16-114	388- 14-480	REP-P	00-16-114	388- 14A-2015	NEW-P	00-16-114
388- 14-365	REP-S	00-21-113	388- 14-480	REP-S	00-21-113	388- 14A-2015	NEW-S	00-21-113
388- 14-370	PREP	00-06-039	388- 14-480	PREP	00-06-039	388- 14A-2020	NEW-P	00-16-114
388- 14-370	REP-P	00-16-114	388- 14-490	REP-P	00-16-114	388- 14A-2020	NEW-S	00-21-113
388- 14-370	REP-S	00-21-113	388- 14-490	REP-S	00-21-113	388- 14A-2025	NEW-P	00-16-114
388- 14-376	PREP	00-06-039	388- 14-495	PREP	00-06-039	388- 14A-2025	NEW-S	00-21-113
388- 14-376	REP-P	00-16-114	388- 14-495	REP-P	00-16-114	388- 14A-2030	NEW-P	00-16-114
388- 14-376	REP-S	00-21-113	388- 14-495	REP-S	00-21-113	388- 14A-2030	NEW-S	00-21-113
388- 14-385	PREP	00-06-039	388- 14-496	REP-P	00-16-114	388- 14A-2035	NEW-P	00-16-114
388- 14-385	REP-P	00-16-114	388- 14-496	REP-S	00-21-113	388- 14A-2035	NEW-S	00-21-113
388- 14-385	REP-S	00-21-113	388- 14-500	PREP	00-06-039	388- 14A-2036	NEW-P	00-16-114
388- 14-386	PREP	00-06-039	388- 14-500	REP-P	00-16-114	388- 14A-2036	NEW-S	00-21-113
388- 14-386	REP-P	00-16-114	388- 14-500	REP-S	00-21-113	388- 14A-2037	NEW-P	00-16-114
388- 14-386	REP-S	00-21-113	388- 14-510	PREP	00-06-039	388- 14A-2037	NEW-S	00-21-113
388- 14-387	PREP	00-06-039	388- 14-510	REP-P	00-16-114	388- 14A-2038	NEW-P	00-16-114
388- 14-387	REP-P	00-16-114	388- 14-510	REP-S	00-21-113	388- 14A-2038	NEW-S	00-21-113
388- 14-387	REP-S	00-21-113	388- 14-520	PREP	00-06-039	388- 14A-2040	NEW-P	00-16-114
388- 14-388	PREP	00-06-039	388- 14-520	REP-P	00-16-114	388- 14A-2040	NEW-S	00-21-113
388- 14-388	REP-P	00-16-114	388- 14-520	REP-S	00-21-113	388- 14A-2041	NEW-P	00-16-114
388- 14-388	REP-S	00-21-113	388- 14-530	PREP	00-06-039	388- 14A-2041	NEW-S	00-21-113
388- 14-390	PREP	00-06-039	388- 14-530	REP-P	00-16-114	388- 14A-2045	NEW-P	00-16-114
388- 14-390	REP-P	00-16-114	388- 14-530	REP-S	00-21-113	388- 14A-2045	NEW-S	00-21-113
388- 14-390	REP-S	00-21-113	388- 14-540	PREP	00-06-039	388- 14A-2050	NEW-P	00-16-114
388- 14-395	PREP	00-06-039	388- 14-540	REP-P	00-16-114	388- 14A-2050	NEW-S	00-21-113
388- 14-395	REP-P	00-16-114	388- 14-540	REP-S	00-21-113	388- 14A-2060	NEW-P	00-16-114
388- 14-395	REP-S	00-21-113	388- 14-550	PREP	00-06-039	388- 14A-2060	NEW-S	00-21-113
388- 14-410	PREP	00-06-039	388- 14-550	REP-P	00-16-114	388- 14A-2065	NEW-P	00-16-114
388- 14-410	REP-P	00-16-114	388- 14-550	REP-S	00-21-113	388- 14A-2065	NEW-S	00-21-113
388- 14-410	REP-S	00-21-113	388- 14-560	PREP	00-06-039	388- 14A-2070	NEW-P	00-16-114
388- 14-415	PREP	00-06-039	388- 14-560	REP-P	00-16-114	388- 14A-2070	NEW-S	00-21-113
388- 14-415	REP-P	00-16-114	388- 14-560	REP-S	00-21-113	388- 14A-2075	NEW-P	00-16-114
388- 14-415	REP-S	00-21-113	388- 14-570	PREP	00-06-039	388- 14A-2075	NEW-S	00-21-113
388- 14-420	PREP	00-06-039	388- 14-570	REP-P	00-16-114	388- 14A-2080	NEW-P	00-16-114
388- 14-420	REP-P	00-16-114	388- 14-570	REP-S	00-21-113	388- 14A-2080	NEW-S	00-21-113
388- 14-420	REP-S	00-21-113	388- 14A-1000	NEW-P	00-16-114	388- 14A-2085	NEW-P	00-16-114
388- 14-421	PREP	00-06-039	388- 14A-1000	NEW-S	00-21-113	388- 14A-2085	NEW-S	00-21-113
388- 14-421	REP-P	00-16-114	388- 14A-1005	NEW-P	00-16-114	388- 14A-2090	NEW-P	00-16-114
388- 14-421	REP-S	00-21-113	388- 14A-1005	NEW-S	00-21-113	388- 14A-2090	NEW-S	00-21-113
388- 14-422	PREP	00-06-039	388- 14A-1010	NEW-P	00-16-114	388- 14A-2095	NEW-P	00-16-114
388- 14-422	REP-P	00-16-114	388- 14A-1010	NEW-S	00-21-113	388- 14A-2095	NEW-S	00-21-113
388- 14-422	REP-S	00-21-113	388- 14A-1015	NEW-P	00-16-114	388- 14A-2097	NEW-P	00-16-114
388- 14-423	PREP	00-06-039	388- 14A-1015	NEW-S	00-21-113	388- 14A-2097	NEW-S	00-21-113



Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388- 14A-5530	NEW-S	00-21-113	388- 15-093	NEW-P	00-17-188	388- 15-630	REP	00-04-056
388- 14A-5535	NEW-P	00-16-114	388- 15-097	NEW-P	00-17-188	388- 15-650	PREP	00-08-049
388- 14A-5535	NEW-S	00-21-113	388- 15-101	NEW-P	00-17-188	388- 15-651	PREP	00-08-049
388- 14A-5540	NEW-P	00-16-114	388- 15-105	NEW-P	00-17-188	388- 15-652	PREP	00-08-049
388- 14A-5540	NEW-S	00-21-113	388- 15-109	NEW-P	00-17-188	388- 15-653	PREP	00-08-049
388- 14A-6000	NEW-P	00-16-114	388- 15-113	NEW-P	00-17-188	388- 15-654	PREP	00-08-049
388- 14A-6000	NEW-S	00-21-113	388- 15-117	NEW-P	00-17-188	388- 15-655	PREP	00-08-049
388- 14A-6100	NEW-P	00-16-114	388- 15-120	REP	00-03-029	388- 15-656	PREP	00-08-049
388- 14A-6100	NEW-S	00-21-113	388- 15-121	NEW-P	00-17-188	388- 15-657	PREP	00-08-049
388- 14A-6200	NEW-P	00-16-114	388- 15-125	NEW-P	00-17-188	388- 15-658	PREP	00-08-049
388- 14A-6200	NEW-S	00-21-113	388- 15-129	NEW-P	00-17-188	388- 15-659	PREP	00-08-049
388- 14A-6300	NEW-P	00-16-114	388- 15-130	REP-P	00-17-188	388- 15-660	PREP	00-08-049
388- 14A-6300	NEW-S	00-21-113	388- 15-131	REP-P	00-17-188	388- 15-661	PREP	00-08-049
388- 14A-6400	NEW-P	00-16-114	388- 15-132	REP-P	00-17-188	388- 15-662	PREP	00-08-049
388- 14A-6400	NEW-S	00-21-113	388- 15-133	NEW-P	00-17-188	388- 15-690	REP	00-04-056
388- 14A-6405	NEW-P	00-16-114	388- 15-134	REP-P	00-17-188	388- 15-695	REP	00-04-056
388- 14A-6405	NEW-S	00-21-113	388- 15-135	NEW-P	00-17-188	388- 15-700	REP	00-04-056
388- 14A-6410	NEW-P	00-16-114	388- 15-141	NEW-P	00-17-188	388- 15-705	REP	00-04-056
388- 14A-6410	NEW-S	00-21-113	388- 15-145	REP	00-04-056	388- 15-710	REP	00-04-056
388- 14A-6415	NEW-P	00-16-114	388- 15-150	REP-P	00-17-189	388- 15-715	REP	00-04-056
388- 14A-6415	NEW-S	00-21-113	388- 15-160	REP-P	00-17-189	388- 15-810	REP	00-04-056
388- 14A-6500	NEW-P	00-16-114	388- 15-194	PREP	00-11-092	388- 15-830	REP	00-04-056
388- 14A-6500	NEW-S	00-21-113	388- 15-196	REP	00-03-043	388- 15-880	REP	00-04-056
388- 14A-7100	NEW-P	00-16-114	388- 15-19600	REP	00-03-043	388- 15-890	REP	00-04-056
388- 14A-7100	NEW-S	00-21-113	388- 15-19610	REP	00-03-043	388- 15-895	REP	00-04-056
388- 14A-7200	NEW-P	00-16-114	388- 15-19620	REP	00-03-043	388- 17-010	REP	00-04-056
388- 14A-7200	NEW-S	00-21-113	388- 15-19630	REP	00-03-043	388- 17-020	REP	00-04-056
388- 14A-8100	NEW-P	00-16-114	388- 15-19640	REP	00-03-043	388- 17-100	REP	00-04-056
388- 14A-8100	NEW-S	00-21-113	388- 15-19650	REP	00-03-043	388- 17-120	REP	00-04-056
388- 14A-8105	NEW-P	00-16-114	388- 15-19660	REP	00-03-043	388- 17-160	REP	00-04-056
388- 14A-8105	NEW-S	00-21-113	388- 15-19670	REP	00-03-043	388- 17-180	REP	00-04-056
388- 14A-8110	NEW-P	00-16-114	388- 15-19680	REP	00-03-043	388- 17-500	REP	00-04-056
388- 14A-8110	NEW-S	00-21-113	388- 15-198	REP	00-03-043	388- 17-510	REP	00-04-056
388- 14A-8120	NEW-P	00-16-114	388- 15-200	REP	00-04-056	388- 18-010	REP-XR	00-11-061
388- 14A-8120	NEW-S	00-21-113	388- 15-201	REP	00-04-056	388- 18-010	REP	00-17-098
388- 14A-8200	NEW-P	00-16-114	388- 15-202	PREP	00-11-092	388- 18-020	REP-XR	00-11-061
388- 14A-8200	NEW-S	00-21-113	388- 15-203	PREP	00-11-092	388- 18-020	REP	00-17-098
388- 14A-8300	NEW-P	00-16-114	388- 15-204	PREP	00-11-092	388- 18-030	REP-XR	00-11-061
388- 14A-8300	NEW-S	00-21-113	388- 15-205	PREP	00-11-092	388- 18-030	REP	00-17-098
388- 14A-8400	NEW-P	00-16-114	388- 15-206	REP	00-04-056	388- 18-040	REP-XR	00-11-061
388- 14A-8400	NEW-S	00-21-113	388- 15-207	REP	00-04-056	388- 18-040	REP	00-17-098
388- 14A-8500	NEW-P	00-16-114	388- 15-209	REP	00-04-056	388- 18-050	REP-XR	00-11-061
388- 14A-8500	NEW-S	00-21-113	388- 15-214	REP	00-04-056	388- 18-050	REP	00-17-098
388- 15	AMD-P	00-17-188	388- 15-215	REP	00-04-056	388- 18-060	REP-XR	00-11-061
388- 15-001	NEW-P	00-17-188	388- 15-219	REP	00-04-056	388- 18-060	REP	00-17-098
388- 15-005	NEW-P	00-17-188	388- 15-220	REP-P	00-17-189	388- 18-070	REP-XR	00-11-061
388- 15-009	NEW-P	00-17-188	388- 15-222	REP	00-04-056	388- 18-070	REP	00-17-098
388- 15-013	NEW-P	00-17-188	388- 15-360	REP-P	00-16-087	388- 18-080	REP-XR	00-11-061
388- 15-017	NEW-P	00-17-188	388- 15-360	REP-S	00-19-073	388- 18-080	REP	00-17-098
388- 15-021	NEW-P	00-17-188	388- 15-360	REP	00-22-085	388- 18-090	REP-XR	00-11-061
388- 15-025	NEW-P	00-17-188	388- 15-548	REP	00-04-056	388- 18-090	REP	00-17-098
388- 15-029	NEW-P	00-17-188	388- 15-551	REP	00-04-056	388- 18-100	REP-XR	00-11-061
388- 15-033	NEW-P	00-17-188	388- 15-552	REP	00-04-056	388- 18-100	REP	00-17-098
388- 15-037	NEW-P	00-17-188	388- 15-553	REP	00-04-056	388- 18-110	REP-XR	00-11-061
388- 15-041	NEW-P	00-17-188	388- 15-554	REP	00-04-056	388- 18-110	REP	00-17-098
388- 15-045	NEW-P	00-17-188	388- 15-555	REP	00-04-056	388- 18-120	REP-XR	00-11-061
388- 15-049	NEW-P	00-17-188	388- 15-560	REP	00-04-056	388- 18-120	REP	00-17-098
388- 15-053	NEW-P	00-17-188	388- 15-562	REP	00-04-056	388- 18-130	REP-XR	00-11-061
388- 15-057	NEW-P	00-17-188	388- 15-563	REP	00-04-056	388- 18-130	REP	00-17-098
388- 15-061	NEW-P	00-17-188	388- 15-564	REP	00-04-056	388- 24-2070	REP	00-03-012
388- 15-065	NEW-P	00-17-188	388- 15-566	REP	00-04-056	388- 24-2100	REP	00-03-012
388- 15-069	NEW-P	00-17-188	388- 15-568	REP	00-04-056	388- 24-2150	REP	00-03-012
388- 15-073	NEW-P	00-17-188	388- 15-570	REP-P	00-17-189	388- 24-2200	REP	00-03-012
388- 15-077	NEW-P	00-17-188	388- 15-600	REP	00-04-056	388- 24-2250	REP	00-03-012
388- 15-081	NEW-P	00-17-188	388- 15-610	REP-P	00-10-033	388- 24-2350	REP	00-03-012
388- 15-085	NEW-P	00-17-188	388- 15-610	REP	00-13-077	388- 24-2430	REP	00-03-012
388- 15-089	NEW-P	00-17-188	388- 15-620	REP	00-04-056	388- 25-0005	NEW-P	00-17-189

Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388-25-0010	NEW-P	00-17-189	388-25-0350	NEW-P	00-17-189	388-27-0230	NEW-P	00-17-189
388-25-0015	NEW-P	00-17-189	388-25-0355	NEW-P	00-17-189	388-27-0235	NEW-P	00-17-189
388-25-0020	NEW-P	00-17-189	388-25-0360	NEW-P	00-17-189	388-27-0240	NEW-P	00-17-189
388-25-0025	NEW-P	00-17-189	388-25-0365	NEW-P	00-17-189	388-27-0245	NEW-P	00-17-189
388-25-0030	NEW-P	00-17-189	388-25-0370	NEW-P	00-17-189	388-27-0250	NEW-P	00-17-189
388-25-0035	NEW-P	00-17-189	388-25-0375	NEW-P	00-17-189	388-27-0255	NEW-P	00-17-189
388-25-0040	NEW-P	00-17-189	388-25-0380	NEW-P	00-17-189	388-27-0260	NEW-P	00-17-189
388-25-0045	NEW-P	00-17-189	388-25-0385	NEW-P	00-17-189	388-27-0265	NEW-P	00-17-189
388-25-0050	NEW-P	00-17-189	388-25-0390	NEW-P	00-17-189	388-27-0270	NEW-P	00-17-189
388-25-0055	NEW-P	00-17-189	388-25-0395	NEW-P	00-17-189	388-27-0275	NEW-P	00-17-189
388-25-0060	NEW-P	00-17-189	388-25-0400	NEW-P	00-17-189	388-27-0280	NEW-P	00-17-189
388-25-0065	NEW-P	00-17-189	388-25-0405	NEW-P	00-17-189	388-27-0285	NEW-P	00-17-189
388-25-0070	NEW-P	00-17-189	388-25-0410	NEW-P	00-17-189	388-27-0290	NEW-P	00-17-189
388-25-0075	NEW-P	00-17-189	388-25-0415	NEW-P	00-17-189	388-27-0295	NEW-P	00-17-189
388-25-0080	NEW-P	00-17-189	388-25-0420	NEW-P	00-17-189	388-27-0300	NEW-P	00-17-189
388-25-0085	NEW-P	00-17-189	388-25-0425	NEW-P	00-17-189	388-27-0305	NEW-P	00-17-189
388-25-0090	NEW-P	00-17-189	388-25-0430	NEW-P	00-17-189	388-27-0310	NEW-P	00-17-189
388-25-0095	NEW-P	00-17-189	388-25-0435	NEW-P	00-17-189	388-27-0315	NEW-P	00-17-189
388-25-0100	NEW-P	00-17-189	388-25-0440	NEW-P	00-17-189	388-27-0320	NEW-P	00-17-189
388-25-0105	NEW-P	00-17-189	388-25-0445	NEW-P	00-17-189	388-27-0325	NEW-P	00-17-189
388-25-0110	NEW-P	00-17-189	388-25-0450	NEW-P	00-17-189	388-27-0330	NEW-P	00-17-189
388-25-0115	NEW-P	00-17-189	388-25-0455	NEW-P	00-17-189	388-27-0335	NEW-P	00-17-189
388-25-0120	NEW-P	00-17-189	388-25-0460	NEW-P	00-17-189	388-27-0340	NEW-P	00-17-189
388-25-0125	NEW-P	00-17-189	388-27-0005	NEW-P	00-17-189	388-27-0345	NEW-P	00-17-189
388-25-0130	NEW-P	00-17-189	388-27-0010	NEW-P	00-17-189	388-27-0350	NEW-P	00-17-189
388-25-0135	NEW-P	00-17-189	388-27-0015	NEW-P	00-17-189	388-27-0355	NEW-P	00-17-189
388-25-0140	NEW-P	00-17-189	388-27-0020	NEW-P	00-17-189	388-27-0360	NEW-P	00-17-189
388-25-0145	NEW-P	00-17-189	388-27-0025	NEW-P	00-17-189	388-27-0365	NEW-P	00-17-189
388-25-0150	NEW-P	00-17-189	388-27-0030	NEW-P	00-17-189	388-27-0370	NEW-P	00-17-189
388-25-0155	NEW-P	00-17-189	388-27-0035	NEW-P	00-17-189	388-27-0375	NEW-P	00-17-189
388-25-0160	NEW-P	00-17-189	388-27-0040	NEW-P	00-17-189	388-27-0380	NEW-P	00-17-189
388-25-0170	NEW-P	00-17-189	388-27-0045	NEW-P	00-17-189	388-27-0385	NEW-P	00-17-189
388-25-0175	NEW-P	00-17-189	388-27-0050	NEW-P	00-17-189	388-27-0390	NEW-P	00-17-189
388-25-0180	NEW-P	00-17-189	388-27-0055	NEW-P	00-17-189	388-31	PREP	00-09-034
388-25-0185	NEW-P	00-17-189	388-27-0060	NEW-P	00-17-189	388-31-010	REP-P	00-12-083
388-25-0190	NEW-P	00-17-189	388-27-0065	NEW-P	00-17-189	388-31-010	REP-W	01-01-131
388-25-0195	NEW-P	00-17-189	388-27-0070	NEW-P	00-17-189	388-31-015	REP-P	00-12-083
388-25-0200	NEW-P	00-17-189	388-27-0075	NEW-P	00-17-189	388-31-015	REP-W	01-01-131
388-25-0205	NEW-P	00-17-189	388-27-0080	NEW-P	00-17-189	388-31-020	REP-P	00-12-083
388-25-0210	NEW-P	00-17-189	388-27-0085	NEW-P	00-17-189	388-31-020	REP-W	01-01-131
388-25-0215	NEW-P	00-17-189	388-27-0090	NEW-P	00-17-189	388-31-025	REP-P	00-12-083
388-25-0220	NEW-P	00-17-189	388-27-0100	NEW-P	00-17-189	388-31-025	REP-W	01-01-131
388-25-0225	NEW-P	00-17-189	388-27-0105	NEW-P	00-17-189	388-31-030	REP-P	00-12-083
388-25-0230	NEW-P	00-17-189	388-27-0110	NEW-P	00-17-189	388-31-030	REP-W	01-01-131
388-25-0235	NEW-P	00-17-189	388-27-0115	NEW-P	00-17-189	388-31-035	REP-P	00-12-083
388-25-0240	NEW-P	00-17-189	388-27-0120	NEW-P	00-17-189	388-31-035	REP-W	01-01-131
388-25-0245	NEW-P	00-17-189	388-27-0125	NEW-P	00-17-189	388-32-0005	NEW-P	00-17-189
388-25-0250	NEW-P	00-17-189	388-27-0130	NEW-P	00-17-189	388-32-0010	NEW-P	00-17-189
388-25-0255	NEW-P	00-17-189	388-27-0135	NEW-P	00-17-189	388-32-0015	NEW-P	00-17-189
388-25-0260	NEW-P	00-17-189	388-27-0140	NEW-P	00-17-189	388-32-0020	NEW-P	00-17-189
388-25-0265	NEW-P	00-17-189	388-27-0145	NEW-P	00-17-189	388-32-0025	NEW-P	00-17-189
388-25-0270	NEW-P	00-17-189	388-27-0150	NEW-P	00-17-189	388-32-0030	NEW-P	00-17-189
388-25-0275	NEW-P	00-17-189	388-27-0155	NEW-P	00-17-189	388-39A-010	NEW-P	00-17-186
388-25-0280	NEW-P	00-17-189	388-27-0160	NEW-P	00-17-189	388-39A-030	NEW-P	00-17-186
388-25-0285	NEW-P	00-17-189	388-27-0165	NEW-P	00-17-189	388-39A-035	NEW-P	00-17-186
388-25-0290	NEW-P	00-17-189	388-27-0170	NEW-P	00-17-189	388-39A-040	NEW-P	00-17-186
388-25-0295	NEW-P	00-17-189	388-27-0175	NEW-P	00-17-189	388-39A-045	NEW-P	00-17-186
388-25-0300	NEW-P	00-17-189	388-27-0180	NEW-P	00-17-189	388-39A-050	NEW-P	00-17-186
388-25-0305	NEW-P	00-17-189	388-27-0185	NEW-P	00-17-189	388-39A-055	NEW-P	00-17-186
388-25-0310	NEW-P	00-17-189	388-27-0190	NEW-P	00-17-189	388-39A-060	NEW-P	00-17-186
388-25-0315	NEW-P	00-17-189	388-27-0195	NEW-P	00-17-189	388-41-001	REP-S	00-18-031
388-25-0320	NEW-P	00-17-189	388-27-0200	NEW-P	00-17-189	388-41-001	REP	00-23-014
388-25-0325	NEW-P	00-17-189	388-27-0205	NEW-P	00-17-189	388-41-003	REP-S	00-18-031
388-25-0330	NEW-P	00-17-189	388-27-0210	NEW-P	00-17-189	388-41-003	REP	00-23-014
388-25-0335	NEW-P	00-17-189	388-27-0215	NEW-P	00-17-189	388-41-010	REP-S	00-18-031
388-25-0340	NEW-P	00-17-189	388-27-0220	NEW-P	00-17-189	388-41-010	REP	00-23-014
388-25-0345	NEW-P	00-17-189	388-27-0225	NEW-P	00-17-189	388-41-020	REP-P	00-17-161

TABLE

Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388-41-020	REP	00-23-014	388-60-0235	NEW-C	00-23-066	388-60-0575	NEW-P	00-18-018
388-45-010	REP-P	00-17-003	388-60-0245	NEW-P	00-18-018	388-60-0575	NEW-C	00-23-066
388-45-010	REP	00-22-063	388-60-0245	NEW-C	00-23-066	388-60-0585	NEW-P	00-18-018
388-46-010	PREP	00-13-061	388-60-0255	NEW-P	00-18-018	388-60-0585	NEW-C	00-23-066
388-46-010	REP-P	00-17-045	388-60-0255	NEW-C	00-23-066	388-60-0595	NEW-P	00-18-018
388-46-100	PREP	00-13-061	388-60-0265	NEW-P	00-18-018	388-60-0595	NEW-C	00-23-066
388-46-100	REP-P	00-17-045	388-60-0265	NEW-C	00-23-066	388-60-0605	NEW-P	00-18-018
388-46-110	PREP	00-13-061	388-60-0275	NEW-P	00-18-018	388-60-0605	NEW-C	00-23-066
388-46-110	REP-P	00-17-045	388-60-0275	NEW-C	00-23-066	388-60-0615	NEW-P	00-18-018
388-46-120	PREP	00-13-061	388-60-0285	NEW-P	00-18-018	388-60-0615	NEW-C	00-23-066
388-46-120	REP-P	00-17-045	388-60-0285	NEW-C	00-23-066	388-60-0625	NEW-P	00-18-018
388-55-024	REP-P	00-16-087	388-60-0295	NEW-P	00-18-018	388-60-0625	NEW-C	00-23-066
388-55-024	REP-S	00-19-073	388-60-0295	NEW-C	00-23-066	388-60-0635	NEW-P	00-18-018
388-55-024	REP	00-22-085	388-60-0305	NEW-P	00-18-018	388-60-0635	NEW-C	00-23-066
388-55-027	REP-P	00-16-087	388-60-0305	NEW-C	00-23-066	388-60-0645	NEW-P	00-18-018
388-55-027	REP-S	00-19-073	388-60-0315	NEW-P	00-18-018	388-60-0645	NEW-C	00-23-066
388-55-027	REP	00-22-085	388-60-0315	NEW-C	00-23-066	388-60-0655	NEW-P	00-18-018
388-55-050	REP-P	00-16-087	388-60-0325	NEW-P	00-18-018	388-60-0655	NEW-C	00-23-066
388-55-050	REP-S	00-19-073	388-60-0325	NEW-C	00-23-066	388-60-0665	NEW-P	00-18-018
388-55-050	REP	00-22-085	388-60-0335	NEW-P	00-18-018	388-60-0665	NEW-C	00-23-066
388-60-0015	NEW-P	00-18-018	388-60-0335	NEW-C	00-23-066	388-60-0675	NEW-P	00-18-018
388-60-0015	NEW-C	00-23-066	388-60-0345	NEW-P	00-18-018	388-60-0675	NEW-C	00-23-066
388-60-0025	NEW-P	00-18-018	388-60-0345	NEW-C	00-23-066	388-60-0685	NEW-P	00-18-018
388-60-0025	NEW-C	00-23-066	388-60-0355	NEW-P	00-18-018	388-60-0685	NEW-C	00-23-066
388-60-0035	NEW-P	00-18-018	388-60-0355	NEW-C	00-23-066	388-60-0695	NEW-P	00-18-018
388-60-0035	NEW-C	00-23-066	388-60-0365	NEW-P	00-18-018	388-60-0695	NEW-C	00-23-066
388-60-0045	NEW-P	00-18-018	388-60-0365	NEW-C	00-23-066	388-60-0705	NEW-P	00-18-018
388-60-0045	NEW-C	00-23-066	388-60-0375	NEW-P	00-18-018	388-60-0705	NEW-C	00-23-066
388-60-005	REP-P	00-18-018	388-60-0375	NEW-C	00-23-066	388-60-0715	NEW-P	00-18-018
388-60-005	REP-C	00-23-066	388-60-0385	NEW-P	00-18-018	388-60-0715	NEW-C	00-23-066
388-60-0055	NEW-P	00-18-018	388-60-0385	NEW-C	00-23-066	388-60-0725	NEW-P	00-18-018
388-60-0055	NEW-C	00-23-066	388-60-0395	NEW-P	00-18-018	388-60-0725	NEW-C	00-23-066
388-60-0065	NEW-P	00-18-018	388-60-0395	NEW-C	00-23-066	388-60-0735	NEW-P	00-18-018
388-60-0065	NEW-C	00-23-066	388-60-0405	NEW-P	00-18-018	388-60-0735	NEW-C	00-23-066
388-60-0075	NEW-P	00-18-018	388-60-0405	NEW-C	00-23-066	388-60-0745	NEW-P	00-18-018
388-60-0075	NEW-C	00-23-066	388-60-0415	NEW-P	00-18-018	388-60-0745	NEW-C	00-23-066
388-60-0085	NEW-P	00-18-018	388-60-0415	NEW-C	00-23-066	388-60-0755	NEW-P	00-18-018
388-60-0085	NEW-C	00-23-066	388-60-0425	NEW-P	00-18-018	388-60-0755	NEW-C	00-23-066
388-60-0095	NEW-P	00-18-018	388-60-0425	NEW-C	00-23-066	388-60-120	REP-P	00-18-018
388-60-0095	NEW-C	00-23-066	388-60-0435	NEW-P	00-18-018	388-60-120	REP-C	00-23-066
388-60-0105	NEW-P	00-18-018	388-60-0435	NEW-C	00-23-066	388-60-130	REP-P	00-18-018
388-60-0105	NEW-C	00-23-066	388-60-0445	NEW-P	00-18-018	388-60-130	REP-C	00-23-066
388-60-0115	NEW-P	00-18-018	388-60-0445	NEW-C	00-23-066	388-60-140	REP-P	00-18-018
388-60-0115	NEW-C	00-23-066	388-60-0455	NEW-P	00-18-018	388-60-140	REP-C	00-23-066
388-60-0125	NEW-P	00-18-018	388-60-0455	NEW-C	00-23-066	388-60-150	REP-P	00-18-018
388-60-0125	NEW-C	00-23-066	388-60-0465	NEW-P	00-18-018	388-60-150	REP-C	00-23-066
388-60-0135	NEW-P	00-18-018	388-60-0465	NEW-C	00-23-066	388-60-160	REP-P	00-18-018
388-60-0135	NEW-C	00-23-066	388-60-0475	NEW-P	00-18-018	388-60-160	REP-C	00-23-066
388-60-0145	NEW-P	00-18-018	388-60-0475	NEW-C	00-23-066	388-60-170	REP-P	00-18-018
388-60-0145	NEW-C	00-23-066	388-60-0485	NEW-P	00-18-018	388-60-170	REP-C	00-23-066
388-60-0155	NEW-P	00-18-018	388-60-0485	NEW-C	00-23-066	388-60-180	REP-P	00-18-018
388-60-0155	NEW-C	00-23-066	388-60-0495	NEW-P	00-18-018	388-60-180	REP-C	00-23-066
388-60-0165	NEW-P	00-18-018	388-60-0495	NEW-C	00-23-066	388-60-190	REP-P	00-18-018
388-60-0165	NEW-C	00-23-066	388-60-0505	NEW-P	00-18-018	388-60-190	REP-C	00-23-066
388-60-0175	NEW-P	00-18-018	388-60-0505	NEW-C	00-23-066	388-60-200	REP-P	00-18-018
388-60-0175	NEW-C	00-23-066	388-60-0515	NEW-P	00-18-018	388-60-200	REP-C	00-23-066
388-60-0185	NEW-P	00-18-018	388-60-0515	NEW-C	00-23-066	388-60-210	REP-P	00-18-018
388-60-0185	NEW-C	00-23-066	388-60-0525	NEW-P	00-18-018	388-60-210	REP-C	00-23-066
388-60-0195	NEW-P	00-18-018	388-60-0525	NEW-C	00-23-066	388-60-220	REP-P	00-18-018
388-60-0195	NEW-C	00-23-066	388-60-0535	NEW-P	00-18-018	388-60-220	REP-C	00-23-066
388-60-0205	NEW-P	00-18-018	388-60-0535	NEW-C	00-23-066	388-60-230	REP-P	00-18-018
388-60-0205	NEW-C	00-23-066	388-60-0545	NEW-P	00-18-018	388-60-230	REP-C	00-23-066
388-60-0215	NEW-P	00-18-018	388-60-0545	NEW-C	00-23-066	388-60-240	REP-P	00-18-018
388-60-0215	NEW-C	00-23-066	388-60-0555	NEW-P	00-18-018	388-60-240	REP-C	00-23-066
388-60-0225	NEW-P	00-18-018	388-60-0555	NEW-C	00-23-066	388-60-250	REP-P	00-18-018
388-60-0225	NEW-C	00-23-066	388-60-0565	NEW-P	00-18-018	388-60-250	REP-C	00-23-066
388-60-0235	NEW-P	00-18-018	388-60-0565	NEW-C	00-23-066	388-60-260	REP-P	00-18-018

