

Washington State Register

December 18, 2002

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ISSUE 02-24



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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

STATE MAXIMUM INTEREST RATE

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

The maximum allowable interest rate applicable for the month of December 2002 pursuant to RCW 19.52.020 is twelve point zero percent (12.00%).

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

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

John G. Schultz
Chair, Statute Law Committee

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Subscription Clerk

STYLE AND FORMAT OF THE WASHINGTON STATE REGISTER

1. ARRANGEMENT OF THE REGISTER

The Register is arranged in the following 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) **PROPOSED**-includes the full text of formal proposals, continuances, supplemental notices, and withdrawals.
- (c) **EXPEDITED RULE MAKING**-includes the full text of the rule being proposed using the expedited rule-making process. Expedited rule makings are not consistently filed and may not appear in every issue of the register.
- (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].

2002-2003
DATES FOR REGISTER CLOSING, DISTRIBUTION, AND FIRST AGENCY ACTION

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

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

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

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

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

REGULATORY FAIRNESS ACT

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

Small Business Economic Impact Statements (SBEIS)

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

Mitigation

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

When is an SBEIS Required?

When:

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

When is an SBEIS Not Required?

When:

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

There is less than minor economic impact on business;

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

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

The rule is pure restatement of state statute.

WSR 02-24-001
PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF LICENSING

[Filed November 21, 2002, 9:02 a.m.]

Subject of Possible Rule Making: Chapter 308-56A WAC, Certificates of title—Motor vehicles, etc., to include but not limited to WAC 308-56A-021.

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

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

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

Process for Developing New Rule: Negotiated rule making.

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

November 20, 2002
 Deborah McCurley, Administrator
 Title and Registration Services

WSR 02-24-003
PREPROPOSAL STATEMENT OF INQUIRY
WASHINGTON STATE PATROL

[Filed November 21, 2002, 10:09 a.m.]

Subject of Possible Rule Making: Chapter 446-75 WAC, DNA identification.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 43.43.759.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Definition of a "convicted felon" is expanded from those adults and juveniles convicted of a sex offense or a violent offense to those adults and juveniles convicted of any felony as well as the three misdemeanor offenses of stalking, harassment and communicating with a minor for immoral purposes. Specifies who and in what time frame is responsible for the collection of the convicted felon sample. Gives the Washington State Patrol crime laboratory the discretion to deny a request for expungement. Specifically allows the use of the DNA identification data to identify human remains or missing persons.

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 Ms. Lynn McIntyre, Washington State Patrol, Crime Laboratory Division, Public Safety Building, 2nd Floor, 610 3rd Avenue, Seattle, WA 98104-1824,

lmcinty@wsp.wa.gov, phone (206) 464-7074, fax (206) 587-5023.

November 20, 2002

Ronal W. Serpas
 Chief

WSR 02-24-010
PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES

(Medical Assistance Administration)

[Filed November 22, 2002, 4:40 p.m.]

Subject of Possible Rule Making: Chapter 388-500 WAC, Medical definitions, WAC 388-501-0165 Determination process for coverage of medical equipment and medical or dental services, possible other related rules.

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 is planning to update its definition of "medical necessity" in order to incorporate the use of medical information that is supported by scientific evidence in its determination of services. The department also plans to include definitions for new or existing terms that may be necessary in order to clearly define this subject. The department may also amend WAC 388-501-0165 in order to ensure consistency with the medical definitions. During the development of these rules, the department recognizes that it may become necessary to amend, repeal, or establish additional rules to ensure consistency, and so gives notice of this possible action.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: The department is coordinating with the Health Care Authority and other agencies in the development of this rule.

Process for Developing New Rule: The department invites the interested public to review and comment on the draft language of this rule. Draft material and information about how to participate may be obtained from the department representative listed below.

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

November 22, 2002

Brian H. Lindgren, Manager
 Rules and Policies Assistance Unit

WSR 02-04-037

**PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF LICENSING**

[Filed December 2, 2002, 12:08 p.m.]

Subject of Possible Rule Making: Fee adjustment for chapter 308-20 WAC, Cosmetologists, barbers, manicurists, and estheticians.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 18.16.030 and 43.24.086.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Fee structure review.

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 Rosie McGrew, Cosmetology Program, P.O. Box 9026, Olympia, WA 98507, phone (360) 664-6626, fax (360) 664-2550.

December 2, 2002
Rosie McGrew
Licensing Manager

WSR 02-04-038

**PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF LICENSING**

[Filed December 2, 2002, 12:08 p.m.]

Subject of Possible Rule Making: Update to chapter 308-20 WAC, Cosmetologists, barbers, manicurists, and estheticians.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 18.16.030 and 43.24.023.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: To amend, repeal or retain current rules, which may no longer be needed or need further written clarification as per the governor's directive on state rules review.

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 Rosie McGrew, Cosmetology Program, P.O. Box 9026, Olympia, WA 98507, phone (360) 664-6626, fax (360) 664-2550.

December 2, 2002
Rosie McGrew
Licensing Manager

WSR 02-04-039

**PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF LICENSING**

[Filed December 2, 2002, 12:08 p.m.]

Subject of Possible Rule Making: Cosmetologists, barbers, manicurists, and estheticians, WAC 308-20-120 Written and performance examinations.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 18.16.030 and 43.24.023.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: To amend, repeal or retain current rules, which may no longer be needed or need further written clarification as per the governor's directive on state rules review.

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 Rosie McGrew, Cosmetology Program, P.O. Box 9026, Olympia, WA 98507, phone (360) 664-6626, fax (360) 664-2550.

December 2, 2002
Rosie McGrew
Licensing Manager

WSR 02-24-064

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

(Economic Services Administration)

[Filed December 3, 2002, 4:14 p.m.]

Subject of Possible Rule Making: The Division of Employment and Assistance Programs is amending general assistance-unemployable (GA-U) program rule, WAC 388-448-0130 Treatment and referral requirements, and related rules as needed.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 74.04.005(6) and 74.04.050.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: When authorized by the legislature and funds are allotted in the GA-U program budget, the department provides goods or services through the Work-Plus program to help selected GA-U recipients become gainfully employed. The department needs to enforce the state statute requiring GA-U recipients to accept services that will enable them to work while administering the WorkPlus program as voluntary.

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

Process for Developing New Rule: DSHS welcomes the public to take part in developing the rules. Interested persons should contact the staff person identified below. At a later date, DSHS will file proposed rules with the Office of the Code Reviser with a notice of proposed rule making. All persons on the mailing list or who requests a copy will be sent the proposed rules.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication. To comment or be placed on the mailing list, please contact Douglas Sevin, Program Manager, Division of Employment and Assistance Programs, Lacey Government Center, P.O. Box 45470, Olympia, WA 98504-4570 [98504-

5470], phone (360) 413-3097, fax (360) 413-3493, e-mail SEVINDJ@DSHS.WA.GOV.

December 3, 2002
Brian H. Lindgren, Manager
Rules and Policies Assistance Unit

WSR 02-24-065
PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Economic Services Administration)

[Filed December 3, 2002, 4:14 p.m.]

Subject of Possible Rule Making: Family child care homes, minimum licensing requirements. WAC 388-155-070 Application and reapplication for licensure—Orientation, training, and investigation and 388-155-090 License denial, suspension or revocation.

Statutes Authorizing the Agency to Adopt Rules on this Subject: Chapters 74.12 and 74.15 RCW.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: WAC 388-155-070 and 388-155-090 are being revised to require family home providers to provide the department with government-issued picture identification, and a valid Social Security card or individual tax identification number in order to be licensed.

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

Process for Developing New Rule: All interested parties are invited to review and provide input on proposed draft language. Obtain draft material by contacting the identified representative below.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Pat Dickason, Program Manager, Division of Child Care and Early Learning, P.O. Box 45480, Olympia, WA 98504-5480, phone (360) 413-3291, fax (360) 413-3482, e-mail dickapj@dshs.wa.gov, Street Address: 1009 College Street, Lacey, WA 98503.

December 3, 2002
Brian H. Lindgren, Manager
Rules and Policies Assistance Unit

WSR 02-24-066
PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Disabilities and Long-Term Care Administration)

[Filed December 3, 2002, 4:14 p.m.]

Subject of Possible Rule Making: Chapter 388-76 WAC, Adult family homes: Amending WAC 388-76-650 Food services, 388-76-655 General management and administration, 388-76-76500 Series—Emergency evacuation and safety requirements, and related sections.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 70.128.040, 70.128.120, chapter 79.129 RCW, RCW 43.43.842, 74.34.020.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: AASA intends to amend rules in chapter 388-76 WAC, and other rules as appropriate to:

1. Incorporate changes in food worker rules adopted by the Department of Health (DOH);
2. Address access to liability insurance (WAC 388-76-655);
3. Clarify emergency evacuation and safety requirements (WAC 388-76-76500 series).

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: Revision of WAC 388-76-650: Department of Health (DOH) and State Board of Health (SBOH). Coordination of the rule-making process is being conducted jointly by DOH, SBOH and DLTC.

Process for Developing New Rule: The department welcomes public participation in the development of these rules. Anyone interested in participating should contact the staff person indicated below. At a later date, DSHS will file proposed rules for public comment with the Office of the Code Reviser with a notice of proposed rule making, and send a copy to everyone on the mailing list and anyone else who requests a copy. A public hearing will be held before the rules and adopted as permanent.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Rosemary Biggins, Residential Care Services, Disabilities and Long-Term Care Administration, P.O. Box 45600, Olympia, WA 98504-5600, phone (360) 725-2486, e-mail biggire@dshs.wa.gov.

December 3, 2002
Brian H. Lindgren, Manager
Rules and Policies Assistance Unit

WSR 02-24-067
WITHDRAWAL OF
PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Aging and Adult Services Administration)

[Filed December 3, 2002, 4:16 p.m.]

The Aging and Adult Services Administration would like to withdraw preproposal statement of inquiry, filed as WSR 02-21-013 on October 7, 2002. This CR-101 relates to chapter 388-76 WAC.

Brian Lindgren, Manager
Rules and Policies Assistance Unit

PREPROPOSAL

WSR 02-24-068
PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Economic Services Administration)
[Filed December 3, 2002, 4:16 p.m.]

Subject of Possible Rule Making: WAC 388-61-001
What does the family violence amendment mean for TANF recipients?

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 74.08A.010, 74.04.050, and 74.08.090.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: To amend the current WAC by aligning its intent with actual department practice.

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

Process for Developing New Rule: Anyone interested should contact the staff person identified below. At later date, DSHS will file a proposed rule with the Office of Code Reviser with a notice of proposed rule making. A copy of the proposed rule will be sent to everyone on the mailing list and to anyone who requests a copy.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting June Hershey, Program Manager, Division of Employment and Assistance Programs, P.O. Box 45470, Olympia, WA 98504, (360) 413-3258, hershjl@dshs.wa.gov.

December 3, 2002
Brian H. Lindgren, Manager
Rules and Policies Assistance Unit

WSR 02-24-069
PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Economic Services Administration)
[Filed December 3, 2002, 4:17 p.m.]

Subject of Possible Rule Making: The Division of Child Support (DCS) is adopting new rules in chapter 388-14A WAC dealing with administrative orders and appeals therefrom, determining when the Office of Administrative Hearings (OAH) issues an initial order, which is subject to review, or a final order, which is not subject to review. Possible minor amendments to existing rules regarding the finality of orders and other related rules.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 34.05.220(1), 74.08.090, 74.20A.055, 74.20A.056, and 74.20A.310.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: To bring the rules of the DSHS Division of Child Support (DCS) into accord with the changes to chapter 388-02 WAC effective November 15, 2002 (WSR 02-21-061), eliminating administrative review via the DSHS Board of Appeals for all DCS hearings except

for those concerning disclosure of address information under WAC 388-14A-2114 through 388-14A-2140; to clarify when OAH issues an initial decision and when OAH issues a final decision; to establish procedures for requesting reconsideration of a decision by OAH.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: These rules are being changed to coordinate with changes to chapter 388-02 WAC effective November 15, 2002 (WSR 02-21-061), eliminating administrative review via the DSHS Board of Appeals for all DCS hearings except for those concerning disclosure of address information under WAC 388-14A-2114 through 388-14A-2140.

Process for Developing New Rule: DCS engages in modified collaborative rule making. Those persons wishing to participate in developing the new rules are encouraged to contact Nancy Koptur at the DSHS DCS headquarters as soon as possible. DCS will post information regarding this rule development project and others on its website, which can be found at www.wa.gov/dshs/dcs, or on the DSHS Economic Services Administration's regulatory improvement website, which can be found at <http://www-app2.wa.gov/dshs/esa/extpolicy/blue.asp>. DSHS/DCS encourages the public to take part in developing the rules. At a later date, DSHS will file proposed rules with the Office of the Code Reviser with a notice of proposed rule making, and will send a copy to everyone currently on the mailing list and to anyone else who requests a copy.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting DCS Rules Coordinator, Nancy Koptur, Division of Child Support, P.O. Box 9162, Mailstop 45860, Olympia, WA 98507-9162, phone (360) 664-5065 or 1-800-457-6202, fax (360) 664-5209, e-mail nkoptur@dshs.wa.gov, TTY/TDD (360) 664-5011.

November 27, 2002
Brian H. Lindgren, Manager
Rules and Policies Assistance Unit

WSR 02-24-070
PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Medical Assistance Administration)
[Filed December 3, 2002, 4:17 p.m.]

Subject of Possible Rule Making: WAC 388-513-1325
Determining available income for a single client for long-term care (LTC) services.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 74.08.090, 74.04.057, 74.04.050, and 74.09.575.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: This change corrects references that are now incorrect due to other WAC changes, and adds income requirements directly into this WAC rather than simply referencing other WACs.

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 may be obtained from the department representative listed below.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Mary Beth Ingram, Medical Assistance Administration, Mailstop 45534, Olympia, WA 98504-5534, phone (360) 725-1327, fax (360) 664-0910, e-mail ingramb@dshs.wa.gov, TDD 1-800-848-5429.

November 27, 2002

Brian H. Lindgren, Manager
Rules and Policies Assistance Unit

WSR 02-24-071

PREPROPOSAL STATEMENT OF INQUIRY

DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Medical Assistance Administration)

[Filed December 3, 2002, 4:18 p.m.]

Subject of Possible Rule Making: WAC 388-513-1350 Defining the maximum amount of resources allowed and determining resources availability for long-term care (LTC) services and WAC 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 74.08.090, 74.04.057, 74.04.050, and 74.09.575.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: This changes standards to meet federal standard changes effective January 1, 2003.

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 may be obtained from the department representative listed below.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Mary Beth Ingram, Medical Assistance Administration, Mailstop 45534, Olympia, WA 98504-5534, phone (360) 725-1327, fax (360) 664-0910, e-mail ingramb@dshs.wa.gov, TDD 1-800-848-5429.

November 27, 2002

Brian H. Lindgren, Manager
Rules and Policies Assistance Unit

WSR 02-24-074

PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF LICENSING

[Filed December 3, 2002, 4:23 p.m.]

Subject of Possible Rule Making: Update to chapter 308-11 WAC, Regulation of auctioneers.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 18.11.200, 43.24.023.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: To amend, repeal, and retain current rules which may no longer be needed or need further written clarification as per the governor's directive on state rules review.

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

Process for Developing New Rule: Agency study.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Susan Colard, Business and Professions Division, Auctioneers Program, P.O. Box 9026, Olympia, WA 98507-9026, phone (360) 664-6636, fax (360) 570-7002.

December 3, 2002

Susan Colard
Licensing Manager



WSR 02-23-082
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Medical Assistance Administration)
[Filed November 19, 2002, 4:35 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-22-015.

Title of Rule: WAC 388-500-0005 Medical definitions.

Purpose: General updating of definitions of terms used throughout MAA rules (chapters 388-500 through 388-599 WAC). Some definitions have been changed to make them clearer; some terms defined in other MAA rules have been added here because they are used in more than one WAC chapter; while some definitions are altogether new.

Statutory Authority for Adoption: RCW 74.08.090.

Statute Being Implemented: RCW 74.08.090.

Summary: See Purpose above.

Reasons Supporting Proposal: It will give readers a better understanding of the terminology that is used throughout MAA WAC.

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

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

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

Explanation of Rule, its Purpose, and Anticipated Effects: General updating of definitions of terms used throughout MAA rules (chapters 388-500 through 388-599 WAC). Some definitions have been changed to make them clearer; some terms defined in other MAA rules have been added here because they are used in more than one WAC chapter; while some definitions are altogether new. It will give readers a better understanding of the terminology that is used throughout MAA WAC.

Proposal Changes the Following Existing Rules: It changes the definitions of terms used throughout MAA rules.

No small business economic impact statement has been prepared under chapter 19.85 RCW. This rule amendment does not impose more than minor costs on businesses.

RCW 34.05.328 does not apply to this rule adoption. The department has analyzed the proposed rule and concludes that it does not meet the definition of a "significant legislative rule" per RCW 34.05.328 (5)(c)(iii). The rule does not: (A) Adopt substantive provisions of law pursuant to delegated legislative authority, the violation of which subjects a violator of such rule to a penalty or sanction; (B) establish, alter, or revoke any qualification or standard for the issuance, suspension, or revocation of a license or permit; or (C) adopt a new, or make significant amendments to, a policy or regulatory program.

Hearing Location: Blake Office Park (behind Goodyear Courtesy Tire), 4500 10th Avenue S.E., Rose Room, Lacey, WA 98503, on January 7, 2003, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Andy Fernando, DSHS Rules Coordinator, by January 3, 2003,

phone (360) 664-6094, TTY (360) 664-6178, e-mail fernaax@dshs.wa.gov.

Submit Written Comments to: Identify WAC Numbers, DSHS Rules Coordinator, Rules and Policies Assistance Unit, P.O. Box 45850, Olympia, WA 98504-5850, fax (360) 664-6185, e-mail fernaax@dshs.wa.gov, by 5:00 p.m., January 7, 2003.

Date of Intended Adoption: Not sooner than January 8, 2003.

November 15, 2002

Brian H. Lindgren, Manager
Rules and Policies Assistance Unit

AMENDATORY SECTION (Amending Order 3913, #100246 [WSR 98-15-066], filed 7/13/98, effective 7/30/98)

WAC 388-500-0005 Medical definitions. (~~Unless defined in this chapter or in other chapters of the Washington Administrative Code, use definitions found in the Webster's New World Dictionary.~~) This section contains definitions of words and phrases the department uses in rules for medical programs. (~~Definitions of words used for both medical and financial programs are defined under WAC 388-22-030.~~) Unless defined in this section or in another medical assistance rule (chapters 388-500 through 388-599 WAC), the definitions found in the Webster's New World Dictionary apply. If a definition in this section conflicts with a definition in another medical assistance chapter, the definition in the other chapter applies for the chapter in which it appears.

"Accept assignment" means a process in which a provider agrees to accept the Medicare program's payment as payment in full, except for specific deductible and coinsurance amounts required of the patient.

"Acquisition cost" means the cost of an item excluding shipping, handling, and any applicable taxes.

"Acute" means a medical condition of severe intensity with sudden onset and short duration.

"Acute care" means health care delivered to patients who are experiencing acute illness or trauma. Acute care is generally short-term and provided in a hospital or emergency room setting.

"Acute physical medicine and rehabilitation (acute PM&R)" means a comprehensive inpatient rehabilitative program coordinated by an interdisciplinary team at an MAA-approved rehabilitation facility. The program provides twenty-four-hour-a-day specialized nursing services and an intense level of therapy for a diagnostic category for which the client shows significant potential for functional improvement.

"ADATSA" - See definition for "Alcohol and Drug Addiction Treatment and Support Act."

"Adequate consideration" means that the payment (money, goods, and/or services) received in exchange for property approximates the fair market value of the property transferred. See "Value-Fair Market for an SSI-Related Person."

"Advance directive" means a document, recognized under state law, such as a living will, executed by a client,

that tells the client's health care providers and others about the client's decisions regarding his or her medical care in the event the client should become incapacitated. (See WAC 388-501-0125.)

"Advanced registered nurse practitioner (ARNP)" means a person licensed under chapter 18.29 RCW as an advanced registered nurse practitioner.

"Aged" means sixty-five years of age and older.

"Alcohol and Drug Addiction Treatment and Support Act (ADATSA)" means the law and the state-funded program it established which provides medical and treatment services for persons who are incapable of gainful employment due to alcoholism or substance addiction.

"Alcoholism and/or alcohol abuse treatment" means medical and rehabilitative social services that are designed to mitigate or reverse the effects of alcoholism or alcohol abuse, and to reduce or eliminate alcoholism or alcohol abuse behaviors and restore normal social, physical, and psychological functioning. Alcoholism or alcohol abuse treatment is characterized by providing a combination of alcohol education sessions, individual therapy, group therapy, and related activities to persons who have undergone alcohol detoxification treatment and to their families.

"Alien" means a person:

(1) Permanently residing under color of law ("PRUCOL") (see WAC 388-424-0005).

(2) Lawfully present and residing in the United States with intent to remain ("Legal immigrant"). A legal immigrant includes, but is not limited to, a person meeting PRUCOL criteria.

(3) Temporarily residing in the United States for a specifically authorized purpose ("Nonimmigrant").

(4) Who meets the criteria in WAC 388-510-1005 ("Qualified alien").

"Allowed charge or allowed amount" means the maximum amount allowed by medical assistance administration (MAA) for any service, equipment or supply.

"Ambulance" means a ground or air vehicle licensed under RCW 18.73.140.

"Ancillary health services" means supplementary health services ordered by the provider to support the core treatment services provided to the patient. These supplementary services include, but are not limited to, laboratory and radiology services.

"Assets" means income, resources, or any real or personal property that a person or the person's spouse owns and could convert to cash to be used for support or maintenance.

"Assignment of rights" means the client gives the state the right to payment and support for medical care from a third party. The assignment of rights is derived from:

(1) A court order;

(2) An administrative order; or

(3) Any third party benefits or payment obligations.

"Audit" means an assessment, evaluation, examination, or investigation of a health care provider's accounts, books and records, including but not limited to:

(1) Medical, financial and billing records pertaining to:

(a) Billed services paid by the department through Medicaid, Medicaid/Medicare crossover or other state programs for the purpose of verifying the service was provided as billed and was allowable under program regulations; and

(b) General ledger and accounts receivable records or portions thereof to verify compliance with Medicaid third-party liability and coordination of benefits program requirements.

(2) Financial, statistical and medical records, including mathematical computations and special studies conducted to support cost reports submitted to the department.

"Audit claims sample" means a subset of the universe of paid claims from which the sample is drawn, whether based upon judgmental factors or random selection. The sample may consist of any number of claims in the population, up to one hundred percent.

"Authorization number" means a number assigned by MAA that identifies a specific request for approval for services or equipment.

"Authorization requirement" means a condition of coverage and reimbursement for specific services or equipment, when required by WAC or billing instructions. See WAC 388-501-0165 for the authorization process.

"Base period" means the time period used in the limited casualty program which corresponds with the months considered for eligibility.

"Basic Health (BH)" means the health care program authorized by chapter 70.47 RCW and administered by the health care authority (HCA).

"Beneficiary" means an eligible person who receives:

((#)) (1) A federal cash Title XVI benefit; and/or

((#)) (2) State supplement under Title XVI; or

((#)) (3) Benefits under Title XVIII of the Social Security Act.

"Benefit period" means the time period used in determining whether Medicare can pay for covered Part A services. A benefit period begins the first day a beneficiary is furnished inpatient hospital or extended care services by a qualified provider. The benefit period ends when the beneficiary has not been an inpatient for sixty consecutive days of a hospital or other facility primarily providing skilled nursing or rehabilitation services ((for sixty consecutive days)). There is no limit to the number of benefit periods a beneficiary may receive. Benefit period also means a "spell of illness" for Medicare payments.

(("Cabulance" means a vehicle for hire designed and used to transport a physically restricted person.))

"Billed charge" means the same as **"usual and customary charge."**

"Blind" means meeting the Supplemental Security Income (SSI) program criteria for visual acuity.

"Border area" means an area defined by state law as:

(1) Oregon - Astoria, Hermiston, Hood River, Milton-Freewater, Portland, Rainier, or The Dalles; and

(2) Idaho - Coeur d'Alene, Lewiston, Moscow, Priest River or Sandpoint.

"Bundled services" means services that are incidental to a major procedure and are not separately reimbursable.

"Bundled supplies" means supplies which are considered to be included in the practice expense relative value units (RVU) of the medical or surgical service of which they are an integral part, and are not separately reimbursable.

"By Report" means a method of reimbursement for covered items, procedures, and services for which the department has no set maximum allowable fees. MAA may require the provider to submit a written report to determine reimbursement.

"Carrier" means:

((*) (1) An organization contracting with the federal government to process claims under Part B of Medicare; or

((*) (2) A health insurance plan/managed care organization contracting with the department.

"Categorical assistance unit (CAU)" means one or more family members whose eligibility for medical care is determined separately or together based on categorical relatedness.

"Categorically needy" means the status of a person who is eligible for medical care under Title XIX of the Social Security Act. ((See WAC 388-503-0310, chapter 388-517 WAC and WAC 388-523-2305-)) For additional information, see WAC 388-503-0510 and chapter 388-517 WAC.

"Categorically needy program (CNP)" means a federally-matched Medicaid program providing maximum benefits to persons who qualify for medical assistance as persons who meet the income, resource, and categorical rules of the categorically needy program.

"Centers for Medicare and Medicaid Services (CMS)" means the agency within the federal Department of Health and Human Services (DHHS) with oversight responsibility for the Medicare and Medicaid programs. Formerly known as Health Care Financing Administration (HCFA).

"Certified registered nurse anesthetist (CRNA)" means an ARNP with formal training in anesthesia who meets all state and national criteria for certification. The American Association of Nurse Anesthetists specifies the National Certification and scope of practice.

"Chemical dependency" means an alcohol or drug addiction; or dependence on alcohol and one or more other psychoactive chemicals.

"Children's health insurance program (CHIP)" means ((a state funded medical)) the federal Title XXI program ((for)) under which medical care is provided to uninsured children under age ((eighteen)) nineteen:

((*) (1) Whose family income ((does not exceed one)) is between two hundred percent and two hundred fifty percent of the federal poverty level; and

((*) (2) Who are not otherwise eligible under Title XIX of the Social Security Act.

((~~"Coinsurance Medicare" means the portion of reimbursable hospital and medical expenses, after subtraction of any deductible, which Medicare does not pay. Under Part A, coinsurance is a per day dollar amount. Under Part B, coinsurance is twenty percent of reasonable charges.~~))

This program is sometimes referred to as the state children's health insurance program (S-CHIP).

"Chronic" means a disease, illness, or medical condition of long, indeterminate duration.

"Client" means an individual who has been determined eligible to receive medical or health care services under any MAA program.

"Client copay" or "copay" means an amount a client pays to health care providers for specific services.

"Clinical Laboratory Improvement Amendment (CLIA)" means regulations from the U.S. Department of Health and Human Services that require all laboratory testing sites to have either a CLIA registration or a CLIA certificate of waiver in order to legally perform testing anywhere in the U.S.

"Code of Federal Regulations (CFR)" means rules adopted by the federal government.

"Community services office (CSO)" means an office of the ((department which)) department's economic services administration that administers social and health services at the community level.

"Complication" means a disease or condition occurring subsequent to, or concurrent with, another condition and aggravating it.

"Conversion factors" means dollar amounts MAA uses to calculate the maximum allowable fee for physician- or hospital-related services.

"Core provider agreement" is the basic contract between MAA and an entity providing services to eligible clients. The core provider agreement outlines and defines terms of participation in medical assistance programs.

"Countable income" means the dollar amount remaining after the department excludes or disregards certain types of income allowed under client eligibility rules for medical assistance.

"Couple" means, for the purposes of an SSI-related client, ((an SSI-related client living with a person of the opposite sex and both presenting)) a man and woman that live together and both present themselves to the community as husband and wife. The department ((shall consider)) considers the income and resources of such a couple ((were)) was married except when determining institutional eligibility.

((~~"Deductible Medicare" means an initial specified amount that is the responsibility of the client.~~

~~*"Part A of Medicare inpatient hospital deductible" means an initial amount of the medical care cost in each benefit period which Medicare does not pay.~~

~~*"Part B of Medicare physician deductible" means an initial amount of Medicare Part B covered expenses in each calendar year which Medicare does not pay.~~)

"Delayed certification" means department approval of a person's eligibility for medicaid made after the established application processing time limits.

"Department" means the state department of social and health services (DSHS).

"Detoxification" means treatment provided to persons who are recovering from the effects of acute or chronic intoxication or withdrawal from alcohol or other drugs.

"Diabetes education program" means a comprehensive, multidisciplinary program of instruction on dealing with diabetes offered by a department of health (DOH)-approved facility to diabetic clients and their support people. Instruction includes nutrition, physical activity, medication management, glucose monitoring, and treating/preventing acute and chronic complications.

"Diagnosis code" means a set of alphabetic, numeric, or alpha-numeric characters assigned by the International Classification of Diseases, 9th Revision, Clinical Modification (ICD-9), as a shorthand symbol to represent the nature of a disease.

"Disabilities and long term care administration (DLTCA)" (formerly aging and adult services administration) means the administration within DSHS that manages the state's comprehensive long-term care system that provides in-home, residential, and nursing home services to adults with functional disabilities.

"Disabled" means persons meeting the disability criteria of the Supplemental Security Income (SSI) program found in the Social Security Act.

"Disposable supplies" means supplies which may be used once, or more than once, but cannot be used for an extended period of time.

"Dispute resolution conference" means a meeting for the purpose of resolving disagreement(s) between MAA and a contractor or provider. This meeting is not governed by the Administrative Procedure Act, chapter 34.05 RCW.

"Division of developmental disabilities (DDD)" means the organization within DSHS that supports individuals enrolled in DDD per RCW 71A.10.020 (3) and (4), and WAC 388-825-030.

"Drug addiction and/or drug abuse treatment" means medical and rehabilitative social services provided to an eligible client designed to mitigate or reverse the effects of drug addiction or drug abuse, and to reduce or eliminate drug addiction or drug abuse behaviors and restore normal physical and psychological functioning. Drug addiction or drug abuse treatment is characterized by providing a combination of drug and alcohol education sessions, individual therapy, group therapy and related activities to detoxified drug addicts and their families.

"Dual eligible" means a client who is eligible for both Medicare and Medicaid.

"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.

"Early and periodic screening, diagnosis and treatment (EPSDT)" ((also known as the "healthy kids" program;)) means a program providing early and periodic screening, diagnosis and treatment to persons under twenty-

one years of age who are eligible for ((Medicaid or the children's health program)) medical assistance.

"Elective procedure or surgery" means a nonemergent procedure or surgery that can be scheduled at the client's and provider's convenience.

"Electronic fund transfers (EFT)" means ((automatic)) automated bank deposits to a client's or provider's account.

"Emergency medical condition" means the sudden onset of a medical condition (including labor and delivery) manifesting itself by acute symptoms of sufficient severity (including severe pain) such that the absence of immediate medical attention could reasonably be expected to result in:

- (*) (1) Placing the patient's health in serious jeopardy;
- (*) (2) Serious impairment to bodily functions; or
- (*) (3) Serious dysfunction of any bodily organ or part.

"Emergency medical expense requirement (EMER)" means a specified amount of expenses for ambulance, emergency room or hospital services, including physician services in a hospital, incurred for an emergency medical condition that a client must incur prior to certification for the medically indigent program.

"Emergency medical services" means medical services required by and provided to a patient experiencing an emergency medical condition.

"Emergency room or emergency facility" means an organized, distinct, hospital-based facility that:

- (1) Is available twenty-four hours a day;
- (2) Provides unscheduled episodic services to patients who present for immediate medical attention; and
- (3) Is capable of providing emergency medical services.

"Employer-sponsored dependent coverage" means creditable health coverage for dependents offered by a family member's employer or union, for which the employer or union may contribute in whole or part towards the premium.

"EPSDT" - See **"early and periodic screening, diagnosis, and treatment."**

"Essential spouse" see **"spouse."**

((**"Extended care patient"** means a recently hospitalized Medicare patient needing relatively short-term skilled nursing and rehabilitative care in a skilled nursing facility.))

"Estimated acquisition cost (EACH)" means MAA's best estimate of the price providers generally and currently pay for drugs and supplies.

"Evaluation and management (E&M) codes" means procedure codes which categorize physician services by type of service, place of service, and patient status.

"Expedited prior authorization (EPA)" means the process of obtaining authorization that must be used for selected services, in which providers use a set of numeric codes to indicate to MAA which acceptable indications, conditions, diagnoses, and/or criteria are applicable to a particular request for services.

"Experimental" means a term to describe a procedure, equipment, device, drug, or course of treatment, which lacks sufficient scientific evidence of safety and effectiveness. A service is not experimental if the service:

(1) Is generally accepted by the medical profession as effective and appropriate; or

(2) Has been approved by the U.S. Food and Drug Administration (FDA) or other requisite government body.

"Experimental drugs" means drugs the FDA has not approved; or approved drugs used for medical indications other than those listed by the FDA.

"Experimental treatment" means a course of treatment or procedure that:

(1) Is not generally accepted by the medical profession as effective and proven;

(2) Is not recognized by professional medical organizations as conforming to accepted medical practice;

(3) Has not been approved by the FDA or other requisite government body;

(4) Is still in clinical trials, or has been judged to need further study;

(5) Is covered by the federal law requiring provider institutional review of patient consent forms, and such review did not occur; or

(6) Is rarely used, novel, or relatively unknown, and lacks authoritative evidence of safety and effectiveness.

"Explanation of benefits (JOB)" means a coded message on the medical assistance remittance and status report that gives detailed information about the claim associated with that report.

"Family planning services" means services, including the use of contraceptive techniques, that a client uses to plan the number and spacing of the client's children.

"Federally qualified health center (FOHC)" means:

(1) A facility that is receiving grants under section 329, 330, or 340 of the Public Health Services Act; or

(2) A facility that is receiving such grants based on the recommendation of the Health Resources and Services Administration within the Public Health Service as determined by the secretary to meet the requirements for receiving such a grant; or

(3) A tribe or tribal organization operating outpatient health programs or facilities under the Indian Self Determination Act (P.L. 93-638).

Only Centers for Medicare and Medicaid Services-designated FOHCs will be allowed to participate in MAA's Medicaid program.

"Fee-for-service (FFS)" means a payment method MAA uses to reimburse providers for covered medical services provided to medical assistance clients, except those services provided under MAA's prepaid managed care programs.

"Fiscal intermediary" means an organization having an agreement with the federal government to process Medicare claims under Part A.

"Garnishment" means withholding an amount from earned or unearned income to satisfy a debt or legal obligation.

"General assistance expedited Medicaid disability (GA-X)" means a categorically needy medical component for GA-U clients whom the department presumes will meet SSI eligibility once SSA completes the SSI eligibility determination.

"General assistance unemployable (GA-U)" means a state-administered program providing cash assistance and medical care services to persons who are unemployable due to incapacity and who are not eligible for or receiving federal aid.

"Geographic practice cost index (GPCI)" as defined by Medicare, means a Medicare adjustment factor that includes local geographic area estimates of how hard the provider has to work (work effort), what the practice expenses are, and what malpractice costs are. The GPCI reflects one-fourth the difference between the area average and the national average.

"Grandfathered client" means:

((*) (1) A noninstitutionalized person who meets all current requirements for Medicaid eligibility except the criteria for blindness or disability((-and (*)), and:

(a) Was eligible for Medicaid in December 1973 as blind or disabled whether or not the person was receiving cash assistance in December 1973; and

((*) (b) Continues to meet the criteria for blindness or disability and other conditions of eligibility used under the Medicaid plan in December 1973; ((and (*) or

(2) An institutionalized person who was eligible for Medicaid in December 1973 or any part of that month, as an inpatient of a medical institution or resident of an intermediate care facility that was participating in the Medicaid program and for each consecutive month after December 1973 who:

((*) (a) Continues to meet the requirements for Medicaid eligibility that were in effect under the state's plan in December 1973 for institutionalized persons; and

((*) (b) Remains institutionalized.

"Health Care Financing Administration (HCFA)" see "Centers for Medicare and Medicaid Services (CMS)."

"Health care financing administration common procedure coding system (HCPCS)" means a coding system established by CMS to define services and procedures not included in Current Physicians Terminology (CPT).

"Health care plan" see "Managed care organization."

"Health maintenance organization (HMO)" means an entity licensed by the office of the insurance commissioner to provide comprehensive medical services directly to an eligible enrolled client in exchange for a premium paid by the department on a prepaid capitation risk basis.

((("Healthy kids," see "EPSDT."))

"Home and community services (HCS) Office" means a disabilities and long term care administration office that manages the state's comprehensive long-term care system which provides in-home, residential, and nursing home services to adults with functional disabilities.

"Home health agency" means an agency or organization certified under Medicare to provide comprehensive health care on a part-time or intermittent basis to a patient in the patient's place of residence.

"Hospice" means a medically-directed, interdisciplinary program of palliative services which is provided under arrangement with a Washington state-licensed and Title XVIII-certified Washington state hospice for terminally ill clients and the clients' families. The hospice program allows the terminally ill client to choose physical, pastoral/spiritual, and psychosocial comfort rather than cure.

"Hospital" means an institution licensed as a hospital by the department of health.

"Income for an SSI-related client," means the receipt by an individual of any property or service which the client can apply either directly, by sale, or conversion to meet the client's basic needs for food, clothing, and shelter.

((*) (1) **"Earned income"** means gross wages for services rendered and/or net earnings from self-employment.

((*) (2) **"Unearned income"** means all other income.

"Informed consent" means that an individual agrees to a procedure after the provider who obtained a properly completed consent form has done all of the following:

- (1) Disclosed and discussed the client's diagnosis;
- (2) Offered the client an opportunity to ask questions about the procedure and to request information in writing;
- (3) Given the client a copy of the consent form;
- (4) Communicated effectively using any language interpretation or special communication device necessary per 42 C.F.R. Chapter IV 441.257; and
- (5) Verbally informed the client about all of the following:

(a) The client's right to not obtain the procedure, including potential risks, benefits, and the consequences of not obtaining the procedure; and

(b) Alternatives to the procedure including potential risks, benefits, and consequences; and

(c) The procedure itself, including potential risks, benefits, and consequences.

"Inmate of a public institution" means an individual who is confined in a jail, prison, or other public institution (e.g., hospital).

"Institution" means an establishment ((which) that furnishes food, shelter, ((medically-related services, and medical care)) and some treatment or services to four or more persons unrelated to the proprietor. ((This includes medical facilities, nursing facilities, and institutions for the mentally retarded.

*"Institution public" means an institution, including a correctional institution that is the responsibility of a governmental unit or over which a governmental unit exercises administrative control.

*"Institution for mental diseases" means an institution primarily engaged in providing diagnosis, treatment, or care of persons with mental diseases including medical attention, nursing care, and related services.

*"Institution for the mentally retarded or a person with related conditions" means an institution that:

Is primarily for the diagnosis, treatment or rehabilitation of the mentally retarded or a person with related conditions; and

*Provides, in a protected residential setting, on-going care, twenty-four hour supervision, evaluation, and planning to help each person function at the greatest ability.

*"Institution for tuberculosis" means an institution for the diagnosis, treatment, and care of a person with tuberculosis.

*"Medical institution" means an institution:

*Organized to provide medical care, including nursing and convalescent care;

*With the necessary professional personnel, equipment and facilities to manage the health needs of the patient on a continuing basis in accordance with acceptable standards;

*Authorized under state law to provide medical care; and

*Staffed by professional personnel. Services include adequate physician and nursing care)) This definition does not include community residential facilities such as adult family homes (AFH), adult residential care (ARC), and assisted living (AL), but does include the following:

(1) **"Medical institution"** means an institution:

(a) Organized to provide medical care, including nursing and convalescent care;

(b) With the necessary professional personnel, equipment and facilities to manage the health needs of the patient on a continuing basis in accordance with acceptable standards;

(c) Authorized under state law to provide medical care; and

(d) Staffed by professional personnel. Services include adequate physician and nursing care.

(2) **"Public institution"** means an institution, such as a correctional facility, VA hospital, or VA facility, that is the responsibility of a governmental unit or over which a governmental unit exercises administrative control.

(3) **"Institution for mental diseases"** means an institution primarily engaged in providing diagnosis, treatment, or care, including medical attention, nursing care, and related services, to persons with mental diseases.

(4) **"Institution for the mentally retarded"** means an institution that:

(a) Is primarily for the diagnosis, treatment or rehabilitation of the mentally retarded or a person with related conditions; and

(b) Provides, in a protected residential setting, on-going care, twenty-four hour supervision, evaluation, and planning to help each person function at the greatest ability.

(5) **"Institution for tuberculosis"** means an institution for the diagnosis, treatment, and care of a person with tuberculosis.

"Interdisciplinary team (IDT)" means a group of medical professionals and others who are primarily responsible for the provision or supervision of care and services for a Medicaid client.

"Intermediary" ((means an organization having an agreement with the federal government to process Medicare claims under Part A.)) - See **"Fiscal intermediary."**

"International Classification of Diseases, 9th Revision, Clinical Modification (ICD-9-CM) Edition" means the systematic listing that transforms verbal descriptions of

diseases, injuries, conditions and procedures into alpha-numerical designations (coding).

"Intervention" means any medical or dental service provided to a client that modifies the medical or dental outcome for that client.

"Invasive procedure" means a medical intervention that intrudes on the client's person or breaks the skin barrier.

"Investigational" means a term to describe a procedure, or course of treatment, which lacks sufficient scientific evidence of benefit for a particular condition. A service is not investigational if the service:

(1) Is generally accepted by the medical profession as effective and appropriate for the condition in question; or

(2) Is supported by a preponderance of objective scientific evidence, in which the risks and benefits are examined, demonstrating the proposed service to be of greater overall benefit to the client in the particular circumstance than another, generally available service.

"Legal dependent" means a person for whom another person is required by law to provide support.

"Life support" means mechanical systems, such as ventilators or heart-lung respirators, which are used to supplement or take the place of the normal autonomic functions of a living person.

"Limitation extension (LE)" means a process for requesting reimbursement for covered services whose proposed quantity, frequency, or intensity exceeds that which MAA routinely reimburses. Limitation extensions require prior authorization.

"Limited casualty program (LCP)" means a medical care program for medically needy, as defined under WAC ((388-503-0320)) 388-505-0110 and 388-505-0210, and for medically indigent, as defined under WAC ((388-503-0370)) 388-438-0100.

"Limited English proficiency (LEP)" means a limited ability or an inability to speak, read, or write English well enough to understand and communicate effectively in English in normal daily activities. The client decides whether he/she is limited in his/her ability to speak, read, or write English.

"Long-term care services" means the DSHS-administered institutional, home and community-based, or hospice services provided for the elderly and disabled.

"Managed care" means a comprehensive system of coordinated medical and health care delivery including preventive, primary, specialty, and ancillary health services. (See WAC 388-538-050.)

"Managed care organization (MCO)" means a health maintenance organization or health care service contractor that contracts with DSHS under a comprehensive risk contract to provide prepaid health care services to eligible clients under MAA's managed care programs.

"Maximum allowable" means the maximum dollar amount MAA will reimburse a provider for a specific service, supply, or piece of equipment.

"Medicaid" means the ((federal aid)) state and federally funded Title XIX program under which medical care is provided to persons eligible for the:

((#)) (1) Categorically needy program ((as defined in WAC 388-503-0310 and 388-511-1105)); or

((#)) (2) Medically needy program ((as defined in WAC 388-503-0320)).

(("Medical assistance." See "Medicaid."))

"Medical assistance administration (MAA)" means the ((unit)) administration within ((the department of social and health services)) DSHS authorized by the secretary to administer the acute care portion of Title XIX Medicaid, Title XXI state-children's health insurance program (S-CHIP), Title XVI, and the state-funded medical care programs, with the exception of certain nonmedical services for persons with chronic disabilities.

"Medical assistance programs" means both Medicaid and medical care services programs.

"Medical assistance unit (MAU)" means one or more family members whose eligibility for medical care is determined separately or together based on financial responsibility.

"Medical care services" means the state-administered limited scope of care ((financed by state funds and)) provided to general assistance-unemployable (GA-U) and ADATSA clients.

"Medical consultant" means a physician, employed by ((the department)) MAA, who provides medical advice and expertise.

"Medical facility" see **"Institution-Medical."**

"Medical identification card" means the document MAA uses to identify a client's eligibility for a medical program. These cards were formerly known as medical assistance identification (MAID) cards.

"Medical institution" see **"Institution - Medical."**

"Medically indigent program (MIP)" means a state-funded medical program for a person who has an emergency medical condition requiring hospital-based services.

"Medically necessary" is a term for describing requested service which is reasonably calculated to prevent, diagnose, correct, cure, alleviate or prevent worsening of conditions in the client that endanger life, or cause suffering or pain, or result in an illness or infirmity, or threaten to cause or aggravate a handicap, or cause physical deformity or malfunction. There is no other equally effective, more conservative or substantially less costly course of treatment available or suitable for the client requesting the service. For the purpose of this section, "course of treatment" may include mere observation or, where appropriate, no treatment at all.

"Medically needy (MN)" ((#)) means the status of a person who is eligible for a federally matched medical program under Title XIX of the Social Security Act, who, but for income above the categorically needy level, would be eligible as categorically needy. Effective January 1, 1996, an AFDC-related adult is not eligible for MN.

"Medically needy program or limited casualty program - medically needy (LCP-MNP)" means a federally matched Medicaid program under Title XIX of the Social Security Act for persons whose income exceeds Medicaid's categorically needy program (CNP) eligibility limits.

"Medicare" means the federal government health insurance program for certain aged or disabled clients under Titles II and XVIII of the Social Security Act. Medicare has two parts:

((*) (1) **"Part A"** covers the Medicare inpatient hospital, post-hospital skilled nursing facility care, home health services, and hospice care.

((*) (2) **"Part B"** is the supplementary medical insurance benefit (SMIB) covering the Medicare doctor's services, outpatient hospital care, outpatient physical therapy and speech pathology services, home health care, and other health services and supplies not covered under Part A of Medicare.

"Medicare assignment" means the method by which the provider receives payment for services under Part B of Medicare.

"Medicare buy-in premium" means a monthly premium the state pays for a client enrolled in part A and/or part B Medicare.

"Medicare Clinical Diagnostic Laboratory Fee Schedule" means the fee schedule used by Medicare to reimburse for clinical diagnostic laboratory procedures in the state of Washington.

"Medicare coinsurance" means the portion of reimbursable hospital and medical expenses, after subtraction of any deductible, which Medicare does not pay. Under Part A, coinsurance is a per day dollar amount. Under Part B, coinsurance is twenty percent of reasonable charges.

"Medicare crossover" means a claim involving a client who is eligible for both Medicare benefits and Medicaid.

"Medicare deductible" means an initial specified amount that is the responsibility of the client to pay.

(1) **"Part A of Medicare-inpatient hospital deductible"** means an initial amount of the medical care cost in each benefit period which Medicare does not pay.

(2) **"Part B of Medicare-physician deductible"** means an initial amount of Medicare Part B covered expenses in each calendar year which Medicare does not pay.

"Medicare fee schedule (MFS)" means the official CMS publication of Medicare policies and relative value units for the resource based relative value scale (RBRVS) reimbursement program.

"Mental health division" means the division within the department of social and health services that has lead responsibility for addressing services for persons who are mentally ill.

"Mentally incompetent" means a client who has been declared mentally incompetent by a federal, state, or local court of competent jurisdiction.

"Modifier" means a two-digit alphabetic and/or numeric identifier that is added to a procedure code to indicate the type of service performed. The modifier indicates a performed service or procedure has been altered by some specific circumstance, but not changed in its definition or code. The modifier can affect payment or be used for information only.

"Month of application" means the calendar month in which a person files the application for medical care. When the application is for the medically needy program, at the per-

son's request and if the application is filed in the last ten days of that month, the month of application may be the following month.

"Nonallowed service or charge" means a service or charge that will not be reimbursed by the department.

"Noncovered service" - See WAC 388-501-0050 for the definition.

"Nonreusable supplies" are disposable supplies, which are used once and discarded.

"Nursing facility" means any institution or facility ((the department [of health] licenses as a nursing facility, or a nursing facility unit of a licensed hospital, that the:

*Department certifies; and

*Facility and the department agree the facility may provide skilled nursing facility care));

(1) Licensed by the department of health (DOH) as a nursing facility, or a nursing facility unit of a licensed hospital; and

(2) Certified by the department of social and health services' aging and adult services administration.

"Orthotic device" 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.

"Out-of-state hospital" means any hospital located outside the state of Washington or outside the designated border areas in Oregon and Idaho.

"Outpatient" means a ((nonhospitalized patient receiving care in a hospital outpatient or hospital emergency department, or away from a hospital such as in a physician's office, the patient's own home, or a nursing facility.

"Patient transportation" means client transportation to and from covered medical services under the federal Medicaid and state medical care programs)) client who is receiving medical services in other than an inpatient hospital setting.

"Outpatient care" means medical care provided in a hospital setting, other than inpatient services.

"Outpatient hospital" means a facility authorized by the department of health to provide outpatient services.

"Pain treatment facility" means an MAA-approved inpatient facility for pain management, in which a multidisciplinary approach is used to teach clients various techniques to live with chronic pain.

"Palliative" means medical treatment designed to reduce pain or discomfort, rather than cure.

"Participating provider" means a practitioner or entity who has a written contract with an MCO to provide health care services to managed care enrollees.

"Patient consent" means the informed consent of the client and/or the client's legal guardian as evidenced by the client's or legal guardian's signature on a consent form, for the procedure(s) to be performed upon or for the treatment to be provided to the client.

"Per diem rate" means the daily rate per client that a facility may bill or is allowed to receive as payment for its services.

"Personal or comfort item" means an item or service, which primarily serves the comfort or convenience of the client.

"Pharmacist" means a person licensed in the practice of pharmacy by the state in which the prescription is filled.

"Pharmacy" means every location licensed by the state where the practice of pharmacy is conducted.

"Physician" means a doctor of medicine, osteopathy, or podiatry who is legally authorized to perform the functions of the profession by the state in which the services are performed.

"Professional activity study (PAS)" means a compilation of inpatient hospital data, conducted by the commission of professional and hospital activities, to determine the average length of hospital stay for patients.))

"Plan of treatment" or **"plan of care"** means the written plan of care for a patient which includes, but is not limited to, the physician's order for treatment and visits by the disciplines involved, the certification period, medications, and rationale indicating need for services.

"PM&R" see **"acute physical medicine and rehabilitation."**

"Point-of-sale (POS)" means a pharmacy claims processing system capable of receiving and adjudicating claims on-line.

"Practice of pharmacy" means the practice of and responsibility for:

- (1) Accurately interpreting prescription orders;
- (2) Compounding drugs;
- (3) Dispensing, labeling, administering, and distributing of drugs and devices;
- (4) 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;
- (5) Monitoring of drug therapy and use;
- (6) Proper and safe storage of drugs and devices;
- (7) Documenting and maintaining records;
- (8) Initiating or modifying 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; and
- (9) Participating in drug utilization reviews and drug product selection.

"Practitioner" means an individual who has met the professional and legal requirements necessary to provide a health care service.

"Pregnant and postpregnancy women" means eligible female clients who are pregnant or have concluded their pregnancy within the last two to three months.

"Prescription" means an order for drugs or devices issued by a practitioner authorized by state law or rule to prescribe drugs or devices in the course of the practitioner's professional practice for a medically necessary purpose.

"Preventive" means medical practices that include counseling, anticipatory guidance, risk factor reduction interventions, and the ordering of appropriate laboratory and diagnostic procedures intended to help a client avoid or reduce the risk or incidence of illness or injury.

"Primary care" means all health care services and laboratory services customarily furnished by or through a general practitioner, family physician, internal medicine physician, obstetrician/gynecologist, ARNP, or pediatrician.

"Primary care case management (PCCM)" means a system under which a provider contracts with the state to furnish case management services, which include the provision, coordination and monitoring of primary care to Medicaid clients.

"Primary care provider (PCP)" means a person licensed or certified under Title 18 RCW including, but not limited to, a physician or ARNP who supervises, coordinates, and provides health services to a client or an enrollee, initiates referrals for specialists and ancillary care, and maintains the client's or enrollee's continuity of care.

"Primary language" means the language identified by the client as the language in which he/she wishes to communicate. This may also be referred to as the preferred language.

"Prior authorization" means a process by which clients or providers must request and receive MAA approval for certain medical services, equipment, drugs, and supplies, 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 of prior authorization. Also see WAC 388-501-0165 for a complete description.

"Professional component" means the part of a procedure or service that relies on the provider's professional skill or training, or the part of that reimbursement that recognizes the provider's cognitive skill.

"Professional review organization ((for Washington) (PRO((-W)))" means the ((state-level)) organization responsible for determining whether health care activities:

- ((*) (1) Are medically necessary;
- ((*) (2) Meet professionally acceptable standards of health care; and
- ((*) (3) Are appropriately provided in an outpatient or institutional setting for beneficiaries of Medicare and clients of Medicaid and maternal and child health.

"Prognosis" means the probable outcome of a client's illness, including the likelihood of improvement, recurrence, or deterioration in the client's medical condition.

"Prosthetic devices" means replacement, corrective, or supportive devices prescribed by a physician 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.

"Provider" or "provider of service" means an institution, agency, or person:

- *Who has a signed agreement with the department to furnish medical care, goods, and/or services to clients; and
- *Is eligible to receive payment from the department.))

"Provider" means any person or organization that has a signed contract or core provider agreement with DSHS to provide services to eligible clients.

"Provider number" means an identification number issued to providers who have a signed contract(s) with MAA.

"Psychiatric hospitals" means designated psychiatric facilities, state psychiatric hospitals, designated distinct pediatric psychiatric units, and Medicare-certified distinct psychiatric units in acute care hospitals.

"Regional support network (RSN)" means a single or multiple county authority operating as prepaid health plans through which the mental health division contracts community services (outpatient and acute care inpatient) for the public mental health system.

"Reimbursement" means payment to a provider or other MAA-approved entity who bills in accordance with MAA rules.

"Relative value unit (RVU)" means a unit which is based on the resources required to perform an individual service or intervention.

"Remittance and status report (RA)" means a report produced by Medicaid Management Information System (MMIS), MAA's claims processing system, that provides detailed information concerning submitted claims and other financial transactions.

"Residence" means a client's home or place of living not including a hospital, skilled nursing facility, or residential facility with skilled nursing services available.

"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.

"Resources for an SSI-related client," means cash or other liquid assets or any real or personal property that an individual or spouse, if any, owns and could convert to cash to be used for support or maintenance.

(*) (1) If an individual can reduce a liquid asset to cash, it is a resource.

(*) (2) If an individual cannot reduce an asset to cash, it is not considered an available resource.

(*) (3) Liquid means properties that are in cash or are financial instruments which are convertible to cash such as, but not limited to, cash, savings, checking accounts, stocks, mutual fund shares, mortgage, or a promissory note.

(*) (4) Nonliquid means (~~all other~~) property both real and personal evaluated at the price the item can reasonably be expected to sell for on the open market, but can't readily be converted to cash.

"Retroactive period" means the three calendar months before the month of application.

"Reusable supplies" are supplies designed to be used more than once.

"Revenue code" means a nationally used coding system for billing inpatient and outpatient hospital services, home health services, and hospice services.

"Revised Code of Washington (RCW)" means Washington state law.

"Rural health clinic" means a clinic that is located in a rural area designated as a shortage area, and is not a rehabilitation agency or a facility primarily for the care and treatment of mental diseases.

"Rural hospital" means a rural health care facility capable of providing or assuring availability of health services in a rural area.

"Spell of illness" see "benefit period."

"Spenddown" means the process by which a person uses incurred medical expenses to offset income and/or resources to meet the financial standards established by the department.

"Spouse" means:

(*) (1) **"Community spouse"** means a legally married person (~~living in the community and married to an institutionalized person or to a person receiving services from a home and community based-waivered program as described under chapter 388-515 WAC~~) who does not live in an institution as defined in this section and whose spouse has attained institutional status as described in WAC 388-513-1320.

(*) (2) **"Eligible spouse"** means an aged, blind or disabled husband or wife of an SSI-eligible person, with whom such a person lives.

(*) (3) **"Essential spouse"** means, a husband or wife whose needs were taken into account in determining old age assistance (OAA), aid to the blind (AB), or disability assistance (DA) client for December 1973, who continues to live in the home and to be the spouse of such client.

(*) (4) **"Ineligible spouse"** means the husband or wife of an SSI-eligible person, who lives with the SSI-eligible person and who has not applied for or is not eligible to receive SSI.

(*) (5) **"Institutionalized spouse"** means a legally married person (~~in an institution or receiving services from a home or community based-waivered program~~) who has attained institutional status as described in WAC 388-513-1320.

(*) (6) **"Nonapplying spouse"** means an SSI-~~(eligible)~~related person's husband or wife, who has not applied or is not eligible for assistance.

"SSI-related" means an aged, blind or disabled person not receiving an SSI cash grant.

"State plan" means the plan filed by the department with the Centers for Medicare and Medicaid Services (CMS), Department of Health and Human Services (DHHS), describing how the state will administer the Medicaid program.

"State supplementary payment (SSP)" means the state-money payment to certain persons receiving benefits under Title XVI, or who would, but for the person's income, be eligible for such benefits, as assistance based on need in supplementation of SSI benefits. This payment includes:

(1) **"Mandatory state supplement"** means the state-money payment to a person who, for December 1973, was a client receiving cash assistance under the department's former programs of old age assistance, aid to the blind and disability assistance; and

"(2) **Optional state supplement**" means the elective state-money payment to a person eligible for SSI benefits or who, except for the level of the person's income, would be eligible for SSI benefits.

"**Supervision**" means authoritative procedural guidance given by a qualified person who assumes the responsibility for the accomplishment of a function or activity and who provides initial direction and periodic inspection of the actual act of accomplishing the function or activity.

"**Supplemental security income (SSI) program, Title XVI**" means the federal grant program ((for aged, blind, and disabled)) established by section 301 of the Social Security amendments of 1972, and subsequent amendments, and administered by the Social Security Administration (SSA) for aged, blind and disabled persons.

((**Supplementary payment (SSP)**" means the state money payment to persons receiving benefits under Title XVI, or who would, but for the person's income, be eligible for such benefits, as assistance based on need in supplementation of SSI benefits. This payment includes:

***Mandatory state supplement**" means the state money payment to a person who, for December 1973, was a client receiving cash assistance under the department's former programs of old age assistance, aid to the blind and disability assistance; and

***Optional state supplement**" means the elective state money payment to a person eligible for SSI benefits or who, except for the level of the person's income, would be eligible for SSI benefits.))

"**Technical component**" means the part of a procedure or service that relates to the equipment set-up and technician's time, or the part of the procedure and service reimbursement that recognizes the equipment cost and technician time.

"**Terminally ill**" means the client has a life expectancy of six months or less, assuming the client's disease process runs its natural course.

"**Third party**" means any entity that is or may be liable to pay all or part of the medical cost of care of a medical program client.

"**Timely**," when referring to the provision of services, means an enrollee receives medically necessary health care without unreasonable delay.

"**Title XIX**" ((is)) means the portion of the federal Social Security Act that authorizes grants to states for medical assistance programs. Title XIX is also called Medicaid.

"**Title XXI**" means the portion of the federal Social Security Act that authorizes grants to states for the children's health insurance program (CHIP).

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

- ((*) (1) An intentional act or transfer; or
- ((*) (2) Failure to act to preserve title to the resource.

"**Transportation broker**" means a person or organization contracted by MAA to arrange, coordinate and manage the provision of necessary but nonemergent transportation services for eligible clients to and from covered medical services.

"**Transportation - Brokered**" means nonemergent transportation arranged by a broker under contract with MAA, to provide transportation for eligible clients to or from covered medical services.

"**Trauma care facility**" means a facility certified by the department of health as a level I, II, III, IV or V facility.

"**Trauma care service**" - See department of health's WAC 246-976-935.

"**Usual and customary charge**" means the fee that the provider typically charges the general public for the product or service.

"**Value-fair market for an SSI-related person**" means the current value of a resource at the price for which the resource can reasonably be expected to sell on the open market.

"**Value of compensation received**" means, for SSI-related medical eligibility, the gross amount paid ((or agreed to be paid)) by the purchaser of a resource.

"**Value-uncompensated**" means, for SSI-related medical eligibility, the fair market value of a resource, minus the amount of compensation received in exchange for the resource.

"**Vendor rate increase**" means an adjustment determined by the legislature that is used to periodically increase reimbursement to vendors, including health care providers, that provide certain client services at rates established by MAA.

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

WSR 02-23-083
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES

(Health and Rehabilitative Services Administration)

[Filed November 19, 2002, 4:36 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 02-14-020.

Title of Rule: Chapter 388-818 WAC, Deaf and hard of hearing services.

PROPOSED NEW WAC NUMBERS AND CAPTIONS: WAC 388-818-0010 What is the purpose of this chapter?, 388-818-0020 What does the Office of the Deaf and Hard of Hearing do?, 388-818-0030 What does the telecommunications access service do?, 388-818-0040 What definitions apply to this chapter?, 388-818-0050 What social services relating to hearing loss are available to the public?, 388-818-0060 Who are qualified service providers?, 388-818-0070 Is telecommunications equipment available for clients?, 388-818-0080 What items are not included with telecommunications equip-

ment?, 388-818-0090 Who is eligible to apply for telecommunications equipment from TAS?, 388-818-0100 Who must certify an applicant's eligibility for telecommunications equipment from TAS?, 388-818-0110 How do applicants request specialized telecommunications equipment?, 388-818-0120 What types of income are included when requesting equipment from TAS?, 388-818-0130 How are applicants notified about decisions for telecommunications equipment?, 388-818-0140 What are reasons for denying telecommunications equipment?, 388-818-0150 When may clients renew their applications for telecommunications equipment?, 388-818-0160 How do clients renew their application for telecommunications equipment?, 388-818-0170 Are nonprofit organizations eligible for telecommunications equipment?, 388-818-0180 What process do nonprofit organizations follow to receive telecommunications equipment from TAS?, 388-818-0190 How much does an applicant have to pay for telecommunications equipment?, 388-818-0200 How does an applicant request a waiver (exception) of equipment cost?, 388-818-0210 What conditions must be met for a client to receive purchased telecommunications equipment?, 388-818-0220 When is telecommunications equipment owned by the client?, 388-818-0230 May clients return purchased telecommunications equipment?, 388-818-0240 When may telecommunications equipment be loaned to an applicant?, 388-818-0250 What are the conditions for loaning telecommunications equipment?, 388-818-0260 When does state-loaned equipment have to be returned to TAS?, 388-818-0270 May a person take loaned telecommunications equipment outside the state?, 388-818-0280 Will training be provided on the use and care of telecommunications equipment?, 388-818-0290 What services do trainers provide to clients?, 388-818-0300 When may telecommunications equipment be replaced?, 388-818-0310 When may requests for replacement telecommunications equipment be denied?, 388-818-0320 Who may receive reconditioned telecommunications equipment?, 388-818-0330 May an applicant disagree with a DSHS decision

about telecommunications equipment?, 388-818-0340 What is a relay complaint?, 388-818-0350 What may a client do when dissatisfied with relay services?, 388-818-0360 May a client file a formal complaint about the relay service?, 388-818-0370 When is customer service available for clients?, 388-818-0380 May clients file their complaint about relay services with the FCC?, 388-818-0390 May the FCC file a complaint?, and 388-818-0400 What documents must ODHH keep for complaints?

WACs TO BE REPEALED: WAC 388-818-001 Scope, 388-818-002 Regional centers, 388-818-003 Services, 388-818-005 Definitions, 388-818-010 Eligibility requirements, 388-818-020 Approval of application for initial device or request for replacement device, 388-818-030 Denial of initial application or request for replacement device, 388-818-040 Application renewal process, 388-818-050 Notice of approval or denial, 388-818-060 Review by department, 388-818-070 Distribution, 388-818-080 Training, 388-818-090 Ownership and liability, 388-818-110 Telecommunications relay service, and 388-818-130 Uses for returned equipment.

Purpose: The purpose of the chapter is to provide regulations about social and telecommunications access services for people with hearing loss and speech impairments. The proposed revisions:

- Clarify language and reorganize information for easier use and understanding;
- Expand the pool of professionals who are authorized to certify an applicant's eligibility to receive equipment;
- Define the process for qualified agencies and organizations to request the loan of reconditioned equipment;
- Add "pawning" equipment to actions considered to be against program policy for loans of telecommunications equipment;
- Clarify the process for an applicant to request a waiver; and
- Add a grievance process for relay service complaints.

Other Identifying Information:

Conversion Table: New to Existing WACs

New WAC No.	New WAC Title	Replaces Existing WAC No.	Existing WAC Title
388-818-0010	What is the purpose of this chapter?	388-818-001	Scope.
388-818-0020	What does the Office of Deaf and Hard of Hearing do?	388-818-001	Scope.
388-818-0030	What does the telecommunications access services do?	388-818-001	Scope.
388-818-0040	What definitions apply to this chapter?	388-818-005	Definitions.
388-818-0050	What social services relating to hearing loss are available to the public?	388-818-003	Services.
388-818-0060	Who are qualified service providers?	388-818-002	Regional centers.
388-818-0070	Is telecommunications equipment available for clients?	388-818-001	Scope.
388-818-0080	What items are not included with telecommunications equipment?	388-818-070	Distribution.

New WAC No.	New WAC Title	Replaces Existing WAC No.	Existing WAC Title
388-818-0090	Who is eligible to apply for telecommunications equipment from TAS?	388-818-010	Eligibility requirements.
388-818-0100	Who must certify an applicant's eligibility for telecommunications equipment from TAS?	388-818-010	Eligibility requirements.
388-818-0110	How do applicants request specialized telecommunications equipment?	388-818-020	Approval of application for initial device or request for replacement.
388-818-0120	What types of income are included when requesting equipment from TAS?	388-818-020	Approval of application for initial device or request for replacement.
388-818-0130	How are applicants notified about decisions for telecommunications equipment?	388-818-050	Notice of approval or denial.
388-818-0140	What are reasons for denying telecommunications equipment?	388-818-030	Denial of initial application or request for replacement device.
388-818-0150	When may clients renew their applications for telecommunications equipment?	388-818-040	Application renewal process.
388-818-0160	How do clients renew their applications for telecommunications equipment?	388-818-040	Application renewal process.
388-818-0170	Are nonprofit organizations eligible for telecommunications equipment?	388-818-130	Uses for returned equipment.
388-818-0180	What process do nonprofit organizations follow to receive telecommunications equipment from TAS?	388-818-130	Uses for returned equipment.
388-818-0190	How much does an applicant have to pay for telecommunications equipment?	388-818-090	Ownership and liability.
388-818-0200	How does an applicant request a waiver (exception) of equipment cost?	388-818-090	Ownership and liability.
388-818-0210	What conditions must be met for a client to receive purchased telecommunications equipment?	388-818-090	Ownership and liability.
388-818-0220	When is telecommunications equipment owned by the client?	388-818-090	Ownership and liability.
388-818-0230	May clients return purchased telecommunications equipment?	388-818-090	Ownership and liability.
388-818-0240	When may telecommunications equipment be loaned to an applicant?	388-818-090	Ownership and liability.
388-818-0250	What are the conditions for loaning telecommunications equipment?	388-818-090	Ownership and liability.
388-818-0260	When does state-loaned equipment have to be returned to TAS?	388-818-090	Ownership and liability.
388-818-0270	May a person take loaned telecommunications equipment outside the state?	388-818-090	Ownership and liability.
388-818-0280	Will training be provided on the use and care of telecommunications equipment?	388-818-080	Training.
388-818-0290	What services do trainers provide to clients?	388-818-080	Training.
388-818-0300	When may telecommunications equipment be replaced?	388-818-090	Ownership and liability.
388-818-0310	When may requests for replacement telecommunications equipment be denied?	388-818-060	Review by department.

PROPOSED

New WAC No.	New WAC Title	Replaces Existing WAC No.	Existing WAC Title
388-818-0320	Who may receive reconditioned telecommunications equipment?	388-818-130	Uses for returned equipment.
388-818-0330	May an applicant disagree with a DSHS decision about telecommunications equipment?	388-818-060	Review by department.
388-818-0340	What is a relay complaint?	N/A	New.
388-818-0350	What may a client do when dissatisfied with relay services?	N/A	New.
388-818-0360	May a client file a formal complaint about relay services with the FCC?	N/A	New.
388-818-0370	When is customer service available for clients?	N/A	New.
388-818-0380	May clients file their complaint about relay services with the FCC?	N/A	New.
388-818-0390	May the FCC file a complaint?	N/A	New.
388-818-0400	What documents must ODHH keep for complaints?	N/A	New.

Conversion Table: Existing to New WACs

Existing WAC No.	Existing WAC Title	New WAC No.	New WAC Title
388-818-001	Scope.	388-818-0010 388-818-0020 388-818-0030 388-818-0070	What is the purpose of this chapter? What does the Office of the Deaf and Hard of Hearing do? What does the telecommunications access service do? Is telecommunications equipment available for clients?
388-818-002	Regional centers.	388-818-0060	Who are qualified service providers?
388-818-003	Services.	388-818-0050	What social services relating to hearing loss are available to the public?
388-818-005	Definitions.	388-818-0040	What definitions apply to this chapter?
388-818-010	Eligibility requirements.	388-818-0090 388-818-0100	Who is eligible to apply for telecommunications equipment? Who must certify an applicant's eligibility for telecommunications equipment from TAS?
388-818-020	Approval of application for initial device or request for replacement device.	388-818-0110 388-818-0120	How do applicants request specialized telecommunications equipment? What types of income are included when requesting equipment from TAS?
388-818-030	Denial of initial application or request for replacement device.	388-818-0140	What are reasons for denying telecommunications equipment?
388-818-040	Application renewal process.	388-818-0150 388-818-0160	When may clients renew their applications for telecommunications equipment? How do clients renew their applications for telecommunications equipment?
388-818-050	Notice of approval or denial.	388-818-0130	How are applicants notified about decisions for telecommunications equipment?

PROPOSED

Existing WAC No.	Existing WAC Title	New WAC No.	New WAC Title
388-818-060	Review by department.	388-818-0310 388-818-0330	When may requests for replacement telecommunications equipment be denied? May an applicant disagree with a DSHS decision about telecommunications equipment?
388-818-070	Distribution.	388-818-0290	What services do trainers provide to clients?
388-818-080	Training.	388-818-0280	Will training be provided on the use and care of telecommunications equipment?
388-818-090	Ownership and liability.	388-818-0190 388-818-0200 388-818-0210 388-818-0220 388-818-0230 388-818-0240 388-818-0250 388-818-0260 388-818-0270 388-818-0300	How much does an applicant have to pay for telecommunications equipment? How does an applicant request a waiver (exception) of equipment cost? What conditions must be met for a client to receive purchased equipment? When is telecommunications equipment owned by the client? May clients return purchased telecommunications equipment? When may telecommunications equipment be loaned to an applicant? What are the conditions for loaning telecommunications equipment? When does state-loaned equipment have to be returned to TAS? May a person take loaned telecommunications equipment outside the state? When may telecommunications equipment be replaced?
388-818-110	Telecommunications relay service.	388-818-0350 388-818-0360 388-818-0370 388-818-0380 388-818-0390 388-818-0400	What is a relay complaint? What may a client do when dissatisfied with relay services? May a client file a formal complaint about the relay service? When is customer service available for clients? May clients file their complaint about relay services with the FCC? May the FCC file a complaint? What documents must ODHH keep for complaints?
388-818-130	Uses for returned equipment.	388-818-0320	Who may receive reconditioned telecommunications equipment?

Statutory Authority for Adoption: RCW 43.20A.725.

Statute Being Implemented: RCW 43.20A.720, 43.20A.725, chapter 210, Laws of 2001.

Summary: Technology advancements and expanded eligibility for participation in the distribution program prompted a change in the law. SHB 1884 was signed into law on May 7, 2001, as chapter 210, Laws of 2001. The sections in this chapter have been reorganized and revised to make the language clearer and easier to understand.

Reasons Supporting Proposal: To comply with the statutes as indicated in Statutory Authority for Adoption and Statute Being Implemented above.

Name of Agency Personnel Responsible for Drafting: Kelly D. Robison, Program Manager, ODHH, P.O. Box 45301, Olympia, WA 98504-5301, (360) 902-8000/VTTY; Implementation and Enforcement: G. Leon Curtis, Director, P.O. Box 45301, Olympia, WA 98504-5301, (360) 902-8001.

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

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

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

Proposal Changes the Following Existing Rules: The Office of the Deaf and Hard of Hearing (ODHH) is repealing

the old program rules in chapter 388-818 WAC and replacing them with new rules in the same chapter.

The new rules are reorganized in a different sequence according to customer interest and use, which in turn makes the information easier to use and understand. Major content changes include: Additional certified professionals who are authorized to verify a client's eligibility to participate in the telecommunications access service (TAS) program; adding and changing definitions; adds a grievance process for relay service complaints; changes to the timeframe for eligibility.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The Office of the Deaf and Hard of Hearing (ODHH) has analyzed our proposed rule amendments and conclude that no new costs will be imposed on the small businesses affected by them. The preparation of a comprehensive SBEIS is not required.

RCW 34.05.328 applies to this rule adoption. The rules meet the definition of a "significant legislative rule" and a cost benefit analysis has been prepared. To obtain a copy, contact Kelly D. Robison, Program Manager, P.O. Box 45301, Olympia, WA 98504-5301, phone (360) 438-8047 V/TTY, e-mail robiskd@dshs.wa.gov.

Hearing Location: Blake Office Park East, Rose Room, 4500 10th Avenue S.E., Lacey, WA 98503, on January 7, 2003, at 11:00 a.m.

Assistance for Persons with Disabilities: Contact Andy Fernando, DSHS Rules Coordinator, by December 23, 2002, phone (360) 664-6094, TTY (360) 664-6178, e-mail fernaax@dshs.wa.gov.

Submit Written Comments to: Identify WAC Numbers, DSHS Rules Coordinator, Rules and Policies Assistance Unit, P.O. Box 45850, Olympia, WA 98504-5850, fax (360) 664-6185, e-mail fernaax@dshs.wa.gov, by 5:00 p.m., January 7, 2003.

Date of Intended Adoption: Not earlier than January 8, 2003.

November 15, 2002

Brian H. Lindgren, Manager
Rules and Policies Assistance Unit

PURPOSE

NEW SECTION

WAC 388-818-0010 What is the purpose of this chapter? (1) The purpose of this chapter is to provide regulations about social and telecommunications access services for people with hearing loss and speech impairments.

(2) These services are provided:

- (a) Under contract with qualified service providers; or
- (b) Directly through the office of the deaf and hard of hearing (ODHH) at the department of social and health services (DSHS).

NEW SECTION

WAC 388-818-0020 What does the office of the deaf and hard of hearing do? (1) The office of the deaf and hard

of hearing (ODHH) within DSHS provides the following services to DSHS staff:

- (a) Provides information about hearing loss;
 - (b) Offers technical assistance and workshops about deafness; and
 - (c) Identifies ways for DSHS staff to get sign language interpreter services for their clients who have hearing loss.
- (2) ODHH administers and monitors contracts with qualified service providers. These service providers offer community-based social services for clients who have hearing loss.
- (3) ODHH manages the telecommunications access service program.
- (4) ODHH contracts to provide telecommunications relay services (TRS).
- (5) ODHH facilitates the DSHS-telecommunications relay services (TRS) advisory committee on deafness.

NEW SECTION

WAC 388-818-0030 What does the telecommunications access service do? Telecommunications access service (TAS), a program within ODHH:

- (1) Provides eligible clients with initial or replacement equipment, based on the availability of equipment and/or funds;
- (2) Maintains and oversees the statewide program for distributing telecommunications equipment;
- (3) Maintains and oversees the contract for TRS; and
- (4) May contract with qualified service providers for other telecommunications options as technology advances.

DEFINITIONS

NEW SECTION

WAC 388-818-0040 What definitions apply to this chapter? "Amplified telephone" means an electrical device that increases the volume or tone of sounds being received during a telephone call.

"Applicant" means a client who applies for specialized telecommunications equipment.

"Audiologist" means a person who has a certificate of clinical competence in audiology from the American Speech, Hearing, and Language Association and is licensed to practice in the state of Washington.

"Client" means a person who is deaf, hard of hearing, speech impaired, or deaf-blind and may receive services from ODHH.

"Deaf" means a condition where a person's hearing ability is absent or mostly absent.

"Deaf-blind" means a person with both hearing loss and visual impairments.

"DSHS or department" means the department of social and health services.

"Federal poverty guidelines" means the poverty level established by the "Poverty Income Guideline" updated annually in the Federal Register.

"Hearing loss" means any form of hearing impairment, from mild to profound.

"Mobility impairment" for the purpose of this chapter means restricted upper body movement, which limits the ability to hold or dial a standard telephone to communicate. Individuals must also have a hearing loss or speech impairment.

"ODHH" means the office of the deaf and hard of hearing in the department of social and health services.

"Qualified service provider" means an agency or a business that provides social services to individuals with hearing loss or speech impairments. A qualified service provider may also be a **"qualified trainer."**

"Qualified trainer" means a person under contract with TAS who is knowledgeable in the use of telecommunications equipment.

"Relay service" is defined under **"telecommunications relay service (TRS)."**

"School-age" means between four and seventeen years of age.

"Sliding fee scale" means a range used to determine an applicant's participation in the cost of equipment.

"Speech impairment" means inability to speak or a speech disability.

"TAS" means the telecommunications access service program administered by the office of the deaf and hard of hearing. The program provides equipment and services to help people with hearing loss and speech impairments have equal access to telecommunications.

"Telecommunications equipment" means any specialized device determined by TAS in ODHH to help a person with a hearing loss or speech impairment to communicate effectively. Examples include: amplified telephone, TTY, signaling devices, software, digital equipment, and accessories. (See WAC 388-818-0070.)

"Telecommunications relay service (TRS)" means wire or radio service that enables a person with hearing loss or speech impairment to communicate with a person who uses a voice telephone. This service has communication assistants who transfer telephone conversations from one format to another (such as spoken words to text) to facilitate communication between two or more people.

"TTY" means teletypewriter or text telephone.

"TTY with Braille" means a teletypewriter with Braille keyboard and display.

SOCIAL SERVICES FOR CLIENTS WITH HEARING LOSS

NEW SECTION

WAC 388-818-0050 What social services relating to hearing loss are available to the public? (1) These social services relating to hearing loss are offered by qualified service providers and ODHH staff throughout the state:

- (a) Information and referral about issues related to hearing loss;
- (b) Advocacy on behalf of people with hearing loss;

- (c) Training on deaf awareness and daily living issues experienced by people with hearing loss;

- (d) Social gathering opportunities for groups, organizations, and clubs related to people with hearing loss; and

- (e) Services related to telecommunications equipment, distribution of equipment, and training on the use and care of equipment.

- (2) Qualified service providers offer these services to:

- (a) Washington residents with hearing loss;

- (b) The general public for information about hearing loss; and

- (c) Telephone users who need their conversations relayed, or transferred from one format to another (such as spoken words to text).

NEW SECTION

WAC 388-818-0060 Who are qualified service providers? Qualified service providers are organizations or businesses that contract with ODHH to provide social services related to hearing loss. Examples of qualified service providers include: regional deaf and hard of hearing centers, relay service providers, and trainers for telecommunication equipment.

TELECOMMUNICATIONS EQUIPMENT

NEW SECTION

WAC 388-818-0070 Is telecommunications equipment available for clients? (1) Clients may request telecommunications equipment from TAS.

- (2) For clients to receive equipment, TAS staff must approve equipment requests.

- (3) To be approved, telecommunications equipment must help people with hearing loss or speech impairments to:

- (a) Have independent use of telecommunications equipment; and

- (b) Gain equal access to telecommunications services that people with normal hearing and speech have.

- (4) Specialized equipment may include: text, amplification, video, and hands-free equipment as well as ring signaling devices.

NEW SECTION

WAC 388-818-0080 What items are not included with telecommunications equipment? In the use of telecommunications equipment, neither TAS nor contracted qualified service providers offer:

- (1) Replacement batteries for any telecommunications equipment, except for deaf-blind equipment;

- (2) Replacement paper for TTYs;

- (3) Replacement light bulbs for signal equipment; or

- (4) Payment of the client's telephone bill.

TELECOMMUNICATIONS EQUIPMENT—APPLI- CATION PROCESS

NEW SECTION

WAC 388-818-0090 Who is eligible to apply for telecommunications equipment from TAS? (1) Washington state residents may apply to receive telecommunications equipment from TAS if they:

- (a) Are at least school aged; and
- (b) Are certified as having hearing loss or speech impairments.

(2) Nonprofit organizations may apply to receive telecommunications equipment, as specified under WAC 388-818-0180.

NEW SECTION

WAC 388-818-0100 Who must certify an applicant's eligibility for telecommunications equipment from TAS?

(1) A professional must certify that applicants have hearing loss and/or speech impairments and are eligible to receive telecommunications equipment from TAS.

(2) These professionals include:

(a) A person who is licensed or certified by the department of health to provide health care in the state of Washington;

(b) An audiologist or hearing aid fitter/dispenser in Washington;

(c) A vocational rehabilitation counselor;

(d) A deaf specialist or coordinator at one of the community service centers for the deaf and hard of hearing in the state;

(e) A deaf-blind specialist or coordinator at an organization that serves deaf-blind people;

(f) A certified speech pathologist practicing in the state of Washington;

(g) A licensed occupational therapist;

(h) Staff from a qualified state agency as determined and specified by the TRS advisory committee on deafness; or

(i) Any in-state nonprofit organization serving the hearing or speech impaired.

NEW SECTION

WAC 388-818-0110 How do applicants request specialized telecommunications equipment? (1) To request specialized telecommunications equipment, an applicant must send a completed "Application for Telecommunications Equipment" form (DSHS 14-264) to TAS. To request an application, contact ODHHS at 1-800-422-7930 V/TTY.

(2) The application form must be signed by an approved professional who certifies applicant's eligibility. (See WAC 388-818-0100.)

(3) If the applicant is seventeen or under, his or her parent/legal guardian must sign the application form.

NEW SECTION

WAC 388-818-0120 What types of income are included when requesting equipment from TAS? To meet income standards for telecommunications equipment from TAS, an applicant's income includes any of the following:

- (1) Earned income, such as wages and tips;
- (2) Social Security benefits;
- (3) Unearned income, such as interest, dividends, and pensions;
- (4) Family's share of income from corporations, partnerships, estates, and trusts; and
- (5) Gains from the sale or exchange (including barter) of real estate, securities, coins, gold, silver, gems, or other property.

NEW SECTION

WAC 388-818-0130 How are applicants notified about decisions for telecommunications equipment? (1)

When approving an application for telecommunications equipment, TAS staff must inform the applicant in writing about:

(a) The receipt of the applicant's completed application form;

(b) Any cost that applicants will incur for equipment; and

(c) The timeframe when the applicant may expect a qualified trainer to set up the equipment and provide training.

(2) When denying an application for telecommunications equipment, TAS must inform the applicant in writing about:

(a) The receipt of the applicant's completed application form;

(b) The reasons for the denial; and

(c) Any applicable procedures for appeal, as well as the circumstances under which the applicant may reapply. (See WAC 388-818-0150.)

NEW SECTION

WAC 388-818-0140 What are reasons for denying telecommunications equipment? (1) For an initial application for services, TAS must deny an application for telecommunications equipment if an applicant:

(a) Does not meet the eligibility requirements of WAC 388-818-0090; or

(b) Has received similar equipment from TAS within the last three years.

(2) For an application requesting replacement of telecommunications equipment, TAS must deny the request if the client has done any of the following:

(a) Abused, misused, or repaired without approval any previously issued equipment;

(b) Failed to file with the police a report of stolen equipment within fifteen working days of discovering a theft;

(c) Failed to file with the police or the fire department a report of fire having damaged the equipment within fifteen working days of the incident of the fire;

(d) Lost, pawned, or sold the equipment; or

(e) Failed to obtain approval from DSHS before moving or traveling out of state with state-loaned equipment.

TELECOMMUNICATIONS EQUIPMENT—APPLICATION RENEWAL

NEW SECTION

WAC 388-818-0150 When may clients renew their applications for telecommunications equipment? Clients may renew their applications for telecommunications equipment when:

- (1) Additional telecommunication equipment is necessary to meet the client's needs; or
- (2) Equipment no longer works and it's been more than three years since he or she first received equipment.

Note: If less than three years have passed since a client first received equipment, refer to WAC 388-818-0300 for replacement criteria.

NEW SECTION

WAC 388-818-0160 How do clients renew their application for telecommunications equipment? When renewing an application for telecommunications equipment, a client must:

- (1) Complete a new application, including recent information on total annual family income and family size; and
- (2) Go through the same procedures as first-time applicants (outlined in WAC 388-818-0090 through 388-818-0130).

TELECOMMUNICATIONS EQUIPMENT—NON-PROFIT ORGANIZATIONS

NEW SECTION

WAC 388-818-0170 Are nonprofit organizations eligible for telecommunications equipment? (1) A nonprofit organization may be eligible for telecommunications equipment when these two criteria are met:

- (a) Only nonprofit organizations under section 501 (c)(3) of the internal revenue code, are eligible for any equipment from TAS; and
 - (b) Nonprofit organizations must serve people with hearing loss, deaf-blindness, and/or speech impairments.
- (2) A qualified nonprofit organization is eligible to receive:
- (a) Reconditioned telecommunications equipment from ODHH; or
 - (b) New equipment when it is in the best interest of both ODHH and the individuals served by the nonprofit organization.

NEW SECTION

WAC 388-818-0180 What process do nonprofit organizations follow to receive telecommunications equipment

from TAS? (1) To apply for reconditioned equipment, a nonprofit organization must provide to TAS the following:

- (a) A completed application form, "Nonprofit Organization Application for Reconditioned Equipment" (DSHS 14-440), which can be obtained by calling ODHH at 1-800-422-7930;
 - (b) A letter explaining the services provided by the organization to people with hearing loss and speech impairments in their communities;
 - (c) A copy of a certificate of incorporation as a nonprofit organization under section 501 (c)(3) of the internal revenue code; and
 - (d) A copy of the organization's bylaws.
- (2) TAS staff notifies the nonprofit organization of acceptance or denial.
- (3) TAS staff sends the equipment to an approved nonprofit organization.
- (4) The nonprofit organizations are responsible for care and maintenance of this equipment.

TELECOMMUNICATIONS EQUIPMENT—PURCHASE AND LOAN

NEW SECTION

WAC 388-818-0190 How much does an applicant have to pay for telecommunications equipment? (1) TAS staff must consider family size and household income in determining how much the applicant must pay for telecommunications equipment. Financial responsibility ranges from no cost to one hundred percent of actual cost based on federal poverty guidelines.

- (2) Exception: If the normal cost that TAS assesses for equipment is still beyond the applicant's ability to pay, the cost may be partly or totally waived (excused) if:
- (a) The eligible person requires TTY with Braille equipment or any other equipment of comparable cost; or
 - (b) The cost of the equipment would create an undue hardship on the eligible person.

NEW SECTION

WAC 388-818-0200 How does an applicant request a waiver (exception) of equipment cost? (1) To request a waiver (exception) of equipment cost, an applicant must write a letter to the ODHH director explaining the reasons for inability to pay for equipment. Letters can be mailed to: ODHH, Attn: Director, PO Box 45301, Olympia WA 98504-5301.

(2) ODHH notifies the applicant in writing of the final decision for the waiver request.

NEW SECTION

WAC 388-818-0210 What conditions must be met for a client to receive purchased telecommunication equipment? For a client to receive purchased telecommunications equipment, these two conditions must be met:

(1) TAS must receive full payment before an eligible client receives telecommunications equipment; and

(2) The applicant or the applicant's parent/legal guardian must provide a signed "Statement of Rights and Responsibilities" form to TAS upon receiving the equipment.

NEW SECTION

WAC 388-818-0220 When is telecommunications equipment owned by the client? Telecommunications equipment is owned by the client when the client or the parent/legal guardian:

- (1) Pay any portion of the equipment's cost; and
- (2) Sign a "Statement of Rights and Responsibilities" form upon receiving the equipment.

NEW SECTION

WAC 388-818-0230 May clients return purchased telecommunications equipment? (1) A client may return purchased telecommunications equipment to TAS within thirty days after receiving the equipment.

- (2) A client must receive a financial refund for the equipment if it was returned:
- (a) In clean and good condition;
 - (b) In its original packaging; and
 - (c) Within the required timeframe.

NEW SECTION

WAC 388-818-0240 When may telecommunications equipment be loaned to an applicant? ODHH may loan telecommunications equipment to an eligible person if:

- (1) TAS determines that a client may get equipment at no cost;
- (2) A "Conditions of Acceptance" form is signed by the client or the parent/legal guardian upon receiving the equipment.
- (3) The applicant has not violated the requirements in WAC 388-818-0140(2).

NEW SECTION

WAC 388-818-0250 What are the conditions for loaning telecommunications equipment? (1) When loaning telecommunications equipment, ODHH must ensure that the client understands that the equipment remains the sole property of Washington state.

(2) A client, or the client's parent/legal guardian is liable for any damage to or loss of telecommunications equipment issued by TAS.

NEW SECTION

WAC 388-818-0260 When does state-loaned equipment have to be returned to TAS? A client or the client's parent/legal guardian must return state-loaned telecommunications equipment to TAS when the client:

- (1) Moves from a permanent Washington state residence to a location outside of Washington;

- (2) No longer needs the equipment;
- (3) Has been notified by TAS to return the equipment; or
- (4) Has received new state-loaned equipment.

NEW SECTION

WAC 388-818-0270 May a person take loaned telecommunications equipment outside the state? (1) People must get written permission from TAS before moving their loaned telecommunications equipment from Washington state for over ninety days.

(2) TAS may grant the client permission to move telecommunications equipment from the state if it is in the best interest of the client and DSHS.

TELECOMMUNICATIONS EQUIPMENT—TRAINING

NEW SECTION

WAC 388-818-0280 Will training be provided on the use and care of telecommunications equipment? (1) ODHH contracts with qualified people or agencies to train individuals on ways to use and care for telecommunications equipment provided by TAS.

(2) ODHH must ensure reasonable accessibility to training for people with hearing loss or speech impairment.

(3) ODHH staff determine who receives training on proper equipment use and care from qualified trainers. Individuals receiving training may include:

- (a) Clients;
- (b) Parents/legal guardians; and
- (c) Staff or volunteers of profit and nonprofit organizations.

(4) When applicants are age seventeen or younger, their parents/legal guardians must attend all training sessions on appropriate equipment use and care.

NEW SECTION

WAC 388-818-0290 What services do trainers provide to clients? (1) Qualified trainers must determine the training needs of individuals and the type of training that would be most effective.

(2) A qualified trainer must:

- (a) Conduct individual and group training sessions for the applicants in the use and care of the equipment;
- (b) Provide training and presentations to individuals, agencies and organizations, as requested by ODHH staff; and
- (c) Distribute and set up telecommunications equipment for applicants.

(3) When delivering telecommunications equipment, a qualified trainer may decide that the purchased equipment does not meet the client's needs. In this case, the trainer may recommend other equipment to the client. If accepting other equipment, the client must take financial responsibility for any cost difference by signing an "Acceptance of Financial Responsibility" form.

TELECOMMUNICATION EQUIPMENT— REPLACEMENT

NEW SECTION

WAC 388-818-0300 When may telecommunications equipment be replaced? (1) TAS may replace telecommunications equipment without a client renewing the application for equipment if:

(a) The equipment is no longer working; and
(b) Less than three years have passed since the client's initial application date for equipment.

(2) Clients may renew their application with TAS to replace telecommunications equipment if:

(a) The equipment is no longer working; and
(b) Three years have passed from the last time they applied and received their equipment. (See WAC 388-818-0160 for the renewal process.)

NEW SECTION

WAC 388-818-0310 When may requests for replacement telecommunications equipment be denied? TAS may deny a request for replacement telecommunications equipment if previously issued equipment:

(1) Was neglected, misused, or abused;
(2) Was not reported as stolen or burned to either police or fire department within fifteen working days; or
(3) Was lost, sold, traded, or pawned.

TELECOMMUNICATION EQUIPMENT—RECONDITIONED

NEW SECTION

WAC 388-818-0320 Who may receive reconditioned telecommunications equipment? TAS may recondition telecommunications equipment and give it to any of the following agencies, nonprofit organizations or individuals:

(1) State agencies;
(2) Tribal community centers;
(3) Nonprofit organizations that are registered under section 501 (c)(3) of the internal revenue code and serve people who have hearing loss, deaf-blindness or speech impairment (see WAC 388-818-0180 for application details); and
(4) Nonpaying clients.

GRIEVANCE

NEW SECTION

WAC 388-818-0330 May an applicant disagree with a DSHS decision about telecommunications equipment?

(1) When TAS denies an application for original or replacement equipment, an applicant or client may request that ODHH review this decision.

(2) For a review of a TAS decision, the applicant or client must:

(a) Submit a request in writing to ODHH, specifying the reason for the request; and

(b) Ensure that ODHH receives this request within forty days of the date of the denial notice.

(3) Within thirty days after receiving the request for review, ODHH staff must inform the applicant or client in writing of the decision of the request. The decision of ODHH is final.

GRIEVANCE—RELAY SERVICES

NEW SECTION

WAC 388-818-0340 What is a relay complaint? (1) A client may make a complaint about an unsatisfactory experience while using the relay services during a telephone call. Complaints may be about:

(a) Communications assistant (CA) or video interpreter (VI) performance, such as typing speed, accuracy of relaying a message's intent, clarity of signs, and spelling accuracy;

(b) Service quality, such as timeliness of response and connection; and/or

(c) Technical issues during a call made through the relay service, such as disconnection of call, video picture quality, or text garbling.

(2) The main purpose of a relay complaint is to:

(a) Improve the quality of relay service; and
(b) Monitor relay agent or interpreter performance and the accuracy of relaying information between calling parties.

NEW SECTION

WAC 388-818-0350 What may a client do when dissatisfied with relay services? (1) ODHH must ensure that clients have access to customer services for the relay service provider or an opportunity to resolve quality of service issues with TRS regarding:

(a) Any problems with the relay service; and/or
(b) Dissatisfaction with explanations given for any relay service problems.

(2) To assist dissatisfied clients, the ODHH compliance officer must provide names and telephone numbers for customer support.

NEW SECTION

WAC 388-818-0360 May a client file a formal complaint about the relay service? (1) A client may file a formal complaint about the relay service:

(a) To obtain a complaint form about the relay service, a client may contact ODHH (at 1-800-422-7930) to request that a form be mailed.

(b) The client may also contact the ODHH compliance officer or relay provider customer service representative for assistance in completing the form.

(c) Completed complaint forms may be mailed, faxed, or e-mailed to ODHH.

(2) ODHH must investigate and resolve the complaint within one hundred eighty days, as required by the Federal Communications Commission (FCC).

PROPOSED

(a) Complaints related to service issues are resolved by the relay service provider and the compliance officer.

(b) Technical complaints are referred to relay service provider technical personnel for resolution.

(c) Any corrective action must be taken as soon as possible.

(d) The ODHH compliance officer must notify the client about the result of the investigation, including any actions taken.

(3) If the client is satisfied with the results of the investigation, the ODHH compliance officer must document and close the case.

(4) If the client is dissatisfied with the results of the investigation, the compliance officer and relay service provider may discuss further options to resolve the complaint and corrective actions.

NEW SECTION

WAC 388-818-0370 When is customer service available for clients? The relay service provider and ODHH must ensure that customer service is available during regular work days (Monday through Friday excluding state holidays) to:

- (1) Address client complaints or inquiries; and
- (2) Respond to FCC staff members when requested.

NEW SECTION

WAC 388-818-0380 May clients file their complaint about relay services with the FCC? (1) A client who continues to be dissatisfied with responses from the formal complaint process at ODHH may file a complaint with the Federal Communications Commission (FCC).

(2) The ODHH compliance officer must give the client the toll-free telephone number and address of the FCC for further review of the complaint.

NEW SECTION

WAC 388-818-0390 May the FCC file a complaint? (1) The FCC may file a complaint to ODHH or the relay service provider.

(2) Within one hundred eighty days of receiving the complaint, ODHH must:

- (a) Report the results of the complaint investigation to the FCC; or
- (b) Keep the FCC informed about ongoing progress of actions toward resolution.

NEW SECTION

WAC 388-818-0400 What documents must ODHH keep for complaints? (1) ODHH must keep a record of all complaints about the quality of relay services.

- (2) The complaint document must show at least:
 - (a) The name, phone number and address of the complainant;
 - (b) The nature and date of the complaint;
 - (c) Actions taken; and
 - (d) The final disposition of the complaint.

(3) These records must be maintained in a suitable place, readily available for FCC review.

(4) ODHH and the relay service provider must retain correspondence and records of complaints for a minimum of two years.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 388-818-001	Scope.
WAC 388-818-002	Regional centers.
WAC 388-818-003	Services.
WAC 388-818-005	Definitions.
WAC 388-818-010	Eligibility requirements.
WAC 388-818-020	Approval of application for initial device or request for replacement device.
WAC 388-818-030	Denial of initial application or request for replacement device.
WAC 388-818-040	Application renewal process.
WAC 388-818-050	Notice of approval or denial.
WAC 388-818-060	Review by department.
WAC 388-818-070	Distribution.
WAC 388-818-080	Training.
WAC 388-818-090	Ownership and liability.
WAC 388-818-110	Telecommunications relay service.
WAC 388-818-130	Uses for returned equipment.

WSR 02-24-005

PROPOSED RULES

DEPARTMENT OF AGRICULTURE

[Filed November 21, 2002, 4:25 p.m.]

Continuance of WSR 02-22-087.

Preproposal statement of inquiry was filed as WSR 02-16-097.

Title of Rule: Chapter 16-160 WAC, Registration of brand name materials for organic food production.

Purpose: To reschedule a public hearing on chapter 16-160 WAC.

Hearing Location: Natural Resources Building, Room 259, 1111 Washington Street, 2nd Floor, Olympia, WA 98504-2560, on January 8, 2003, at 11:00 a.m.

Assistance for Persons with Disabilities: Contact Julie Carlson by January 2, 2003, TDD (360) 902-1996 or (360) 902-1880.

Submit Written Comments to: Miles McEvoy, Organic Food Program, P.O. Box 42560, Olympia, WA 98504-2560, fax (360) 902-2087, by 5 p.m., January 8, 2003.

Date of Intended Adoption: No earlier than January 10, 2003.

November 18, 2002
Kathryn Kravit-Smith
Assistant Director

WSR 02-24-006
PROPOSED RULES
DEPARTMENT OF AGRICULTURE

[Filed November 21, 2002, 4:28 p.m.]

Continuance of WSR 02-22-088.

Preproposal statement of inquiry was filed as WSR 02-16-098.

Title of Rule: Chapter 16-157 WAC, Organic food standards and certification.

Purpose: To reschedule a public hearing on chapter 16-157 WAC.

Hearing Location: Natural Resources Building, Room 259, 1111 Washington Street, 2nd Floor, Olympia, WA 98504-2560, on January 8, 2003, at 11:00 a.m.

Assistance for Persons with Disabilities: Contact Julie Carlson by January 2, 2003, TDD (360) 902-1996 or (360) 902-1880.

Submit Written Comments to: Miles McEvoy, Organic Food Program, P.O. Box 42560, Olympia, WA 98504-2560, fax (360) 902-2087, by 5 p.m., January 8, 2003.

Date of Intended Adoption: No earlier than January 10, 2003.

November 18, 2002
Kathryn Kravit-Smith
Assistant Director

WSR 02-24-008
PROPOSED RULES
DEPARTMENT OF COMMUNITY,
TRADE AND ECONOMIC DEVELOPMENT

[Filed November 22, 2002, 2:53 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 02-15-101.

Title of Rule: New WAC 365-212-010, 365-212-020, 365-212-030, 365-212-040, 365-212-050, 365-212-060, 365-212-070, 365-212-080 and 365-212-090 address changes to chapter 59.21 RCW, the mobile home relocation assistance program.

Purpose: Rule making will implement 2002 legislative changes that establish allowable expenses for mobile home relocation reimbursement, change the criteria for eligibility, establish criteria for a home that is "not relocatable," and for priority distribution to residents of parks closed due to "park owner fraud" or "health and safety concerns."

Statutory Authority for Adoption: Chapter 59.21 RCW, RCW 43.330.040.

Statute Being Implemented: Chapter 59.21 RCW.

Summary: The proposed new rules implement changes to chapter 59.21 RCW which establish new eligibility and distribution requirements, allowable reimbursable expenses, application instructions, and required documentation.

Reasons Supporting Proposal: No rules currently exist.

Name of Agency Personnel Responsible for Drafting, Implementation and enforcement: Cindy LaRose/Teri Ramsauer, P.O. Box 48350, Olympia, WA 98504-8350, 725-2957/725-2960.

Name of Proponent: Community, Trade and Economic Development, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: Rule making will implement 2002 legislative changes that establish allowable relocation reimbursement expenses, define the criteria for eligibility, establish criteria for a home that is "not relocatable," and for distribution priority for a park closed due to "park owner fraud" or "health and safety concerns."

Anticipated Effects:

- Ensures only the lowest of income receive reimbursement for required relocation expenses.
- Ensures the program is administered consistently and fairly by establishing clear allowable expenses.
- Requires that residents evicted from parks closed due to fraud receive reimbursement priority.
- Expands the use of the fund to include down payment assistance for homeowners who wish to remove and demolish their existing home and purchase a new one.

Proposal does not change existing rules.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The proposed rules are interpretive and change and clarify the methods for program administration. No fees are established by rules and no economic impacts exists.

RCW 34.05.328 does not apply to this rule adoption. By RCW definition this rule adoption is an "interpretive rule" and not a "significant legislative rule." In addition, community, trade and economic development is not listed as one of the agencies required to comply with this RCW.

Hearing Location: Best Western Airport Executel, 30727 International Boulevard, Lower Level Conference Room, SeaTac, WA 98298, on January 7, 2003, at 4-7 p.m.

Assistance for Persons with Disabilities: Contact Cindy LaRose, 725-2957, by ten days prior to hearing.

Submit Written Comments to: CTED/OCD, Office of Manufactured Housing, P.O. Box 48350, Olympia, WA 98504-8350, fax (360) 586-5880, by January 7, 2003.

Date of Intended Adoption: January 7, 2003.

November 19, 2002
Martha Choe
Director

NEW SECTION

WAC 365-212-010 What definitions apply to this chapter? (1) "Department" means the department of community, trade and economic development.

(2) "Office of manufactured housing" means the same as the office of mobile home affairs as described in RCW 59.22.050.

NEW SECTION

WAC 365-212-020 How do I contact the office of manufactured housing? (1) You may write the office of manufactured housing at:

CTED/OCD

Office of Manufactured Housing

P.O. Box 48350

Olympia, WA 98504-8350

(2) You may call the automated services request line at:

1-800-964-0852 (within WA state)

1-360-725-2971 (Olympia area or outside WA state)

NEW SECTION

WAC 365-212-030 Who is eligible to receive relocation assistance? (1) Eligibility for relocation assistance is limited to low-income households. For purposes of this chapter, "low-income household" means a single person, family, or unrelated persons living together whose adjusted income is less than eighty percent of the median family income, adjusted for household size, for the county where the mobile or manufactured home is located at the time of closure.

(2) Persons who meet the low-income criteria are eligible for assistance if they:

(a) Owned their home and lived in the park at the time the notice of closure or conversion to another use was delivered to all tenants; and

(b) Maintained ownership of the home and either:

(i) Relocated their home; or

(ii) Disposed of a home that cannot be relocated; and

(c) Submit a completed application as set out in WAC 365-212-040.

(3) Relocation assistance shall be paid on a first-come-first-served basis.

NEW SECTION

WAC 365-212-040 What constitutes a completed application? An application shall be considered complete when the applicant has submitted to the department an application on a form approved by the department together with:

(1) Income verification such as pay stubs, tax statements, documentation from a local, state or federal agency such as department of social and health services, employment security, Social Security, or any other documentation of income as determined by the department;

(2) A copy of the notice from the park owner, or other adequate proof, that the tenancy is terminated due to closure of the park or its conversion to another use;

(3) A copy of the rental agreement then in force or other proof that the applicant was a tenant at the time of notice of closure;

(4) A copy of the contract for relocating the home or other proof of actual relocation expenses. Documentation must include either the date of relocation or actual dates expenses were incurred;

(5) A statement of any other assistance received;

(6) For a home that cannot be relocated, applicants must provide:

(a) Adequate proof that the home cannot be relocated pursuant to WAC 365-212-070; and

(b) Documentation of the purchase of another mobile/manufactured home pursuant to WAC 365-212-080.

NEW SECTION

WAC 365-212-050 If I meet the requirements, how much assistance could I be eligible for? (1) Eligible applicants may be reimbursed for actual relocation expenses up to:

(a) Three thousand five hundred dollars for a single-wide; or

(b) Seven thousand dollars for a double-wide home.

(2) These maximum amounts apply to all expenses incurred to:

(a) Relocate the existing home; or

(b) Demolishing the existing home and pay a down payment toward another home pursuant to RCW 59.21.010(6):

NEW SECTION

WAC 365-212-060 What expenses are allowable for reimbursement? (1) The department is authorized to reimburse applicants for actual expenses, up to the maximum amounts, incurred in physically relocating their home. For homes that cannot be relocated, actual relocation expenses also include the costs for demolition of the existing home and the down payment toward the purchase of another home pursuant to RCW 59.21.010(6).

(2) Examples of reimbursable relocation expenses include, but are not limited to, the following:

(a) Breakdown of the home and preparation for transport. May include removing steps, decks, skirting, securing home for travel, etc.;

(b) Installation of the home at a new site. May include blocking, ERBS, plumbing, sewer connections, skirting, tie downs, utility/electrical connections, vapor barrier, site preparation, etc.;

(c) Transportation of the home to a new site or to a disposal facility, if not included in breakdown or installation costs;

(d) Awnings - relocation of existing awnings or purchase of new awnings if required by park;

(e) Hotel accommodations - if new site is not available or relocation to new site takes more than one day;

(f) Insurance - one time only for transporting home, etc., if not included in transportation fee;

(g) Mileage-personal vehicle to/from new site for set up;

(h) Nonrefundable fees - application fees, credit/screening fees;

- (i) Permits - local and state;
- (j) Porch/decking - when originally attached to home;
- (k) Loan interest fees - when loan is for the sole purpose of relocating;
- (l) Relocating internal items - such as household goods or furniture;
- (m) Rental moving equipment - car, hauling equipment, trucks, etc.;
- (n) Septic tanks on private land - installation and hook up;
- (o) Siding replacement/repair - when damaged due to relocation;
- (p) Stairs - if originally connected to home;
- (q) Temporary storage for home - if new site is not available;
- (r) Telephone - disconnection/reconnection costs only;
- (s) Utility conversion/upgrade - when necessary in new park;
- (t) Utility/electrical connections from street - when relocating onto private land; and
- (u) Any other actual expenses determined by the department to be reimbursable.

NEW SECTION

WAC 365-212-070 What documentation must I provide as adequate proof a home cannot be relocated? Applicants who dispose of their homes must provide:

- (1) The demolition certificate from the county; and
- (2) One of the following forms of documentation:
 - (a) A detailed receipt from the disposal site, landfill or other recipient of your demolished home;
 - (b) A detailed statement from a Washington state certified installer describing why the home cannot be relocated; or
 - (c) Any other documentation determined by the department to constitute adequate proof.

NEW SECTION

WAC 365-212-080 What documentation must I provide to be reimbursed for a down payment on another home? Applicants must provide proof of down payment expenses that includes:

- (1) A copy of the purchase and sale agreement; and
- (2) One of the following forms of documentation:
 - (a) Canceled checks to the retailer or private party that detail the transaction;
 - (b) A copy of the department of licensing's title-transfer form for your home;
 - (c) A copy of the receipt for the purchase; or
 - (d) Any other proof of down payment as determined by the department.

NEW SECTION

WAC 365-212-090 What criteria is used to determine park-owner fraud? In order to demonstrate that a park was closed as the result of park-owner fraud, the applicant must

provide a judgment or order of a court of law indicating a finding that the park was closed due to park-owner fraud.

WSR 02-24-009

PROPOSED RULES

DEPARTMENT OF COMMUNITY, TRADE AND ECONOMIC DEVELOPMENT

[Filed November 22, 2002, 2:56 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 02-15-100.

Title of Rule: Manufactured home installer certification program. New WAC 365-210-061, 365-210-062, 365-210-063, and 365-210-090 through 365-210-190. Also included are amendments to WAC 365-210-030 Definitions and 365-210-060 Fees.

Purpose: Rules are necessary to continue development of the manufactured home installer training and certification program. Specifically, rule will clarify application process and fees, define criteria for approving alternative education providers, establish a system for monitoring installations through a serialized installer tag program, and clarify chapter 43.63B RCW as far as homeowners performing work on their own home.

Statutory Authority for Adoption: RCW 43.63B.005, [43.63B.]020, [43.63B.]040, [43.63B.]060, [43.63B.]035, [43.63B.]090, and [43.63B.]800, 43.330.040.

Statute Being Implemented: Chapter 43.63B RCW, Mobile and manufactured home installation—Installer certification.

Summary: Rules have been developed to meet statutory requirements for approving alternative education provider and to enhance program efficiency, clarify processes, and add greater responsibilities for home installers to the consumers they serve. New serialized installer tags will allow monitoring of installation quality and effectiveness of certification program.

Reasons Supporting Proposal: New and amended rules will allow continued development of the installer certification program, enhance quality of home installations and will establish a fee for new revenue that will allow monitoring of installation quality and problem installers, ensure homeowner protection and improve product satisfaction.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Cindy LaRose/Teri Ramsauer, P.O. Box 48350, Olympia, WA 98504-8350, 725-2957/725-2960.

Name of Proponent: Department of Community, Trade and Economic Development, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: Rules are required to establish and administer a process to approve alternative educational providers, develop criteria for continuing education, and clarify the application process. In addition, rules will establish a tracking system to

monitor manufactured home installations, installation locations, establish criteria for fees and a reporting format.

Anticipated Effects Include:

- Improve manufactured home installations to protect homeowner investment and maximize home durability.
- Establish a process and source of revenue to allow the department to monitor the quality of manufactured home installations and identify, educate and train installers who perform inadequate home installations.
- Establish continuing education requirements that meet current statutory requirements.
- Expand opportunities for private sector/state partnerships for providing a training curriculum and continuing education.
- Increase compliance with state certification requirements.
- Simplify installer verification process for local governments (required by law to inspect manufactured homes and ensure installation is performed by a certified installer.)
- Increased program efficiencies.

Proposal Changes the Following Existing Rules: WAC 365-210-030, adding two new definitions, and 365-210-060, changes existing language to clarify application process.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Adoption of these rules will not impose more than minor costs on small businesses as installer would be charged a \$7 tag fee for installing a manufactured home. Average installation costs to homeowners range from \$3,500 for a single-wide home to \$8,000 for a multi-wide home and over \$10,000 for a multi-section home utilizing special earthquake-resistant foundation systems. Installers are primarily hired through home retailers, licensed by the Department of Licensing similar to auto retailers. Research and guidelines used to make this determination included: Consultation with Attorney General's Office to obtain a threshold guideline of \$50.00, distribution of draft WAC language to stakeholder work groups that included retailers, installers, state agencies, local building officials and inspectors. The model for the tag fee and process is from the State of Oregon who currently charges \$8 per tag.

RCW 34.05.328 does not apply to this rule adoption. By RCW definition this rule adoption is not a "significant legislative rule." In addition, Department of Community, Trade and Economic Development is not listed as one of the agencies required to comply with this RCW.

Hearing Location: Best Western Airport Executel, 30727 International Boulevard, Lower Level Conference Room, SeaTac, WA 98298, on January 7, 2003, at 4-7 p.m.

Assistance for Persons with Disabilities: Contact Cindy LaRose, 725-2957, by ten days prior to hearing.

Submit Written Comments to: CTED/OCD, Office of Manufactured Housing, P.O. Box 48350, Olympia, WA 98504-8350, fax (360) 586-5880, by January 7, 2003.

Date of Intended Adoption: January 7, 2003.

November 19, 2002

Martha Choe
Director

AMENDATORY SECTION (Amending WSR 95-14-121, filed 6/30/95, effective 7/1/95)

WAC 365-210-030 Definitions. The following definitions shall apply to this chapter and to chapter 43.63B RCW:

(1) "Extension of the pressure relief valve for the water heater" means extension to the outside of the home as described in the Uniform Plumbing Code.

(2) "Manufactured home," in addition to the definition provided in RCW 43.63B.010(5) means mobile home as defined in RCW 43.63B.010(8).

(3) "Mobile or manufactured home installation" does not include installation of electrical wires and equipment that convey electrical power to the home or to an outlet in the home, and does not include the ground crossover. Installation of electrical wires and equipment that convey electrical power to the home or to an outlet in the home must be performed by a journeyman or specialty electrician as defined in chapter 19.28 RCW. Equipment does not include plug-in household appliances.

(4) "Other equivalent experience" means six months of hands-on experience installing manufactured homes under the guidance of a reputable, recognized manufactured home installer; or two years experience in residential construction.

(5) "Site" means the parcel of land designed to accommodate the dwelling and auxiliary structures.

(6) "May not," for the purposes of this chapter and as used in chapter 43.63B RCW, when used in reference to a particular act or action means the act or action is not allowed or not permitted.

(7) "Department" means the department of community, trade, and economic development.