TABLE

Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388-60-260	REP-C	00-23-066	388-70-084	REP-P	00-17-189	388-71-0470	NEW	00-04-056
388-61A-0005	NEW-P	00-17-160	388-70-170	REP-P	00-17-189	388-71-0470	PREP	00-07-100
388-61A-0010	NEW-P	00-17-160	388-70-410	REP-P	00-17-189	388-71-0470	AMD-P	00-12-035
388-61A-0015	NEW-P	00-17-160	388-70-420	REP-P	00-17-189	388-71-0470	PREP	00-17-153
388-61A-0020	NEW-P	00-17-160	388-70-430	REP-P	00-17-189	388-71-0470	AMD	00-18-099
388-61A-0025	NEW-P	00-17-160	388-70-440	REP-P	00-17-189	388-71-0475	NEW	00-04-056
388-61A-0030	NEW-P	00-17-160	388-70-460	REP-P	00-17-189	388-71-0475	PREP	00-17-153
388-61A-0035	NEW-P	00-17-160	388-70-470	REP-P	00-17-189	388-71-0480	NEW	00-04-056
388-61A-0040	NEW-P	00-17-160	388-70-480	REP-P	00-17-189	388-71-0480	PREP	00-07-100
388-61A-0045	NEW-P	00-17-160	388-70-510	REP-P	00-17-189	388-71-0480	AMD-P	00-12-035
388-61A-0050	NEW-P	00-17-160	388-70-520	REP-P	00-17-189	388-71-0480	PREP	00-17-153
388-61A-0055	NEW-P	00-17-160	388-70-530	REP-P	00-17-189	388-71-0480	AMD	00-18-099
388-61A-0060	NEW-P	00-17-160	388-70-540	REP-P	00-17-189	388-71-0500	NEW	00-03-043
388-61A-0065	NEW-P	00-17-160	388-70-550	REP-P	00-17-189	388-71-0500	PREP	00-17-154
388-61A-0070	NEW-P	00-17-160	388-70-560	REP-P	00-17-189	388-71-0505	NEW	00-03-043
388-61A-0075	NEW-P	00-17-160	388-70-570	REP-P	00-17-189	388-71-0505	PREP	00-17-154
388-61A-0080	NEW-P	00-17-160	388-70-580	REP-P	00-17-189	388-71-0510	NEW	00-03-043
388-61A-0085	NEW-P	00-17-160	388-70-590	REP-P	00-17-189	388-71-0510	PREP	00-17-154
388-61A-0090	NEW-P	00-17-160	388-70-595	REP-P	00-17-189	388-71-0515	NEW	00-03-043
388-61A-0095	NEW-P	00-17-160	388-70-700	REP-P	00-17-189	388-71-0515	PREP	00-17-154
388-61A-0100	NEW-P	00-17-160	388-71	PREP	00-23-049	388-71-0520	NEW	00-03-043
388-61A-0105	NEW-P	00-17-160	388-71-0100	NEW	00-03-029	388-71-0520	PREP	00-17-154
388-61A-0110	NEW-P	00-17-160	388-71-0105	NEW	00-03-029	388-71-0525	NEW	00-03-043
388-61A-0115	NEW-P	00-17-160	388-71-0110	NEW	00-03-029	388-71-0525	PREP	00-17-154
388-61A-0120	NEW-P	00-17-160	388-71-0115	NEW	00-03-029	388-71-0530	NEW	00-03-043
388-61A-0125	NEW-P	00-17-160	388-71-0120	NEW	00-03-029	388-71-0530	PREP	00-17-154
388-61A-0130	NEW-P	00-17-160	388-71-0150	NEW	00-03-029	388-71-0535	NEW	00-03-043
388-61A-0135	NEW-P	00-17-160	388-71-0155	NEW	00-03-029	388-71-0535	PREP	00-17-154
388-61A-0140	NEW-P	00-17-160	388-71-0400	NEW	00-04-056	388-71-0540	NEW	00-03-043
388-61A-0145	NEW-P	00-17-160	388-71-0400	PREP	00-17-153	388-71-0540	PREP	00-17-154
388-61A-0150	NEW-P	00-17-160	388-71-0405	NEW	00-04-056	388-71-0545	NEW	00-03-043
388-61A-0155	NEW-P	00-17-160	388-71-0405	PREP	00-17-153	388-71-0545	PREP	00-17-154
388-61A-0160	NEW-P	00-17-160	388-71-0410	NEW	00-04-056	388-71-0550	NEW	00-03-043
388-61A-0165	NEW-P	00-17-160	388-71-0410	PREP	00-11-092	388-71-0550	PREP	00-17-154
388-61A-0170	NEW-P	00-17-160	388-71-0410	PREP	00-17-153	388-71-0555	NEW	00-03-043
388-61A-0175	NEW-P	00-17-160	388-71-0415	NEW	00-04-056	388-71-0555	PREP	00-17-154
388-61A-0180	NEW-P	00-17-160	388-71-0415	PREP	00-17-153	388-71-0560	NEW	00-03-043
388-61A-0185	NEW-P	00-17-160	388-71-0420	NEW	00-04-056	388-71-0560	PREP	00-17-154
388-61A-0190	NEW-P	00-17-160	388-71-0420	PREP	00-17-153	388-71-0580	NEW	00-03-043
388-61A-0195	NEW-P	00-17-160	388-71-0425	NEW	00-04-056	388-71-0600	NEW	00-04-056
388-70-010	REP-P	00-17-189	388-71-0425	PREP	00-17-153	388-71-0600	PREP	00-17-153
388-70-012	REP-P	00-17-189	388-71-0430	NEW	00-04-056	388-71-0605	NEW	00-04-056
388-70-013	REP-P	00-17-189	388-71-0430	AMD-P	00-10-033	388-71-0605	PREP	00-17-153
388-70-022	REP-P	00-17-189	388-71-0430	AMD	00-13-077	388-71-0610	NEW	00-04-056
388-70-024	REP-P	00-17-189	388-71-0430	PREP	00-17-153	388-71-0610	PREP	00-17-153
388-70-031	REP-P	00-17-189	388-71-0435	NEW-P	00-10-033	388-71-0615	NEW	00-04-056
388-70-032	REP-P	00-17-189	388-71-0435	NEW	00-13-077	388-71-0615	PREP	00-17-153
388-70-033	REP-P	00-17-189	388-71-0435	PREP	00-17-153	388-71-0620	NEW	00-04-056
388-70-034	REP-P	00-17-189	388-71-0440	NEW	00-04-056	388-71-0620	PREP	00-17-153
388-70-035	REP-P	00-17-189	388-71-0440	PREP	00-11-092	388-71-0700	NEW-P	00-18-098
388-70-036	REP-P	00-17-189	388-71-0440	PREP	00-17-153	388-71-0700	NEW	00-22-018
388-70-037	REP-P	00-17-189	388-71-0445	NEW	00-04-056	388-71-1000	NEW	00-04-056
388-70-041	REP-P	00-17-189	388-71-0445	PREP	00-07-100	388-71-1005	NEW	00-04-056
388-70-042	REP-P	00-17-189	388-71-0445	PREP	00-11-092	388-71-1010	NEW	00-04-056
388-70-044	REP-P	00-17-189	388-71-0445	AMD-P	00-12-035	388-71-1015	NEW	00-04-056
388-70-048	REP-P	00-17-189	388-71-0445	PREP	00-17-153	388-71-1020	NEW	00-04-056
388-70-051	REP-P	00-17-189	388-71-0445	AMD	00-18-099	388-71-1025	NEW	00-04-056
388-70-054	REP-P	00-17-189	388-71-0445	AMD-XA	00-21-108	388-71-1030	NEW	00-04-056
388-70-058	REP-P	00-17-189	388-71-0445	AMD	01-02-051	388-71-1035	NEW	00-04-056
388-70-062	REP-P	00-17-189	388-71-0450	NEW	00-04-056	388-71-1065	NEW	00-04-056
388-70-066	REP-P	00-17-189	388-71-0450	PREP	00-17-153	388-71-1070	NEW	00-04-056
388-70-068	REP-P	00-17-189	388-71-0455	NEW	00-04-056	388-71-1075	NEW	00-04-056
388-70-069	REP-P	00-17-189	388-71-0455	PREP	00-17-153	388-71-1080	NEW	00-04-056
388-70-075	REP-P	00-17-189	388-71-0460	NEW	00-04-056	388-71-1085	NEW	00-04-056
388-70-078	REP-P	00-17-189	388-71-0460	PREP	00-17-153	388-71-1090	NEW	00-04-056
388-70-080	REP-P	00-17-189	388-71-0465	NEW	00-04-056	388-71-1095	NEW	00-04-056
388-70-082	REP-P	00-17-189	388-71-0465	PREP	00-17-153	388-71-1100	NEW	00-04-056

Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388-71-1105	NEW	00-04-056	388-73-143	REP-P	00-17-133	388-73-803	REP-P	00-17-133
388-71-1110	NEW	00-04-056	388-73-144	REP-P	00-17-133	388-73-804	REP-P	00-17-133
388-73-010	REP-P	00-17-133	388-73-146	REP-P	00-17-133	388-73-805	REP-P	00-17-133
388-73-012	REP-P	00-17-133	388-73-200	REP-P	00-17-133	388-73-810	REP-P	00-17-133
388-73-014	REP-P	00-17-133	388-73-202	REP-P	00-17-133	388-73-815	REP-P	00-17-133
388-73-016	REP-P	00-17-133	388-73-204	REP-P	00-17-133	388-73-820	REP-P	00-17-133
388-73-018	REP-P	00-17-133	388-73-206	REP-P	00-17-133	388-73-821	REP-P	00-17-133
388-73-019	REP-P	00-17-133	388-73-208	REP-P	00-17-133	388-73-822	REP-P	00-17-133
388-73-01950	REP-P	00-17-133	388-73-210	REP-P	00-17-133	388-73-823	REP-P	00-17-133
388-73-020	REP-P	00-17-133	388-73-212	REP-P	00-17-133	388-73-825	REP-P	00-17-133
388-73-022	REP-P	00-17-133	388-73-213	REP-P	00-17-133	388-73-900	REP-P	00-17-133
388-73-024	REP-P	00-17-133	388-73-214	REP-P	00-17-133	388-73-901	REP-P	00-17-133
388-73-026	REP-P	00-17-133	388-73-216	REP-P	00-17-133	388-73-902	REP-P	00-17-133
388-73-028	REP-P	00-17-133	388-73-300	REP-P	00-17-133	388-73-904	REP-P	00-17-133
388-73-030	REP-P	00-17-133	388-73-302	REP-P	00-17-133	388-74-010	REP-P	00-17-186
388-73-032	REP-P	00-17-133	388-73-304	REP-P	00-17-133	388-74-030	REP-P	00-17-186
388-73-034	REP-P	00-17-133	388-73-306	REP-P	00-17-133	388-76	PREP	00-23-049
388-73-036	REP-P	00-17-133	388-73-308	REP-P	00-17-133	388-76-61510	PREP	00-07-057
388-73-038	REP-P	00-17-133	388-73-310	REP-P	00-17-133	388-76-640	PREP	00-07-057
388-73-040	REP-P	00-17-133	388-73-312	REP-P	00-17-133	388-78A	PREP	00-15-014
388-73-042	REP-P	00-17-133	388-73-312	REP-P	00-17-133	388-78A	PREP	00-23-049
388-73-042	REP-P	00-17-133	388-73-351	REP-P	00-17-133	388-81	PREP	00-07-055
388-73-044	REP-P	00-17-133	388-73-353	REP-P	00-17-133	388-81-175	REP-P	00-17-161
388-73-046	REP-P	00-17-133	388-73-355	REP-P	00-17-133	388-81-175	REP-P	00-17-162
388-73-048	REP-P	00-17-133	388-73-357	REP-P	00-17-133	388-81-175	REP-W	00-19-032
388-73-050	REP-P	00-17-133	388-73-361	REP-P	00-17-133	388-81-175	REP	00-23-014
388-73-052	REP-P	00-17-133	388-73-363	REP-P	00-17-133	388-81-200	REP-P	00-17-162
388-73-054	REP-P	00-17-133	388-73-365	REP-P	00-17-133	388-81-200	REP	00-22-016
388-73-056	REP-P	00-17-133	388-73-367	REP-P	00-17-133	388-86	PREP	00-03-011
388-73-057	REP-P	00-17-133	388-73-369	REP-P	00-17-133	388-86-005	DECOD	00-11-183
388-73-058	REP-P	00-17-133	388-73-371	REP-P	00-17-133	388-86-011	REP-P	00-12-080
388-73-060	REP-P	00-17-133	388-73-373	REP-P	00-17-133	388-86-011	REP	01-01-012
388-73-062	REP-P	00-17-133	388-73-375	REP-P	00-17-133	388-86-012	PREP	00-03-011
388-73-064	REP-P	00-17-133	388-73-377	REP-P	00-17-133	388-86-012	REP-XR	00-08-057
388-73-066	REP-P	00-17-133	388-73-379	REP-P	00-17-133	388-86-012	REP	00-11-142
388-73-068	REP-P	00-17-133	388-73-381	REP-P	00-17-133	388-86-017	PREP	00-05-108
388-73-069	REP-P	00-17-133	388-73-383	REP-P	00-17-133	388-86-017	REP-P	00-17-082
388-73-070	REP-P	00-17-133	388-73-385	REP-P	00-17-133	388-86-017	DECOD	00-23-067
388-73-072	REP-P	00-17-133	388-73-387	REP-P	00-17-133	388-86-017	REP-W	00-23-067
388-73-074	REP-P	00-17-133	388-73-389	REP-P	00-17-133	388-86-018	DECOD	00-11-183
388-73-076	REP-P	00-17-133	388-73-391	REP-P	00-17-133	388-86-019	PREP	00-03-011
388-73-077	REP-P	00-17-133	388-73-393	REP-P	00-17-133	388-86-019	REP-P	00-11-138
388-73-078	REP-P	00-17-133	388-73-395	REP-P	00-17-133	388-86-019	REP	00-16-031
388-73-080	REP-P	00-17-133	388-73-500	REP-P	00-17-133	388-86-024	REP-P	00-09-041
388-73-100	REP-P	00-17-133	388-73-502	REP-P	00-17-133	388-86-024	REP	00-14-068
388-73-101	REP-P	00-17-133	388-73-504	REP-P	00-17-133	388-86-027	DECOD	00-11-183
388-73-102	REP-P	00-17-133	388-73-504	REP-P	00-17-133	388-86-030	REP-P	00-17-097
388-73-103	REP-P	00-17-133	388-73-506	REP-P	00-17-133	388-86-030	REP	01-01-010
388-73-104	REP-P	00-17-133	388-73-508	REP-P	00-17-133	388-86-035	PREP	00-07-056
388-73-106	REP-P	00-17-133	388-73-510	REP-P	00-17-133	388-86-035	REP-P	00-11-093
388-73-108	REP-P	00-17-133	388-73-512	REP-P	00-17-133	388-86-035	REP	00-14-066
388-73-108	REP-P	00-17-133	388-73-600	REP-P	00-17-133	388-86-04001	REP-P	00-17-165
388-73-110	REP-P	00-17-133	388-73-602	REP-P	00-17-133	388-86-04001	REP	00-23-068
388-73-112	REP-P	00-17-133	388-73-604	REP-P	00-17-133	388-86-055	REP-P	00-12-080
388-73-114	REP-P	00-17-133	388-73-606	REP-P	00-17-133	388-86-055	REP	01-01-012
388-73-116	REP-P	00-17-133	388-73-610	REP-P	00-17-133	388-86-059	REP-P	00-14-064
388-73-118	REP-P	00-17-133	388-73-700	REP-P	00-17-133	388-86-059	REP	00-23-052
388-73-120	REP-P	00-17-133	388-73-702	REP-P	00-17-133	388-86-067	REP	00-05-039
388-73-122	REP-P	00-17-133	388-73-702	REP-P	00-17-133	388-86-071	PREP	00-09-033
388-73-122	REP-P	00-17-133	388-73-704	REP-P	00-17-133	388-86-071	REP-P	00-17-079
388-73-124	REP-P	00-17-133	388-73-706	REP-P	00-17-133	388-86-085	REP-P	00-17-096
388-73-126	REP-P	00-17-133	388-73-708	REP-P	00-17-133	388-86-086	REP-P	00-17-125
388-73-128	REP-P	00-17-133	388-73-708	REP-P	00-17-133	388-86-087	PREP	00-07-056
388-73-130	REP-P	00-17-133	388-73-710	REP-P	00-17-133	388-86-087	REP-P	00-13-104
388-73-132	REP-P	00-17-133	388-73-712	REP-P	00-17-133	388-86-087	REP	00-17-057
388-73-132	REP-P	00-17-133	388-73-714	REP-P	00-17-133	388-86-090	REP	00-04-019
388-73-134	REP-P	00-17-133	388-73-718	REP-P	00-17-133	388-86-095	REP-P	00-12-080
388-73-136	REP-P	00-17-133	388-73-718	REP-P	00-17-133			
388-73-136	REP-P	00-17-133	388-73-720	REP-P	00-17-133			
388-73-138	REP-P	00-17-133	388-73-722	REP-P	00-17-133			
388-73-140	REP-P	00-17-133	388-73-800	REP-P	00-17-133			
388-73-142	REP-P	00-17-133	388-73-802	REP-P	00-17-133			

Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388-86-095	REP	01-01-012	388-90-010	REP	00-07-045	388-97-08010	NEW	00-06-028
388-86-09601	REP-P	00-12-080	388-96	PREP	00-12-077	388-97-08020	NEW	00-06-028
388-86-09601	REP	01-01-012	388-96-779	NEW-P	00-09-080	388-97-08030	NEW	00-06-028
388-86-100	REP-P	00-13-008	388-96-779	NEW-E	00-10-035	388-97-08040	NEW	00-06-028
388-86-100	AMD-P	00-17-096	388-96-779	NEW	00-12-098	388-97-08050	NEW	00-06-028
388-86-100	AMD-W	01-02-045	388-96-780	NEW-P	00-09-080	388-97-08060	NEW	00-06-028
388-86-100	REP-XR	01-02-050	388-96-780	NEW-E	00-10-035	388-97-08070	NEW	00-06-028
388-86-105	REP-XR	00-09-039	388-96-780	NEW	00-12-098	388-97-085	AMD	00-06-028
388-86-105	REP	00-13-014	388-96-781	NEW-P	00-09-080	388-97-090	AMD	00-06-028
388-86-110	PREP	00-03-011	388-96-781	NEW-E	00-10-035	388-97-095	REP	00-06-028
388-86-110	REP-P	00-12-080	388-96-781	NEW	00-12-098	388-97-097	NEW	00-06-028
388-86-110	REP	01-01-012	388-96-782	NEW-P	00-09-080	388-97-100	REP	00-06-028
388-86-115	PREP	00-03-011	388-96-782	NEW-E	00-10-035	388-97-105	REP	00-06-028
388-86-115	REP-P	00-17-055	388-96-782	NEW	00-12-098	388-97-110	AMD	00-06-028
388-86-115	REP	01-01-011	388-96-901	AMD-P	00-09-080	388-97-115	AMD	00-06-028
388-86-120	PREP	00-03-011	388-96-901	AMD-E	00-10-035	388-97-120	AMD	00-06-028
388-86-120	REP-P	00-17-053	388-96-901	AMD	00-12-098	388-97-12010	NEW	00-06-028
388-86-120	REP	01-01-009	388-97-005	AMD	00-06-028	388-97-12020	NEW	00-06-028
388-86-200	AMD-P	00-14-064	388-97-010	REP	00-06-028	388-97-12030	NEW	00-06-028
388-86-200	AMD	00-23-052	388-97-012	NEW	00-06-028	388-97-12040	NEW	00-06-028
388-86-200	DECOD	00-23-052	388-97-015	REP	00-06-028	388-97-12050	NEW	00-06-028
388-86-300	PREP	00-03-011	388-97-017	NEW	00-06-028	388-97-12060	NEW	00-06-028
388-86-300	REP-P	00-14-045	388-97-020	REP	00-06-028	388-97-12070	NEW	00-06-028
388-86-300	REP	00-18-032	388-97-022	NEW	00-06-028	388-97-125	AMD	00-06-028
388-87	PREP	00-03-011	388-97-022	PREP	00-11-105	388-97-130	AMD	00-06-028
388-87-005	REP-P	00-09-043	388-97-022	REP-P	00-18-098	388-97-135	AMD	00-06-028
388-87-005	REP	00-15-050	388-97-022	REP	00-22-018	388-97-140	AMD	00-06-028
388-87-007	REP-P	00-09-043	388-97-025	REP	00-06-028	388-97-145	REP	00-06-028
388-87-007	REP	00-15-050	388-97-027	NEW	00-06-028	388-97-147	NEW	00-06-028
388-87-008	REP-P	00-09-043	388-97-027	PREP	00-11-105	388-97-150	REP	00-06-028
388-87-008	REP	00-15-050	388-97-027	AMD-P	00-18-098	388-97-155	AMD	00-06-028
388-87-010	REP-P	00-09-043	388-97-027	AMD	00-22-018	388-97-160	AMD	00-06-028
388-87-010	REP	00-15-050	388-97-030	REP	00-06-028	388-97-162	NEW	00-06-028
388-87-011	REP-P	00-09-043	388-97-032	NEW	00-06-028	388-97-165	AMD	00-06-028
388-87-011	REP	00-15-050	388-97-035	REP	00-06-028	388-97-170	AMD	00-06-028
388-87-012	REP-P	00-09-043	388-97-037	NEW	00-06-028	388-97-175	AMD	00-06-028
388-87-012	REP	00-15-050	388-97-040	REP	00-06-028	388-97-180	AMD	00-06-028
388-87-015	REP-P	00-09-042	388-97-042	NEW	00-06-028	388-97-185	AMD	00-06-028
388-87-015	REP	00-14-067	388-97-043	NEW	00-06-028	388-97-190	AMD	00-06-028
388-87-019	REP-P	00-11-138	388-97-045	REP	00-06-028	388-97-195	AMD	00-06-028
388-87-019	REP	00-16-031	388-97-047	NEW	00-06-028	388-97-200	REP	00-06-028
388-87-027	PREP	00-03-011	388-97-050	REP	00-06-028	388-97-202	NEW	00-06-028
388-87-027	REP-P	00-17-081	388-97-051	NEW	00-06-028	388-97-205	AMD	00-06-028
388-87-035	REP-P	00-17-096	388-97-052	NEW	00-06-028	388-97-210	REP	00-06-028
388-87-036	REP-P	00-17-125	388-97-053	NEW	00-06-028	388-97-212	NEW	00-06-028
388-87-045	REP-XR	00-09-040	388-97-055	AMD	00-06-028	388-97-215	REP	00-06-028
388-87-045	REP	00-13-013	388-97-060	AMD	00-06-028	388-97-220	AMD	00-06-028
388-87-048	DECOD	00-11-183	388-97-065	AMD	00-06-028	388-97-225	REP	00-06-028
388-87-060	REP-P	00-17-095	388-97-070	REP	00-06-028	388-97-230	REP	00-06-028
388-87-060	REP-C	01-02-073	388-97-07005	NEW	00-06-028	388-97-235	REP	00-06-028
388-87-062	REP-P	00-17-097	388-97-07010	NEW	00-06-028	388-97-240	REP	00-06-028
388-87-062	REP	01-01-010	388-97-07015	NEW	00-06-028	388-97-245	REP	00-06-028
388-87-067	REP	00-05-039	388-97-07020	NEW	00-06-028	388-97-247	NEW	00-06-028
388-87-075	REP-P	00-12-080	388-97-07025	NEW	00-06-028	388-97-249	NEW	00-06-028
388-87-075	REP	01-01-012	388-97-07030	NEW	00-06-028	388-97-250	REP	00-06-028
388-87-077	REP	00-05-039	388-97-07035	NEW	00-06-028	388-97-251	NEW	00-06-028
388-87-079	REP-P	00-14-064	388-97-07040	NEW	00-06-028	388-97-253	NEW	00-06-028
388-87-079	REP	00-23-052	388-97-07045	NEW	00-06-028	388-97-255	REP	00-06-028
388-87-090	REP	00-04-019	388-97-07050	NEW	00-06-028	388-97-260	AMD	00-06-028
388-87-095	REP-P	00-12-080	388-97-07055	NEW	00-06-028	388-97-265	REP	00-06-028
388-87-095	REP	01-01-012	388-97-07060	NEW	00-06-028	388-97-270	REP	00-06-028
388-87-110	REP-P	00-13-008	388-97-07065	NEW	00-06-028	388-97-275	REP	00-06-028
388-87-110	REP	01-01-078	388-97-07070	NEW	00-06-028	388-97-280	REP	00-06-028
388-87-110	REP-XR	01-02-050	388-97-075	AMD	00-06-028	388-97-285	NEW	00-06-028
388-87-200	PREP	00-07-056	388-97-076	NEW	00-06-028	388-97-295	AMD	00-06-028
388-87-200	REP-P	00-09-043	388-97-077	NEW	00-06-028	388-97-29510	NEW	00-06-028
388-87-200	REP	00-15-050	388-97-080	REP	00-06-028	388-97-29520	NEW	00-06-028

TABLE

Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388-97-29530	NEW	00-06-028	388-97-380	REP	00-06-028	388-146-0080	NEW-P	00-17-159
388-97-29540	NEW	00-06-028	388-97-385	AMD	00-06-028	388-146-0090	NEW-P	00-17-159
388-97-29550	NEW	00-06-028	388-97-390	REP	00-06-028	388-146-0100	NEW-P	00-17-159
388-97-29560	NEW	00-06-028	388-97-395	REP	00-06-028	388-146-0110	NEW-P	00-17-159
388-97-300	REP	00-06-028	388-97-400	AMD	00-06-028	388-146-0120	NEW-P	00-17-159
388-97-305	REP	00-06-028	388-97-40010	NEW	00-06-028	388-146-0130	NEW-P	00-17-159
388-97-310	AMD	00-06-028	388-97-401	NEW	00-06-028	388-146-0140	NEW-P	00-17-159
388-97-315	AMD	00-06-028	388-97-402	NEW	00-06-028	388-146-0150	NEW-P	00-17-159
388-97-320	REP	00-06-028	388-97-403	NEW	00-06-028	388-146-0160	NEW-P	00-17-159
388-97-325	AMD	00-06-028	388-97-405	AMD	00-06-028	388-146-0170	NEW-P	00-17-159
388-97-32510	NEW	00-06-028	388-97-410	AMD	00-06-028	388-146-0180	NEW-P	00-17-159
388-97-32520	NEW	00-06-028	388-97-415	AMD	00-06-028	388-146-0190	NEW-P	00-17-159
388-97-32530	NEW	00-06-028	388-97-420	AMD	00-06-028	388-146-0200	NEW-P	00-17-159
388-97-32540	NEW	00-06-028	388-97-425	AMD	00-06-028	388-146-0210	NEW-P	00-17-159
388-97-32550	NEW	00-06-028	388-97-430	AMD	00-06-028	388-146-0220	NEW-P	00-17-159
388-97-32560	NEW	00-06-028	388-97-43010	NEW	00-06-028	388-147	PREP	00-22-061
388-97-32570	NEW	00-06-028	388-97-43020	NEW	00-06-028	388-148-0005	NEW-P	00-17-133
388-97-32580	NEW	00-06-028	388-97-43030	NEW	00-06-028	388-148-0010	NEW-P	00-17-133
388-97-330	AMD	00-06-028	388-97-43040	NEW	00-06-028	388-148-0015	NEW-P	00-17-133
388-97-33010	NEW	00-06-028	388-97-43050	NEW	00-06-028	388-148-0020	NEW-P	00-17-133
388-97-33020	NEW	00-06-028	388-97-435	REP	00-06-028	388-148-0025	NEW-P	00-17-133
388-97-33030	NEW	00-06-028	388-97-440	REP	00-06-028	388-148-0030	NEW-P	00-17-133
388-97-33040	NEW	00-06-028	388-97-445	REP	00-06-028	388-148-0035	NEW-P	00-17-133
388-97-33050	NEW	00-06-028	388-97-450	REP	00-06-028	388-148-0040	NEW-P	00-17-133
388-97-335	AMD	00-06-028	388-97-455	AMD	00-06-028	388-148-0045	NEW-P	00-17-133
388-97-33510	NEW	00-06-028	388-97-45510	NEW	00-06-028	388-148-0050	NEW-P	00-17-133
388-97-33520	NEW	00-06-028	388-97-460	AMD	00-06-028	388-148-0055	NEW-P	00-17-133
388-97-33530	NEW	00-06-028	388-97-46010	NEW	00-06-028	388-148-0060	NEW-P	00-17-133
388-97-33540	NEW	00-06-028	388-97-465	AMD	00-06-028	388-148-0065	NEW-P	00-17-133
388-97-33550	NEW	00-06-028	388-97-46510	NEW	00-06-028	388-148-0070	NEW-P	00-17-133
388-97-33560	NEW	00-06-028	388-97-46520	NEW	00-06-028	388-148-0075	NEW-P	00-17-133
388-97-33570	NEW	00-06-028	388-97-46530	NEW	00-06-028	388-148-0080	NEW-P	00-17-133
388-97-33580	NEW	00-06-028	388-97-46540	NEW	00-06-028	388-148-0085	NEW-P	00-17-133
388-97-340	AMD	00-06-028	388-97-46550	NEW	00-06-028	388-148-0090	NEW-P	00-17-133
388-97-34010	NEW	00-06-028	388-97-46560	NEW	00-06-028	388-148-0095	NEW-P	00-17-133
388-97-34020	NEW	00-06-028	388-97-46570	NEW	00-06-028	388-148-0100	NEW-P	00-17-133
388-97-345	AMD	00-06-028	388-97-46580	NEW	00-06-028	388-148-0105	NEW-P	00-17-133
388-97-347	NEW	00-06-028	388-97-46590	NEW	00-06-028	388-148-0110	NEW-P	00-17-133
388-97-350	AMD	00-06-028	388-97-470	AMD	00-06-028	388-148-0115	NEW-P	00-17-133
388-97-35010	NEW	00-06-028	388-97-47010	NEW	00-06-028	388-148-0120	NEW-P	00-17-133
388-97-35020	NEW	00-06-028	388-97-47020	NEW	00-06-028	388-148-0125	NEW-P	00-17-133
388-97-35030	NEW	00-06-028	388-97-475	REP	00-06-028	388-148-0130	NEW-P	00-17-133
388-97-35040	NEW	00-06-028	388-97-480	AMD	00-06-028	388-148-0135	NEW-P	00-17-133
388-97-35050	NEW	00-06-028	388-97-48010	NEW	00-06-028	388-148-0140	NEW-P	00-17-133
388-97-35060	NEW	00-06-028	388-97-48020	NEW	00-06-028	388-148-0145	NEW-P	00-17-133
388-97-352	NEW	00-06-028	388-97-48030	NEW	00-06-028	388-148-0150	NEW-P	00-17-133
388-97-353	NEW	00-06-028	388-97-48040	NEW	00-06-028	388-148-0155	NEW-P	00-17-133
388-97-355	AMD	00-06-028	388-97-550	NEW	00-06-028	388-148-0160	NEW-P	00-17-133
388-97-357	NEW	00-06-028	388-97-555	NEW	00-06-028	388-148-0165	NEW-P	00-17-133
388-97-35710	NEW	00-06-028	388-97-560	NEW	00-06-028	388-148-0170	NEW-P	00-17-133
388-97-35720	NEW	00-06-028	388-97-565	NEW	00-06-028	388-148-0175	NEW-P	00-17-133
388-97-360	AMD	00-06-028	388-97-570	NEW	00-06-028	388-148-0180	NEW-P	00-17-133
388-97-36010	NEW	00-06-028	388-97-575	NEW	00-06-028	388-148-0185	NEW-P	00-17-133
388-97-36020	NEW	00-06-028	388-97-580	NEW	00-06-028	388-148-0190	NEW-P	00-17-133
388-97-36030	NEW	00-06-028	388-97-585	NEW	00-06-028	388-148-0195	NEW-P	00-17-133
388-97-36040	NEW	00-06-028	388-97-590	NEW	00-06-028	388-148-0200	NEW-P	00-17-133
388-97-36050	NEW	00-06-028	388-97-595	NEW	00-06-028	388-148-0205	NEW-P	00-17-133
388-97-36060	NEW	00-06-028	388-97-600	NEW	00-06-028	388-148-0210	NEW-P	00-17-133
388-97-36070	NEW	00-06-028	388-110	PREP	00-23-049	388-148-0215	NEW-P	00-17-133
388-97-365	AMD	00-06-028	388-146-0010	NEW-P	00-17-159	388-148-0220	NEW-P	00-17-133
388-97-36510	NEW	00-06-028	388-146-0020	NEW-P	00-17-159	388-148-0225	NEW-P	00-17-133
388-97-36520	NEW	00-06-028	388-146-0030	NEW-P	00-17-159	388-148-0230	NEW-P	00-17-133
388-97-36530	NEW	00-06-028	388-146-0040	NEW-P	00-17-159	388-148-0235	NEW-P	00-17-133
388-97-370	AMD	00-06-028	388-146-0045	NEW-P	00-17-159	388-148-0240	NEW-P	00-17-133
388-97-37010	NEW	00-06-028	388-146-0050	NEW-P	00-17-159	388-148-0245	NEW-P	00-17-133
388-97-37020	NEW	00-06-028	388-146-0060	NEW-P	00-17-159	388-148-0250	NEW-P	00-17-133
388-97-375	AMD	00-06-028	388-146-0070	NEW-P	00-17-159	388-148-0255	NEW-P	00-17-133