AMENDATORY SECTION (Amending WSR 95-14-121, filed 6/30/95, effective 7/1/95)

WAC 365-210-060 (~~Fees~~) Application process. (~~((1))~~) ~~First time applicants must attend the training course and take the examination. Persons failing the exam on the first try may retake it one time at no cost, but must pay \$50 for each subsequent attempt. Certificate holders seeking to renew need only pay for and pass the most recent examination. For a timely renewal, certificate holders must have passed the examination prior to the expiration of their current certificates. Certificate holders seeking to renew may, at their option, attend the training course and/or purchase a copy of the most recent training manual.~~

(2) ~~The fee for the training program, including the cost of one copy of the training manual, shall be \$100.00. The cost for the examination and certification shall be \$100.00. The fee for renewal of the certificate after three years, including retaking the examination, shall be \$100.~~

(3) ~~An applicant whose application is found to be ineligible or inadequate shall be entitled to a full refund, and shall be notified by the department of such ineligibility or inadequacy at least 20 days prior to the examination. If a late application is received and found to be inadequate, the department shall make its best effort to notify the applicant prior to the examination.~~

~~(4) An applicant who fails the examination shall not be entitled to a refund.~~

~~(5) Individuals will be allowed to audit the training program and not take the examination. The audit fee shall be \$100.00~~

~~(6) The department shall make extra copies of the training manual available on request for a fee designed to cover costs.~~

~~(7) Fees due at the time of certification must be paid in full in order for the department to issue the certificate.) A person desiring to be certified as a manufactured home installer under RCW 43.63B.020 must first file with the department an application on a form prescribed by the department.~~

(1) The application must be accompanied by the application fee specified in WAC 365-210-063.

(2) The application must be completed in full and must be signed by the person applying for certification.

(3) The application must contain the full name and Social Security number of the person applying for certification. Social Security numbers are required on applications for professional licenses pursuant to RCW 26.23.150 and federal law PL 104-193, The Personal Responsibility and Work Opportunity Reconciliation Act of 1996.

(4) Any application received after the class cut-off date is subject to the late application fee specified in WAC 365-210-063. An application will be accepted at any scheduled training or certification exam provided classroom space is available and the application is accompanied by the application fee and late application fee specified in WAC 365-210-063.

(5) If the application is denied by the department as a result of the applicant's failure to meet the requirements of chapter 43.63B RCW and this chapter, the department will attempt to notify the applicant prior to the date the applicant is scheduled to attend the training and examination.

NEW SECTION

WAC 365-210-061 Manufactured home installer—Continuing education requirements. Certified manufactured home installers must complete a minimum of four credit hours of continuing education every three years. The continuing education credit hours may be satisfied by attending classes offered by the department or classes offered by an alternative education provider approved by the department pursuant to WAC 365-210-180. All fees required by WAC 365-210-063 for continuing education classes must be paid to the department in advance.

(1) The department will offer continuing education classes every three years beginning January 2004.

Example: Continuing education classes will be offered in the years 2004, 2007, 2010, 2013, etc.

(2) Continuing education class curriculum will include statute, code, or rule changes and common installation problems.

(3) If a certified installer is unable to attend the continuing education classes offered by the department or alternative education provider, the installer may attend a regularly scheduled installer certification training course.

NEW SECTION

WAC 365-210-062 Manufactured home installer recertification—Application process. A certified manufactured home installer desiring to be recertified as a manufactured home installer under RCW 43.63B.040 must first file with the department a recertification application on a form prescribed by the department.

(1) The recertification application must be hand-delivered to the department or postmarked no later than midnight on the date of expiration of an installer's current certification.

(2) The recertification application must be accompanied by the recertification fee specified in WAC 365-210-063.

(3) If a certified installer fails to apply for recertification prior to the expiration of the installer's current certification, the installer must reapply for installer certification and meet all requirements for installer certification as set forth in chapter 43.63B RCW and this chapter.

(4) Before a new certification is issued, the certified installer must provide proof to the department that the certified installer has met the continuing education requirements set forth in this chapter.

(5) The department will attempt to notify installers prior to expiration; however, it is the installer's responsibility to ensure timely recertification.

NEW SECTION

WAC 365-210-063 Fees—Refunds. The following fees are payable to the department in advance:

Training and certification	\$200.00
Training only	\$100.00
Late application	\$20.00
Recertification	\$100.00
Continuing education class	\$40.00
Retake failed examination and training:	
First retake	\$0.00
Subsequent retakes	\$30.00
Manufactured home installer certification manual	\$10.00
Installer certification tag	\$7.00

(1) The department shall refund fees paid for training and certification or recertification as a manufactured home installer if the application is denied for failure of the applicant to comply with the requirements of chapter 43.63B RCW or these rules.

(2) If an applicant has paid fees to attend training or to take an examination and is unable to attend the scheduled training or examination, the applicant may:

(a) Change to another scheduled training and examination; or

(b) Request a refund.

(3) An applicant who fails the examination shall not be entitled to a refund.

PROPOSED

NEW SECTION

WAC 365-210-090 Requirement for applicable licenses and registrations. The issuance of a certificate of manufactured home installation by the department under chapter 43.63B RCW and these rules does not exempt the certified installer from compliance with any local, state, or federal requirements relative to any business or occupational licenses or registrations.

NEW SECTION

WAC 365-210-100 Manufactured home on-site work and equipment installation—Manufacturer certification required. On-site work or equipment installation work which falls within the scope of installation as set forth in RCW 43.63B.010(6) may not be performed on a manufactured home at any time after the initial installation of a manufactured home without the supervision of a certified manufactured home installer.

On-site work and equipment installation work may not be performed until a permit for such work has been issued by the local enforcement agency. On-site work and equipment installation work must be inspected upon completion by the local enforcement agency in the same manner initial home installations are inspected.

On-site work and equipment installation work include, but are not limited to:

- (1) Releveling a home such as installing all new pier blocks or footings;
- (2) Complete skirting replacement;
- (3) Installing earthquake resistant bracing systems; and
- (4) Any other work described in RCW 43.63B.010(6).

On-site work and equipment installation work does not include routine maintenance or other routine repairs such as periodic adjustments to piers, replacement of a damaged pier, or skirting repair.

NEW SECTION

WAC 365-210-110 Manufactured home installation, on-site work or equipment installation—Homeowner performing work on their own home—Exceptions. (1) The owner of a mobile or manufactured home may install or perform on-site work or equipment installation work on his or her own home without obtaining certification from the department as a certified manufactured home installer if the home is intended for use as the homeowner's primary residence.

(2) The installation, on-site work or equipment installation work must be performed in compliance with chapter 296-150M WAC, Washington installation code.

(3) If the owner of a manufactured home hires any individual or business to assist the owner in the installation, on-site work or equipment installation work, a certified installer is required to be on-site supervising such work and must meet all the requirements of this chapter.

(4) For the purposes of this chapter, an "owner" of a manufactured home does not include a manufactured home dealer, distributor, park owner or manager, or developer who

installs or performs on-site work or equipment installation work on a manufactured home intended for resale or rental.

NEW SECTION

WAC 365-210-120 Manufactured home installation permit and inspections—Obligation of certified installer. Certified installers who obtain the manufactured home installation or placement permit from the local enforcement agency shall ensure that all required installation inspections, relative to the work performed by the certified installer, are performed.

NEW SECTION

WAC 365-210-130 Manufactured home installer—Responsibilities to the consumer. A certified manufactured home installer shall:

(1) Ensure all phases of the installation work performed by the installer or crew being supervised are complete and in compliance with chapter 296-150M WAC, Washington installation code;

(2) Notify the local enforcement agency upon completion of the installation work; and

(3) Correct all nonconforming aspects of the installation identified by the local enforcement agency or by an authorized representative of the department within thirty days of issuance of notice of the same.

NEW SECTION

WAC 365-210-140 Manufactured home installation—Installer certification tags required. Prior to installing, performing on-site work or equipment installation work on a manufactured home, certified manufactured home installers or the retailers by whom they are employed shall obtain an "installer certification tag" from the department or from the local enforcement agency who participates in tag sales. The installer certification tag shall be in the form approved by the department. No manufactured home may be installed by a certified installer without an installer certification tag affixed thereto. Only currently certified manufactured home installers shall be issued installer certification tags.

Homeowners performing the installation, on-site work or equipment installation work on their own manufactured home are not required to acquire and affix an installer certification tag.

(1) Installer certification tags may only be purchased by a certified manufactured home installer or by a manufactured home retailer licensed by Washington state department of licensing.

(a) The certified manufactured home installer or manufactured home retailer purchasing the installer certification tag is responsible for complying with the security, use, and reporting requirements of this chapter.

(b) Manufactured home retailers may purchase installer certification tags in bulk and issue them to certified manufactured home installers employed by the manufactured home retailer.

(2) In order to purchase installer certification tags, the certified manufactured home installer or manufactured home retailer shall submit an application to the department or local enforcement agency on a form approved by the department. The application shall be accompanied by the appropriate installer certification tag fee as set forth in WAC 365-210-063.

(3) The department or manufactured home retailer may issue a maximum of thirty certification tags to a certified manufactured home installer. A certified manufactured home installer may not have more than thirty installer certification tags issued at any one time for which the reporting requirements of this section have not been met.

(4) Installer certification tags shall not be transferred or assigned without the written approval of the department. Fees paid for installer certification tags are not refundable.

(a) If a certified manufactured home installer's certification is suspended, revoked, or expires, all unused installer certification tags assigned to the certified manufactured home installer shall be returned to the department.

(b) If a certified manufactured home installer or manufactured home retailer ceases to do business, all unused installer certification tags shall be returned to the department.

(c) If a manufactured home retailer changes ownership, unused installer certification tags may be transferred to the new ownership if the department approves the transfer following receipt of a written request for transfer from the manufactured home retailer.

(5) Issuance of installer certification tags may be denied if:

(a) The certified manufactured home installer's certification has been revoked or suspended pursuant to chapter 43.63B RCW;

(b) The certified manufactured home installer has failed to comply with the reporting requirements of this chapter;

(c) The department has evidence that the certified manufactured home installer has misused the installer certification tag by not complying with the requirements of this chapter; or

(d) The certified manufactured home installer possesses installer certification tags in excess of the quantity authorized by subsection (3) of this section for which the reporting requirements of this chapter have not been met.

NEW SECTION

WAC 365-210-150 Installer certification tag—Issuance by local enforcement agency. A local enforcement agency may issue installer certification tags to certified manufactured home installer if:

(1) The local enforcement agency has entered into an agreement with the department to issue installer certification tags on a "per installation" basis; and

(2) The local enforcement agency has verified that the certified installer is qualified to purchase an installer certification tag under the requirements of this chapter; and

(3) The local enforcement agency shall file with the department a monthly report complying with the requirements of WAC 365-210-170.

NEW SECTION

WAC 365-210-160 Installer certification tag—Placement—Removal. (1) The installer certification tag shall be placed on the home upon completion of the installation and prior to inspection by the local enforcement agency.

(2) The installer certification tags must be placed on the end of a home section directly above or below the HUD certification tag or temporarily located in plain sight within three feet of the home's front entry.

(3) The local enforcement agency may not issue final approval of a home installation until one or more installer certification tags have been affixed to the home indicating all installation work was performed by a certified manufactured home installer.

Exception: Installation work performed by a homeowner on his or her own residence does not require an installer certification tag.

(4) The installer certification tag shall be removed only by the owner of the home following final approval of the installation of the home by the local enforcement agency.

NEW SECTION

WAC 365-210-170 Monthly certification tag report. Certified manufactured home installers and manufactured home retailers who purchase installer certification tags from the department shall submit a monthly report to the department on a form approved by the department relative to all installer certification tags issued.

(1) The report is due no later than the 15th day of each month following the month of installation work being performed on a home. A certification tag report is not required for those months in which no installation work was performed.

(2) A manufactured home retailer who assigns tags to a certified manufactured home installer is responsible for ensuring completion of the monthly report. The manufactured home retailer shall file a separate report for each certified manufactured home installer to which the manufactured home retailer assigned installer certification tag(s).

(3) The installer certification tag report shall contain the following information for each installation:

(a) The installer certification tag number;

(b) The address of the installation;

(c) The date of the installation;

(d) The name and certification number of the certified manufactured home installer; and

(e) Any other information required by the department.

NEW SECTION

WAC 365-210-180 Alternative education providers—Approval process and compliance. Pursuant to RCW 43.63B.035, the department may approve education providers to offer the certification training and/or continuing education required by RCW 43.63B.030, 43.63B.040 and this chapter. In order to be approved, an education provider must comply with the following requirements:

(1) The education provider must submit to the department a written proposal including the following:

(a) The education and experience of proposed instructors;

(b) A detailed description of course content and materials; and

(c) The proposed course schedule.

(2) All instructors identified by the education providers must meet the following requirements:

(a) Two years' experience in one or more of the following areas:

(i) Supervising manufactured home installation, service, or repair;

(ii) Design, engineering, or architectural work related to building construction;

(iii) Inspecting manufactured home installation or construction for a local, state, or federal agency;

(iv) Completion of a two-year educational program in a construction-related field; or

(v) A combination of any of the above to meet the two-year requirement; and

(b) Complete the department-sponsored training and pass the certification exam with a score of ninety percent or higher.

(3) The curriculum proposed by the education provider must meet or exceed the department-sponsored training curriculum.

(4) The department shall provide the education service provider written notice of approval or rejection as an alternative education service provider within sixty days of submittal of the complete proposal.

(5) All approved alternative education providers shall:

(a) Make all necessary arrangements (scheduling class dates/times and facilities) and provide all educational materials for the classes presented;

(b) Provide to the department a list of participants within ten days of each class;

(c) Provide to the participant a certificate of completion. Each certificate shall indicate:

(i) The name of participant;

(ii) The date of training;

(iii) A statement indicating the participant has completed the training as required by chapter 43.63B RCW.

(6) The alternative education provider shall notify the department in writing fourteen days prior to the scheduled class date of the date, time and location of each class. Department representatives shall be permitted to audit any class without fee.

(7) Curriculum changes must be submitted to and approved by the department prior to implementation.

NEW SECTION

WAC 365-210-190 Legal action—Installer certification required. No person may file a lien, or bring or maintain in any court of this state a suit or action, seeking compensation for the performance of any work requiring certification under chapter 43.63B RCW or for the breach of any contract for installation work which is subject to chapter 43.63B RCW unless:

(1) The manufactured home installer was certified under chapter 43.63B RCW at the time the installer entered into contract for performance of the work and was certified continuously while performing the work for which compensation is sought; or

(2) The supervising manufactured home installer was the employee of the contractor or retailer seeking compensation and was certified under chapter 43.63B RCW continuously during performance of the work for which compensation is sought.

WSR 02-24-016

PROPOSED RULES

DEPARTMENT OF AGRICULTURE

[Filed November 25, 2002, 3:44 p.m.]

Continuance of WSR 02-14-092, 02-18-023, 02-19-107, and 02-23-096.

Preproposal statement of inquiry was filed as WSR 01-06-021.

Title of Rule: Chapter 16-228 WAC, rules relating to wood destroying organisms (WDO).

Purpose: The current rules are somewhat vague and difficult for structural pest inspectors, real estate agents, and consumers to comprehend. Clarification of existing rules will help inspectors to better understand what is required of them during a structural pest inspection. Additionally, consumers will have a greater understanding of the service to which they are entitled during an inspection.

This continuance changes the intended adoption date of WAC 16-228-2005, 16-228-2015, 16-228-2025, 16-228-2035, 16-228-2045, 16-228-2050, and 16-228-2060 to November 27, 2002. This continuance also changes the adoption date of the repeal of WAC 16-228-2000, 16-228-2020, 16-228-2030, and 16-228-2040 to November 27, 2002.

Statutory Authority for Adoption: RCW 15.58.040 and chapter 34.05 RCW.

Statute Being Implemented: RCW 15.58.040 (2)(k).

Summary: See Purpose above.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Cliff Weed and Dan Suomi, 1111 Washington Street, Olympia, WA 98504, (360) 902-2036.

Name of Proponent: Washington State Department of Agriculture (WSDA), governmental.

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

Date of Intended Adoption: November 27, 2002.

November 25, 2002

Bob Arrington

Assistant Director

WSR 02-24-027
WITHDRAWAL OF PROPOSED RULES
DEPARTMENT OF
FISH AND WILDLIFE
 [Filed November 27, 2002, 10:30 a.m.]

The Department of Fish and Wildlife withdraws the proposed amendment to WAC 232-12-104 filed October 23, 2002, in WSR 02-21-131.

Evan Jacoby
 Rules Coordinator

WSR 02-24-043
PROPOSED RULES
STATE BOARD OF EDUCATION
 [Filed December 3, 2002, 8:44 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 02-16-008.

Title of Rule: WAC 180-79A-155 Good moral character and personal fitness—Necessary supporting evidence by applicants.

Purpose: This proposed amendment clarifies and simplifies the process for the submission of the dean's affidavit of the certificate applicant's good moral character.

Statutory Authority for Adoption: RCW 28A.410.010.

Summary: See Purpose above.

Reasons Supporting Proposal: See Purpose above.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Larry Davis, State Board of Education, Olympia, (360) 725-6024.

Name of Proponent: State Board of Education.

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. Not applicable.

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

Hearing Location: ESD 113, 601 McPhee Road, Olympia, WA 98502-5080, on January 15, 2003, at 8:30 a.m.

Assistance for Persons with Disabilities: Contact Laura Moore by December 23, 2002, TDD (360) 664-3631 or (360) 725-6027.

Submit Written Comments to: Rules Coordinator, State Board of Education, P.O. Box 47206, Olympia, WA 98504-7206, fax (360) 586-2357, by December 23, 2002.

Date of Intended Adoption: January 17, 2003.

December 2, 2002
 Larry Davis
 Executive Director

AMENDATORY SECTION (Amending WSR 01-09-006, filed 4/5/01, effective 5/6/01)

WAC 180-79A-155 Good moral character and personal fitness—Necessary supporting evidence by applicants. All applicants for certification shall submit the following:

(1) An affidavit from the applicant indicating that he or she has not been convicted of any crime or a complete disclosure of all arrests and subsequent dispositions of such arrests. In the event of a conviction for any arrest, the applicant shall state reasons why such conviction does not reflect adversely on the requirement to possess good moral character and be personally fit.

(2) An affidavit from the applicant that he or she has no history of serious behavioral problems or a complete disclosure of the nature and status of all such problems, including the names and addresses of health practitioners who have treated the applicant within the past ten years and an executed consent form permitting the superintendent of public instruction to contact and consult with such health practitioners and for such health practitioners to fully disclose medical information related to such behavioral problems.

(3) An affidavit from the dean of the college or school of education or one or more officials designated by such dean, or, if none, by the college or university president, where the applicant completed his or her approved preparation program, that indicates that a designated college or university official has contacted several faculty members who personally know or knew the applicant and has no knowledge of any relevant information related to the applicant's character or fitness that would adversely affect the applicant's ability to serve in a certificated role or a statement from such affiant of the reasons why it is not possible to make such an affidavit.

(4) If the affidavit described in subsection (3) of this section is impossible or impractical to obtain, the applicant shall submit to the superintendent of public instruction the following:

(a) ~~((A statement as to why it is impossible or impractical to secure the affidavit required by subsection (3) of this section;~~

(b)) A complete employment history, including the names, addresses, and phone numbers of the immediate supervisor of such applicant when an employee; and

((e)) (b) The names, addresses, and phone numbers of three character references who are not related to the applicant.

(5) If the applicant holds or has held a certificate in any other state, such applicant shall prepare one of the following affidavits for each such state:

(a) An affidavit that such certificate has not been suspended, surrendered, or revoked. The superintendent of public instruction shall determine the status of certificates held by applicants in any other state to find if such certificates have been suspended, surrendered or revoked.

(b) An affidavit which shall fully disclose the reasons for the suspension, surrender, or revocation of the certificate. Such affidavit shall be submitted directly to the superintendent of public instruction.

PROPOSED

WSR 02-24-044
PROPOSED RULES
STATE BOARD OF EDUCATION

[Filed December 3, 2002, 8:50 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 02-19-015.

Title of Rule: WAC 180-78A-505 Overview—Professional certificate program.

Purpose: (1) It allows an individual teaching in a state agency to be eligible for admission to a professional certificate program; (2) it removes the requirement that an individual has to complete provisional status employment to be eligible for a professional certificate; and (3) it requires a candidate for the professional certificate to complete provisional status employment prior to admission to a professional certificate program.

Statutory Authority for Adoption: RCW 28A.410.010.

Summary: See Purpose above.

Reasons Supporting Proposal: See Purpose above.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Larry Davis, State Board of Education, Olympia, (360) 725-6024.

Name of Proponent: State Board of Education.

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. Not applicable.

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

Hearing Location: ESD 113, 601 McPhee Road, Olympia, WA 98502-5080, on January 15, 2003, at 8:30 a.m.

Assistance for Persons with Disabilities: Contact Laura Moore by December 23, 2002, TDD (360) 664-3631 or (360) 725-6027.

Submit Written Comments to: Rules Coordinator, State Board of Education, P.O. Box 47206, Olympia, WA 98504-7206, fax (360) 586-2357, by December 23, 2002.

Date of Intended Adoption: January 17, 2003.

December 2, 2002

Larry Davis
Executive Director

AMENDATORY SECTION (Amending WSR 02-18-037, filed 8/26/02, effective 9/26/02)

WAC 180-78A-505 Overview—Teacher professional certificate program. By September 1, 2001, all colleges and universities offering a professional certificate program must be in compliance with the new program standards. To obtain a professional certificate, the residency teacher will need to complete ~~((provisional status with a school district under RCW 28A.405.220 or the equivalent with an approved private school and will need to complete)))~~ a state board of education approved professional certificate program collaboratively developed by a college/university and the professional educational advisory board (PEAB). ~~((The candidate shall~~

~~complete provisional status, with a school district under RCW 28A.405.220 or the equivalent with an approved private school, prior to admission to a professional certificate program, excluding the preassessment seminar.))~~ The candidate shall complete provisional status, with a school district under RCW 28A.405.220 or the equivalent with an approved private school or state agency providing educational services for students, prior to admission to a professional certificate program, excluding the preassessment seminar.

The professional certificate requires successful demonstration of three standards (effective teaching, professional development, and leadership) and ~~((17-18))~~ 17 criteria, pursuant to WAC 180-78A-540, related to these standards. Wherever appropriate, the residency teacher will need to provide evidence that his/her teaching has had a positive impact on student learning as defined in WAC 180-78A-010(8).

The candidate and college or university shall develop an individual professional growth plan to be reviewed and agreed upon after input from and consultation and collaboration (WAC 180-78A-010(9)) with his/her professional growth team.

The individual professional growth plan will be based on an analysis of the student/learning context in that teacher's assignment and a preassessment of that teacher's ability to demonstrate the standards and criteria set forth in WAC 180-78A-540.

The individual professional growth plan shall include instruction and assistance components for each residency teacher. The instruction and assistance components will be designed to give the residency teacher the necessary knowledge and skills needed to demonstrate successfully the standards and criteria set forth in WAC 180-78A-540.

The final component of the program will be a culminating assessment seminar in which the residency teacher's ability to demonstrate the standards and criteria cited above will be evaluated. These assessments shall include multiple forms of data collected over time, including evidence of positive impact on student learning, where appropriate.

As part of the program development, the college/university and the PEAB shall establish criteria and procedures for determining when the residency teacher has successfully completed the program. When the program administrator has verified to the superintendent of public instruction that the candidate has completed the approved program, the state will issue the residency teacher a professional certificate.

WSR 02-24-045

PROPOSED RULES

STATE BOARD OF EDUCATION

[Filed December 3, 2002, 8:52 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 02-16-009.

Title of Rule: WAC 180-82-110 Exceptions to classroom teacher assignment policy.

Purpose: Clarifies language to align the special education endorsement waiver with the performance-based endorsements.

Statutory Authority for Adoption: RCW 28A.410.010.

Statute Being Implemented: None.

Summary: See Purpose above.

Reasons Supporting Proposal: See Purpose above.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Larry Davis, State Board of Education, Olympia, (360) 725-6024.

Name of Proponent: State Board of Education.

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. Not applicable.

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

Hearing Location: ESD 113, 601 McPhee Road, Olympia, WA 98502-5080, on January 15, 2003, at 8:30 a.m.

Assistance for Persons with Disabilities: Contact Laura Moore by December 23, 2002, TDD (360) 664-3631 or (360) 725-6027.

Submit Written Comments to: Rules Coordinator, State Board of Education, P.O. Box 47206, Olympia, WA 98504-7206, fax (360) 586-2357, by December 23, 2002.

Date of Intended Adoption: January 17, 2003.

December 2, 2002

Larry Davis

Executive Director

AMENDATORY SECTION (Amending WSR 00-18-063, filed 9/1/00, effective 10/2/00)

WAC 180-82-110 Exceptions to classroom teacher assignment policy. Exceptions to the classroom teacher assignment policy specified in WAC 180-82-105 shall be limited to the following:

(1) Upon determination by school districts that teachers have the competencies to be effective teachers in areas other than their endorsed areas, individuals with initial, residency, endorsed continuing, or professional teacher certificates who have completed provisional status with a school district under RCW 28A.405.220 may be assigned to classes other than in their areas of endorsement. If teachers are so assigned, the following shall apply:

(a) A designated representative of the district and any such teacher so assigned shall mutually develop a written plan which provides for necessary assistance to the teacher, and which provides for a reasonable amount of planning and study time associated specifically with the out-of-endorsement assignment;

(b) Such teachers shall not be subject to nonrenewal or probation based on evaluations of their teaching effectiveness in the out-of-endorsement assignments;

(c) Such teaching assignments shall be approved by a formal vote of the local school board for each teacher so assigned; and

(d) The assignment of such teachers for the previous school year shall be reported annually to the state board of education by the employing school district as required by WAC 180-16-195. Included in the report shall be the number of teachers in out-of-endorsement assignments and the specific assistance being given to the teachers.

(2) Teachers with initial, residency, endorsed continuing, or professional teacher certificates who have not completed provisional status with a school district under RCW 28A.405.220 may be assigned to one out-of-endorsement assignment for a maximum of two periods (not more than forty percent full-time equivalent) a day. Conditions described in subsection (1)(a) through (d) of this section shall apply to teachers so assigned.

(3) After August 31, 2000, a teacher who has completed twenty-four quarter credit hours (sixteen semester credit hours) of ~~((the required special education course work in WAC 180-82-360))~~ course work applicable to a special education endorsement shall be eligible for a waiver from the special education office which will allow that person to be employed as a special education teacher. ~~((The))~~ All remaining ~~((credits and all endorsement))~~ requirements shall be completed within five years of service as a special education teacher. Teachers who hold certificates endorsed in special education or who have received waivers from the special education office prior to September 1, 2000, shall not be affected by the requirements of this subsection.

WSR 02-24-046

PROPOSED RULES

STATE BOARD OF EDUCATION

[Filed December 3, 2002, 8:55 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 02-16-007.

Title of Rule: Chapter 180-57 WAC.

Purpose: To change the state standardized high school transcript to conform with the new state minimum high school graduation requirements.

Statutory Authority for Adoption: RCW 28A.305.220.

Reasons Supporting Proposal: High school transcript reflects new state minimum high school graduation requirements.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Larry Davis, State Board of Education, Olympia, (360) 725-6024.

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: In 2001, the State Board of Education Accreditation Committee established a transcript advisory group to study the current state standardized high school transcript to determine what changes, if any, should be recommended in light of the new high school graduation requirements that take effect for the freshman class of 2004.

Proposal Changes the Following Existing Rules: Language has been amended to reflect changes on the transcript form.

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: Educational Services District 113, 601 McPhee Road S.W., Olympia, WA 98502-5080, on January 15, 2003, at 8:30 a.m.

Assistance for Persons with Disabilities: Contact Laura Moore by December 23, 2002, TTY (360) 664-3631 or (360) 725-6027.

Submit Written Comments to: Rules Coordinator, State Board of Education, P.O. Box 47206, Olympia, WA 98504-7206, fax (360) 586-2357, by December 23, 2002.

Date of Intended Adoption: January 17, 2003.

December 2, 2002

Larry Davis
Executive Director

AMENDATORY SECTION (Amending WSR 01-24-093, filed 12/4/01, effective 1/4/02)

WAC 180-57-050 Grade reporting and calculation system. (1) The standardized high school transcript shall report the marks/grades earned by students in courses as follows; provided, that there is no requirement to adopt a marking/grading system that uses minuses or pluses or, if adopted, to report minuses or pluses on standardized transcripts:

(a)	A	=	4.0
(b)	A-	=	3.7
(c)	B+	=	3.3
(d)	B	=	3.0
(e)	B-	=	2.7
(f)	C+	=	2.3
(g)	C	=	2.0
(h)	C-	=	1.7
(i)	D+	=	1.3
(j)	D	=	1.0
(k)	E or F	=	0.0

(2) The minimal passing mark/grade is D = 1.0. Nonnumerical marks/grades such as pass/fail, pass/no pass, credit/no credit, and satisfactory/unsatisfactory marks also may be used.

(3) If high school credit is awarded on a competency basis as authorized under state board of education policy WAC 180-51-050(2), the district may use either of the following options for noting the students' performance on the state standardized transcript under state board of education policy WAC 180-57-070:

(a) Determine locally the equivalent passing mark/grade as listed under subsection (1) of this section; or

(b) Designate "pass" or "fail" or "no pass" in the appropriate manner on the transcript.

AMENDATORY SECTION (Amending WSR 01-24-093, filed 12/4/01, effective 1/4/02)

WAC 180-57-055 Definition—Grade point average.

(1) Each student's "grade point average" shall be the sum of the point values, as defined in WAC 180-57-050, of all the marks/grades received for all courses attempted divided by the sum of the credits for all courses attempted.

(2) The grade point value shall be rounded by multiplying the numerical value of the mark/grade earned by the number of credits assigned to the course.

(3) Grade point averages shall be (~~calculated to two~~) rounded to three decimal places and reported for each trimester/semester or other term and for the cumulative credits earned for all courses attempted in high school.

(4) All marks/grades for all courses taken shall be included in the calculation of grade point averages except for:

(a) Nonnumerical marks/grades shall be excluded from the calculation of grade point averages; and

(b) The lowest mark/grade earned for a class/course taken more than once to improve a mark/grade shall be excluded from the calculation of grade point averages.

This exception shall not apply to recurring courses. Recurring courses are not considered repeated courses taken for the purpose of improving a mark/grade. Recurring courses are those taken by a student to further develop their understanding and skills in the subject (e.g., journalism, advanced art or drama, concert band, etc.), or is taken by the student more than once to satisfy different credit requirements (e.g., advanced drama taken three times to meet an elective requirement, an art requirement, and the occupational education requirement).

AMENDATORY SECTION (Amending WSR 01-09-013, filed 4/6/01, effective 5/7/01)

WAC 180-57-070 Mandatory high school transcript contents—Items. The standardized high school transcript shall contain only the following information in order to meet the statutory requirement under RCW 28A.305.220 for a statewide standardized transcript. Any other information the district or school may desire to include may be stapled to the transcript or otherwise provided with the transcript. Information that is not listed below shall not be included on the state standardized transcript:

(1) The student's legal name (last name, first name, and middle name(s) or middle initial(s));

(2) (~~The student's current address, address at graduation, or address at withdrawal from school (street, city, state, zip code);~~

(~~3~~) The name(s) (~~and address~~) of parent(s) or guardian(s) (~~(street, city, state, zip code) if such information is available~~);

(~~(4)~~) (3) The student's (~~(birth date and sex)~~) birthdate;

(~~(5)~~) (4) The student's school district identification number (if applicable);

~~((6))~~ (5) The school's name, address, phone number, and name of the school district issuing the transcript;

~~((7) The school's address (street, city, state, zip code, and telephone number);~~

~~(8) The dates of the student's entry, reentry, withdrawal, and graduation (if applicable) related to the school issuing the transcript;~~

~~(9))~~ (6) A list of previous (high) schools attended where credit was attempted (school name, city, state, and month and year of entrance and exit);

~~((10) The student's attendance record (total unexcused absences. "Unexcused absence" shall mean the same as defined under RCW 28A.225.020(2)) by year;~~

~~((11))~~ (7) The student's academic history for high school ((grade level and date of course completion)), comprised of all courses attempted, including those courses where a student has withdrawn, and listed by major reporting period for the grade level (month and year), course ((titles, including the high school department)) code and ((course number)) description, marks/grades earned as defined in WAC 180-57-050 (a mark/grade of 'W' will be used to indicate a withdrawal from a course), credits earned as defined in WAC 180-57-040, credits attempted as defined in WAC 180-57-040, and grade point average as defined in WAC 180-57-055(3)). The transcript shall include a term and cumulative summary of the student's high school academic history;

(8) The transcript shall include notation that the high school education plan requirement was completed (noting month and year) or not completed by the student;

(9) The transcript shall include notation that the culminating project requirement was completed (noting month and year) or not completed by the student;

~~((12))~~ (10) The following courses shall be designated on the transcript ((as dual-credit (d/e) courses)) with the designation coding indicated. Courses completed and credits earned through running start shall be noted with ((RS)) a "1" designation. Courses completed and credits earned through advanced placement shall be noted with ((AP)) a "2" designation. Courses completed and credits earned through college in the high school shall be noted with a ((CHS)) "3" designation. Courses completed and credits earned through an international baccalaureate program shall be noted with ((IB)) a "4" designation. Courses completed which earn college credit through tech-prep and/or the corresponding credits or certification earned shall be noted with a ((TP)) "5" designation. Courses completed and credits earned through an honors option shall be noted with a "6" designation. Courses that meet or satisfy higher education coordinating board core course requirements shall be noted with a "7" designation;

~~((13))~~ (11)(a) The transcript shall include notation that the student has met or exceeded (noting the month and year) or not met the standard on the secondary Washington assessment of student learning and/or earned (noting the month and year) or not earned the state certificate of mastery, or that the particular Washington assessment of student learning was waived or not taken;

(b) For purposes of this subsection, "exceeded" shall mean the performance standard on the high school Washing-

ton assessment of student learning as determined by the superintendent of public instruction;

(12) Each issuance of the transcript shall include a report date, version number, and page number ('x' of 'y'); and

~~((14))~~ (13) The signature and/or seal of the authorized school official (name, title, and date).

WSR 02-24-047

PROPOSED RULES

STATE BOARD OF EDUCATION

[Filed December 3, 2002, 8:57 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 02-15-028.

Title of Rule: WAC 180-78A-700 First peoples' language/culture certification pilot program—Finding, purposes and intent—Definitions—Pilot program established—Tribal eligibility to participate—Pilot program requirements—Assignment of teachers—Reports.

Purpose: The State Board of Education (SBE) is enhancing the opportunities for all students by helping prevent the loss of first peoples' languages through assisting the state's sovereign neighbors to sustain, maintain or recover their linguistic heritage, history and culture.

Statutory Authority for Adoption: RCW 28A.305.130 and 28A.410.010.

Summary: SBE adopt a new section in WAC to address the certification of teachers teaching first peoples' language.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Larry Davis, State Board of Education, Olympia, (360) 725-6024.

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: First peoples' languages are falling silent, a loss to the cultural heritage of the affected tribes and to the cultural resources of Washington state. Teaching first peoples' languages can be a critical factor in successful education experiences and promoting cultural sensitivity for all students. There are many sovereign tribal nations in the state of Washington. The heritage of these nations comprises unique languages, cultures and world views. It is within the statutory authority of the State Board of Education to enhance the learning opportunities for all students by helping prevent the loss of first peoples' languages through assisting the state's sovereign neighbors to sustain, maintain or recover their linguistic heritage, history and culture.

Proposal Changes the Following Existing Rules: Adds new section [to] address first peoples' language.

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.

PROPOSED

Hearing Location: Educational Service District 113, 601 McPhee Road S.W., Olympia, WA 98502-5080, on January 15, 2003, at 8:30 a.m.

Assistance for Persons with Disabilities: Contact Laura Moore by December 23, 2002, TTY (360) 664-3631 or (360) 725-6027.

Submit Written Comments to: Rules Coordinator, State Board of Education, P.O. Box 47206, Olympia, WA 98504-7206, fax (360) 586-2357, by December 23, 2002.

Date of Intended Adoption: January 17, 2003.

December 2, 2002

Larry Davis

Executive Director

NEW SECTION

WAC 180-78A-700 First peoples' language/culture certification pilot program—Findings, purposes and intent—Definitions—Pilot program established—Tribal eligibility to participate—Pilot program requirements—Assignment of teachers—Reports. (1) **FINDINGS.** The state board of education endorses the following:

(a) Teaching first peoples' languages can be a critical factor in successful educational experiences and promoting cultural sensitivity for all students. The effect is particularly strong for native American students;

(b) First peoples' languages are falling silent. Despite tribal efforts, first peoples' languages are not fully incorporated into the school systems. This is a loss to the cultural heritage of the affected tribes and to the cultural resources of Washington state;

(c) Recognition of native American languages under RCW 28A.230.090(3) and 28B.80.350(2), as satisfying state or local graduation requirements and minimum college admission requirements, while concentrating on promoting a positive impact on student learning through state policies, is insufficient to meet the educational needs of native American students;

(d) The potential to have a positive impact on student learning is in part dependent on the willingness of the local education agency to collaborate with the sovereign tribal government's language/culture program;

(e) It is within the statutory authority of the state board of education to enhance the learning opportunities for all students by helping prevent the loss of first peoples' languages through assisting the state's sovereign neighbors to sustain, maintain or recover their linguistic heritage, history and culture;

(f) From the Multi-Ethnic Think Tank position statement, June 2001:

(i) "...A culturally inclusive pedagogy will ensure the success of all students, who will develop greater appreciation of other cultures and worldviews;"

(ii) "All students have prior experiences that frame their worldview; learn from childbirth and are lifelong learners; can academically achieve at high levels when they are appropriately taught; and are entitled to learn in a multicultural context;"

(g) Research has shown that students who study another language may benefit in the following ways: Greater academic success in other areas of study, including reading, social studies, and mathematics; a clearer understanding of the English language including function, vocabulary and syntax; and an increase on standardized test scores, especially in verbal areas;

(h) From the Native American Languages Act, Public Law 101-477, Section 102, 1990:

(i) "The traditional languages of Native Americans are an integral part of their cultures and identities and form the basic medium for the transmission, and thus survival, of Native American cultures, literatures, histories, religions, political institutions, and values;"

(ii) "Languages are the means of communication for the full range of human experiences and are critical to the survival of cultural and political integrity of any people"; and

(i) There are many sovereign tribal nations in the state of Washington and they serve the needs of many groups of first peoples, each possessing unique languages, cultures and worldviews.

(2) **PURPOSES.** The purpose of this section is to establish a pilot program to accomplish the following goals:

(a) To honor the sovereign status of tribal governments in their sole expertise in the transmission of their indigenous languages, heritage, cultural knowledge, customs, traditions and best practices for the training of first peoples' language/culture teachers;

(b) Contribute to a positive impact on student learning by promoting continuous improvement of student achievement of the sovereign tribal government's language/culture learning goals, as established by each sovereign tribal government's language/culture program, and by supporting the goals for multi-cultural education included in the 2001 position statement developed by the Washington state Multi-Ethnic Think Tank;

(c) Contribute to the preservation, recovery, revitalization, and promotion of first peoples' languages and cultures;

(d) Meaningfully acknowledge that language is inherently integral to native American culture and ways of life;

(e) Implement in a tangible way the spirit of the 1989 Centennial Accord between Washington state and the sovereign tribal governments in the state of Washington.

(f) Provide a mechanism for the state board of education to recognize tribally qualified language/culture teachers as eligible to receive a Washington state first peoples' language/culture teaching certificate; and

(g) Provide the opportunity for native American students to learn first peoples' languages and cultures while at school and provide another avenue for students to learn core curricula through first peoples' worldviews.

(3) **INTENT.** It is the intent of the state board of education to work in collaboration with the sovereign tribal governments of Washington state to establish a Washington state first peoples' language/culture teacher certification program on a pilot basis in order to:

(a) Act in a manner consistent with the policy as specified in the Native American Languages Act, P.L. 101-477 Sec. 104(1) "preserve, protect, and promote the rights and

freedom of Native Americans to use, practice, and develop Native American languages";

(b) Act in a manner consistent with Washington state's government-to-government relationship with Washington state sovereign tribal governments and use the Washington state first peoples' language/culture certification pilot programs to model effective government-to-government relationships;

(c) Act in a manner consistent with the goal of the state Basic Education Act under RCW 28A.150.210;

(d) Act in a manner consistent with the following purposes of Public Law 107-110, "No Child Left Behind Act":

(i) "Holding schools, local education agencies, and States accountable for improving the academic achievement of all students, and identifying and turning around low-performing schools that have failed to provide a high-quality education to their students, while providing alternatives to students in such schools to enable the students to receive a high-quality education," [Sec. 1002(4)];

(ii) "Providing children an enriched and accelerated educational program, including the use of schoolwide programs or additional services that increase the amount and quality of instructional time," [Sec. 1002(8)];

(iii) "Promoting schoolwide reform and ensuring the access of children to effective, scientifically based instructional strategies and challenging academic content," [Sec. 1002(9)];

(iv) "...Supporting local education agencies, Indian tribes, organizations, postsecondary institutions and other entities to meet the unique education, culturally related academic needs of American Indian and Alaskan Native Students" [Sec. 7102(a)];

(e) Act on its involvement with and adoption of the 1991 joint policy statement on Indian education:

"K-12 American Indian dropout prevention is a priority of schools. Effective education needs to be implemented throughout the K-12 school system if the American Indian student is to achieve academic and personal success";

(f) Acknowledge that there is a public responsibility to make available to all students in the state of Washington an accurate and balanced study of the American Indian experiences with and contributions to life on this continent;

(g) Act on the following state board beliefs:

(i) In order to meet the needs of all students, highly qualified teachers are required;

(ii) All state board of education policies and activities should meet the needs of the state's diverse student population;

(iii) In order for all students to achieve at high levels, multiple learning styles and needs must be supported; and

(h) Act on the following goals from the state board's 2002-05 work plan:

(i) Professional education and certification requirements are aligned with education reform and support a positive impact on student learning;

(ii) All students shall be provided equitable educational opportunities.

(4) **DEFINITIONS.**

(a) "Positive impact on student learning" shall mean:

(i) The same as under WAC 180-78A-010(8) and 180-16-220 (2)(b); and

(ii)(A) Supporting the goal of basic education under RCW 28A.150.210, "...to provide students with the opportunity to become responsible citizens, to contribute to their own economic well-being and to that of their families and communities, and to enjoy productive and satisfying lives...";

(B) Promoting continuous improvement of student achievement of the state learning goals and the sovereign tribal government's language/culture learning goals as established by each sovereign tribal government's language/culture program;

(C) Recognizing nonacademic student learning and growth related, but not limited, to: Oral traditions, community involvement, leadership, interpersonal relationship skills, teamwork, self-confidence, resiliency, and strengthened unique cultural identities;

(iii) Developing greater appreciation of other cultures and worldviews;

(b) A "culturally sensitive environment" honors the unique history, culture, values, learning styles, and community of the student. For example, to demonstrate the value of the language and culture, the homeroom teacher participates in the language/culture classroom. A "culturally sensitive environment" also includes those provisions as outlined in the Washington state joint policy on equity in education, revised in May 2000.

(c) For the purpose of this section, "highly qualified teachers" shall mean those teachers who meet the standards of the sovereign tribal government's language/culture program.

(5) **PILOT PROGRAM ESTABLISHED.** A Washington state first peoples' language/culture teacher certification program is established in February 2003 and will continue through the 2005-06 school year. At the end of the 2005-06 school year, the program will be extended, modified or made permanent, as determined by the state board of education in consultation with participating sovereign tribal governments.

(6) **TRIBAL ELIGIBILITY TO PARTICIPATE.** Any sovereign tribal government in the state of Washington shall be eligible to participate individually on a government-to-government basis in the pilot program.

(7) **PROJECT REQUIREMENTS.**

(a) Each sovereign tribal government will appoint and certify individuals who meet the tribe's criteria for certification as instructors in the Washington state first peoples' language/culture pilot program.

(b) Each sovereign tribal government's language/culture project shall submit to the state board of education the following information for each eligible language/culture teacher desiring to participate in the pilot project:

(i) Written documentation that each designated teacher has completed the sovereign tribal government's language/culture teacher certification program;

(ii) Written documentation that each designated teacher has completed the background check required under RCW 28A.410.010 and WAC 180-79A-150 (1) and (2);

(iii) Written documentation that each designated teacher has completed a course on issues of abuse as required by RCW 28A.410.035 and WAC 180-79A-030(6);

(iv) Designation of which language(s), or dialects thereof, shall be listed on the Washington state first peoples' language/culture certificate;

(c) After meeting the requirements of subsection (8)(b) of this section and receiving state board of education approval, the office of the superintendent of public instruction shall issue each teacher a Washington state first peoples' language/culture teaching certificate;

(d) To support a positive impact on student learning, the local education agency in consultation with the sovereign tribal government's language/culture program is strongly encouraged to provide:

(i) A minimum of one contact hour per day, five days a week;

(ii) Access to the same students from year to year, to the extent possible, so that students who receive instruction during the first year of the project can continue to receive instruction throughout the three years of the project;

(iii) A culturally sensitive environment as defined in subsection (4)(b) of this section; or

(iv) Some combination of (d)(i), (ii), and (iii) of this subsection which will allow a positive impact on student learning;

(e) To support a positive impact on student learning, the sovereign tribal government's language/culture program will provide written documentation of how teaching the first peoples' language/culture has supported the promotion of continuous improvement of student achievement of the program learning goals as established by each sovereign tribal government's language/culture program;

(f) To support a greater understanding of the government-to-government relationship, the professional development and certification committee of the state board of education and the professional educator standards board are strongly encouraged to make site visits and attend meetings with the local education agency and the sovereign tribal government's language/culture program;

(g) Nothing in this section shall be interpreted as precluding any eligible tribe in consultation with the state or in consultation with any local education agency from entering into an inter-governmental agreement or compact related to the teaching of first peoples' languages and cultures in order to address unique issues related to individual sovereign tribal governments.

(8) ASSIGNMENT OF TEACHERS.

(a) The holder of a Washington state first peoples' language/culture teacher certificate shall be deemed qualified to be a teacher of first peoples' language/culture with the ability to meet individual tribal competency criteria for language/culture, history, and English.

(b) A Washington state first peoples' language/culture teacher certificate qualifies the holder to accept a teaching position in a public school district.

(c) The holder of a Washington state first peoples' language/culture teacher certificate who does not also hold an initial or residency certificate shall be assigned to teach only

the language(s)/culture(s) designated on the certificate, and no other subject.

(d) The Washington state first peoples' language/culture teacher certificate is recognized by the state of Washington for as long as the teacher holds a valid language/culture certificate from a participating sovereign tribal government.

(e) A Washington state first peoples' language/culture teacher certificate will serve as the endorsement in first peoples' language/culture for anyone holding an initial or residency certificate.

(9) REPORTS.

(a) Annually, for the duration of the pilot program, each participating tribe shall submit a report to the state board of education with documentation of how its particular project is having a positive impact on student learning.

(b) Not later than October 31, 2006, the professional development and certification committee of the state board of education, in consultation with the participating sovereign tribal governments and the professional educator standards board, shall create and submit a report to the state board of education with the following information:

(i) An end of program analysis of the positive impact on student learning of each pilot project;

(ii) An appraisal of the government-to-government relationships established under the program, at both the state and local levels; and

(iii) The report shall include a recommendation on whether to extend, modify or make permanent the Washington state first peoples' language/culture teacher certification pilot program.

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 02-24-048

PROPOSED RULES

STATE BOARD OF EDUCATION

[Filed December 3, 2002, 8:59 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 02-06-066.

Title of Rule: Chapter 180-50 WAC, Courses of study and equivalencies.

Purpose: To shift the focus of the WAC from work base to learning base.

Statutory Authority for Adoption: RCW 28A.305.130 (8) and (9).

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Larry Davis, State Board of Education, Olympia, (360) 725-6024.

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: Equivalency course of study—Credit for work based learning, school district may accept work based learning in

lieu of either required or elective high school credits if such work meets the standards in WAC 180-50-315.

Proposal Changes the Following Existing Rules: Most work based learning occurs through career and technical education programs that are approved under program approval standards adopted by the Superintendent of Public Instruction. The proposed changes to WAC 180-50-315 will shift the focus of the rule from work, to learning.

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: Educational Service District 113, 601 McPhee Road S.W., Olympia, WA 98502-5080, on January 15, 2003, at 8:30 a.m.

Assistance for Persons with Disabilities: Contact Laura Moore by December 23, 2002, TTY (360) 664-3631 or (360) 725-6027.

Submit Written Comments to: Rules Coordinator, State Board of Education, P.O. Box 47206, Olympia, WA 98504-7206, fax (360) 586-2357, by December 23, 2002.

Date of Intended Adoption: January 17, 2003.

December 2, 2002

Larry Davis

Executive Director

AMENDATORY SECTION (Amending WSR 00-19-106, filed 9/20/00, effective 10/21/00)

WAC 180-50-315 Equivalency course of study—Credit for work ((~~experience~~) based learning. School districts may accept work ((~~experience training~~) based learning in lieu of either required or elective high school credits if such work ((~~experience training~~) based learning meets the following standards:

- (1) The work based learning experience ((~~training~~) shall be ((~~supervised by the school~~;
- (2) The work ~~experience training~~ shall be related to the school program of the student;
- (3) Credit given for work ~~experience training~~ shall represent growth in the student and the type of work done, shall involve one or more of the state learning goals and related essential academic learning requirements, and shall be awarded in accord with WAC 180-51-050(1);
- (4) A work ~~experience training~~ program shall be supplemented by an adequate program of guidance, placement, follow-up, and coordination between job and school;
- (5) Work ~~experience~~ as a planned part of a school subject may be included in the credit given for that subject;
- (6) One credit may be granted for not less than four hundred five hours of work ~~experience training~~ related to a student's school program;
- (7) A student participating in a work ~~experience training~~ shall be legally employed and shall not be less than sixteen years old;
- (8) An employer's report of the student's work record, indicating satisfactory progress on the job, shall be filed with the school; and

~~(9) The regular state apprenticeship program, in which the training is worked out cooperatively with the school and meets the standards for high school graduation, is acceptable))~~ connected to the education plan of the student.

(a) The education plan shall involve one or more of the state learning goals and related essential academic learning requirements.

(b) Counseling and guidance services, particularly career guidance, shall be available to students seeking work based learning experience.

(c) The education plan should relate to a specific career and/or educational pathway chosen by the student.

(d) The education plan should extend at least one year beyond high school graduation.

(2) The student shall be placed in a worksite that is appropriate to the previous learning experience and educational goals of the student and shall be formalized through a work based learning agreement and work based learning plan.

(a) The work based learning plan shall articulate the connection between the education plan of the student and the work based learning experience.

(b) The work based learning plan shall articulate clear, measurable learning objectives.

(c) Evaluation of learning progress related to the work based learning plan shall occur during the work based learning experience.

(i) Learning objectives shall be evaluated and updated on a regular basis as outlined in the work based learning agreement.

(ii) Documentation of progress shall be on file in the district as outlined in the work based learning agreement.

(3) The work based learning experience shall be supervised by the school. A work based learning coordinator shall be identified in accordance with WAC 180-77-068 and shall be responsible for:

(a) Aligning the work based learning experience to the education plan of the student;

(b) Identifying and developing work based learning sites, establishing work based learning agreements and work based learning plans, orienting and coordinating with a worksite supervisor on the work based learning site, and assessing and reporting student progress;

(c) Ensuring that a worksite supervisor:

(i) Has received an orientation on the work based learning program of the school prior to placement of the student on the worksite; and

(ii) Has provided the student with a new-employee orientation upon placement; and

(d) Applying legal requirements of the employment of minors in accordance with chapters 296-125 and 296-131 WAC, particularly on issues of occupational health and safety, discrimination, harassment, worker/employer rights and responsibilities, and work rules for minors.

(4) One credit may be granted for no less than one hundred eighty hours for instructional (nonpaid) work based learning experience, and not less than three hundred sixty hours of noninstructional (paid) work based learning experience, or one credit may be granted on a competency basis as provided under WAC 180-51-050 (1)(b).

(a) A student participating in an instructional work based learning experience shall receive instruction supervised by the school.

(i) Instruction shall be provided by an instructor with a teaching certificate, preferably endorsed in the subject area for which credit will be awarded the student for the work based learning experience.

(ii) The work based learning experience shall be an embedded component of the instructional program appropriate to the subject area for which credit will be awarded the student for the work based learning experience.

(b) A student participating in a noninstructional work based learning experience shall be legally employed and shall not be less than sixteen years old.

(i) The noninstructional work based learning experience shall be supervised either by a work based learning coordinator or an instructor with a teaching certificate, preferably endorsed in the subject area for which credit will be awarded the student for the work based learning experience;

(ii) The noninstructional work based learning experience shall be a direct extension of a course related to the work based learning experience and taken either concurrently with the work based learning experience or taken in a school term prior to the work based learning experience.

(5) Definitions:

(a) "Work based learning" means a learning experience that connects knowledge and skills obtained in the classroom to those needed outside the classroom, and comprises a range of activities and instructional strategies designed to assist students in developing or fulfilling their education plans.

(b) "Work based learning agreement" means a contract that specifies the terms and conditions under which the work based learning experience shall occur. It is agreed to and signed by the school district, worksite, student, and the student's parents/guardians.

(c) "Worksite supervisor" means an adult employee or volunteer of the worksite responsible for overseeing the work based learning experience and acting as liaison between the worksite and school district.

(d) "Orientation" means a meeting conducted by a work based learning coordinator giving information to a worksite supervisor about the work based learning program of the school. The orientation clarifies program objectives, establishes support systems, and delineates the responsibilities and rights of the various parties—school/district, worksite, students, and parents/guardians.

(e) "New employee orientation" means an orientation program for the student facilitated by a worksite supervisor or designee (e.g., human resources) that identifies worksite safety procedures and practices, workers' rights and responsibilities, issues related to harassment, and employer policies, procedures and expectations. The orientation shall also include a description of the formal accident prevention program of the worksite.

(f) "Instructional work based learning" means a work based learning experience in which no appreciable benefit is rendered to the worksite by the presence of the minor student, in accordance with WAC 296-125-043.

(g) "Noninstructional work based learning" means a work based learning experience in which an employer/

employee relationship exists—the work performed by the student results in a net increase in productivity or profitability for the business or organization.

WSR 02-24-049

PROPOSED RULES

STATE BOARD OF EDUCATION

[Filed December 3, 2002, 9:01 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 02-01-014 [02-06-078].

Title of Rule: Chapter 180-90 WAC, Private schools.

Purpose: These recommendations are made to clarify the employment of non-Washington certificated teachers in approved private schools and the procedures for loss of private school approval. In addition, the revisions reflect minor changes consistent with recent State Board of Education (SBE) rule changes and sequence of similar or related concepts.

Statutory Authority for Adoption: RCW 28A.195.040.

Summary: The Office of Superintendent of Public Instruction (OSPI) piloted an SBE approved reporting process for non-Washington state certificated teachers that was designed to clarify the training and experience of these teachers, and the extent to which such instructors were essential to the mission and quality [no further information supplied by agency.]

Reasons Supporting Proposal: This proposal has been made as a result of over a year of exploring options for teacher preparation, teacher certification, and student teacher ratio that support education quality while maintaining the unique mission of the private school by members of the private [no further information supplied by agency.]

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Larry Davis, State Board of Education, Olympia, (360) 725-6024.

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: For over a year, members of the Private School Advisory Committee (PSAC) have explored options for teacher preparation, teacher certification, and student teacher ratio that support education quality while maintaining the unique mission of the private school.

During the 2001-02 school year, OSPI piloted an SBE approved reporting process for non-Washington state certificated teachers. The report was designed to clarify the training and experience of non-Washington state certificated teachers and the extent to which such instructors were essential to the mission and quality of the private school.

In particular, many private schools have employed highly qualified (baccalaureate, masters, and doctoral degree) instructors with teaching credentials from other states or who have completed preparation in a nationally accredited

college with a sectarian (Lutheran, Catholic, Adventist) or specialized focus (Montessori).

The revisions are consistent with private education's commitment to quality in their unique context while affirming their commitment to Washington's partnership between public and private education.

Proposal Changes the Following Existing Rules: This proposal merges, repeals, and amends existing rules in chapter 180-90 WAC, Private schools. See revisions below.

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

RCW 34.05.328 does not apply to this rule adoption.

Hearing Location: Educational Service District 113, Administration Building, 601 McPhee Road S.W., Olympia, WA 98502-5080, on January 15, 2003, at 8:30 a.m.

Assistance for Persons with Disabilities: Contact Laura Moore by December 23, 2002, TTY (360) 664-3631 or (360) 725-6027.

Submit Written Comments to: Rules Coordinator, State Board of Education, P.O. Box 47206, Olympia, WA 98504-7206, fax (360) 586-2357, by December 23, 2002.

Date of Intended Adoption: January 17, 2003.

November 26, 2002

Larry Davis

Executive Director

AMENDATORY SECTION (Amending WSR 90-17-009, filed 8/6/90, effective 9/6/90)

WAC 180-90-105 Purpose and authority. (1) The purpose of this chapter is to establish the procedures and conditions governing the approval of private schools by the state board of education and rescission of such approval.

(2) The authority for this chapter is RCW 28A.195.040 which authorizes the state board of education to promulgate rules and regulations for the approval of private schools for the purpose of implementing RCW 28A.225.010.

AMENDATORY SECTION (Amending Order 23-85, filed 12/2/85)

WAC 180-90-112 Definitions~~((Approved private school)). ((As used in this chapter the term "approved private school" shall mean a private school))~~ The definitions in this section apply throughout this chapter unless the context clearly requires otherwise.

(1) "Approved private school" means a nonpublic school or nonpublic school district conducting a program consisting of kindergarten and at least grade one, or a program consisting of any or all of grades one through twelve which has been approved by the state board of education in accordance with the minimum standards for approval as prescribed in this chapter.

(2)(a) "Reasonable health requirements" means those standards contained in chapter 248-64 WAC as adopted by the state board of health.

(b) "Reasonable fire safety requirements" means those standards adopted by the state fire marshal pursuant to chapter 48.48 RCW.

(3)(a) "Minor deviation" means a variance from the standards established by these regulations which represents little or no threat to the health or safety of students and school personnel, and which does not raise a question as to the ability of the school to provide an educational program which is in substantial compliance with the minimum standards set forth in WAC 180-90-160, and which, therefore, does not preclude the granting of full approval.

(b) "Major deviation" means a variance from the standards established by these regulations which represents little or no threat to the health or safety of students and school personnel but raises a question as to the ability of the school to provide an educational program which substantially complies with the minimum standards set forth in WAC 180-90-160, but is not so serious as to constitute an unacceptable deviation.

(c) "Unacceptable deviation" means a variance from the standards established by these regulations which either:

(i) Constitutes a serious, imminent threat to the health or safety of students or school personnel; or

(ii) Demonstrates that the school is not capable of providing an educational program which substantially complies with the minimum standards set forth in WAC 180-90-160.

(4) "Total instructional hour offering" means those hours when students are provided the opportunity to engage in educational activity planned by and under the direction of school staff, as directed by the administration and board of directors, inclusive of intermissions for class changes, recess and teacher/parent-guardian conferences which are planned and scheduled by the approved private school for the purpose of discussing students' educational needs for progress, and exclusive of time actually spent for meals.

(5)(a) "Non-Washington state certificated teacher" means a person who has:

(i) A K-12 teaching certificate from a nationally accredited preparation program, other than Washington state, recognized by the U.S. Department of Education; or

(ii) A minimum of forty-five quarter credits beyond the baccalaureate degree with a minimum of forty-five quarter credits in courses in the subject matter to be taught or in courses closely related to the subject matter to be taught; or

(iii) A minimum of three calendar years of experience in a specialized field. For purposes of this subsection the term "specialized field" means a specialized area of the curriculum where skill or talent is applied and where entry into an occupation in such field generally does not require a baccalaureate degree, including, but not limited to, the fields of art, drama, dance, music, physical education, and vocational or occupational education.

(b) "Exceptional case" means that a circumstance exists within a private school in which:

(i) The educational program offered by the private school will be significantly improved with the employment of a non-Washington state certificated teacher. Each teacher not holding a valid Washington state certificate shall have experience or academic preparation appropriate to K-12 instruction and consistent with the school's mission. Such experience or academic preparation shall be consistent with the provisions of (c) of this subsection; and

(ii) The school which employs a non-Washington state certificated teacher or teachers pursuant to this subsection employs at least one person certified pursuant to rules of the state board of education and (c) of this subsection to every twenty-five FTE students enrolled in grades kindergarten through twelve. The school will report the academic preparations and experience of each teacher providing K-12 instruction; and

(iii) The non-Washington state certificated teacher of the private school, employed pursuant to this section and as verified by the private school, meets the age, good moral character, and personal fitness requirements of WAC 180-79A-150 (1) and (2), has not had his or her teacher's certificate revoked by any state or foreign country. (WAC 180-79A-155 (5)(a).)

(c) "Unusual competence": As applied to an exceptional case wherein the educational program as specified in RCW 28A.195.010 and WAC 180-90-160(7) will be significantly improved with the employment of a non-Washington state certificated teacher as defined in (a) of this subsection.

(d) "General supervision" means that a Washington state certificated teacher or administrator shall be generally available at the school site to observe and advise the teacher employed under provision of (c) of this subsection and shall evaluate pursuant to policies of the private school.

AMENDATORY SECTION (Amending Order 23-85, filed 12/2/85)

WAC 180-90-130 Approval—Annual certification—Adverse findings. (1) At least ninety days prior to the commencement of the annual school term or period, the chief administrator of each private school shall file with the superintendent of public instruction, in accordance with procedures established by the superintendent of public instruction, a certificate of compliance in the form and substance set forth in WAC 180-90-160.

(2) The superintendent of public instruction shall review each certificate. The review shall be completed within thirty days after receipt of a completed application.

(3) If the superintendent of public instruction finds no minor, major, or unacceptable deviations, the superintendent of public instruction shall so notify the private school and shall recommend full approval of the private school to the state board of education.

(4) If the superintendent of public instruction finds deviation, the private school shall be notified in writing of any minor, major, or unacceptable deviations.

(5) If the superintendent of public instruction finds minor, major, or unacceptable deviations, the superintendent of public instruction shall not transmit the recommendation regarding approval status to the state board of education until the private school submits a narrative report indicating agreement or not with the findings of the superintendent of public instruction and any proposed remedial action to address the reported deviations. Upon receipt of the narrative report, the superintendent of public instruction shall transmit the recommendation and the narrative report to the state board of education.

AMENDATORY SECTION (Amending Order 7-87, filed 4/14/87)

WAC 180-90-141 Loss of private school approval (~~of a nonoperating private school~~). ~~((An approved private school which does not have students enrolled for any six consecutive calendar months and which fails to provide evidence of student enrollment upon request of the superintendent of public instruction for the said period of time shall lose its approval status for the remainder of the school year.))~~ (1) The superintendent of public instruction is authorized to rescind approval of a private school for one or more of the following reasons:

(a) Failure to have students enrolled for any six consecutive calendar months or failure to provide evidence of student enrollment upon request of the superintendent of public instruction for the said period of time.

(b) Failure to provide verification that the approved private school teaching staff meet the provision of WAC 180-90-112 (5)(b)(ii).

(c) Failure to provide verification that the physical facilities of the school meet the health and fire safety standards.

(2) The superintendent of public instruction shall notify the state board of education of decisions to rescind approval.

AMENDATORY SECTION (Amending WSR 96-15-099, filed 7/22/96, effective 8/22/96)

WAC 180-90-160 Minimum standards and certificate form. The annual certificate required by WAC 180-90-130 shall be in substantial compliance with the form and substance of the following:

CERTIFICATE OF COMPLIANCE
WITH STATE STANDARDS

ESD/County/Public
School District
Private School/
District Address

I,, do hereby certify that I am the principal or chief administrator of the above named school; that said school is located at the address listed above, and conducts grades through with a projected enrollment of; and that said school is scheduled to meet throughout the school year, the following standards with the exception only of such deviations, if any, as are set forth in an attachment to this certificate of compliance

or

I,, do hereby certify that I am the superintendent of the above named private school district; and that the private schools under my jurisdiction are scheduled to meet throughout the school year, the following standards with the exception only of such deviations as are set forth in an attachment to this certificate of compliance; and that a list of such schools, including the grades conducted and the projected enrollment for each school, accompanies this certificate:

PROPOSED

PROPOSED

Following initial approval as a private school by the state board of education, evidence of current accreditation by a state board of education approved accrediting body may be submitted annually in lieu of approval documents described in 1-12.

(1) The minimum school year for instructional purposes consists of no less than 180 school days or the equivalent in annual minimum ~~((program))~~ instructional hour offerings as prescribed in RCW 28A.150.220.

(2) On each school day, pupils enrolled in the school are provided the opportunity to be engaged in educational activity planned by and under the direction of the staff, as directed by the administration and/or governing board; and that pupils are provided a total ~~((program))~~ instructional hour offering as prescribed in RCW 28A.150.220 except that the percentages for basic skills, work skills, and optional subjects and activities prescribed in RCW 28A.150.220 do not apply to private schools and that the total ~~((program))~~ instructional hour offering, except as otherwise specifically provided in RCW 28A.150.220, made available is at least:

- (a) 450 hours for students in kindergarten.
- ~~(b) ((2700 hours for students in grades one through three.~~
- ~~(c) 2970 hours for students in grades four through six.~~
- ~~(d) 1980 hours for students in grades seven and eight.~~
- ~~(e) 4320))~~ 1000 hours for students in grades ~~((nine))~~ one through twelve.

(3) All classroom teachers hold appropriate Washington State certification except for:

(a) Teachers for religious courses or courses for which no counterpart exists in the public schools: Provided, That a religious course is a course of study separate from the courses of study defined in RCW 28A.195.010 including occupational education, science, mathematics, language, social studies, history, health, reading, writing, spelling, and the development of the appreciation of art and music all in sufficient units for meeting state board of education graduation requirements; and/or

(b) A person of unusual competence who is not certified but who will teach students in an exceptional case under the general supervision of a ~~((certified))~~ Washington state certificated teacher or administrator pursuant to WAC ~~((180-90-125))~~ 180-90-112. The ~~((noncertified employee))~~ non-Washington state certificated teacher, the ~~((certified))~~ Washington state certificated person who will supervise, and the exceptional circumstances are listed on the addendum to this certificate: Provided, That if a ~~((noncertified person))~~ non-Washington state certificated teacher is employed subsequent to the filing of this certificate, this same information shall be forwarded to the superintendent of public instruction within thirty days from the date of employment.

(4) If the school operates an extension program for parents, guardians, or persons having legal custody of a child to teach children in their custody, the extension program meets the following requirements:

(a) The parent, guardian, or custodian is supervised by a person certified under chapter 28A.410 RCW and who is employed by the school;

(b) The planning by the certified person and the parent, guardian, or person having legal custody includes objectives

consistent with this subsection and subsections (1), (2), (5), (6), and (7) of this section;

(c) The certified person spends a minimum average each month of one contact hour per week with each student under his or her supervision who is enrolled in the extension program;

(d) Each student's progress is evaluated by the certified person; and

(e) The certified person does not supervise more than thirty students enrolled in the approved private school's extension program.

(5) Measures have been taken to safeguard all permanent records against loss or damage through either the storage of such records in fire-resistant containers or facilities, or the retention of duplicates in a separate and distinct area;

(6) The physical facilities of the school are adequate to meet the program offered, and all school facilities and practices are in substantial compliance with reasonable health and fire safety standards, as substantiated by current inspection reports of appropriate health and fire safety officials which are on file in the chief administrator's office;

(7) The school's curriculum includes instruction in the basic skills of occupational education, science, mathematics, language, social studies, history, health, reading, writing, spelling, and the development of appreciation of art and music in sufficient units for meeting state board of education graduation requirements, as set forth in chapter 180-51 WAC;

(8) The school or its organized district maintains up-to-date policy statements related to the administration and operation of the school or district;

(9) The school does not engage in a policy of racial segregation or discrimination;

(10) The governing authority of this private school or private school district has been apprised of the requirements of chapter 180-90 WAC relating to the minimum requirements for approval of private schools and such governing authority has further been apprised of all deviations from the rules and regulations of the state board of education and the standards contained in chapter 180-90 WAC. I have reported all such deviations herewith.

(11) Approval by the state board of education is contingent upon on-going compliance with the standards certified herein. The superintendent of public instruction shall be notified of any deviation from these standards which occurs after the action taken by the state board of education. Such notification shall be filed within thirty days of occurrence of the deviation.

(12) Failure to comply with the requirements of this chapter may result in the revocation of the approval of the private school and shall be considered in subsequent application for approval as a private school.

Dated this day of, 19. . .

.....
(signed)
.....
(title)

PROPOSED

.....
(phone number)

REPEALER

The following sections of the Washington Administrative Code are repealed:

- WAC 180-90-110 Purpose.
- WAC 180-90-115 Definition—Private school.
- WAC 180-90-119 Definition—Reasonable health and fire safety requirements.
- WAC 180-90-120 Definitions—Deviations.
- WAC 180-90-123 Definition—Total program hour offering.
- WAC 180-90-125 Definitions—Exceptional case, unusual competence, and general supervision.
- WAC 180-90-133 SPI report to SBE—No adverse findings.
- WAC 180-90-135 SPI adverse findings—Report to private school.
- WAC 180-90-137 SPI report to SBE—Adverse findings.

WSR 02-24-050

**WITHDRAWAL OF PROPOSED RULES
STATE BOARD OF EDUCATION**

[Filed December 3, 2002, 9:03 a.m.]

Please withdraw WSR 02-14-124 filed on July 2, 2002, regarding chapter 180-90 WAC, Private education.

If you have questions or need further information, feel free to contact Marcia Riggers at (360) 725-6175.

Larry Davis
Executive Director
State Board of Education
Marcia L. Riggers
Assistant Superintendent
Student Support and Operations

WSR 02-24-052

**WITHDRAWAL OF PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES**

(By the Code Reviser's Office)

[Filed December 3, 2002, 11:07 a.m.]

WAC 388-79-010, 388-79-020, 388-79-030 and 388-79-040, proposed by the Department of Social and Health Services in

WSR 02-11-067 appearing in issue 02-11 of the State Register, which was distributed on June 5, 2002, 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 02-24-053

**WITHDRAWAL OF PROPOSED RULES
DEPARTMENT OF
FISH AND WILDLIFE**

(By the Code Reviser's Office)

[Filed December 3, 2002, 11:12 a.m.]

WAC 220-20-016, proposed by the Department of Fish and Wildlife in WSR 02-11-073 appearing in issue 02-11 of the State Register, which was distributed on June 5, 2002, 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 02-24-054

**WITHDRAWAL OF PROPOSED RULES
DEPARTMENT OF ECOLOGY**

(By the Code Reviser's Office)

[Filed December 3, 2002, 11:13 a.m.]

WAC 173-303-920, proposed by the Department of Ecology in WSR 02-11-101 appearing in issue 02-11 of the State Register, which was distributed on June 5, 2002, 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 02-24-055

**PROPOSED RULES
DEPARTMENT OF
LABOR AND INDUSTRIES**

[Filed December 3, 2002, 11:43 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 02-13-114 on June 19, 2002.

Title of Rule: Noise/hearing conservation relating to nonagricultural industries in chapter 296-62 WAC is being renumbered to chapter 296-817 WAC.

Purpose: The Department of Labor and Industries is proposing to rewrite and clarify requirements relating to noise/hearing conservation in nonagricultural industries. This sec-

tion in chapter 296-62 WAC will be renumbered to chapter 296-817 WAC. This rule making is part of the department's four-year plan to rewrite for clarity all of our general occupational safety and health rules. References to nonagricultural noise/hearing conservation in other WAC sections are also being updated with this rule making. Hearing conservation related to agriculture industries will remain in chapter 296-62 WAC.

Other Identifying Information: The Department of Labor and Industries is proposing to rewrite and clarify requirements relating to hearing conservation in nonagricultural industries. This rule making is part of our four-year plan to rewrite for clarity all of our general occupational safety and health rules. This project will also provide additional flexibility for employers in some situations. We have identified several reference changes that will need to be updated with this rule making. The following is being proposed:

- The hearing conservation requirements from chapter 296-62 WAC will be renumbered in chapter 296-817 WAC.
- The rule will be reorganized and rewritten to improve clarity.
- References to consensus standards will be updated to equivalent requirements in current consensus documents.
- A reference to the consensus standard on background noise levels during audiometric testing has been modified based on the American Industrial Hygiene Association (AIHA) recommendations.
- Program options are provided for employers with short-term (less than one year) employees. These program options can be used in place of employer provided audiograms.
- References to chapters 296-54, 296-56, 296-59, 296-62, 296-155, 296-304, and 296-305 WAC will be updated.

Chapter 296-54 WAC

Safety standards—Logging operations

WAC 296-54-51130 Hearing protection.

- Update a reference.

Chapter 296-56 WAC

Safety standards—Longshore, stevedore and related waterfront operations

WAC 296-56-60001 Scope and applicability.

- Update a reference.

Chapter 296-59 WAC

Safety standards for ski area facilities and operations

WAC 296-59-090 Mobile equipment and lift trucks.

- Update a reference.

Chapter 296-62 WAC

General occupational health standards

WAC 296-62-09015 Hearing conservation.

- Add a note stating, "The requirements in WAC 296-62-09015 through 296-62-09055 apply only to agriculture. The requirements for all other industries relating to noise have been moved to chapter 296-817 WAC, Noise."

Chapter 296-155 WAC

Safety standards for construction work

WAC 296-155-145 Occupational noise exposure.

- Update a reference.

WAC 296-155-210 Hearing protection.

- Update a reference.

Chapter 296-304 WAC

Safety standards for ship repairing, shipbuilding and shipbreaking

WAC 296-304-08009 Powder-actuated fastening tools.

- Update a reference.

WAC 296-304-09009 Hearing protection.

- Update a reference.

Chapter 296-305 WAC

Safety standards for fire fighters

WAC 296-305-02005 Hearing protection.

- Update references.

WAC 296-305-05503 Summary of training requirements.

- Update a reference.

Chapter 296-817 WAC

Noise standard

Chapter 296-817 WAC, Noise standard.

- Create this chapter and incorporate all the noise requirements in this one chapter.

WAC 296-817-010 Summary and scope.

- Create this section and insert revised language from WAC 296-62-09015. No new requirements have been added.
- Add a table explaining "noise evaluation criteria."

WAC 296-817-01005 Conduct employee noise exposure monitoring.

- Create this section and insert revised language from WAC 296-62-09019, 296-62-09021, 296-62-09024 and 296-62-09025. No new requirements have been added.

WAC 296-817-01010 Reduce noise where employee exposures are at or above 90 dBA TWA₈.

- Create this section and insert revised language from WAC 296-62-09026. No new requirements have been added.

WAC 296-817-01015 Make sure employees use hearing protection when exposed to noise exposures greater than 85 dBA TWA₈.

- Create this section and insert revised language from WAC 296-62-09031, 296-62-09033 and 296-62-09053. No new requirements have been added.

PROPOSED

WAC 296-817-01020 Make sure exposed employees receive training about noise and hearing protection.

- Create this section and insert revised language from WAC 296-62-09035 and 296-62-09037. No new requirements have been added.

WAC 296-817-01025 Make sure warning signs are posted for areas with noise levels above 115 dBA.

- Create this section and insert revised language from WAC 296-62-09039. No new requirements have been added.

WAC 296-817-01030 Arrange for oversight of audiometric testing.

- Create this section and insert revised language from WAC 296-62-09027. No new requirements have been added.

WAC 296-817-01035 Identify and correct deficiencies in your hearing loss prevention program.

- Create this section and insert revised language from WAC 296-62-09015. No new requirements have been added.

WAC 296-817-01040 Document your hearing loss prevention activities.

- Create this section and insert revised language from WAC 296-62-09041. No new requirements have been added.

WAC 296-817-020 Noise measurement and computation—Summary.

- Create this table of contents/summary page relating to noise measurement and computation. No new requirements have been added.

WAC 296-817-02005 Make sure that noise-measuring equipment meets recognized standards.

- Create this section and insert revised language from WAC 296-62-09021 and 296-62-09023. No new requirements have been added.

WAC 296-817-02010 Measure employee noise exposure.

- Create this section and insert revised language from WAC 296-62-09019. No new requirements have been added.

WAC 296-817-02015 Use these equations when estimating full-day noise exposure from sound level measurements.

- Create this section and insert revised language from WAC 296-62-09055. No new requirements have been added.

WAC 296-817-030 Audiometric testing—Summary.

- Create this table of contents/summary page relating to audiometric testing. No new requirements have been added.

WAC 296-817-03005 Provide audiometric testing at no cost to employees.

- Create this section and insert revised language from WAC 296-62-09027. No new requirements have been added.

WAC 296-817-03010 Establish a baseline audiogram for each exposed employee.

- Create this section and insert revised language from WAC 296-62-09027. No new requirements have been added.

WAC 296-817-03015 Conduct annual audiograms.

- Create this section and insert revised language from WAC 296-62-09027. No new requirements have been added.

WAC 296-817-03020 Review audiograms that indicate a standard threshold limit.

- Create this section and insert revised language from WAC 296-62-09027. No new requirements have been added.

WAC 296-817-03025 Revise the baseline when annual audiograms indicate a persistent threshold shift or a significant improvement in hearing.

- Create this section and insert revised language from WAC 296-62-09027. No new requirements have been added.

WAC 296-817-03030 Make sure a record is kept of audiometric tests.

- Create this section and insert revised language from WAC 296-62-09041. No new requirements have been added.

WAC 296-817-03035 Make sure audiometric testing equipment meets these requirements.

- Create this section and insert revised language from WAC 296-62-09029. No new requirements have been added.

WAC 296-817-040 Options to audiometric testing—Summary.

- Create this table of contents/summary page relating to program assessment options. These options are new but not required.

WAC 296-817-04005 Conduct hearing protection audits at least quarterly.

- Create this section relating to conducting hearing protection audits. This option is new but not a requirement.

WAC 296-817-04010 Make sure staff conducting audits are properly trained.

- Create this section relating to training for conducting audits. This option is new but not a requirement.

WAC 296-817-04015 Assess the hearing protection used by each employee during an audit.

- Create this section relating to assessment of hearing protection being used during an audit. This option is new but not a requirement.

WAC 296-817-04020 Document your hearing protection audits.

- Create this section relating to documentation of audits. This option is new but not a requirement.

WAC 296-817-04025 Make sure third party hearing loss prevention programs meet the following requirements.

- Create this section relating to third party hearing loss prevention programs. This option is new but not a requirement.

WAC 296-817-050 Noise definitions.

The following definitions are incorporated into this section:

- A-weighted
- Audiogram
- Audiologist
- Baseline audiogram
- Continuous noise
- Criterion sound level
- C-weighted
- Decibel (dB)
- Fast response
- Hertz (Hz)
- Impulsive or impact noise
- Noise dose
- Noise dosimeter
- Otolaryngologist
- Qualified reviewer
- Standard threshold shifts (STS)
- Slow response
- Sound level
- Sound level meter
- TWA₈—Equivalent 8-hour time weighted average sound level.

Statutory Authority for Adoption: RCW 49.17.010, 49.17.040, 49.17.050, 49.17.060.

Statute Being Implemented: Chapter 49.17 RCW.

Summary: See Purpose above.

Reasons Supporting Proposal: This rule making is part of our four-year plan to rewrite for clarity all of our general occupational safety and health rules.

Name of Agency Personnel Responsible for Drafting: Tracy Spencer, Tumwater, (360) 902-5530; Implementation and Enforcement: Michael A. Silverstein, Tumwater, (360) 902-5495.

Name of Proponent: Department of Labor and Industries, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: 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. A number of criteria and exemptions were established by the SBEIS analysis. One key criteria that allows rule changes to be exempt from preparation of an SBEIS is presented in RCW 34.05.310 (4)(d) "Rules that only correct typographical errors, make address or name changes, or clarify language of a rule without changing its effect" are not subject to the SBEIS requirements. Because the proposed rule changes make clarifying and organizational changes for ease of understanding and use, but do not in any way alter the content of the original rules, there should not be an economical impact on Washington state business.

The analysis of the rule reveals that in addition to not imposing new costs on businesses, these revisions will actually make WISHA rules easier for employers and employees to understand and use, and thus actually save them time.

RCW 34.05.328 does not apply to this rule adoption. Significant rule-making criteria does not apply to the rule amendments because the changes simply clarify the language of the rule without changing its effect.

Hearing Location: Department of Labor and Industries Building, Rooms S117 and S118, 7273 Linderson Way S.W., Tumwater, WA, on January 27, 2003, at 1:30 p.m.

Assistance for Persons with Disabilities: Contact Sally Elliott by January 15, 2003, at (360) 902-5484 or yous235@lni.wa.gov.

Submit Written Comments to: Tracy Spencer, Standards Manager, WISHA Services Division, P.O. Box 44620, Olympia, WA 98507-4620, fax (360) 902-5529, by February 3, 2003.

Date of Intended Adoption: April 1, 2003.

December 3, 2002

Gary Moore

Director

Chapter 296-817 WAC

NOISE

HEARING LOSS PREVENTION PROGRAM

NEW SECTION

WAC 296-817-010 Summary and scope.

Your responsibility:

To prevent employee hearing loss by minimizing and protecting them from noise exposures.

You must:

Conduct employee noise exposure monitoring
WAC 296-817-01005

Reduce noise where employee exposures are at or above 90 dBA TWA₈

WAC 296-817-01010

Make sure employees use hearing protection when exposed to noise exposures greater than 85 dBA TWA₈

WAC 296-817-01015

Make sure exposed employees receive training about noise and hearing protection

WAC 296-817-01020

Make sure warning signs are posted for areas with noise levels above 115 dBA

WAC 296-817-01025

Arrange for oversight of audiometric testing

WAC 296-817-01030

Identify and correct deficiencies in your hearing loss prevention program

WAC 296-817-01035

Document your hearing loss prevention activities

WAC 296-817-01040.

Scope.

The purpose of this chapter is to:

- Prevent employee hearing loss by minimizing employee noise exposures

AND

- Make sure employees exposed to noise are protected.

PROPOSED

These goals are accomplished by:

- Measuring and computing the employee noise exposure from all equipment and machinery in the workplace, as well as any other noise sources in the work area
- Protecting employees from noise exposure by using feasible noise controls that do not rely primarily on individual employee behavior
- Making sure employees use hearing protection, if you cannot feasibly control the noise
- Training employees about hearing loss prevention
- Evaluating your hearing loss prevention efforts by tracking employee hearing or periodically reviewing controls and protection
- Making appropriate corrections to your program.

Use Table 1 to help you determine the hearing loss prevention requirements for your workplace:

Table 1
Noise Evaluation Criteria

Criteria	Description	Requirements
85 dBA TWA ₈	Full-day employee noise exposure dose. If you have one or more employees above this level, you must have a hearing loss prevention program	<ul style="list-style-type: none"> - Hearing protection - Training - Audiometric testing
90 dBA TWA ₈	Full-day employee noise exposure dose. If you have one or more employees above this level, you must reduce employee noise exposures in the workplace	Noise controls
115 dBA measured using slow response	Extreme noise level (greater than one second in duration)	<ul style="list-style-type: none"> - Hearing protection - Signs posted in work areas warning of exposure
140 dBC measured using fast response	Extreme impulse or impact noise (less than one second in duration)	Hearing protection

NEW SECTION

WAC 296-817-01005 Conduct employee noise exposure monitoring.

You must:

- Conduct employee noise exposure monitoring to determine the employee's actual exposure when reasonable information indicates that any employee's exposure may equal or exceed 85 dBA TWA₈.

Note: Examples of information or situations that can indicate possible exposures above 85 dBA TWA₈ include:

- Noise in the workplace that interferes with people speaking, even at close range
- Information from the manufacturer of equipment you use in the workplace that indicates high noise levels for machines in use
- Reports from employees of ringing in their ears or temporary hearing loss
- Warning signals or alarms that are difficult to hear
- Work near abrasive blasting or jack hammering operations
- Use of tools and equipment such as the following:
 - Heavy equipment or machinery
 - Fuel-powered hand tools

- Compressed air-driven tools or equipment in frequent use
- Power saws, grinders or chippers
- Powder-actuated tools.

You must:

- Follow applicable guidance in WAC 296-817-020 when conducting noise exposure monitoring
- Make sure your sampling for noise exposure monitoring identifies:
 - All employees exposed at or above the following:
 - 85 dBA TWA₈ (noise dosimetry, providing an average exposure over an eight-hour time period)
 - 115 dBA (slow response sound level meter, identifying short-term noise exposures)
 - 140 dBC (fast response sound level meter, identifying almost instantaneous noise exposures).
- Provide exposed employees and their representatives with an opportunity to observe any measurements of employee noise exposure that are conducted
- Notify each employee exposed at or above 85 dBA TWA₈ of the monitoring results within five working days
- Conduct additional noise monitoring whenever a change in production, process, equipment or controls, may reasonably be expected to result in:
 - Additional employees exposed at or above 85 dBA TWA₈
 - Employees exposed to higher level of noise requiring more effective hearing protection.

Note: Conditions that may be expected to increase exposure include:

- Adding machinery to the work area
- Increasing production rates
- Removal or deterioration of noise control devices
- Increased use of noisy equipment
- Change in work schedule
- Change of job duties.

NEW SECTION

WAC 296-817-01010 Reduce noise where employee exposures are at or above 90 dBA TWA₈.

You must:

- Reduce noise, to the degree feasible, wherever employee noise exposure equals or exceeds 90 dBA TWA₈
- Use control methods that do not rely primarily on individual employee behavior to reduce noise exposures.

Note: Once noise exposures are brought below 90 dBA TWA₈, no further reduction is required although hearing protection may be required. However, further reduction of noise may reduce the need for other hearing loss prevention requirements.

NEW SECTION

WAC 296-817-01015 Make sure employees use hearing protection when exposed to noise exposures greater than 85 dBA TWA₈.

You must:

- Make sure employees wear hearing protectors that will provide sufficient protection when exposed at or above:
 - 85 dBA TWA₈ (noise dosimetry, providing an average exposure over an eight-hour time period)

PROPOSED

- 115 dBA (slow response sound level meter, identifying short-term noise exposures)
- 140 dBC (fast response sound level meter, identifying almost instantaneous noise exposures).
- Provide employees with an appropriate selection of hearing protectors:
 - The selection must include at least two distinct types (such as molded earplugs, foam earplugs, custom-molded earplugs, earcaps, or earmuffs) for each exposed employee and must be sufficient to cover:

■ Different levels of hearing protection needed in order to reduce all employee exposures to a level below 85 dBA TWA₈

- Different sizes
- Different working conditions.
- Consider requests of the employees regarding:
 - Physical comfort
 - Environmental conditions
 - Medical needs
 - Communication requirements.

Note: Hearing protector selection should include earplugs, ear-caps and earmuffs.

You must:

- Provide hearing protection at no cost to employees
- Supervise employees to make sure that hearing protection is used correctly
 - Make sure hearing protectors are:
 - Properly chosen for fit
 - Replaced as necessary.
 - Make sure all hearing protection is sufficient to reduce the employee's equivalent eight-hour noise exposure to less than 85 dBA. When using the A-weighted exposure measurements, reported as "dBA TWA₈," the reduction in noise exposure by hearing protectors is given by Table 3:

Table 3
Effective Protection of Hearing Protectors

Type of hearing protection	Effective protection
Single hearing protection (earplugs, earcaps or earmuffs)	7 dB less than the manufacturer assigned noise reduction rating (NRR); for example, earplugs with an NRR of 20 dB are considered to reduce employee exposures of 95 dBA TWA ₈ to 82 dBA TWA ₈
Dual hearing protection (earplug and earmuff worn together)	2dB less than the higher NRR of the two protectors; for example, earplugs with an NRR of 20 dB and earmuffs with an NRR of 12 dB are considered to reduce employee exposures of 100 dBA TWA ₈ to 82 dBA TWA ₈

- In addition to protection based on daily noise dose, make sure hearing protection has an NRR of at least 20 dB when exposures involve noise greater than or equal to 115 dBA (slow response sound level meter) or 140 dBC (fast response sound level meter).

Note: You may also evaluate hearing protection by using the other methods given in the NIOSH *Compendium of Hearing Protection* (NIOSH Publication No. 95-105). These methods require additional monitoring and are more complex, but

provide a more thorough evaluation of protection. This may be useful in cases where communication is critical or for evaluating hearing protection for employees with hearing impairment.

NEW SECTION

WAC 296-817-01020 Make sure exposed employees receive training about noise and hearing protection.

You must:

- Train all employees exposed to noise at or above 85 dBA TWA₈
 - Provide training when an employee is first assigned to a position involving noise exposure at or above 85 dBA TWA₈ and at least annually after that
 - Update information provided in the training program to be consistent with changes in controls, hearing protectors and work processes
 - Make sure your noise and hearing protection training includes:
 - The effects of noise on hearing (including both occupational and nonoccupational exposures)
 - Noise controls used in your workplace
 - The purpose of hearing protectors: The advantages, disadvantages, and attenuation of various types
 - Instructions about selecting, fitting, using, and caring for hearing protection
 - The purpose and procedures for program evaluation including audiometric testing and hearing protection auditing when you choose to rely upon auditing (see WAC 296-817-040)
 - The employees' right to access records kept by the employer.
 - Maintain a written program describing initial and refresher training.

NEW SECTION

WAC 296-817-01025 Make sure warning signs are posted for areas with noise levels above 115 dBA.

You must:

- Make sure warning signs are posted at the entrances or boundaries of all well-defined work areas where employees may be exposed to noise at or above 115 dBA (measured using a sound level meter with slow response).
 - Warning signs must clearly indicate that the area is a high noise area and that hearing protectors are required.

NEW SECTION

WAC 296-817-01030 Arrange for oversight of audiometric testing.

You must:

- Make sure audiometric testing as described by WAC 296-817-030 is supervised and reviewed by one of the following licensed or certified individuals:
 - An audiologist
 - An otolaryngologist
 - Another qualified physician.

PROPOSED

- Make sure audiograms are conducted by one of the above individuals or by a technician certified by the Council of Accreditation in Occupational Hearing Conservation (CAOHC) and responsible to a qualified reviewer.

NEW SECTION

WAC 296-817-01035 Identify and correct deficiencies in your hearing loss prevention program.

You must:

- Use audiometric testing as your principal tool to identify program deficiencies
- Take appropriate actions when deficiencies are found with your program.
 - A deficiency is indicated when:
 - Any employee experiences measurable hearing loss indicated by a standard threshold shift

OR

- Any employee is not wearing appropriate hearing protection during an audit when auditing is used in place of baseline audiograms for short term employees (see WAC 296-817-040, Program assessment options).

Note: A standard threshold shift or audit deficiency does not necessarily indicate that a significant hearing loss has occurred. These criteria are intended to help identify where there may be flaws in your hearing loss prevention program that can be fixed before permanent hearing loss occurs. There are additional statistical tools and tests that may be used to improve the effectiveness of your program. Staff conducting audiometric testing and auditing may be able to suggest additional ways to improve your hearing loss prevention program and tailor it to your worksite.

You must:

- Evaluate the following, at a minimum, when responding to a standard threshold shift:
 - Employee noise exposure measurements and conduct additional monitoring as necessary
 - Noise controls in the work area and make appropriate corrections or adjustments
 - The selection of hearing protection available and refit employees as necessary
 - Employee training on noise and the use of hearing protection and conduct additional training as necessary.

Reference: You may use the option of auditing hearing protection (see WAC 296-817-040) for employees hired or transferred to jobs with noise exposure for less than one year. You may also use audiograms provided by a third-party hearing loss prevention program in some circumstances. Details of these program options are found in WAC 296-817-040, Program assessment options.

NEW SECTION

WAC 296-817-01040 Document your hearing loss prevention activities.

You must:

- Create and retain records documenting noise exposures. Include, at a minimum:
 - Exposure measurements required by this chapter for at least two years and for as long as you rely upon them to determine employee exposure

- Audiometric test records for the duration of employment for the affected employees
- Hearing protection audits, if you choose to rely upon them, for the duration of employment of the affected employees.

Note:

- You need to keep as complete a record as possible. Records developed under previous rules or in other jurisdictions need to be kept, even when they do not fulfill the full requirements of this standard. Similarly, records found to have errors in collection or processing need to be kept if they provide an indication of employee exposure or medical condition not found in other records
- You may want to consider your other business needs, such as worker's compensation claims management, before discarding these records.

Reference: You need to follow additional requirements for records considered employee exposure or medical records. See chapter 296-62 WAC, Part B, Access to records for requirements for access to records, employee rights, and transfer of records.

NOISE MEASUREMENT AND COMPUTATION

NEW SECTION

WAC 296-817-020 Summary.

Your responsibility:

Conduct noise monitoring or measurement to evaluate employee exposures in your workplace.

You must:

Make sure that noise-measuring equipment meets recognized standards

WAC 296-817-02005

Measure employee noise exposure

WAC 296-817-02010

Use these equations when estimating full-day noise exposure from sound level measurements

WAC 296-817-02015.

NEW SECTION

WAC 296-817-02005 Make sure that noise-measuring equipment meets recognized standards.

You must:

- Make sure that noise dosimetry equipment meets these specifications:
 - Dosimeters must be equipment class 2AS-90/80-5 of the American National Rule Specification for Personal Noise Dosimeters, ANSI S1.25-1991, such dosimeters are normally marked "Type 2."

Note: Make sure any dosimeter you use:

Is Type 2 equipment that:

- Uses slow integration and A-weighting of sound levels.
- Has the **criterion level** set to 90 dB, so the dosimeter will report a constant 8-hour exposure at 90 dBA as a 100% dose.
- Has the **threshold level** set at 80 dB, so the dosimeter will register all noise above 80 dB.

- Uses a 5 dB exchange rate for averaging of noise levels over the sample period.

You must:

- Make sure that sound level meters meet these specifications:
 - American National Standard Specification for Sound Level Meters, S1.4-1984, Type 2 requirements for sound level meters, such sound level meters are normally marked "Type 2."

- For continuous noise measurements, the meter must be capable of measuring A-weighted sound levels with slow response

- For impulse or impact noise measurements, the meter must be capable of indicating maximum C-weighted sound level measurements with fast response.

- Calibrate dosimeters and sound level meters used to monitor employee noise exposure:

- Before and after each day's use

AND

- Following the instrument manufacturer's calibration instructions.

- Note:**
- You may conduct dosimetry using an exchange rate less than 5 dB and compare the results directly to the noise evaluation criteria in Table 1
 - For measuring impulse and impact noise you may also use a sound level meter set to measure maximum impulse C-weighted sound levels or peak C-weighted sound levels.

NEW SECTION

WAC 296-817-02010 Measure employee noise exposure.

IMPORTANT:

IMPORTANT:

A noise dosimeter is the basis for determining total daily noise exposure for employees. However, where you have constant noise levels, you may estimate employee noise exposure using measurements from a sound level meter. Calculation of the employee noise exposure must be consistent with WAC 296-817-02015.

You must:

- Include all:
 - Workplace noise from equipment and machinery in use
 - Other noise from sources necessary to perform the work
 - Noise outside the control of the exposed employees.
- Use a noise dosimeter when necessary to measure employee noise dose
- Use a sound level meter to evaluate continuous and impulse noise levels
- Identify all employees whose exposures equal or exceed the Noise Evaluation Criteria in Table 1:

Table 1
Noise Evaluation Criteria

Criteria	Description	Requirements
85 dBA TWA ₈	Full-day employee noise exposure dose. If you have one or more employees above this level, you must have a hearing loss prevention program	– Hearing protection – Training – Audiometric testing
90 dBA TWA ₈	Full-day employee noise exposure dose. If you have one or more employees above this level, you must reduce employee noise exposures in the workplace	Noise controls
115 dBA measured using slow response	Extreme noise level (greater than one second in duration)	– Hearing protection – Signs posted in work areas warning of exposure
140 dBC measured using fast response	Extreme impulse or impact noise (less than one second in duration)	Hearing protection

NEW SECTION

WAC 296-817-02015 Use these equations when estimating full-day noise exposure from sound level measurements.

You must:

- Compute employee's full-day noise exposure by using the appropriate equations from Table 2 "Noise Dose Computation" when using a sound level meter to estimate noise dose.

Table 2
Noise Dose Computation

Description	Equation
Compute the noise dose based on several time periods of constant noise during the shift	The total noise dose over the work day, as a percentage, is given by the following equation where C _n indicates the total time of exposure at a specific noise level, and T _n indicates the reference duration for that level. $D = 100 \times \left\{ \frac{C_1}{T_1} + \frac{C_2}{T_2} + \frac{C_3}{T_3} + \dots + \frac{C_n}{T_n} \right\}$
The reference duration is equal to the time of exposure to continuous noise at a specific sound level that will result in a one hundred percent dose	The reference duration, T, for sound level, L, is given in hours by the equation: $T = \frac{8}{2 \left\{ \frac{L-90}{5} \right\}}$
Given a noise dose as a percentage, compute the equivalent eight-hour time weighted average noise level	The equivalent eight-hour time weighted average, TWA ₈ , is computed from the dose, D, by the equation: $TWA_8 = 16.61 \times \log_{10} \left\{ \frac{D}{100} \right\} + 90$

PROPOSED

AUDIOMETRIC TESTING**NEW SECTION****WAC 296-817-030 Summary.****Your responsibility:**

To conduct audiometric testing of employees exposed to noise to make sure that their hearing protection is effective.

You must:

Provide audiometric testing at no cost to employees

WAC 296-817-03005

Establish a baseline audiogram for each exposed employee

WAC 296-817-03010

Conduct annual audiograms

WAC 296-817-03015

Review audiograms that indicate a standard threshold shift

WAC 296-817-03020

Revise the baseline when annual audiograms indicate a persistent threshold shift or a significant improvement in hearing

WAC 296-817-03025

Make sure a record is kept of audiometric tests

WAC 296-817-03030

Make sure audiometric testing equipment meets these requirements

WAC 296-817-03035.

NEW SECTION

WAC 296-817-03005 Provide audiometric testing at no cost to employees.

You must:

• Provide audiograms, including any required travel or necessary additional examinations or testing, at no cost to exposed employees.

NEW SECTION

WAC 296-817-03010 Establish a baseline audiogram for each exposed employee.

You must:

• Conduct a baseline audiogram when an employee is first assigned to work involving noise exposures at or above 85 dBA TWA₈.

– Make sure this audiogram is completed no more than one hundred eighty days after the employee is first assigned

OR

– Make sure employee is covered by a hearing protection audit program (as described by WAC 296-817-040 and available as an alternative only for employees hired for less than one year).

Note: Employers who utilize mobile test units are allowed up to one year to obtain a valid baseline audiogram for each exposed employee. The employees must still be given training and hearing protection as required by this chapter.

You must:

• Make sure employees are not exposed to workplace noise at least fourteen hours before testing to establish a baseline audiogram.

– Hearing protectors may be used to accomplish this.

• Notify employees of the need to avoid high levels of nonoccupational noise exposure (such as loud music, headphones, guns, power tools, motorcycles, etc.) during the fourteen-hour period immediately preceding the baseline audiometric examination.

NEW SECTION

WAC 296-817-03015 Conduct annual audiograms.

You must:

• Conduct annual audiograms for employees as long as they continue to be exposed to noise at or above 85 dBA TWA₈.

Note: Annual audiometric testing may be conducted at any time during the work shift. By conducting the annual audiogram during the work shift with the employee exposed to typical noise for their job, the test may record a temporary threshold shift. This makes the test more sensitive to potential hearing loss and may help you improve employee protection before a permanent threshold shift occurs. A suspected temporary shift is one reason an employer may choose to retest employee hearing.

You must:

• Make sure each employee is informed of the results of his or her audiometric test.

– Include whether or not there has been a hearing level decrease or improvement since their previous test.

• Make sure each employee's annual audiogram is compared to his or her baseline audiogram by an audiologist, otolaryngologist, another qualified physician, or the technician conducting the test to determine if a standard threshold shift has occurred.

– If the annual audiogram indicates that an employee has suffered a standard threshold shift, you may obtain a retest within thirty days and consider the results of the retest as the annual audiogram.

• Make sure that an audiologist, otolaryngologist, or other qualified physician sees any annual audiogram that indicates a standard threshold shift.

NEW SECTION

WAC 296-817-03020 Review audiograms that indicate a standard threshold shift.

You must:

• Make sure the health care professional supervising audiograms has:

– A copy of this chapter

– The baseline audiogram and most recent audiogram of the employee to be evaluated

– Background noise level records for the testing room

– Calibration records for the audiometer.

• Obtain an opinion from the health care professional supervising audiograms as to whether the audiograms indicate possible occupational hearing loss and any recommendations for changes in hearing protection

- Pay for any clinical audiological evaluation or otological examination required by the reviewer, if:
 - Additional review is necessary to evaluate the cause of hearing loss
- OR**
- If there is indication of a medical condition of the ear caused or aggravated by the wearing of hearing protectors.
 - Inform the employee in writing of the existence of a standard threshold shift within twenty-one calendar days of the determination.
 - Make arrangements for the reviewer to communicate to the employee any medical conditions that are found unrelated to your workplace. This information is confidential and must be handled appropriately.

NEW SECTION

WAC 296-817-03025 Revise the baseline when annual audiograms indicate a persistent threshold shift or a significant improvement in hearing.

You must:

- Revise the baseline when a qualified reviewer determines:
 - The standard threshold shift revealed by the audiogram is persistent

OR

- The hearing threshold shown in the annual audiogram indicates significant improvement over the baseline audiogram.

NEW SECTION

WAC 296-817-03030 Make sure a record is kept of audiometric tests.

You must:

- Retain a legible copy of all employee audiograms conducted under this chapter.
 - Make sure the record includes:
 - Name and job classification of the employee
 - Date of the audiogram
 - The examiner's name
 - Date of the last acoustic or exhaustive calibration of the audiometer
 - Employee's most recent noise exposure assessment
 - The background sound pressure levels in audiometric test rooms.

NEW SECTION

WAC 296-817-03035 Make sure audiometric testing equipment meets these requirements.

You must:

- Use pure tone, air conduction, hearing threshold examinations, with test frequencies including as a minimum 500, 1000, 2000, 3000, 4000, and 6000 Hz
 - Tests at each frequency must be taken separately for each ear
 - Superaural headphones must be used.

- Conduct audiometric tests with audiometers (including microprocessor audiometers) that meet the specifications of, and are maintained and used according to, American National Standard Specification for Audiometers, S3.6-1996
 - Perform the following audiometer calibrations:
 - The functional operation of the audiometer must be checked before each day's use by testing a person with known, stable hearing thresholds by listening to the audiometer's output to make sure that the output is free from distorted or unwanted sounds. Deviations of 10 dB or greater must require an acoustic calibration
 - Audiometer calibration must be checked acoustically at least annually to verify continued conformance with ANSI S3.6-1996. Test frequencies below 500 Hz and above 6000 Hz may be omitted from this check
 - An exhaustive calibration must be performed at least every two years according to the American National Standard Specification for Audiometers, S3.6-1996. Test frequencies below 500 Hz and above 6000 Hz may be omitted from the calibration.
 - Provide audiometric test rooms that are checked daily to verify conformance with the requirements of ANSI S3.1-1999 American National Standard Maximum Permissible Ambient Noise Levels for Audiometric Test Rooms except that ambient noise levels at 500 Hz must be 26 dB or less.

OPTIONS TO AUDIOMETRIC TESTING

NEW SECTION

WAC 296-817-040 Summary.

Your responsibility:

This section provides options to baseline audiometric testing for employees assigned to duties with noise exposures **less than one year**. These program options may also be used to provide added assessment of longer-term employees in addition to audiometric testing.

The requirements of this section apply only if you decide to use auditing or a third-party hearing loss prevention program and do not conduct baseline audiometric testing for those employees.

Hearing Protection Audits

You must:

Conduct hearing protection audits at least quarterly

WAC 296-817-04005

Make sure staff conducting audits are properly trained

WAC 296-817-04010

Assess the hearing protection used by each employee during an audit

WAC 296-817-04015

Document your hearing protection audits

WAC 296-817-04020

Third-Party Audiometric Testing

You must:

Make sure third-party hearing loss prevention programs meet the following requirements

WAC 296-817-04025

IMPORTANT:

PROPOSED

PROPOSED

Hearing protection audits are a tool for use in evaluating your hearing loss prevention program in cases where audiometric testing does not provide a useful measure. For example, if most of your employees are hired on a temporary basis for a few months at a time, audiometric testing may not identify the small changes in hearing acuity that could occur. Auditing provides an alternative to audiometric testing in these cases.

Third-party hearing loss prevention programs are full hearing loss prevention programs and are distinct from audiometric testing provided by third parties as part of your own hearing loss prevention program. These programs may be organized by labor groups, trade associations, labor-management cooperatives, or other organizations to cover a specific group of employees or combine efforts for several employers with common employees.

Although you remain responsible for the program, third-party programs can have at least two benefits over running your own program:

- The audiometric testing is portable between the participating employers so new testing will not be needed when an employee changes employers
- Employees who only work for short periods for any one employer can be monitored under the group program over a longer period of time increasing the effectiveness of the audiometric testing in preventing hearing loss for these employees.

Auditing is not required unless you use it in place of baseline audiometric testing for employees hired for a period of **less than one year** and is permitted as a substitute for audiometric testing only for these employees.

NEW SECTION

WAC 296-817-04005 Conduct hearing protection audits at least quarterly.

You must:

- Conduct audits at least quarterly to provide a representative assessment of your workplace
 - The assessment is representative if it:
 - Covers all processes and work activities in your business at full production levels

AND

- Covers all employees present on the audit day.
 - If your business is mobile or involves variable processes, auditing may need to be repeated more often than quarterly
 - Auditing does not need to be repeated more than monthly as long as a reasonable effort is made to cover:
 - The activities with greatest exposure

AND

- As many employees as possible.
- Assess exposures and hearing protection for the full shift for each employee covered at the time of the audit.

NEW SECTION

WAC 296-817-04010 Make sure staff conducting audits are properly trained.

You must:

- Make sure staff conducting hearing protection audits:
 - Can demonstrate competence in:
 - Evaluating hearing protection attenuation
 - Evaluating hearing protector choices
 - Assessing the correct use of hearing protectors.
 - Are certified by the Council for Accreditation in Occupational Hearing Conservation (CAOHC) or have training in the following areas:
 - Noise and hearing loss prevention
 - Washington state noise regulations
 - Hearing protectors
 - Fitting of hearing protectors
 - Basic noise measurement
 - Hearing loss prevention recordkeeping.

NEW SECTION

WAC 296-817-04015 Assess the hearing protection used by each employee during audits.

You must:

- Confirm that:
 - Current site conditions during audits are consistent with conditions existing during noise monitoring
 - The hearing protection used by the employee is sufficient and appropriate for the conditions
 - The hearing protection is worn properly
 - The employees are satisfied with the performance and comfort of the hearing protection.

NEW SECTION

WAC 296-817-04020 Document your hearing protection audits.

You must:

- Keep a record of audit results for each employee assessed for the length of their employment and for the length of time you will rely upon the audit results
 - Include the following information in the record:
 - The make and model of the hearing protector(s)
 - The size of the protector(s)
 - Average noise exposure of the employee
 - Any problems found with use of the hearing protection
 - Any comments or complaints from the employee regarding the hearing protection.

THIRD-PARTY AUDIOMETRIC TESTS

NEW SECTION

WAC 296-817-04025 Make sure third-party hearing loss prevention programs meet the following requirements.

IMPORTANT:

Third-party hearing loss prevention programs are intended for short term employees hired or assigned to noise **for less than one year and for seasonal employees.** However, other employees may be included as long as you meet

all requirements for hearing loss follow-ups and recordkeeping.

You must:

- Make sure that the third-party program is:
 - Equivalent to an employer program as required by this chapter

AND

- Uses audiometric testing to evaluate hearing loss.
- Make sure a licensed or certified audiologist, otolaryngologist, or other qualified physician administers the third-party program
 - Make sure the third-party program has written procedures for:
 - Communicating with participating employers of program requirements
 - Follow-up procedures for detected hearing loss
 - Annual review of participating employer programs.
 - Make sure the following program elements are corrected by you or the third-party program when deficiencies are found:
 - Noise exposures
 - Hearing protection
 - Employee training
 - Noise controls.
 - Obtain a review of your hearing loss prevention program at least once per year, conducted by the third-party program administrator or their representative, in order to:
 - Identify any tasks needing a revised selection of hearing protection

AND

- Provide an overall assessment of the employers' hearing loss prevention activities.

NEW SECTION

WAC 296-817-050 Noise definitions.

A-weighted - An adjustment to sound level measurements that reflects the sensitivity of the human ear. Used for evaluating continuous or average noise levels.

Audiogram - A chart, graph, or table resulting from an audiometric test showing an individual's hearing threshold levels as a function of frequency.

Audiologist - A professional, specializing in the study and rehabilitation of hearing, who is certified by the American Speech, Hearing, and Language Association or licensed by a state board of examiners.

Baseline audiogram - The audiogram against which future audiograms are compared. The baseline audiogram is collected when an employee is first assigned to work with noise exposure. The baseline is then revised if persistent hearing loss is found.

Continuous noise - Noise that is consistent with peaks spaced no more than one second apart. Continuous noise is measured using sound level meters and noise dosimeters with the slow response setting.

Criterion sound level - A sound level of ninety decibels. An eight-hour exposure to constant 90 dBA noise is a one hundred percent noise dose exposure.

C-weighted - An adjustment to sound level measurements that evenly weights frequencies within the range of human hearing. Used for evaluating impact or impulse noise.

Decibel (dB) - Unit of measurement of sound level. A-weighting, adjusting for the sensitivity of the human ear, is indicated as "dBA." C-weighting, an even reading across the frequencies of human hearing, is indicated as "dBC."

Fast response - A setting for a sound level meter that will allow the meter to respond to noise events of less than one second. Used for evaluating impulse and impact noise levels.

Hertz (Hz) - Unit of measurement of frequency, numerically equal to cycles per second.

Impulsive or impact noise - Noise levels which involve maxima at intervals greater than one second. Where the intervals are less than one second, the noise levels must be considered continuous. Impulse and impact noise are measured using the fast response setting on a sound level meter.

Noise dose - The total noise exposure received by an employee during their shift. It can be expressed as a percentage indicating the ratio of exposure received to the noise exposure received in an eight-hour exposure to constant noise at 90 dBA. It may also be expressed as the sound level that would produce the equivalent exposure during an eight-hour period (TWA_8).

Noise dosimeter - An instrument that integrates a function of sound pressure over a period of time in such a manner that it directly indicates a noise dose.

Otolaryngologist - A physician specializing in diagnosis and treatment of disorders of the ear, nose and throat.

Qualified reviewer - An audiologist, otolaryngologist, or other qualified physician who has experience and training in evaluating occupational audiograms.

Slow response - A setting for sound level meters and dosimeters in which the meter does not register events of less than about one second. Used for evaluating continuous and average noise levels.

Sound level - The intensity of noise as indicated by a sound level meter.

Sound level meter - An instrument that measures sound levels.

Standard threshold shift (STS) - A hearing level change, relative to the baseline audiogram, of an average of 10 dB or more at 2000, 3000, and 4000 Hz in either ear.

TWA_8 - Equivalent eight-hour time-weighted average sound level - That sound level, which if constant over an eight-hour period, would result in the same noise dose measured in an environment where the noise level varies.

AMENDATORY SECTION (Amending WSR 99-17-117, filed 8/18/99, effective 12/1/99)

WAC 296-54-51130 Hearing protection. The employer must provide hearing protection when required by ((the general occupational health standards, chapter 296-62 WAC)) chapter 296-817 WAC, Noise.

AMENDATORY SECTION (Amending WSR 01-11-038, filed 5/9/01, effective 9/1/01)

WAC 296-56-60001 Scope and applicability. (1) The rules included in this chapter apply throughout the state of Washington, to any and all waterfront operations under the jurisdiction of the department of labor and industries.

(2) These minimum requirements are promulgated in order to augment the general safety and health standards, and any other safety and health standards promulgated by the department of labor and industries which are applicable to all places of employment under the jurisdiction of the department of labor and industries. The rules of this chapter, and the rules of chapters 296-24, 296-62 and 296-800 WAC are applicable to all longshore, stevedore and related waterfront operations: Provided, That such rules shall not be applicable to those operations under the exclusive safety jurisdiction of the federal government.

(3) The provisions of this chapter shall prevail in the event of a conflict with, or duplication of, provisions contained in chapters 296-24, 296-62 and 296-800 WAC. Specific standards which are applicable include, but are not limited to:

(a) Electrical—Chapter 296-24 WAC Part L, and WAC 296-800-280.

(b) Toxic and hazardous substances are regulated by chapter 296-62 WAC. Where references to this chapter are given they are for informational purposes only. Where specific requirements of this chapter conflict with the provisions of chapter 296-62 WAC this chapter prevails. Chapter 296-62 WAC does not apply when a substance or cargo is contained within a manufacturer's original, sealed, intact means of packaging or containment complying with the department of transportation or International Maritime Organization requirements.

(c) ~~(Hearing conservation—Chapter 296-62 WAC Part K)~~ **Noise—Chapter 296-817 WAC.**

(d) Standards for commercial diving operations—Chapter 296-37 WAC.

(e) Safety requirements for scaffolding—Chapter 296-24 WAC Part J-2.

(f) Safe practices of abrasive blasting operations—Chapter 296-24 WAC Part H-2.

(g) Access to employee exposure and medical records—Chapter 296-62 WAC Part B.

(h) Respiratory protection—Chapter 296-62 WAC Part E.

(i) Safety standards for grain handling facilities—Chapter 296-99 WAC.

(j) Chemical hazard communication program—WAC 296-800-170.