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388-151-085	AMD	01-02-031	388-151-410	AMD-P	00-17-124	388-155-270	AMD	00-06-040
388-151-090	AMD-P	00-17-124	388-151-410	AMD	01-02-031	388-155-270	AMD-XA	00-09-089
388-151-090	AMD	01-02-031	388-151-420	AMD-P	00-17-124	388-155-270	AMD-W	00-23-055
388-151-092	AMD-P	00-17-124	388-151-420	AMD	01-02-031	388-155-280	AMD	00-06-040
388-151-092	AMD	01-02-031	388-151-430	AMD-P	00-17-124	388-155-290	AMD	00-06-040
388-151-093	AMD-P	00-17-124	388-151-430	AMD	01-02-031	388-155-295	AMD	00-06-040
388-151-093	AMD	01-02-031	388-151-440	AMD-P	00-17-124	388-155-310	AMD	00-06-040
388-151-094	AMD-P	00-17-124	388-151-440	AMD	01-02-031	388-155-320	AMD	00-06-040
388-151-094	AMD	01-02-031	388-151-450	AMD-P	00-17-124	388-155-330	AMD-XA	00-09-089
388-151-095	AMD-P	00-17-124	388-151-450	AMD	01-02-031	388-155-330	AMD-W	00-23-055
388-151-095	AMD	01-02-031	388-151-460	AMD-P	00-17-124	388-155-340	AMD	00-06-040
388-151-096	AMD-P	00-17-124	388-151-460	AMD	01-02-031	388-155-350	AMD	00-06-040
388-151-096	AMD	01-02-031	388-151-470	AMD-P	00-17-124	388-155-360	AMD	00-06-040
388-151-097	AMD-P	00-17-124	388-151-470	AMD	01-02-031	388-155-370	AMD-XA	00-09-089
388-151-097	AMD	01-02-031	388-151-480	AMD-P	00-17-124	388-155-370	AMD-W	00-23-055
388-151-098	AMD-P	00-17-124	388-151-480	AMD	01-02-031	388-155-380	AMD-XA	00-09-089
388-151-098	AMD	01-02-031	388-151-490	AMD-P	00-17-124	388-155-380	AMD-W	00-23-055
388-151-100	AMD-P	00-17-124	388-151-490	AMD	01-02-031	388-155-390	AMD	00-06-040
388-151-100	AMD	01-02-031	388-151-500	AMD-P	00-17-124	388-155-400	AMD	00-06-040
388-151-110	AMD-P	00-17-124	388-151-500	AMD	01-02-031	388-155-410	AMD	00-06-040
388-151-110	AMD	01-02-031	388-151-991	RECOD	00-23-088	388-155-420	AMD-XA	00-09-089
388-151-120	AMD-P	00-17-124	388-151-992	RECOD	00-23-088	388-155-420	AMD-W	00-23-055
388-151-120	AMD	01-02-031	388-151-993	RECOD	00-23-088	388-155-430	AMD	00-06-040
388-151-130	AMD-P	00-17-124	388-155-010	AMD	00-06-040	388-155-440	AMD	00-06-040
388-151-130	AMD	01-02-031	388-155-020	AMD	00-06-040	388-155-450	AMD	00-06-040
388-151-150	AMD-P	00-17-124	388-155-040	AMD-XA	00-09-089	388-155-460	AMD	00-06-040
388-151-150	AMD	01-02-031	388-155-040	AMD-W	00-23-055	388-155-470	AMD	00-06-040
388-151-160	AMD-P	00-17-124	388-155-050	AMD-XA	00-09-089	388-155-480	AMD-XA	00-09-089
388-151-160	AMD	01-02-031	388-155-050	AMD-W	00-23-055	388-155-480	AMD-W	00-23-055
388-151-165	AMD-P	00-17-124	388-155-060	AMD-XA	00-09-089	388-155-490	AMD	00-06-040
388-151-165	AMD	01-02-031	388-155-060	AMD-W	00-23-055	388-155-500	AMD	00-06-040
388-151-170	AMD-P	00-17-124	388-155-070	AMD	00-06-040	388-155-600	AMD	00-06-040
388-151-170	AMD	01-02-031	388-155-083	NEW-P	00-17-127	388-155-605	AMD-XA	00-09-089
388-151-180	AMD-P	00-17-124	388-155-083	NEW	01-02-032	388-155-605	AMD-W	00-23-055
388-151-180	AMD	01-02-031	388-155-085	AMD-XA	00-09-089	388-155-610	AMD-XA	00-09-089
388-151-190	AMD-P	00-17-124	388-155-085	AMD-W	00-23-055	388-155-610	AMD-W	00-23-055
388-151-190	AMD	01-02-031	388-155-090	AMD-XA	00-09-089	388-155-620	AMD-XA	00-09-089
388-151-200	AMD-P	00-17-124	388-155-090	AMD-W	00-23-055	388-155-620	AMD-W	00-23-055
388-151-200	AMD	01-02-031	388-155-092	AMD-XA	00-09-089	388-155-630	AMD-XA	00-09-089
388-151-210	AMD-P	00-17-124	388-155-092	AMD-W	00-23-055	388-155-630	AMD-W	00-23-055
388-151-210	AMD	01-02-031	388-155-093	AMD-XA	00-09-089	388-155-640	AMD-XA	00-09-089
388-151-220	AMD-P	00-17-124	388-155-093	AMD-W	00-23-055	388-155-640	AMD-W	00-23-055
388-151-220	AMD	01-02-031	388-155-094	AMD-XA	00-09-089	388-155-650	AMD-XA	00-09-089
388-151-230	AMD-P	00-17-124	388-155-094	AMD-W	00-23-055	388-155-650	AMD-W	00-23-055
388-151-230	AMD	01-02-031	388-155-095	AMD-XA	00-09-089	388-155-660	AMD-XA	00-09-089
388-151-240	AMD-P	00-17-124	388-155-095	AMD-W	00-23-055	388-155-660	AMD-W	00-23-055
388-151-240	AMD	01-02-031	388-155-098	AMD	00-06-040	388-155-670	AMD-XA	00-09-089
388-151-250	AMD-P	00-17-124	388-155-100	AMD	00-06-040	388-155-670	AMD-W	00-23-055
388-151-250	AMD	01-02-031	388-155-110	AMD	00-06-040	388-155-680	AMD-XA	00-09-089
388-151-260	AMD-P	00-17-124	388-155-120	AMD	00-06-040	388-155-680	AMD-W	00-23-055
388-151-260	AMD	01-02-031	388-155-130	AMD	00-06-040	388-155-991	RECOD	00-23-088
388-151-280	AMD-P	00-17-124	388-155-140	AMD	00-06-040	388-155-992	RECOD	00-23-088
388-151-280	AMD	01-02-031	388-155-150	AMD	00-06-040	388-155-993	RECOD	00-23-088
388-151-290	AMD-P	00-17-124	388-155-160	AMD-XA	00-09-089	388-160	AMD-P	00-17-158
388-151-290	AMD	01-02-031	388-155-160	AMD-W	00-23-055	388-160-0005	NEW-P	00-17-158
388-151-310	AMD-P	00-17-124	388-155-165	AMD	00-06-040	388-160-0015	NEW-P	00-17-158
388-151-310	AMD	01-02-031	388-155-170	AMD	00-06-040	388-160-0025	NEW-P	00-17-158
388-151-320	AMD-P	00-17-124	388-155-180	AMD	00-06-040	388-160-0035	NEW-P	00-17-158
388-151-320	AMD	01-02-031	388-155-190	AMD-XA	00-09-089	388-160-0045	NEW-P	00-17-158
388-151-330	AMD-P	00-17-124	388-155-190	AMD-W	00-23-055	388-160-0055	NEW-P	00-17-158
388-151-330	AMD	01-02-031	388-155-200	AMD	00-06-040	388-160-0065	NEW-P	00-17-158
388-151-340	AMD-P	00-17-124	388-155-210	REP	00-06-040	388-160-0075	NEW-P	00-17-158
388-151-340	AMD	01-02-031	388-155-220	AMD	00-06-040	388-160-0085	NEW-P	00-17-158
388-151-380	AMD-P	00-17-124	388-155-230	AMD	00-06-040	388-160-0095	NEW-P	00-17-158
388-151-380	AMD	01-02-031	388-155-240	AMD	00-06-040	388-160-010	REP-P	00-17-158
388-151-390	AMD-P	00-17-124	388-155-250	AMD	00-06-040	388-160-0105	NEW-P	00-17-158
388-151-390	AMD	01-02-031	388-155-260	REP	00-06-040	388-160-0115	NEW-P	00-17-158

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388-160-0125	NEW-P	00-17-158	388-160-160	REP-P	00-17-158	388-235-5080	REP-P	00-11-129
388-160-0135	NEW-P	00-17-158	388-160-170	REP-P	00-17-158	388-235-5080	REP	00-16-113
388-160-0145	NEW-P	00-17-158	388-160-180	REP-P	00-17-158	388-235-5090	REP-P	00-11-129
388-160-0155	NEW-P	00-17-158	388-160-190	REP-P	00-17-158	388-235-5090	REP	00-16-113
388-160-0165	NEW-P	00-17-158	388-160-200	REP-P	00-17-158	388-235-5100	REP-P	00-11-129
388-160-0175	NEW-P	00-17-158	388-160-210	REP-P	00-17-158	388-235-5100	REP	00-16-113
388-160-0185	NEW-P	00-17-158	388-160-220	REP-P	00-17-158	388-235-5200	REP-P	00-11-129
388-160-0195	NEW-P	00-17-158	388-160-230	REP-P	00-17-158	388-235-5200	REP	00-16-113
388-160-020	REP-P	00-17-158	388-160-240	REP-P	00-17-158	388-235-5300	REP-P	00-11-129
388-160-0205	NEW-P	00-17-158	388-160-250	REP-P	00-17-158	388-235-5300	REP	00-16-113
388-160-0215	NEW-P	00-17-158	388-160-260	REP-P	00-17-158	388-235-5400	REP-P	00-11-129
388-160-0225	NEW-P	00-17-158	388-160-270	REP-P	00-17-158	388-235-5400	REP	00-16-113
388-160-0235	NEW-P	00-17-158	388-160-280	REP-P	00-17-158	388-235-5500	REP-P	00-11-129
388-160-0245	NEW-P	00-17-158	388-160-290	REP-P	00-17-158	388-235-5500	REP	00-16-113
388-160-0255	NEW-P	00-17-158	388-160-300	REP-P	00-17-158	388-235-5600	REP-P	00-11-129
388-160-0265	NEW-P	00-17-158	388-160-310	REP-P	00-17-158	388-235-5600	REP	00-16-113
388-160-0275	NEW-P	00-17-158	388-160-320	REP-P	00-17-158	388-235-5700	REP-P	00-11-129
388-160-0285	NEW-P	00-17-158	388-160-340	REP-P	00-17-158	388-235-5700	REP	00-16-113
388-160-0295	NEW-P	00-17-158	388-160-350	REP-P	00-17-158	388-235-5800	REP-P	00-11-129
388-160-030	REP-P	00-17-158	388-160-360	REP-P	00-17-158	388-235-5800	REP	00-16-113
388-160-0305	NEW-P	00-17-158	388-160-370	REP-P	00-17-158	388-235-5900	REP-P	00-11-129
388-160-0315	NEW-P	00-17-158	388-160-380	REP-P	00-17-158	388-235-5900	REP	00-16-113
388-160-0325	NEW-P	00-17-158	388-160-390	REP-P	00-17-158	388-235-6000	REP-P	00-11-129
388-160-0335	NEW-P	00-17-158	388-160-400	REP-P	00-17-158	388-235-6000	REP	00-16-113
388-160-0345	NEW-P	00-17-158	388-160-410	REP-P	00-17-158	388-235-7000	REP-P	00-11-129
388-160-0355	NEW-P	00-17-158	388-160-420	REP-P	00-17-158	388-235-7000	REP	00-16-113
388-160-0365	NEW-P	00-17-158	388-160-430	REP-P	00-17-158	388-235-7100	REP-P	00-11-129
388-160-0375	NEW-P	00-17-158	388-160-440	REP-P	00-17-158	388-235-7100	REP	00-16-113
388-160-0385	NEW-P	00-17-158	388-160-460	REP-P	00-17-158	388-235-7200	REP-P	00-11-129
388-160-0395	NEW-P	00-17-158	388-160-470	REP-P	00-17-158	388-235-7200	REP	00-16-113
388-160-040	REP-P	00-17-158	388-160-480	REP-P	00-17-158	388-235-7300	REP-P	00-11-129
388-160-0405	NEW-P	00-17-158	388-160-490	REP-P	00-17-158	388-235-7300	REP	00-16-113
388-160-0415	NEW-P	00-17-158	388-160-500	REP-P	00-17-158	388-235-7400	REP-P	00-11-129
388-160-0425	NEW-P	00-17-158	388-160-510	REP-P	00-17-158	388-235-7400	REP	00-16-113
388-160-0435	NEW-P	00-17-158	388-160-520	REP-P	00-17-158	388-235-7500	REP-P	00-11-129
388-160-0445	NEW-P	00-17-158	388-160-530	REP-P	00-17-158	388-235-7500	REP	00-16-113
388-160-0455	NEW-P	00-17-158	388-160-540	REP-P	00-17-158	388-235-7600	REP-P	00-11-129
388-160-0465	NEW-P	00-17-158	388-160-550	REP-P	00-17-158	388-235-7600	REP	00-16-113
388-160-0475	NEW-P	00-17-158	388-160-560	REP-P	00-17-158	388-235-8000	REP-P	00-11-129
388-160-0485	NEW-P	00-17-158	388-200-1050	REP-P	00-17-004	388-235-8000	REP	00-16-113
388-160-0495	NEW-P	00-17-158	388-200-1050	REP-W	00-20-018	388-235-8100	REP-P	00-11-129
388-160-050	REP-P	00-17-158	388-200-1160	REP	00-03-035	388-235-8100	REP	00-16-113
388-160-0505	NEW-P	00-17-158	388-200-1300	PREP	00-04-036	388-235-8130	REP-P	00-11-129
388-160-0515	NEW-P	00-17-158	388-200-1300	AMD-P	00-17-004	388-235-8130	REP	00-16-113
388-160-0525	NEW-P	00-17-158	388-200-1300	AMD-W	00-20-018	388-235-8140	REP-P	00-11-129
388-160-0535	NEW-P	00-17-158	388-200-1350	PREP	00-04-036	388-235-8140	REP	00-16-113
388-160-0545	NEW-P	00-17-158	388-200-1350	AMD-P	00-17-004	388-235-8150	REP-P	00-11-129
388-160-0555	NEW-P	00-17-158	388-200-1350	AMD-W	00-20-018	388-235-8150	REP	00-16-113
388-160-0565	NEW-P	00-17-158	388-200-1400	REP-P	00-17-003	388-235-8200	REP-P	00-11-129
388-160-0575	NEW-P	00-17-158	388-200-1400	REP	00-22-063	388-235-8200	REP	00-16-113
388-160-0585	NEW-P	00-17-158	388-222-001	PREP	00-16-112	388-235-9000	AMD	00-05-007
388-160-0595	NEW-P	00-17-158	388-222-001	REP-S	00-23-086	388-235-9000	REP-P	00-11-129
388-160-060	REP-P	00-17-158	388-222-010	PREP	00-16-112	388-235-9000	REP	00-16-113
388-160-0605	NEW-P	00-17-158	388-222-010	REP-S	00-23-086	388-235-9100	REP-P	00-11-129
388-160-0615	NEW-P	00-17-158	388-222-020	PREP	00-16-112	388-235-9100	REP	00-16-113
388-160-0625	NEW-P	00-17-158	388-222-020	REP-S	00-23-086	388-235-9200	REP-P	00-11-129
388-160-0635	NEW-P	00-17-158	388-235	PREP	00-08-051	388-235-9200	REP	00-16-113
388-160-0645	NEW-P	00-17-158	388-235-1500	REP-P	00-11-129	388-235-9300	REP-P	00-11-129
388-160-070	REP-P	00-17-158	388-235-1500	REP	00-16-113	388-235-9300	REP	00-16-113
388-160-080	REP-P	00-17-158	388-235-5000	REP-P	00-11-129	388-240-0010	REP-P	00-11-107
388-160-090	REP-P	00-17-158	388-235-5000	REP	00-16-113	388-240-0010	REP	00-16-077
388-160-100	REP-P	00-17-158	388-235-5050	REP-P	00-11-129	388-240-0020	REP-P	00-11-107
388-160-110	REP-P	00-17-158	388-235-5050	REP	00-16-113	388-240-0020	REP	00-16-077
388-160-120	REP-P	00-17-158	388-235-5060	REP-P	00-11-129	388-240-1100	REP-P	00-11-107
388-160-130	REP-P	00-17-158	388-235-5060	REP	00-16-113	388-240-1100	REP	00-16-077
388-160-140	REP-P	00-17-158	388-235-5070	REP-P	00-11-129	388-240-1200	REP-P	00-11-107
388-160-150	REP-P	00-17-158	388-235-5070	REP	00-16-113	388-240-1200	REP	00-16-077

TABLE

Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388-240-2100	REP-P	00-11-107	388-280	AMD-P	00-16-086	388-290-600	AMD	00-17-005
388-240-2100	REP	00-16-077	388-280	AMD	00-19-077	388-290-650	AMD-P	00-10-089
388-240-2300	REP-P	00-11-107	388-280-0010	NEW-P	00-16-086	388-290-650	AMD-E	00-10-090
388-240-2300	REP	00-16-077	388-280-0010	NEW	00-19-077	388-290-650	AMD	00-17-005
388-240-2400	REP-P	00-11-107	388-280-0020	NEW-P	00-16-086	388-290-850	AMD-E	00-08-061
388-240-2400	REP	00-16-077	388-280-0020	NEW	00-19-077	388-290-850	AMD-P	00-13-105
388-240-2450	REP-P	00-11-107	388-280-0030	NEW-P	00-16-086	388-290-850	AMD	00-16-100
388-240-2450	REP	00-16-077	388-280-0030	NEW	00-19-077	388-290-854	NEW-E	00-08-061
388-240-2500	REP-P	00-11-107	388-280-0040	NEW-P	00-16-086	388-290-854	NEW-P	00-13-105
388-240-2500	REP	00-16-077	388-280-0040	NEW	00-19-077	388-290-854	NEW	00-16-100
388-240-2550	REP-P	00-11-107	388-280-0050	NEW-P	00-16-086	388-290-858	NEW-E	00-08-061
388-240-2550	REP	00-16-077	388-280-0050	NEW	00-19-077	388-290-858	NEW-P	00-13-105
388-240-2570	REP-P	00-11-107	388-280-0060	NEW-P	00-16-086	388-290-858	NEW	00-16-100
388-240-2570	REP	00-16-077	388-280-0060	NEW	00-19-077	388-290-862	NEW-E	00-08-061
388-240-2600	REP-P	00-11-107	388-280-1010	REP-P	00-16-086	388-290-862	NEW-P	00-13-105
388-240-2600	REP	00-16-077	388-280-1010	REP	00-19-077	388-290-862	NEW	00-16-100
388-240-3100	REP-P	00-11-107	388-280-1020	REP-P	00-16-086	388-290-866	NEW-E	00-08-061
388-240-3100	REP	00-16-077	388-280-1020	REP	00-19-077	388-290-866	NEW-P	00-13-105
388-240-4100	REP-P	00-11-107	388-280-1030	REP-P	00-16-086	388-290-866	NEW	00-16-100
388-240-4100	REP	00-16-077	388-280-1030	REP	00-19-077	388-290-870	NEW-E	00-08-061
388-240-4200	REP-P	00-11-107	388-280-1040	REP-P	00-16-086	388-290-870	NEW-P	00-13-105
388-240-4200	REP	00-16-077	388-280-1040	REP	00-19-077	388-290-870	NEW	00-16-100
388-240-4400	REP-P	00-11-107	388-280-1050	REP-P	00-16-086	388-290-874	NEW-E	00-08-061
388-240-4400	REP	00-16-077	388-280-1050	REP	00-19-077	388-290-874	NEW-P	00-13-105
388-240-4600	REP-P	00-11-107	388-280-1060	REP-P	00-16-086	388-290-874	NEW	00-16-100
388-240-4600	REP	00-16-077	388-280-1060	REP	00-19-077	388-290-878	NEW-E	00-08-061
388-240-5100	REP-P	00-11-107	388-280-1070	REP-P	00-16-086	388-290-878	NEW-P	00-13-105
388-240-5100	REP	00-16-077	388-280-1070	REP	00-19-077	388-290-878	NEW	00-16-100
388-240-6100	REP-P	00-11-107	388-280-1080	REP-P	00-16-086	388-290-882	NEW-E	00-08-061
388-240-6100	REP	00-16-077	388-280-1080	REP	00-19-077	388-290-882	NEW-P	00-13-105
388-255	PREP	00-08-054	388-280-1090	REP-P	00-16-086	388-290-882	NEW	00-16-100
388-255-1020	REP-P	00-12-081	388-280-1090	REP	00-19-077	388-290-886	NEW-E	00-08-061
388-255-1020	REP	00-15-053	388-280-1100	REP-P	00-16-086	388-290-886	NEW-P	00-13-105
388-255-1050	REP-P	00-12-081	388-280-1100	REP	00-19-077	388-290-886	NEW	00-16-100
388-255-1050	REP	00-15-053	388-280-1110	REP-P	00-16-086	388-290-888	NEW-E	00-08-061
388-255-1100	REP-P	00-12-081	388-280-1110	REP	00-19-077	388-290-888	NEW-P	00-13-105
388-255-1100	REP	00-15-053	388-280-1120	REP-P	00-16-086	388-290-888	NEW	00-16-100
388-255-1150	REP-P	00-12-081	388-280-1120	REP	00-19-077	388-290-905	AMD-E	00-08-061
388-255-1150	REP	00-15-053	388-280-1130	REP-P	00-16-086	388-290-905	AMD-P	00-13-105
388-255-1200	REP-P	00-12-081	388-280-1130	REP	00-19-077	388-290-905	AMD	00-16-100
388-255-1200	REP	00-15-053	388-280-1140	REP-P	00-16-086	388-290-910	AMD-E	00-08-061
388-255-1250	REP-P	00-12-081	388-280-1140	REP	00-19-077	388-290-910	AMD-P	00-13-105
388-255-1250	REP	00-15-053	388-280-1150	REP-P	00-16-086	388-290-910	AMD	00-16-100
388-255-1300	REP-P	00-12-081	388-280-1150	REP	00-19-077	388-290-920	AMD-P	00-10-089
388-255-1300	REP	00-15-053	388-280-1160	REP-P	00-16-086	388-290-920	AMD-E	00-10-090
388-265-1650	PREP	00-07-101	388-280-1160	REP	00-19-077	388-290-920	AMD	00-17-005
388-265-1650	AMD-P	00-16-088	388-290	PREP	00-24-035	388-290-925	AMD-E	00-08-061
388-265-1650	AMD	00-19-078	388-290-015	AMD-P	00-10-089	388-290-925	AMD-P	00-13-105
388-265-1750	PREP	00-07-101	388-290-015	AMD-E	00-10-090	388-290-925	AMD	00-16-100
388-265-1750	REP-P	00-16-088	388-290-015	AMD	00-17-005	388-290-940	AMD-E	00-08-061
388-265-1750	REP	00-19-078	388-290-280	AMD-P	00-10-089	388-290-940	AMD-P	00-13-105
388-273-0010	NEW-P	00-12-083	388-290-280	AMD-E	00-10-090	388-290-940	AMD	00-16-100
388-273-0010	NEW-W	01-01-131	388-290-280	AMD	00-17-005	388-290-945	AMD-E	00-08-061
388-273-0020	NEW-P	00-12-083	388-290-350	AMD-P	00-10-089	388-290-945	AMD-P	00-13-105
388-273-0020	NEW-W	01-01-131	388-290-350	AMD-E	00-10-090	388-290-945	AMD	00-16-100
388-273-0025	NEW-P	00-12-083	388-290-350	AMD	00-17-005	388-290-950	AMD-P	00-10-089
388-273-0025	NEW-W	01-01-131	388-290-450	AMD-P	00-10-089	388-290-950	AMD-E	00-10-090
388-273-0030	NEW-P	00-12-083	388-290-450	AMD-E	00-10-090	388-290-950	AMD	00-17-005
388-273-0030	NEW-W	01-01-131	388-290-450	AMD	00-17-005	388-310	PREP	00-16-024
388-273-0035	NEW-P	00-12-083	388-290-475	AMD-P	00-10-089	388-310-0200	AMD-P	00-03-051
388-273-0035	NEW-W	01-01-131	388-290-475	AMD-E	00-10-090	388-310-0200	AMD	00-06-062
388-275-0010	REP-P	00-15-070	388-290-475	AMD	00-17-005	388-310-0200	PREP	00-07-102
388-275-0010	REP	00-18-038	388-290-550	REP-P	00-10-089	388-310-0200	AMD-P	00-11-140
388-275-0040	REP-P	00-15-070	388-290-550	REP-E	00-10-090	388-310-0200	AMD	00-16-055
388-275-0040	REP	00-18-038	388-290-550	REP	00-17-005	388-310-0300	AMD-P	00-03-051
388-275-0080	REP-P	00-15-070	388-290-600	AMD-P	00-10-089	388-310-0300	AMD	00-06-062
388-275-0080	REP	00-18-038	388-290-600	AMD-E	00-10-090	388-310-0400	AMD-P	00-03-051

Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388-310-0400	AMD	00-06-062	388-408-0025	AMD-P	00-24-037	388-448-0005	REP-P	00-12-040
388-310-0400	PREP	00-07-102	388-408-0030	AMD-P	00-24-037	388-448-0005	REP	00-15-051
388-310-0500	PREP	00-07-102	388-408-0035	PREP	00-08-052	388-448-0010	NEW-P	00-11-129
388-310-0600	PREP	00-07-102	388-410-0020	PREP	01-01-069	388-448-0010	NEW	00-16-113
388-310-0600	AMD-P	00-11-140	388-410-0025	PREP	01-01-069	388-448-0020	NEW-P	00-11-129
388-310-0600	AMD	00-16-055	388-410-0030	PREP	01-01-069	388-448-0020	NEW	00-16-113
388-310-0700	AMD-P	00-03-051	388-412-0025	PREP	00-13-060	388-448-0030	NEW-P	00-11-129
388-310-0700	AMD	00-06-062	388-412-0025	PREP	00-21-106	388-448-0030	NEW	00-16-113
388-310-0800	PREP	00-05-109	388-412-0040	PREP	00-13-060	388-448-0035	NEW-P	00-11-129
388-310-0800	AMD-E	00-06-061	388-412-0040	PREP	00-21-106	388-448-0035	NEW	00-16-113
388-310-0800	AMD-P	00-08-089	388-412-0045	PREP	00-21-106	388-448-0040	NEW-P	00-11-129
388-310-0800	AMD-S	00-10-091	388-414-0001	AMD-P	00-07-076	388-448-0040	NEW	00-16-113
388-310-0800	AMD	00-13-106	388-414-0001	AMD	00-11-035	388-448-0050	NEW-P	00-11-129
388-310-0800	PREP	00-20-020	388-414-0001	AMD-E	00-15-042	388-448-0050	NEW	00-16-113
388-310-0900	AMD-E	00-20-030	388-414-0001	PREP	00-24-051	388-448-0060	NEW-P	00-11-129
388-310-1000	AMD-E	00-20-030	388-414-0001	AMD-E	00-24-052	388-448-0060	NEW	00-16-113
388-310-1050	AMD-E	00-20-030	388-416-0015	AMD-P	00-04-045	388-448-0070	NEW-P	00-11-129
388-310-1400	AMD-P	00-03-051	388-416-0015	AMD	00-08-002	388-448-0070	NEW	00-16-113
388-310-1400	AMD	00-06-062	388-418	PREP	00-16-051	388-448-0080	NEW-P	00-11-129
388-310-1450	NEW-P	00-03-051	388-418-0005	AMD-P	00-21-066	388-448-0080	NEW	00-16-113
388-310-1450	NEW	00-06-062	388-418-0007	NEW-P	00-21-066	388-448-0090	NEW-P	00-11-129
388-310-1800	PREP	00-07-102	388-418-0012	REP-P	00-03-062	388-448-0090	NEW	00-16-113
388-310-1800	AMD-P	00-11-140	388-418-0012	REP	00-07-077	388-448-0100	NEW-P	00-11-129
388-310-1800	AMD	00-16-055	388-418-0025	AMD-P	00-04-045	388-448-0100	NEW	00-16-113
388-310-1800	PREP	00-20-020	388-418-0025	AMD	00-08-002	388-448-0110	NEW-P	00-11-129
388-310-1850	AMD-E	00-03-013	388-422	PREP	00-11-182	388-448-0110	NEW	00-16-113
388-310-1850	AMD-P	00-04-091	388-424	PREP	00-11-182	388-448-0120	NEW-P	00-11-129
388-310-1850	AMD	00-08-021	388-424-0015	AMD-P	00-05-110	388-448-0120	NEW	00-16-113
388-310-1850	REP-E	00-14-046	388-424-0015	AMD	00-08-060	388-448-0130	NEW-P	00-11-129
388-310-1850	REP-P	00-18-019	388-424-0025	AMD-E	00-08-004	388-448-0130	NEW	00-16-113
388-310-1850	REP	00-24-040	388-424-0025	AMD-P	00-09-082	388-448-0140	NEW-P	00-11-129
388-310-2000	NEW-P	00-20-095	388-424-0025	AMD	00-13-036	388-448-0140	NEW	00-16-113
388-310-2000	NEW-S	00-23-121	388-426	PREP	00-09-032	388-448-0150	NEW-P	00-11-129
388-330-010	REP-P	00-17-159	388-430-0001	REP	00-05-007	388-448-0150	NEW	00-16-113
388-330-020	REP-P	00-17-159	388-430-0005	REP	00-05-007	388-448-0160	NEW-P	00-11-129
388-330-030	REP-P	00-17-159	388-430-0010	REP	00-05-007	388-448-0160	NEW	00-16-113
388-330-035	REP-P	00-17-159	388-430-0015	REP	00-05-007	388-448-0170	NEW-P	00-11-129
388-330-040	REP-P	00-17-159	388-430-0020	REP	00-05-007	388-448-0170	NEW	00-16-113
388-330-050	REP-P	00-17-159	388-430-0025	REP	00-05-007	388-448-0180	NEW-P	00-11-129
388-330-060	REP-P	00-17-159	388-432-0005	PREP	00-16-112	388-448-0180	NEW	00-16-113
388-400	PREP	00-11-182	388-432-0005	NEW-P	00-20-048	388-448-0190	NEW-P	00-11-129
388-400-0005	AMD	00-05-007	388-432-0005	NEW-S	00-23-086	388-448-0190	NEW	00-16-113
388-400-0005	AMD-P	00-24-037	388-436-0002	AMD-E	00-16-089	388-448-0200	NEW-P	00-11-129
388-400-0010	AMD	00-05-007	388-436-0002	AMD-P	00-19-043	388-448-0200	NEW	00-16-113
388-400-0015	AMD-E	00-13-075	388-436-0002	AMD	00-22-064	388-448-0210	NEW-P	00-11-129
388-400-0015	REP-P	00-24-037	388-436-0010	REP-P	00-06-067	388-448-0210	NEW	00-16-113
388-400-0020	PREP	00-24-019	388-436-0010	REP	00-10-036	388-450	PREP	00-10-031
388-400-0025	PREP	00-08-056	388-438-0110	PREP	00-14-043	388-450	PREP	00-11-182
388-400-0025	AMD-P	00-11-128	388-438-0110	AMD-P	01-01-077	388-450-0005	PREP	00-12-079
388-400-0025	AMD	00-15-017	388-440	PREP	00-09-032	388-450-0015	PREP	00-03-060
388-400-0030	AMD-E	00-19-076	388-440-0001	AMD	00-03-034	388-450-0015	AMD-E	00-06-023
388-400-0035	REP-E	00-15-071	388-440-0005	AMD	00-03-034	388-450-0015	AMD-P	00-09-081
388-400-0035	AMD-E	00-22-086	388-442-0010	AMD	00-05-007	388-450-0015	AMD-E	00-13-062
388-404	PREP	00-11-182	388-442-0010	PREP	00-19-029	388-450-0015	AMD-W	00-22-075
388-404-0005	AMD	00-05-007	388-444-0015	AMD	00-04-006	388-450-0020	PREP	00-12-079
388-404-0005	AMD-P	00-24-037	388-444-0020	AMD-P	00-17-102	388-450-0035	AMD-E	00-02-062
388-406-0015	AMD	00-06-015	388-444-0020	AMD	00-21-111	388-450-0035	AMD-P	00-10-087
388-406-0060	PREP	00-06-060	388-444-0035	AMD	00-04-006	388-450-0035	AMD-E	00-10-088
388-406-0060	AMD-P	00-10-093	388-444-0055	AMD	00-04-006	388-450-0035	AMD	00-18-057
388-406-0060	AMD	00-13-076	388-444-0065	AMD	00-04-006	388-450-0045	PREP	00-17-152
388-408	PREP	00-11-182	388-444-0075	AMD	00-04-006	388-450-0070	PREP	00-16-052
388-408-0005	AMD-P	00-24-037	388-444-0075	AMD-E	00-21-112	388-450-0150	PREP	00-12-079
388-408-0010	AMD-P	00-24-037	388-444-0075	AMD-P	00-24-038	388-450-0190	AMD-E	00-19-075
388-408-0015	AMD-P	00-24-037	388-448-0001	PREP	00-08-055	388-450-0195	AMD-P	00-19-072
388-408-0020	AMD	00-05-007	388-448-0001	AMD-P	00-11-127	388-450-0195	AMD	00-22-065
388-408-0020	AMD-P	00-24-037	388-448-0001	AMD	00-15-018	388-450-0210	PREP	00-12-079
388-408-0025	PREP	00-08-050	388-448-0005	PREP	00-08-055	388-450-0210	PREP	00-22-014