(k) Asbestos—Chapters 296-62 Part I-1 and 296-65 WAC.

(l) Permit - required confined spaces and confined space—Chapter 296-62 WAC Part M.

(m) Servicing multi-piece and single-piece rim wheels—Chapter 296-24 WAC Part D.

(n) First-aid requirements—WAC 296-800-150.

(o) Employee emergency plans and fire prevention plans—Chapter 296-24 WAC Part G-1.

(4) The provisions of this chapter do not apply to the following:

(a) Fully automated bulk coal handling facilities contiguous to electrical power generating plants.

(b) Facilities subject to the regulations of the office of pipeline safety regulation of the materials transportation bureau, department of transportation, to the extent such regulations apply.

(5) WAC 296-62-074 shall apply to the exposure of every employee to cadmium in every employment and place of employment covered by chapter 296-56 WAC in lieu of any different standard on exposures to cadmium that would otherwise be applicable by virtue of those sections.

AMENDATORY SECTION (Amending Order 88-11, filed 7/6/88)

WAC 296-59-090 Mobile equipment and lift trucks.

(1) Mobile equipment shall be designed, constructed, maintained, and used in accordance with this section and appropriate ANSI and/or SAE requirements.

(2) Operator training.

(a) Methods shall be devised by management to train personnel in the safe operation of mobile equipment.

(b) Training programs for all mobile equipment shall include the manufacturer's operating instructions when such instructions are available.

(c) Only trained and authorized operators shall be permitted to operate such vehicles.

(3) Special duties of operator. Special duties of the operator of a power-driven vehicle shall include the following:

(a) Test brakes, steering gear, lights, horns, warning devices, clutches, etc., before operating vehicle;

(b) Not move a vehicle while an unauthorized rider is on the vehicle;

(c) Slow down and sound horn upon approaching blind corners or other places where vision or clearance is limited;

(d) Comply with all speed and traffic regulations and other applicable rules;

(e) Have the vehicle being operated under control at all times so that he can safely stop the vehicle in case of emergency; and

(f) Keep the load on the uphill side when driving a fork-lift vehicle on a grade.

(4) Operator to be in proper position. Control levers of lift trucks, front end loaders, or similar types of equipment shall not be operated except when the operator is in his proper operating position.

(5) Raised equipment to be blocked. Employees shall not work below the raised bed of a dump truck, raised buckets of front end loaders, raised blades of tractors or in similar positions without blocking the equipment in a manner that will prevent it from falling. When working under equipment suspended by use of jacks, safety stands or blocking shall be used in conjunction with the jack.

(6) Precautions to be taken while inflating tire. Unmounted split rim wheels shall be placed in a safety cage or other device shall be used which will prevent a split rim from striking the worker if it should dislodge while the tire is being inflated.

(7) Reporting suspected defects. If, in the opinion of the operator, a power-driven vehicle is unsafe, the operator shall report the suspected defect immediately to the person in charge. Any defect which would make the vehicle unsafe to operate under existing conditions shall be cause for immediate removal from service. The vehicle shall not be put back into use until it has been made safe.

(8) Safe speed. Vehicles shall not be driven faster than a safe speed compatible with existing conditions.

(9) Unobstructed view.

(a) Vehicle operators shall have a reasonably unobstructed view of the direction of travel. Where this is not possible, the operator shall be directed by a person or by a safe guidance means or device.

(b) Where practical, mirrors shall be installed at blind corners or intersections which will allow operators to observe oncoming traffic.

(c) It is recommended that vehicles operating in congested areas be provided with an automatic audible or visual alarm system.

(10) Passengers to ride properly.

(a) Passengers shall not be permitted to ride with legs or arms extending outside the running lines of the cab, FOPS, or ROPS of any vehicle.

(b) Passengers on mobile oversnow equipment shall ride within the cab unless exterior seating is provided. The exterior seating may include the cargo bed provided that the bed is equipped with sideboards and a tailgate at least ten inches high. If passengers are permitted to stand in the bed, adequate handholds shall be provided.

(c) The number of passengers and seating arrangements within the cab on any mobile equipment shall not interfere with the operator's ability to safely operate the equipment.

(d) Exterior passengers shall not be permitted on mobile oversnow equipment which has snow grooming equipment mounted on the bed or when the machine is towing any kind of equipment, sleds, etc.

(e) Operators shall use good judgment with respect to speed and terrain when carrying exterior passengers.

(11) Horns and lights.

(a) Every vehicle shall be provided with an operable horn distinguishable above the surrounding noise level.

(b) Any vehicle required to travel away from an illuminated area shall be equipped with a light or lights which adequately illuminate the direction of travel.

(12) Brakes on power-driven vehicles. Vehicles shall be equipped with brakes and devices which will hold a parked vehicle with load on any grade on which it may be used. The brakes and parking devices shall be kept in proper operating condition at all times.

(13) Cleaning vehicles. All vehicles shall be kept free of excessive accumulations of dust and grease which may present a hazard.

(14) Lifting capacity of vehicle to be observed. At no time shall a load in excess of the manufacturer's maximum lifting capacity rating be lifted or carried. Such lifting capacity may only be altered with the approval of the equipment manufacturer or a qualified design engineer.

(15) Posting rated capacity. The maximum rated lifting capacity of all lift trucks shall at all times be posted on the

vehicle in such a manner that it is readily visible to the operator.

(16) Carrying loose material. Lift trucks shall not be used to carry loose loads of pipe, steel, iron, lumber, palletized material, rolls of paper, or barrels unless adequate clearance is provided and the loads are stabilized.

(17) Position of lift forks or clamps. The forks or clamps of lift trucks shall be kept as low as possible while the vehicle is moving. They shall be lowered to the ground or floor when the vehicle is parked.

(18) Walking under loads prohibited. No person shall be allowed under the raised load of a lift truck, backhoe, or front end loader.

(19) Hoisting of personnel on vehicle forks prohibited. Personnel shall not be hoisted by standing directly on the forks of vehicles.

(20) Using forklifts as elevated work platforms. A platform or structure built specifically for hoisting persons may be used providing the following requirements are met:

(a) The structure must be securely attached to the forks and shall have standard guardrails and toeboards installed on all sides;

(b) The hydraulic system shall be so designed that the lift mechanism will not drop faster than one hundred thirty-five feet per minute in the event of a failure in any part of the system. Forklifts used for elevating work platforms shall be identified that they are so designed;

(c) A safety strap shall be installed or the control lever shall be locked to prevent the boom from tilting;

(d) An operator shall attend the lift equipment while workers are on the platform;

(e) The operator shall be in the normal operating position while raising or lowering the platform. A qualified operator shall remain in attendance whenever an employee is on the work platform;

(f) The vehicle shall not travel from point to point while workers are on the platform except that inching or maneuvering at very slow speed is permissible; and

(g) The area between workers on the platform and the mast shall be adequately guarded to prevent contact with chains or other shear points.

(21) Overhead guards on lift trucks. All lift trucks shall be equipped with an overhead guard constructed and installed to conform to USAS B56.1-1969 "Safety Code for Powered Industrial Trucks." This guard may be removed only when it cannot be used due to the nature of the work being performed in which case loads shall be maintained so as not to create a hazard to the operator.

(22) Protection from exhaust system. Any exhaust system which might be exposed to contact shall be properly insulated or isolated to protect personnel. Exhaust systems on lift trucks and jitneys shall be constructed to discharge either within twenty inches from the floor or eighty-four inches or more above the floor. The exhausted gases shall be directed away from the operator. The equipment shall be designed in such a manner that the operator will not be exposed to the fumes.

(23) Emergency exit from mobile equipment. Mobile equipment with an enclosed cab shall be provided with an

escape hatch or other method of exit in case the regular exit cannot be used.

(24) Vehicle wheels chocked. When driving mobile equipment onto the bed of a vehicle, the wheels of the vehicle shall be chocked.

(25) Prevent trailer from tipping. Suitable methods shall be used or devices installed which will prevent the trailer from tipping while being loaded or unloaded.

(26) Refueling. Gasoline or LPG engines shall be shut off during refueling.

(27) Close valve on LPG container. Whenever vehicles using LP gas as a fuel are parked overnight or stored for extended periods of time indoors, with the fuel container in place, the service valve of the fuel container shall be closed.

(28) LPG tanks. LPG vehicle fuel tanks shall be installed and protected in a manner which will minimize the possibility of damage to the tank.

(29) Inspecting and testing of LPG containers. LPG containers shall be inspected and tested as required by chapter 296-24 WAC.

(30) Spinners on steering wheels. The use of spinners on steering wheels shall be prohibited unless an antikick device is installed or the equipment has a hydraulic steering system.

(31) The ~~((hearing conservation requirements of the general occupational health standards, WAC 296-62-09015, shall be applicable for))~~ requirements of chapter 296-817 WAC, Noise, apply to mobile equipment operation.

AMENDATORY SECTION (Amending Order 83-34, filed 11/30/83)

WAC 296-62-09015 Hearing conservation.

Note: The requirements in WAC 296-62-09015 through 296-62-09055 apply only to agriculture. The requirements for all other industries relating to noise have been moved to chapter 296-817 WAC, Noise.

The employer shall administer a continuing effective hearing conservation program, as described in WAC 296-62-09015 through 296-62-09055 whenever employee noise exposures equal or exceed an 8-hour time-weighted average (TWA) sound level of 85 decibels (dB) measured on the A-scale weighting at slow response or, equivalently, a noise dose of fifty percent. For purposes of the hearing conservation program, employee noise exposures shall be computed in accordance with WAC 296-62-09055, Appendix E: Noise exposure computation, without regard to any attenuation provided by the use of personal protective equipment.

AMENDATORY SECTION (Amending Order 84-24, filed 12/11/84)

WAC 296-155-145 Occupational noise exposure. The occupational noise exposure requirements of ~~((the general occupational health standards;))~~ chapter ~~((296-62))~~ 296-817 WAC, ~~((shall))~~ Noise, apply.

AMENDATORY SECTION (Amending Order 83-34, filed 11/30/83)

WAC 296-155-210 Hearing protection. The hearing protection requirements of ~~((the general occupational health standards, chapter 296-62 WAC, shall))~~ chapter 296-817 WAC, Noise, apply.

AMENDATORY SECTION (Amending WSR 98-02-006, filed 12/26/97, effective 3/1/98)

WAC 296-304-08009 Powder-actuated fastening tools. (1) The employer must ensure powder-actuated fastening tools are used, designed, constructed, and maintained according to the requirements of WAC 296-24-663, Safety requirements for powder-actuated fastening systems.

(2) The employer must ensure that employees using powder-actuated fastening tools are protected by personal protective equipment that meets the requirements of WAC 296-304-09005 (1) and (2). The employer must also meet the ~~((hearing conservation))~~ requirements of ~~((the general occupational health standards;))~~ chapter ~~((296-62))~~ 296-817 WAC, ~~((Part K))~~ Noise.

AMENDATORY SECTION (Amending WSR 98-02-006, filed 12/26/97, effective 3/1/98)

WAC 296-304-09009 Hearing protection. The employer must meet the ~~((hearing conservation))~~ requirements of ~~((the general occupational health standards;))~~ chapter ~~((296-62))~~ 296-817 WAC, ~~((Part K))~~ Noise.

AMENDATORY SECTION (Amending WSR 96-11-067, filed 5/10/96, effective 1/1/97)

WAC 296-305-02005 Hearing protection. ~~(((1) Fire departments shall administer a continuing effective hearing conservation program, as described in chapter 296-62 WAC, Part K, Hearing Conservation, except for WAC 296-62-09031 (2)(b), whenever employees noise exposure equal or exceed an eight-hour time-weighted average (TWA) sound level of 85 decibels (dBA) measured on the A-scale weighting at slow response or, equivalently, a noise dose of fifty percent.~~

(2) For the purpose of a hearing conservation program, employee noise exposure shall be computed in accordance with WAC 296-62-09055, Appendix E, Noise exposure computation, without regard to any attenuation provided by the use of personal protective equipment.

(3) The hearing conservation program shall be provided at no cost to the employee.

(4) Hearing protection shall be provided for and used by all members when exposed to an eight-hour time-weighted average of 85 dBA or greater or when exposed to noise in excess of 115 dBA from power tools, engine warm ups, drafting, or other such activities, except in situations where the use of such protective equipment would create an additional hazard to the user such as in fire suppression.

(5) Audiometric test shall be performed by a licensed or certified audiologist, otolaryngologist, or other qualified phy-

sician, or by a technician who is certified by the council of accreditation in occupational hearing conservation. A technician who performs audiometric tests must be responsible to an audiologist, otolaryngologist or other qualified physician.

(6) The fire department shall institute a hearing conservation training program for all employees and shall ensure their participation in such programs, meeting the minimum requirements specified in chapter 296-62 WAC, Part K.

(7) The use of personal protective equipment to limit noise exposure shall be considered as an interim approach until the noise levels produced by vehicles, warning devices, and radios can be reduced. Protective muffs are recommended for fire fighters, due to the difficulties of proper fit and insertion of ear plugs.

(8) Noise levels in new fire apparatus purchased after the effective date of this chapter, shall not exceed at any seated position to be a maximum of 90 dBA when measured, as specified in this section, without any warning device in operation.

(a) Interior noise levels shall be measured with the vehicle in motion at the speed that produces the highest noise level, up to 55 mph.

(b) All windows should be closed and the noise level shall be measured in each passenger area.

(c) For existing apparatus, compliance with this section will be required within two years of the effective date of this chapter.

Note: In order to reduce noise levels, the following engineering controls may achieve such a reduction:

- a. Move siren speakers and air horns down onto the front bumper.
- b. Respond with windows closed.
- c. Install sound attenuating insulation in cabs of apparatus.
- d. Lower the pitch of siren and air horns.
- e. Improve radio equipment with higher clarity and less output volume.

(9) For existing fire apparatus that cannot be brought into compliance, the employer shall be required to provide members with hearing protectors.

(10) The fire department shall provide training in the use and care of all hearing protectors provided to employees.

(11) The training program shall be repeated annually for each employee included in the hearing conservation program.

(12) Information provided in the training program shall be updated to be consistent with changes in protective equipment and work processes.

~~Additional References: Chapter 296-62 WAC, Part K.)~~
Fire departments must address noise issues as required by chapter 296-817 WAC, Noise.

Note: Although noise levels may exceed the 115 dBA ceiling limit for noise exposures during structural fire fighting activities, hearing protection that will survive these conditions and not interfere with other essential gear may not always be available. Fire departments must consider daily noise exposures and exposures to noise outside direct fire fighting activities when selecting hearing protection and may use less protection during direct fire protection when adequate hearing protection is not technically feasible.

AMENDATORY SECTION (Amending WSR 01-11-038, filed 5/9/01, effective 9/1/01)

WAC 296-305-05503 Summary of training requirements. (1) Training on (~~hearing conservation shall~~) noise must conform to chapter (~~296-62~~) 296-817 WAC, (~~Part K~~) Noise, and WAC 296-305-02005.

(2) Training on medical procedures shall conform to WAC 296-305-02501.

(3) Training on respiratory equipment shall conform to chapter 296-62 WAC, Part E, Respiratory protection, and WAC 296-305-04001.

(4) Training on employee right-to-know procedures shall conform to WAC 296-800-170, chemical hazard communication program.

(5) Training on overhaul procedures and operations shall conform to WAC 296-305-05001.

(6) Training on wildland fires shall conform to WAC 296-305-07001 through 296-305-07019.

(7) Training on confined space entry and/or rescue shall conform to chapter 296-62 WAC, Part M, Permit-required confined spaces and WAC 296-305-05003.

(8) Live fire training in structures shall conform to NFPA 1403 and this section.

(9) The employer shall provide training and education for all members commensurate with those duties and functions that members are expected to perform. Such training and education shall be provided to members before they perform emergency activities. Fire service leaders and training instructors shall be provided with training and education which is more comprehensive than that provided to the general membership of the fire department.

(10) The employer shall assure that training and education is conducted frequently enough to assure that each member is able to perform the member's assigned duties and functions satisfactorily and in a safe manner so as not to endanger members or other employees. All members shall be provided with training at least annually. In addition, members who are expected to perform interior structural fire fighting shall be provided with an education session or training at least quarterly.

WSR 02-24-056

PROPOSED RULES

DEPARTMENT OF

LABOR AND INDUSTRIES

[Filed December 3, 2002, 11:43 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 02-20-098.

Title of Rule: Portable power tools, chapter 296-807 WAC.

Purpose: The portable power tools rule is being rewritten and reorganized for clarity and ease of use for the employers and employees. Hand and portable powered tools and other hand-held equipment rules, in chapter 296-24

PROPOSED

WAC, Part H-1, will be repealed and adopted as chapter 296-807 WAC.

Other Identifying Information:

REPEALED SECTIONS:

(Part H-1 - Hand and portable powered tools and other hand-held equipment), chapter 296-24 WAC, General safety and health standards.

Note: Part H-1 will be repealed on the effective date of chapter 296-807 WAC.

WAC 296-24-650 Hand and portable powered tools and equipment—General

- Information moved to WAC 296-807-100

WAC 296-24-65003 Compressed air used for cleaning.

- Information moved to WAC 296-807-140

WAC 296-24-65005 Compressed air tools.

- Information moved to WAC 296-807-140

WAC 296-24-65007 Air hammer.

- Information moved to WAC 296-807-140

WAC 296-24-655 Guarding of portable powered tools.

- Information moved to WAC 296-807-100.

WAC 296-24-65501 Portable powered tools.

- Information moved to WAC 296-807-110, 296-807-120, and 296-807-130.

WAC 296-24-657 Pneumatic powered tools and hose.

- Information moved to WAC 296-807-110, 296-807-130, and 296-807-140.

WAC 296-24-65701 Portable tools.

- Information moved to WAC 296-807-110 and 296-807-140.

WAC 296 24-65703 Airhose.

- Information moved to WAC 296-807-140.

WAC 296-24-660 Portable abrasive wheels.

- Information moved to WAC 296-807-180.

WAC 296-24-66001 Abrasive wheel terms.

- Information moved to WAC 296-807-190.

WAC 296-24-66003 General requirements.

- Information moved to WAC 296-807-180.

WAC 296-24-66005 Cup wheels.

- Information moved to WAC 296-807-180.

WAC 296-24-66007 Vertical portable grinders.

- Information moved to WAC 296-807-180.

WAC 296-24-66009 Other portable grinders.

- Information moved to WAC 296-807-180.

WAC 296-24-66011 Mounting and inspection of abrasive wheels.

- Information moved to WAC 296-807-180.

WAC 296-24-663 Safety requirements for powder actuated fastening systems.

- Information moved to WAC 296-807-150.

WAC 296-24-66301 Scope.

- Information moved to WAC 296-807-150.

WAC 296-24-66303 Purpose.

- Information moved to WAC 296-807-150.

WAC 296-24-66305 Definitions applicable to this section.

- Information moved to WAC 296-807-190.

WAC 296-24-66307 Requirements.

- Information moved to WAC 296-807-150.

WAC 296-24-66309 Power load.

- Information moved to WAC 296-807-150.

WAC 296-24-66311 Fasteners.

- Information moved to WAC 296-807-150.

WAC 296-24-66313 Operation.

- Information moved to WAC 296-807-150.

WAC 296-24-66315 Limitation of use.

- Information moved to WAC 296-807-150.

WAC 296-24-66317 Maintenance and storage.

- Information moved to WAC 296-807-150.

WAC 296-24-66319 Authorized instructor.

- Information moved to WAC 296-807-150.

WAC 296-24-66321 Qualified operator.

- Information moved to WAC 296-807-150.

WAC 296-24-665 Power lawnmowers.

- Information moved to WAC 296-807-160.

WAC 296-24-66501 Terms.

- Information moved to WAC 296-807-190.

WAC 296-24-66503 General requirements.

- Information moved to WAC 296-807-160.

WAC 296-24-66505 Walk-behind and riding rotary mowers.

- Information moved to WAC 296-807-160.

WAC 296-24-66507 Walk-behind rotary mowers.

- Information moved to WAC 296-807-160.

WAC 296-24-66509 Riding rotary mowers.

- Information moved to WAC 296-807-160.

WAC 296-24-670 Jacks.

- Information moved to WAC 296-807-170.

WAC 296-24-67001 Jack terms.

- Information moved to WAC 296-807-190.

WAC 296-24-67003 Loading and marking.

- Information moved to WAC 296-807-170.

WAC 296-24-67005 Operation and maintenance

- Information moved to WAC 296-807-170.

NEW SECTIONS:

WAC 296-807-100 Scope.

WAC 296-807-110 Switches (controls).

WAC 296-807-11005 Make sure switches are safe.

WAC 296-807-120 Portable circular saws.

WAC 296-807-12005 Make sure portable circular saws are safe to use.

WAC 296-807-130 Portable belt sanding machines.

WAC 296-807-13005 Guard portable belt sanding machines.

WAC 296-807-140 Compressed air tools.

WAC 296-807-14005 Follow the manufacturer's instructions.

WAC 296-807-14010 Prevent air tools from ejecting attachments.

WAC 296-807-14015 Protect employees from contact with compressed air.

WAC 296-807-14020 Make sure safeguards are used when cleaning with compressed air.

WAC 296-807-14025 Make sure airhose and plastic pipe supplying compressed air to portable air tools are safe.

WAC 296-807-14030 Make sure air tools are adequately designed and constructed.

WAC 296-807-14035 Use air tools safely.

WAC 296-807-14040 Make sure fastener driving air tools (nailers and staplers) are safe.

WAC 296-807-150 Powder actuated fastening systems.

WAC 296-807-15005 Make sure tool operators are qualified.

WAC 296-807-15010 Make sure employees are aware tools are in use and wear appropriate personal protective equipment (PPE).

WAC 296-807-15015 Make sure tools are adequately designed and constructed.

WAC 296-807-15020 Make sure tools and containers are properly labeled.

WAC 296-807-15025 Make sure powder loads and power levels are properly identified.

WAC 296-807-15030 Use proper powder loads.

WAC 296-807-15035 Make sure the tool is appropriate to the job.

WAC 296-807-15040 Make sure the operator uses the tool safely.

WAC 296-807-15045 Use fasteners safely.

WAC 296-807-15050 Inspect and maintain tools properly.

WAC 296-807-15055 Make sure tools are stored properly.

WAC 296-807-160 Power lawnmowers.

WAC 296-807-16005 Make sure equipment meets minimum design and construction requirements.

WAC 296-807-16010 Make sure the equipment has the appropriate labels and decals.

WAC 296-807-16015 Make sure the operator understands and follows instructions before starting the mower.

WAC 296-807-16020 Use the equipment safely.

WAC 296-807-16025 Protect employees from fuel and exhaust.

WAC 296-807-16030 Use walk-behind mowers safely.

WAC 296-807-16035 Use ride-on mowers safely.

WAC 296-807-170 Jacks.

WAC 296-807-17005 Make sure jacks are labeled with their rated load(s).

WAC 296-807-17010 Make sure the jack is safe to lift the load

WAC 296-807-17015 Lift the load safely.

WAC 296-807-17020 Visually inspect jacks and keep them in good working order.

WAC 296-807-180 Portable tools using abrasive wheels.

WAC 296-807-18010 Make sure machines have safety guards.

WAC 296-807-18015 Keep safety guards in good functional condition.

WAC 296-807-18020 Use specific safety guards for machines using Type 1 grinding wheels, cutting-off wheels, and tuck pointing wheels.

WAC 296-807-18025 Use specific safety guards for vertical and angle grinders using Type 6 or Type 11 wheels.

WAC 296-807-18030 Use specific safety guards for vertical and angle grinders using Type 27, 28 and 29 wheels.

WAC 296-807-18035 Use side handles on vertical and angle grinders.

WAC 296-807-18040 Make sure abrasive wheels are safe to use.

WAC 296-807-18045 Mount wheels properly.

WAC 296-807-18050 Use proper flanges.

WAC 296-807-18055 Make sure flanges are in good condition.

WAC 296-807-18060 Use specific flanges for Type 1 cutting-off wheels.

WAC 296-807-18065 Use specific flanges for Type 27A cutting-off wheels.

WAC 296-807-18070 Use specific flanges for threaded hole wheels.

WAC 296-807-18075 Use specific flanges for cup, cone or plug wheels with threaded inserts or projecting studs.

WAC 296-807-18080 Use blotters when required.

WAC 296-807-18085 Meet specific blotter requirements when using modified Types 6 and 11 wheels (terrazzo).

WAC 296-807-190 Definitions.

Statutory Authority for Adoption: RCW 49.17.010, 49.17.040, 49.17.050, 49.17.060.

Statute Being Implemented: Chapter 49.17 RCW.

Summary: See Purpose above.

Reasons Supporting Proposal: See Purpose above.

Name of Agency Personnel Responsible for Drafting: Tracy Spencer, Tumwater, (360) 902-5530; Implementation and Enforcement: Michael A. Silverstein, Tumwater, (360) 902-5495.

Name of Proponent: Department of Labor and Industries, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: 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. The agency has rewritten requirements to clarify and better organize existing language of chapter 296-24 WAC, Part H-1, Hand and portable powered tools and other hand-held equipment, without changing its effect. The clarified requirements are being published as chapter 296-807 WAC, Portable power tools. As such, an SBEIS is not required per RCW 34.05.310 (4)(d).

We are also incorporating, without material change, national consensus code requirements. RCW 34.05.310 (4)(c) exempts the agency from conducting an SBEIS under such conditions.

RCW 34.05.328 does not apply to this rule adoption. This rule is exempt under RCW 34.05.328 (5)(b)(iv) since it only corrects typographical errors and clarifies language without changing its effect. The proposal does not increase requirements.

Hearing Location: Department of Labor and Industries, Auditorium, 7273 Linderson Way S.W., Tumwater, WA, on January 14, 2003, at 1:30 p.m.

Assistance for Persons with Disabilities: Contact Sally Elliott at (360) 902-5484 by January 8, 2003.

Submit Written Comments to: Jim Hughes, Project Manager, WISHA Services Division, P.O. Box 44620, Olympia, WA 98504-4620, fax (360) 902-5529 (fax must be ten pages or less), e-mail hugw235@lni.wa.gov, by January 22, 2003.

Date of Intended Adoption: April 4, 2003.
 December 3, 2002
 Gary Moore
 Director

Chapter 296-807 WAC

PORTABLE POWER TOOLS

NEW SECTION

WAC 296-807-100 Scope. This chapter applies to the tools and equipment shown in Table 1, Scope of this chapter.

**Table 1
 Scope of this Chapter**

Section:	Applies to:
110 Switches (controls)	Hand-held portable power tools.
120 Portable circular saws	Hand-held portable circular saws.
130 Portable belt sanding machines	Hand-held portable belt sanding machines.
140 Compressed air tools, hose, and pipe	Hand-held portable compressed air powered tools. It also applies to airhose and plastic pipe used to supply compressed air to these tools.
150 Powder actuating fastening systems	Powder actuated fastening systems designed to use the expanding gases from a powder load to propel a stud, pin, fastener, or other object into hard structural material.
160 Power lawnmowers	Consumer and commercial power lawnmowers.
170 Jacks	Portable hand- or power-operated: <ul style="list-style-type: none"> • Hydraulic jacks • Mechanical ratchet jacks • Mechanical screw jacks.
180 Portable tools using abrasive wheels	Portable tools using abrasive wheels.

NEW SECTION

WAC 296-807-110 Switches (controls). Summary.

Your responsibility:

Make sure hand-held portable power tools have safe switches (controls).

Exemption:

WAC 296-807-110 does not apply to:

- Concrete vibrators
- Concrete breakers
- Powered tampers
- Jack hammers
- Rock drills
- Garden appliances
- Household and kitchen appliances
- Personal care appliances
- Medical or dental equipment
- Fixed machinery.

NEW SECTION

WAC 296-807-11005 Make sure switches are safe.

You must:

(1) Make sure the operating switch is located in a position that makes it difficult to accidentally operate the tool.

(2) Use the correct operating switch.

- Make sure hand-held gasoline-powered chain saws have a constant pressure throttle control that will shut off power to the chain when the pressure is released.

- Use a constant pressure switch that will shut off the power when the switch is released to turn on or operate any hand-held power tool.

Exemptions:

- Some tools can use a lock-on feature with the constant pressure switch if the lock-on feature can be turned off with a single motion of the same finger(s) that turned it on. You can use a lock-on feature with these hand-held tools:

- Drills
- Tappers
- Fastener drivers
- Grinders using a wheel greater than two inches in diameter
- Disc sanders
- Belt sanders
- Reciprocating saws
- Saber, scroll and jig saws using a blade with a shank width greater than one-quarter inch
- Other similarly operating powered tools.

- You can use a positive "on-off" switch with these hand-held tools:

- Platen sanders
- Grinders using a wheel two inches or less in diameter
- Routers
- Planers
- Laminate trimmers
- Nibblers
- Shears
- Saber, scroll and jig saws using a blade with a shank width of one-quarter inch (± .05 inch) or less.

Note: The shank width of saber, scroll and jig saw blades is measured at the narrowest point on the blade shank.

NEW SECTION

WAC 296-807-120 Portable circular saws.

Your responsibility:

Make sure portable circular saws are safe.

NEW SECTION

WAC 296-807-12005 Make sure portable circular saws are safe to use.

You must:

(1) Use a constant pressure switch to turn on or operate any circular saw using a blade that has a diameter greater than two inches.

(2) Remove cracked saws and saw blades from service.

(3) Make sure power driven circular saws that have a blade diameter larger than two inches have guards above and below the base plate (shoe) as listed in Table 2, Portable circular saw guarding requirements.

PROPOSED

Table 2
Portable Circular Saw Guarding Requirements

Upper Guard	Lower Guard
Covers the blade to the depth of the teeth, except for the minimum arc necessary to allow the base to tilt for bevel cuts.	Covers the blade to the depth of the teeth, except for the minimum arc necessary to allow proper: <ul style="list-style-type: none"> • Retraction of the guard • Contact with the work. Automatically and instantly returns to the position covering the blade when the saw is withdrawn from contact with the work.

Exemption: Guarding requirements in subsection (3) of this section do not apply to saws used in the meat cutting industry to cut meat.

NEW SECTION

WAC 296-807-130 Portable belt sanding machines.
Your responsibility:
Make sure portable belt sanding machines are safe.

NEW SECTION

WAC 296-807-13005 Guard portable belt sanding machines.
You must:

- Guard:
 - Nip points where the sanding belt runs onto a pulley
 - The unused run of the sanding belt.

NEW SECTION

WAC 296-807-140 Compressed air tools. Summary.
This section applies to portable, hand-held compressed air powered tools. It also applies to airhose and plastic pipe used to supply compressed air to these tools.
Your responsibility:
Make sure compressed air and compressed air tools are used safely.

You must:

GENERAL TOOL REQUIREMENTS

Follow the manufacturer's instructions

WAC 296-807-14005

Prevent air tools from ejecting attachments

WAC 296-807-14010

CONTACT WITH COMPRESSED AIR

Protect employees from contact with compressed air

WAC 296-807-14015

CLEANING

Make sure safeguards are used when cleaning with compressed air

WAC 296-807-14020

AIRHOSE AND PLASTIC PIPE

Make sure airhose and plastic pipe supplying compressed air to portable air tools are safe

WAC 296-807-14025

TOOL DESIGN AND CONSTRUCTION

Make sure air tools are adequately designed and constructed

WAC 296-807-14030

TOOL USE

Use air tools safely

WAC 296-807-14035

FASTENER DRIVING TOOLS

Make sure fastener driving air tools (nailers and staplers) are safe

WAC 296-807-14040.

NEW SECTION

WAC 296-807-14005 Follow the manufacturer's instructions.

You must:

- Follow the manufacturer's instructions for safe use of the tool.

NEW SECTION

WAC 296-807-14010 Prevent air tools from ejecting attachments.

You must:

- Make sure the tool cannot accidentally eject an attachment.

Note: A retainer is needed if the tool does not have a positive method of keeping the attachment in the tool.

NEW SECTION

WAC 296-807-14015 Protect employees from contact with compressed air.

You must:

- Make sure a tool nozzle or an airhose opening is not:
 - Pointed at anyone
 - Allowed to contact a person's body.

NEW SECTION

WAC 296-807-14020 Make sure safeguards are used when cleaning with compressed air.

You must:

- Use the following when cleaning with compressed air:

- Air pressure that has been reduced to less than 30 p.s.i. static pressure at the nozzle

- Effective chip guarding.

Note: ■ You may use air pressure greater than 30 p.s.i. if you use a nozzle with vents, holes, flaps or slots that will direct the air flow away from the tip of the nozzle and will reduce the air flow to less than 30 p.s.i. if the nozzle becomes blocked.

■ Effective chip guarding means any method or equipment that protects the eyes and skin of the cleaner and other workers from flying chips or particles. Examples include:

- A protective cone around the nozzle to protect the cleaner
- Barriers, baffles or screens to protect other workers.

Reference: Appropriate personal protective equipment (PPE) needs to be worn when cleaning with compressed air. See WAC 296-800-160 in the safety and health core rules.

PROPOSED

NEW SECTION

WAC 296-807-14025 Make sure airhose and plastic pipe supplying compressed air to portable air tools are safe.

You must:

(1) Make sure the airhose and hose connections are suitable for the:

- Air pressure
- Use.

(2) Make sure any plastic pipe used to supply compressed air for portable air tools has been specifically identified by the manufacturer as being suitable for compressed air use.

Note: Existing unapproved pipe that is buried underground or enclosed in shatter-resistant material is acceptable only if it completely eliminates the hazards created by the brittle nature of the pipe.

NEW SECTION

WAC 296-807-14030 Make sure air tools are adequately designed and constructed.

Exemption:

This section does not apply to:

- Tools specifically for medical or dental use
- Tools specifically for use in the food processing industry
- Tools mounted in stationary installations
- Air hoists
- Construction and mining tools such as paving breakers, diggers, tampers, and rock drills.

You must:

• Make sure portable, hand-held air tools meet the requirements of:

- ANSI B186.1-1984, Safety Code for Portable Air Tools.

OR

– ANSI/ISANTA SNT-101-1993, Portable, Compressed-Air-Actuated, Fastener Driving Tools-Safety Requirements for.

Note: There may be a statement on the tool or in the instruction manual indicating the tool meets the requirements of the appropriate ANSI standard. If in doubt, check with the manufacturer.

NEW SECTION

WAC 296-807-14035 Use air tools safely.

Exemption:

This section does not apply to:

- Tools specifically for medical or dental use
- Tools specifically for use in the food processing industry
- Tools mounted in stationary installations
- Air hoists
- Construction and mining tools such as paving breakers, diggers, tampers, and rock drills.

You must:

(1) Relieve the pressure in the air line before disconnecting a compressed air tool from the line or disconnecting a hose joint unless there is automatic valve closing protection at the joint being separated.

(2) Disconnect the tool from the compressed air supply before repairs are done.

(3) Make sure that eye protection is worn at all times by:

- The person operating the tool
- Other persons in the area where tools are being used.

References: ■ Use the PPE hazard assessment to determine which employees other than the tool operator need to wear eye protection and the type of eye protection they need to wear. See WAC 296-800-160 in the safety and health core rules.
■ Chapter 296-62 WAC, Part K, Hearing conservation, may require the use of hearing protection.

NEW SECTION

WAC 296-807-14040 Make sure fastener driving air tools (nailers and staplers) are safe.

You must:

(1) Make sure any fastener driving air tool discharges all air in the tool when disconnected from the compressed air supply.

(2) Make sure that all pneumatically driven nailers, staplers, and other similar equipment provided with automatic fastener feed have a safety device on the muzzle to prevent the tool from ejecting fasteners, unless the muzzle is in contact with the work surface.

Note: Pneumatic nailers or staplers do not need this safety device if:

- The overall weight of the fastening device does not exceed the weight of one and one-half inches of standard 18-gauge wire. The normal maximum diameter tolerance for manufacturing standard 18-gauge wire is .045 inches.
- The operator and any other person within twelve feet of the point of operation wear approved eye protection.

NEW SECTION

WAC 296-807-150 Powder actuated fastening systems.

Summary.**IMPORTANT:**

This section applies to any powder actuated fastening system designed to use the expanding gases from a powder load to propel a stud, pin, fastener, or other object into hard structural material.

Exemption:

This section does not apply to:

- Devices designed to attach objects to soft construction material such as wood, plaster, tar, and dry wallboard
- Stud welding equipment.

Your responsibility:

Make sure powder actuated fastening systems are used safely.

You must:**TOOL OPERATORS**

Make sure tool operators are qualified

WAC 296-807-15005

PERSONAL PROTECTIVE EQUIPMENT

Make sure employees are aware tools are in use and wear appropriate personal protective equipment (PPE)

WAC 296-807-15010

TOOL DESIGN AND CONSTRUCTION

Make sure tools are adequately designed and constructed

WAC 296-807-15015

LABELING

Make sure tools and containers are properly labeled

WAC 296-807-15020

POWDER LOADS

Make sure powder loads and power levels are properly identified

WAC 296-807-15025

Use proper powder loads

WAC 296-807-15030

TOOL USE

Make sure the tool is appropriate to the job

WAC 296-807-15035

Make sure the operator uses the tool safely

WAC 296-807-15040

FASTENERS

Use fasteners safely

WAC 296-807-15045

INSPECTION AND MAINTENANCE

Inspect and maintain tools properly

WAC 296-807-15050

STORAGE

Make sure tools are stored properly

WAC 296-807-15055

NEW SECTION

WAC 296-807-15005 Make sure tool operators are qualified.

You must:

- Make sure tools are used only by qualified operators
- Make sure operators have been trained by an authorized instructor.

Note: Authorized instructors have to meet the instructor qualifications of ANSI A10.3-1995, Safety Requirements for Powder-Actuated Fastening Systems.

You must:

- Make sure all tool operators can:
 - Understand the manufacturer's instructions
 - Clean the tool properly
 - Recognize any visibly worn or damaged parts
 - Identify power load levels
 - Operate the tool correctly.
- Make sure tool operators have a valid qualified operator's card in their possession when they are using the tool.

NEW SECTION

WAC 296-807-15010 Make sure employees are aware tools are in use and wear appropriate personal protective equipment (PPE).

You must:

(1) Make sure eye or face protection is worn by:

- Tool operators
- Assistants
- Persons close to where the tool is being used.

Reference: ■ Use the PPE hazard assessment to determine which employees other than the tool operator need to wear eye protection and the type of eye protection they need to wear. See WAC 296-800-160 in the safety and health core rules.
 ■ Chapter 296-62 WAC, Part K, Hearing conservation may require the use of hearing protection.

You must:

(2) Post signs where tools are being used and in adjacent areas where tool use could pose a hazard. Signs must:

- Be easily seen
- Be at least 8 x 10 inches (20 x 25 cm)
- Use letters in boldface type at least one inch (2.5 cm)

high

• Read "POWDER ACTUATED TOOL IN USE" or similar wording.

Note: Tool use could create a hazard in adjacent areas by allowing a fastener to penetrate one or more of the following:

- Wall
- Floor
- Other working surface.

NEW SECTION

WAC 296-807-15015 Make sure tools are adequately designed and constructed.

You must:

(1) Make sure the tool meets the design and construction requirements of the American National Standards Institute (ANSI) standard ANSI A10.3-1995, Safety Requirements for Powder-Actuated Fastening Systems.

Note: There may be a statement on the tool or in the instruction manual indicating the tool meets the requirements of the appropriate ANSI standard. If in doubt, check with the manufacturer.

You must:

(2) Make sure each tool has:

- Operator instructions and a tool service manual
- Powder load and fastener chart
- Service tools and accessories.

NEW SECTION

WAC 296-807-15020 Make sure tools and containers are properly labeled.

You must:

(1) Make sure tools are properly labeled.
 • Make sure each tool has a readable, permanent label that shows the manufacturer's:

- Model number
- Unique serial number.

• Make sure there is a durable warning label on each tool that:

- Reads "WARNING - FOR USE ONLY BY QUALIFIED OPERATORS ACCORDING TO MANUFACTURER'S INSTRUCTION MANUAL"

OR

- Uses words with the same meaning.

PROPOSED

PROPOSED

- (2) Make sure the tool storage container has these labels:
- "POWDER ACTUATED TOOL" on the outside of the container in an easily seen position
 - "WARNING - POWDER ACTUATED TOOL. TO BE USED ONLY BY A QUALIFIED OPERATOR AND KEPT UNDER LOCK AND KEY WHEN NOT IN USE" on the inside cover.

NEW SECTION

WAC 296-807-15025 Make sure powder loads and power levels are properly identified.

You must:

- Make sure powder loads and power levels are identified as specified in Table 3, Powder-Load Identification

**Table 3
Powder-Load Identification**

	Power Level	Color Identification	
		Case Color	Load Color
Lowest Level	1	Brass	Gray
	2	Brass	Brown
	3	Brass	Green
	4	Brass	Yellow
	5	Brass	Red
	6	Brass	Purple
	7	Nickel	Gray
	8	Nickel	Brown
	9	Nickel	Green
	10	Nickel	Yellow
Highest power level	11	Nickel	Red
	12	Nickel	Purple

NEW SECTION

WAC 296-807-15030 Use proper powder loads.

You must:

- Use only a powder load that is:
 - Recommended by the tool manufacturer for the particular tool
- OR**
- One that provides the same level of safety and performance.

NEW SECTION

WAC 296-807-15035 Make sure the tool is appropriate to the job.

You must:

- (1) Use the lowest velocity class of tool and load that will properly set the fastener.
- (2) Use the proper shield, fixture, adaptor, or accessory that is:
 - Suitable for the job
 - Recommended and supplied by the manufacturer.

NEW SECTION

WAC 296-807-15040 Make sure the operator uses the tool safely.

You must:

- (1) Make sure the operator:
 - Inspects the tool before using it, as recommended by the tool manufacturer
 - Uses the tool according to the manufacturer's instructions
 - Keeps the tool unloaded until just before using it
 - Unloads the tool at once if work is interrupted after the tool has been loaded
 - Does not leave a tool or powder load unattended where it would be available to an unauthorized person
 - Never points a tool (loaded or unloaded) at any part of a person's body.

Note: A magazine or clip fed tool is not considered loaded until a powder load is actually in the ram (firing chamber).

You must:

- (2) Make sure tools are not used in an explosive or flammable atmosphere.
- (3) Do this if the tool misfires:
 - Hold it firmly against the work surface for thirty seconds

Then

- Follow the instructions in the tool manufacturer's instruction manual.
- (4) Hold the tool perpendicular to the work surface when fastening to any material.

Exemption:

This does not apply if the tool manufacturer recommends a different technique for a specific job.

NEW SECTION

WAC 296-807-15045 Use fasteners safely.

You must:

- (1) Use fasteners:
 - Recommended by the tool manufacturer for the particular tool
- OR**
- Fasteners that provide the same level of safety and performance.
- (2) Keep the fastener from passing completely through the structural material by using a backing material when driving a fastener into any material that is any of the following:
 - Easily penetrated
 - Thin
 - Of questionable resistance.
- (3) Make sure the material is suitable for fastening. Do not drive fasteners into very hard or brittle material such as:
 - Cast iron
 - Glazed tile
 - Hardened steel
 - Glass block
 - Natural rock
 - Hollow tile
 - Most brick.

(4) Make sure positive alignment with an existing hole is maintained by using a guide or other means supplied or recommended by the tool manufacturer before driving a fastener into the hole.

(5) Make sure fasteners are not driven into any spalled (chipped or crumbled) area.

(6) Drive fasteners into concrete only if the fastener shank will penetrate no more than one-third the thickness of the concrete.

(7) Make sure fasteners are driven at least:

- One-half inch (13 mm) from the edge of steel
- Three inches (75 mm) from the unsupported edge of masonry material.

Exemption:

This does not apply if an application is specifically required or recommended by the tool manufacturer.

NEW SECTION

WAC 296-807-15050 Inspect and maintain tools properly.

You must:

• Make sure any tool that is not in proper working condition is:

- Immediately removed from service
- Tagged
- Properly repaired as specified in the manufacturer's instructions before being used again.

• Regularly service the tool and inspect it for worn or damaged parts at intervals recommended by the tool manufacturer.

• Replace worn or damaged parts before the tool is used.

This must be done:

- By a qualified person
- Using only parts supplied by the tool manufacturer.
- Keep a written record of inspection dates.

NEW SECTION

WAC 296-807-15055 Make sure tools are stored properly.

You must:

(1) Make sure there is a container that can be locked for each tool.

(2) Make sure tools and powder loads that are not being used are:

- Locked in a container
- Stored in a safe place
- Only available to authorized persons.

(3) Store all manuals, maintenance tools, and accessories in the tool container when they are not being used.

NEW SECTION

WAC 296-807-160 Power lawnmowers. Summary.

Exemption:

This section does not apply to commercial equipment that is:

- Designed primarily for agricultural purposes

OR

• Designed primarily to be operated with tractors having at least twenty horsepower for cutting grass or other growth on highways.

Your responsibility:

Make sure power lawnmowers are used safely.

You must:

DESIGN AND CONSTRUCTION

Make sure equipment meets minimum design and construction requirements

WAC 296-807-16005

LABELS

Make sure the equipment has the appropriate labels and decals

WAC 296-807-16010

BEFORE STARTING

Make sure the operator understands and follows instructions before starting the mower

WAC 296-807-16015

USE

Use the equipment safely

WAC 296-807-16020

NONELECTRIC MOWERS

Protect employees from fuel and exhaust

WAC 296-807-16025

WALK-BEHIND MOWERS

Use walk-behind mowers safely

WAC 296-807-16030

RIDE-ON MOWERS

Use ride-on mowers safely

WAC 296-807-16035.

NEW SECTION

WAC 296-807-16005 Make sure equipment meets minimum design and construction requirements.

You must:

(1) Make sure equipment meets ANSI design and construction requirements.

• Make sure power lawnmowers manufactured after the effective date of this chapter meet the requirements of the appropriate ANSI standard:

– ANSI B71.1-1998, American National Standard for Consumer Turf Care Equipment - Walk-Behind Mowers and Ride-On Machines with Mowers - Safety Specifications

OR

– ANSI B71.4-1999, American National Standard for Commercial Turf Care Equipment - Safety Specifications.

• Make sure noncommercial power lawnmowers manufactured before the effective date of this chapter meet the requirements of ANSI B71.1-1968, American National Standard Safety Specifications for Power Lawnmowers.

Note: There may be a statement on the tool or in the instruction manual indicating the tool meets the requirements of the appropriate ANSI standard. If in doubt, check with the manufacturer.

You must:

(2) Position, guard or shield all power-driven shafts, chains, belts, gears, friction drive components, nip and pinch points, and any exposed components hot enough to cause burns while:

- Starting
 - Mounting
 - Operating the machine.
- (3) Have a shutoff device that:
- Will stop the motor or engine

AND

• Has to be intentionally and manually activated before the motor or engine can be restarted.

NEW SECTION

WAC 296-807-16010 Make sure the equipment has the appropriate labels and decals.

You must:

- (1) Make sure all positions of the operating controls are clearly identified.
- (2) Make sure warning and caution labels or decals on the mower are readable and replace them if necessary.

NEW SECTION

WAC 296-807-16015 Make sure the operator understands and follows instructions before starting the mower.

You must:

- (1) Make sure the operator understands all instructions for operating the mower that are in the manufacturer's instructions and on the machine.
 - Make sure the operator is thoroughly familiar with the controls and proper use of the mower before starting it.
- (2) Make sure the proper guards, plates, grass catcher or other safety devices are in place before starting the mower.

NEW SECTION

WAC 296-807-16020 Use the equipment safely.

You must:

- (1) Follow the manufacturer's instructions for safe use of the equipment.
- (2) Keep people clear of discharge opening(s).
- (3) Keep people's hands and feet clear of rotating parts.
- (4) Clear the area of objects such as rocks, toys, wire, bones, sticks, etc., which could be picked up and thrown by the blade and create a hazard for the operator or other persons.
- (5) Make sure the operator stops the engine before:
 - Leaving the equipment
 - Unclogging the grass discharge chute
 - Cleaning the mower.
- (6) Make sure the operator wears safety goggles or safety glasses with side shields when operating the mower.

Note: Use the personal protective equipment (PPE) hazard assessment to determine the type of footwear and other PPE the employees need to wear. See WAC 296-800-160, PPE, in the safety and health core rules.

NEW SECTION

WAC 296-807-16025 Protect employees from fuel and exhaust. Exemption:

This section does not apply to electric engines.

You must:

- (1) Make sure to:
 - Keep the gas cap on whenever the engine is running.
 - Shut off the engine before and during refueling.
- (2) Make sure not to refuel the machine indoors.
- (3) Make sure not to run the engine in a closed area.

Exemption:

You can refuel the machine indoors or run the engine in a closed area if the area was specifically designed for such use.

NEW SECTION

WAC 296-807-16030 Use walk-behind mowers safely.

You must:

- (1) Make sure the operator wears substantial footwear when operating a walk-behind mower.

Note: Use the personal protective equipment (PPE) hazard assessment to determine the type of footwear and other PPE the employees need to wear. See WAC 296-800-160, PPE, in the safety and health core rules.

You must:

- (2) Mow across the face of a slope.

NEW SECTION

WAC 296-807-16035 Use ride-on mowers safely.

You must:

- (1) Make sure not to carry passengers.
- (2) Make sure the operator looks down and behind before and while moving backwards.
- (3) Mow up and down a slope if the slope is greater than fifteen degrees.

NEW SECTION

WAC 296-807-170 Jacks. Summary.

IMPORTANT:

This section applies to portable hand- or power-operated:

- Hydraulic jacks
- Mechanical ratchet jacks
- Mechanical screw jacks.

Your responsibility:

Make sure jacks are safe to use.

You must:

LABELING

Make sure jacks are labeled with their rated load(s)

WAC 296-807-17005

BEFORE USE

Make sure the jack is safe to lift the load

WAC 296-807-17010

LIFTING THE LOAD

PROPOSED

Lift the load safely

WAC 296-807-17015

INSPECTION AND MAINTENANCE

Visually inspect jacks and keep them in good working order
WAC 296-807-17020.

NEW SECTION

WAC 296-807-17005 Make sure jacks are labeled with their rated load(s).

You must:

- Make sure the rated load(s) of the jack is:
 - Readable
 - Durably marked in an easily seen location on the jack.

NEW SECTION

WAC 296-807-17010 Make sure the jack is safe to lift the load.

You must:

(1) Visually examine the general condition of the jack before each use.

Note: If a jack is to be used more than once on a shift, the visual examination is only required before the jack is used for the first time that shift.

You must:

- (2) Make sure the weight to be lifted or supported is within the rated load of the jack.
- (3) Make sure the base of the jack is on a firm foundation or blocked before lifting the load.
- (4) Make sure hydraulic jacks exposed to freezing temperatures function properly at the temperature they will be used.

NEW SECTION

WAC 296-807-17015 Lift the load safely.

You must:

- (1) Place a block between the load cap and the load if the load could slip off the jack.
- (2) Secure the load from falling or slipping immediately after it is raised by one or more of the following:
 - Cribbing
 - Blocking
 - Some other equally effective method.
- (3) Make sure you do not exceed the limit of travel of the jack.

Note: The limit of travel can be determined by one or more of the following:

- A positive stop
- A stop indicator
- Some other equally effective method.

NEW SECTION

WAC 296-807-17020 Visually inspect jacks and keep them in good working order.

Note: There are two types of inspection, frequent or periodic, depending on how often they are done.

You must:

- (1) Inspect jacks at appropriate intervals:
 - Make sure frequent inspections are done by the operator or other designated person as follows:
 - Before a jack is first placed in service.
 - Monthly for a jack used in normal service.
 - Daily or before each use for a jack used for other than normal service.
 - Before using a jack that has been altered, modified, or repaired.
 - Before using a jack that has not been used in one year or more.
 - Make sure a periodic inspection of the jack is done once a year.
 - Inspect the jack using Table 4, Jack Inspection Requirements, during any frequent or periodic inspection.
- (2) Make sure a jack that is out of order is:
 - Tagged
 - Not used until repaired.
- (3) Make sure a jack is properly lubricated at regular intervals.

Note: The jack should be lubricated following the manufacturer's instructions.

Table 4

Jack Inspection Requirements

Inspection Item	Frequent Inspection	Periodic Inspection
Check all of the following items that apply to the jack:		
Improper pawl engagement	X	X
Excessive pawl wear	X	X
Chipped, cracked, or worn rack teeth	X	X
Damaged, bent, or worn threads	X	X
Leaking hydraulic fluid	X	X
Scored or damaged plunger	X	X
Improper functioning	X	X
Free movement of swivel, heads, and caps	X	X
Loose bolts or rivets	X	X
Damaged or improperly assembled accessory equipment	X	X
Rack wear or bending	X	X
Other items as specified in the manufacturer's instructions	X	X
Watch the jack during operation	X	X

PROPOSED

**Table 4
Jack Inspection Requirements**

Inspection Item	Frequent Inspection	Periodic Inspection
Check all of the following items that apply to the jack:		
More detailed inspection required if a designated person determines any condition discovered is a hazard	X	
Clean and check internal parts for wear or damage if inspection indicates an internal problem		X

NEW SECTION

WAC 296-807-180 Portable tools using abrasive wheels. Summary.

IMPORTANT:

This section applies to portable tools using abrasive wheels.

Definition:

Abrasive wheel. A grinding tool consisting of bonded abrasive grains. This includes diamond and reinforced wheels.

Exemption: This section does not apply to machines using:

- Natural sandstone wheels
- Pulpstone wheels
- Coated abrasive products
- Loose abrasives.

Your responsibility:

Make sure abrasive wheel tools and wheels are safe to use.

You must:

DESIGN AND CONSTRUCTION

Make sure abrasive wheels and tools are properly designed and constructed

WAC 296-807-18005

GUARDS

Make sure machines have safety guards

WAC 296-807-18010

Keep safety guards in good functional condition

WAC 296-807-18015

GUARDS - SPECIFIC WHEELS

Use specific safety guards for machines using Type 1 grinding wheels, cutting-off wheels, and tuck pointing wheels

WAC 296-807-18020

Use specific safety guards for vertical and angle grinders using Type 6 or Type 11 wheels

WAC 296-807-18025

Use specific safety guards for vertical and angle grinders using Type 27, 28 and 29 wheels

WAC 296-807-18030

SIDE HANDLES

Use side handles on vertical and angle grinders

WAC 296-807-18035

ABRASIVE WHEELS

Make sure abrasive wheels are safe to use

WAC 296-807-18040

MOUNTING

Mount wheels properly

WAC 296-807-18045

FLANGES

Use proper flanges

WAC 296-807-18050

Make sure flanges are in good condition

WAC 296-807-18055

FLANGES - SPECIFIC WHEELS

Use specific flanges for Type 1 cutting-off wheels

WAC 296-807-18060

Use specific flanges for Type 27A cutting-off wheels

WAC 296-807-18065

Use specific flanges for threaded hole wheels

WAC 296-807-18070

Use specific flanges for cup, cone or plug wheels with threaded inserts or projecting studs

WAC 296-807-18075

BLOTTERS

Use blotters when required

WAC 296-807-18080

BLOTTERS - TYPE 6 AND 11 WHEELS

Meet specific blotter requirements when using modified Types 6 and 11 wheels (terrazzo)

WAC 296-807-18085.

NEW SECTION

WAC 296-807-18005 Make sure abrasive wheels and tools are properly designed and constructed.

You must:

- Make sure abrasive wheels and tools meet the design and construction requirements of:
 - American National Standards Institute (ANSI) B7.1-2000, Safety Requirements for the Use, Care and Protection of Abrasive Wheels

OR

- ANSI B186.1-1984, Safety Code for Portable Air Tools.

Note: Tools may have a statement on the tool or in the instruction manual that the tool meets the appropriate ANSI standard. If in doubt, check with the manufacturer.

NEW SECTION

WAC 296-807-18010 Make sure machines have safety guards.

You must:

- Use abrasive wheels only on machines that have safety guards.
- Make sure the safety guard:
 - Is mounted so it maintains proper alignment with the wheel

PROPOSED

- Is mounted with fasteners strong enough to keep the guard in position if a wheel breaks
- Is positioned to deflect pieces of an accidentally broken wheel away from the operator
- Covers the spindle end, nut, and flange projections.

Exemption:

Safety guards are not required on machines that use:

- Wheels for internal grinding while advancing, retracting or within the work
- Mounted wheels two inches or less in diameter
- Types 16, 17, 18, 18R, and 19 cones and plugs and threaded hole pot balls where:
 - The work offers protection

OR

- The size does not exceed three inches in diameter by five inches long.
- Notched, segmented, or continuous rim metal centered diamond lapidary wheels that are:

- Used with a coolant deflector

AND

- Operated at 3,500 SFPM or less.
- Type 1 wheels that are:
 - Two inches or less in diameter
 - One-half inch or less thick
 - Operating at peripheral speeds less than 1,800 SFPM
 - Mounted on mandrels and used in portable drills.
- Type 1 reinforced wheels that are:
 - Three inches or less in diameter one-quarter inch or less thick
 - Operating at peripheral speeds of 9,500 SFPM or less
 - Used by operators wearing safety glasses and face shields.
- Valve seating grinding wheels.

NEW SECTION

WAC 296-807-18015 Keep safety guards in good functional condition.

You must:

- Make sure safety guards are in good functional condition.
- Replace any safety guard that:
 - Is damaged, bent or severely worn

OR

- Has been hit by parts from a breaking wheel.

NEW SECTION

WAC 296-807-18020 Use specific safety guards for machines using Type 1 grinding wheels, cutting-off wheels, and tuck pointing wheels.

You must:

- Make sure the safety guard covers the top and sides of the wheel for at least one hundred eighty degrees.

Note: It is not required to cover the spindle end, nut and outer flange.

NEW SECTION

WAC 296-807-18025 Use specific safety guards for vertical and angle grinders using Type 6 or Type 11 wheels.

You must:

- Make sure the safety guard:
 - Covers the wheel's plane of rotation toward the operator for at least one hundred eighty degrees
 - Covers the side of the wheel toward the driving flange for at least one hundred eighty degrees
 - Has a skirt which is adjustable to within one-eighth inch of the plane of the surface of the wheel.
- Make sure not to use a "revolving cup guard."

Note: "Cup back bushings" do not substitute for safety guards.

NEW SECTION

WAC 296-807-18030 Use specific safety guards for vertical and angle grinders using Type 27, 28 and 29 wheels.

You must:

- Make sure safety guards:
 - Cover the wheel's plane of rotation toward the operator for at least one hundred eighty degrees
 - Cover the side of the wheel toward the driving flange for at least one hundred eighty degrees
 - Have a lip on the outer edge that:
 - Extends beyond the surface of the wheel throughout the one hundred eighty degree coverage

AND

- Curls inward to deflect wheel fragments.

NEW SECTION

WAC 296-807-18035 Use side handles on vertical and angle grinders.

You must:

- Use a side handle on all four-inch and larger vertical and angle grinders.

NEW SECTION

WAC 296-807-18040 Make sure abrasive wheels are safe to use.

You must:

- Do the following before mounting a wheel:
 - Visually inspect the wheel for cracks or damage
 - Perform a ring test for cracks (size and shape of the wheel permitting)
 - Make sure the spindle speed of the machine is not greater than the operating speed of the wheel.
 - Make sure a damaged or cracked wheel is not mounted or used.

NEW SECTION

WAC 296-807-18045 Mount wheels properly.

You must:

(1) Make sure wheels fit freely on the spindle, wheel sleeves, or adaptors, and remain free under all grinding conditions.

(2) Make sure wheel, blotter and flange surfaces that contact each other are flat and free of foreign particles.

(3) Make sure any reducing bushing used in the wheel hole:

- Fits freely on the spindle and maintains proper clearance
- Does not exceed the width of the wheel or contact the flanges.

(4) Make sure that multiple wheels mounted between a single set of flanges are either:

- Cemented together

OR

- Separated by spacers that have a diameter and bearing surface that is the same as the mounting flanges.

NEW SECTION

WAC 296-807-18050 Use proper flanges.

You must:

- Mount all abrasive wheels between flanges that have a diameter at least one-third the diameter of the wheel.

Exemption:

- Mounted wheels
- Cup, cone or plug wheels with threaded inserts or projecting studs
- Abrasive disc wheels (inserted nut, inserted washer and projecting stud type)
- Plate mounted wheels
- Cylinder, cup, or segmental wheels mounted in chucks
- Types 27, 28 and 29 wheels
- Internal wheels less than two inches in diameter
- Modified Type 6 and 11 wheels (terrazzo)
- Types 1 and 27A cutting-off wheels.

You must:

- Make sure flanges are:
 - Dimensionally accurate
 - Properly balanced
 - Flat
 - Free of rough surfaces or sharp edges.
- Make sure, if a wheel is mounted between two flanges, that both flanges:
 - Are the same diameter
 - Have equal bearing surfaces.

Exemption:

The following wheels do not require same diameter, equal bearing surface flanges:

- Types 27, 28, and 29 wheels with adaptors
- Modified Types 6 and 11 wheels with tapered K dimension
- Internal wheels less than two inches in diameter.

You must:

- Make sure the driving flange is:
 - Part of the spindle

OR

- Securely fastened to the spindle.

NEW SECTION

WAC 296-807-18055 Make sure flanges are in good condition.

You must:

- Make sure flange bearing surfaces are in good condition.
- Replace or remachine any flange with a mounting surface that is:
 - Warped
 - Burred on the bearing surface
 - Excessively worn (thickness or diameter)
 - Out of true.

Note: Flanges that are refaced or trued need to satisfy minimum dimension requirements specified in ANSI B7.1-2000, Safety Requirements for the Use, Care and Protection of Abrasive Wheels.

NEW SECTION

WAC 296-807-18060 Use specific flanges for Type 1 cutting-off wheels.

You must:

- Mount Type 1 cutting-off wheels between flanges that are:
 - Properly relieved with matching bearing surfaces
 - At least one-quarter the wheel diameter.

Note: American National Standards Institute (ANSI) B7.1-2000, Safety Requirements for the Use, Care and Protection of Abrasive Wheels, has specific exemptions for some reinforced, bonded abrasive cutting-off wheels and steel centered, diamond cutting-off wheels. These wheels are primarily used for masonry cutting and concrete sawing.

NEW SECTION

WAC 296-807-18065 Use specific flanges for Type 27A cutting-off wheels.

You must:

- Mount Type 27A cutting-off wheels between flanges that are:
 - Flat (unrelieved) with matching bearing surfaces
 - At least one-quarter the wheel diameter.

NEW SECTION

WAC 296-807-18070 Use specific flanges for threaded hole wheels.

You must:

- Use a back flange to mount threaded hole wheels that is:
 - Flat (unrelieved)
 - Securely fastened and square to the spindle axis
 - Able to properly support the wheel.

NEW SECTION

WAC 296-807-18075 Use specific flanges for cup, cone or plug wheels with threaded inserts or projecting studs.

You must:

- Mount cup, cone or plug wheels with threaded inserts or projecting studs against a straight, unrelieved flange.

NEW SECTION

WAC 296-807-18080 Use blotters when required.

You must:

- Use a blotter between each flange and the abrasive wheel surface to uniformly distribute flange pressure.
- Make sure the blotter covers the entire flange contact area.
- Use a new blotter each time a wheel is mounted unless the wheel has a blotter already attached to it by the manufacturer.
- Make sure scuffed or damaged blotters are not used.

Exemption:

You do not need to use a blotter with:

- Mounted wheels
- Abrasive disc and Type 2 wheels which are mounted by inserted nuts, inserted washers, or projecting studs
- Plate mounted wheels
- Wheels mounted in chucks (such as cylinders and segmental wheels)
- Types 27, 28 and 29 wheels
- Type 1 and Type 27A cutting-off wheels
- Internal wheels less than two inches in diameter
- Diamond and cubic boron nitride wheels with metal or carbon fiber cores.

NEW SECTION

WAC 296-807-18085 Meet specific blotter requirements when using modified Types 6 and 11 wheels (terrazzo).

You must:

- Mount modified Types 6 and 11 wheels (terrazzo) with a blotter applied to the flat side of the wheel only.

NEW SECTION

WAC 296-807-190 Definitions.

Abrasive wheel. A grinding tool consisting of bonded abrasive grains. This includes diamond and reinforced wheels.

Blind hole. A hole drilled in an object, such as an abrasive wheel, that does not go all the way through.

Blotter. A compressible disc or washer, usually of blotting paper, plastic, cardboard, or gasket material, that is used between the wheel and the flanges to evenly distribute flange pressure on the wheel.

Cone and plug wheels (Types 16, 17, 18, 18R, and 19). Abrasive wheels manufactured with blind hole threaded bushings. They may be used on all surfaces except the flat mounting surface (D). Specific characteristics of the different cone and plug wheels are:

- Type 16 cones have a curved side with a nose radius
- Type 17 cones have straight sides with or without a nose radius

- Type 18 and 18R plug wheels are cylindrical in shape with either a square or curved grinding end
- Type 19 cone wheels are a combination of cone and plug shapes

Cutting-off wheels. Abrasive wheels used to cut material such as masonry, pipe, etc.

Designated person. A person selected or assigned by the employer or the employer's representative as competent to perform specific duties.

Discharge opening. An opening in a mower housing for discharging grass.

Flanges. Collars, discs or plates between or against which wheels are mounted. There are four types of flanges:

- Adaptor
- Sleeve
- Straight relieved
- Straight unrelieved.

Grass catcher. Parts or a combination of parts to collect grass clippings or debris.

Guard (abrasive wheels). An enclosure designed to restrain the pieces of an abrasive wheel and furnish protection to the operator if the wheel is broken during operation.

Guard. A part or assembly to prevent accidental contact with hazardous machine parts or to protect persons from other hazards created by the machinery.

Inorganic bonded wheel. Abrasive wheels that are bonded by means of inorganic material such as clay, glass, porcelain, sodium silicate, magnesium oxychloride, or metal.

Jack. A portable hand- or power-operated mechanism for lifting, lowering or moving horizontally a load by applying a pushing force.

Modified Types 6 and 11 wheels (terrazzo). Similar to Type 6 "straight cup" wheels and Type 11 "flaring cup" wheels except for the bottom of the cup. The bottom of the cup is flat in Type 6 and 11 wheels. The modified wheels have bottoms that are sloped downwards towards the mounting hole. These modified wheels need to be mounted using a special tapered flange furnished by the tool manufacturer. These wheels are used in the terrazzo trade.

Mounted wheels. Bonded abrasive wheels of various shapes, usually two inches diameter or smaller, that are secured to plain or threaded steel mandrels.

Normal service (jacks). Raising or lowering axial loads that are eighty-five percent or less of the rated load under controlled conditions.

Organic bonded wheels. Abrasive wheels that are bonded by means of organic material such as resin, rubber, shellac, or other similar bonding agent.

Rated load. The maximum load that the jack is designed to lift or support.

Reinforced wheels. Organic bonded abrasive wheels which have webbing, fabric or filament to provide resistance to complete breaking of the wheel should it become cracked or damaged.

Terrazzo. A material of stone chips, such as marble, set in mortar and polished.

Threaded hole wheels. Abrasive wheels that have one central threaded bushing, securely anchored in place. They

are mounted by being screwed onto a threaded machine spindle so that the wheel back seats firmly against an unrelieved flat back flange.

Tuck pointing wheels. Tuck pointing abrasive wheels are Type 1 reinforced, organic bonded wheels and have diameter, thickness and hole size dimensions. They are used to remove cement, mortar, or other nonmetallic jointing material.

Type 1 wheel. An abrasive wheel shaped like a disc with a mounting hole in the middle. Sometimes called a "straight wheel." It has diameter (D), thickness (T), and hole size (H) dimensions. Grinding is normally done on the periphery (outside curve) of the wheel (T dimension). Can be used for grinding, cutting-off, and tuck pointing.

Type 2 wheel. An abrasive wheel shaped like an open-ended, hollow cylinder. Sometimes called a cylinder wheel. It has diameter (measured from the outer wall of the cylinder), wheel thickness (height of the cylinder), and rim thickness (thickness of the cylinder wall). Grinding is done on the end of the cylinder (rim thickness dimension).

Type 6 wheel. An abrasive wheel shaped like a straight-sided cup or bowl with a mounting hole in the bottom of the cup. Sometimes called a "cup wheel." It has diameter (D), thickness (T), hole size (H), rim thickness (W), and back thickness (E) dimensions. Grinding is normally done on the cup rim (W dimension).

Type 11 wheel. An abrasive wheel shaped like a cup or bowl with a mounting hole in the bottom of the cup. The sides of the cup are not straight-sided but are angled outward. Sometimes called a "flaring cup wheel" since the sides are "flared" out. It has double diameter dimensions (top D and bottom J). It also has thickness (T), hole size (H), rim thickness (W) and back thickness (E) dimensions. Grinding is normally done on the cup rim (W dimension).

Type 16, 17, 18, 18R, and 19 wheels. See cone and plug wheels.

Type 27 wheel. An abrasive wheel similar to a Type 1 wheel, but the center of the wheel around the mounting hole is pushed back (depressed). Sometimes called a "depressed center" wheel. It has diameter (D), thickness (U) and hole size (H) dimensions. The depressed center allows grinding on the flat surface of the wheel without interference from the flange or mounting hardware.

Type 27A cutting-off wheel. Similar to a Type 27 wheel. Specifically designed for use on cutting-off machines.

Type 28 wheel. An abrasive wheel similar to a Type 27 wheel, but the face of the wheel is angled upward and away from the mounting hole. The face of a Type 27 wheel is flat and perpendicular to the mounting hole. A Type 28 wheel is also called a "depressed center" wheel. It has diameter (D), thickness (U) and hole size (H) dimensions. The depressed center allows grinding without interference from the mounting. A Type 28 wheel has a saucer-shaped grinding rim and is designed for corner grinding and side grinding.

Type 29 wheel. An abrasive wheel that has reversed, saucer-shaped grinding rims (similar to a partially opened umbrella).

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 296-24-650	Hand and portable powered tools and equipment—General.
WAC 296-24-65003	Compressed air used for cleaning.
WAC 296-24-65005	Compressed air tools.
WAC 296-24-65007	Air hammer.
WAC 296-24-655	Guarding of portable powered tools.
WAC 296-24-65501	Portable powered tools.
WAC 296-24-657	Pneumatic powered tools and hose.
WAC 296-24-65701	Portable tools.
WAC 296-24-65703	Airhose.
WAC 296-24-660	Portable abrasive wheels.
WAC 296-24-66001	Abrasive wheel terms.
WAC 296-24-66003	General requirements.
WAC 296-24-66005	Cup wheels.
WAC 296-24-66007	Vertical portable grinders.
WAC 296-24-66009	Other portable grinders.
WAC 296-24-66011	Mounting and inspection of abrasive wheels.
WAC 296-24-663	Safety requirements for powder actuated fastening systems.
WAC 296-24-66301	Scope.
WAC 296-24-66303	Purpose.
WAC 296-24-66305	Definitions applicable to this section.
WAC 296-24-66307	Requirements.
WAC 296-24-66309	Power loads.
WAC 296-24-66311	Fasteners.
WAC 296-24-66313	Operation.
WAC 296-24-66315	Limitations of use.
WAC 296-24-66317	Maintenance and storage.
WAC 296-24-66319	Authorized instructor.
WAC 296-24-66321	Qualified operator.
WAC 296-24-665	Power lawnmowers.
WAC 296-24-66501	Terms.
WAC 296-24-66503	General requirements.

WAC 296-24-66505	Walk-behind and riding rotary mowers.
WAC 296-24-66507	Walk-behind rotary mowers.
WAC 296-24-66509	Riding rotary mowers.
WAC 296-24-670	Jacks.
WAC 296-24-67001	Jack terms.
WAC 296-24-67003	Loading and marking.
WAC 296-24-67005	Operation and maintenance.

WSR 02-24-072
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES

(Medical Assistance Administration)

[Filed December 3, 2002, 4:19 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-19-030.

Title of Rule: Amending WAC 388-550-2501 Acute physical medicine and rehabilitation (acute PM&R) program—General, 388-550-2511 Acute PM&R definitions, 388-550-2521 Client eligibility requirements for acute PM&R services, 388-550-2531 Requirements for becoming an MAA Level A or B acute PM&R provider, 388-550-2541 Quality of care for acute PM&R clients through audits and reviews, 388-550-2551 How MAA determines client placement in Level A or B acute PM&R, 388-550-2561 MAA's requirements for authorizing acute PM&R services and 388-550-3381 How MAA pays acute PM&R facilities for Level A services; and repealing WAC 388-550-3401 How MAA pays acute PM&R facilities for Level B services.

Purpose: Incorporates contract language into rule, updates policy, and removes references to acute PM&R Level A and Level B services.

Other Identifying Information: MAA uses the federal Medicare rehabilitation guidelines as a guide for the acute PM&R program.

Statutory Authority for Adoption: RCW 74.08.090, 74.09.520, and 42 C.F.R. 482.56.

Statute Being Implemented: RCW 74.08.090, 74.09.520, and 42 C.F.R. 482.56.

Summary: The department is incorporating contract language into rule, removing Level B services from the program and repealing WAC 388-550-3401. The program will continue to provide acute PM&R services while removing references to Level A and B services.

Reasons Supporting Proposal: The rules replace the contract since contracts are not used to negotiate rates or services provided, and are not required to keep the acute PM&R program operational. Level B services started in 1999 as part of a budget proviso at the request of a nursing facility. This facility is no longer qualified to provide Level B services as a result of dropping its CARF (the Rehabilitation Accreditation Commission) certification, which is required by MAA's acute

PM&R program. Since there are currently no nursing facility requests to provide Level B services, and since hospitals are requesting Level A services for clients and not Level B services, the department is eliminating Level B services from the program.

Name of Agency Personnel Responsible for Drafting: Kathy Sayre, P.O. Box 45533, Olympia, WA 98504, (360) 725-1342; Implementation and Enforcement: Larry Linn, P.O. Box 45510, Olympia, WA 98504, (360) 725-1856.

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

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

Explanation of Rule, its Purpose, and Anticipated Effects: The proposed rule incorporates acute PM&R provider contract language into rule, removes references to Level A and Level B acute PM&R services, and updates and clarifies current program policy.

Since contracts are not used to negotiate rates or services provided, and are not required to keep the acute PM&R program operational, the purpose of the rule is to replace the contract. See Purpose, Summary, and Reasons Supporting Proposal above.

The anticipated effects are the acute PM&R contract is no longer needed, and the program will be more cost effective with the elimination of Level B services in nursing facilities and hospitals. The rules clarify that only MAA-authorized hospital facilities may provide acute PM&R program services to eligible clients.

Proposal Changes the Following Existing Rules: The department is repealing WAC 388-550-3401 How MAA pays acute PM&R facilities for Level B services. Level B services are no longer part of the acute PM&R program.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The department has analyzed the proposed amendment and concludes that no new costs will be imposed on the businesses affected by them.

RCW 34.05.328 applies to this rule adoption. The proposed rule does meet the definition of a "significant legislative rule" and the department has prepared an evaluation of probable costs and benefits, which may be obtained by contacting the person at the address listed below.

Hearing Location: Blake Office Park (behind Goodyear Courtesy Tire), 4500 10th Avenue S.E., Rose Room, Lacey, WA 98503, on January 22, 2003, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Andy Fernando, DSHS Rules Coordinator, by January 17, 2003, phone (360) 664-6094, TTY (360) 664-6178, e-mail fernaax@dshs.wa.gov.

Submit Written Comments to: Identify WAC Numbers, DSHS Rules Coordinator, Rules and Policies Assistance Unit, P.O. Box 45850, Olympia, WA 98504-5850, fax (360) 664-6185, e-mail fernaax@dshs.wa.gov, by 5:00 p.m., January 22, 2003.

Date of Intended Adoption: Not sooner than January 23, 2003.

November 27, 2002

Brian H. Lindgren, Manager
 Rules and Policies Assistance Unit

PROPOSED

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 03-01 issue of the Register.

PROPOSED

WSR 02-24-073
PROPOSED RULES
DEPARTMENT OF LICENSING

[Filed December 3, 2002, 4:21 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 01-20-103.

Title of Rule: Chapter 308-420 WAC, regulating camping resorts; amending WAC 308-420-020, 308-420-050, 308-420-060, 308-420-070, 308-420-090, 308-420-100, 308-420-140, 308-420-190, 308-420-200, 308-420-210 and 308-420-230; and repealing WAC 308-420-010, 308-420-080, and 308-420-130.

Purpose: To amend, repeal or retain current rules, which may no longer be needed or need further written clarification as per the governor's directive on state rules review.

Statutory Authority for Adoption: RCW 19.105.530(1), 43.24.023.

Statute Being Implemented: RCW 19.105.530(1).

Summary: Amends, repeals and retains current rules.

Reasons Supporting Proposal: Amending, repealing and adding new rules for clarification to ensure the health, safety and welfare of the public.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Randy Renfrow, 405 Black Lake Boulevard, Building 2, Olympia, WA 98502, (360) 664-6646.

Name of Proponent: Department of Licensing, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: To amend, repeal and add new sections or retain current rules, which may no longer be needed or need further written clarification as per the governor's directive on state rules review.

Proposal Changes the Following Existing Rules: The proposed rules amend, repeal and retain current rules for clarification and to eliminate duplication.

No small business economic impact statement has been prepared under chapter 19.85 RCW. There will not be a burden on the industry due to increased fees or increased workloads.

RCW 34.05.328 does not apply to this rule adoption.

Hearing Location: Department of Licensing, Business and Professions Division, 405 Black Lake Boulevard, Building 2, Conference Room 102, Olympia, WA 98502, on January 10, 2003, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Randy Renfrow by January 9, 2003, TTY (360) 664-8885 or 664-6646.

Submit Written Comments to: Randy Renfrow, Camping Resorts, P.O. Box 9026, Olympia, WA 98507-9026, fax (360) 570-4956, by January 9, 2003.

Date of Intended Adoption: January 13, 2003.

December 2, 2002

Randy Renfrow

Licensing Manager

AMENDATORY SECTION (Amending WSR 91-01-082, filed 12/17/90, effective 1/17/91)

WAC 308-420-020 Definitions. (1) Words and terms used in these rules shall have the same meaning as each has in the Camping Resorts Act, (chapter 19.105 RCW).

(2) "Agency" means the department of licensing in the state of Washington.

(3) "Camping resort" shall be synonymous with "camping club," or "camp resort" whether or not structured as or involved with a common-interest entity, provided the method of structuring the project meets the definition of "camping resort" in RCW 19.105.300(1).

(4) "Camping resort program" means the rights and obligations of a purchaser and the methods and procedures for occupying or using camping resort facilities and properties, as established by the purchase contract and other written instruments, such as covenants, declarations, bylaws or rules.

(5) "Camping resort project" shall mean a camping resort and all of its parks, sites, properties and facilities, that are part of the program in which a purchaser receives use, occupancy, membership, or ownership rights.

(6) "Public offering statement" shall mean the written disclosures referred to in RCW 19.105.320 (1)(b) and 19.105.370.

(7) "Statement of record" shall mean all materials, not exclusive of others, including application forms, documents, exhibits, statements, the public offering statement, correspondence, and affidavits, filed with the agency, for registration purposes.

(8) (~~"Resale camping resort contract" shall mean a camping resort contract offered or sold which is not the original offer, transfer or sale of such contract, and not a forfeited contract being reoffered by an operator.~~

~~(9) "Start up camping resort contract" means a camping resort contract that is being offered or sold for the first time or a forfeited contract being resold by a camping resort operator.~~

~~(10)) "Advance fees" shall mean fees, funds, or consideration of any description, collected for any purpose from buyers or sellers of resale camping resort contracts, prior to the time of settlement of a purchase transaction.~~

~~((11)) (9) "Prospective purchaser" shall mean any person attending a sales presentation or touring a camping resort when such attendance results from an operator's solicitation or advertising.~~

~~((12)) (10) "Right to use or multiple use camping resort" shall mean a camping resort where the fee title or leasehold interest to the land remains with the operator and memberships are sold in excess of one membership to each camping site and usage is subject to operator established rules.~~

~~((13))~~ (11) "Common-interest camping resort" shall mean a member-owned entity which has the fee title or leasehold interest to the land in its own name and the memberships of the common interest entity are sold one membership to a specific camping site and the site usage is exclusive to the member.

~~((14))~~ (12) "Undivided interest camping resort" shall mean a camping resort entity which conveys the fee title or leasehold interest to the land to the member, and the memberships are sold in excess of one membership to each camping site and their usage is subject to the operator's established rules.

AMENDATORY SECTION (Amending WSR 91-01-082, filed 12/17/90, effective 1/17/91)

WAC 308-420-050 Exemptions from registration—Noncommercial resale contract offerings. As provided in RCW 19.105.325(2), the director exempts from the registration requirements of chapter 19.105 RCW the offering and selling of resale camping resort contracts by a common interest entity, entirely owned and operated by the purchasers of the camping resort contracts, which markets no more than ten resale camping resort contracts during any one (~~registration~~) calendar year period, provided that any such offering or selling is noncommercial in nature and that registration is not necessary for the protection of purchasers. Noncommercial shall mean that the common-interest entity is not primarily in the business of offering or selling camping resort contracts.

AMENDATORY SECTION (Amending WSR 91-01-082, filed 12/17/90, effective 1/17/91)

WAC 308-420-060 Statement of record—Filings and information required upon application for registration of start-up camping resort projects and contract offerings.

(1) An application for registration of a start-up contract offering shall be made by completing forms prepared for such purpose by the agency.

(2) The application, documents and information filed for registration purposes shall be referred to as the statement of record.

(3) The statement of record for a registration of a start-up contract offering shall include the following:

(a) The prescribed filing fee.

(b) The completed application forms.

(i) A copy of any criminal conviction, including a guilty plea, within the last ten years, or any conviction that resulted in the applicant having to register as a sex offender regardless of whether the conviction is over ten years old.

(ii) A copy of any civil or administrative judgment or order involving dishonesty, fraud, or violation of any act designed to protect consumers that names the applicant or any of the applicant's affiliates as a party.

(c) The draft of the proposed public offering statement.

(d) A sample or prototype of any documents to be signed or initialed by and that commits purchasers. Such documents shall contain the cancellation notice required in RCW 19.105.390.

(e) Copies of all recorded or unrecorded encumbrances, mortgages, liens, deeds, leases, contracts, and any amendments thereto, that affect camping resort projects.

(f) A preliminary title report, dated within ~~((ten))~~ thirty days of application, covering all of the acreages, park sites, and areas on which facilities are located.

(g) Financial statements and information as required by WAC 308-420-110.

(h) If the registrant is other than a natural person, copies of relevant articles of incorporation, bylaws, partnership, or joint venture documentation.

(i) Promotional materials, including advertising and contract forms covering travel programs, discount programs, programs for the use or occupancy of in-park trailers or mobiles and those providing memberships in other recreational programs, if such materials or programs are to be utilized to promote sales of camping resort contracts or are to be offered to contract owners as part of the camping resort programs.

~~(j) ((Rules and regulations governing the use and occupancy of project parks and facilities.~~

~~(k) A statement as required pursuant to RCW 19.105.320 (1)(d).~~

~~(H)) Applications for and contracts of affiliation with any outside exchange or reciprocal-use entity.~~

~~((m) Information covering purchaser costs, rules, contract forms, and any fees required for purchaser use of operator-owned trailers, mobiles, tents, or other over-night accommodations, available for purchasers as an alternative to using the purchaser's own mobile units.~~

~~(n) A statement describing the operator's, an affiliate's, or successor's right to substitute, change, or withdraw from use all or a portion of the camping resort properties and the extent to which the camping resort operator, affiliates, or successors are obligated to replace the camping resort properties substituted or withdrawn within a reasonable period of time after such action, with substituted properties in the same general area, that are at least as desirable for the purpose of camping and outdoor recreation.~~

~~(i) If a nonaffiliate or any other person has the ability through existing agreements to exercise a right of withdrawal of camping resort properties in the program from use by the camping resort members, provide copies of any and all documentation evidencing the ability to exercise such right of withdrawal.~~

~~(ii) If a withdrawal becomes effective on a specific date, provide a description of the means and method of withdrawal and state the date.~~

~~(ø))~~ (k) Whenever applicable to the structuring of the project, provide a copy or prototype of the following:

(i) Plats, maps, site plans, or surveys.

(ii) Water, sewerage, or land use authorizations or permits, or denial of permits of local jurisdictions.

~~(iii) ((A copy of any administrative, civil, or criminal proceeding involving theft, fraud, or dishonesty, or violations of any act designed to protect consumers or involving dishonest practices in any industry involving sales to consumers in which the applicant is or has within the past five years been a party.~~

~~(iv))~~ Performance bonds, letters of credit, surety or guaranty agreements affecting the project or the program.

~~((+))~~ (iv) Trust or escrow arrangements affecting the project.

~~((vi))~~ Market surveys or feasibility studies, if presently available.

~~(vii)~~ Appraisals of market value of the project, if presently available.

~~(viii)~~ Engineering studies or surveys of physical hazards such as earthquakes, floods, beach erosions, landslides, or volcanoes, if presently available.

~~(ix))~~ (v) Covenants or declarations affecting camping resort properties.

~~((x))~~ (vi) Agreements for the usage of amenities or facilities owned by persons other than operator.

~~((p))~~ (1) If the project involves a common-interest entity copies or prototypes of the following:

- (i) Declaration and bylaws.
- (ii) Rules and regulations.
- (iii) Membership certificate and proxy forms.
- (iv) Evidences of title to any personal property owned or to be owned by the association or purchasers collectively.
- (v) Agreements for managing the properties.
- (vi) Agreements for payment or subsidizing the payment of project operational expenses during the term of registrant marketing.

AMENDATORY SECTION (Amending WSR 91-01-082, filed 12/17/90, effective 1/17/91)

WAC 308-420-070 The public offering statement—Form, content, and preparation. (1) The written disclosures provided for in RCW 19.105.320 (1)(b) and 19.105.370 shall be in a document to be known as the public offering statement.

(2) The public offering statement shall be prepared and promulgated in a form prescribed by the agency.

(3) ~~((The public offering statement shall consist of two parts:~~

~~(a) Part I, written disclosures, to be prepared by the applicant.~~

~~(b) Part II, attachments of exhibits provided by applicant in the statement of record, when required by the agency for the protection of purchasers, and a copy or prototype of the purchaser contract form(s).~~

~~(4) The applicant's disclosures for Part I of the public offering statement for a start up camping resort contract offering shall be prepared in sections, captioned in bold print as follows:~~

~~(a) The camping resort operator: Information in this section is to include the name, address, and business telephone number of the operator, the common interest entity and a brief summary of the operator's experience in the camping resort business.~~

~~(b) The project. General information: Information in this section shall specify the location and provide a brief description of the park sites and significant facilities and recreation services already available for use by purchasers in each park site and the program.~~

~~(c) Facilities, amenities, park sites, and programs that are planned or promised: Information in this section is to cover that required in RCW 19.105.320 (1)(b)(iv) and (vi).~~

~~(d) Nature of the interest which you are purchasing: Information in this section is to cover that required in RCW 19.105.320 (1)(b)(iii). If the purchase contract, membership certificate, or project rules and regulations refer to or make use of the term(s) "club," "member," or "membership," describe whether or not any of the following are available to the purchasers:~~

~~(i) A membership in any common interest entity, non-profit corporation or other form of common interest community.~~

~~(ii) Shares of stock that allow participation in any profits earned by the operator or its affiliates.~~

~~(iii) The right to vote for officers and directors.~~

~~(iv) The right to make decisions on how the project or program is managed.~~

~~(v) The right to vote for or against any proposed rule changes.~~

~~(vi) Attendance at membership meetings.~~

~~(e) Ownership of project properties and encumbrances, liens, and other conditions affecting ownership: Information provided in this section is to cover that required in RCW 19.105.320 (1)(b)(v).~~

~~(f) Purchaser protections—Assurances of future availability of the promised camping resort sites, facilities, and program. The information in this section is to be provided in bold print and include that information required by RCW 19.105.320 (1)(b)(xii) and (xiv) and a statement describing the operator's, or an affiliate's or successor's right to substitute, change, or withdraw from use all or a portion of the camping resort properties and the extent to which the camping resort operator, affiliates, or successors are obligated to replace the camping resort properties substituted or withdrawn within a reasonable period of time after such action, with substituted properties in the same general area, that are at least as desirable for the purpose of camping and outdoor recreation.~~

~~(g) Summary of purchasers rights to and restrictions for use of project sites and facilities: The information in this section is to include that information required pursuant to RCW 19.105.320 (1)(b)(v), (vii), and (xi).~~

~~(h) Restrictions on sale, transfer, or assignment of camping resort contracts, memberships, licenses, or deeds: The information in this section is to be provided in bold print, underlined, and to include in summary form, that information required pursuant to RCW 19.105.320 (1)(b)(x) and (xiii).~~

~~(i) Purchaser costs: The information in this section is to include that required pursuant to RCW 19.105.320 (1)(b)(ix).~~

~~(5) For applicants whose projects are structured as common interest entities, or that otherwise are involved with memberships in common interest entities which are to be responsible for management or ownership of camping resort properties, additional information is to be included in the public offering statement, pursuant to the requirements of RCW 19.105.320(vii), in a section headed "Governing documentation The ' _____ ' common interest entity."~~

~~(6))~~ Prior to approval of a registration or promulgation of the proposed public offering statement by the applicant,

the applicant's draft for the public offering statement shall be reviewed by the agency to determine its completeness and accuracy.

~~((7))~~ (4) If the agency deems that sections or areas of the proposed public offering statement are incomplete, inaccurate, deceptive, or not presented in the proper format, the agency shall reject the proposed public offering statement and return it to the applicant for correction of noted deficiencies.

~~((8) Guidelines, instructions, and preprinted materials for preparing the public offering statement may be obtained from the agency.)~~

AMENDATORY SECTION (Amending WSR 91-01-082, filed 12/17/90, effective 1/17/91)

WAC 308-420-090 The public offering statement—Delivery to prospective purchasers. (1) The operator or its agents shall provide all prospective purchasers with the agency-registered ~~((Part I of the))~~ public offering statement prior to the completion of a sales presentation or a camping resort tour whether or not such persons purchase a camping resort contract.

~~(2) ((Part II of the public offering statement shall be provided to actual purchasers.~~

~~(3))~~ Any person who requests of an operator or its agents, a public offering statement, shall be provided ~~((Part I of))~~ the public offering statement, whether or not such person has received a solicitation.

~~((4))~~ (3) Any prospective purchaser who attends a sales presentation or tour of a camping resort, upon request of the prospective purchaser, shall be given a copy or prototype of the operator's camping resort contract, which the prospective purchaser may retain, whether or not there has been an actual purchase made. No fee shall be charged for this document.

~~((5))~~ (4) No fee may be charged for the initial copy of the ~~((Part I of the))~~ public offering statement provided persons. A fee covering the operator's actual costs for production of the document may be charged for additional copies.

AMENDATORY SECTION (Amending WSR 91-01-082, filed 12/17/90, effective 1/17/91)

WAC 308-420-100 Purchaser cancellations of contracts—Prompt refund of funds and consideration. (1) "Promptly" with reference to the refund and return of a person's funds and consideration, referred to in RCW 19.105.390 shall be as follows:

(a) For cash, cashiers checks, money orders, credit card slips held and not processed and other similar consideration, the operator or its agents shall make refunds within ten business days of a demand.

(b) For credit card purchases where the operator has processed the credit card slip(s) to the care of the credit card company, the operator shall notify the credit card company of a credit to the account of the purchaser within three business days of a demand.

(c) Promissory notes and similar evidences of debt shall be voided and returned within three business days of demand.

(d) Within ten business days after demand, the operator or its agents shall give the purchaser evidence that the purchase commitment has been voided.

(2) No purchaser camping resort contract, promissory note or other evidences of debt may be sold, transferred, hypothecated or pledged by an operator until at least five business days after the termination of the statutory-prescribed cancellation term.

(3) No fees or charges may be made of a purchaser by an operator for use of written materials or camping resort facilities offered gratuitously prior to the cancellation request; however, nothing in this statement shall preclude an operator from requiring return of materials in the custody of a purchaser not ~~((constituting either Part I or Part II of))~~ including the public offering statement.

AMENDATORY SECTION (Amending WSR 91-01-082, filed 12/17/90, effective 1/17/91)

WAC 308-420-140 Receipt of written disclosures. The camping resort operator or salesperson shall obtain from each person that tours a camping resort or attends a sales presentation, a signed statement evidencing receipt of the ~~((appropriate parts(s) of the))~~ public offering statement. The operator shall retain each receipt for a period of at least three years from the date of signature thereon.

AMENDATORY SECTION (Amending WSR 91-01-082, filed 12/17/90, effective 1/17/91)

WAC 308-420-190 Renewals. (1) Pursuant to RCW 19.105.420 an application for renewal shall be made ~~((not less than thirty days prior to the expiration date of a registration.))~~ on a form to be provided by the agency.

(2) It shall be the applicant's responsibility to procure forms and file them with the agency.

(3) The renewal application shall include the following:

(a) Affidavits by the operator stating whether or not there have been any changes in the information and documentation previously submitted for purposes of registration.

(b) Copies or prototypes of all amended, altered, or new documentation evidencing changes; the changes shall be underlined or referred to by footnotes.

(c) A draft of a proposed amended public offering statement evidencing changes; the changes shall be underlined or referred to by a cover letter calling the agency's attention to the proposed changes, additions to or deletions from the public offering statement previously accepted by the agency.

(d) A copy of all camping resort contract forms marked and underscored to reflect changes, additions or deletions.

(e) Financial statements and information as provided for in WAC 308-420-110 will be required to be submitted once every four years beginning from the original registration approval date or at any other time the department deems necessary to determine the financial stability of the company.

(f) Payment of fees as provided for in RCW 19.105.411.

(4) Failure of the renewal applicant to renew in a timely manner on or before the date of ~~((permit))~~ expiration, shall mean that the registration ~~((and permit have))~~ has expired. Upon expiration of registration the camping resort contracts

are deemed not registered and the operator must register as a new applicant pursuant to the provisions of RCW 19.105.320 and WAC 308-420-060 and 308-420-070.

AMENDATORY SECTION (Amending WSR 91-01-082, filed 12/17/90, effective 1/17/91)

WAC 308-420-200 Salesperson registrations. (1)

Each applicant for registration as a camping resort salesperson shall register on a form prescribed by the agency and pay a filing fee as provided by the director.

(2) Registration as a camping resort salesperson shall be renewed annually or at the time the salesperson obtains employment by a camping resort operator subsequent to a termination of a employment by a camping resort operator, by the filing of a form prescribed by the agency and payment of the proscribed fee.

(3) The following information shall be provided on the original application or renewal of a camping resort salesperson's registration:

~~(a) ((The applicant's date and place of birth.~~

~~(b) Proof of identity.~~

~~(c) Information covering employment for the prior five years.~~

~~(d) Information concerning any administrative action taken against permits, licenses or registrations in other professions, businesses or occupations.))~~ A copy of any criminal conviction, including a guilty plea, within the last ten years, or any conviction that resulted in the applicant having to register as a sex offender regardless of whether the conviction is over ten years old.

(b) A copy of any civil or administrative judgment or order involving dishonesty, fraud, or violation of any act designed to protect consumers that names the applicant as a party.

(4) Upon the occurrence of any material change in the information contained in the registrant's file, each salesperson registrant shall promptly file with the agency an amendment to the salesperson registration file stating the change(s). The following shall be material changes requiring notice to the agency:

~~((a) Any termination of employment with a camping resort operator.~~

~~(b))~~ No later than twenty business days, upon being named a defendant or a party in any administrative, civil or criminal proceeding ((involving theft, fraud or dishonesty or violation of any act designed to protect consumers, or involving unethical or dishonest practices in any industry involving sales to consumers or violations of chapter 19.105 RCW)), the salesperson applicant shall promptly provide to the agency a notice of the proceeding and a copy of the complaint.

~~((c) A change of name.~~

~~(d) A change of residence or mailing address.))~~

(5) Each operator of a camping resort whose camping resort contracts are registered with the agency, shall upon the termination of employment of a camping resort salesperson provide the department with a notice of termination and to return to the department the salesperson registration within ten days of the termination.

(6) The operator is responsible for posting the salesperson registration ~~((in a conspicuous location))~~ visible to the public on the premises where the salesperson is employed.

(7) As a condition of continued registration the salesperson registrant shall comply with the following:

(a) During the entire term of the registration the registrant is to be employed or engaged by an operator that is registered with the agency as an offeror of camping resort contracts, and the salesperson shall be offering contracts on behalf of or in the employment of such operator-registrant. Upon termination of employment with a registered camping resort operator, the salesperson registration is deemed to have expired.

~~(b) ((The salesperson shall clearly identify himself or herself by full name, by means of a business card, lapel pin or by other means, upon contact with any prospective purchaser.~~

~~(c))~~ The salesperson shall cooperate fully with the agency in any investigation of alleged violations by the registrant, salesperson, or others, of the Camping Resort Act or these rules.

~~((d))~~ (c) It shall not be represented to any prospective purchaser that there is any form of a membership resale program for membership contracts being offered by the operator of the camping resort unless the same be true.

(8) Applications for registration or renewal that are for any reason defective or that are not legible shall be returned and the application shall be deemed not filed until the form is received by the agency with the deficiencies corrected.

(9) An application for renewal of a salesperson registration not filed in a timely manner or not received or acted upon by the agency prior to the expiration date shall be deemed by the agency as having expired. The salesperson must thereafter register as a new applicant for registration. Salespersons who have failed to make timely renewal applications shall not engage in camping resort activities. It is the salesperson's responsibility to secure the necessary forms and renew a registration in a timely manner. ~~((Applications for renewal should be forwarded to the agency by registered mail at least thirty days prior to expiration of the current registration.))~~ The agency shall not be responsible for applications lost in the mail or not timely received for other reasons.

AMENDATORY SECTION (Amending WSR 91-01-082, filed 12/17/90, effective 1/17/91)

WAC 308-420-210 Request for withdrawal of camping resort property. A camping resort operator may request ~~((an order))~~ written approval from the director for authority to withdraw any substantial camping or recreation portion of any camping resort property devoted to camping or recreational activities pursuant to RCW 19.105.380 (1)(q)(iv) by filing with the director a request ~~((90))~~ ninety days before the intended withdrawal date or such lesser time as the director may allow identifying the portion of the property to be withdrawn and stating the reasons for such withdrawal accompanied by copies of any materials or data supporting such reasons or the necessity for such withdrawal.

AMENDATORY SECTION (Amending WSR 91-01-082, filed 12/17/90, effective 1/17/91)

WAC 308-420-230 Rainchecks. (1) In the event rainchecks, in lieu of an offered item are provided to recipients, a report will be due to the agency by the 10th of each month, ~~((on a form furnished by the agency))~~ listing all rainchecks outstanding as of the last day of the preceding month and indicating deliveries of any previously reported rainchecked items.

~~(2) ((In regard to substitute items of greater value which are to be distributed to recipients, documentation establishing the local retail fair market value must be submitted to the agency prior to offering substitute items of greater value which are to be distributed to recipients.~~

~~(3))~~ All gifts, prizes, awards, sweepstakes, premiums, free items or other items, with the exception of the major incentives with odds of 1:1,000 or greater must be available for display to the recipient prior to the sales presentation. In the event rainchecks are to be presented, this fact must be announced prior to the tour or sales presentation.

REPEALER

The following sections of the Washington Administrative Code are repealed:

- WAC 308-420-010 Organization.
- WAC 308-420-080 Signing of application and the permit.
- WAC 308-420-130 Notice of termination of sales.

WSR 02-24-075
PROPOSED RULES
DEPARTMENT OF LICENSING
 [Filed December 3, 2002, 4:25 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 02-16-059.

Title of Rule: Chapter 308-129 WAC, regulating sellers of travel, amending WAC 308-129-100 Applications—Conditions.

Purpose: Due to a new law that was passed during the 2002 legislature the department felt it necessary to amend the current rule for further written clarification as per the governor's directive on state rules review.

Statutory Authority for Adoption: RCW 19.138.170, 43.24.023.

Statute Being Implemented: RCW 19.138.170.

Summary: Amend WAC 308-129-100.

Reasons Supporting Proposal: Amending for clarification to ensure the health, safety and welfare of the public.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Randy Renfrow, 405 Black Lake Boulevard, Building 2, Olympia, WA 98502, (360) 664-6634.

Name of Proponent: Department of Licensing, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: To amend current rules for further written clarification as per the governor's directive on state rules review.

Proposal Changes the Following Existing Rules: The proposed rule amends the current rule for clarification.

No small business economic impact statement has been prepared under chapter 19.85 RCW. There will not be a burden on the industry due to increased fees or increased workloads.

RCW 34.05.328 does not apply to this rule adoption.

Hearing Location: Department of Licensing, Business and Professions Division, 405 Black Lake Boulevard, Building 2, Conference Room 102, Olympia, WA 98502, on January 10, 2003, at 8:30 a.m.

Assistance for Persons with Disabilities: Contact Randy Renfrow by January 9, 2003, TTY (360) 664-8885 or 664-6634.

Submit Written Comments to: Randy Renfrow, Sellers of Travel, P.O. Box 9026, Olympia, WA 98507-9026, fax (360) 570-4956, by January 9, 2003.

Date of Intended Adoption: January 13, 2003.

December 2, 2002

Randy Renfrow
 Licensing Manager

AMENDATORY SECTION (Amending WSR 00-11-047, filed 5/12/00, effective 6/12/00)

WAC 308-129-100 Applications—Conditions. Any person desiring to be registered as a seller of travel shall submit with the application form:

~~(1) ((If the applicant, within the past ten years, has been found guilty of a felony involving moral turpitude, a misdemeanor concerning fraud or conversion, or suffers a judgment in a civil action involving willful fraud, misrepresentation, or conversion, a copy of such conviction or judgment shall be included.~~

(2)) A copy of any criminal conviction, including a guilty plea, within the last ten years, or any conviction that resulted in the applicant having to register as a sex offender regardless of whether the conviction is over ten years old.

(2) A copy of any civil or administrative judgment or order involving dishonesty, fraud, or violation of any act designed to protect consumers that names the applicant as a party.

(3) In lieu of the CPA/LPA/bank officer report required by RCW 19.138.110(5), an applicant may submit an affidavit or declaration signed under penalty of perjury setting out the information required by RCW 19.138.110(5).

~~((3))~~ (4) Applicants who certify under penalty of perjury that they do not hold for more than five business days any non-exempt funds received from any person or entity for retail travel services shall not be required to report or maintain a trust account or other approved account under RCW 19.138.110(5).

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((4)) (5) A seller of travel applying to be licensed under chapter 19.138 RCW may submit a surety bond as described in RCW 19.138.140 (7)(a)(i) or other instrument approved by the department as described in RCW 19.138.140 (7)(a)(iv). The amount of the surety bond or other approved instrument shall be based upon the prior year's annual gross income of business conducted as outlined in the following scale:

Annual Gross Income of Business Conducted:	Amount of Surety Bond or other instrument approved by the department:
\$199,999 and under	\$10,000
\$200,000 through \$499,999	\$20,000
\$500,000 through \$749,999	\$30,000
\$750,000 through \$999,999	\$40,000
\$1,000,000 and above	\$50,000

((5)) (6) Sellers of travel companies upon application and renewal shall attest to their gross annual income of business conducted on a form provided by the department.

WSR 02-24-078
PROPOSED RULES
DEPARTMENT OF HEALTH
 (Board of Pharmacy)
 [Filed December 4, 2002, 10:20 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 02-23-097.

Title of Rule: WAC 246-887-045 Prescribing, dispensing, or administering of Schedule II nonnarcotic stimulants.

Purpose: The proposal has the potential to promote public health by improving the quality of life of persons afflicted with multiple sclerosis (MS) by allowing health care practitioners to prescribe, administer, and dispense nonnarcotic stimulants for the purpose of treating fatigue in patients with MS.

Statutory Authority for Adoption: RCW 69.50.402, 18.64.005(7).

Statute Being Implemented: RCW 69.50.402.

Summary: The proposed rule will add the condition/disease state of multiple sclerosis to the list of diseases or conditions for which nonnarcotic stimulants can be prescribed, dispensed, or administered.

Reasons Supporting Proposal: The proposed rule will provide practitioners with another option in the treatment of fatigue associated with multiple sclerosis.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: DOH Pharmacy Board, 1300 S.E. Quince Street, P.O. Box 47863, Olympia, WA 98504, (360) 236-4828.

Name of Proponent: Dr. James Bowen, Western Multiple Sclerosis Center, University of Washington, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The proposed rule will add multiple sclerosis to the list of disease states or conditions for which schedule II nonnarcotic stimulants can be prescribed. The proposed rule has the potential to promote public health by improving the quality of life of persons afflicted with MS by allowing practitioners to prescribe, administer, or dispense nonnarcotic stimulants for the purpose of treating fatigue in patients with MS.

Proposal Changes the Following Existing Rules: Adds multiple sclerosis to the list of approved disease states or conditions for which schedule II nonnarcotic stimulants can be prescribed, dispensed, or administered.

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

RCW 34.05.328 applies to this rule adoption. This rule adopts a new amendment to a regulatory program.

Hearing Location: Holiday Inn at SeaTac, 17338 International Boulevard, SeaTac, WA, (206) 248-1000, on January 8, 2003, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Lisa Salmi by December 22, 2002, TDD (800) 833-6388 or (360) 236-4828.

Submit Written Comments to: Lisa Salmi, Program Manager, Department of Health, Board of Pharmacy, P.O. Box 47863, Olympia, WA 98504-7863, fax (360) 586-4359, Lisa.Salmi@doh.wa.gov, by December 22, 2002.

Date of Intended Adoption: January 8, 2003.

November 8, 2002

D. H. Williams

Executive Director

NEW SECTION

WAC 246-887-045 Prescribing, dispensing, or administering of Schedule II nonnarcotic stimulants. The Schedule II stimulants listed in WAC 246-887-040 may be prescribed, dispensed, or administered to patients for the following disease states or conditions:

- (1) Disease states or conditions listed in RCW 69.50.402
- (3)(ii);
- (2) Multiple sclerosis.

WSR 02-24-080
PROPOSED RULES
STATE BOARD OF EDUCATION
 [Filed December 4, 2002, 10:29 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 02-18-037 [02-19-015].

Title of Rule: WAC 180-78A-535 Approval standard—Program design.

Purpose: Amends the rule to allow an individual contracted as a teacher in an educational setting in a state agency to enroll in a professional certificate program.

Statutory Authority for Adoption: RCW 28A.410.010.

Summary: See Purpose above.

Reasons Supporting Proposal: See Purpose above.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Larry Davis, State Board of Education, Olympia, (360) 725-6024.

Name of Proponent: State Board of Education.

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. Not applicable.

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

Hearing Location: ESD 113, 601 McPhee Road, Olympia, WA 98502-5080, on January 15, 2003, at 8:30 a.m.

Assistance for Persons with Disabilities: Contact Laura Moore by December 23, 2002, TDD (360) 664-3631 or (360) 725-6027.

Submit Written Comments to: Rules Coordinator, State Board of Education, P.O. Box 47206, Olympia, WA 98504-7206, fax (360) 586-2357, by December 23, 2002.

Date of Intended Adoption: January 17, 2003.

December 2, 2002

Larry Davis

Executive Director

AMENDATORY SECTION (Amending WSR 02-18-037, filed 8/26/02, effective 9/26/02)

WAC 180-78A-535 Approval standard—Program design. The following requirements shall govern the design of the professional certificate program:

(1) **Teacher.**

(a) To be eligible to apply for admission to a professional certificate program, a candidate shall hold a contract as a teacher in a public or a state board of education approved private school or state agency providing educational services for students and shall have completed provisional status with a school district under RCW 28A.405.220 or the equivalent with an approved private school or state agency providing educational services for students: Provided, That a candidate for the professional teacher's certificate may enroll in and complete the preassessment seminar described in subsection (4)(a) of this section prior to admission to a professional certificate program.

(b) The professional certificate program must be available to all qualified candidates.

(c) Using the set of common performance indicators as approved by the state board of education and published by the office of the superintendent of public instruction, which may not be changed without prior state board approval, the professional certificate program shall be developed by a college or university and its professional education advisory board. Additional agencies may participate in the development of the program if the college or university and professional education advisory board so choose.

(d) Each program shall consist of:

(i) A preassessment seminar which considers input from the candidate's "professional growth team" (WAC 180-78A-

505), the candidate's past experience, the context in which he/she teaches, information from past annual evaluations if the individual chooses, the candidate's personal and professional goals, his/her self-evaluation, and evidences of the candidate's impact on student learning.

The seminar will culminate in preparation and approval of the candidate's individual professional growth plan designed to provide the candidate with the knowledge and skills needed to demonstrate successfully the standards and criteria required by WAC 180-78A-540.

A representative of the college/university and the candidate shall develop the professional growth plan to be reviewed and agreed upon after input from and consultation and "collaboration" (WAC 180-78A-010(9)) with his/her "professional growth team" (WAC 180-78A-010(10)).

The individual professional growth plan shall be based on:

(A) An analysis of the instructional context and teaching assignment(s) to determine strategies which the teacher should use to achieve a positive impact on student learning.

(B) An assessment of the candidate's ability to demonstrate successfully the professional certificate standards and criteria.

(C) Specifications of assistance and instructional components needed and any required course work.

(ii) Course work, past and current experience, inservice, continuing education and other activities directed at developing and verifying that the candidate has achieved acceptable knowledge, skill and performance on all criteria required statewide as essential to "effective teaching" as defined in WAC 180-78A-540(1).

(iii) Course work, past and current experience, inservice, continuing education and other activities directed at developing and verifying that the candidate has achieved acceptable knowledge, skill and performance on all criteria required statewide as essential to "professional development" as defined in WAC 180-78A-540(2).

(iv) Course work, past and current experience, inservice, continuing education and other activities directed at developing and verifying that the candidate has achieved acceptable knowledge, skill and performance on all criteria required statewide as essential to "leadership" as defined in WAC 180-78A-540(3).

(v) A culminating seminar in which the candidate presents his/her final documentation and evidence of professional certificate level knowledge, skill and performance; positive impact on student learning; identification of future goals and professional/career interests; and specification of areas for continuing education and development. The candidate must provide multiple forms of evidence which shall include, but are not limited to, the set of common performance indicators as approved by the state board of education and published by the office of the superintendent of public instruction, which may not be changed without prior state board approval.

(vi) Candidates who do not successfully complete a culminating seminar shall receive an individualized analysis of strengths and weaknesses and a plan for appropriate assistance and instruction.

(vii) No limits shall be placed on the number of times a candidate with a valid residency certificate may participate in the culminating seminar.

(2) Principal/program administrator.

(a) To be eligible to apply for admission to a professional certificate program, a candidate shall hold a contract as an administrator for which the credential is required in a public school or state board of education approved private school.

(b) The professional certificate program must be available to all qualified candidates.

(c) Using the six knowledge and skills standards, and the standards-based benchmarks as approved by the state board of education and published by the office of the superintendent of public instruction, which may not be changed without state board approval, the professional certificate program shall be developed by a college or university and its professional education advisory board. Additional agencies may participate in the development of the program if the college or university and professional education advisory board so choose.

(d) Each program shall consist of:

(i) A preassessment seminar during which the professional growth plan shall be developed. The plan will be agreed upon after input from and consultation with his/her professional growth team (WAC 180-78A-010 (10)(b)). The individual professional growth plan shall be based on an assessment of the candidate's ability to demonstrate six standards at the professional certificate benchmark level (WAC 180-78A-270 (2)(b)), performance evaluation data, and an analysis of the administrative context and assignment.

(ii) Formalized learning opportunities, past and current experience, professional development opportunities, and other activities directed at developing and verifying that the candidate has achieved acceptable knowledge, skill, and performance at the professional certificate benchmark level, or above, on all standards as defined in WAC 180-78A-270 (2)(b).

(iii) A culminating seminar in which the candidate presents his/her final documentation and evidence of professional certificate level knowledge, skill and performance; positive impact on student learning; development of a professional growth plan that includes the identification of future goals and professional/career interests as well as a five-year plan for professional development designed to meet the requirements for certificate renewal.

(e) Candidates who do not successfully complete a culminating seminar shall receive an individualized analysis of strengths and weaknesses and a plan for assistance.

(f) No limit shall be placed on the number of times a candidate with a valid residency certificate may enroll in the culminating seminar.

**WSR 02-24-020
EXPEDITED RULES
STATE BOARD OF EDUCATION**

[Filed November 26, 2002, 9:02 a.m.]

Title of Rule: WAC 180-38-080 Prehearing and hearing process and 180-38-065 Exclusion of students for failure to comply.

Purpose: Add this new section necessary to address implementation of SHB 2834. Repeal WAC 180-38-065. This is covered in WAC 180-38-050.

Statutory Authority for Adoption: RCW 28A.210.160.

Reasons Supporting Proposal: Adopt necessary language to be in compliance with the law.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Larry Davis, State Board of Education, Olympia, (360) 725-6024.

Name of Proponent: State Board of Education, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The 2002 legislature passed SHB 2834, requiring a medicatio[n] or treatment order as a condition for children with life-threatening conditions to attend public school. Amendments to chapter 180-38 WAC are also proposed to implement the provisions of SHB 2834.

Proposal Changes the Following Existing Rules: Adds new section and repeals one section.

NOTICE

THIS RULE IS BEING PROPOSED UNDER AN EXPEDITED RULE-MAKING PROCESS THAT WILL ELIMINATE THE NEED FOR THE AGENCY TO HOLD PUBLIC HEARINGS, PREPARE A SMALL BUSINESS ECONOMIC IMPACT STATEMENT, OR PROVIDE RESPONSES TO THE CRITERIA FOR A SIGNIFICANT LEGISLATIVE RULE. IF YOU OBJECT TO THE USE OF THE EXPEDITED RULE-MAKING PROCESS, YOU MUST EXPRESS YOUR OBJECTIONS IN WRITING AND THEY MUST BE SENT TO Patty Martin, State Board of Education, P.O. Box 47206, Olympia, WA 98504-7206, AND RECEIVED BY February 3, 2003.