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388-452-0005	PREP	00-16-053	388-478-0075	AMD-E	00-07-089	388-502-0210	AMD-P	00-10-064
388-452-0005	AMD-P	00-19-074	388-478-0075	AMD-P	00-14-044	388-502-0210	AMD	00-15-049
388-452-0005	AMD	00-22-087	388-478-0075	AMD-E	00-15-041	388-502-0230	PREP	00-09-03
388-454	PREP	00-11-182	388-478-0075	AMD	00-17-085	388-502-0230	AMD-P	00-17-163
388-454-0005	AMD-P	00-24-037	388-478-0080	AMD-P	00-07-075	388-502-0230	AMD	00-22-017
388-454-0010	AMD-P	00-24-037	388-478-0080	AMD	00-10-095	388-502-0240	NEW-P	00-17-161
388-458	PREP	00-17-002	388-478-0080	PREP	01-01-113	388-502-0240	NEW	00-23-014
388-466-0007	NEW-E	00-15-071	388-478-0080	AMD-E	01-01-114	388-502-0260	NEW-P	00-17-162
388-466-0015	REP-S	00-19-073	388-478-0085	PREP	00-07-054	388-502-0260	NEW	00-22-016
388-466-0015	REP	00-22-085	388-478-0085	AMD-E	00-07-089	388-505-0110	PREP	00-12-079
388-466-0020	REP-S	00-19-073	388-478-0085	AMD-P	00-14-044	388-505-0210	PREP	00-20-047
388-466-0020	REP	00-22-085	388-478-0085	AMD-E	00-15-041	388-505-0220	PREP	00-20-047
388-466-0025	REP-S	00-19-073	388-478-0085	AMD	00-17-085	388-505-0540	AMD-XA	00-20-097
388-466-0025	REP	00-22-085	388-480-0001	AMD	00-05-007	388-505-0540	AMD	01-02-076
388-466-0030	NEW-P	00-16-087	388-484-0005	PREP	00-18-055	388-505-0595	PREP	00-12-078
388-466-0130	NEW-P	00-18-111	388-484-0005	AMD-P	00-24-039	388-505-0595	REP-P	00-17-126
388-466-0130	NEW	00-21-065	388-484-0010	NEW-P	00-24-039	388-506-0620	PREP	00-12-079
388-466-0150	NEW-S	00-19-073	388-490-0005	AMD-P	00-04-092	388-511-1105	PREP	00-12-079
388-466-0150	NEW	00-22-085	388-490-0005	AMD	00-08-091	388-511-1130	PREP	00-12-079
388-470	PREP	00-12-078	388-492	PREP	00-08-088	388-511-1130	AMD-P	00-17-083
388-470-0005	PREP	00-12-079	388-500-0005	PREP	00-22-015	388-511-1130	AMD	00-22-029
388-470-0020	PREP	00-12-079	388-501-0050	PREP	00-10-032	388-512-1210	REP-P	00-17-084
388-470-0040	PREP	00-12-079	388-501-0050	AMD-P	00-23-051	388-512-1215	REP-P	00-17-084
388-470-0075	PREP	00-16-054	388-501-0125	PREP	00-03-011	388-512-1220	REP-P	00-17-084
388-470-0075	AMD-P	00-20-094	388-501-0125	AMD-P	00-14-065	388-512-1225	REP-P	00-17-084
388-473-0010	NEW-P	00-12-081	388-501-0125	AMD	00-19-050	388-512-1230	REP-P	00-17-084
388-473-0010	NEW	00-15-053	388-501-0130	REP-P	00-17-161	388-512-1230	AMD-XA	00-20-097
388-473-0010	PREP	00-17-077	388-501-0130	REP	00-23-014	388-512-1230	AMD	01-02-076
388-473-0010	AMD-P	00-22-062	388-501-0135	AMD-XA	00-20-097	388-512-1235	REP-P	00-17-084
388-473-0010	AMD	01-01-070	388-501-0135	AMD	01-02-076	388-512-1240	REP-P	00-17-084
388-473-0020	NEW-P	00-12-081	388-501-0150	REP-XR	00-09-038	388-512-1245	REP-P	00-17-084
388-473-0020	NEW	00-15-053	388-501-0150	REP	00-14-047	388-512-1250	REP-P	00-17-084
388-473-0030	NEW-P	00-12-081	388-501-0160	AMD	00-03-035	388-512-1255	REP-P	00-17-084
388-473-0030	NEW	00-15-053	388-501-0165	AMD	00-03-035	388-512-1260	REP-P	00-17-084
388-473-0040	NEW-P	00-12-081	388-501-0180	AMD-P	00-17-055	388-512-1265	REP-P	00-17-084
388-473-0040	NEW	00-15-053	388-501-0180	AMD	01-01-011	388-512-1275	REP-P	00-17-084
388-473-0050	NEW-P	00-12-081	388-501-0200	AMD-XA	00-07-044	388-513-1350	AMD-XA	00-20-097
388-473-0050	NEW	00-15-053	388-501-0200	AMD	00-11-141	388-513-1350	AMD-W	01-02-047
388-473-0060	NEW-P	00-12-081	388-501-0213	RECOD	00-23-067	388-513-1350	PREP	01-02-071
388-473-0060	NEW	00-15-053	388-501-0300	RECOD	00-23-052	388-513-1350	AMD-E	01-02-074
388-474-0001	AMD-P	00-17-084	388-501-0300	PREP	01-02-046	388-513-1365	AMD-XA	00-20-097
388-478	PREP	00-11-182	388-502-0010	NEW-P	00-09-043	388-513-1365	AMD	01-02-076
388-478-0026	PREP	00-10-030	388-502-0010	NEW	00-15-050	388-513-1380	AMD-E	00-08-003
388-478-0026	NEW-P	00-17-054	388-502-0010	AMD-XA	00-18-033	388-513-1380	AMD-P	00-13-107
388-478-0026	NEW	00-21-063	388-502-0010	AMD-P	00-24-078	388-513-1380	AMD	00-17-058
388-478-0050	PREP	00-08-053	388-502-0020	NEW-P	00-09-043	388-513-1380	PREP	01-02-071
388-478-0050	AMD-P	00-12-082	388-502-0020	NEW	00-15-050	388-513-1380	AMD-E	01-02-074
388-478-0050	AMD	00-15-052	388-502-0020	AMD-E	00-17-103	388-515-1505	AMD-XA	00-19-071
388-478-0055	AMD-P	00-08-058	388-502-0020	AMD-XA	00-18-033	388-515-1505	AMD	01-02-052
388-478-0055	AMD-E	00-08-059	388-502-0020	AMD-P	00-24-078	388-515-1510	AMD-XA	00-19-071
388-478-0055	AMD	00-11-130	388-502-0030	NEW-P	00-09-043	388-515-1510	AMD	01-02-052
388-478-0055	PREP	00-13-035	388-502-0030	NEW	00-15-050	388-515-1530	AMD-XA	00-19-071
388-478-0055	PREP	00-15-015	388-502-0100	NEW-P	00-09-043	388-515-1530	AMD	01-02-052
388-478-0055	AMD-P	00-17-155	388-502-0100	NEW	00-15-050	388-517-0400	NEW-P	00-17-095
388-478-0055	AMD	00-20-054	388-502-0110	NEW-P	00-09-043	388-517-0400	NEW-C	01-02-073
388-478-0055	AMD-E	00-24-079	388-502-0110	NEW	00-15-050	388-519-0100	PREP	00-12-079
388-478-0056	PREP	00-17-078	388-502-0120	AMD-XA	00-20-097	388-523-0100	PREP	00-22-014
388-478-0056	NEW-P	00-21-064	388-502-0120	AMD	01-02-076	388-526-2610	AMD-P	00-17-164
388-478-0056	NEW	00-24-056	388-502-0150	NEW-P	00-09-042	388-526-2610	AMD	00-21-062
388-478-0060	AMD-P	00-19-097	388-502-0150	NEW	00-14-067	388-527-2750	AMD-XA	00-20-097
388-478-0060	AMD-E	00-19-098	388-502-0160	NEW-P	00-09-075	388-527-2750	AMD	01-02-076
388-478-0060	AMD	00-23-013	388-502-0160	NEW	00-14-069	388-527-2790	AMD-XA	00-20-097
388-478-0070	AMD-P	00-07-075	388-502-0160	PREP	00-18-110	388-527-2790	AMD	01-02-076
388-478-0070	AMD	00-10-095	388-502-0160	AMD-P	00-24-055	388-529	PREP	00-18-056
388-478-0070	PREP	01-01-113	388-502-0205	PREP	00-06-022	388-529-0100	AMD-XA	00-20-097
388-478-0070	AMD-E	01-01-114	388-502-0205	REP-P	00-09-043	388-529-0100	AMD	01-02-076
388-478-0075	PREP	00-07-054	388-502-0205	REP	00-15-050	388-529-2940	REP	00-05-039

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388-529-2950	REP	00-05-039	388-530-1750	AMD-P	00-11-106	388-531-1400	NEW-P	00-12-080
388-530-1000	PREP	00-07-087	388-530-1750	AMD	00-14-071	388-531-1400	NEW	01-01-012
388-530-1000	AMD-P	00-17-080	388-530-1850	PREP	00-07-087	388-531-1450	NEW-P	00-12-080
388-530-1000	AMD	01-01-028	388-530-1850	AMD-P	00-17-080	388-531-1450	NEW	01-01-012
388-530-1050	PREP	00-07-087	388-530-1850	AMD	01-01-028	388-531-1500	NEW-P	00-12-080
388-530-1050	AMD-P	00-17-080	388-530-1900	PREP	00-07-087	388-531-1500	NEW	01-01-012
388-530-1050	AMD	01-01-028	388-530-1900	AMD-P	00-17-080	388-531-1550	NEW-P	00-12-080
388-530-1100	PREP	00-07-087	388-530-1900	AMD	01-01-028	388-531-1550	NEW	01-01-012
388-530-1100	AMD-P	00-17-080	388-530-1950	PREP	00-07-087	388-531-1600	NEW-P	00-12-080
388-530-1100	AMD	01-01-028	388-530-1950	AMD-P	00-17-080	388-531-1600	NEW	01-01-012
388-530-1125	NEW-P	00-17-056	388-530-1950	AMD	01-01-028	388-531-1650	NEW-P	00-12-080
388-530-1125	NEW-C	00-17-128	388-530-2050	AMD-P	00-17-080	388-531-1650	NEW	01-01-012
388-530-1125	NEW	01-01-029	388-530-2050	AMD	01-01-028	388-531-1700	NEW-P	00-12-080
388-530-1150	PREP	00-07-087	388-531-0050	NEW-P	00-12-080	388-531-1700	NEW	01-01-012
388-530-1150	AMD-P	00-17-080	388-531-0050	NEW	01-01-012	388-531-1750	NEW-P	00-12-080
388-530-1150	AMD	01-01-028	388-531-0100	NEW-P	00-12-080	388-531-1750	NEW	01-01-012
388-530-1200	PREP	00-07-087	388-531-0100	NEW	01-01-012	388-531-1800	NEW-P	00-12-080
388-530-1200	AMD-P	00-17-080	388-531-0150	NEW-P	00-12-080	388-531-1800	NEW	01-01-012
388-530-1200	AMD	01-01-028	388-531-0150	NEW	01-01-012	388-531-1850	NEW-P	00-12-080
388-530-1250	PREP	00-07-087	388-531-0200	NEW-P	00-12-080	388-531-1850	NEW	01-01-012
388-530-1250	AMD-P	00-17-080	388-531-0200	NEW	01-01-012	388-531-1900	NEW-P	00-12-080
388-530-1250	AMD	01-01-028	388-531-0250	NEW-P	00-12-080	388-531-1900	NEW	01-01-012
388-530-1300	PREP	00-07-087	388-531-0250	NEW	01-01-012	388-532	PREP	00-07-056
388-530-1300	AMD-P	00-17-056	388-531-0300	NEW-P	00-12-080	388-532	PREP	00-16-023
388-530-1300	AMD-C	00-17-128	388-531-0300	NEW	01-01-012	388-532-050	NEW-P	00-11-093
388-530-1300	AMD	01-01-029	388-531-0350	NEW-P	00-12-080	388-532-050	NEW	00-14-066
388-530-1350	PREP	00-07-087	388-531-0350	NEW	01-01-012	388-532-100	NEW-P	00-11-093
388-530-1350	AMD-P	00-17-056	388-531-0400	NEW-P	00-12-080	388-532-100	NEW	00-14-066
388-530-1350	AMD-C	00-17-128	388-531-0400	NEW	01-01-012	388-533-0300	NEW-P	00-09-041
388-530-1350	AMD	01-01-029	388-531-0450	NEW-P	00-12-080	388-533-0300	NEW	00-14-068
388-530-1400	PREP	00-07-087	388-531-0450	NEW	01-01-012	388-533-0350	NEW-P	00-17-082
388-530-1400	AMD-P	00-17-056	388-531-0500	NEW-P	00-12-080	388-533-0350	NEW	00-23-070
388-530-1400	AMD-C	00-17-128	388-531-0500	NEW	01-01-012	388-533-0400	NEW-P	00-14-064
388-530-1400	AMD	01-01-029	388-531-0550	NEW-P	00-12-080	388-533-0400	NEW	00-23-052
388-530-1410	NEW-P	00-17-056	388-531-0550	NEW	01-01-012	388-533-0500	NEW-P	00-14-064
388-530-1410	NEW-C	00-17-128	388-531-0600	NEW-P	00-12-080	388-533-0500	NEW-S	00-21-107
388-530-1410	NEW	01-01-029	388-531-0600	NEW	01-01-012	388-533-0500	NEW	00-24-054
388-530-1425	NEW-P	00-17-056	388-531-0650	NEW-P	00-12-080	388-533-0600	NEW-P	00-14-064
388-530-1425	NEW-C	00-17-128	388-531-0650	NEW	01-01-012	388-533-0600	NEW	00-23-052
388-530-1425	NEW	01-01-029	388-531-0700	NEW-P	00-12-080	388-533-1000	PREP	00-22-084
388-530-1450	PREP	00-07-087	388-531-0700	NEW	01-01-012	388-534-0100	RECOD	00-11-183
388-530-1450	AMD-P	00-17-056	388-531-0750	NEW-P	00-12-080	388-534-0100	AMD-XA	00-20-097
388-530-1450	AMD-C	00-17-128	388-531-0750	NEW	01-01-012	388-534-0100	AMD	01-02-076
388-530-1450	AMD	01-01-029	388-531-0800	NEW-P	00-12-080	388-535	PREP	00-22-083
388-530-1500	PREP	00-07-087	388-531-0800	NEW	01-01-012	388-535-1050	AMD-XA	00-20-097
388-530-1500	AMD-P	00-17-056	388-531-0850	NEW-P	00-12-080	388-535-1050	AMD	01-02-076
388-530-1500	AMD-C	00-17-128	388-531-0850	NEW	01-01-012	388-537-0100	AMD-XA	00-20-097
388-530-1500	AMD	01-01-029	388-531-0900	NEW-P	00-12-080	388-537-0100	AMD	01-02-076
388-530-1550	PREP	00-07-087	388-531-0900	NEW	01-01-012	388-538-001	REP	00-04-080
388-530-1550	AMD-P	00-17-056	388-531-0950	NEW-P	00-12-080	388-538-050	AMD	00-04-080
388-530-1550	AMD-C	00-17-128	388-531-0950	NEW	01-01-012	388-538-060	AMD	00-04-080
388-530-1550	AMD	01-01-029	388-531-1000	NEW-P	00-12-080	388-538-065	NEW	00-04-080
388-530-1600	AMD-P	00-17-056	388-531-1000	NEW	01-01-012	388-538-066	NEW	00-04-080
388-530-1600	AMD-C	00-17-128	388-531-1050	NEW-P	00-12-080	388-538-070	AMD	00-04-080
388-530-1600	AMD	01-01-029	388-531-1050	NEW	01-01-012	388-538-080	AMD	00-04-080
388-530-1625	NEW-P	00-17-056	388-531-1100	NEW-P	00-12-080	388-538-090	REP	00-04-080
388-530-1625	NEW-C	00-17-128	388-531-1100	NEW	01-01-012	388-538-095	AMD	00-04-080
388-530-1625	NEW	01-01-029	388-531-1150	NEW-P	00-12-080	388-538-095	AMD-XA	00-20-097
388-530-1650	PREP	00-07-087	388-531-1150	NEW	01-01-012	388-538-095	AMD	01-02-076
388-530-1650	AMD-P	00-17-056	388-531-1200	NEW-P	00-12-080	388-538-100	AMD	00-04-080
388-530-1650	AMD-C	00-17-128	388-531-1200	NEW	01-01-012	388-538-110	AMD	00-04-080
388-530-1650	AMD	01-01-029	388-531-1250	NEW-P	00-12-080	388-538-120	AMD	00-04-080
388-530-1700	PREP	00-07-087	388-531-1250	NEW	01-01-012	388-538-130	AMD	00-04-080
388-530-1700	AMD-P	00-17-056	388-531-1300	NEW-P	00-12-080	388-538-140	AMD	00-04-080
388-530-1700	AMD-C	00-17-128	388-531-1300	NEW	01-01-012	388-538-150	REP	00-04-080
388-530-1700	AMD	01-01-029	388-531-1350	NEW-P	00-12-080	388-539	PREP	00-05-038
388-530-1750	PREP	00-07-088	388-531-1350	NEW	01-01-012	388-539	AMD-P	00-11-062

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388-539	AMD	00-14-070	388-543-2500	NEW-P	00-13-008	388-546-0700	NEW-P	00-17-125
388-539-001	REP-P	00-11-062	388-543-2500	NEW	01-01-078	388-546-0800	NEW-P	00-17-125
388-539-001	REP	00-14-070	388-543-2600	NEW-P	00-13-008	388-546-1000	NEW-P	00-17-125
388-539-0200	NEW-P	00-11-062	388-543-2600	NEW	01-01-078	388-546-5000	NEW-P	00-17-096
388-539-0200	NEW	00-14-070	388-543-2700	NEW-P	00-13-008	388-546-5100	NEW-P	00-17-096
388-539-0300	NEW-P	00-17-082	388-543-2700	NEW	01-01-078	388-546-5200	NEW-P	00-17-096
388-539-0300	NEW	00-23-070	388-543-2800	NEW-P	00-13-008	388-546-5300	NEW-P	00-17-096
388-539-0350	NEW-P	00-17-082	388-543-2800	NEW	01-01-078	388-546-5400	NEW-P	00-17-096
388-539-0350	NEW	00-23-070	388-543-2900	NEW-P	00-13-008	388-546-5500	NEW-P	00-17-096
388-539-050	REP-P	00-11-062	388-543-2900	NEW	01-01-078	388-547	PREP	00-03-010
388-539-050	REP	00-14-070	388-543-3000	NEW-P	00-13-008	388-548-0100	PREP	00-11-034
388-539-0500	RECOD	00-11-183	388-543-3000	NEW	01-01-078	388-548-0500	PREP	00-11-034
388-539-0550	RECOD	00-11-183	388-544-0050	NEW-P	00-17-097	388-548-0500	NEW-E	00-11-036
388-539-0550	AMD-XA	00-20-096	388-544-0050	NEW	01-01-010	388-550-1050	PREP	00-19-049
388-539-0550	AMD	01-02-075	388-544-0100	NEW-P	00-17-097	388-550-1100	PREP	00-19-049
388-539-100	REP-P	00-11-062	388-544-0100	NEW	01-01-010	388-550-1100	AMD-XA	00-20-096
388-539-100	REP	00-14-070	388-544-0150	NEW-P	00-17-097	388-550-1100	AMD	01-02-075
388-539-150	REP-P	00-11-062	388-544-0150	NEW	01-01-010	388-550-1400	PREP	00-19-049
388-539-150	REP	00-14-070	388-544-0200	NEW-P	00-17-097	388-550-1400	AMD-XA	00-20-096
388-542	PREP	00-23-050	388-544-0200	NEW	01-01-010	388-550-1400	AMD	01-02-075
388-542-0050	NEW-P	00-03-061	388-544-0250	NEW-P	00-17-097	388-550-1700	PREP	00-19-049
388-542-0050	NEW	00-07-103	388-544-0250	NEW	01-01-010	388-550-1700	AMD-XA	00-20-096
388-542-0100	NEW-P	00-03-061	388-544-0300	NEW-P	00-17-097	388-550-1700	AMD	01-02-075
388-542-0100	NEW	00-07-103	388-544-0300	NEW	01-01-010	388-550-2200	AMD-XA	00-20-096
388-542-0125	NEW-P	00-03-061	388-544-0350	NEW-P	00-17-097	388-550-2200	AMD	01-02-075
388-542-0125	NEW	00-07-103	388-544-0350	NEW	01-01-010	388-550-2501	PREP	00-19-030
388-542-0150	NEW-P	00-03-061	388-544-0400	NEW-P	00-17-097	388-550-2511	PREP	00-19-030
388-542-0150	NEW	00-07-103	388-544-0400	NEW	01-01-010	388-550-2521	PREP	00-19-030
388-542-0150	PREP	00-19-069	388-544-0450	NEW-P	00-17-097	388-550-2531	PREP	00-19-030
388-542-0200	NEW-P	00-03-061	388-544-0450	NEW	01-01-010	388-550-2541	PREP	00-19-030
388-542-0200	NEW	00-07-103	388-544-0500	NEW-P	00-17-097	388-550-2551	PREP	00-19-030
388-542-0250	NEW-P	00-03-061	388-544-0500	NEW	01-01-010	388-550-2561	PREP	00-19-030
388-542-0250	NEW	00-07-103	388-544-0550	NEW-P	00-17-097	388-550-2600	PREP	00-19-049
388-542-0275	NEW-P	00-03-061	388-544-0550	NEW	01-01-010	388-550-2700	PREP	00-19-049
388-542-0275	NEW	00-07-103	388-544-0600	NEW-P	00-17-097	388-550-2800	PREP	00-19-042
388-542-0300	NEW-P	00-03-061	388-544-0600	NEW	01-01-010	388-550-2900	PREP	00-19-049
388-542-0300	NEW	00-07-103	388-544-1010	NEW-P	00-17-165	388-550-3381	PREP	00-19-030
388-543-1000	NEW-P	00-13-008	388-544-1010	NEW	00-23-068	388-550-3401	PREP	00-19-030
388-543-1000	NEW	01-01-078	388-544-1100	NEW-P	00-17-165	388-550-3600	PREP	00-19-049
388-543-1100	NEW-P	00-13-008	388-544-1100	NEW	00-23-068	388-550-3700	PREP	00-19-042
388-543-1100	NEW	01-01-078	388-544-1200	NEW-P	00-17-165	388-550-4300	PREP	00-19-049
388-543-1200	NEW-P	00-13-008	388-544-1200	NEW	00-23-068	388-550-4400	PREP	00-19-049
388-543-1200	NEW	01-01-078	388-544-1300	NEW-P	00-17-165	388-550-4500	AMD-W	00-06-046
388-543-1300	NEW-P	00-13-008	388-544-1300	NEW	00-23-068	388-550-4800	PREP	00-19-042
388-543-1300	NEW	01-01-078	388-544-1400	NEW-P	00-17-165	388-550-5900	PREP	00-19-049
388-543-1400	NEW-P	00-13-008	388-544-1400	NEW	00-23-068	388-550-6000	PREP	00-19-042
388-543-1400	NEW	01-01-078	388-545-0500	PREP	00-08-020	388-550-6700	AMD-XA	00-20-096
388-543-1500	NEW-P	00-13-008	388-545-300	AMD-XA	00-20-096	388-550-6700	AMD	01-02-075
388-543-1500	NEW	01-01-078	388-545-300	AMD	01-02-075	388-551-3000	NEW-P	00-17-079
388-543-1600	NEW-P	00-13-008	388-545-500	NEW	00-04-019	388-555-1150	AMD-XA	00-20-096
388-543-1600	NEW	01-01-078	388-545-500	AMD-P	00-12-039	388-555-1150	AMD	01-02-075
388-543-1700	NEW-P	00-13-008	388-545-500	AMD-W	00-17-113	388-555-1200	AMD-XA	00-20-096
388-543-1700	NEW	01-01-078	388-545-500	AMD-XA	00-20-096	388-555-1200	AMD	01-02-075
388-543-1800	NEW-P	00-13-008	388-545-500	AMD	01-02-075	388-556-0100	NEW-P	00-14-045
388-543-1800	NEW	01-01-078	388-545-700	AMD-XA	00-20-096	388-556-0100	NEW	00-18-032
388-543-1900	NEW-P	00-13-008	388-545-700	AMD	01-02-075	388-556-0200	NEW-P	00-11-138
388-543-1900	NEW	01-01-078	388-545-900	PREP	01-01-006	388-556-0200	NEW	00-16-031
388-543-2000	NEW-P	00-13-008	388-546-0001	NEW-P	00-17-125	388-556-0300	NEW-P	00-13-104
388-543-2000	NEW	01-01-078	388-546-0100	NEW-P	00-17-125	388-556-0300	NEW	00-17-057
388-543-2100	NEW-P	00-13-008	388-546-0150	NEW-P	00-17-125	388-556-0400	RECOD	00-11-183
388-543-2100	NEW	01-01-078	388-546-0200	NEW-P	00-17-125	388-556-0400	AMD-XA	00-20-096
388-543-2200	NEW-P	00-13-008	388-546-0250	NEW-P	00-17-125	388-556-0400	AMD	01-02-075
388-543-2200	NEW	01-01-078	388-546-0300	NEW-P	00-17-125	388-556-0500	NEW-P	00-17-053
388-543-2300	NEW-P	00-13-008	388-546-0400	NEW-P	00-17-125	388-556-0500	NEW	01-01-009
388-543-2300	NEW	01-01-078	388-546-0450	NEW-P	00-17-125	388-556-0600	NEW-P	00-21-109
388-543-2400	NEW-P	00-13-008	388-546-0500	NEW-P	00-17-125	388-556-0600	NEW	00-24-053
388-543-2400	NEW	01-01-078	388-546-0600	NEW-P	00-17-125	388-557-0100	NEW-W	00-10-078

TABLE

Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388-561-0001	NEW-P	00-17-126	388-730-0070	RECOD-P	00-17-187	388-800-0065	NEW-P	00-11-107
388-561-0100	NEW-P	00-17-126	388-730-0070	RECOD	00-22-019	388-800-0065	NEW	00-16-077
388-561-0200	NEW-P	00-17-126	388-730-0080	RECOD-P	00-17-187	388-800-0070	NEW-P	00-11-107
388-561-0300	NEW-P	00-17-126	388-730-0080	RECOD	00-22-019	388-800-0070	NEW	00-16-077
388-680	PREP	00-19-053	388-730-0090	RECOD-P	00-17-187	388-800-0075	NEW-P	00-11-107
388-700-0005	NEW-P	00-11-139	388-730-0090	RECOD	00-22-019	388-800-0075	NEW	00-16-077
388-700-0005	NEW	00-24-014	388-740-0010	RECOD-P	00-13-074	388-800-0080	NEW-P	00-11-107
388-700-0010	NEW-P	00-11-139	388-740-0010	RECOD	00-17-046	388-800-0080	NEW	00-16-077
388-700-0010	NEW	00-24-014	388-740-0030	RECOD-P	00-13-074	388-800-0085	NEW-P	00-11-107
388-700-0015	NEW-P	00-11-139	388-740-0030	RECOD	00-17-046	388-800-0085	NEW	00-16-077
388-700-0015	NEW	00-24-014	388-740-0040	RECOD-P	00-13-074	388-800-0090	NEW-P	00-11-107
388-700-0020	NEW-P	00-11-139	388-740-0040	RECOD	00-17-046	388-800-0090	NEW	00-16-077
388-700-0020	NEW	00-24-014	388-740-0060	RECOD-P	00-13-074	388-800-0100	NEW-P	00-11-107
388-700-0025	NEW-P	00-11-139	388-740-0060	RECOD	00-17-046	388-800-0100	NEW	00-16-077
388-700-0025	NEW	00-24-014	388-740-0070	RECOD-P	00-13-074	388-800-0110	NEW-P	00-11-107
388-700-0030	NEW-P	00-11-139	388-740-0070	RECOD	00-17-046	388-800-0110	NEW	00-16-077
388-700-0030	NEW	00-24-014	388-745-0020	RECOD	00-16-078	388-800-0115	NEW-P	00-11-107
388-700-0035	NEW-P	00-11-139	388-745-0030	RECOD	00-16-078	388-800-0115	NEW	00-16-077
388-700-0035	NEW	00-24-014	388-745-0040	RECOD	00-16-078	388-800-0120	NEW-P	00-11-107
388-700-0040	NEW-P	00-11-139	388-745-0050	RECOD	00-16-078	388-800-0120	NEW	00-16-077
388-700-0040	NEW	00-24-014	388-745-0060	RECOD	00-16-078	388-800-0130	NEW-P	00-11-107
388-700-0045	NEW-P	00-11-139	388-750-010	NEW-P	00-18-048	388-800-0130	NEW	00-16-077
388-700-0045	NEW	00-24-014	388-750-010	NEW	00-23-061	388-800-0135	NEW-P	00-11-107
388-700-0050	NEW-P	00-11-139	388-750-020	NEW-P	00-18-048	388-800-0135	NEW	00-16-077
388-700-0050	NEW	00-24-014	388-750-020	NEW	00-23-061	388-800-0140	NEW-P	00-11-107
388-710-0005	NEW-P	00-12-103	388-750-030	NEW-P	00-18-048	388-800-0140	NEW	00-16-077
388-710-0005	NEW	00-16-032	388-750-030	NEW	00-23-061	388-800-0145	NEW-P	00-11-107
388-710-0010	NEW-P	00-12-103	388-750-040	NEW-P	00-18-048	388-800-0145	NEW	00-16-077
388-710-0010	NEW	00-16-032	388-750-040	NEW	00-23-061	388-800-0150	NEW-P	00-11-107
388-710-0015	NEW-P	00-12-103	388-750-050	NEW-P	00-18-048	388-800-0150	NEW	00-16-077
388-710-0015	NEW	00-16-032	388-750-050	NEW	00-23-061	388-800-0155	NEW-P	00-11-107
388-710-0020	NEW-P	00-12-103	388-750-060	NEW-P	00-18-048	388-800-0155	NEW	00-16-077
388-710-0020	NEW	00-16-032	388-750-060	NEW	00-23-061	388-800-0160	NEW-P	00-11-107
388-710-0025	NEW-P	00-12-103	388-750-070	NEW-P	00-18-048	388-800-0160	NEW	00-16-077
388-710-0025	NEW	00-16-032	388-750-070	NEW	00-23-061	388-800-0165	NEW-P	00-11-107
388-710-0030	NEW-P	00-12-103	388-750-080	NEW-P	00-18-048	388-800-0165	NEW	00-16-077
388-710-0030	NEW	00-16-032	388-750-080	NEW	00-23-061	388-805-001	NEW-P	00-13-073
388-710-0035	NEW-P	00-12-103	388-750-090	NEW-P	00-18-048	388-805-001	NEW	00-23-107
388-710-0035	NEW	00-16-032	388-750-090	NEW	00-23-061	388-805-005	NEW-P	00-13-073
388-710-0040	NEW-P	00-12-103	388-750-100	NEW-P	00-18-048	388-805-005	NEW	00-23-107
388-710-0040	NEW	00-16-032	388-750-100	NEW	00-23-061	388-805-010	NEW-P	00-13-073
388-720-0010	RECOD-P	00-17-187	388-750-110	NEW-P	00-18-048	388-805-010	NEW	00-23-107
388-720-0010	RECOD	00-22-019	388-750-110	NEW	00-23-061	388-805-015	NEW-P	00-13-073
388-720-0020	RECOD-P	00-17-187	388-800-0005	NEW-P	00-11-107	388-805-015	NEW	00-23-107
388-720-0020	RECOD	00-22-019	388-800-0005	NEW	00-16-077	388-805-020	NEW-P	00-13-073
388-720-0030	RECOD-P	00-17-187	388-800-0020	NEW-P	00-11-107	388-805-020	NEW	00-23-107
388-720-0030	RECOD	00-22-019	388-800-0020	NEW	00-16-077	388-805-030	NEW-P	00-13-073
388-720-0040	RECOD-P	00-17-187	388-800-0025	NEW-P	00-11-107	388-805-030	NEW	00-23-107
388-720-0040	RECOD	00-22-019	388-800-0025	NEW	00-16-077	388-805-060	NEW-P	00-13-073
388-720-0050	RECOD-P	00-17-187	388-800-0030	NEW-P	00-11-107	388-805-060	NEW	00-23-107
388-720-0050	RECOD	00-22-019	388-800-0030	NEW	00-16-077	388-805-065	NEW-P	00-13-073
388-730-0010	RECOD-P	00-17-187	388-800-0035	NEW-P	00-11-107	388-805-065	NEW	00-23-107
388-730-0010	RECOD	00-22-019	388-800-0035	NEW	00-16-077	388-805-070	NEW-P	00-13-073
388-730-0015	RECOD-P	00-17-187	388-800-0040	NEW-P	00-11-107	388-805-070	NEW	00-23-107
388-730-0015	RECOD	00-22-019	388-800-0040	NEW	00-16-077	388-805-075	NEW-P	00-13-073
388-730-0020	RECOD-P	00-17-187	388-800-0045	NEW-P	00-11-107	388-805-075	NEW	00-23-107
388-730-0020	RECOD	00-22-019	388-800-0045	NEW	00-16-077	388-805-080	NEW-P	00-13-073
388-730-0030	RECOD-P	00-17-187	388-800-0048	NEW-P	00-11-107	388-805-080	NEW	00-23-107
388-730-0030	RECOD	00-22-019	388-800-0048	NEW	00-16-077	388-805-085	NEW-P	00-13-073
388-730-0040	RECOD-P	00-17-187	388-800-0050	NEW-P	00-11-107	388-805-085	NEW	00-23-107
388-730-0040	RECOD	00-22-019	388-800-0050	NEW	00-16-077	388-805-090	NEW-P	00-13-073
388-730-0050	RECOD-P	00-17-187	388-800-0055	NEW-P	00-11-107	388-805-090	NEW	00-23-107
388-730-0050	RECOD	00-22-019	388-800-0055	NEW	00-16-077	388-805-095	NEW-P	00-13-073
388-730-0060	RECOD-P	00-17-187	388-800-0057	NEW-P	00-11-107	388-805-095	NEW	00-23-107
388-730-0060	RECOD	00-22-019	388-800-0057	NEW	00-16-077	388-805-100	NEW-P	00-13-073
388-730-0065	RECOD-P	00-17-187	388-800-0060	NEW-P	00-11-107	388-805-100	NEW	00-23-107
388-730-0065	RECOD	00-22-019	388-800-0060	NEW	00-16-077	388-805-105	NEW-P	00-13-073