November 26, 2002
Larry Davis
Executive Director

NEW SECTION

WAC 180-38-080 Prehearing and hearing process.

(1) If a request for hearing is received by the school district, it shall schedule a hearing. The hearing must be scheduled within three school days of receiving the request. The hearing may be continued to a later date if the parent requests a longer period.

(2) The school district shall establish a hearing process consistent with the procedures set forth for disciplinary cases under chapter 180-40 WAC.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 180-38-065

Exclusion of students for failure to comply.

EXPEDITED



WSR 02-24-013
PERMANENT RULES
DEPARTMENT OF LICENSING
 [Filed November 25, 2002, 8:35 a.m.]

Date of Adoption: November 25, 2002.

Purpose: Meet criteria supporting Governor Locke's Executive Order 97-02.

Statutory Authority for Adoption: RCW 88.02.070 and 88.02.100.

Adopted under notice filed as WSR 02-18-014 on August 22, 2002.

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 1, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 1, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

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

November 25, 2002

Fred Stephens
Director

NEW SECTION

WAC 308-93-276 Vessel seller's report of sale. (1)

What is a vessel seller's report of sale? A vessel seller's report of sale is a document or electronic record transaction that protects the seller of a vessel from certain criminal and civil liabilities arising from use of the vessel by another person after the vessel has been sold or a change in ownership has occurred.

(2) **Who must file a vessel seller's report of sale?** With the exception of certain vessel transfers by registered Washington vessel dealers, Washington law (RCW 88.02.070 and 46.12.101) requires submission of a vessel seller's report of sale by any person or business that transfers their interest in a Washington titled vessel to anyone else. For the purposes of this rule, transferring an interest includes, but is not limited to, selling, gifting, trading or disposing of your vessel, but does not include the creation, deletion, or change of a security interest.

(3) **When must a vessel seller's report of sale be filed?** Vessel seller's report of sale must be submitted within five days of the date of sale, gift, trade or other disposition of the vessel, excluding Saturdays, Sundays, and state and federal holidays.

(4) **Who is the seller?** The seller is the current registered owner of record according to the computer file kept by the department.

(5) **Why complete and file a vessel seller's report of sale?** It is in the seller's best interest to file the properly completed vessel seller's report of sale to protect the seller in the event the buyer/new owner does not make application for ownership and then accumulates moorage charges, towing charges, or becomes involved in an uninsured accident or used in illegal activity, etc.

Vessel seller's report of sale received by the department of licensing that are incomplete will be filed with the department; however, those that do not meet the requirements of the law may not protect the seller from any civil or legal action if the vessel is subsequently abandoned or involved in illegal activity.

(6) **Who is the purchaser?** The purchaser is the person who bought, received as a gift, obtained through a trade or received a disposed vessel.

(7) **What information is required on the vessel seller's report of sale?** You are required to provide the following information:

- (a) The date of the sale or transfer;
- (b) Name(s) and address of seller;
- (c) Name(s) and address of transferee (buyer);
- (d) Description of vessel including:
 - (i) Vessel hull identification number; and
 - (ii) Vessel registration number.

(8) **How do I file my vessel seller's report of sale?** You may file your seller's report of sale in the following ways:

- (a) Through your local vehicle licensing office;
- (b) Mail it to the department.

(9) **Is there a fee for recording a vessel seller's report of sale?** Yes. It applies when a report of sale is filed through your local vehicle licensing office as authorized by RCW 46.01.140 (5)(b).

(10) **May a vessel seller's report of sale be removed from my vessel record?** Yes. As a registered owner, you may have a vessel seller's report of sale removed from your vessel record through your local vehicle licensing office, or by notifying the department in writing. You will need to provide the reason you are removing the report of sale from your vessel record.

(11) **How will I prove that I filed a vessel seller's report of sale?** When you file a vessel seller's report of sale at any Washington vehicle licensing office, you will be provided with a receipt showing:

- (a) Date the report of sale was filed;
- (b) Description of vessel;
- (c) Name and address of agent/subagent where filed;
- (d) Date of sale;
- (e) Purchase price;
- (f) Name(s) and address of seller;
- (g) Name(s) and address of transferee (buyer).

When you mail a vessel seller's report of sale to the department you **will not** receive a confirmation or receipt. You may wish to make a photocopy of the report of sale for your records prior to sending it to the department.

Washington law makes it clear that it is a felony to knowingly make a false statement of fact. The penalty, upon conviction, shall be a fine of not more than five thousand dol-

lars or imprisonment of not more than ten years, or both the fine and imprisonment. (RCW 46.12.210.)

WSR 02-24-014
PERMANENT RULES
DEPARTMENT OF LICENSING

[Filed November 25, 2002, 8:38 a.m.]

Date of Adoption: November 25, 2002.

Purpose: Meet criteria supporting Governor Locke's Executive Order 97-02.

Statutory Authority for Adoption: RCW 46.01.110 and 46.12.101.

Adopted under notice filed as WSR 02-18-013 on August 22, 2002.

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 1, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 1, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

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

November 25, 2002

Fred Stephens

Director

NEW SECTION

WAC 308-56A-525 Vehicle seller's report of sale. (1)

What is a vehicle seller's report of sale? A vehicle seller's report of sale is a document or electronic record transaction that protects the seller of a vehicle from certain criminal and civil liabilities arising from use of the vehicle by another person after the vehicle has been sold or a change in ownership has occurred.

(2) Who must file a vehicle seller's report of sale? With the exception of certain vehicle transfers by registered Washington vehicle dealers, Washington law (RCW 46.12.101) requires submission of a vehicle seller's report of sale by any person or business that transfers their interest in a Washington titled vehicle to anyone else. For the purposes of this rule, transferring interest includes, but is not limited to, selling, gifting, trading or disposing of your vehicle, but does not include the creation, deletion or change of a security interest.

(3) When must a vehicle seller's report of sale be filed? Vehicle seller's report of sale must be submitted

within five days of the date of sale, gift, trade or other disposition of the vehicle, excluding Saturdays, Sundays, and state and federal holidays.

(4) Who is the seller? The seller is the current registered owner of record according to the computer file kept by the department.

(5) Why complete and file a vehicle seller's report of sale? It is in the seller's best interest to file the properly completed vehicle seller's report of sale to protect the seller in the event the buyer does not make application for ownership and then accumulates parking tickets, or towing charges, is involved in an uninsured accident or used in illegal activity, etc.

Vehicle seller's report of sale received by the department of licensing that are incomplete will be filed with the department; however, those that do not meet the requirements of the law may not protect the seller from any civil or legal action if the vehicle is subsequently abandoned or involved in illegal activity.

(6) Who is the purchaser? The purchaser is the person who bought, received as a gift, obtained through a trade or received a disposed vehicle.

(7) What information is required on the vehicle seller's report of sale? You are required to provide information contained in RCW 46.12.101.

(8) How do I file my vehicle seller's report of sale? You may file your seller's report of sale in the following ways:

- (a) Through your local vehicle licensing office;
- (b) Mail it to the department;
- (c) Through the Internet.

(9) Is there a fee for recording a vehicle seller's report of sale? Yes. It applies when a report of sale is filed through your local vehicle licensing office as authorized by RCW 46.01.140 (5)(b).

(10) May a vehicle seller's report of sale be removed from my vehicle record? Yes. As a registered owner, you may have a vehicle seller's report of sale removed from your vehicle record through your local vehicle licensing office, or by notifying the department in writing. You will need to provide the reason you are removing the vehicle seller's report of sale from your vehicle record.

(11) How will I prove that I filed a vehicle seller's report of sale?

(a) When you file a vehicle seller's report of sale at any Washington vehicle licensing office, you will be provided with a receipt showing:

- (i) Date the report of sale was filed;
- (ii) Description of vehicle;
- (iii) Name and address of agent/subagent where filed;
- (iv) Date of sale;
- (v) Purchase price;
- (vi) Name(s) and address of seller;
- (vii) Name(s) and address of transferee (buyer).

(b) When you file a vehicle seller's report of sale on line, you will be provided a receipt showing:

- (i) Date the report of sale was filed;
- (ii) Description of vehicle;

- (iii) Date of sale;
- (iv) Purchase price;
- (v) Name(s) and address of seller;
- (vi) Name(s) and address of transferee (buyer).

When you mail a vehicle seller's report of sale to the department, you **will not** receive a confirmation or receipt. You may wish to make a photocopy of the report of sale for your records prior to sending it to the department.

Washington law makes it clear that it is a felony to knowingly make a false statement of fact. The penalty, upon conviction, shall be a fine of not more than five thousand dollars or imprisonment of not more than ten years, or both the fine and imprisonment. (RCW 46.12.210.)

WSR 02-24-015
PERMANENT RULES
DEPARTMENT OF REVENUE
 [Filed November 25, 2002, 3:11 p.m.]

Date of Adoption: November 25, 2002.

Purpose: This chapter of rules is designed to assist assessors, taxing districts, and other involved in the levy making process.

This rule making updates information provided in the existing rules and provides up-to-date examples. It incorporates changes made to the various levy statutes since the rules were last adopted in 1994. This rule making incorporates information from several property tax bulletins, and reflects changes made to the statutes by recent referendums and initiatives passed by the voters of this state.

Citation of Existing Rules Affected by this Order: Amending WAC 458-19-005 Definitions, 458-19-010 Levy limit and levy rate calculations, 458-19-020 (~~One hundred six percent~~) Levy limit—Method of calculation. (~~RCW 84.55.010 and 84.55.092~~), 458-19-025 (~~One hundred six percent levy limit~~) Restoration of regular levy. (~~RCW 84.55.015~~), 458-19-030 (~~One hundred six percent~~) Levy limit—Consolidation of districts. (~~RCW 84.55.020~~), 458-19-035 (~~One hundred six percent~~) Levy limit—Annexation. (~~RCW 84.55.030 and 84.55.110~~), 458-19-040 (~~One hundred six percent~~) Levy limit—Newly formed taxing district. (~~RCW 84.55.035~~), 458-19-045 (~~One hundred six percent~~) Levy limit—Removal of limit (lid lift). (~~RCW 84.55.050~~), 458-19-050 Port district levies, 458-19-055 (~~One hundred six percent~~) Levy limit—Proration of earmarked funds, 458-19-060 Emergency medical service levy, 458-19-065 (~~One hundred six percent~~) Levy limit—Protection of future levy capacity, 458-19-070 Procedure to adjust consolidated levy rate for taxing districts when (~~limits~~) the statutory aggregate dollar rate limit is exceeded. (~~RCW 84.52.010 and 84.52.050~~), 458-19-075 Constitutional one percent (~~levy~~) limit calculation, 458-19-080 City annexed by fire protection and/or library districts. (~~RCW 52.04.081 and 27.12.390~~) and 458-19-550 State levy—Apportionment between counties; new section WAC 458-19-085 Refunds—Procedures—Applicable limits; and repealing WAC 458-19-015 Assessor to determine one hundred six percent levy limit—Exceptions.

Statutory Authority for Adoption: RCW 84.08.010, 84.08.070, 84.48.080, 84.55.060, and 84.52.0502.

Other Authority: Chapters 84.52 and 84.55 RCW, RCW 34.05.230(1).

Adopted under notice filed as WSR 02-16-055 on August 1, 2002.

Changes Other than Editing from Proposed to Adopted Version: Editorial and grammatical changes were made in the following rules:

WAC 458-19-005 Definitions, in subsections (2)(i), (2)(n)(i), and (2)(r);

WAC 458-19-020 Levy limit—Method of calculation, in the last sentence of subsection (2);

WAC 458-19-030 Levy limit—Consolidation of districts, in subsection (2)(a) and in the example contained in subsection (3);

WAC 458-19-040 Levy limit—Newly formed taxing district, in the second sentence of subsection (2);

WAC 458-19-045 Levy limit—Removal of limit (lid lift), in subsection (2);

WAC 458-19-060 Emergency medical service levy, in subsection (4);

WAC 458-19-070 Procedure to adjust consolidated levy rate for taxing districts when the statutory aggregate dollar rate is exceeded, in subsections (2)(f) and (3)(c)(iii); and

WAC 458-19-085 Refunds—Procedures—Applicable limits, in subsection (2)(c).

Additionally:

The phrase "ballot proposition" in **WAC 458-19-045 Levy limit—Removal of limit (lid lift)** was changed to "ballot title and ballot measure" so that it is clear what a ballot title and measure should include when a lid lift is being proposed. We also inserted a sentence referencing RCW 29.27.066, which requires a ballot title to include a concise description of the measure not to exceed seventy-five words.

Portions of **WAC 458-19-055 Levy limit—Proration of earmarked funds** were rewritten to clarify how certain levies made by a county or city/town for specific earmarked purposes may be reduced. An example was added to illustrate how such levies may be reduced when the overall budget of the county or city/town is limited by the levy limit contained in chapter 84.55 RCW. Subsection (5) was deleted, and later subsections renumbered.

The text of **WAC 458-19-060 Emergency medical service levy** was changed so that all references to "ballot proposition" were changed to "ballot title and ballot measure." Also, the levy rate up to which an EMS district may levy when the voters have authorized an EMS levy without further voter approval is clarified.

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 16, 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 1, Amended 16, Repealed 1.

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

November 25, 2002

Russell W. Brubaker

Assistant Director

Legislation and Policy Division

AMENDATORY SECTION (Amending WSR 94-07-066, filed 3/14/94, effective 4/14/94)

WAC 458-19-005 Definitions. (1) **Introduction.** This rule contains definitions of the terms used throughout chapters 84.52 and 84.55 RCW and chapter 458-19 WAC in the administration of the system used to levy property taxes on taxable property within the state of Washington.

(2) Unless the context clearly requires otherwise, the following definitions apply (~~throughout this chapter~~):

~~((1))~~ (a) "Annexation" (~~is the act of~~) means one taxing district is adding territory or another dissimilar taxing district from outside the annexing taxing district's boundary and includes a merger of a portion of a fire protection district under chapter 52.06 RCW with another fire protection district.

~~((2))~~ (b) "Assessed value" (~~is~~) means the value of taxable property placed on the assessment rolls. The term is often abbreviated with the initials "A.V."

~~((3))~~ (c) "Certified property tax levy" (~~is~~) means the levy certified by a taxing district to the county assessor, either through the county legislative authority or directly to the assessor (~~directly~~).

~~((4))~~ (d) "Certified property tax levy rate" (~~is~~) means the tax rate calculated by the county assessor in accordance with law(~~s~~) to produce the lawful amount of the certified property tax levy.

~~((5))~~ (e) "Consolidated levy rate" means:

~~((a))~~ (i) For purposes of the statutory aggregate dollar rate levy limit (~~(\$5.90)~~), the sum of all regular levy rates set for collection exclusive of rates set for port and public utility districts, emergency medical services under RCW 84.52.069, conservation futures under RCW 84.34.230, (~~and~~) levies to finance affordable housing under RCW 84.52.105(~~s~~)

~~((b))~~, and the portion of metropolitan park district levies protected under RCW 84.52.120; and

(ii) For purposes of the constitutional one percent (~~levy~~) limit, the sum of all regular levy rates set for collection exclusive of rates set for port and public utility districts.

~~((6))~~ (f) "Consolidation" (~~is~~) means the act of combining two or more similar taxing districts into one taxing district; for example, the combination of two fire protection districts into one fire protection district.

~~((7) "Constitutional limit" or)~~ (g) "Constitutional one percent (~~levy~~) limit" means the levy limit established by Article VII, section 2 of the state Constitution, which prohibits the aggregate of all tax levies on real and personal property from exceeding one percent (\$10 per \$1,000) of the true and fair value of property. This limit does not apply to excess levies, levies by port districts, and levies by public utility districts. This limit is also (~~stated~~) set forth in RCW 84.52.050.

~~((8))~~ (h) "Department" means the department of revenue of the state of Washington.

~~((9))~~ (i) "Excess property tax levy" (~~means the lawfully authorized levy by a taxing district, other than a port or public utility district, of additional taxes in excess of the statutory aggregate dollar rate limit, the statutory dollar rate limit, or the constitutional one percent levy limit, when authorized so to do by the voters of the taxing district in the manner specified in the state Constitution (Article VII, section 2)) or "excess levy" means a voter-approved property tax levy by or for a taxing district, other than a port or public utility district, that is subject to neither the statutory aggregate dollar rate limit set forth in RCW 84.52.043 nor the constitutional one percent limit set forth in Article VII, section 2 of the state Constitution and in RCW 84.52.050. It does not include regular levies allowed to exceed a statutory limit with voter approval.~~

~~((10))~~ (j) "Improvement" means any valuable change in or addition to real property, including the subdivision or segregation of parcels of real property or the merger of parcels of real property.

~~((11))~~ (k) "Inflation" means the percentage change in the implicit price deflator for personal consumption expenditures for the United States as published for the most recent twelve-month period by the Bureau of Economic Analysis of the Federal Department of Commerce in September of the year before the taxes are payable; see RCW 84.55.005.

(l) "Joint taxing district" means a taxing district that exists in two or more counties; the term does not include the state nor does it include an (~~inter-county~~) intercounty rural library district.

~~((12))~~ (m) "Junior taxing district" means a taxing district other than the state, a county, a county road district, a city, a town, a port district, or a public utility district.

~~((13))~~ (n) "Levy limit" means the statutorily established limit that prohibits a taxing district, other than the state, from levying regular property taxes for a particular year that exceed the limit factor multiplied by the highest amount of regular property taxes that could have been lawfully levied in the taxing district in any year since 1985, plus an additional dollar amount calculated by multiplying the increase during the current year of the assessed value in the taxing district due to new construction, improvements to property, and the increase in the value of state assessed property by the levy rate of that district for the preceding year, or the last year the taxing district levied taxes.

(i) For purposes of the levy limit, the phrase "highest amount of regular property taxes that could have been lawfully levied" means the maximum amount that could have been levied by a taxing district under the limitation set forth in chapter 84.55 RCW unless the highest amount that could have been levied was actually restricted by the taxing dis-

trict's statutory dollar rate limit. If the taxing district's levy was restricted by the statutory dollar rate limit, the highest amount that could have been lawfully levied is the amount produced by multiplying the assessed value of the taxing district by the statutory dollar rate.

(ii) The levy limit for the state is the limit factor multiplied by the highest amount of regular property taxes lawfully levied in the three most recent years, plus an additional dollar amount attributable to new construction, improvements to property, and any increase in the assessed value of state assessed property.

(o) "Levy rate" means the dollar amount per thousand dollars of assessed value applied to taxable property within a taxing district and is calculated by dividing the total amount of a statutorily authorized levy of a taxing district by the total assessed value of that district((, divided by one thousand,)) and is expressed in dollars and cents per ((one)) thousand dollars of assessed value.

((14)) (p) "Limit factor" means:

(i) For taxing districts with a population of less than ten thousand in the calendar year immediately prior to the assessment, one hundred one percent;

(ii) For taxing districts having made a finding of substantial need in accordance with RCW 84.55.0101, the lesser of the substantial need factor or one hundred one percent; or

(iii) For all other taxing districts, including the state, the lesser of one hundred one percent or one hundred percent plus inflation.

(q) "New construction" means the construction or alteration of any property for which a building permit was issued, or should have been issued, under chapter 19.27, 19.27A, or 19.28 RCW or other laws providing for building permits, which results in an increase in the value of the property.

((15) "One hundred six percent limit" is the statutorily established limit that prohibits a taxing district other than the state from levying regular property taxes in any year that exceed one hundred six percent of the highest amount of regular property taxes that could have been lawfully levied in that taxing district in any year since 1985, plus an additional dollar amount calculated by multiplying the increase during the current year of the assessed value in the taxing district due to new construction, improvements to property and the increase in the value of state assessed property by the levy rate of that district for the preceding year.

(a) For purposes of the one hundred six percent limit, the phrase "highest amount of regular property taxes that could have been lawfully levied" means the maximum levy amount that could have been produced by a taxing district under the one hundred six percent limit unless the highest levy amount that could have been produced was actually restricted by the taxing district's statutory dollar rate limit.

(b) The state is prohibited from levying regular property taxes in any year that exceed one hundred six percent of the amount of regular property taxes lawfully levied in the highest of the three most recent years, plus the additional dollar amount calculated in the same manner as for other taxing districts.

(16)) (r) "Regular property tax levy" or "regular levy" means a property tax levy by or for a taxing district that is subject to the statutory aggregate dollar rate limit set forth in

RCW 84.52.043 ((and)), the constitutional one percent ((levy)) limit set forth in RCW 84.52.050, or is a levy imposed by or for a port district or a public utility district.

((17)) (s) "Regular property taxes" ((are)) means those taxes resulting from regular property tax levies.

((18)) (t) "Senior taxing district" means the state (for support of common schools), a county, a county road district, a city, or a town.

((19)) (u) "Statutory aggregate dollar rate limit" or "statutory aggregate limit" means the maximum aggregate regular property tax levy rate within a county established by law for senior and junior taxing districts, other than the state. See WAC 458-19-070 for the current limit.

((20)) (v) "Substantial need limit factor" means a limit factor approved by a taxing district's legislative authority that exceeds one hundred percent plus inflation. This limit cannot exceed one hundred one percent.

(w) "Statutory dollar rate limit" means the maximum regular property tax levy rate established by law for a particular class of taxing district.

((21)) (x) "Super majority" means a majority of at least three-fifths of the registered voters of a taxing district approving a proposition authorizing a levy, at which election the number of persons voting "yes" on the proposition ((shall)) constitutes three-fifths of a number equal to forty percent of the total votes cast in ((such)) the taxing district in the last preceding general election; or by a majority of at least three-fifths of the registered voters of the taxing district voting on the proposition when the number of registered voters voting on the proposition exceeds forty percent of the total votes cast in ((such)) the taxing district in the last preceding general election.

((22)) (y) "Tax code area" means a geographical area made up of a unique mix of one or more taxing districts, which is established for the purpose of properly calculating, collecting, and distributing taxes. Only one tax code area will have the same combination of taxing districts, with limited exceptions.

((23)) (z) "Taxing district" means the state and any county, city, town, ((township,)) port district, school district, road district, metropolitan park district, water-sewer district, or other municipal corporation, now or hereafter existing, having the power or authorized by law to impose burdens upon property within the district on an ad valorem basis, for the purpose of obtaining revenue for public purposes, as distinguished from municipal corporations authorized to impose burdens, or for which burdens may be imposed for public purposes, upon property in proportion to the benefits accruing thereto.

AMENDATORY SECTION (Amending WSR 94-07-066, filed 3/14/94, effective 4/14/94)

WAC 458-19-010 Levy limit and levy rate calculations. ((1) Assessor sets levy rates. The county assessor shall calculate the certified property tax levy rate necessary to collect the amount of taxes authorized in the certified property tax levy of each taxing district, within the limitations provided by law.

(2) Joint taxing district. For a joint taxing district, the assessor of the county in which is located the greatest amount of assessed value of the joint taxing district shall calculate the levy rate for the joint taxing district.

(3) Intercounty rural library district. The board of trustees of an intercounty rural library district shall calculate the levy rate for such district in consultation with the respective county assessors and certify that rate to the respective county legislative authorities.) (1) Introduction. This rule explains two of the basic steps in the levy setting process. First, who determines the levy limit for all taxing districts and second, who calculates the levy rate for the various taxing districts.

(2) Who determines the levy limit? The assessor generally determines the levy limit for all taxing districts levying regular property taxes. However, the levy limit for joint taxing districts, intercounty rural library districts, and the state is determined as follows:

(a) Joint taxing districts. The levy limit for joint taxing districts is determined by the assessor of the county in which the greatest amount of assessed value of the joint taxing district is located;

(b) Intercounty rural library districts. The levy limit for intercounty rural library districts is determined by the board of trustees of the intercounty rural library district in consultation with the assessors of the counties served by the district; and

(c) State levy. The levy limit for the state is determined by the department.

(3) Who sets levy rates? The assessor generally calculates the property tax levy rate necessary to collect the amount of taxes levied by or for each taxing district, within the limitations provided by law. However, the levy rate for joint taxing districts and intercounty rural library districts is calculated as follows:

(a) Joint taxing districts. The assessor of the county in which the greatest amount of assessed value of the joint taxing district is located calculates the levy rate; and

(b) Intercounty rural library districts. The board of trustees of an intercounty rural library district calculates the levy rate for the intercounty rural library district in consultation with the assessors of the counties served by the district and certifies that rate to the respective county legislative authorities.

AMENDATORY SECTION (Amending WSR 94-07-066, filed 3/14/94, effective 4/14/94)

WAC 458-19-020 ((One hundred six percent)) Levy limit—Method of calculation. ((RCW 84.55.010 and 84.55.092))

(1) Introduction. This rule explains the general method used to calculate the levy limit for the state and all other taxing districts in accordance with RCW 84.55.010 and 84.55.092. Except for the state levy, the same method is generally used to calculate the amount of regular property taxes that can be levied by a taxing district in any year. This rule also describes what occurs when a taxing district makes a finding of substantial need in accordance with RCW 84.55.0101 to use a limit factor in excess of one hundred per-

cent plus inflation. This rule does not attempt to include all special circumstances that may affect the applicable limit under chapter 84.55 RCW.

(2) Increase in tax revenues - Ordinance or resolution required. No taxing district, other than the state, may authorize an increase in property tax revenue, other than one resulting from an increase in assessed value of the district attributable to new construction, improvements to property, or any increase in state assessed property except by holding a public hearing and adopting an ordinance or resolution. The ordinance or resolution may cover a period of up to two years, but the ordinance or resolution must specifically state for each year the dollar increase and percentage change in the levy from the previous year. The dollar increase and percentage change should reflect everything included in the levy limit and should not reflect anything excluded under chapter 84.55 RCW (such as, but not limited to, a levy for property tax refunds paid under the provisions of chapter 84.68 or 84.69 RCW).

(a) A majority of the legislative authority of a taxing district must approve an ordinance or resolution authorizing an increase in the taxing district's levy as calculated in subsection (3) of this rule.

(b) Upon making a finding of substantial need to increase its levy by an amount greater than the rate of inflation, the legislative authority of a taxing district may adopt a second ordinance or resolution establishing a limit factor greater than one hundred percent plus inflation. But the substantial need limit factor can never exceed one hundred one percent.

(i) In districts with legislative authorities of four members or less, two-thirds of the members must approve an ordinance or resolution supporting a substantial need to increase the limit factor.

(ii) In districts with more than four members, a majority plus one must approve an ordinance or resolution supporting a substantial need to increase the limit factor.

(3) Calculation of levy limit for all taxing districts other than the state. The amount of regular property taxes that can be levied by a taxing district other than the state in any year ((shall be)) is limited to an amount that will not exceed the amount resulting from the following calculation, except as otherwise provided ((in WAC 458-19-045 (Lid lift))) by statute:

(a) ((Multiply)) The highest amount that could have been lawfully levied by the taxing district ((other than the state)) in any year since 1985 for 1986 collection, multiplied by ((one hundred six percent; add)) the limit factor; plus

(b) A dollar component calculated by multiplying the increase in assessed value of the district from the previous year attributable to new construction, improvements to property, and any increase in the assessed value of state assessed property, by the actual regular property tax levy rate of that district for the preceding year, or the last year the taxing district levied taxes.

((2)) (4) Calculation of levy limit for the state levy. The ((one hundred six percent)) levy limit for the state ((shall be)) is calculated in the same manner as for other taxing districts except that ((one hundred six percent)) the limit factor

is multiplied by the highest amount that was lawfully levied by the state in the three most recent years in which such taxes were levied.

AMENDATORY SECTION (Amending WSR 94-07-066, filed 3/14/94, effective 4/14/94)

WAC 458-19-025 (~~One hundred six percent levy limit~~) **Restoration of regular levy.** (~~RCW 84.55.015~~)

(1) (~~When a taxing district elects to impose a regular property tax levy, after not having imposed such a levy in any one of the three most recent years~~) **Introduction.** This rule explains how a taxing district restores a regular property tax levy if it has not levied since 1985 and it elects to restore a regular property tax levy in accordance with RCW 84.55.015.

(2) **Calculation of restored regular levy.** If a taxing district has not levied since 1985 and it elects to restore a regular property tax levy, the first regular property tax payable as a result of the restored levy (~~shall not~~) cannot exceed the lesser of:

(a) The combination of the following:

(i) The amount (~~that could have been lawfully levied in 1973~~) last levied plus,

(ii) A dollar component calculated by (~~adding~~) multiplying the increase in assessed value of property in the district attributable to new construction(~~;~~) and improvements to property(~~, and any increase in the assessed value of state assessed property, starting with 1974~~) since the last levy through the current year (~~—Multiply that total~~) by the levy rate that is proposed to be restored. The levy rate that is proposed to be restored (~~shall be~~) is determined by dividing the total dollar amount (~~(of the levy that could have been made in 1973)~~) that was last levied by the district by the current year's assessed value after deducting the accumulated assessed value attributable to new construction(~~;~~) and improvements to property(~~, and any increase in the assessed value of state assessed property since 1974~~) since the last levy; or

(b) The maximum amount which could be lawfully levied by that district in the year (~~(such a)~~) the restored levy is proposed, subject to the (~~(statutory aggregate dollar rate limit, the constitutional limit, and the)~~) statutory dollar rate limit contained in the taxing district's authorizing statute, without considering the calculation used in subsection ((2)) (2)(a) of this (~~section~~) rule.

((e)) (3) **Example.** Taxing district "A" has not levied a regular levy (~~(in any of the three most recent years. Taxing district "A" could have)~~) since 1985 when it levied \$10,000 (~~(in 1973)~~) based upon (~~1973~~) 1985 assessed values and all lawful limitations at that time. The total (~~(of)~~) increase(~~(s)~~) since the 1985 assessment year in assessed value of property (~~(resulting from)~~) in the district as a result of new construction(~~;~~) and improvements to property(~~, and increase in the assessed value of state assessed property~~) beginning in (~~1974~~) 1986 through the current assessment year is \$3,000,000. The assessed value of taxing district "A" for the current year is \$15,000,000. The calculation for (a) of this subsection is as follows:

Current year A.V. -	\$15,000,000
((Subtract)) Minus increases in new construction((- etc-)) and improvements to property	- 3,000,000
since (1973) 1985 -	\$12,000,000
((Levy amount allowable)) Amount levied in (1973) 1985 -	\$10,000
Current year A.V. less increases in new construction and improvements to property -	+ \$12,000,000
Levy rate proposed to be restored -	.000833
Increases in new construction((- etc-)) and improvements to property -	x \$3,000,000
Calculated dollar amount -	\$2,500
Allowable (1973) 1985 levy -	+ 10,000
Allowable levy for current year (under (a)) -	\$12,500

The amount calculated under (a) of this subsection must be compared to the amount determined under (b) of this subsection and the lesser of the two amounts is the maximum amount that can be levied (~~(under this section)~~).

((2)) (4) **Assessor to maintain taxing district records.** Records of value increases attributable to new construction(~~;~~) and improvements to property, and increases in the value of state assessed property (~~shall~~) are to be maintained each year by the county assessor for each taxing district whether or not the district imposes a regular property tax levy.

AMENDATORY SECTION (Amending WSR 94-07-066, filed 3/14/94, effective 4/14/94)

WAC 458-19-030 (~~One hundred six percent~~) **Levy limit—Consolidation of districts.** (~~RCW 84.55.020~~)

(1) **Introduction.** This rule describes the method used to calculate the first levy for a taxing district created by the consolidation of similar taxing districts in accordance with RCW 84.55.020.

(2) **Calculation of the first levy of a consolidated taxing district.** The first regular property tax levy made by a taxing district, created by the consolidation of two or more similar taxing districts, (~~shall not~~) cannot exceed (~~(one hundred six percent of the following amount)~~):

(a) The sum of the product of the limit factor multiplied by the highest amount of regular property taxes (~~(that could have been)~~) lawfully levied by each of the component districts (~~(since 1985 for 1986 collection)~~) during the three most recent years in which taxes were levied; plus

(b) The sum of each of the amounts calculated by multiplying the increase in assessed value of property attributable to new construction(~~;~~) and improvements to property(~~, and increases in the assessed value of state assessed property~~) in each of the component districts (~~(in)~~) since the preceding year by the regular property tax rate of each component district in the preceding year.

((2)) (3) **Example.** (~~(Following is an example of the calculation prescribed in subsections (1)(a) and (1)(b) of this section. Taxing district "A" and taxing district "B" consolidate, becoming one taxing district. The highest amount of regular property taxes that could have been lawfully levied~~

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by district "A" since 1985 for 1986 collection is \$100,000. The highest amount of regular property taxes that could have been lawfully levied by district "B" since 1985 for 1986 collection is \$150,000. The increase in assessed value due to new construction, improvements to property, and increase in assessed value of state assessed property in district "A" in the year prior to consolidation was \$600,000. The increase in assessed value due to new construction, improvements to property, and increase in assessed value of state assessed property in district "B" in the year prior to consolidation was \$900,000. The regular property tax rate for district "A" in the year prior to consolidation was \$.50 per \$1,000 of assessed value. The regular property tax rate for district "B" in the year prior to consolidation was \$.45 per \$1,000 of assessed value. Taxing district "A" and taxing district "B" consolidate, becoming one taxing district. The highest amount of regular property taxes lawfully levied by district "A" during the three most recent years is \$100,000. The highest amount of regular property taxes lawfully levied by district "B" during the three most recent years is \$150,000. The increase in assessed value due to new construction and improvements to property in district "A" since the year prior to consolidation was \$600,000. The increase in assessed value due to new construction and improvements to property in district "B" since the year prior to consolidation was \$900,000. The regular property tax rate for district "A" in the year prior to consolidation was \$.50 per \$1,000 of assessed value. The regular property tax rate for district "B" in the year prior to consolidation was \$.45 per \$1,000 of assessed value. Assume the limit factor for this example is 101% because it is the lesser of one hundred one percent and one hundred percent plus the rate of inflation. The maximum amount of regular property taxes that can be levied in the year of consolidation, for taxes payable the following year, by the new consolidated taxing district is calculated as follows:

	Highest regular levy
District "A" -	\$100,000
District "B" -	150,000
Total -	\$250,000 x ((1.06)) 1.01
	= ((\$265,000))
	\$252,500

Increases in assessed value multiplied by levy rate:
 District "A" - \$600,000 x \$.50 ÷ \$1,000 = \$300
 District "B" - \$900,000 x \$.45 ÷ \$1,000 = \$405
\$705

Maximum regular property taxes that can be levied in the year of consolidation, payable in the year following consolidation:

(((\$265,000)) \$252,500 + \$705 = ((\$265,705)) \$253,205

AMENDATORY SECTION (Amending WSR 94-07-066, filed 3/14/94, effective 4/14/94)

WAC 458-19-035 ((One hundred six percent)) Levy limit—Annexation. ((RCW 84.55.030 and 84.55.110))

(1) **Introduction.** One taxing district may annex territory or another dissimilar taxing district from outside the annexing taxing district's boundary. This rule sets forth the method used to calculate the first regular property tax levy made after a taxing district has annexed territory or a dissimilar taxing district in accordance with RCW 84.55.030 and 84.55.110. This rule also explains what occurs when the department of natural resources (DNR) discontinues forest fire patrol assessments on parcels of forest land.

(2) **Increase in territory due to annexation.** The first regular property tax levy of a taxing district after ((annexation by that district or other)) it annexes territory or a dissimilar taxing district ((shall not)) cannot exceed the amount calculated as follows:

(a) Multiply the highest amount of regular property taxes that could have been lawfully levied since 1985 for 1986 collection, of the annexing district as though no annexation had occurred, by ((one hundred six percent)) the limit factor as defined in RCW 84.55.005 and WAC 458-19-005;

(b) Multiply the increase in assessed value in the annexing district since the preceding year attributable to new construction, improvements to property, and increase in assessed value of state assessed property by the regular property tax levy rate of the annexing district for the preceding year((-)); and

(c) Multiply the current year assessed value of the annexed territory or district by the levy rate that would have been used for the current year by the annexing district had there been no annexation.

(d) ((Add the amounts calculated in subsections (1)(b) and (1)(c) of this section to the amount determined in subsection (1)(a) of this section.

(2)) Add together the result of each of the calculations set forth in subsection (2)(a), (b), and (c) of this rule to determine the maximum amount of the first regular levy of a taxing district after annexation.

(3) **Example.** Following is an example of the calculations prescribed in subsection ((1)) (2) of this ((section)) rule. Taxing district "A" annexes a portion of taxing district "B" that takes effect before March 1st in ((1993)) 2002. The highest amount of regular property taxes that could have been levied by district "A" since 1985 for 1986 collection is \$100,000. The increase in assessed value from ((1992)) 2001 to ((1993)) 2002 in district "A" due to new construction, improvements to property, and increase in the value of state assessed property is \$700,000. The levy rate for district "A" for ((1992)) 2001 was \$.50 per \$1,000 of assessed value. The ((1993)) 2002 levy rate for district "A", had there been no annexation, would have been \$.48 per \$1,000 of assessed value. The ((1993)) 2002 assessed value of the portion of taxing district "B" that was annexed by taxing district "A" is \$5,000,000, which includes the value of new construction and improvements to property. Assume the levy limit for this example is 101% because it is the lesser of one hundred one percent and one hundred percent plus the rate of inflation. The first regular levy by taxing district "A" after annexation ((shall not)) cannot exceed the amount calculated as follows ((for purposes of this example, "new construction" includes

improvements to property and increase in the value of state assessed property))):

District "A" highest levy since 1985 -	\$100,000
	x ((1.06))
	1.01
	(\$106,000)
	\$101,000
A.V. of new construction* in district "A" -	\$700,000
District "A" levy rate for ((1992)) 2001 -	x .50
	\$350,000
Divide by \$1,000 -	÷ 1.000
Levy amount for new construction -	\$350
((1993)) 2002 A.V. of annexed portion of district	\$5,000,000
"B" -	
District "A" levy rate that would have been used in ((1993)) 2002, absent annexation -	x .48
	\$2,400,000
	÷ 1.000
Divide by \$1,000 -	
Levy amount for annexed part of district "B" -	\$2,400
	(\$106,000)
	\$101,000
	((2,400)) 350
Maximum levy amount for district "A" after annexation -	+ ((350))
	2,400
	(\$108,750)
	\$103,750

~~((3))~~* For purposes of this example, "new construction" includes improvements to property and increases in the value of state assessed property.

(4) Loss of territory due to annexation. When a taxing district loses a portion of its territory as a result of annexation to another district, the ~~((calculation of the one hundred six percent))~~ levy limit for the taxing district that loses part of its territory is calculated by multiplying the highest amount that could have been lawfully levied by that taxing district since 1985 for 1986 collection by ~~((one hundred six percent))~~ the limit factor as defined in RCW 84.55.005 and WAC 458-19-005. However, only the increase in assessed value from the preceding year, attributable to new construction, improvements to property, and increase in assessed value of state assessed property that is actually situated in the remaining territory of the taxing district is added to the amount thus determined, to calculate the ~~((one hundred six percent))~~ levy limit. In no case, absent voter approval of an excess levy, can the levy rate ~~((shall in no case))~~ exceed the statutory dollar rate limit for that class of taxing district.

(5) Forest fire patrol protection assessments discontinued by DNR - Effect. If an owner of forest land within a forest protection zone neglects or fails to provide adequate fire protection as required by RCW 76.04.600, DNR will provide this protection and impose an annual assessment on each parcel of forest land in accordance with RCW 76.04.610.

When DNR discontinues the forest fire patrol assessment by dissolving the forest protection assessment areas and an existing fire district assumes protection services and property tax levying authority for this unimproved land within its existing boundaries, the assessed value of the fire district will increase and effectively be an annexation for property tax purposes. In order to be included in the assessed value of the fire district, all details of the dissolution and annexation must be completed and the county assessor's office must receive formal notice from the fire district and DNR prior to March 1st of the assessment year. This notice must specify the forest fire patrol assessment areas being dissolved, the fire district(s) assuming the levying and fire protection responsibilities, and the forest land impacted by the change.

AMENDATORY SECTION (Amending WSR 94-07-066, filed 3/14/94, effective 4/14/94)

WAC 458-19-040 ~~((One hundred six percent))~~ Levy limit—Newly formed taxing district. ~~((RCW 84.55.035))~~

The ~~one hundred six percent~~ levy limit does not apply to) (1) **Introduction.** This rule explains how the levy limit is determined for any taxing district that is created by means other than by consolidation or annexation.

(2) RCW 84.55.035 specifically states that the first regular levy made by a newly formed taxing district created other than by consolidation or annexation is not subject to the levy limit set forth in chapter 84.55 RCW. The newly formed taxing district may levy up to the lesser of the statutory dollar rate limit for that class of district, or the amount approved by the voters when the district was formed, subject to the statutory aggregate dollar rate limit and the constitutional one percent limit. The second regular levy by the district and all subsequent regular levies are subject to the ~~((one hundred six percent))~~ levy limit or, if applicable, the limit described in WAC 458-19-025 regarding the restoration of a regular property tax levy.

AMENDATORY SECTION (Amending WSR 94-07-066, filed 3/14/94, effective 4/14/94)

WAC 458-19-045 ~~((One hundred six percent))~~ Levy limit—Removal of limit (lid lift). ~~((RCW 84.55.050))~~

(1) **Introduction.** The ~~((one hundred six percent))~~ levy limit may be exceeded when authorized by a majority of the voters voting on a proposition to "lift the lid" of the ~~((one hundred six percent))~~ levy limit in accordance with RCW 84.55.050. This "lid lift" is intended to allow the ~~((one hundred six percent))~~ levy limit to be exceeded for the levy made immediately following the vote on the proposition. The purpose of the lid lift is to allow additional property taxes to be collected at a time when the ~~((statutory aggregate dollar rate limit, the statutory dollar rate limit, and the constitutional limit are not the limitations restricting the raising of additional taxes; the lid lift vote is most effective at a time when the one hundred six percent limit is the limitation that is currently restricting the raising of additional property taxes))~~ levy limit in chapter 84.55 RCW is the effective legal constraint to the collection of additional property taxes. This rule

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explains the procedures for implementing a lid lift ballot ~~((proposition))~~ measure when a taxing district wants to ask its voters for the authority to exceed the levy limit.

(2) ~~((Ballot proposition))~~ Election for approval of lid lift proposition—when held. The election to approve a lid lift proposition must be held within the taxing district and may be held at the time of a general election, or at a special election called by the governing body of the taxing district for that purpose. ~~((A simple majority vote is required for approval.))~~ The election must be held not more than twelve months prior to the date the proposed levy is to be made. For purposes of this rule, a levy is "made" when the taxing district's budget is certified. The ballot title and measure proposing the lid lift is prepared by the county prosecutor or city attorney, as applicable, in accordance with RCW 29.27.066. RCW 29.27.066 requires a ballot title to include a concise description of the measure, not to exceed seventy-five words. A simple majority vote is required for approval of a lid lift.

(3) Ballot title and contents of ballot measure. The text of a ballot title and measure for a lid lift contains the following:

(a) ~~((ballot of the proposition shall state the))~~ dollar rate of the proposed levy so that it reflects the total dollar rate for the taxing district, which ((rate)) may be less than the maximum statutory dollar rate ((limit)) allowed for the particular class of taxing district((-)); and

(b) ~~((The ballot may contain the following conditions or a combination of them and shall clearly state the conditions that apply))~~ Any of the following limitations that are applicable:

(i) ~~((ballot may limit the))~~ number of years the increased levy ((will continue)) is to be made by the taxing district; however, if one of the purposes of the increased levy is to make redemption payments on bonds of the taxing district, the duration of the increased levy ((shall not)) cannot exceed nine years; and/or

(ii) ~~((ballot may limit the))~~ purpose or purposes of the increased levy.

~~((c) The ballot of the proposition shall be prepared by the county prosecutor or city attorney, as applicable, in accordance with the provisions of RCW 29.27.060.))~~

(4) Permanent lid lift. ~~((a))~~ A permanent lid lift ((is one where)) occurs when the ballot ((of the proposition)) title and the ballot measure contain((s)) none of the ((conditions)) limitations stated in subsection (3)(b) of this ((section)) rule. Approval of a permanent lid lift permanently increases the base used to calculate the levy limit.

~~((b))~~ (a) The first regular levy of a taxing district made after voter approval of a permanent lid lift proposition ((shall be)) is calculated on the basis of the dollar rate stated in the ballot ((proposition)) title, but that dollar rate ((shall be)) is subject to the constitutional one percent limit and the statutory aggregate dollar rate limit and any applicable prorationing.

~~((c))~~ (b) The ((one hundred six percent)) levy limit on regular levies of a taxing district made subsequent to the first regular levy made after voter approval of a permanent lid lift proposition ((shall be)) is calculated ((as stated in WAC 458-19-020; however, instead of)) by multiplying the highest

amount that could have been lawfully levied since 1985 ~~((by one hundred six percent)), including the dollar amount of the regular levy calculated in accordance with ((b)) (a) of this subsection ((is multiplied)) by ((one hundred six percent)) the limit factor.~~

(5) Temporary lid lift. ~~((a))~~ A temporary lid lift ((is one where)) occurs when the ballot ((of the proposition)) title and the ballot measure contain((s)) a time limit ((on)) for the increased levy or contains a limited purpose or purposes for the increased levy, or both.

~~((b))~~ (a) The first regular levy of a taxing district made after voter approval of a temporary lid lift proposition ((shall be)) is calculated on the basis of the dollar rate stated in the ballot ((proposition)) title, but that dollar rate ((shall be)) is subject to the constitutional one percent limit and the statutory aggregate dollar rate limit and any applicable prorationing.

~~((c))~~ (b) The ((one hundred six percent)) levy limit on regular levies of a taxing district made subsequent to the first regular levy made after voter approval of a temporary lid lift proposition ((shall be)) is calculated ((as stated in WAC 458-19-020; however, instead of)) by multiplying ((one hundred six percent by)) the highest amount that could have been lawfully levied since 1985, including the dollar amount of the regular levy calculated in accordance with ((b)) (a) of this subsection ((is multiplied)) by ((one hundred six percent)) the limit factor.

~~((d))~~ (c) After expiration of the time limit authorized or satisfaction of the limited purpose for which the lid lift was authorized, whichever comes first, the levy limit as defined in RCW 84.55.005 on the taxing district's subsequent regular levies ((shall be)) is calculated ((using the maximum amount allowed under the one hundred six percent limit during the years the levies were made under the ballot proposition,)) as if ((there had been no)) the lid lift proposition had not been approved.

AMENDATORY SECTION (Amending WSR 94-07-066, filed 3/14/94, effective 4/14/94)

WAC 458-19-050 Port district levies. (1) Introduction. This rule describes the various port district levies and the limitations to which they are subject. Port district levies are not limited by the constitutional one percent limit nor by the statutory aggregate dollar rate limit. As set forth in RCW 84.04.140, all port district levies are regular levies((-by statutory definition (RCW 84.04.140);) regardless of whether they are voted levies.

(2) **Levy for general port purposes.** Port districts may annually levy taxes for general port purposes, including the establishment of a capital improvement fund for future capital improvements. This levy ~~((shall not))~~ cannot exceed forty-five cents per thousand dollars of assessed value of the port district. This levy may be made without an authorizing vote of the voters of the district.

(3) **Levy for bond repayment.** Port districts may levy taxes for the purpose of ~~((payment of))~~ paying the principal and interest on any general bonded indebtedness of the port district. Even though this levy is not subject to any dollar rate

limitation, the limitations on the amount of indebtedness that a port district may incur by contract or borrowing and the ~~(one hundred six percent)~~ levy limit do apply.

(4) **Levy for dredging, canal construction, or land leveling or filling purposes.** Port districts may annually levy taxes for dredging, canal construction, or land leveling or filling purposes, and the proceeds of any such levy must be used exclusively for ~~(such)~~ these purposes. This levy ~~(shall not)~~ cannot exceed forty-five cents per thousand dollars of assessed value of the port district. This levy must first be authorized by a ~~(vote of a)~~ majority of the ~~(electors)~~ voters of the district voting on whether to make such a levy, submitted at an election held under ~~(the provisions of)~~ RCW 29.13.020.

(5) **Levy for industrial development district purposes.** Port districts that have adopted a comprehensive scheme of harbor improvements and industrial development may annually levy taxes to be used exclusively for purposes of industrial development districts as described in chapter 53.25 RCW ~~(; however,)~~. Any excess revenue collected but not required to complete projects under chapter 53.25 RCW (shall) must be used solely (for the retirement of) to retire the general obligation bonded indebtedness of the district. This levy ~~(shall not)~~ cannot exceed forty-five cents per thousand dollars of assessed value of the port district. This levy need not be authorized by a vote of the people of the district, except as provided in (b) of this subsection.

(a) **Levy for limited time period.** This levy is limited to a period of ~~(twelve)~~ six years ~~(only)~~, and a second six years if the procedures in (b) of this subsection are followed. A third six-year period is authorized for a port district located in a county bordering the Pacific Ocean that has adopted a comprehensive scheme of harbor improvements and industrial developments when approved by a simple majority of the voters in the port district.

(b) **Notice to be given if levy to last more than six years.** If this levy is intended to extend beyond the first six years ~~(authorized)~~ these levies were imposed, the port commission ~~(shall)~~ must publish notice of this intention, in one or more newspapers of general circulation in the district, after January 1 and not later than June 1 of the year in which the seventh annual levy is to be made. If, within ninety days of the date of publication of this notice, a petition by the required number of registered voters in the port district in accordance with RCW 53.36.100 is filed (within ninety days of the date of publication of the notice,) with the county auditor and certified in the manner prescribed in RCW 29.79.200, the proposition to make these levies in the seventh through twelfth year period must be submitted to the voters of the port district at a special election called for this purpose no later than the date on which a primary election would be held under RCW 29.13.070. Levies may be made during the seventh through twelfth years (may) only (be made) if approved by a majority of the voters of the port district voting on the proposition.

(6) **Calculation of the ~~(one hundred six percent)~~ levy limit for port districts.**

(a) The levies described in subsections (2), (3), and (4) of this ~~(section)~~ rule are subject to the ~~(one hundred six per-~~

~~cent)~~ levy limit. For purposes of ~~((the calculation of that))~~ calculating the levy limit, the dollar amount of those levies are combined and the ~~(one hundred six percent)~~ levy limit is calculated as provided in WAC 458-19-020.

(b) ~~((For purposes of the one hundred six percent limit, the levy described in subsection (5) shall be treated in the same manner as though it were a separate regular property tax levy made by or for a separate taxing district. The first levy of a port district under subsection (5) shall not be subject to the one hundred six percent limit.~~

(7) **Limit of indebtedness.**

(a) ~~Without voter approval. Port districts, other than those described in (a)(i) and (a)(ii) of this subsection, may contract indebtedness or borrow money in an amount not exceeding one-fourth of one percent of the actual value of the taxable property in the district plus the timber assessed value for the district, as "timber assessed value" is defined in RCW 84.33.035(8), without voter approval.~~

(i) ~~Port districts having less than eight hundred million dollars in value of taxable property may not incur indebtedness, combined with existing indebtedness not authorized by the voters, in excess of three-eighths of one percent of the value of the taxable property of the district.~~

(ii) ~~Port districts having less than two hundred million dollars in value of taxable property and operating a municipal airport, may contract indebtedness or borrow money not exceeding an additional one-eighth of one percent of the value of the taxable property of the district above that authorized in (a) and (a)(i) of this subsection, without authorization by the voters.~~

(b) ~~With voter approval.~~

(i) ~~Port districts may contract indebtedness or borrow money for district purposes in an amount not to exceed three-fourths of one percent of the taxable value in the district, with the assent of three-fifths of the voters voting at a general or special election called for that purpose.~~

(ii) ~~Port districts described in (a)(ii) of this subsection may contract indebtedness or borrow money for airport capital improvement purposes up to an additional three-eighths of one percent of the taxable value in the district with the assent of three-fifths of the voters voting at a general or special election called for that purpose, provided the total indebtedness of the district shall not exceed one and one-fourth percent of the taxable property in the district.)~~ The levy for industrial development district purposes described in subsection (5) will be treated as though it were a separate regular property tax levy made by or for a separate taxing district. The first such levy by a port district is not subject to the levy limit.

AMENDATORY SECTION (Amending WSR 94-07-066, filed 3/14/94, effective 4/14/94)

WAC 458-19-055 ((One hundred six percent) Levy limit—Proration of earmarked funds. (1) Introduction. ~~((Certain levies may be "earmarked" for specific purposes even though they are part of, or in addition to, the general regular levy made by a taxing district. This rule describes when and how the levy rate of the earmarked levies may be reduced as a result of the operation of the one hundred six percent levy limit.~~

(2) ~~Firemen's pension fund.~~ The legislative authority of a city or town having a regularly organized full-time, paid, fire department employing firefighters may reduce the levy rate of a levy made under the authority of RCW 41.16.060 allocated to the firemen's pension fund. The levy rate of this levy allocated to this purpose may be reduced in the same proportion as the regular property tax levy rate of such a city or town is reduced by the one hundred six percent limit.

(3) ~~Mental health services levy.~~ Under the authority of RCW 71.20.110, the county legislative authority shall annually levy a tax at a rate of two and one-half cents per thousand dollars of assessed value of the property in the county for the purposes of providing funds for the coordination of community mental retardation and other developmental disability services and to provide community mental retardation, other developmental disability, or mental health services. The levy rate of this levy allocated to these purposes may be reduced in the same proportion as the regular property tax levy rate of the county is reduced by the one hundred six percent limit.

(4) ~~Veteran's assistance fund.~~ Under the authority of RCW 73.08.080, the county legislative authority shall annually levy a tax at a rate not less than one and one-eighth cents per thousand dollars of assessed value of the taxable property of the county, unless a lesser amount is levied as provided in that statute, and not to exceed twenty-seven cents per thousand dollars of assessed value for the purpose of providing revenue for a veteran's assistance fund. The levy rate of this levy allocated to this purpose may be reduced in the same proportion as the regular property tax levy of the county is reduced by the one hundred six percent limit.

(5) ~~Earmarked levies to be reduced only when regular levy affected.~~ The reduction of these earmarked levies, as described in this section, shall only be made when the general regular levy of the taxing district involved is affected by the one hundred six percent levy limit.

(6) ~~Affect of voluntary reduction below one hundred six percent levy limit by taxing district.~~ If a taxing district levying a tax for an earmarked fund voluntarily reduces its regular levy below the maximum levy allowed by the one hundred six percent limit, there shall be no resulting reduction in the levy rate for earmarked funds. Certain taxing districts are authorized to make "earmarked" levies for specific purposes. An "earmarked levy" is not a taxing district in and of itself; the levy is included within, or is in addition to, the general regular levy made by a taxing district. Because these levies are generally placed within a taxing district treasury as a separately identified fund, they are often referred to as "earmarked funds." A taxing district is either directed by statute to levy or is authorized by statute to levy, but is not required to levy, for these earmarked funds; that is, some of the underlying statutes are mandatory while others are permissive in nature. This rule only discusses those taxing districts with the statutory authority to reduce their earmarked levies from their budgeted levy amount when they are up against their general levy limit; that is, the levy limit contained in chapter 84.55 RCW. Only those taxing districts having specific authorization to reduce the earmarked levy as a result of the levy limit under this chapter are addressed in this rule.

(2) Earmarked funds to be reduced only when regular levy affected. Cities having a regularly organized full-time, paid, fire department may levy an additional amount for a firemen's pension fund under RCW 41.16.060. Counties are required to annually levy amounts for the developmental disabilities or mental health services fund under RCW 71.20.110 and for veteran's assistance fund under RCW 73.08.080. These earmarked levies may be reduced if the taxing district's general regular levy is restricted by the levy limit contained in chapter 84.55 RCW. If a reduction is necessary, the earmarked levy may be reduced from its budgeted levy amount in the same proportion as the district's general levy is reduced from its budgeted amount.

In other words, if the taxing district is unable to levy its total budgeted amount because it is restricted by the levy limit under chapter 84.55 RCW, the amount levied for the earmarked fund may be reduced proportionately to the reduction in the taxing district's general regular levy. For example, if the overall budget of the county or city/town is limited by the levy limit, and that levy includes specific amounts earmarked for special purposes, the county or city/town may take the total amount it receives from property taxes and allocate "x" amount to the earmarked fund and the remainder to its general purposes.

AMENDATORY SECTION (Amending WSR 94-07-066, filed 3/14/94, effective 4/14/94)

WAC 458-19-060 Emergency medical service levy.
((RCW 84.52.069))

(1) ~~Introduction.~~ ((The emergency medical service (EMS) levy is a regular levy approved by a super-majority of registered voters at a general or special election held in accordance with the provisions of RCW 84.52.069. The ballot proposition shall conform to the provisions of RCW 29.30.111. Only a county, emergency medical service district, city, town, public hospital district, or fire protection district is authorized to impose a regular levy for emergency medical care or emergency medical services. The EMS levy, in each year for six consecutive years, shall not exceed fifty cents per thousand dollars of assessed value of the property of the taxing district.