TABLE

Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388-805-105	NEW	00-23-107	388-805-540	NEW-P	00-13-073	388-825-254	AMD	00-08-090
388-805-110	NEW-P	00-13-073	388-805-540	NEW	00-23-107	388-825-254	AMD-P	00-20-021
388-805-110	NEW	00-23-107	388-805-550	NEW-P	00-13-073	388-825-254	AMD	00-23-106
388-805-115	NEW-P	00-13-073	388-805-550	NEW	00-23-107	388-835-0005	NEW-P	00-23-108
388-805-115	NEW	00-23-107	388-805-600	NEW-P	00-13-073	388-835-0010	NEW-P	00-23-108
388-805-120	NEW-P	00-13-073	388-805-600	NEW	00-23-107	388-835-0015	NEW-P	00-23-108
388-805-120	NEW	00-23-107	388-805-610	NEW-P	00-13-073	388-835-0020	NEW-P	00-23-108
388-805-125	NEW-P	00-13-073	388-805-610	NEW	00-23-107	388-835-0025	NEW-P	00-23-108
388-805-125	NEW	00-23-107	388-805-620	NEW-P	00-13-073	388-835-0030	NEW-P	00-23-108
388-805-130	NEW-P	00-13-073	388-805-620	NEW	00-23-107	388-835-0035	NEW-P	00-23-108
388-805-130	NEW	00-23-107	388-805-630	NEW-P	00-13-073	388-835-0040	NEW-P	00-23-108
388-805-135	NEW-P	00-13-073	388-805-630	NEW	00-23-107	388-835-0045	NEW-P	00-23-108
388-805-135	NEW	00-23-107	388-805-640	NEW-P	00-13-073	388-835-0050	NEW-P	00-23-108
388-805-140	NEW-P	00-13-073	388-805-640	NEW	00-23-107	388-835-0055	NEW-P	00-23-108
388-805-140	NEW	00-23-107	388-805-700	NEW-P	00-13-073	388-835-0060	NEW-P	00-23-108
388-805-145	NEW-P	00-13-073	388-805-700	NEW	00-23-107	388-835-0065	NEW-P	00-23-108
388-805-145	NEW	00-23-107	388-805-710	NEW-P	00-13-073	388-835-0070	NEW-P	00-23-108
388-805-150	NEW-P	00-13-073	388-805-710	NEW	00-23-107	388-835-0075	NEW-P	00-23-108
388-805-150	NEW	00-23-107	388-805-720	NEW-P	00-13-073	388-835-0080	NEW-P	00-23-108
388-805-155	NEW-P	00-13-073	388-805-720	NEW	00-23-107	388-835-0085	NEW-P	00-23-108
388-805-155	NEW	00-23-107	388-805-730	NEW-P	00-13-073	388-835-0090	NEW-P	00-23-108
388-805-200	NEW-P	00-13-073	388-805-730	NEW	00-23-107	388-835-0095	NEW-P	00-23-108
388-805-200	NEW	00-23-107	388-805-740	NEW-P	00-13-073	388-835-010	REP-P	00-23-108
388-805-205	NEW-P	00-13-073	388-805-740	NEW	00-23-107	388-835-0100	NEW-P	00-23-108
388-805-205	NEW	00-23-107	388-805-750	NEW-P	00-13-073	388-835-0105	NEW-P	00-23-108
388-805-210	NEW-P	00-13-073	388-805-750	NEW	00-23-107	388-835-0110	NEW-P	00-23-108
388-805-210	NEW	00-23-107	388-805-800	NEW-P	00-13-073	388-835-0115	NEW-P	00-23-108
388-805-220	NEW-P	00-13-073	388-805-800	NEW	00-23-107	388-835-0120	NEW-P	00-23-108
388-805-220	NEW	00-23-107	388-805-810	NEW-P	00-13-073	388-835-0125	NEW-P	00-23-108
388-805-225	NEW-P	00-13-073	388-805-810	NEW	00-23-107	388-835-0130	NEW-P	00-23-108
388-805-225	NEW	00-23-107	388-805-815	NEW-P	00-13-073	388-835-0135	NEW-P	00-23-108
388-805-230	NEW-P	00-13-073	388-805-815	NEW	00-23-107	388-835-0140	NEW-P	00-23-108
388-805-230	NEW	00-23-107	388-805-820	NEW-P	00-13-073	388-835-0145	NEW-P	00-23-108
388-805-240	NEW-P	00-13-073	388-805-820	NEW	00-23-107	388-835-015	REP-P	00-23-108
388-805-240	NEW	00-23-107	388-805-830	NEW-P	00-13-073	388-835-0150	NEW-P	00-23-108
388-805-250	NEW-P	00-13-073	388-805-830	NEW	00-23-107	388-835-0155	NEW-P	00-23-108
388-805-250	NEW	00-23-107	388-805-840	NEW-P	00-13-073	388-835-0160	NEW-P	00-23-108
388-805-260	NEW-P	00-13-073	388-805-840	NEW	00-23-107	388-835-0165	NEW-P	00-23-108
388-805-260	NEW	00-23-107	388-805-850	NEW-P	00-13-073	388-835-0170	NEW-P	00-23-108
388-805-300	NEW-P	00-13-073	388-805-850	NEW	00-23-107	388-835-0175	NEW-P	00-23-108
388-805-300	NEW	00-23-107	388-805-900	NEW-P	00-13-073	388-835-0180	NEW-P	00-23-108
388-805-305	NEW-P	00-13-073	388-805-900	NEW	00-23-107	388-835-0185	NEW-P	00-23-108
388-805-305	NEW	00-23-107	388-805-905	NEW-P	00-13-073	388-835-0190	NEW-P	00-23-108
388-805-310	NEW-P	00-13-073	388-805-905	NEW	00-23-107	388-835-0195	NEW-P	00-23-108
388-805-310	NEW	00-23-107	388-805-910	NEW-P	00-13-073	388-835-020	REP-P	00-23-108
388-805-315	NEW-P	00-13-073	388-805-910	NEW	00-23-107	388-835-0200	NEW-P	00-23-108
388-805-315	NEW	00-23-107	388-805-915	NEW-P	00-13-073	388-835-0205	NEW-P	00-23-108
388-805-320	NEW-P	00-13-073	388-805-915	NEW	00-23-107	388-835-0210	NEW-P	00-23-108
388-805-320	NEW	00-23-107	388-805-920	NEW-P	00-13-073	388-835-0215	NEW-P	00-23-108
388-805-325	NEW-P	00-13-073	388-805-920	NEW	00-23-107	388-835-0220	NEW-P	00-23-108
388-805-325	NEW	00-23-107	388-805-925	NEW-P	00-13-073	388-835-0225	NEW-P	00-23-108
388-805-330	NEW-P	00-13-073	388-805-925	NEW	00-23-107	388-835-0230	NEW-P	00-23-108
388-805-330	NEW	00-23-107	388-805-930	NEW-P	00-13-073	388-835-0235	NEW-P	00-23-108
388-805-350	NEW-P	00-13-073	388-805-930	NEW	00-23-107	388-835-0240	NEW-P	00-23-108
388-805-350	NEW	00-23-107	388-805-935	NEW-P	00-13-073	388-835-0245	NEW-P	00-23-108
388-805-400	NEW-P	00-13-073	388-805-935	NEW	00-23-107	388-835-025	REP-P	00-23-108
388-805-400	NEW	00-23-107	388-825-226	AMD-P	00-05-107	388-835-0250	NEW-P	00-23-108
388-805-410	NEW-P	00-13-073	388-825-226	AMD	00-08-090	388-835-0255	NEW-P	00-23-108
388-805-410	NEW	00-23-107	388-825-226	AMD-P	00-20-021	388-835-0260	NEW-P	00-23-108
388-805-500	NEW-P	00-13-073	388-825-226	AMD	00-23-106	388-835-0265	NEW-P	00-23-108
388-805-500	NEW	00-23-107	388-825-228	AMD-P	00-05-107	388-835-0270	NEW-P	00-23-108
388-805-510	NEW-P	00-13-073	388-825-228	AMD	00-08-090	388-835-0275	NEW-P	00-23-108
388-805-510	NEW	00-23-107	388-825-228	AMD-P	00-20-021	388-835-0280	NEW-P	00-23-108
388-805-520	NEW-P	00-13-073	388-825-228	AMD	00-23-106	388-835-0285	NEW-P	00-23-108
388-805-520	NEW	00-23-107	388-825-238	AMD-P	00-20-021	388-835-0290	NEW-P	00-23-108
388-805-530	NEW-P	00-13-073	388-825-238	AMD	00-23-106	388-835-0295	NEW-P	00-23-108
388-805-530	NEW	00-23-107	388-825-254	AMD-P	00-05-107	388-835-030	REP-P	00-23-108





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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388-875-0080	RECOD	01-01-008	391- 25-230	AMD	00-14-048	391- 45-330	AMD	00-14-048
388-875-0090	RECOD-P	00-17-156	391- 25-250	AMD-P	00-10-107	391- 45-350	AMD-P	00-10-107
388-875-0090	RECOD	01-01-008	391- 25-250	AMD	00-14-048	391- 45-350	AMD	00-14-048
388-875-0100	RECOD-P	00-17-156	391- 25-270	AMD-P	00-10-107	391- 45-390	AMD-P	00-10-107
388-875-0100	RECOD	01-01-008	391- 25-270	AMD	00-14-048	391- 45-390	AMD	00-14-048
388-875-0110	NEW-P	00-17-156	391- 25-350	AMD-P	00-10-107	391- 45-410	AMD-P	00-10-107
388-875-0110	NEW	01-01-008	391- 25-350	AMD	00-14-048	391- 45-410	AMD	00-14-048
388-890-0735	NEW-W	00-02-065	391- 25-590	AMD-P	00-10-107	391- 45-430	AMD-P	00-10-107
388-890-0740	NEW-W	00-02-065	391- 25-590	AMD	00-14-048	391- 45-430	AMD	00-14-048
388-890-0865	NEW-W	00-02-065	391- 25-650	AMD-P	00-10-107	391- 45-550	AMD-P	00-10-107
390- 05-400	AMD	00-04-058	391- 25-650	AMD	00-14-048	391- 45-550	AMD	00-14-048
390- 13-010	PREP	00-16-137	391- 25-660	AMD-P	00-10-107	391- 45-552	AMD-P	00-10-107
390- 13-010	AMD-P	00-19-121	391- 25-660	AMD	00-14-048	391- 45-552	AMD	00-14-048
390- 13-010	AMD	00-22-057	391- 25-670	AMD-P	00-10-107	391- 55-030	AMD-P	00-10-107
390- 14-026	NEW-P	00-19-122	391- 25-670	AMD	00-14-048	391- 55-030	AMD	00-14-048
390- 14-026	NEW	00-22-058	391- 35-030	AMD-P	00-10-107	391- 55-350	AMD-P	00-10-107
390- 16-011	AMD-E	00-14-030	391- 35-030	AMD	00-14-048	391- 55-350	AMD	00-14-048
390- 16-011	PREP	00-16-147	391- 35-170	AMD-P	00-10-107	391- 65-070	AMD-P	00-10-107
390- 16-011	AMD-P	00-19-113	391- 35-170	AMD	00-14-048	391- 65-070	AMD	00-14-048
390- 16-011	AMD	00-22-050	391- 35-210	AMD-P	00-10-107	391- 95	PREP	00-04-070
390- 16-012	AMD-E	00-14-031	391- 35-210	AMD	00-14-048	391- 95-001	AMD-P	00-10-107
390- 16-012	PREP	00-16-138	391- 35-250	AMD-P	00-10-107	391- 95-001	AMD	00-14-048
390- 16-012	AMD-P	00-19-114	391- 35-250	AMD	00-14-048	391- 95-010	AMD-P	00-10-107
390- 16-012	AMD	00-22-051	391- 45	PREP	00-04-070	391- 95-010	AMD	00-14-048
390- 16-044	PREP	00-16-140	391- 45-001	AMD-P	00-10-107	391- 95-030	AMD-P	00-10-107
390- 16-044	REP-P	00-19-118	391- 45-001	AMD	00-14-048	391- 95-030	AMD	00-14-048
390- 16-044	REP	00-22-054	391- 45-002	AMD-P	00-10-107	391- 95-050	AMD-P	00-10-107
390- 16-226	AMD-P	00-19-120	391- 45-002	AMD	00-14-048	391- 95-050	AMD	00-14-048
390- 16-226	AMD	00-22-056	391- 45-010	AMD-P	00-10-107	391- 95-070	AMD-P	00-10-107
390- 18-010	PREP	00-16-142	391- 45-010	AMD	00-14-048	391- 95-070	AMD	00-14-048
390- 18-010	AMD-P	00-19-119	391- 45-030	AMD-P	00-10-107	391- 95-090	AMD-P	00-10-107
390- 18-010	AMD	00-22-055	391- 45-030	AMD	00-14-048	391- 95-090	AMD	00-14-048
390- 20-0101	PREP	00-16-139	391- 45-050	AMD-P	00-10-107	391- 95-110	AMD-P	00-10-107
390- 20-0101	AMD-P	00-19-124	391- 45-050	AMD	00-14-048	391- 95-110	AMD	00-14-048
390- 20-0101	AMD	00-22-060	391- 45-070	AMD-E	00-03-053	391- 95-130	AMD-P	00-10-107
390- 20-0101	AMD	00-24-041	391- 45-070	AMD-P	00-10-107	391- 95-130	AMD	00-14-048
390- 20-146	NEW-P	00-19-123	391- 45-070	AMD-E	00-11-024	391- 95-150	AMD-P	00-10-107
390- 20-146	NEW	00-22-059	391- 45-070	AMD	00-14-048	391- 95-150	AMD	00-14-048
390- 24-010	PREP	00-16-145	391- 45-090	AMD-P	00-10-107	391- 95-170	AMD-P	00-10-107
390- 24-010	AMD-P	00-19-116	391- 45-090	AMD	00-14-048	391- 95-170	AMD	00-14-048
390- 24-010	AMD	00-22-053	391- 45-110	AMD-E	00-03-053	391- 95-190	AMD-P	00-10-107
390- 24-020	PREP	00-16-146	391- 45-110	AMD-P	00-10-107	391- 95-190	AMD	00-14-048
390- 24-020	AMD-P	00-19-115	391- 45-110	AMD-E	00-11-024	391- 95-230	AMD-P	00-10-107
390- 24-020	AMD	00-22-052	391- 45-110	AMD	00-14-048	391- 95-230	AMD	00-14-048
390- 24-203	NEW-P	00-19-123	391- 45-130	AMD-E	00-03-053	391- 95-250	AMD-P	00-10-107
390- 24-203	NEW	00-22-059	391- 45-130	AMD-P	00-10-107	391- 95-250	AMD	00-14-048
391- 08	PREP	00-04-070	391- 45-130	AMD-E	00-11-024	391- 95-260	AMD-P	00-10-107
391- 08-001	AMD-P	00-10-107	391- 45-130	AMD	00-14-048	391- 95-260	AMD	00-14-048
391- 08-001	AMD	00-14-048	391- 45-170	AMD-P	00-10-107	391- 95-270	AMD-P	00-10-107
391- 08-010	AMD-P	00-10-107	391- 45-170	AMD	00-14-048	391- 95-270	AMD	00-14-048
391- 08-010	AMD	00-14-048	391- 45-190	AMD-P	00-10-107	391- 95-290	AMD-P	00-10-107
391- 08-120	AMD-P	00-10-107	391- 45-190	AMD	00-14-048	391- 95-290	AMD	00-14-048
391- 08-120	AMD	00-14-048	391- 45-210	AMD-P	00-10-107	391- 95-310	AMD-P	00-10-107
391- 08-180	AMD-P	00-10-107	391- 45-210	AMD	00-14-048	391- 95-310	AMD	00-14-048
391- 08-180	AMD	00-14-048	391- 45-230	REP-P	00-10-107	392-117-045	AMD-P	00-09-072
391- 08-230	REP-P	00-10-107	391- 45-230	REP	00-14-048	392-117-045	AMD	00-12-037
391- 08-230	REP	00-14-048	391- 45-250	AMD-P	00-10-107	392-121-210	AMD-P	01-01-024
391- 08-310	AMD-P	00-10-107	391- 45-250	AMD	00-14-048	392-122-200	PREP	00-17-089
391- 08-310	AMD	00-14-048	391- 45-260	AMD-P	00-10-107	392-122-201	PREP	00-17-089
391- 08-670	PREP	00-15-067	391- 45-260	AMD	00-14-048	392-122-202	PREP	00-17-089
391- 08-670	AMD-P	00-20-089	391- 45-270	AMD-P	00-10-107	392-122-205	PREP	00-17-089
391- 08-670	AMD	00-24-044	391- 45-270	AMD	00-14-048	392-122-206	PREP	00-17-089
391- 25-050	AMD-P	00-10-107	391- 45-290	AMD-P	00-10-107	392-122-207	PREP	00-17-089
391- 25-050	AMD	00-14-048	391- 45-290	AMD	00-14-048	392-122-208	PREP	00-17-089
391- 25-090	AMD-P	00-10-107	391- 45-310	AMD-P	00-10-107	392-122-210	PREP	00-17-089
391- 25-090	AMD	00-14-048	391- 45-310	AMD	00-14-048	392-122-211	PREP	00-17-089
391- 25-230	AMD-P	00-10-107	391- 45-330	AMD-P	00-10-107	392-122-212	PREP	00-17-089

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
392-122-213	PREP	00-17-089	392-140-601	PREP	00-19-024	392-140-742	REP	00-02-063
392-122-220	PREP	00-17-089	392-140-602	PREP	00-19-024	392-140-743	REP	00-02-063
392-122-221	PREP	00-17-089	392-140-605	AMD	00-03-015	392-140-744	REP	00-02-063
392-122-225	PREP	00-17-089	392-140-605	PREP	00-19-024	392-140-745	REP	00-02-063
392-122-230	PREP	00-17-089	392-140-605	AMD-P	01-01-098	392-140-746	REP	00-02-063
392-122-235	PREP	00-17-089	392-140-608	PREP	00-19-024	392-140-747	REP	00-02-063
392-122-255	PREP	00-17-089	392-140-609	PREP	00-19-024	392-140-900	NEW	00-02-063
392-122-265	PREP	00-17-089	392-140-609	AMD-P	01-01-098	392-140-901	NEW	00-02-063
392-122-270	PREP	00-17-089	392-140-610	PREP	00-19-024	392-140-902	NEW	00-02-063
392-122-275	PREP	00-17-089	392-140-613	AMD	00-03-015	392-140-903	NEW	00-02-063
392-127-011	AMD	00-02-064	392-140-613	PREP	00-19-024	392-140-903	AMD-P	01-01-024
392-127-015	AMD	00-02-064	392-140-613	AMD-P	01-01-098	392-140-905	NEW	00-02-063
392-127-030	REP	00-02-064	392-140-616	PREP	00-19-024	392-140-906	NEW	00-02-063
392-127-035	REP	00-02-064	392-140-616	AMD-P	01-01-098	392-140-907	NEW	00-02-063
392-127-040	REP	00-02-064	392-140-620	PREP	00-19-024	392-140-908	NEW	00-02-063
392-127-050	REP	00-02-064	392-140-625	AMD	00-03-015	392-140-910	NEW	00-02-063
392-127-055	REP	00-02-064	392-140-625	PREP	00-19-024	392-140-911	NEW	00-02-063
392-127-060	REP	00-02-064	392-140-625	AMD-P	01-01-098	392-140-912	NEW	00-02-063
392-127-065	AMD	00-02-064	392-140-626	NEW	00-03-015	392-140-913	NEW	00-02-063
392-127-070	AMD	00-02-064	392-140-626	PREP	00-19-024	392-140-920	NEW-E	00-13-007
392-127-085	AMD	00-02-064	392-140-626	AMD-P	01-01-098	392-140-920	NEW-P	00-18-029
392-127-095	REP	00-02-064	392-140-630	AMD	00-03-015	392-140-920	NEW	00-22-009
392-127-101	REP	00-02-064	392-140-630	PREP	00-19-024	392-140-922	NEW-E	00-13-007
392-127-106	REP	00-02-064	392-140-640	PREP	00-19-024	392-140-922	NEW-P	00-18-029
392-127-111	AMD	00-02-064	392-140-643	PREP	00-19-024	392-140-922	NEW	00-22-009
392-127-112	NEW	00-02-064	392-140-646	PREP	00-19-024	392-140-924	NEW-E	00-13-007
392-127-810	REP	00-02-064	392-140-650	PREP	00-19-024	392-140-924	NEW-P	00-18-029
392-136	PREP	00-19-023	392-140-653	PREP	00-19-024	392-140-924	NEW	00-22-009
392-138	PREP	00-16-001	392-140-656	PREP	00-19-024	392-140-925	NEW-E	00-13-007
392-139-001	AMD-P	00-05-061	392-140-660	AMD	00-03-015	392-140-925	NEW-P	00-18-029
392-139-001	AMD	00-09-017	392-140-660	PREP	00-19-024	392-140-925	NEW	00-22-009
392-139-005	AMD-P	00-05-061	392-140-660	AMD-P	01-01-098	392-140-926	NEW-E	00-13-007
392-139-005	AMD	00-09-017	392-140-665	REP	00-03-015	392-140-926	NEW-P	00-18-029
392-139-007	AMD-P	00-05-061	392-140-670	PREP	00-19-024	392-140-926	NEW	00-22-009
392-139-007	AMD	00-09-017	392-140-675	AMD	00-03-015	392-140-927	NEW-E	00-13-007
392-139-008	NEW-P	00-05-061	392-140-675	PREP	00-19-024	392-140-927	NEW-P	00-18-029
392-139-008	NEW	00-09-017	392-140-675	AMD-P	01-01-098	392-140-927	NEW	00-22-009
392-139-310	AMD-P	00-05-061	392-140-680	AMD	00-03-015	392-140-928	NEW-E	00-13-007
392-139-310	AMD	00-09-017	392-140-680	PREP	00-19-024	392-140-928	NEW-P	00-18-029
392-139-320	AMD-P	00-05-061	392-140-685	PREP	00-19-024	392-140-928	NEW	00-22-009
392-139-320	AMD	00-09-017	392-140-700	REP	00-02-063	392-140-928	NEW-E	00-13-007
392-139-605	REP-P	00-05-061	392-140-701	REP	00-02-063	392-140-929	NEW-P	00-18-029
392-139-605	REP	00-09-017	392-140-702	REP	00-02-063	392-140-929	NEW	00-22-009
392-139-610	AMD-P	00-05-061	392-140-710	REP	00-02-063	392-140-930	NEW-E	00-13-007
392-139-610	AMD	00-09-017	392-140-710	REP	00-02-063	392-140-930	NEW-P	00-18-029
392-139-615	AMD-P	00-05-061	392-140-711	REP	00-02-063	392-140-930	NEW	00-22-009
392-139-615	AMD	00-09-017	392-140-712	REP	00-02-063	392-140-935	NEW-E	00-13-007
392-139-615	AMD	00-09-017	392-140-713	REP	00-02-063	392-140-935	NEW-P	00-18-029
392-139-620	AMD-P	00-05-061	392-140-714	REP	00-02-063	392-140-935	NEW	00-22-009
392-139-620	AMD	00-09-017	392-140-715	REP	00-02-063	392-140-935	NEW-E	00-13-007
392-139-622	REP-P	00-05-061	392-140-716	REP	00-02-063	392-140-937	NEW-P	00-18-029
392-139-622	REP	00-09-017	392-140-720	REP	00-02-063	392-140-937	NEW	00-22-009
392-139-623	REP-P	00-05-061	392-140-721	REP	00-02-063	392-140-937	NEW-E	00-13-007
392-139-623	REP	00-09-017	392-140-722	REP	00-02-063	392-140-938	NEW-P	00-18-029
392-139-625	AMD-P	00-05-061	392-140-723	REP	00-02-063	392-140-938	NEW	00-22-009
392-139-625	AMD	00-09-017	392-140-724	REP	00-02-063	392-140-956	AMD-P	01-01-024
392-139-660	AMD-P	00-05-061	392-140-725	REP	00-02-063	392-151	PREP	00-23-063
392-139-660	AMD	00-09-017	392-140-726	REP	00-02-063	392-153	PREP	00-23-062
392-139-661	REP-P	00-05-061	392-140-727	REP	00-02-063	392-172-030	PREP	01-01-065
392-139-661	REP	00-09-017	392-140-728	REP	00-02-063	392-172-035	PREP	01-01-065
392-139-670	AMD-P	00-05-061	392-140-730	REP	00-02-063	392-172-107	NEW-W	00-06-045
392-139-670	AMD	00-09-017	392-140-731	REP	00-02-063	392-172-109	NEW-W	00-06-045
392-139-676	AMD-P	00-05-061	392-140-732	REP	00-02-063	392-172-161	NEW-W	00-06-045
392-139-676	AMD	00-09-017	392-140-733	REP	00-02-063	392-300-070	NEW-E	00-05-099
392-140-600	AMD	00-03-015	392-140-735	REP	00-02-063	392-300-070	PREP	00-09-023
392-140-600	PREP	00-19-024	392-140-736	REP	00-02-063	392-300-070	NEW-P	00-17-037
392-140-600	AMD-P	01-01-098	392-140-740	REP	00-02-063	392-300-070	NEW	00-21-077
392-140-601	AMD	00-03-015	392-140-741	REP	00-02-063			

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
399- 10-010	PREP	00-21-005	415-108-726	AMD	01-01-059	415-110-468	NEW-P	00-22-076
399- 30-030	PREP	00-04-096	415-108-728	AMD-P	00-22-076	415-110-468	NEW	01-01-059
399- 30-030	AMD-E	00-04-097	415-108-728	AMD	01-01-059	415-110-469	NEW-P	00-22-076
399- 30-030	AMD-P	00-08-010	415-110-010	NEW-P	00-22-076	415-110-469	NEW	01-01-059
399- 30-030	PREP	00-21-005	415-110-010	NEW	01-01-059	415-110-470	NEW-P	00-22-076
399- 30-030	AMD-W	00-21-075	415-110-0102	NEW-P	00-22-076	415-110-470	NEW	01-01-059
399- 30-040	PREP	00-21-005	415-110-0102	NEW	01-01-059	415-110-475	NEW-P	00-22-076
399- 50-010	NEW-C	00-04-100	415-110-0103	NEW-P	00-22-076	415-110-475	NEW	01-01-059
399- 50-010	NEW	00-11-021	415-110-0103	NEW	01-01-059	415-110-477	NEW-P	00-22-076
399- 50-020	NEW-C	00-04-100	415-110-0104	NEW-P	00-22-076	415-110-477	NEW	01-01-059
399- 50-020	NEW	00-11-021	415-110-0104	NEW	01-01-059	415-110-479	NEW-P	00-22-076
399- 50-030	NEW-C	00-04-100	415-110-0108	NEW-P	00-22-076	415-110-479	NEW	01-01-059
399- 50-030	NEW	00-11-021	415-110-0108	NEW	01-01-059	415-110-480	NEW-P	00-22-076
399- 50-040	NEW-C	00-04-100	415-110-0109	NEW-P	00-22-076	415-110-480	NEW	01-01-059
399- 50-040	NEW	00-11-021	415-110-0109	NEW	01-01-059	415-110-482	NEW-P	00-22-076
415- 02-010	AMD-P	00-04-025	415-110-0110	NEW-P	00-22-076	415-110-482	NEW	01-01-059
415- 02-010	AMD	00-10-016	415-110-0110	NEW	01-01-059	415-110-483	NEW-P	00-22-076
415- 02-020	AMD-P	00-04-025	415-110-0111	NEW-P	00-22-076	415-110-483	NEW	01-01-059
415- 02-020	AMD	00-10-016	415-110-0111	NEW	01-01-059	415-110-484	NEW-P	00-22-076
415- 02-030	AMD-P	00-04-025	415-110-020	NEW-P	00-22-076	415-110-484	NEW	01-01-059
415- 02-030	AMD	00-10-016	415-110-020	NEW	01-01-059	415-110-485	NEW-P	00-22-076
415- 02-040	REP-P	00-04-025	415-110-030	NEW-P	00-22-076	415-110-485	NEW	01-01-059
415- 02-040	REP	00-10-016	415-110-030	NEW	01-01-059	415-110-487	NEW-P	00-22-076
415- 02-050	AMD-P	00-04-025	415-110-040	NEW-P	00-22-076	415-110-487	NEW	01-01-059
415- 02-050	AMD	00-10-016	415-110-040	NEW	01-01-059	415-110-488	NEW-P	00-22-076
415- 02-060	AMD-P	00-04-025	415-110-315	NEW-P	00-22-076	415-110-488	NEW	01-01-059
415- 02-060	AMD	00-10-016	415-110-315	NEW	01-01-059	415-110-491	NEW-P	00-22-076
415- 02-070	REP-P	00-04-025	415-110-320	NEW-P	00-22-076	415-110-491	NEW	01-01-059
415- 02-070	REP	00-10-016	415-110-320	NEW	01-01-059	415-110-550	NEW-P	00-22-076
415- 02-080	AMD-P	00-04-025	415-110-324	NEW-P	00-22-076	415-110-550	NEW	01-01-059
415- 02-080	AMD	00-10-016	415-110-324	NEW	01-01-059	415-110-560	NEW-P	00-22-076
415- 02-100	AMD-P	00-04-025	415-110-326	NEW-P	00-22-076	415-110-560	NEW	01-01-059
415- 02-100	AMD	00-10-016	415-110-326	NEW	01-01-059	415-110-570	NEW-P	00-22-076
415- 02-120	NEW-P	00-04-025	415-110-340	NEW-P	00-22-076	415-110-570	NEW	01-01-059
415- 02-120	NEW	00-10-016	415-110-340	NEW	01-01-059	415-110-679	NEW-P	00-22-076
415- 02-130	NEW-P	00-04-025	415-110-400	NEW-P	00-22-076	415-110-679	NEW	01-01-059
415- 02-130	NEW	00-10-016	415-110-400	NEW	01-01-059	415-110-680	NEW-P	00-22-076
415- 04	PREP	00-04-061	415-110-441	NEW-P	00-22-076	415-110-680	NEW	01-01-059
415- 08	PREP	00-04-061	415-110-441	NEW	01-01-059	415-110-690	NEW-P	00-22-076
415- 10	PREP	00-04-062	415-110-443	NEW-P	00-22-076	415-110-690	NEW	01-01-059
415- 10-010	AMD-P	00-16-155	415-110-443	NEW	01-01-059	415-110-700	NEW-P	00-22-076
415- 10-010	AMD	00-22-049	415-110-445	NEW-P	00-22-076	415-110-700	NEW	01-01-059
415- 10-020	AMD-P	00-16-155	415-110-445	NEW	01-01-059	415-110-710	NEW-P	00-22-076
415- 10-020	AMD	00-22-049	415-110-451	NEW-P	00-22-076	415-110-710	NEW	01-01-059
415- 10-030	AMD-P	00-16-155	415-110-451	NEW	01-01-059	415-110-720	NEW-P	00-22-076
415- 10-030	AMD	00-22-049	415-110-451	NEW	01-01-059	415-110-720	NEW	01-01-059
415- 10-040	AMD-P	00-16-155	415-110-453	NEW-P	00-22-076	415-110-725	NEW-P	00-22-076
415- 10-040	AMD	00-22-049	415-110-453	NEW	01-01-059	415-110-725	NEW	01-01-059
415- 10-050	AMD-P	00-16-155	415-110-455	NEW-P	00-22-076	415-110-728	NEW-P	00-22-076
415- 10-050	AMD	00-22-049	415-110-455	NEW	01-01-059	415-110-728	NEW	01-01-059
415- 10-080	AMD-P	00-16-155	415-110-456	NEW-P	00-22-076	415-110-820	NEW-P	00-22-076
415- 10-080	AMD	00-22-049	415-110-456	NEW	01-01-059	415-110-820	NEW	01-01-059
415- 10-100	AMD-P	00-16-155	415-110-457	NEW-P	00-22-076	415-110-830	NEW-P	00-22-076
415- 10-100	AMD	00-22-049	415-110-457	NEW	01-01-059	415-110-830	NEW	01-01-059
415- 10-110	NEW-P	00-16-155	415-110-458	NEW-P	00-22-076	415-110-910	NEW-P	00-22-076
415- 10-110	NEW	00-22-049	415-110-458	NEW	01-01-059	415-110-910	NEW	01-01-059
415-103-215	NEW-P	00-08-085	415-110-459	NEW-P	00-22-076	415-111-100	NEW-P	00-22-076
415-103-215	NEW	00-11-103	415-110-459	NEW	01-01-059	415-111-100	NEW	01-01-059
415-104-450	NEW-P	00-04-023	415-110-463	NEW-P	00-22-076	415-111-110	NEW-P	00-22-076
415-104-450	NEW	00-10-017	415-110-463	NEW	01-01-059	415-111-110	NEW	01-01-059
415-108-0109	AMD-P	00-22-076	415-110-464	NEW-P	00-22-076	415-111-111	NEW-P	00-22-076
415-108-0109	AMD	01-01-059	415-110-464	NEW	01-01-059	415-111-111	NEW	01-01-059
415-108-315	NEW-P	00-04-024	415-110-465	NEW-P	00-22-076	415-111-210	NEW-P	00-22-076
415-108-315	NEW	00-10-015	415-110-465	NEW	01-01-059	415-111-210	NEW	01-01-059
415-108-710	AMD-W	00-12-027	415-110-466	NEW-P	00-22-076	415-111-220	NEW-P	00-22-076
415-108-720	AMD-W	00-12-027	415-110-466	NEW	01-01-059	415-111-220	NEW	01-01-059
415-108-726	AMD-P	00-22-076	415-110-467	NEW-P	00-22-076	415-111-230	NEW-P	00-22-076
			415-110-467	NEW	01-01-059			

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
415-111-230	NEW	01-01-059	415-113-042	AMD-P	00-22-076	415-501-390	RECOD	00-11-104
415-111-310	NEW-P	00-22-076	415-113-042	AMD	01-01-059	415-501-410	RECOD-P	00-08-092
415-111-310	NEW	01-01-059	415-113-065	AMD-P	00-22-076	415-501-410	RECOD	00-11-104
415-112	AMD-P	00-22-076	415-113-065	AMD	01-01-059	415-501-415	RECOD-P	00-08-092
415-112	AMD	01-01-059	415-113-070	AMD-P	00-22-076	415-501-415	RECOD	00-11-104
415-112-0167	AMD-P	00-22-076	415-113-070	AMD	01-01-059	415-501-420	RECOD-P	00-08-092
415-112-0167	AMD	01-01-059	415-113-200	NEW-P	00-22-076	415-501-420	RECOD	00-11-104
415-112-025	NEW-W	00-12-027	415-113-200	NEW	01-01-059	415-501-430	RECOD-P	00-08-092
415-112-125	AMD-P	00-04-024	415-115-020	AMD-P	00-22-076	415-501-430	RECOD	00-11-104
415-112-125	AMD	00-10-015	415-115-020	AMD	01-01-059	415-501-440	RECOD-P	00-08-092
415-112-130	AMD-P	00-22-076	415-115-090	AMD-P	00-22-076	415-501-440	RECOD	00-11-104
415-112-130	AMD	01-01-059	415-115-090	AMD	01-01-059	415-501-450	RECOD-P	00-08-092
415-112-135	AMD-P	00-22-076	415-200-030	AMD-P	00-22-076	415-501-450	RECOD	00-11-104
415-112-135	AMD	01-01-059	415-200-030	AMD	01-01-059	415-501-470	RECOD-P	00-08-092
415-112-140	AMD-P	00-04-024	415-200-040	AMD-P	00-22-076	415-501-470	RECOD	00-11-104
415-112-140	AMD	00-10-015	415-200-040	AMD	01-01-059	415-501-475	RECOD-P	00-08-092
415-112-145	AMD-P	00-04-024	415-210-020	REP-P	00-22-076	415-501-475	RECOD	00-11-104
415-112-145	AMD	00-10-015	415-210-020	REP	01-01-059	415-501-480	RECOD-P	00-08-092
415-112-155	AMD-P	00-04-024	415-501-010	AMD-P	00-08-092	415-501-480	RECOD	00-11-104
415-112-155	AMD	00-10-015	415-501-010	AMD	00-11-104	415-501-485	RECOD-P	00-08-092
415-112-155	AMD-P	00-22-076	415-501-020	AMD-P	00-08-092	415-501-485	RECOD	00-11-104
415-112-155	AMD	01-01-059	415-501-020	AMD	00-11-104	415-501-486	RECOD-P	00-08-092
415-112-156	NEW-P	00-22-076	415-501-110	RECOD-P	00-08-092	415-501-486	RECOD	00-11-104
415-112-156	NEW	01-01-059	415-501-110	RECOD	00-11-104	415-501-487	RECOD-P	00-08-092
415-112-330	AMD-P	00-04-024	415-501-120	RECOD-P	00-08-092	415-501-487	RECOD	00-11-104
415-112-330	AMD	00-10-015	415-501-120	RECOD	00-11-104	415-501-490	RECOD-P	00-08-092
415-112-415	AMD-XA	00-08-030	415-501-130	RECOD-P	00-08-092	415-501-490	RECOD	00-11-104
415-112-415	AMD	00-13-001	415-501-130	RECOD	00-11-104	415-501-495	RECOD-P	00-08-092
415-112-460	AMD-P	00-04-024	415-501-140	RECOD-P	00-08-092	415-501-495	RECOD	00-11-104
415-112-460	AMD	00-10-015	415-501-140	RECOD	00-11-104	415-501-500	RECOD-P	00-08-092
415-112-4605	AMD-P	00-04-024	415-501-150	RECOD-P	00-08-092	415-501-500	RECOD	00-11-104
415-112-4605	AMD	00-10-015	415-501-150	RECOD	00-11-104	415-501-510	RECOD-P	00-08-092
415-112-4608	AMD-P	00-04-024	415-501-160	RECOD-P	00-08-092	415-501-510	RECOD	00-11-104
415-112-4608	AMD	00-10-015	415-501-160	RECOD	00-11-104	415-501-520	RECOD-P	00-08-092
415-112-471	AMD-P	00-04-024	415-501-170	RECOD-P	00-08-092	415-501-520	RECOD	00-11-104
415-112-471	AMD	00-10-015	415-501-170	RECOD	00-11-104	415-501-530	RECOD-P	00-08-092
415-112-473	AMD-P	00-04-024	415-501-180	RECOD-P	00-08-092	415-501-530	RECOD	00-11-104
415-112-473	AMD	00-10-015	415-501-180	RECOD	00-11-104	415-501-540	RECOD-P	00-08-092
415-112-475	AMD-P	00-04-024	415-501-190	RECOD-P	00-08-092	415-501-540	RECOD	00-11-104
415-112-475	AMD	00-10-015	415-501-190	RECOD	00-11-104	415-501-550	RECOD-P	00-08-092
415-112-477	AMD-P	00-04-024	415-501-200	RECOD-P	00-08-092	415-501-550	RECOD	00-11-104
415-112-477	AMD	00-10-015	415-501-200	RECOD	00-11-104	415-501-560	RECOD-P	00-08-092
415-112-510	REP-P	00-04-024	415-501-210	RECOD-P	00-08-092	415-501-560	RECOD	00-11-104
415-112-510	REP	00-10-015	415-501-210	RECOD	00-11-104	415-501-570	RECOD-P	00-08-092
415-112-540	AMD	00-11-053	415-501-300	RECOD-P	00-08-092	415-501-570	RECOD	00-11-104
415-112-545	AMD	00-11-053	415-501-300	RECOD	00-11-104	415-501-580	RECOD-P	00-08-092
415-112-548	NEW-W	00-12-027	415-501-305	RECOD-P	00-08-092	415-501-580	RECOD	00-11-104
415-112-705	NEW-P	00-04-024	415-501-305	RECOD	00-11-104	415-501-590	RECOD-P	00-08-092
415-112-705	NEW	00-10-015	415-501-310	RECOD-P	00-08-092	415-501-590	RECOD	00-11-104
415-112-727	AMD-P	00-22-076	415-501-310	RECOD	00-11-104	415-501-600	RECOD-P	00-08-092
415-112-727	AMD	01-01-059	415-501-315	NEW-P	00-08-092	415-501-600	RECOD	00-11-104
415-112-920	NEW-P	00-04-024	415-501-315	NEW	00-11-104	415-501-610	RECOD-P	00-08-092
415-112-920	NEW	00-10-015	415-501-320	RECOD-P	00-08-092	415-501-610	RECOD	00-11-104
415-112-950	NEW-P	00-04-024	415-501-320	RECOD	00-11-104	415-501-710	RECOD-P	00-08-092
415-112-950	NEW	00-10-015	415-501-330	RECOD-P	00-08-092	415-501-710	RECOD	00-11-104
415-112-950	REP-P	00-22-076	415-501-330	RECOD	00-11-104	415-501-720	RECOD-P	00-08-092
415-112-950	REP	01-01-059	415-501-340	RECOD-P	00-08-092	415-501-720	RECOD	00-11-104
415-113-030	AMD-P	00-22-076	415-501-340	RECOD	00-11-104	415-504-010	AMD-P	00-08-092
415-113-030	AMD	01-01-059	415-501-350	RECOD-P	00-08-092	415-504-010	DECOD-P	00-08-092
415-113-0302	AMD-P	00-22-076	415-501-350	RECOD	00-11-104	415-504-010	AMD	00-11-104
415-113-0302	AMD	01-01-059	415-501-360	RECOD-P	00-08-092	415-504-020	DECOD	00-11-104
415-113-0303	AMD-P	00-22-076	415-501-360	RECOD	00-11-104	415-504-020	DECOD-P	00-08-092
415-113-0303	AMD	01-01-059	415-501-370	RECOD-P	00-08-092	415-504-020	DECOD	00-11-104
415-113-0310	AMD-P	00-22-076	415-501-370	RECOD	00-11-104	415-504-030	DECOD-P	00-08-092
415-113-0310	AMD	01-01-059	415-501-380	RECOD-P	00-08-092	415-504-030	DECOD	00-11-104
415-113-041	AMD-P	00-22-076	415-501-380	RECOD	00-11-104	415-504-040	DECOD-P	00-08-092
415-113-041	AMD	01-01-059	415-501-390	RECOD-P	00-08-092	415-504-040	DECOD	00-11-104

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
415-504-050	DECOD-P	00-08-092	415-512-080	DECOD-P	00-08-092	415-564-010	AMD	00-11-104
415-504-050	DECOD	00-11-104	415-512-080	AMD	00-11-104	415-564-010	DECOD	00-11-104
415-504-060	DECOD-P	00-08-092	415-512-080	DECOD	00-11-104	415-564-020	AMD-P	00-08-092
415-504-060	DECOD	00-11-104	415-512-085	AMD-P	00-08-092	415-564-020	DECOD-P	00-08-092
415-504-070	DECOD-P	00-08-092	415-512-085	DECOD-P	00-08-092	415-564-020	AMD	00-11-104
415-504-070	DECOD	00-11-104	415-512-085	AMD	00-11-104	415-564-020	DECOD	00-11-104
415-504-080	DECOD-P	00-08-092	415-512-085	DECOD	00-11-104	415-564-030	DECOD-P	00-08-092
415-504-080	DECOD	00-11-104	415-512-086	AMD-P	00-08-092	415-564-030	DECOD	00-11-104
415-504-090	AMD-P	00-08-092	415-512-086	DECOD-P	00-08-092	415-564-040	AMD-P	00-08-092
415-504-090	DECOD-P	00-08-092	415-512-086	AMD	00-11-104	415-564-040	DECOD-P	00-08-092
415-504-090	AMD	00-11-104	415-512-086	DECOD	00-11-104	415-564-040	AMD	00-11-104
415-504-090	DECOD	00-11-104	415-512-087	AMD-P	00-08-092	415-564-040	DECOD	00-11-104
415-504-100	AMD-P	00-08-092	415-512-087	DECOD-P	00-08-092	415-564-050	AMD-P	00-08-092
415-504-100	DECOD-P	00-08-092	415-512-087	AMD	00-11-104	415-564-050	DECOD-P	00-08-092
415-504-100	AMD	00-11-104	415-512-087	DECOD	00-11-104	415-564-050	AMD	00-11-104
415-504-100	DECOD	00-11-104	415-512-090	AMD-P	00-08-092	415-564-050	DECOD	00-11-104
415-504-110	AMD-P	00-08-092	415-512-090	DECOD-P	00-08-092	415-564-060	DECOD-P	00-08-092
415-504-110	DECOD-P	00-08-092	415-512-090	AMD	00-11-104	415-564-060	DECOD	00-11-104
415-504-110	AMD	00-11-104	415-512-090	DECOD	00-11-104	415-568-010	DECOD-P	00-08-092
415-504-110	DECOD	00-11-104	415-512-095	AMD-P	00-08-092	415-568-010	DECOD	00-11-104
415-508-010	AMD-P	00-08-092	415-512-095	DECOD-P	00-08-092	415-568-020	DECOD-P	00-08-092
415-508-010	DECOD-P	00-08-092	415-512-095	AMD	00-11-104	415-568-020	DECOD	00-11-104
415-508-010	AMD	00-11-104	415-512-095	DECOD	00-11-104	419- 14-020	AMD-XA	00-13-100
415-508-010	DECOD	00-11-104	415-512-095	AMD-P	00-08-092	419- 14-020	DECOD-X	00-13-100
415-508-020	DECOD-P	00-08-092	415-512-110	AMD-P	00-08-092	419- 14-020	AMD	00-17-140
415-508-020	DECOD	00-11-104	415-512-110	DECOD-P	00-08-092	419- 14-020	DECOD	00-17-140
415-508-030	DECOD-P	00-08-092	415-512-110	AMD	00-11-104	419- 14-030	AMD-XA	00-13-100
415-508-030	DECOD	00-11-104	415-512-110	DECOD	00-11-104	419- 14-030	DECOD-X	00-13-100
415-508-040	DECOD-P	00-08-092	415-524-010	AMD-P	00-08-092	419- 14-030	AMD	00-17-140
415-508-040	DECOD	00-11-104	415-524-010	DECOD-P	00-08-092	419- 14-030	DECOD	00-17-140
415-508-050	AMD-P	00-08-092	415-524-010	AMD	00-11-104	419- 14-040	DECOD-X	00-13-100
415-508-050	DECOD-P	00-08-092	415-524-010	DECOD	00-11-104	419- 14-040	DECOD	00-17-140
415-508-050	AMD	00-11-104	415-528-010	DECOD-P	00-08-092	419- 14-040	DECOD	00-17-140
415-508-050	DECOD	00-11-104	415-528-010	DECOD	00-11-104	419- 14-050	DECOD-X	00-13-100
415-512-010	AMD-P	00-08-092	415-528-010	DECOD	00-11-104	419- 14-050	DECOD	00-17-140
415-512-010	DECOD-P	00-08-092	415-532-010	AMD-P	00-08-092	419- 14-060	DECOD-X	00-13-100
415-512-010	AMD	00-11-104	415-532-010	DECOD-P	00-08-092	419- 14-060	DECOD	00-17-140
415-512-010	DECOD	00-11-104	415-532-010	AMD	00-11-104	419- 14-070	AMD-XA	00-13-100
415-512-015	AMD-P	00-08-092	415-532-010	DECOD	00-11-104	419- 14-070	DECOD-X	00-13-100
415-512-015	DECOD-P	00-08-092	415-532-020	AMD-P	00-08-092	419- 14-070	DECOD-X	00-13-100
415-512-015	AMD	00-11-104	415-532-020	DECOD-P	00-08-092	419- 14-070	AMD	00-17-140
415-512-015	DECOD	00-11-104	415-532-020	AMD	00-11-104	419- 14-070	DECOD	00-17-140
415-512-020	AMD-P	00-08-092	415-532-020	DECOD	00-11-104	419- 14-075	DECOD-X	00-13-100
415-512-020	DECOD-P	00-08-092	415-536-010	AMD-P	00-08-092	419- 14-075	DECOD	00-17-140
415-512-020	AMD	00-11-104	415-536-010	DECOD-P	00-08-092	419- 14-080	DECOD-X	00-13-100
415-512-020	DECOD	00-11-104	415-536-010	AMD	00-11-104	419- 14-080	DECOD	00-17-140
415-512-030	AMD-P	00-08-092	415-540-010	DECOD	00-11-104	419- 14-085	AMD-XA	00-13-100
415-512-030	DECOD-P	00-08-092	415-540-010	AMD-P	00-08-092	419- 14-085	DECOD-X	00-13-100
415-512-030	AMD	00-11-104	415-540-010	DECOD-P	00-08-092	419- 14-085	AMD	00-17-140
415-512-030	DECOD	00-11-104	415-540-010	AMD	00-11-104	419- 14-085	DECOD	00-17-140
415-512-040	AMD-P	00-08-092	415-544-010	DECOD-P	00-08-092	419- 14-090	DECOD-X	00-13-100
415-512-040	DECOD-P	00-08-092	415-544-010	AMD	00-11-104	419- 14-090	DECOD	00-17-140
415-512-040	AMD	00-11-104	415-544-010	DECOD	00-11-104	419- 14-100	AMD-XA	00-13-100
415-512-040	DECOD	00-11-104	415-544-010	DECOD	00-11-104	419- 14-100	DECOD-X	00-13-100
415-512-050	AMD-P	00-08-092	415-548-010	DECOD-P	00-08-092	419- 14-100	AMD	00-17-140
415-512-050	DECOD-P	00-08-092	415-548-010	DECOD	00-11-104	419- 14-100	DECOD	00-17-140
415-512-050	AMD	00-11-104	415-548-010	DECOD	00-11-104	419- 14-110	DECOD-X	00-13-100
415-512-050	DECOD	00-11-104	415-552-010	AMD-P	00-08-092	419- 14-110	DECOD	00-17-140
415-512-070	AMD-P	00-08-092	415-552-010	DECOD-P	00-08-092	419- 14-120	AMD-XA	00-13-100
415-512-070	DECOD-P	00-08-092	415-552-010	AMD	00-11-104	419- 14-120	DECOD-X	00-13-100
415-512-070	AMD	00-11-104	415-552-010	DECOD	00-11-104	419- 14-120	AMD	00-17-140
415-512-070	DECOD	00-11-104	415-556-010	AMD-P	00-08-092	419- 14-120	DECOD	00-17-140
415-512-075	AMD-P	00-08-092	415-556-010	DECOD-P	00-08-092	419- 14-135	DECOD-X	00-13-100
415-512-075	DECOD-P	00-08-092	415-556-010	AMD	00-11-104	419- 14-135	DECOD	00-17-140
415-512-075	AMD	00-11-104	415-560-010	DECOD	00-11-104	419- 14-140	DECOD-X	00-13-100
415-512-075	DECOD	00-11-104	415-560-010	DECOD-P	00-08-092	419- 14-140	DECOD	00-17-140
415-512-075	DECOD	00-11-104	415-560-010	DECOD	00-11-104	419- 52-010	AMD-XA	00-13-100
415-512-080	AMD-P	00-08-092	415-564-010	AMD-P	00-08-092	419- 52-010	DECOD-X	00-13-100
			415-564-010	DECOD-P	00-08-092	419- 52-010	AMD	00-17-140

TABLE

Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
419-52-010	DECOD	00-17-140	420-12-020	NEW-P	00-24-104	434-257-070	AMD-E	00-04-010
419-52-020	AMD-XA	00-13-100	420-12-030	NEW-P	00-24-104	434-257-080	REP-E	00-04-010
419-52-020	DECOD-X	00-13-100	420-12-040	NEW-P	00-24-104	434-257-090	AMD-E	00-04-010
419-52-020	AMD	00-17-140	420-12-050	NEW-P	00-24-104	434-257-100	AMD-E	00-04-010
419-52-020	DECOD	00-17-140	420-12-060	NEW-P	00-24-104	434-257-120	REP-E	00-04-010
419-52-030	AMD-XA	00-13-100	420-12-070	NEW-P	00-24-104	434-257-130	AMD-E	00-04-010
419-52-030	DECOD-X	00-13-100	420-12-075	NEW-P	00-24-104	434-257-150	AMD-E	00-04-010
419-52-030	AMD	00-17-140	420-12-080	NEW-P	00-24-104	434-260-310	AMD-E	00-24-057
419-52-030	DECOD	00-17-140	420-12-085	NEW-P	00-24-104	434-262-080	AMD-P	00-05-095
419-56-010	AMD-XA	00-13-100	420-12-090	NEW-P	00-24-104	434-262-080	AMD	00-10-010
419-56-010	DECOD-X	00-13-100	434-55-015	AMD-XA	00-16-118	434-262-110	AMD-P	00-05-095
419-56-010	AMD	00-17-140	434-55-015	AMD	00-21-083	434-262-110	AMD	00-10-010
419-56-010	DECOD	00-17-140	434-110-020	AMD-XA	00-16-119	434-262-120	AMD-P	00-05-095
419-56-020	AMD-XA	00-13-100	434-110-020	AMD	00-21-084	434-262-120	AMD	00-10-010
419-56-020	DECOD-X	00-13-100	434-110-030	AMD-XA	00-16-119	434-334-090	AMD-P	00-05-094
419-56-020	AMD	00-17-140	434-110-030	AMD	00-21-084	434-334-090	AMD	00-10-009
419-56-020	DECOD	00-17-140	434-110-040	AMD-XA	00-16-119	434-334-110	AMD-P	00-05-094
419-56-030	AMD-XA	00-13-100	434-110-040	AMD	00-21-084	434-334-110	AMD	00-10-009
419-56-030	DECOD-X	00-13-100	434-110-050	AMD-XA	00-16-119	434-334-127	NEW-P	00-05-094
419-56-030	AMD	00-17-140	434-110-050	AMD	00-21-084	434-334-127	NEW	00-10-009
419-56-030	DECOD	00-17-140	434-120-015	AMD-XA	00-16-116	434-334-140	AMD-P	00-05-094
419-56-040	AMD-XA	00-13-100	434-120-015	AMD	00-21-081	434-334-140	AMD	00-10-009
419-56-040	DECOD-X	00-13-100	434-130-020	AMD-XA	00-16-117	434-334-160	AMD-P	00-05-094
419-56-040	AMD	00-17-140	434-130-020	AMD	00-21-082	434-334-160	AMD	00-10-009
419-56-040	DECOD	00-17-140	434-135-020	AMD-XA	00-16-120	434-334-165	AMD-P	00-05-094
419-56-050	AMD-XA	00-13-100	434-135-020	AMD	00-21-085	434-334-165	AMD	00-10-009
419-56-050	DECOD-X	00-13-100	434-166-030	AMD-XA	00-16-121	434-381	PREP	00-09-027
419-56-050	AMD	00-17-140	434-166-030	AMD	00-21-086	434-381-010	REP-E	00-09-028
419-56-050	DECOD	00-17-140	434-180-110	AMD-XA	00-16-122	434-381-020	REP-E	00-09-028
419-56-060	AMD-XA	00-13-100	434-180-110	AMD	00-21-087	434-381-030	REP-E	00-09-028
419-56-060	DECOD-X	00-13-100	434-180-440	AMD-XA	00-17-173	434-381-040	REP-E	00-09-028
419-56-060	AMD	00-17-140	434-180-440	AMD	00-22-041	434-381-050	REP-E	00-09-028
419-56-060	DECOD	00-17-140	434-219-020	AMD	00-03-003	434-381-060	REP-E	00-09-028
419-56-070	AMD-XA	00-13-100	434-219-120	AMD	00-03-003	434-381-070	REP-E	00-09-028
419-56-070	DECOD-X	00-13-100	434-219-120	AMD	00-03-003	434-381-080	REP-E	00-09-028
419-56-070	AMD	00-17-140	434-219-160	AMD	00-03-003	434-381-090	REP-E	00-09-028
419-56-070	DECOD	00-17-140	434-219-160	AMD-E	00-03-036	434-381-090	REP-E	00-09-028
419-56-080	DECOD-X	00-13-100	434-219-165	NEW	00-03-003	434-381-100	REP-E	00-09-028
419-56-080	DECOD	00-17-140	434-219-170	NEW	00-03-003	434-381-100	REP-E	00-09-028
419-56-080	DECOD	00-17-140	434-219-180	AMD	00-03-003	434-381-110	NEW-E	00-09-028
419-56-090	AMD-XA	00-13-100	434-219-185	NEW	00-03-003	434-381-120	NEW-E	00-09-028
419-56-090	DECOD-X	00-13-100	434-219-210	NEW	00-03-003	434-381-130	NEW-E	00-09-028
419-56-090	AMD	00-17-140	434-219-210	AMD	00-03-003	434-381-140	NEW-E	00-09-028
419-56-090	DECOD	00-17-140	434-219-220	AMD	00-03-003	434-381-150	NEW-E	00-09-028
419-60-010	AMD-XA	00-13-100	434-219-230	AMD	00-03-003	434-381-160	NEW-E	00-09-028
419-60-010	DECOD-X	00-13-100	434-219-240	AMD	00-03-003	434-381-170	NEW-E	00-09-028
419-60-010	AMD	00-17-140	434-219-240	AMD	00-03-003	434-381-180	NEW-E	00-09-028
419-60-010	DECOD	00-17-140	434-219-255	NEW	00-03-003	434-663-100	AMD-P	00-04-083
419-60-020	AMD-XA	00-13-100	434-219-260	AMD	00-03-003	434-663-100	AMD-S	00-13-108
419-60-020	DECOD-X	00-13-100	434-219-270	AMD	00-03-003	434-663-100	RECOD-S	00-13-108
419-60-020	AMD	00-17-140	434-219-280	AMD	00-03-003	434-663-100	AMD	00-20-038
419-60-020	DECOD	00-17-140	434-219-280	AMD-E	00-05-093	434-663-270	NEW-P	00-04-083
419-60-030	AMD-XA	00-13-100	434-219-285	NEW	00-03-003	434-663-270	NEW-S	00-13-108
419-60-030	DECOD-X	00-13-100	434-219-290	AMD	00-03-003	434-663-270	NEW	00-20-038
419-60-030	AMD	00-17-140	434-219-300	NEW	00-03-003	434-663-280	NEW-P	00-04-083
419-60-030	DECOD	00-17-140	434-219-310	AMD	00-03-003	434-663-280	NEW-P	00-04-083
420-04-010	NEW-P	00-24-104	434-219-320	AMD	00-03-003	434-663-300	AMD-W	00-17-088
420-04-015	NEW-P	00-24-104	434-230-170	AMD-S	00-07-052	434-663-300	AMD-P	00-04-083
420-04-020	NEW-P	00-24-104	434-230-170	AMD	00-11-042	434-663-300	AMD-S	00-13-108
420-04-030	NEW-P	00-24-104	434-230-210	AMD-S	00-07-052	434-663-300	AMD	00-20-038
420-04-040	NEW-P	00-24-104	434-230-210	AMD	00-11-042	434-663-305	NEW-P	00-04-083
420-04-050	NEW-P	00-24-104	434-230-220	NEW-S	00-07-052	434-663-305	NEW-S	00-13-108
420-04-060	NEW-P	00-24-104	434-230-220	NEW	00-11-042	434-663-305	NEW	00-20-038
420-04-070	NEW-P	00-24-104	434-240-202	NEW-E	00-03-036	434-663-310	AMD-P	00-04-083
420-04-080	NEW-P	00-24-104	434-257	AMD-E	00-04-010	434-663-310	REP-S	00-13-108
420-04-085	NEW-P	00-24-104	434-257-010	AMD-E	00-04-010	434-663-310	REP	00-20-038
420-04-100	NEW-P	00-24-104	434-257-020	AMD-E	00-04-010	434-663-315	NEW-S	00-13-108
420-12-010	NEW-P	00-24-104	434-257-030	AMD-E	00-04-010	434-663-320	AMD-P	00-04-083
			434-257-050	REP-E	00-04-010	434-663-320	REP-S	00-13-108
						434-663-320	REP	00-20-038

Table

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
434-663-325	NEW-S	00-13-108	434-663-640	NEW-S	00-13-108	440-22-080	REP-P	00-13-073
434-663-325	NEW	00-20-038	434-663-640	NEW	00-20-038	440-22-080	REP	00-23-107
434-663-400	AMD-P	00-04-083	434-663-700	RECOD-P	00-04-083	440-22-085	REP-P	00-13-073
434-663-400	DECOD-P	00-04-083	434-663-700	RECOD-S	00-13-108	440-22-085	REP	00-23-107
434-663-400	AMD-S	00-13-108	434-663-700	RECOD	00-20-038	440-22-090	REP-P	00-13-073
434-663-400	DECOD-S	00-13-108	434-663-705	NEW-S	00-13-108	440-22-090	REP	00-23-107
434-663-400	AMD	00-20-038	434-663-705	NEW	00-20-038	440-22-100	REP-P	00-13-073
434-663-400	DECOD	00-20-038	434-663-710	RECOD-P	00-04-083	440-22-100	REP	00-23-107
434-663-405	NEW-P	00-04-083	434-663-710	RECOD-S	00-13-108	440-22-105	REP-P	00-13-073
434-663-405	AMD-W	00-17-088	434-663-710	RECOD	00-20-038	440-22-105	REP	00-23-107
434-663-410	AMD-P	00-04-083	434-663-720	RECOD-P	00-04-083	440-22-110	REP-P	00-13-073
434-663-410	DECOD-P	00-04-083	434-663-720	RECOD-S	00-13-108	440-22-110	REP	00-23-107
434-663-410	AMD-S	00-13-108	434-663-720	RECOD	00-20-038	440-22-115	REP-P	00-13-073
434-663-410	DECOD-S	00-13-108	434-663-730	RECOD-P	00-04-083	440-22-115	REP	00-23-107
434-663-410	AMD	00-20-038	434-663-730	NEW-S	00-13-108	440-22-120	REP-P	00-13-073
434-663-410	DECOD	00-20-038	434-663-730	NEW	00-20-038	440-22-120	REP	00-23-107
434-663-420	AMD-P	00-04-083	434-663-740	RECOD-P	00-04-083	440-22-125	REP-P	00-13-073
434-663-420	DECOD-P	00-04-083	434-663-740	NEW-S	00-13-108	440-22-125	REP	00-23-107
434-663-420	AMD-S	00-13-108	434-663-740	NEW	00-20-038	440-22-150	REP-P	00-13-073
434-663-420	DECOD-S	00-13-108	434-663-750	RECOD-P	00-04-083	440-22-150	REP	00-23-107
434-663-420	AMD	00-20-038	434-663-750	RECOD-S	00-13-108	440-22-155	REP-P	00-13-073
434-663-420	DECOD	00-20-038	434-663-750	RECOD	00-20-038	440-22-155	REP	00-23-107
434-663-430	AMD-P	00-04-083	434-663-760	RECOD-P	00-04-083	440-22-160	REP-P	00-13-073
434-663-430	DECOD-P	00-04-083	434-663-760	NEW-S	00-13-108	440-22-160	REP	00-23-107
434-663-430	REP-S	00-13-108	434-663-760	NEW	00-20-038	440-22-165	REP-P	00-13-073
434-663-430	REP	00-20-038	434-663-770	NEW-P	00-04-083	440-22-165	REP	00-23-107
434-663-440	AMD-P	00-04-083	434-663-770	NEW-S	00-13-108	440-22-175	REP-P	00-13-073
434-663-440	DECOD-P	00-04-083	434-663-770	NEW	00-20-038	440-22-175	REP	00-23-107
434-663-440	REP-S	00-13-108	434-663-780	NEW-P	00-04-083	440-22-180	REP-P	00-13-073
434-663-440	REP	00-20-038	434-663-780	NEW-S	00-13-108	440-22-180	REP	00-23-107
434-663-450	DECOD-P	00-04-083	434-663-780	NEW	00-20-038	440-22-200	REP-P	00-13-073
434-663-450	DECOD-S	00-13-108	437-20-010	NEW-C	00-07-124	440-22-200	REP	00-23-107
434-663-450	DECOD	00-20-038	437-20-010	NEW-W	00-11-050	440-22-210	REP-P	00-13-073
434-663-460	REP-P	00-04-083	437-20-010	NEW-C	00-11-051	440-22-210	REP	00-23-107
434-663-460	REP-S	00-13-108	437-20-010	NEW	00-11-052	440-22-220	REP-P	00-13-073
434-663-460	REP	00-20-038	440-22-001	REP-P	00-13-073	440-22-220	REP	00-23-107
434-663-470	REP-P	00-04-083	440-22-001	REP	00-23-107	440-22-225	REP-P	00-13-073
434-663-470	REP-S	00-13-108	440-22-005	REP-P	00-13-073	440-22-225	REP	00-23-107
434-663-470	REP	00-20-038	440-22-005	REP	00-23-107	440-22-230	REP-P	00-13-073
434-663-480	REP-P	00-04-083	440-22-010	REP-P	00-13-073	440-22-230	REP	00-23-107
434-663-480	REP-S	00-13-108	440-22-010	REP	00-23-107	440-22-240	REP-P	00-13-073
434-663-480	REP	00-20-038	440-22-015	REP-P	00-13-073	440-22-240	REP	00-23-107
434-663-490	AMD-P	00-04-083	440-22-015	REP	00-23-107	440-22-250	REP-P	00-13-073
434-663-490	DECOD-P	00-04-083	440-22-020	REP-P	00-13-073	440-22-250	REP	00-23-107
434-663-490	REP-S	00-13-108	440-22-020	REP	00-23-107	440-22-253	REP-P	00-13-073
434-663-490	REP	00-20-038	440-22-025	REP-P	00-13-073	440-22-253	REP	00-23-107
434-663-510	REP-P	00-04-083	440-22-025	REP	00-23-107	440-22-255	REP-P	00-13-073
434-663-510	REP-S	00-13-108	440-22-030	REP-P	00-13-073	440-22-255	REP	00-23-107
434-663-510	REP	00-20-038	440-22-030	REP	00-23-107	440-22-257	REP-P	00-13-073
434-663-520	REP-P	00-04-083	440-22-035	REP-P	00-13-073	440-22-257	RF	00-23-107
434-663-520	REP-S	00-13-108	440-22-035	REP	00-23-107	440-22-260	RE	00-13-073
434-663-520	REP	00-20-038	440-22-040	REP-P	00-13-073	440-22-260	RE	00-23-107
434-663-530	AMD-P	00-04-083	440-22-040	REP	00-23-107	440-22-270	REP-P	00-13-073
434-663-530	AMD-S	00-13-108	440-22-045	REP-P	00-13-073	440-22-270	REP	00-23-107
434-663-530	AMD	00-20-038	440-22-045	REP	00-23-107	440-22-280	REP-P	00-13-073
434-663-600	AMD-P	00-04-083	440-22-050	REP-P	00-13-073	440-22-280	REP	00-23-107
434-663-600	AMD-S	00-13-108	440-22-050	REP	00-23-107	440-22-300	REP-P	00-13-073
434-663-600	AMD	00-20-038	440-22-055	REP-P	00-13-073	440-22-300	REP	00-23-107
434-663-610	AMD-P	00-04-083	440-22-055	REP	00-23-107	440-22-310	REP-P	00-13-073
434-663-610	REP-S	00-13-108	440-22-060	REP-P	00-13-073	440-22-310	REP	00-23-107
434-663-610	REP	00-20-038	440-22-060	REP	00-23-107	440-22-320	REP-P	00-13-073
434-663-615	NEW-S	00-13-108	440-22-065	REP-P	00-13-073	440-22-320	REP	00-23-107
434-663-615	NEW	00-20-038	440-22-065	REP	00-23-107	440-22-325	REP-P	00-13-073
434-663-620	AMD-P	00-04-083	440-22-070	REP-P	00-13-073	440-22-325	REP	00-23-107
434-663-620	REP-S	00-13-108	440-22-070	REP	00-23-107	440-22-330	REP-P	00-13-073
434-663-620	REP	00-20-038	440-22-075	REP-P	00-13-073	440-22-330	REP	00-23-107
434-663-640	NEW-P	00-04-083	440-22-075	REP	00-23-107	440-22-335	REP-P	00-13-073

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
440-22-335	REP	00-23-107	440-44-001	DECOD	00-23-088	458-20-217	AMD	00-16-016
440-22-350	REP-P	00-13-073	440-44-002	DECOD	00-23-088	458-20-228	AMD	00-04-028
440-22-350	REP	00-23-107	440-44-010	DECOD	00-23-088	458-20-228	AMD-XA	00-17-010
440-22-355	REP-P	00-13-073	440-44-010	DECOD	00-23-089	458-20-228	AMD-P	00-23-035
440-22-355	REP	00-23-107	440-44-015	DECOD	00-23-088	458-20-234	PREP	00-21-088
440-22-400	REP-P	00-13-073	440-44-015	DECOD	00-23-089	458-20-234	REP-XR	00-17-008
440-22-400	REP	00-23-107	440-44-020	REP-P	00-13-073	458-20-234	REP	00-22-035
440-22-405	REP-P	00-13-073	440-44-020	REP	00-23-107	458-20-237	REP-XR	00-17-009
440-22-405	REP	00-23-107	440-44-025	PREP	00-10-062	458-20-237	REP	00-22-034
440-22-406	REP-P	00-13-073	440-44-025	REP-P	00-17-127	458-20-238	PREP	00-10-115
440-22-406	REP	00-23-107	440-44-025	REP	01-02-032	458-20-238	AMD-P	00-18-007
440-22-410	REP-P	00-13-073	440-44-026	PREP	00-10-061	458-20-238	AMD	00-23-003
440-22-410	REP	00-23-107	440-44-026	REP-P	00-17-127	458-20-239	AMD-XA	00-05-015
440-22-420	REP-P	00-13-073	440-44-026	REP	01-02-032	458-20-239	AMD	00-09-092
440-22-420	REP	00-23-107	440-44-028	REP	00-07-045	458-20-24001	PREP	00-22-091
440-22-430	REP-P	00-13-073	440-44-090	DECOD	00-23-089	458-20-260	PREP	00-15-004
440-22-430	REP	00-23-107	446-30-010	AMD	00-02-069	458-20-261	AMD-XA	00-03-001
440-22-450	REP-P	00-13-073	446-85-005	NEW-P	00-06-037	458-20-261	AMD	00-11-097
440-22-450	REP	00-23-107	446-85-005	NEW	00-10-092	458-20-264	PREP	00-13-027
440-22-455	REP-P	00-13-073	446-85-010	NEW-P	00-06-037	458-20-264	NEW-P	00-20-023A
440-22-455	REP	00-23-107	446-85-010	NEW	00-10-092	458-20-264	NEW	00-23-117
440-22-460	REP-P	00-13-073	458-12-125	REP-XR	00-17-007	458-30-200	PREP	00-05-074
440-22-460	REP	00-23-107	458-12-125	REP	00-22-036	458-30-200	AMD-P	00-11-026
440-22-465	REP-P	00-13-073	458-12-315	REP-P	00-05-033	458-30-200	AMD-W	00-24-081
440-22-465	REP	00-23-107	458-12-315	REP	00-09-003	458-30-262	AMD-XA	00-20-024
440-22-500	REP-P	00-13-073	458-12-320	AMD-P	00-05-033	458-30-262	AMD	00-24-105
440-22-500	REP	00-23-107	458-12-320	AMD	00-09-003	458-30-275	PREP	00-05-074
440-22-505	REP-P	00-13-073	458-12-390	REP-XR	00-17-007	458-30-275	AMD-P	00-11-026
440-22-505	REP	00-23-107	458-12-390	REP	00-22-036	458-30-275	AMD-W	00-24-081
440-22-510	REP-P	00-13-073	458-16-080	AMD-P	00-05-032	458-30-285	PREP	00-05-074
440-22-510	REP	00-23-107	458-16-080	AMD	00-09-004	458-30-285	AMD-P	00-11-026
440-22-515	REP-P	00-13-073	458-16-081	REP-P	00-05-032	458-30-285	AMD-W	00-24-081
440-22-515	REP	00-23-107	458-16-081	REP	00-09-004	458-30-295	PREP	00-05-074
440-22-520	REP-P	00-13-073	458-16A-010	AMD-P	00-06-073	458-30-295	AMD-P	00-11-026
440-22-520	REP	00-23-107	458-16A-010	AMD	00-09-086	458-30-295	AMD-W	00-24-081
440-22-525	REP-P	00-13-073	458-16A-020	AMD-P	00-06-073	458-30-300	PREP	00-05-074
440-22-525	REP	00-23-107	458-16A-020	AMD	00-09-086	458-30-300	AMD-P	00-11-026
440-22-530	REP-P	00-13-073	458-18-220	AMD-XA	00-20-025	458-30-300	AMD-W	00-24-081
440-22-530	REP	00-23-107	458-18-220	AMD	00-24-106	458-30-305	PREP	00-05-074
440-22-550	REP-P	00-13-073	458-20-130	REP-XR	00-17-009	458-30-305	AMD-P	00-11-026
440-22-550	REP	00-23-107	458-20-130	REP	00-22-034	458-30-305	AMD-W	00-24-081
440-22-560	REP-P	00-13-073	458-20-135	AMD-E	00-04-026	458-30-310	PREP	00-05-074
440-22-560	REP	00-23-107	458-20-135	AMD-P	00-04-029	458-30-310	AMD-P	00-11-026
440-22-565	REP-P	00-13-073	458-20-135	AMD	00-11-096	458-30-310	AMD-W	00-24-081
440-22-565	REP	00-23-107	458-20-13501	PREP	00-04-027	458-30-315	PREP	00-05-074
440-22-600	REP-P	00-13-073	458-20-136	AMD-E	00-04-026	458-30-325	PREP	00-05-074
440-22-600	REP	00-23-107	458-20-136	AMD-P	00-04-029	458-30-325	AMD-P	00-11-026
440-22-610	REP-P	00-13-073	458-20-136	AMD	00-11-096	458-30-325	AMD-W	00-24-081
440-22-610	REP	00-23-107	458-20-13601	NEW-E	00-04-026	458-30-350	PREP	00-05-074
440-22-620	REP-P	00-13-073	458-20-13601	NEW-P	00-04-029	458-30-580	REP-XA	00-20-107
440-22-620	REP	00-23-107	458-20-13601	NEW	00-11-096	458-30-580	REP	00-24-107
440-22-900	REP-P	00-13-073	458-20-161	REP-XR	00-17-008	458-30-590	AMD-XA	00-20-107
440-22-900	REP	00-23-107	458-20-161	REP	00-22-035	458-30-590	AMD	00-24-107
440-22-905	REP-P	00-13-073	458-20-169	PREP	00-21-089	458-30-700	PREP	00-09-085
440-22-905	REP	00-23-107	458-20-17802	PREP	01-01-142	458-30-710	PREP	00-09-085
440-22-910	REP-P	00-13-073	458-20-18801	PREP	00-08-072	458-40-500	PREP	00-13-116
440-22-910	REP	00-23-107	458-20-190	PREP	00-13-040	458-40-500	REP-P	00-21-120
440-22-915	REP-P	00-13-073	458-20-191	PREP	00-13-040	458-40-500	REP	00-24-068
440-22-915	REP	00-23-107	458-20-192	AMD-P	00-16-014	458-40-510	PREP	00-13-116
440-22-920	REP-P	00-13-073	458-20-192	AMD	00-24-050A	458-40-510	REP-P	00-21-120
440-22-920	REP	00-23-107	458-20-195	PREP	00-08-110	458-40-510	REP	00-24-068
440-22-925	REP-P	00-13-073	458-20-195	AMD-P	00-12-075	458-40-520	PREP	00-13-116
440-22-925	REP	00-23-107	458-20-195	AMD	00-16-015	458-40-520	REP-P	00-21-120
440-22-930	REP-P	00-13-073	458-20-213	REP-XR	00-17-009	458-40-520	REP	00-24-068
440-22-930	REP	00-23-107	458-20-213	REP	00-22-034	458-40-530	PREP	00-13-116
440-22-935	REP-P	00-13-073	458-20-217	PREP	00-05-073	458-40-530	AMD-P	00-21-120
440-22-935	REP	00-23-107	458-20-217	AMD-P	00-12-038	458-40-530	AMD	00-24-068

TABLE

Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
458-40-535	PREP	00-13-116	458-40-684	REP	00-24-068	468-16-100	AMD	00-14-055
458-40-535	REP-P	00-21-120	458-40-686	PREP	00-13-116	468-16-150	PREP	00-07-026
458-40-535	REP	00-24-068	458-40-686	REP-P	00-21-120	468-16-150	AMD-P	00-11-134
458-40-540	AMD-P	00-22-094	458-40-686	REP	00-24-068	468-16-150	AMD	00-14-055
458-40-540	AMD	01-02-018	458-40-690	PREP	00-13-116	468-38-070	PREP	00-04-068
458-40-600	PREP	00-13-116	458-40-690	AMD-P	00-21-120	468-38-070	AMD-P	00-07-072
458-40-600	REP-P	00-21-120	458-40-690	AMD	00-24-068	468-38-070	AMD	00-11-019
458-40-600	REP	00-24-068	458-57-035	AMD-XA	00-14-028	468-38-090	REP-P	00-07-072
458-40-610	PREP	00-13-116	458-57-035	AMD	00-19-012	468-38-090	REP	00-11-019
458-40-610	AMD-P	00-21-120	458-57-045	AMD-XA	00-14-028	468-38-100	PREP	00-14-001
458-40-610	AMD	00-24-068	458-57-045	AMD	00-19-012	468-38-100	AMD-P	00-19-052
458-40-615	PREP	00-13-116	458-61-230	AMD-P	00-04-055	468-38-100	AMD-W	00-22-010
458-40-615	REP-P	00-21-120	458-61-230	AMD	00-09-002	468-38-110	AMD-S	00-07-071
458-40-615	REP	00-24-068	460-21C-005	NEW-P	00-02-068	468-38-110	AMD	00-11-020
458-40-620	PREP	00-13-116	460-21C-005	NEW	00-05-055	468-38-290	AMD-E	00-05-087
458-40-620	REP-P	00-21-120	460-21C-010	NEW-P	00-02-068	468-38-290	PREP	00-05-088
458-40-620	REP	00-24-068	460-21C-010	NEW	00-05-055	468-38-290	AMD-P	00-08-047
458-40-622	PREP	00-13-116	460-21C-020	NEW-P	00-02-068	468-38-290	AMD	00-11-038
458-40-622	REP-P	00-21-120	460-21C-020	NEW	00-05-055	468-38-290	AMD-E	00-12-022
458-40-622	REP	00-24-068	460-21C-030	NEW-P	00-02-068	468-38-290	AMD-XA	00-12-023
458-40-624	PREP	00-13-116	460-21C-030	NEW	00-05-055	468-38-290	AMD	00-17-060
458-40-624	REP-P	00-21-120	460-21C-040	NEW-P	00-02-068	468-100-002	AMD-XA	00-17-061
458-40-624	REP	00-24-068	460-21C-040	NEW	00-05-055	468-100-002	AMD	01-02-027
458-40-626	PREP	00-13-116	460-24A	PREP	00-17-019	468-100-102	AMD-XA	00-17-061
458-40-626	AMD-P	00-21-120	460-44A-500	AMD	00-04-094	468-100-102	AMD	01-02-027
458-40-626	AMD	00-24-068	460-44A-504	AMD	00-04-094	468-100-203	AMD-XA	00-17-061
458-40-628	PREP	00-13-116	460-44A-504	AMD-XA	00-16-102	468-100-203	AMD	01-02-027
458-40-628	AMD-P	00-21-120	460-44A-504	AMD	00-23-027	468-100-208	AMD-XA	00-17-061
458-40-628	AMD	00-24-068	460-46A-010	REP	00-04-095	468-100-208	AMD	01-02-027
458-40-630	PREP	00-13-116	460-46A-020	REP	00-04-095	468-100-209	NEW-XA	00-17-061
458-40-630	REP-P	00-21-120	460-46A-025	REP	00-04-095	468-100-209	NEW	01-02-027
458-40-630	REP	00-24-068	460-46A-030	REP	00-04-095	468-100-306	AMD-XA	00-17-061
458-40-632	PREP	00-13-116	460-46A-040	REP	00-04-095	468-100-306	AMD	01-02-027
458-40-632	REP-P	00-21-120	460-46A-050	REP	00-04-095	468-300-010	PREP	00-04-086
458-40-632	REP	00-24-068	460-46A-055	REP	00-04-095	468-300-010	AMD-P	00-20-088
458-40-634	PREP	00-13-116	460-46A-061	REP	00-04-095	468-300-010	AMD	00-24-050
458-40-634	REP-P	00-21-120	460-46A-065	REP	00-04-095	468-300-010	PREP	01-01-111
458-40-634	REP	00-24-068	460-46A-071	REP	00-04-095	468-300-020	PREP	00-04-086
458-40-636	PREP	00-13-116	460-46A-072	REP	00-04-095	468-300-020	AMD-P	00-20-088
458-40-636	REP-P	00-21-120	460-46A-090	REP	00-04-095	468-300-020	AMD	00-24-050
458-40-636	REP	00-24-068	460-46A-091	REP	00-04-095	468-300-020	PREP	01-01-111
458-40-640	PREP	00-13-116	460-46A-092	REP	00-04-095	468-300-040	PREP	00-04-086
458-40-640	AMD-P	00-22-092	460-46A-095	REP	00-04-095	468-300-040	AMD-P	00-20-088
458-40-640	AMD	01-02-019	460-46A-100	REP	00-04-095	468-300-040	AMD	00-24-050
458-40-650	PREP	00-08-108	460-46A-105	REP	00-04-095	468-300-040	PREP	01-01-111
458-40-650	AMD-P	00-13-115	460-46A-110	REP	00-04-095	468-300-220	PREP	00-04-086
458-40-650	AMD	00-19-067	460-46A-115	REP	00-04-095	468-300-220	PREP	01-01-111
458-40-660	PREP	00-06-053	460-46A-145	REP	00-04-095	474-02-010	AMD	00-11-084
458-40-660	PREP	00-08-109	460-46A-150	REP	00-04-095	474-02-020	AMD	00-11-084
458-40-660	AMD-P	00-10-055	460-46A-155	REP	00-04-095	478-116	PREP	00-22-069
458-40-660	AMD-P	00-13-119	460-46A-160	REP	00-04-095	478-132-010	AMD	00-04-038
458-40-660	AMD	00-14-011	460-46A-165	REP	00-04-095	478-132-030	AMD	00-04-038
458-40-660	PREP	00-18-096	468-14-010	REP-XR	00-07-027	478-136-030	PREP	01-01-034
458-40-660	AMD	00-19-067	468-14-010	REP	00-11-133	478-250	PREP	00-20-060
458-40-660	AMD-P	00-22-093	468-14-020	REP-XR	00-07-027	478-276	PREP	00-20-060
458-40-660	AMD	01-02-020	468-14-020	REP	00-11-133	478-324-020	AMD	00-04-039
458-40-670	PREP	00-13-116	468-14-030	REP-XR	00-07-027	478-324-030	AMD	00-04-039
458-40-670	AMD-P	00-21-120	468-14-030	REP	00-11-133	478-324-040	AMD	00-04-039
458-40-670	AMD	00-24-068	468-14-040	REP-XR	00-07-027	478-324-045	NEW	00-04-039
458-40-680	PREP	00-13-116	468-14-040	REP	00-11-133	478-324-050	REP	00-04-039
458-40-680	AMD-P	00-21-120	468-14-050	REP-XR	00-07-027	478-324-060	AMD	00-04-039
458-40-680	AMD	00-24-068	468-14-050	REP	00-11-133	478-324-070	AMD	00-04-039
458-40-682	PREP	00-13-116	468-16-080	PREP	00-07-026	478-324-090	AMD	00-04-039
458-40-682	REP-P	00-21-120	468-16-080	AMD-P	00-11-134	478-324-110	AMD	00-04-039
458-40-682	REP	00-24-068	468-16-080	AMD	00-14-055	478-324-120	AMD	00-04-039
458-40-684	PREP	00-13-116	468-16-100	PREP	00-07-026	478-324-130	AMD	00-04-039
458-40-684	REP-P	00-21-120	468-16-100	AMD-P	00-11-134	478-324-140	AMD	00-04-039

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
478-324-150	AMD	00-04-039	480-62-135	NEW-P	00-23-131	480-70-011	NEW-P	00-23-132
478-324-170	AMD	00-04-039	480-62-140	NEW-P	00-23-131	480-70-016	NEW-P	00-23-132
478-324-180	AMD	00-04-039	480-62-145	NEW-P	00-23-131	480-70-020	REP-P	00-23-132
478-324-190	AMD	00-04-039	480-62-150	NEW-P	00-23-131	480-70-021	NEW-P	00-23-132
478-324-200	AMD	00-04-039	480-62-155	NEW-P	00-23-131	480-70-026	NEW-P	00-23-132
478-324-210	AMD	00-04-039	480-62-160	NEW-P	00-23-131	480-70-030	REP-P	00-23-132
478-355	PREP	00-20-100	480-62-165	NEW-P	00-23-131	480-70-031	NEW-P	00-23-132
479-05-190	AMD-E	00-16-124	480-62-170	NEW-P	00-23-131	480-70-036	NEW-P	00-23-132
479-05-190	AMD-P	00-18-114	480-62-200	NEW-P	00-23-131	480-70-040	REP-P	00-23-132
479-05-190	AMD	00-22-001	480-62-205	NEW-P	00-23-131	480-70-041	NEW-P	00-23-132
479-14-130	AMD-E	00-16-124	480-62-210	NEW-P	00-23-131	480-70-046	NEW-P	00-23-132
479-14-130	AMD-P	00-18-114	480-62-215	NEW-P	00-23-131	480-70-050	REP-P	00-23-132
479-14-130	AMD	00-22-001	480-62-220	NEW-P	00-23-131	480-70-051	NEW-P	00-23-132
479-14-200	NEW-E	00-13-067	480-62-225	NEW-P	00-23-131	480-70-055	REP-P	00-23-132
479-14-200	NEW-P	00-13-081	480-62-230	NEW-P	00-23-131	480-70-056	NEW-P	00-23-132
480-15-010	AMD-P	00-09-079	480-62-235	NEW-E	00-12-009	480-70-060	REP-P	00-23-132
480-15-010	AMD	00-14-010	480-62-235	NEW-P	00-23-131	480-70-061	NEW-P	00-23-132
480-15-020	AMD-P	00-09-079	480-62-240	NEW-P	00-23-131	480-70-066	NEW-P	00-23-132
480-15-020	AMD	00-14-010	480-62-245	NEW-P	00-23-131	480-70-070	REP-P	00-23-132
480-15-030	REP-P	00-09-079	480-62-250	NEW-P	00-23-131	480-70-071	NEW-P	00-23-132
480-15-030	REP	00-14-010	480-62-300	NEW-P	00-23-131	480-70-076	NEW-P	00-23-132
480-15-035	NEW-P	00-09-079	480-62-305	NEW-P	00-23-131	480-70-080	REP-P	00-23-132
480-15-035	NEW	00-14-010	480-62-310	NEW-P	00-23-131	480-70-081	NEW-P	00-23-132
480-15-260	AMD-P	00-09-079	480-62-315	NEW-P	00-23-131	480-70-086	NEW-P	00-23-132
480-15-260	AMD	00-14-010	480-62-320	NEW-P	00-23-131	480-70-090	REP-P	00-23-132
480-15-490	AMD-P	00-09-079	480-62-325	NEW-P	00-23-131	480-70-091	NEW-P	00-23-132
480-15-490	AMD	00-14-010	480-62-999	NEW-P	00-23-131	480-70-096	NEW-P	00-23-132
480-15-560	AMD-P	00-09-079	480-66-010	REP	00-04-011	480-70-100	REP-P	00-23-132
480-15-560	AMD	00-14-010	480-66-020	REP	00-04-011	480-70-101	NEW-P	00-23-132
480-15-570	AMD-P	00-09-079	480-66-030	REP	00-04-011	480-70-106	NEW-P	00-23-132
480-15-570	AMD	00-14-010	480-66-040	REP	00-04-011	480-70-110	REP-P	00-23-132
480-15-620	AMD-P	00-09-079	480-66-050	REP	00-04-011	480-70-111	NEW-P	00-23-132
480-15-620	AMD	00-14-010	480-66-060	REP	00-04-011	480-70-116	NEW-P	00-23-132
480-15-650	AMD-P	00-09-079	480-66-070	REP	00-04-011	480-70-120	REP-P	00-23-132
480-15-650	AMD	00-14-010	480-66-100	NEW	00-04-011	480-70-121	NEW-P	00-23-132
480-15-660	AMD-P	00-09-079	480-66-110	NEW	00-04-011	480-70-126	NEW-P	00-23-132
480-15-660	AMD	00-14-010	480-66-120	NEW	00-04-011	480-70-130	REP-P	00-23-132
480-15-740	AMD-P	00-09-079	480-66-140	NEW	00-04-011	480-70-131	NEW-P	00-23-132
480-15-740	AMD	00-14-010	480-66-150	NEW	00-04-011	480-70-136	NEW-P	00-23-132
480-60-010	AMD	00-04-011	480-66-160	NEW	00-04-011	480-70-140	REP-P	00-23-132
480-60-012	NEW	00-04-011	480-66-170	NEW	00-04-011	480-70-141	NEW-P	00-23-132
480-60-014	NEW	00-04-011	480-66-200	NEW	00-04-011	480-70-146	NEW-P	00-23-132
480-60-020	AMD	00-04-011	480-66-210	NEW	00-04-011	480-70-150	REP-P	00-23-132
480-60-030	AMD	00-04-011	480-66-220	NEW	00-04-011	480-70-151	NEW-P	00-23-132
480-60-035	NEW	00-04-011	480-66-230	NEW	00-04-011	480-70-155	REP-P	00-23-132
480-60-040	AMD	00-04-011	480-66-300	NEW	00-04-011	480-70-156	NEW-P	00-23-132
480-60-050	AMD	00-04-011	480-66-310	NEW	00-04-011	480-70-160	REP-P	00-23-132
480-60-060	AMD	00-04-011	480-66-320	NEW	00-04-011	480-70-161	NEW-P	00-23-132
480-60-070	REP	00-04-011	480-66-330	NEW	00-04-011	480-70-166	NEW-P	00-23-132
480-60-080	AMD	00-04-011	480-66-400	NEW	00-04-011	480-70-170	REP-P	00-23-132
480-60-090	AMD	00-04-011	480-66-410	NEW	00-04-011	480-70-171	NEW-P	00-23-132
480-60-99002	REP	00-04-011	480-66-420	NEW	00-04-011	480-70-176	NEW-P	00-23-132
480-60-99003	REP	00-04-011	480-66-430	NEW	00-04-011	480-70-180	REP-P	00-23-132
480-62-010	REP-P	00-23-131	480-66-440	NEW	00-04-011	480-70-181	NEW-P	00-23-132
480-62-020	REP-P	00-23-131	480-66-450	NEW	00-04-011	480-70-186	NEW-P	00-23-132
480-62-030	REP-P	00-23-131	480-66-460	NEW	00-04-011	480-70-190	REP-P	00-23-132
480-62-040	REP-P	00-23-131	480-66-470	NEW	00-04-011	480-70-191	NEW-P	00-23-132
480-62-050	REP-P	00-23-131	480-66-480	NEW	00-04-011	480-70-196	NEW-P	00-23-132
480-62-060	REP-P	00-23-131	480-66-490	NEW	00-04-011	480-70-200	REP-P	00-23-132
480-62-070	REP-P	00-23-131	480-66-500	NEW	00-04-011	480-70-201	NEW-P	00-23-132
480-62-080	REP-P	00-23-131	480-66-510	NEW	00-04-011	480-70-206	NEW-P	00-23-132
480-62-085	REP-P	00-23-131	480-66-520	NEW	00-04-011	480-70-210	REP-P	00-23-132
480-62-090	REP-P	00-23-131	480-66-600	NEW	00-04-011	480-70-211	NEW-P	00-23-132
480-62-100	REP-P	00-23-131	480-66-620	NEW	00-04-011	480-70-216	NEW-P	00-23-132
480-62-120	REP-P	00-23-131	480-70-001	NEW-P	00-23-132	480-70-220	REP-P	00-23-132
480-62-125	NEW-P	00-23-131	480-70-006	NEW-P	00-23-132	480-70-221	NEW-P	00-23-132
480-62-130	NEW-P	00-23-131	480-70-010	REP-P	00-23-132	480-70-226	NEW-P	00-23-132

Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
480-70-230	REP-P	00-23-132	480-70-440	REP-P	00-23-132	495A-120-160	REP	00-11-148
480-70-231	NEW-P	00-23-132	480-70-441	NEW-P	00-23-132	495A-120-170	REP	00-11-148
480-70-236	NEW-P	00-23-132	480-70-446	NEW-P	00-23-132	495A-120-180	REP	00-11-148
480-70-240	REP-P	00-23-132	480-70-451	NEW-P	00-23-132	495A-120-190	REP	00-11-148
480-70-241	NEW-P	00-23-132	480-70-456	NEW-P	00-23-132	495A-120-200	REP	00-11-148
480-70-245	REP-P	00-23-132	480-70-461	NEW-P	00-23-132	495A-121-010	NEW-P	00-05-017
480-70-246	NEW-P	00-23-132	480-70-466	NEW-P	00-23-132	495A-121-010	NEW	00-11-147
480-70-250	REP-P	00-23-132	480-70-471	NEW-P	00-23-132	495A-121-011	NEW-P	00-05-017
480-70-251	NEW-P	00-23-132	480-70-476	NEW-P	00-23-132	495A-121-011	NEW	00-11-147
480-70-256	NEW-P	00-23-132	480-70-481	NEW-P	00-23-132	495A-121-012	NEW-P	00-05-017
480-70-260	REP-P	00-23-132	480-70-486	NEW-P	00-23-132	495A-121-012	NEW	00-11-147
480-70-261	NEW-P	00-23-132	480-70-500	REP-P	00-23-132	495A-121-020	NEW-P	00-05-017
480-70-266	NEW-P	00-23-132	480-70-510	REP-P	00-23-132	495A-121-020	NEW	00-11-147
480-70-270	REP-P	00-23-132	480-70-530	REP-P	00-23-132	495A-121-021	NEW-P	00-05-017
480-70-271	NEW-P	00-23-132	480-70-540	REP-P	00-23-132	495A-121-021	NEW	00-11-147
480-70-276	NEW-P	00-23-132	480-70-550	REP-P	00-23-132	495A-121-022	NEW-P	00-05-017
480-70-280	REP-P	00-23-132	480-70-560	REP-P	00-23-132	495A-121-022	NEW	00-11-147
480-70-281	NEW-P	00-23-132	480-70-570	REP-P	00-23-132	495A-121-023	NEW-P	00-05-017
480-70-286	NEW-P	00-23-132	480-70-700	REP-P	00-23-132	495A-121-023	NEW	00-11-147
480-70-290	REP-P	00-23-132	480-70-710	REP-P	00-23-132	495A-121-024	NEW-P	00-05-017
480-70-291	NEW-P	00-23-132	480-70-720	REP-P	00-23-132	495A-121-024	NEW	00-11-147
480-70-296	NEW-P	00-23-132	480-70-730	REP-P	00-23-132	495A-121-025	NEW-P	00-05-017
480-70-300	REP-P	00-23-132	480-70-740	REP-P	00-23-132	495A-121-025	NEW	00-11-147
480-70-301	NEW-P	00-23-132	480-70-750	REP-P	00-23-132	495A-121-026	NEW-P	00-05-017
480-70-306	NEW-P	00-23-132	480-70-760	REP-P	00-23-132	495A-121-026	NEW	00-11-147
480-70-310	REP-P	00-23-132	480-70-770	REP-P	00-23-132	495A-121-027	NEW-P	00-05-017
480-70-311	NEW-P	00-23-132	480-70-780	REP-P	00-23-132	495A-121-027	NEW	00-11-147
480-70-316	NEW-P	00-23-132	480-70-790	REP-P	00-23-132	495A-121-028	NEW-P	00-05-017
480-70-320	REP-P	00-23-132	480-70-999	NEW-P	00-23-132	495A-121-028	NEW	00-11-147
480-70-321	NEW-P	00-23-132	480-75	PREP	00-17-134	495A-121-029	NEW-P	00-05-017
480-70-325	REP-P	00-23-132	480-80-335	AMD-P	00-11-044	495A-121-029	NEW	00-11-147
480-70-326	NEW-P	00-23-132	480-80-335	AMD	00-17-048	495A-121-040	NEW-P	00-05-017
480-70-330	REP-P	00-23-132	480-110-255	AMD-S	00-11-043	495A-121-040	NEW	00-11-147
480-70-331	NEW-P	00-23-132	480-110-255	AMD	00-17-135	495A-121-041	NEW-P	00-05-017
480-70-335	REP-P	00-23-132	480-120-071	AMD-P	00-10-086	495A-121-041	NEW	00-11-147
480-70-336	NEW-P	00-23-132	480-120-071	AMD-S	00-17-168	495A-121-042	NEW-P	00-05-017
480-70-340	REP-P	00-23-132	480-120-071	AMD	00-24-097	495A-121-042	NEW	00-11-147
480-70-341	NEW-P	00-23-132	480-120-139	AMD	00-03-047	495A-121-043	NEW-P	00-05-017
480-70-346	NEW-P	00-23-132	480-120-560	NEW-P	00-17-114	495A-121-043	NEW	00-11-147
480-70-350	REP-P	00-23-132	480-120-560	NEW	00-24-047	495A-121-044	NEW-P	00-05-017
480-70-351	NEW-P	00-23-132	480-120-990	NEW-S	00-07-047	495A-121-044	NEW	00-11-147
480-70-356	NEW-P	00-23-132	480-120-990	NEW-W	00-20-066	495A-121-045	NEW-P	00-05-017
480-70-360	REP-P	00-23-132	480-122	PREP	00-17-167	495A-121-045	NEW	00-11-147
480-70-361	NEW-P	00-23-132	490-105-040	AMD-XA	00-16-127	495A-121-046	NEW-P	00-05-017
480-70-366	NEW-P	00-23-132	490-105-040	AMD	00-21-037	495A-121-046	NEW	00-11-147
480-70-370	REP-P	00-23-132	490-105-080	AMD-XA	00-21-036	495A-121-047	NEW-P	00-05-017
480-70-371	NEW-P	00-23-132	490-105-080	AMD	01-01-141	495A-121-047	NEW	00-11-147
480-70-376	NEW-P	00-23-132	495A-120-010	REP	00-11-148	495A-121-048	NEW-P	00-05-017
480-70-380	REP-P	00-23-132	495A-120-020	REP	00-11-148	495A-121-048	NEW	00-11-147
480-70-381	NEW-P	00-23-132	495A-120-030	REP	00-11-148	495A-121-049	NEW-P	00-05-017
480-70-386	NEW-P	00-23-132	495A-120-040	REP	00-11-148	495A-121-049	NEW	00-11-147
480-70-390	REP-P	00-23-132	495A-120-041	REP	00-11-148	495A-121-060	NEW-P	00-05-017
480-70-391	NEW-P	00-23-132	495A-120-042	REP	00-11-148	495A-121-060	NEW	00-11-147
480-70-396	NEW-P	00-23-132	495A-120-043	REP	00-11-148	495A-121-061	NEW-P	00-05-017
480-70-400	REP-P	00-23-132	495A-120-045	REP	00-11-148	495A-121-061	NEW	00-11-147
480-70-401	NEW-P	00-23-132	495A-120-050	REP	00-11-148	495A-121-062	NEW-P	00-05-017
480-70-405	REP-P	00-23-132	495A-120-060	REP	00-11-148	495A-121-062	NEW	00-11-147
480-70-406	NEW-P	00-23-132	495A-120-070	REP	00-11-148	495A-121-063	NEW-P	00-05-017
480-70-410	REP-P	00-23-132	495A-120-080	REP	00-11-148	495A-121-063	NEW	00-11-147
480-70-411	NEW-P	00-23-132	495A-120-090	REP	00-11-148	495A-121-064	NEW-P	00-05-017
480-70-416	NEW-P	00-23-132	495A-120-100	REP	00-11-148	495A-121-064	NEW	00-11-147
480-70-420	REP-P	00-23-132	495A-120-110	REP	00-11-148	495A-121-065	NEW-P	00-05-017
480-70-421	NEW-P	00-23-132	495A-120-120	REP	00-11-148	495A-121-065	NEW	00-11-147
480-70-426	NEW-P	00-23-132	495A-120-130	REP	00-11-148	495A-121-066	NEW-P	00-05-017
480-70-430	REP-P	00-23-132	495A-120-135	REP	00-11-148	495A-121-066	NEW	00-11-147
480-70-431	NEW-P	00-23-132	495A-120-140	REP	00-11-148	495A-121-070	NEW-P	00-05-017
480-70-436	NEW-P	00-23-132	495A-120-150	REP	00-11-148	495A-121-070	NEW	00-11-147

TABLE

Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
495A-121-090	NEW-P	00-05-017	495C-133-020	AMD	00-12-019	495D-120-070	AMD	00-20-007
495A-121-090	NEW	00-11-147	495C-134-010	AMD-P	00-08-105	495D-120-080	AMD-P	00-16-098
495A-121-091	NEW-P	00-05-017	495C-134-010	AMD	00-11-108	495D-120-080	AMD	00-20-007
495A-121-091	NEW	00-11-147	495C-140-090	AMD-P	00-08-105	495D-120-085	AMD-P	00-16-098
495A-121-092	NEW-P	00-05-017	495C-140-090	AMD	00-12-019	495D-120-085	AMD	00-20-007
495A-121-092	NEW	00-11-147	495C-140-100	AMD-P	00-08-105	495D-120-090	AMD-P	00-16-098
495A-121-093	NEW-P	00-05-017	495C-140-100	AMD	00-12-019	495D-120-090	AMD	00-20-007
495A-121-093	NEW	00-11-147	495C-168-020	AMD-P	00-08-105	495D-120-100	AMD-P	00-16-098
495A-121-094	NEW-P	00-05-017	495C-168-020	AMD	00-12-019	495D-120-100	AMD	00-20-007
495A-121-094	NEW	00-11-147	495C-168-040	AMD-P	00-08-105	495D-120-110	AMD-P	00-16-098
495C-104-010	AMD-P	00-08-105	495C-168-040	AMD	00-12-019	495D-120-110	AMD	00-20-007
495C-104-010	AMD	00-12-019	495C-276-030	AMD-P	00-08-105	495D-120-120	AMD-P	00-16-098
495C-108-040	AMD-P	00-08-105	495C-276-030	AMD	00-12-019	495D-120-120	AMD	00-20-007
495C-108-040	AMD	00-12-019	495C-276-040	AMD-P	00-08-105	495D-120-130	AMD-P	00-16-098
495C-116-100	AMD-P	00-08-105	495C-276-040	AMD	00-12-019	495D-120-130	AMD	00-20-007
495C-116-100	AMD	00-12-019	495C-276-060	AMD-P	00-08-105	495D-120-140	AMD-P	00-16-098
495C-116-110	AMD-P	00-08-105	495C-276-060	AMD	00-12-019	495D-120-140	AMD	00-20-007
495C-116-110	AMD	00-12-019	495C-276-080	AMD-P	00-08-105	495D-120-150	REP-P	00-16-098
495C-116-130	AMD-P	00-08-105	495C-276-080	AMD	00-12-019	495D-120-150	REP	00-20-007
495C-116-130	AMD	00-12-019	495C-276-100	AMD-P	00-08-105	495D-120-160	REP-P	00-16-098
495C-116-160	AMD-P	00-08-105	495C-276-100	AMD	00-12-019	495D-120-160	REP	00-20-007
495C-116-160	AMD	00-12-019	495C-276-120	AMD-P	00-08-105	495D-120-170	AMD-P	00-16-098
495C-116-170	AMD-P	00-08-105	495C-276-120	AMD	00-12-019	495D-120-170	AMD	00-20-007
495C-116-170	AMD	00-12-019	495C-276-140	REP-P	00-08-105	495D-120-180	AMD-P	00-16-098
495C-116-190	AMD-P	00-08-105	495C-276-140	REP	00-12-019	495D-120-180	AMD	00-20-007
495C-116-190	AMD	00-12-019	495C-280-010	REP-P	00-08-105	495D-120-190	AMD-P	00-16-098
495C-116-210	AMD-P	00-08-105	495C-280-010	REP	00-12-019	495D-120-190	AMD	00-20-007
495C-116-210	AMD	00-12-019	495C-280-015	REP-P	00-08-105	495D-120-200	AMD-P	00-16-098
495C-116-260	AMD-P	00-08-105	495C-280-015	REP	00-12-019	495D-120-200	AMD	00-20-007
495C-116-260	AMD	00-12-019	495C-280-020	REP-P	00-08-105	495D-122-010	REP-XR	00-09-006
495C-120-010	AMD-P	00-08-105	495C-280-020	REP	00-12-019	495D-122-020	REP-XR	00-09-006
495C-120-010	AMD	00-12-019	495C-280-030	REP-P	00-08-105	495D-122-030	REP-XR	00-09-006
495C-120-020	AMD-P	00-08-105	495C-280-030	REP	00-12-019	495D-131-010	AMD-P	00-16-098
495C-120-020	AMD	00-12-019	495C-280-040	REP-P	00-08-105	495D-131-010	AMD	00-20-007
495C-120-040	AMD-P	00-08-105	495C-280-040	REP	00-12-019	495D-132-010	AMD-P	00-16-098
495C-120-040	AMD	00-12-019	495C-280-050	REP-P	00-08-105	495D-132-010	AMD	00-20-007
495C-120-041	NEW-P	00-08-105	495C-280-050	REP	00-12-019	495D-135-040	AMD	00-03-030
495C-120-041	NEW	00-12-019	495C-280-060	REP-P	00-08-105	495D-280-010	AMD-P	00-16-098
495C-120-045	AMD-P	00-08-105	495C-280-060	REP	00-12-019	495D-280-010	AMD	00-20-007
495C-120-045	AMD	00-12-019	495C-280-070	REP-P	00-08-105	495D-280-015	AMD-P	00-16-098
495C-120-050	AMD-P	00-08-105	495C-280-070	REP	00-12-019	495D-280-015	AMD	00-20-007
495C-120-050	AMD	00-12-019	495C-280-080	REP-P	00-08-105	495D-280-020	AMD-P	00-16-098
495C-120-080	AMD-P	00-08-105	495C-280-080	REP	00-12-019	495D-280-020	AMD	00-20-007
495C-120-080	AMD	00-12-019	495C-280-090	REP-P	00-08-105	495D-280-030	AMD-P	00-16-098
495C-120-090	AMD-P	00-08-105	495C-280-090	REP	00-12-019	495D-280-030	AMD	00-20-007
495C-120-090	AMD	00-12-019	495C-280-100	REP-P	00-08-105	495D-280-040	AMD-P	00-16-098
495C-120-100	AMD-P	00-08-105	495C-280-100	REP	00-12-019	495D-280-040	AMD	00-20-007
495C-120-100	AMD	00-12-019	495C-280-110	REP-P	00-08-105	495D-280-050	AMD-P	00-16-098
495C-120-120	AMD-P	00-08-105	495C-280-110	REP	00-12-019	495D-280-050	AMD	00-20-007
495C-120-120	AMD	00-12-019	495C-280-120	REP-P	00-08-105	495D-280-060	AMD-P	00-16-098
495C-120-125	NEW-P	00-08-105	495C-280-120	REP	00-12-019	495D-280-060	AMD	00-20-007
495C-120-125	NEW	00-12-019	495D-120-010	AMD-P	00-16-098	495D-280-070	REP-P	00-16-098
495C-120-130	AMD-P	00-08-105	495D-120-010	AMD	00-20-007	495D-280-070	REP	00-20-007
495C-120-130	AMD	00-12-019	495D-120-020	AMD-P	00-16-098	495D-280-080	AMD-P	00-16-098
495C-120-140	AMD-P	00-08-105	495D-120-020	AMD	00-20-007	495D-280-080	AMD	00-20-007
495C-120-140	AMD	00-12-019	495D-120-030	AMD-P	00-16-098	495D-280-090	AMD-P	00-16-098
495C-120-150	AMD-P	00-08-105	495D-120-030	AMD	00-20-007	495D-280-090	AMD	00-20-007
495C-120-150	AMD	00-12-019	495D-120-040	AMD	00-03-031	495D-280-100	AMD-P	00-16-098
495C-120-160	AMD-P	00-08-105	495D-120-040	AMD-P	00-16-098	495D-280-100	AMD	00-20-007
495C-120-160	AMD	00-12-019	495D-120-040	AMD	00-20-007	495D-280-110	AMD-P	00-16-098
495C-120-170	AMD-P	00-08-105	495D-120-045	AMD-P	00-16-098	495D-280-110	AMD	00-20-007
495C-120-170	AMD	00-12-019	495D-120-045	AMD	00-20-007	495D-280-120	AMD-P	00-16-098
495C-120-180	AMD-P	00-08-105	495D-120-050	AMD-P	00-16-098	495D-280-120	AMD	00-20-007
495C-120-180	AMD	00-12-019	495D-120-050	AMD	00-20-007	508- 64	PREP	00-06-057
495C-132-010	AMD-P	00-08-105	495D-120-060	AMD-P	00-16-098	516- 23	PREP	00-21-014
495C-132-010	AMD	00-12-019	495D-120-060	AMD	00-20-007	516- 24	PREP	00-23-012
495C-133-020	AMD-P	00-08-105	495D-120-070	AMD-P	00-16-098	516- 34	PREP	00-07-078

TABLE

Table of WAC Sections Affected as of 12/31/00

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
516- 34	PREP	00-16-027						
516- 34-010	AMD-P	00-19-047						
516- 34-010	AMD	01-01-138						
516- 34-020	AMD-P	00-19-047						
516- 34-020	AMD	01-01-138						
516- 34-030	AMD-P	00-19-047						
516- 34-030	AMD	01-01-138						
516- 34-040	AMD-P	00-19-047						
516- 34-040	AMD	01-01-138						
516- 34-050	AMD-P	00-19-047						
516- 34-050	AMD	01-01-138						
516- 34-060	AMD-P	00-19-047						
516- 34-060	AMD	01-01-138						
516- 34-070	AMD-P	00-19-047						
516- 34-070	AMD	01-01-138						
516- 34-080	NEW-P	00-19-047						
516- 34-080	NEW	01-01-138						
516- 35	PREP	00-07-078						
516- 52	PREP	00-05-030						
516- 52-010	AMD-P	00-08-065						
516- 52-010	AMD-W	00-11-109						
516- 52-010	AMD-P	00-16-043						
516- 52-010	AMD	00-22-006						
516- 60	PREP	00-16-002						
516- 60-001	REP-P	00-19-046						
516- 60-002	REP-P	00-19-046						
516- 60-003	REP-P	00-19-046						
516- 60-003	REP	01-01-137						
516- 60-004	REP-P	00-19-046						
516- 60-004	REP	01-01-137						
516- 60-005	REP-P	00-19-046						
516- 60-005	REP	01-01-137						
516- 60-006	REP-P	00-19-046						
516- 60-006	REP	01-01-137						
516- 60-007	REP-P	00-19-046						
516- 60-007	REP	01-01-137						
516- 60-015	REP-P	00-19-046						
516- 60-015	REP	01-01-137						
516- 60-016	REP-P	00-19-046						
516- 60-016	REP	01-01-137						
516- 60-017	REP-P	00-19-046						
516- 60-017	REP	01-01-137						
516- 60-020	REP-P	00-19-046						
516- 60-020	REP	01-01-137						
516- 60-030	REP-P	00-19-046						
516- 60-030	REP	01-01-137						

TABLE



**Table of WAC Sections Affected After 1/1/01**

**KEY TO TABLE**

This table covers the current calendar year through this issue of the Register and should be used to locate rules amended, adopted, or repealed subsequent to the publication date of the latest WAC or Supplement.

**Symbols:**

- AMD = Amendment of existing section
- A/R = Amending and recodifying a section
- DECOD = Decodification of an existing section
- NEW = New section not previously codified
- OBJECT = Notice of objection by Joint Administrative Rules Review Committee
- PREP = Preproposal comments
- RE-AD = Readoption of existing section
- RECOD = Recodification of previously codified section
- REP = Repeal of existing section
- RESCIND = Rescind of existing section
- REVIEW = Review of previously adopted rule
- SUSP = Suspending an existing section

**Suffixes:**

- C = Continuance of previous proposal
- E = Emergency action
- P = Proposed action
- S = Supplemental notice
- W = Withdrawal of proposed action
- XA = Expedited adoption
- XR = Expedited repeal
- No suffix means permanent action

**WAC #** Shows the section number under which an agency rule is or will be codified in the Washington Administrative Code.

**WSR #** Shows the issue of the Washington State Register where the document may be found; the last three digits identify the document within the issue.

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
16-228-1155	NEW-W	01-02-080	51-42-1124	NEW	01-02-098	246-244-070	AMD-P	01-02-087
16-401	PREP	01-02-101	51-42-1126	NEW	01-02-098	286-06	PREP	01-02-090
16-470	PREP	01-02-100	51-42-1301	NEW	01-02-098	286-13-040	PREP	01-02-090
16-557-020	AMD-P	01-02-094	51-44-0103	AMD	01-02-096	296-20	PREP	01-02-091
51-13-101	AMD	01-02-099	51-44-0105	NEW	01-02-096	296-23	PREP	01-02-091
51-13-301	AMD	01-02-099	51-44-0200	AMD	01-02-096	356-06-045	AMD-C	01-02-088
51-13-302	AMD	01-02-099	51-44-1003	AMD	01-02-096	356-10-040	AMD-C	01-02-089
51-13-303	AMD	01-02-099	51-44-1007	AMD	01-02-096	356-14-067	AMD-C	01-02-089
51-13-304	AMD	01-02-099	51-44-1102	NEW	01-02-096	356-14-075	AMD-C	01-02-089
51-13-503	AMD	01-02-099	51-44-1109	AMD	01-02-096	356-14-085	AMD-C	01-02-089
51-40-0200	AMD	01-02-095	51-44-2500	AMD	01-02-096	356-14-110	AMD-C	01-02-089
51-40-0310	AMD	01-02-095	51-44-5200	AMD	01-02-096	356-14-120	AMD-C	01-02-089
51-40-0313	AMD	01-02-095	51-44-7900	AMD	01-02-096	356-15-140	AMD-C	01-02-089
51-40-0902	AMD	01-02-095	51-46-0200	AMD	01-02-097	356-18-140	AMD-C	01-02-089
51-40-1003	AMD	01-02-095	51-46-0603	AMD	01-02-097	356-18-220	AMD-C	01-02-089
51-40-1004	AMD	01-02-095	220-20-016	AMD-P	01-02-085	356-30-320	AMD-C	01-02-088
51-40-1104	AMD	01-02-095	220-33-060	AMD-S	01-02-082	356-30-331	AMD-C	01-02-088
51-40-1105	AMD	01-02-095	220-44-020	AMD-S	01-02-082	356-49-040	AMD-C	01-02-089
51-40-1106	AMD	01-02-095	220-47-301	AMD-P	01-02-085	480-80-010	AMD-P	01-02-102
51-40-1202	NEW	01-02-095	220-52-071	AMD-P	01-02-086	480-80-035	NEW-P	01-02-102
51-40-1203	AMD	01-02-095	220-52-073	AMD-P	01-02-086	480-80-047	REP-P	01-02-102
51-40-2900	AMD	01-02-095	220-69-240	AMD-P	01-02-085	480-80-048	REP-P	01-02-102
51-40-3102	AMD	01-02-095	220-69-240	AMD-P	01-02-086	480-80-049	REP-P	01-02-102
51-40-31200	AMD	01-02-095	220-88C-010	NEW-S	01-02-082	480-80-120	REP-P	01-02-102
51-42-0405	NEW	01-02-098	220-88C-020	NEW-S	01-02-082	480-80-325	NEW-P	01-02-102
51-42-1103	AMD	01-02-098	220-88C-030	NEW-S	01-02-082	480-80-326	NEW-P	01-02-102
51-42-1105	AMD	01-02-098	220-88C-040	NEW-S	01-02-082	480-80-390	REP-P	01-02-102
51-42-1109	NEW	01-02-098	220-88C-050	NEW-S	01-02-082	480-90-001	NEW-P	01-02-084
51-42-1110	NEW	01-02-098	246-220-010	AMD-P	01-02-087	480-90-003	NEW-P	01-02-084
51-42-1111	NEW	01-02-098	246-221-005	AMD-P	01-02-087	480-90-008	NEW-P	01-02-084
51-42-1112	NEW	01-02-098	246-221-010	AMD-P	01-02-087	480-90-011	REP-P	01-02-084
51-42-1113	NEW	01-02-098	246-221-015	AMD-P	01-02-087	480-90-013	NEW-P	01-02-084
51-42-1114	NEW	01-02-098	246-221-030	AMD-P	01-02-087	480-90-016	REP-P	01-02-084
51-42-1115	NEW	01-02-098	246-221-055	AMD-P	01-02-087	480-90-018	NEW-P	01-02-084
51-42-1116	NEW	01-02-098	246-221-090	AMD-P	01-02-087	480-90-021	REP-P	01-02-084
51-42-1117	NEW	01-02-098	246-221-100	AMD-P	01-02-087	480-90-023	NEW-P	01-02-084
51-42-1118	NEW	01-02-098	246-221-110	AMD-P	01-02-087	480-90-026	REP-P	01-02-084
51-42-1119	NEW	01-02-098	246-221-113	AMD-P	01-02-087	480-90-028	NEW-P	01-02-084
51-42-1120	NEW	01-02-098	246-221-117	AMD-P	01-02-087	480-90-031	REP-P	01-02-084
51-42-1121	NEW	01-02-098	246-221-230	AMD-P	01-02-087	480-90-032	REP-P	01-02-084
51-42-1122	NEW	01-02-098	246-221-250	AMD-P	01-02-087	480-90-033	NEW-P	01-02-084
51-42-1123	NEW	01-02-098	246-221-285	AMD-P	01-02-087	480-90-036	REP-P	01-02-084

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Table of WAC Sections Affected After 1/1/01

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
480-90-041	REP-P	01-02-084	480-90-348	NEW-P	01-02-084	480-100-193	NEW-P	01-02-102
480-90-043	REP-P	01-02-084	480-90-353	NEW-P	01-02-084	480-100-201	REP-P	01-02-083
480-90-046	REP-P	01-02-084	480-90-999	NEW-P	01-02-084	480-100-203	NEW-P	01-02-083
480-90-051	REP-P	01-02-084	480-100-001	NEW-P	01-02-083	480-100-206	REP-P	01-02-083
480-90-056	REP-P	01-02-084	480-100-003	NEW-P	01-02-083	480-100-208	NEW-P	01-02-083
480-90-061	REP-P	01-02-102	480-100-008	NEW-P	01-02-083	480-100-211	REP-P	01-02-083
480-90-066	REP-P	01-02-084	480-100-011	REP-P	01-02-083	480-100-213	NEW-P	01-02-083
480-90-071	REP-P	01-02-084	480-100-013	NEW-P	01-02-083	480-100-218	NEW-P	01-02-083
480-90-072	REP-P	01-02-084	480-100-016	REP-P	01-02-083	480-100-223	NEW-P	01-02-083
480-90-076	REP-P	01-02-084	480-100-018	NEW-P	01-02-083	480-100-228	NEW-P	01-02-083
480-90-081	REP-P	01-02-084	480-100-021	REP-P	01-02-083	480-100-233	NEW-P	01-02-083
480-90-086	REP-P	01-02-084	480-100-023	NEW-P	01-02-083	480-100-251	REP-P	01-02-083
480-90-091	REP-P	01-02-084	480-100-026	REP-P	01-02-083	480-100-308	NEW-P	01-02-083
480-90-096	REP-P	01-02-084	480-100-028	NEW-P	01-02-083	480-100-311	REP-P	01-02-083
480-90-101	REP-P	01-02-084	480-100-031	REP-P	01-02-083	480-100-313	NEW-P	01-02-083
480-90-103	NEW-P	01-02-084	480-100-032	REP-P	01-02-083	480-100-318	NEW-P	01-02-083
480-90-106	REP-P	01-02-084	480-100-033	NEW-P	01-02-083	480-100-328	NEW-P	01-02-083
480-90-108	NEW-P	01-02-084	480-100-036	REP-P	01-02-083	480-100-333	NEW-P	01-02-083
480-90-113	NEW-P	01-02-084	480-100-041	REP-P	01-02-083	480-100-338	NEW-P	01-02-083
480-90-116	REP-P	01-02-084	480-100-043	REP-P	01-02-083	480-100-343	NEW-P	01-02-083
480-90-118	NEW-P	01-02-084	480-100-046	REP-P	01-02-083	480-100-353	NEW-P	01-02-083
480-90-121	REP-P	01-02-084	480-100-051	REP-P	01-02-083	480-100-358	NEW-P	01-02-083
480-90-123	NEW-P	01-02-084	480-100-056	REP-P	01-02-083	480-100-363	NEW-P	01-02-083
480-90-126	REP-P	01-02-084	480-100-061	REP-P	01-02-102	480-100-368	NEW-P	01-02-083
480-90-128	NEW-P	01-02-084	480-100-066	REP-P	01-02-083	480-100-373	NEW-P	01-02-083
480-90-131	REP-P	01-02-084	480-100-071	REP-P	01-02-083	480-100-378	NEW-P	01-02-083
480-90-133	NEW-P	01-02-084	480-100-072	REP-P	01-02-083	480-100-383	NEW-P	01-02-083
480-90-136	REP-P	01-02-084	480-100-076	REP-P	01-02-083	480-100-999	NEW-P	01-02-083
480-90-138	NEW-P	01-02-084	480-100-081	REP-P	01-02-083	480-120-022	REP-P	01-02-102
480-90-141	REP-P	01-02-084	480-100-086	REP-P	01-02-083	480-120-023	REP-P	01-02-102
480-90-143	NEW-P	01-02-084	480-100-091	REP-P	01-02-083	480-120-024	REP-P	01-02-102
480-90-146	REP-P	01-02-084	480-100-096	REP-P	01-02-083	480-120-025	REP-P	01-02-102
480-90-148	NEW-P	01-02-084	480-100-101	REP-P	01-02-083	480-120-027	REP-P	01-02-102
480-90-151	REP-P	01-02-084	480-100-103	NEW-P	01-02-083	480-120-043	NEW-P	01-02-102
480-90-153	NEW-P	01-02-084	480-100-108	NEW-P	01-02-083	480-120-066	REP-P	01-02-102
480-90-156	REP-P	01-02-084	480-100-111	REP-P	01-02-083	480-120-541	NEW-P	01-02-102
480-90-158	NEW-P	01-02-084	480-100-113	NEW-P	01-02-083	480-120-542	NEW-P	01-02-102
480-90-161	REP-P	01-02-084	480-100-116	REP-P	01-02-083	480-120-543	NEW-P	01-02-102
480-90-163	NEW-P	01-02-084	480-100-118	NEW-P	01-02-083	480-120-544	NEW-P	01-02-102
480-90-166	REP-P	01-02-084	480-100-121	REP-P	01-02-083	480-121-061	NEW-P	01-02-102
480-90-168	NEW-P	01-02-084	480-100-123	NEW-P	01-02-083	480-121-062	NEW-P	01-02-102
480-90-171	REP-P	01-02-084	480-100-126	REP-P	01-02-083	480-121-063	NEW-P	01-02-102
480-90-173	NEW-P	01-02-084	480-100-128	NEW-P	01-02-083	480-121-064	NEW-P	01-02-102
480-90-176	REP-P	01-02-084	480-100-131	REP-P	01-02-083			
480-90-178	NEW-P	01-02-084	480-100-133	NEW-P	01-02-083			
480-90-181	REP-P	01-02-084	480-100-136	REP-P	01-02-083			
480-90-183	NEW-P	01-02-084	480-100-138	NEW-P	01-02-083			
480-90-188	NEW-P	01-02-084	480-100-141	REP-P	01-02-083			
480-90-191	REP-P	01-02-084	480-100-143	NEW-P	01-02-083			
480-90-193	NEW-P	01-02-102	480-100-146	REP-P	01-02-083			
480-90-203	NEW-P	01-02-084	480-100-148	NEW-P	01-02-083			
480-90-208	NEW-P	01-02-084	480-100-151	REP-P	01-02-083			
480-90-211	REP-P	01-02-084	480-100-153	NEW-P	01-02-083			
480-90-213	NEW-P	01-02-084	480-100-156	REP-P	01-02-083			
480-90-218	NEW-P	01-02-084	480-100-161	REP-P	01-02-083			
480-90-223	NEW-P	01-02-084	480-100-163	NEW-P	01-02-083			
480-90-228	NEW-P	01-02-084	480-100-166	REP-P	01-02-083			
480-90-233	NEW-P	01-02-084	480-100-168	NEW-P	01-02-083			
480-90-238	NEW-P	01-02-084	480-100-171	REP-P	01-02-083			
480-90-303	NEW-P	01-02-084	480-100-173	NEW-P	01-02-083			
480-90-308	NEW-P	01-02-084	480-100-176	REP-P	01-02-083			
480-90-313	NEW-P	01-02-084	480-100-178	NEW-P	01-02-083			
480-90-323	NEW-P	01-02-084	480-100-181	REP-P	01-02-083			
480-90-328	NEW-P	01-02-084	480-100-183	NEW-P	01-02-083			
480-90-333	NEW-P	01-02-084	480-100-186	REP-P	01-02-083			
480-90-338	NEW-P	01-02-084	480-100-188	NEW-P	01-02-083			
480-90-343	NEW-P	01-02-084	480-100-191	REP-P	01-02-083			

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<b>AGING AND ADULT SERVICES (See SOCIAL AND HEALTH SERVICES, DEPARTMENT OF)</b>					
<b>AGRICULTURE, DEPARTMENT OF</b>					
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Barley commission meetings	MISC	01-01-095			
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<b>BELLINGHAM TECHNICAL COLLEGE</b>					
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<b>BENTON CLEAN AIR AUTHORITY</b>					
Meetings	MISC	01-01-104			
<b>BIG BEND COMMUNITY COLLEGE</b>					
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(Citation in **bold type** refer to material in this issue)

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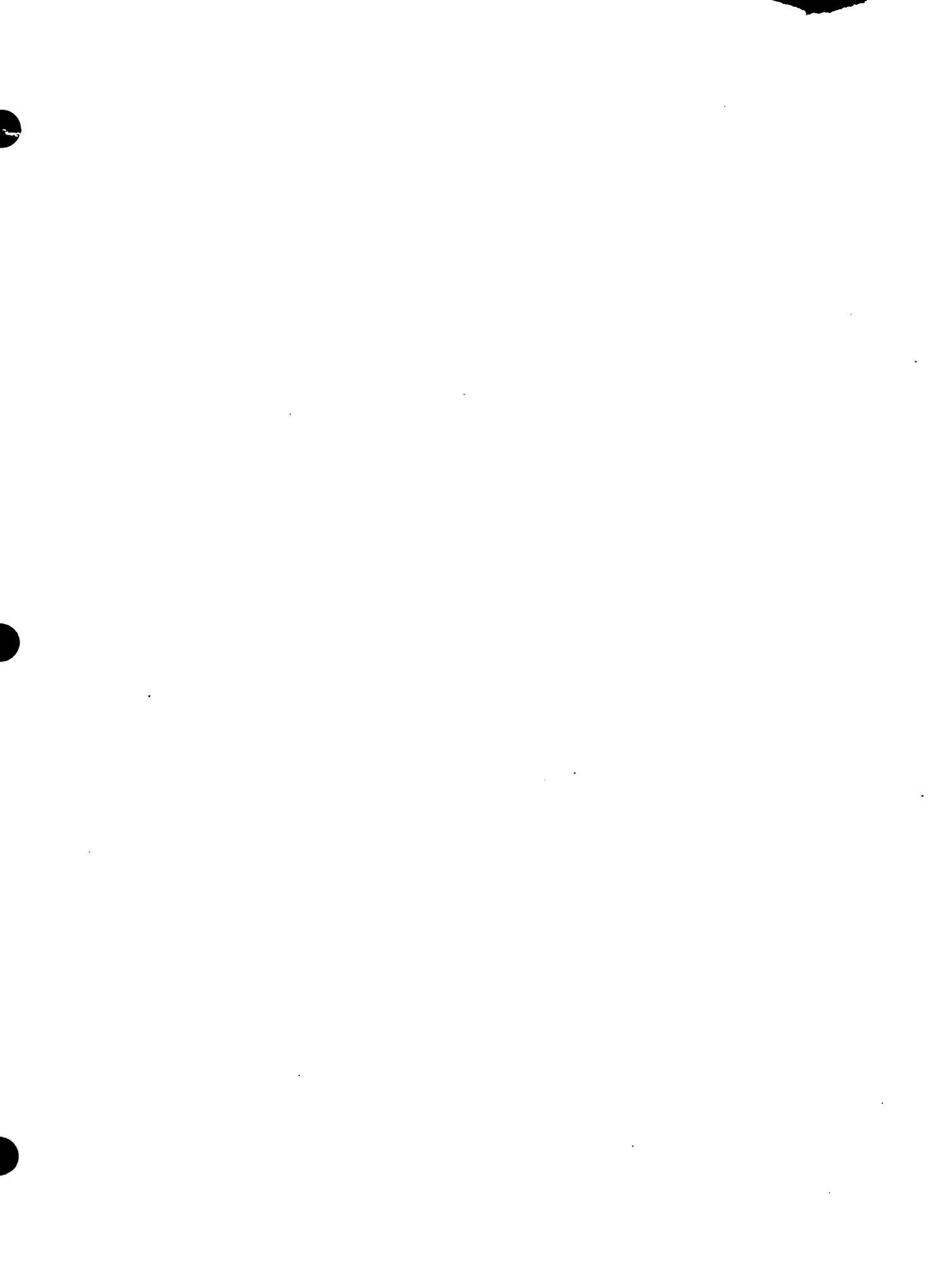
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