(2) ~~County wide EMS levy.~~ A county wide EMS levy shall not be placed on the ballot without first obtaining the approval of the legislative authority of any city within the county having a population exceeding fifty thousand. No other taxing district within the county may hold an election on a proposed EMS levy at the same time as the election on a proposed county wide EMS levy. To the extent feasible, emergency medical care and services shall be provided throughout the county whenever the county levies an EMS levy. In addition, if a county levies an EMS levy, the following conditions apply:

(a) ~~A taxing district within the county, authorized to levy an EMS levy may do so, but only if the taxing district's EMS levy rate does not exceed the difference between the county's EMS levy rate and fifty cents per thousand dollars of assessed value of the property of the taxing district; and~~

~~(b) When a taxing district within the county levies an EMS levy and the voters of the county subsequently approve an EMS levy, then the taxing district shall reduce its EMS levy rate to the extent the combined EMS levy rate of the county and the taxing district exceeds fifty cents per thousand dollars of assessed value in the taxing district; and~~

~~(c) An EMS levy of a taxing district within the county, authorized by the voters subsequent to an EMS levy by a county, shall expire concurrently with the county EMS levy.~~

~~(3) EMS levy of taxing district other than county. If a taxing district within the county, authorized to levy an EMS levy has done so, no other taxing district, other than the county, may concurrently levy an EMS levy within the boundaries of the taxing district.~~

~~(4) EMS levy—constitutional one percent limit. In the event that a reduction of the EMS levy rate is required under the constitutional one percent limit, it shall be reduced in accordance with the procedure specified in WAC 458-19-075.~~

~~(5) EMS levy—one hundred six percent limit. The one hundred six percent levy limit does not apply to the first EMS levy following authorization by the voters, but does apply to each EMS levy made in the next five years or until the EMS levy is reauthorized by the voters. The EMS levy shall be calculated separately from a taxing district's regular levy for purposes of calculating the one hundred six percent limit.)) This rule explains the criteria contained in RCW 84.52.069 relative to a taxing district imposing a limited or permanent regular levy for emergency medical care or emergency medical services. It describes the permitted duration of this levy, the ballot title and measure that must be presented to and approved by the voters, the maximum rate for this levy, and the applicable limits.~~

(2) Purpose - voter approval required - who may levy. An emergency medical service (EMS) levy is a regular voter approved levy. Any taxes collected as a result of this levy can only be used to provide emergency medical care or emergency medical services, including related personnel costs, training for such personnel and related equipment, supplies, vehicles, and structures needed to provide this care or service. An EMS levy must be approved by a super majority of registered voters at a general or special election. Only a county, emergency medical service district, city, town, public hospital district, urban emergency medical service district, or fire protection district is authorized to impose an EMS levy.

(3) Duration - maximum rate. An EMS levy is imposed each year for six consecutive years, each year for ten consecutive years, or permanently. If approved, a taxing district can impose a regular property tax levy in an amount that cannot exceed fifty cents per thousand dollars of assessed value of the property of the taxing district.

(4) Contents of ballot title and measure. Any ballot title and measure seeking authorization of an EMS levy must conform to the requirements of RCW 29.30.111. A taxing district cannot submit to the voters at the same election multiple propositions to impose a levy under RCW 84.52.069. If the approved ballot title and measure did not authorize the maximum allowable levy rate (fifty cents) for the EMS levy, any future proposition to increase the rate up to the maximum

allowable must be specifically authorized by voters at a general or special election. That is, a taxing district may impose a levy rate up to, but no greater than, the rate contained in the approved ballot measure without obtaining additional voter approval. The ballot title and measure authorizing a taxing district to impose:

(a) An EMS levy for a limited duration must state the name of the taxing district, the maximum rate per thousand dollars of assessed value to be imposed, and the maximum number of years the levy is to be allowed; or

(b) A permanent EMS levy must state the name of the taxing district and the maximum rate per thousand dollars of assessed value to be permanently imposed. A ballot title for this type of levy must include wording to indicate that it is a permanent EMS levy. A taxing district that seeks to impose a permanent levy must also provide for a referendum procedure to apply to the ordinance or resolution imposing the tax. The detailed specifics of this procedure are set forth in RCW 84.52.069(4).

(5) County-wide EMS levy. A county-wide EMS levy cannot be placed on the ballot without first obtaining the approval of the legislative authority of any city within the county having a population exceeding fifty thousand. No other taxing district within the county may hold an election on a proposed EMS levy at the same time as the election on a proposed county-wide EMS levy. To the extent feasible, emergency medical care and services must be provided throughout the county whenever the county levies an EMS levy. In addition, if a county levies an EMS levy, the following conditions apply:

(a) Any other taxing district within the county, authorized to levy an EMS levy may do so, but only if the taxing district's EMS levy rate does not exceed the difference between the county's EMS levy rate and fifty cents per thousand dollars of assessed value of the property of the taxing district; and

(b) When a taxing district within the county levies an EMS levy and the voters of the county subsequently approve a county-wide EMS levy, the taxing district must then reduce its EMS levy rate so that the combined EMS levy rate of the county and the taxing district does not exceed fifty cents per thousand dollars of assessed value in the taxing district; and

(c) An EMS levy of limited duration of a taxing district within the county, authorized by the voters subsequent to a county-wide EMS levy of limited duration, will expire concurrently with the county EMS levy.

(6) EMS levy of taxing district other than county. Once a taxing district that has the authority to levy an EMS levy has done so within the county, only the county may concurrently levy an EMS levy within the boundaries of that taxing district; all other taxing districts are prohibited from levying an EMS levy within that taxing district's boundaries while it collects an EMS levy.

(7) Constitutional one percent limit is applicable. An EMS levy is subject to the constitutional one percent limit for regular property taxes. If a reduction of the rate of an EMS levy is required because this limit is exceeded, it is to be reduced in the manner set forth in RCW 84.52.010(1) and WAC 458-19-075.

(8) Statutory aggregate dollar rate limit is not applicable. An EMS levy is not subject to the statutory aggregate dollar rate limit of five dollars and ninety cents per thousand dollars of assessed value (see RCW 84.52.043).

(9) Applicability of limit factor to EMS levy. The first year an EMS levy is made following voter approval, the levy limit set forth in RCW 84.55.010 does not apply. However, after the first year any EMS levy made is subject to this limit. In other words, beginning the second year this levy is made it cannot exceed the limit factor multiplied by the highest amount of regular property taxes that could have lawfully been levied since the voters last approved such a levy plus an additional dollar amount calculated by multiplying the increase in assessed value in that district resulting from new construction, improvements to property, and any increase in the assessed value of state-assessed property by the regular property tax rate for the district in the preceding year. The EMS levy is calculated separately from any other levies made by the taxing district for purposes of calculating the levy limit.

AMENDATORY SECTION (Amending WSR 94-07-066, filed 3/14/94, effective 4/14/94)

WAC 458-19-065 ~~((One hundred six percent))~~ **Levy limit—Protection of future levy capacity.** (1) **Introduction.** This rule explains what occurs when a taxing district levies taxes in an amount less than the maximum allowed under the levy limit for any year and how future levies of the district will be calculated.

(2) **Use of maximum lawful levy amount.** In any year when a taxing district other than the state levies taxes in an amount less than the maximum amount allowed by the ~~((one hundred six percent))~~ levy limit, whether voluntarily or as a result of the operation of the statutory aggregate dollar rate limit or constitutional one percent limit reducing or eliminating the taxing district's levy rate, the ~~((one hundred six percent))~~ levy limit for succeeding years after 1985 will be calculated as though the maximum lawful levy amount allowed by the ~~((one hundred six percent))~~ levy limit or the taxing district's statutory dollar rate limit had been levied.

~~((2))~~ (3) **Examples.**

~~((a)-(c))~~ These examples do not include any amounts for new construction, improvements to property, or increases in the value of state assessed property. ~~((3))~~

(a) In ~~((1993))~~ 2001, the highest amount of regular property taxes that could have been lawfully levied by taxing district "A" as restricted by the ~~((one hundred six percent))~~ levy limit was \$100,000. But in ~~((1993))~~ 2001 taxing district "A" is otherwise limited by the statutory aggregate dollar rate limit to a maximum levy of \$95,000. The ~~((one hundred six percent))~~ levy limit for the ~~((1994))~~ 2002 levy will be calculated on the basis of what could have been the highest levy amount ~~((for 1994))~~ since 1985, that is \$100,000 ~~((x 1.06 = \$106,000; not \$95,000 x 1.06 = \$100,700))~~ multiplied by the limit factor. The amount actually levied in ~~((1993))~~ 2001 is not controlling.

(b) ~~((In this same))~~ Using the same basic facts from the previous example, if the levy amount of district "A" had been

limited by the statutory dollar rate limit in ~~((1993))~~ 2001 to \$95,000, and \$95,000 was the highest amount of regular property taxes that could have been lawfully levied since 1985, then the ~~((one hundred six percent))~~ levy limit for ~~((1994 would))~~ 2002 will be calculated on the basis of \$95,000, that is \$95,000 ~~((x 1.06 = \$100,700))~~ multiplied by the limit factor.

AMENDATORY SECTION (Amending WSR 94-07-066, filed 3/14/94, effective 4/14/94)

WAC 458-19-070 Procedure to adjust consolidated levy rate for taxing districts when ~~((limits))~~ the statutory aggregate dollar rate limit is exceeded. ~~((RCW 84.52.010 and 84.52.050))~~

(1) **Introduction.** The aggregate of all regular levy rates of junior taxing districts and senior taxing districts other than the state, shall not exceed five dollars and ninety cents per thousand dollars of assessed value. The aggregate of all regular tax levies by the state and all taxing districts other than port districts or public utility districts shall not exceed one percent of the true and fair value of any taxable property. When the county assessor finds that either of these limits has been exceeded, the assessor shall recompute the levy rate and establish a new consolidated levy rate in the following manner:

(2) ~~Beginning with the five dollar and ninety cents per thousand dollars of assessed value consolidated levy rate limit, subtract the levy rates of the county and the county road district if the tax code area includes the unincorporated portion of the county, or the levy rates of the county and the city or town if the tax code area includes an incorporated area, as applicable. The levy rate reductions or eliminations shall be made on a pro rata basis within each tier and, as necessary, proceeding until the consolidated levy rate no longer exceeds either of the two limits, beginning with:~~

(a) The levy rates, if any, by a park and recreation district under RCW 36.69.145, a park and recreation service area under RCW 36.68.525, and a cultural arts, stadium and convention district under RCW 67.38.130;

(b) The levy rate, if any, by a flood control zone district under RCW 86.15.160;

(c) The levy rates, if any, by all other junior taxing districts, except fire protection districts, library districts, and the first fifty cents per thousand dollars of assessed valuation levies for metropolitan park districts and public hospital districts;

(d) The levy rates, if any, by fire protection districts as authorized by RCW 52.16.140 and 52.16.160; and

(e) The levy rates, if any, by fire protection districts as authorized by RCW 52.16.130, library districts, and the first fifty cents per thousand dollars of assessed valuation levies for public hospital districts and metropolitan park districts.

(3) **Example:**

	ORIG LEVY RATE	PRO- RATE FACTOR	FINAL LEVY RATE
DISTRICT County	1.8000	NONE	1.8000

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DISTRICT	ORIG LEVY RATE	PRO- RATE FACTOR	FINAL LEVY RATE
Road	2.2500	NONE	2.2500
Library	.5000	NONE	.5000
Fire	.7000	NONE	.7000
Hospital	.5000	NONE	.5000
Cemetery	.1125	.4138	.0466
Hospital	.2500	.4138	.1034
Totals	6.1125		5.9000

Beginning with the limit of \$5.90, subtract the original levy rates for the county and county road taxing districts, leaving \$1.85 available. Subtract \$1.70 for the library's \$.50, the fire district's \$.70 and the hospital's \$.50, leaving \$.15 available to be shared by the cemetery's \$.1125 and the hospital's \$.25. The proration factor is arrived at by dividing the amount available (\$.15) by the original amount (\$.3625) within that tier ((c) of subsection (2) of this section) resulting in a proration factor of .4138. This factor is then applied to the original levy rates in this tier of \$.1125 and \$.25 for the cemetery and hospital respectively.) (1) **Introduction.** The aggregate of all regular levy rates of junior taxing districts and senior taxing districts, other than the state and other specifically identified districts, cannot exceed five dollars and ninety cents per thousand dollars of assessed value in accordance with RCW 84.52.043. When the county assessor finds that this limit has been exceeded, the assessor recomputes the levy rates and establishes a new consolidated levy rate in the manner set forth in RCW 84.52.010. This rule describes the prorationing process used to establish a consolidated levy rate when the assessor finds the statutory aggregate levy rate exceeds five dollars and ninety cents. If prorationing is required, the five dollar and ninety cents limit is reviewed before the constitutional one percent limit.

(2) **Levies not subject to statutory aggregate dollar rate limit.** The following levies are not subject to the statutory aggregate dollar rate limit of five dollars and ninety cents per thousand dollars of assessed value:

- (a) Levies by the state;
- (b) Levies by or for port or public utility districts;
- (c) Excess property tax levies authorized in Article VII, section 2 of the state Constitution;
- (d) Levies for acquiring conservation futures under RCW 84.34.230;
- (e) Levies for emergency medical care or emergency medical services imposed under RCW 84.52.069;
- (f) Levies to finance affordable housing for very low income households under RCW 84.52.105; and
- (g) The portion of metropolitan park district levies protected under RCW 84.52.120.

(3) **Prorationing under consolidated levy rate limitation.** RCW 84.52.010 sets forth the prorationing order in which the regular levies of taxing districts will be reduced or eliminated by the assessor to comply with the statutory aggregate dollar rate limit of five dollars and ninety cents per thousand dollars of assessed value. The order contained in

the statute lists which taxing districts are the first to either reduce or eliminate their levy rate. Taxing districts that are at the same level within the prorationing order are grouped together in tiers. Reductions or eliminations in levy rates are made on a pro rata basis within each tier of taxing district levies until the consolidated levy rate no longer exceeds the statutory aggregate dollar rate limit of five dollars and ninety cents.

As opposed to the order contained in RCW 84.52.010, which lists the taxing districts that are the first to have their tax rates reduced or eliminated, this rule is written in reverse order; that is, it lists the taxing districts that must be first either fully or partially funded. If the statutory aggregate dollar rate is exceeded, then the levy rates for taxing districts within a particular tier must be reduced or eliminated on a pro rata basis. The proration factor, which is multiplied by each levy rate within the tier, is obtained by dividing the dollar rate remaining available to the taxing districts in that tier as a group by the sum of the levy rates originally certified by or for all of the taxing districts within the tier.

(a) Step one: Total the aggregate levy rates requested by all affected taxing districts in the tax code area. If this total is less than five dollars and ninety cents per thousand dollars of assessed value, no prorationing is necessary. If this total is more than five dollars and ninety cents, the assessor must proceed through the following steps until the aggregate dollar rate is brought within that limit.

(b) Step two: Subtract from \$5.90 the levy rates of the county and the county road district if the tax code area includes an unincorporated portion of the county, or the levy rates of the county and the city or town if the tax code area includes an incorporated area, as applicable.

(c) Step three: Subtract from the remaining levy capacity the levy rates, if any, by fire protection districts under RCW 52.16.130, library districts, the first fifty cents per thousand dollars of assessed valuation for public hospital districts, and the first fifty cents per thousand dollars of assessed valuation for metropolitan park districts created before January 1, 2002.

(i) If the balance is zero, there is no remaining levy capacity for any other junior taxing district at a lower tier and their levies, if any, must be eliminated.

(ii) If the balance is less than zero, then the levies within this tier must be reduced on a pro rata basis until the balance is zero. After prorationing, there is no remaining levy capacity for any other junior taxing districts at a lower tier and their levies, if any, must be eliminated.

(iii) If the remaining balance is greater than zero, this amount is available to the remaining junior taxing districts at a lower tier and the assessor should proceed on to step four.

(d) Step four: Subtract from the remaining levy capacity the levy rates, if any, by fire protection districts under RCW 52.16.140 and 52.16.160.

(i) If the balance is zero, there is no remaining levy capacity for any other junior taxing districts at a lower tier and their levies, if any, must be eliminated.

(ii) If the balance is less than zero, then the levies within this tier must be reduced on a pro rata basis until the balance is zero. After prorationing, there is no remaining levy capac-

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ity for any other junior taxing district at a lower tier and their levies, if any, must be eliminated.

(iii) If the remaining balance is greater than zero, this amount is available to the remaining junior taxing districts at a lower tier and the assessor should proceed on to step five.

(e) Step five: Subtract from the remaining levy capacity the levy rate, if any, of the fifty cents per thousand dollars of assessed valuation for metropolitan park districts created on or after January 1, 2002.

(i) If the balance is zero, there is no remaining levy capacity for any other junior taxing districts at a lower tier and their levies, if any, must be eliminated.

(ii) If the balance is less than zero, then the levies within this tier must be reduced on a pro rata basis until the balance is zero. After prorationing, there is no remaining levy capacity for any other junior taxing district at a lower tier and their levies, if any, must be eliminated.

(iii) If the remaining balance is greater than zero, this amount is available to the remaining junior taxing districts at a lower tier and the assessor should proceed on to step six.

(f) Step six: Subtract from the remaining levy capacity the twenty-five cent levy for metropolitan park districts if it is not protected under RCW 84.52.120, the twenty-five cent levy for public hospital districts under RCW 70.44.060, and the levy rates, if any, for all other junior taxing districts if those levies are not listed in steps three through five or seven or eight of subsection (3) of this rule.

(i) If the balance is zero, there is no remaining levy capacity for any other junior taxing districts at a lower tier and their levies, if any, must be eliminated.

(ii) If the balance is less than zero, then the levies within this tier must be reduced on a pro rata basis until the balance is zero. After prorationing, there is no remaining levy capacity for any other junior taxing district at a lower tier and their levies, if any, must be eliminated.

(iii) If the remaining balance is greater than zero, this amount is available to the remaining junior taxing districts at a lower tier and the assessor should proceed on to step seven.

(g) Step seven: Subtract from the remaining levy capacity the levy rate, if any, by a flood control zone district under RCW 86.15.160.

(i) If the balance is zero, there is no remaining levy capacity for any other junior taxing districts at a lower tier and their levies, if any, must be eliminated.

(ii) If the balance is less than zero, then the levies within this tier must be reduced on a pro rata basis until the balance is zero. After prorationing, there is no remaining levy capacity for any other junior taxing district at a lower tier and their levies, if any, must be eliminated.

(iii) If the remaining balance is greater than zero, this amount is available to the remaining junior taxing districts at a lower tier and the assessor should proceed on to step eight.

(h) Step eight: Subtract from the remaining levy capacity the levy rates, if any, of a park and recreation district under RCW 36.69.145, a park and recreation service area under RCW 36.68.525, a cultural arts, stadium and convention district under RCW 67.38.130, and a city transportation authority under chapter 248, Laws of 2002 on a pro rata basis until the remaining levy capacity equals zero.

(4) **Example.**

DISTRICT	ORIGINAL LEVY RATE	PRORATION FACTOR	FINAL LEVY RATE	REMAINING LEVY CAPACITY
County Road	1.8000	NONE	1.8000	1.850
	2.2500	NONE	2.2500	
Library	.5000	NONE	.5000	.350
Fire	.5000	NONE	.5000	
Hospital	.5000	NONE	.5000	
Fire	.2000	NONE	.2000	.150
Cemetery	.1125	.4138	.0466	
	.2500	.4138	.1034	
Totals	6.1125		5.90	

1. Beginning with the limit of \$5.90, subtract the original certified levy rates for the county and county road taxing districts leaving \$1.85 available for the remaining districts.

2. Subtract the total of the levy rates for each district within the next tier: The library's \$.50, the fire district's \$.50 and the hospital's \$.50 = \$1.50, which leaves \$.35 available for the remaining districts.

3. Subtract the fire district's additional \$.20 levy rate, which leaves \$.15 available for the remaining districts.

4. The remaining \$.15 must be shared by the cemetery and the hospital districts within the next tier of levies. The cemetery district originally sought to levy \$.1125 and the hospital district sought to levy \$.25. The proration factor is arrived at by dividing the amount available (\$.15) by the original levy rates (\$.3625) requested within that tier resulting in a proration factor of .4138. And finally, the original levy

rates in this tier of \$.1125 and \$.25 for the cemetery and hospital respectively are multiplied by the proration factor.

AMENDATORY SECTION (Amending WSR 94-07-066, filed 3/14/94, effective 4/14/94)

WAC 458-19-075 Constitutional one percent ((levy)) limit calculation. (1) **Introduction.** The total amount of all regular property tax levies that can be applied ((to)) against taxable property is limited to ((no more than)) one percent of the true and fair value of ((such)) the property in money. The one percent limit is stated in Article VII, section 2 of the state Constitution and the enabling statute, RCW 84.52.050. The constitutional one percent limit is based upon the amount of taxes actually levied on the true and fair value of ((such)) the property, not the dollar rate used in computing ((these)) prop-

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erty taxes. ~~((In order))~~ This rule explains how to determine if the constitutional one percent limit is being exceeded and the sequence in which levy rates will be reduced or eliminated in accordance with RCW 84.52.010 if the constitutional one percent limit is exceeded. The constitutional one percent calculation is made after the assessor ensures that the statutory aggregate dollar rate limit is not exceeded.

(2) Preliminary calculations. To determine ~~((whether))~~ if the constitutional one percent limit is being exceeded, the following calculations are made:

~~((2))~~ (a) First, add all the regular levy rates in the tax code area, including the state school levy at the local rate, any conservation futures levy imposed ~~((pursuant to))~~ under RCW 84.34.230, any emergency medical service levy imposed ~~((pursuant to))~~ under RCW 84.52.069, any metropolitan park district levy protected under RCW 84.52.120, and any affordable housing levy imposed ~~((pursuant to))~~ under RCW 84.52.105 to arrive at a combined levy rate for that tax code area. The levy rate for ~~((a))~~ any port or public utility district is not included in this computation as they are not subject to the constitutional one percent limit.

~~((3))~~ (b) Second, multiply the ~~((sum))~~ combined levy rate obtained in subsection (2)(a) of this ~~((section))~~ rule by the higher of the real or personal property ratio of the county for ~~((that levy))~~ the assessment year in which the levy is made to determine the effective ~~((one percent))~~ levy rate. If the ~~((sum of the))~~ effective regular levy rate~~(s)~~ exceeds ten dollars per thousand dollars of assessed value, the individual levy rates ~~((shall))~~ must be reduced or eliminated until the ~~((sum))~~ effective levy rate is equal to ten dollars per thousand dollars of assessed value~~(, in the following sequence:~~

~~(a) The levy rates, if any, for conservation futures under RCW 84.34.230, for affordable housing under RCW 84.52.105, and any portion of a levy for emergency medical services under RCW 84.52.069 in excess of thirty cents shall be reduced on a pro rata basis or eliminated.~~

~~(b) The levy rates, if any, by a park and recreation district under RCW 36.69.145, a park and recreation service area under RCW 36.68.525, and a cultural arts, stadium and convention district under RCW 67.38.130 shall be reduced on a pro rata basis or eliminated.~~

~~(c) The levy rate, if any, by a flood control zone district under RCW 86.15.160 shall be reduced or eliminated.~~

~~(d) The levy rates, if any, by all other junior taxing districts, except fire protection districts, library districts, and the first fifty cents per thousand dollars of assessed valuation levies for metropolitan park districts and public hospital districts shall be reduced on a pro rata basis or eliminated.~~

~~(e) The levy rates, if any, by fire protection districts under RCW 52.16.140 and 52.16.160 shall be reduced on a pro rata basis or eliminated.~~

~~(f) The levy rates, if any, by fire protection districts under RCW 52.16.130, library districts under RCW 27.12.050 and [27.12.]150, and the first fifty cents per thousand dollars of assessed valuation levies for public hospital districts under RCW 70.44.060(6) and metropolitan park districts under RCW 35.61.210 shall be reduced or eliminated.~~

~~(g) The remainder of the levy rate, if any, after the reduction pursuant to (a) of this subsection, for emergency medical services shall be reduced or eliminated.~~

~~(h) The levy rates, if any, by the county, county road, and a city or town shall be reduced or eliminated.~~

~~(i) The levy rate, if any, by the state, for the support of common schools shall be reduced).~~

(3) Prorating - constitutional one percent limit. RCW 84.52.010 sets forth the prorating order in which levy rates are to be reduced or eliminated when the constitutional one percent limit is exceeded. The order contained in this statute begins with the taxing districts that are the first to have their levy rates either reduced or eliminated. Taxing districts that are at the same level within the prorating order are grouped together in tiers. Levy rates are reduced or eliminated on a pro rata basis within each tier of taxing district levies until the combined levy rate no longer exceeds one percent of the true and fair value of property.

If the constitutional one percent limit is exceeded, the following levies are to be reduced or eliminated in the following order until the effective rate no longer exceeds ten dollars per thousand dollars of assessed value:

(a) The twenty-five cent levy for metropolitan park district protected under RCW 84.52.120.

(b) The levy rates for conservation futures under RCW 84.34.230, for affordable housing under RCW 84.52.105, and any portion of a levy for emergency medical services under RCW 84.52.069 in excess of thirty cents per thousand dollars of assessed value are reduced on a pro rata basis or eliminated.

(c) The levy for the first thirty cents per thousand dollars for emergency medical services under RCW 84.52.069.

(d) The levy rates for a park and recreation district under RCW 36.69.145, a park and recreation service area under RCW 36.68.525, a cultural arts, stadium and convention district under RCW 67.38.130, and a city transportation authority under section 11, chapter 248, Laws of 2002, are reduced on a pro rata basis or eliminated.

(e) The levy rate for a flood control zone district under RCW 86.15.160.

(f) The levy rates for all other junior taxing districts, except fire protection districts, library districts, and the first fifty cents per thousand dollars of assessed valuation for metropolitan park districts, and the first fifty cents per thousand dollars of assessed valuation for public hospital districts are reduced on a pro rata basis or eliminated.

(g) The levy rate of fifty cents per thousand dollars of assessed valuation for metropolitan park districts created on or after January 1, 2002.

(h) The levy rates for fire protection districts under RCW 52.16.140 and 52.16.160 are reduced on a pro rata basis or eliminated.

(i) The levy rates for fire protection districts under RCW 52.16.130, library districts under RCW 27.12.050 and 27.12.150, the first fifty cents per thousand dollars of assessed valuation for public hospital districts under RCW 70.44.060(6), and the first fifty cents per thousand dollars of assessed valuation for metropolitan park districts under RCW

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35.61.210 created before January 1, 2002, are reduced on a pro rata basis or eliminated.

(j) The levy rates for the county, county road, and a city or town are reduced on a pro rata basis or eliminated.

(k) The levy rate for the state for the support of common schools.

AMENDATORY SECTION (Amending WSR 94-07-066, filed 3/14/94, effective 4/14/94)

WAC 458-19-080 City annexed by fire protection and/or library districts. ((RCW 52.04.081 and 27.12.390))

(1) **Introduction.** When a city or town is annexed to a fire protection and/or a library district, the city or town is ~~((authorized))~~ entitled under RCW 52.04.081 and 27.12.390 to levy up to three dollars and sixty cents per thousand dollars of assessed value less the regular levy made by the fire protection and/or library district. However, the limitations upon regular property taxes imposed by chapter 84.55 RCW are still applicable. This rule explains how the first levy following annexation is calculated, how the levy limit is calculated, and the order of any prorationing that may be required.

(2) The assessor ~~((shall))~~ will calculate the first levy following annexation as follows:

(a) Calculate the levy and rate for the fire protection and/or library district, including the assessed value of the annexed city or town; and

(b) Subtract the fire protection and/or library district levy rate from the statutory rate (\$3.60 per \$1,000 A.V.) of the city or town. The resulting rate is the maximum levy rate for the city or town even if the fire and/or library district rate is later reduced as a result of prorationing ~~((pursuant to))~~ under RCW 84.52.010 to prevent the consolidated levy rate from exceeding the statutory aggregate dollar rate limit or the constitutional one percent limit.

~~((2) Calculate the one hundred six percent levy limit for the city or town independently of the calculations performed in subsection (1) of this section:))~~

(3) Levy limit calculation. The levy limit for the city or town is calculated independently of the calculation performed in subsection (2) of this rule.

(4) Subtraction of fire protection or library district levy rate. The fire protection and/or library district levy rate is subtracted from the city or town statutory levy rate before any prorated reduction under RCW 84.52.010.

NEW SECTION

WAC 458-19-085 Refunds—Procedures—Applicable limits. (1) **Introduction.** Chapters 84.68 and 84.69 RCW both set out procedures and conditions under which property taxes are refunded. This rule explains the differences between the types of refunds authorized under each chapter, the procedures related to the refunds, and the effect the refunds have on levy limits and the levy setting process in general.

(2) **Court ordered refunds under chapter 84.68 RCW - County tax refund fund levy.** Any person who believes

that the taxes levied against their property are unlawful or excessive may pay the taxes under protest, setting forth all the grounds upon which the tax is claimed to be unlawful or excessive, and bring an action in superior court or in any federal court of competent jurisdiction against the state, county, or municipality. RCW 84.68.020. If the court determines that the taxes were indeed unlawful or excessive, it will enter a judgment in favor of the taxpayer who paid the tax under protest and determine the amount to be refunded to the taxpayer. When such a judgment is entered, the law provides a specific procedure for refunding the money to the taxpayer in RCW 84.68.030 and for taxing districts to generate the moneys to be refunded in RCW 84.68.040. Any and all taxing districts that were levying taxes against the property at the time for which a refund is directed by court order under RCW 84.68.020 must levy, or have levied for them, an amount for the county tax refund fund. The county tax refund fund is a regular levy that is subject to all the applicable levy limitations provided in law for regular levies. However, the law specifically exempts a refund fund levy from the levy limit set forth in RCW 84.55.010.

(a) Method used to make refunds. When a court judgment is entered in favor of a taxpayer, RCW 84.68.030 states that the refund is to be paid via warrants drawn against the "county tax refund fund." If, at the time the judgment is entered, there are no moneys in that fund, then the warrants bear interest and are "callable under such conditions as are provided by law for county warrants."

(b) Process used to generate funds for the county tax refund fund. RCW 84.68.040 provides that as part of the annual levying of taxes for county purposes, the county is required to make and enter a tax levy or levies for the county tax refund fund. The purpose of the refund fund levy is to produce moneys to be deposited into a fund from which a taxpayer, who paid taxes that were later adjudged to be unlawful or excessive, can be repaid, without unduly affecting the operating funds of the taxing districts. This levy has precedence over all other tax levies for county and/or taxing district purposes.

(c) Who makes and enters the tax levies for the refund fund levy? Officers of local taxing districts, the county legislative authority, the county assessor, and any other person or entity that would normally be involved in the levy making process are required to make and enter the refund fund levy. However, if a taxing district is required to levy for the county tax refund fund and fails to do so, or if a taxing district is required to levy for the county tax refund fund and does not have a regular nonvoted levy, then the county legislative authority levies the tax for or on behalf of the district, the assessor sets the rate, and the treasurer collects the tax.

(d) What limitations apply to the county tax refund fund levy? There are four basic levy limitations that need to be taken into consideration: The levy limit set forth in RCW 84.55.010; the constitutional (Article VII, section 2) and statutory (RCW 84.52.010) one percent limit; the statutory dollar rate limit for the various taxing districts; and the aggregate dollar rate limit contained in RCW 84.52.043.

(i) The levy limit set forth in RCW 84.55.010 does not apply to the county tax refund fund levy, regardless of which taxing district is involved (see RCW 84.55.070). Therefore,

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a taxing district(s) can levy the amount to be refunded even if that amount will cause the total levy of the taxing district to exceed the levy limit. For example, a court orders County A to refund \$10,000 to a Taxpayer. The proper county officials in County A must determine what portion of the \$10,000 is attributable to Taxing District No. 1. For purposes of this example, Taxing District No. 1 owes the Taxpayer \$1,000. Taxing District No. 1's levy last year was \$30,000. Without considering new construction, improvements to property, and increase in value of state assessed property the levy for this year under the levy limit would be \$30,300. However, Taxing District No. 1's levy for this year, including the refund fund levy, can be \$31,300.

(ii) The constitutional one percent limit, the statutory dollar rate limit, and the aggregate dollar rate limit apply to any refund fund levy. Consequently, any refund fund levy must be contained within the maximum dollar rate authorized by law for any taxing district. For example, if under the levy limit, the county current expense levy rate is \$1.80/\$1,000 and the refund fund levy rate is \$.10/\$1,000 A.V., then only \$1.70 may go to the current expense fund. Similarly, if the current expense levy rate, as limited by the levy limit, is \$1.50/\$1,000 A.V., then the \$.10/\$1,000 is added to the \$1.50 making a levy rate that is \$1.60/\$1,000 A.V. Any combination is possible as long as the total of the two does not exceed the statutory dollar rate maximum of \$1.80/\$1,000 A.V. for levies made for county purposes. All moneys levied for the county tax refund fund levy are allocated first, without consideration of any delinquency, and then whatever balance is remaining goes to the district's operating fund.

(e) Refund fund's relationship to excess levies. Because the refund fund levy is the direct result of a court ordered judgment in a specific amount, it does not matter whether the judgment amount is derived from taxes paid on regular, excess, or bond levies, or any combination of these levies. The refund fund levy is separate and independent of the levies from which it arose. The levy includes an additional amount deemed necessary to meet the obligations of the county tax refund fund, taking into consideration the probable portions of the taxes that will not be collected or collectible during the year in which they are due and payable, as well as any unobligated cash in hand in this fund.

(f) Applicability to school district levies and state school levy. All taxing districts for which, and within which, taxes were collected unlawfully are required to levy for the refund fund. A refund fund for the school district would not be limited by a dollar rate limit. However, the school district refund fund levy would be subject to the constitutional one percent limit because the refund fund is a regular levy subject to all applicable limits. The state school levy will include a refund fund levy, which will be calculated by the department at the time it levies the state school levy. The state, as a taxing district itself, follows the same procedures that apply to any other taxing district, to the extent that those procedures are applicable.

(g) Separate account in county treasury. The county treasurer must keep a separate account for each district for which a refund fund is created and can only disburse money from that account to the taxpayer(s) entitled to receive a court ordered refund.

(3) **Administrative refunds under chapter 84.69 RCW.** Property taxes may be refunded on the order of the county treasurer before or after delinquency if the property taxes were paid under one of the circumstances listed in RCW 84.69.020. These circumstances include errors, changes in valuation or status by a county board of equalization or the state board of tax appeals, and delays in applying for a senior citizen exemption or deferral.

(a) Levy limit set forth in RCW 84.55.010 does not apply. RCW 84.55.070 states that the limitations contained in chapter 84.55 RCW do not apply to property tax refunds paid or to be paid under the provisions of chapter 84.69 RCW. Therefore, an amount necessary to fund any refund paid in accordance with RCW 84.69.020 may be added to the levy for a taxing district without regard to the levy limit. A refund fund levy is not subject to the levy limit. However, the statutory dollar rate limit still applies to each taxing district, as well as the five dollar and ninety cent limit set forth in RCW 84.52.043 and the constitutional one percent limit set forth in Article VII, section 2 of the state Constitution and RCW 84.52.050.

(b) Refunds include interest. Refunds authorized under RCW 84.69.020 must include interest that is payable from the time the taxes were paid. The rate of interest is calculated in accordance with RCW 84.69.100, established annually by the department, and published in WAC 458-18-220.

(c) Examples. Both examples assume that the base for computing the allowable levy is \$10,000 and refer to the county current expense levy rate that may not exceed one dollar and eighty cents per thousand dollars of assessed value in accordance with RCW 84.52.043.

(i) Statutory rate requested does not exceed the dollar rate allowable:

The allowable levy for the county current expense fund	\$10,000
Refunds paid or to be paid	<u>2,000</u>
Total amount of levy	\$12,000
Assessed value	\$7,000,000
Levy rate	\$1.714/\$1,000
The levy rate is within the statutory rate limit of \$1.80/\$1,000	

(ii) Statutory rate requested exceeds the dollar rate allowable:

Allowable levy	\$10,000
Refunds paid or to be paid	<u>2,000</u>
Total amount of levy	\$12,000
Assessed value	\$6,500,000
Levy rate	\$1.846/\$1,000
The dollar rate cannot exceed \$1.80/\$1,000; therefore, the maximum that can be levied is \$6,500,000 x \$1.80/\$1,000	
Amount to be refunded	\$11,700
Amount to be credited to current expense	\$2,000
	<u>\$9,700</u>

(d) The base for computing the following year's levy limit does not include the refund levy amount. In the preceding examples, the base for the following year's levy limit calculation is \$10,000. However, when calculating the addi-

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tional levy amount based on the value of new construction, improvements to property and any increase in the value of state assessed property, the actual regular levy rate (including the refund levy) is used.

AMENDATORY SECTION (Amending Order PT 82-2, filed 2/19/82)

WAC 458-19-550 State levy—Apportionment between counties. ((1) The department of revenue is empowered by statute to formulate such rules and processes as will ensure the equalization of taxation and uniformity of administration of the property tax laws of this state. The department is further directed to apportion the amount of the state property tax levy among the counties in proportion to the equalized value of taxable property in each county in order that each county shall pay its due and just proportion of the state tax. The application of the 106 percent limit to the state levy necessitates reasonable measures by the department to achieve the statutory requirement of just apportionment. This rule provides for adjustment in the apportionment of the next following year state levy when changes in property values are effected, in the manner described below, after the certification of the state levy by the department for the previous year. This rule also provides for adjustment for errors as defined herein which are not otherwise correctable in a timely and orderly manner in the year of levy through the exercise or enforcement of the department's supervisory powers. This rule shall be applied in the manner provided below to preserve an equitable and uniform apportionment of the state levy and to ensure the collection of the proper portion of the state levy from within each county.

(2) The levy rate for the state property tax levy is the lesser of (a) \$3.60 per thousand dollars of the full true and fair value of the taxable property in the state, or (b) that rate which, when applied to the valuation figures specified in (3) below, will produce a total amount equal to one hundred and six percent of the base amount, i.e., of the highest state tax levy of the most recent three annual state levies, plus an amount calculated by multiplying the value of a new construction, improvements to real property, and increases in the value of centrally assessed property as determined by the department of revenue, by the levy rate of the state tax applicable in the year prior to the current year for which the tax levy is being computed.

(3) When determining the amount of the state levy with reference to the calculations under (b) above, the dollar amount apportioned to each county shall be computed based upon those valuation figures made available to the department by each county by October 1 of the levy year. If the use of certification of the counties' assessed values for state levy purposes results in an erroneous apportionment among the counties by reason of changes or errors in valuation within a county, the department of revenue shall adjust the following year's levy apportionment to correct for such changes or errors. Such adjustment shall continue in effect until implemented by the appropriate county officials, and the department shall utilize the powers contained in chapter 84.08 RCW to assure such implementation. For purposes of this rule a change in valuation shall include any adjustment

effected by a reviewing body (county board of equalization, state board of tax appeals, or court of competent jurisdiction) and may also include additions of omitted property and other additions to or deletions from the assessment and tax rolls. Errors for purposes of adjustments under this rule shall include errors corrected by a final reviewing body and such other errors which have come to the attention of the department and which would otherwise be a subject for correction in the exercise of its supervisory powers.

(4) Correction required by reason of changes or errors relating to that valuation used in apportioning the current levy shall be made by adjusting the apportionment of the next following year's levy. The department shall recompute the apportionment of the previous year's levy with reference to taxable values corrected for changes and errors and equalized to true and fair value for such previous year's levy. Each county's apportioned amount for the current year's state levy shall be adjusted by the difference between the dollar amounts of state levy due from each county as shown by the original and revised levy computations for the previous year.

(5) Nothing in this rule shall relieve a county from its obligation to correct any error immediately upon discovery, including the calculation of an erroneous rate or the levy of an incorrect amount of tax, when such correction may be timely made to avoid distortion in the true apportionment of the state levy between counties.) (1) **Introduction.** The department is charged with levying the state taxes authorized by law. As part of this task, the department apportions the amount of tax levied for state purposes among the counties in proportion to the value of taxable property in each county for the year to ensure that each county pays its due and just share of the state tax. This rule explains how the state property tax levy rate is determined, how the department adjusts the previous year's apportionment because of changes and errors in taxable values reported to the department after October 1 of the preceding year, and how the limit factor set forth in RCW 84.55.010 is applied to the state levy.

(2) **Calculation of state levy rate.** The levy rate for the state property tax levy is the lesser of:

(a) \$3.60 per thousand dollars of the full true and fair value of the taxable property in the state; or

(b) The rate that, when applied to the valuation figures specified in subsection (3) of this rule, will produce a total amount equal to the levy limit set forth in RCW 84.55.010. This levy limit equals the limit factor multiplied by the highest state property tax levy of the most recent three annual state levies, plus an amount calculated by multiplying increases in value due to new construction, improvements to real property, and the increase in value of state-assessed property by the state levy rate applicable in the year prior to the current year for which the tax levy is being computed.

(3) **Apportionment between the counties - Adjustment for changes or errors.** When determining the amount of the state levy using the calculations set forth in subsection (2)(b) above, the dollar amount apportioned to each county is based upon the valuation figures reported to the department by each county by October 1 of the levy year. If use of the counties' certified assessed values for state levy purposes causes an erroneous apportionment among the counties

because of later changes or later-identified errors in valuation within a county, the department will adjust the following year's levy apportionment to reflect these changes and the corrections for these errors.

(a) For purposes of this rule, a change in taxable value includes any final adjustment made by a reviewing body (county board of equalization, state board of tax appeals, or court of competent jurisdiction) and may also include additions of omitted property, other additions to or deletions from the assessment or tax rolls, any assessment return submitted by a county to the department subsequent to December 1st, or a change in the indicated ratio of a county.

(b) Errors requiring adjustments under this rule include errors corrected by a final reviewing body or any other error that may have come to the department's attention and would otherwise be a subject for correction in the exercise of its supervisory powers.

(4) Changes or errors in current levy - Adjust apportionment for the following year's levy. If there are any changes or errors relating to the values used in apportioning the current levy, the apportionment for the following year's levy will be adjusted. For purposes of this apportionment, the department will recalculate the previous year's levy and the apportionment thereof to correct any changes or errors in taxable values reported to the department after October 1 of the preceding year. The department will adjust the apportioned amount of the current year's state levy for each county by the difference between the dollar amounts of state levy due from each county as shown by the original and revised levy computations for the previous year.

(5) County required to correct any error upon discovery. Nothing in this rule relieves a county from its obligation to correct any error immediately upon discovery when the correction may be timely made to avoid distortion in the true apportionment of the state levy between counties.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 458-19-015	Assessor to determine one hundred six percent levy limit—Exceptions.
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**WSR 02-24-019
PERMANENT RULES
STATE BOARD OF EDUCATION**

[Filed November 26, 2002, 9:01 a.m.]

Date of Adoption: October 25, 2002.

Purpose: Amend language to be in compliance with SHB 2834 enacted during the 2002 legislative session and language to address a potential vaccine shortage.

Citation of Existing Rules Affected by this Order: Repealing WAC 180-38-010, 180-38-025, 180-38-030, 180-38-035, 180-38-040, 180-38-055, 180-38-060 and 180-38-

070; and amending WAC 180-38-005, 180-38-020, 180-38-045, and 180-38-050.

Statutory Authority for Adoption: RCW 28A.210.160.

Adopted under notice filed as WSR 02-14-140 on July 2, 2002.

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 4, Repealed 8.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 4, Repealed 8.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 4, Repealed 8; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

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

November 26, 2002

Larry Davis

Executive Director

Chapter 180-38 WAC

PUPILS—IMMUNIZATION REQUIREMENT AND LIFE-THREATENING HEALTH CONDITION

AMENDATORY SECTION (Amending WSR 90-17-009, filed 8/6/90, effective 9/6/90)

WAC 180-38-005 Purpose and authority. ~~(1)~~ The ~~((authority for))~~ purpose of this chapter is ~~((RCW 28A.210.160 which authorizes the state board of education to adopt rules which))~~ to establish the procedural and substantive due process requirements governing the exclusion of students from public and private schools for failure to comply with the immunization requirement of the state of Washington or, in the case of public schools only, failure to present a medication or treatment order for a life-threatening health condition.

(2) The authority for this chapter is RCW 28A.210.160 and 28A.210.xxx.

AMENDATORY SECTION (Amending Order 20-85, filed 9/25/85)

WAC 180-38-020 Definitions~~((—Student))~~. ~~((As used in this chapter, the term))~~ The definitions in this section apply throughout this chapter unless the context clearly requires otherwise:

(1) "Student" shall mean the same as defined for "child" in ~~((WAC 248-100-163 (1)(f) by the state board of health))~~ RCW 28A.210.070(6).

(2) "Chief administrator" shall mean the same as defined in RCW 28A.210.070(1).

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(3) "Full immunization" shall mean the same as defined in RCW 28A.210.070(2).

(4) "Schedule of immunization" shall mean the beginning or continuing of a course of immunization, including the conditions for school attendance when a child is not fully immunized, as prescribed by the state board of health (WAC 246-100-166(5)).

(5) "Certificate of exemption" shall mean the filing of a statement exempting the child from immunizations with the chief administrator of the school, on a form prescribed by the department of health, which complies with RCW 28A.210.090.

(6) "Life-threatening condition" shall mean a health condition that will put the child in danger of death during the school day if a medication or treatment order and a nursing plan are not in place.

(7) "Medication or treatment order" shall mean the authority a registered nurse obtains under RCW 18.79.260(2). The order shall be signed by a licensed health care practitioner listed under RCW 18.79.260(2).

(8) "Nursing plan" shall mean a plan of care developed for the student consistent with the standards of nursing conduct or practice set out in department of health regulations, WAC 246-840-700 et seq. The nursing plan implements the medication or treatment order.

(9) "Exclusion" shall mean the case or instance when the student is denied initial or continued attendance:

(a) Due to failure to submit a schedule of immunization, or a certificate of exemption; or

(b) In the case of a life-threatening health condition, due to failure to submit a medication or treatment order and any medication or equipment identified in the order, unless the school district is required to provide the medication or equipment as a related service under federal law.

(10) "School day" shall mean the same as in RCW 28A.150.030 and shall be inclusive of school or district sponsored field trip experiences and extracurricular activities and summer school.

(11) "Parent" shall mean parent, legal guardian, or other adult *in loco parentis*.

AMENDATORY SECTION (Amending WSR 90-17-009, filed 8/6/90, effective 9/6/90)

WAC 180-38-045 School attendance ((condition) conditioned upon ((compliance)) presentation of proofs. ((It is the public policy of this state, as codified in RCW 28A.210.080, that "[t]he attendance of every . . . [student] in the state . . . shall be conditioned upon the presentation before or on each . . . [student's] first day of attendance at a particular school . . . , of proof of . . . [.] (1) full immunization, (2) the initiation of and compliance with a schedule of immunization, as required by rules of the state board of health, or (3) a certificate of exemption as provided for in RCW 28A.210.090. [See WAC 180-38-040]"

The statutory scheme requires exclusion from school prior to a termination hearing on the implied basis that such students are an immediate and continuing danger to themselves or others — i.e., the constitutional basis for an emer-

gency expulsion from public schools and the exemption from providing a pretermination due process hearing.) (1) The initial attendance of every student at every public and private school in the state is conditioned upon proof of immunization as set forth in RCW 28A.210.080.

(2) The chief administrator of each public or private school shall prohibit the further presence at school of each student already in attendance and who has failed to provide proof of immunization in accordance with RCW 28A.210.080(1). Such exclusion shall be preceded by written notice as set forth in WAC 180-38-050. If written notice has not been provided, any exclusion shall be stayed until notice is received by a parent, guardian or other adult *in loco parentis*.

(3) The initial attendance of every student at every public school who has a life-threatening health condition is conditioned upon:

(a) Presentation by the parent of a medication or treatment order addressing any life-threatening health condition the child has that may require medical services to be performed at the school; and

(b) Formulation of a nursing plan to implement the order. The parent shall also provide any medication or equipment identified in the medication or treatment order necessary to carry out the order, unless the school district is required to provide the medication or equipment as a related service under federal law.

(4) The chief administrator of each public school shall prohibit the further attendance of each student already in attendance for whom a medication or treatment order has not been provided if the child has a life-threatening health condition that may require medical services to be performed at the school. Any such exclusion shall be preceded by written notice as set forth in WAC 180-38-050. If written notice has not been provided, any exclusion shall be stayed until notice is received by a parent. The school shall continue to prohibit the child's presence until the school:

(a) Receives a medication or treatment order and any medication or equipment identified in the order necessary to carry out the order, unless the school district is required to provide such medication or equipment as a related service under federal law; and

(b) Has a nursing plan in place.

A new medication or treatment order must be submitted whenever there are changes in the medication or treatment needs of the child. The nursing plan shall be amended accordingly.

(5) Upon receipt of a medication or treatment order, the school shall develop a nursing plan.

(6) The requirements of this chapter shall be applied consistent with the requirements of section 504 of the Rehabilitation Act of 1973 and the Individuals with Disabilities Education Act (IDEA).

AMENDATORY SECTION (Amending WSR 90-17-009, filed 8/6/90, effective 9/6/90)

WAC 180-38-050 Written notice prior to exclusions from school. ((It is the public policy of this state, as codified in RCW 28A.210.120, that "each school . . . shall provide

written notice to the parent(s) or legal guardian(s) of each . . . [student] or to the adult(s) in loco parentis to each . . . [student] who is not in compliance with . . . [the public policy stated in WAC 180-38-045]," prior to the exclusion of such student.) (1) Schools must provide written notice to parents prior to excluding students from school for failure to comply with WAC 180-38-045.

(2) The written notice for public school students shall:

(a) Be delivered in person or by certified mail and provided to parents in their native language if feasible.

(b) Inform the appropriate parents of the applicable laws and implementing rules. In addition to notification of the applicable laws and regulations, a copy of the laws and regulations shall be included with the notice.

(c) In cases of exclusion due to lack of proof of immunization, provide information regarding immunization services that are available from or through the local health department and other public agencies.

(d) Order the student excluded from school and state that such order is effective immediately upon receipt of the notice.

(e) Describe the rights of the parents and student to a hearing, describe the hearing process, and explain that the exclusion continues until either the necessary proof of immunization, or medication or treatment plan is received, or until a hearing officer determines that the student is no longer excluded from school.

(3) The written notice for private school students shall:

(a) Inform the appropriate party of the applicable laws and provide copies of such law and implementing rules.

(b) Provide information regarding immunization services that are available from or through the local health department or other public agencies.

(c) Order the exclusion of the student from school and state that such order is effective upon receipt of the notice.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 180-38-010	Purpose.
WAC 180-38-025	Definition—Chief administrator.
WAC 180-38-030	Definition—Full immunization.
WAC 180-38-035	Definition—Schedule of immunization.
WAC 180-38-040	Definition—Certificate of exemption.
WAC 180-38-055	Public schools—Content of written notice.
WAC 180-38-060	Private schools—Content of written notice.
WAC 180-38-070	Supplementing rules of SPI.

**WSR 02-24-022
PERMANENT RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES**
(Economic Services Administration)
[Filed November 26, 2002, 3:46 p.m.]

Date of Adoption: November 22, 2002.

Purpose: These technical changes will correct errors made in the previous filing of WAC 388-155-090, 388-155-095, and 388-155-670, family child day care homes, minimum licensing requirements.

Citation of Existing Rules Affected by this Order: Amending WAC 388-155-090, 388-155-095, and 388-155-670.

Statutory Authority for Adoption: RCW 74.15.030.

Adopted under notice filed as WSR 02-18-100 on September 3, 2002.

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 3, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 3, Repealed 0.

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

November 22, 2002

Brian H. Lindgren, Manager
Rules and Policies Assistance Unit

PERMANENT

AMENDATORY SECTION (Amending WSR 02-14-085, filed 6/28/02, effective 7/29/02)

WAC 388-155-090 When can my license application be denied and when can my license be suspended or revoked? (1) We must deny your license application, or suspend or revoke your license if you do not meet the requirements outlined this chapter.

(2) If more than one person applies for a license or is licensed under this chapter to provide child care at the same facility, we will consider qualifications separately and together. We may deny your license application, or suspend or revoke your license if one person fails to meet the minimum licensing requirements.

(3) We must deny, suspend, or revoke your license if you:

(a) Have been found to have abused, neglected, or sexually exploited a child as defined in chapter 26.44 RCW and WAC 388-15-130;

(b) Have a disqualifying criminal history as listed in chapter 388-06 WAC;

(c) Have had a license denied, suspended, or revoked for the care of adults or children in this state or any other state. The exception: If you can demonstrate by clear and convincing evidence that you have taken enough correction action or rehabilitation to justify the public trust and to operate the ~~((center))~~ home according to the rules of this chapter, we may issue you a license;

(d) Commit or allow an illegal act on the licensed premises;

(e) Allow a child in your care to be abused, neglected, exploited, or treated with cruelty or indifference;

(f) Use illegal drugs, or use alcohol excessively;

(g) Refuse to permit an authorized representative of the department, state fire marshal, or state auditor's office to inspect the premises; or

(h) Refuse to permit an authorized representative of the department, state fire marshal, or state auditor's office access to records related to the ~~((center's))~~ home's operation or to interview staff or a child in care.

(4) We may deny, suspend, or revoke your license if you:

(a) Try to get a license by deceitful means, such as making false statements or leaving out important information on your application;

(b) Do not provide enough staff in relation to the numbers, ages, or characteristics of children in care;

(c) Allow a person who is not qualified by training, experience or temperament to care for or be in contact with a child in care;

(d) Fail to provide adequate supervision to a child in care;

(e) Are not able to exercise fiscal responsibility and accountability while operating the ~~((center))~~ home;

(f) Knowingly allow an employee or volunteer on the premises who has made false statements on an application for employment or volunteer service;

(g) Refuse to supply additional information reasonably requested by the department; or

(h) Fail to comply with the minimum licensing requirements set forth in this chapter or any provision of chapter 74.15 RCW.

AMENDATORY SECTION (Amending WSR 01-17-084, filed 8/16/01, effective 9/16/01)

WAC 388-155-095 Civil penalties—Unlicensed programs. Where the department has determined that an agency is operating without a license, the department must send written notification by certified mail or other means showing proof of service. This notification must contain the following:

(1) Advising the agency of the basis of determination of providing child care without a license and the need to be licensed by the department;

(2) The citation of the applicable law;

(3) The assessment of seventy-five dollars per day penalty for each day unlicensed care is provided. The fine would be effective and payable within thirty days of receipt of the notification;

(4) How to contact the ~~((office))~~ division of child care ~~((policy))~~ and early learning;

(5) The need to submit an application to the ~~((office))~~ division of child care ~~((policy))~~ and early learning within thirty days of receipt of the notification;

(6) That the penalty may be forgiven if the agency submits an application within thirty days of the notification; and

(7) The right of an adjudicative proceeding as a result of the assessment of a monetary penalty and the appropriate procedure for requesting an adjudicative proceeding.

AMENDATORY SECTION (Amending WSR 01-17-084, filed 8/16/01, effective 9/16/01)

WAC 388-155-670 Fire evacuation drill. A fire evacuation drill must be conducted at least once each month. A written record, the fire safety record and evacuation plan, must be maintained and posted on the premises indicating the date, time and other required entries on the form. Such forms are available from the ~~((office))~~ division of child care ~~((policy))~~ and early learning.

WSR 02-24-025

PERMANENT RULES

DEPARTMENT OF AGRICULTURE

[Filed November 27, 2002, 9:10 a.m.]

Date of Adoption: November 27, 2002.

Purpose: To repeal current wood destroying organism (WDO) rules (WAC 16-228-2000, 16-228-2020, 16-228-2030, and 16-228-2040), which are somewhat vague and difficult to understand, and replace them with new rule sections (WAC 16-228-2005, 16-228-2015, 16-228-2025, 16-228-2035, 16-228-2045, 16-228-2050, and 16-228-2060), which are clear, understandable and updated to reflect current industry practices. Clear WDO rules are easier for structural pest inspectors, real estate agents, and consumers to understand. They will help inspectors better understand what is required of them during a structural pest inspection and will provide consumers with a better understanding of the service to which they are entitled during an inspection. Clearer WDO rules will also be easier for the department to administer and enforce.

Citation of Existing Rules Affected by this Order: Repealing WAC 16-228-2000, 16-228-2020, 16-228-2030, and 16-228-2040.

Statutory Authority for Adoption: RCW 15.58.040.

Other Authority: Chapter 34.05 RCW.

Adopted under notice filed as WSR 02-14-092 on July 1, 2002, WSR 02-18-023 on August 23, 2002, WSR 02-19-107 on September 18, 2002, WSR 02-23-096 on November 20, 2002, and WSR 02-24-016 on November 25, 2002.

Changes Other than Editing from Proposed to Adopted Version: As a result of the public hearing process, the following changes were made between the proposed rule and the adopted rule:

WAC 16-228-2005 Wood destroying organism inspections and reporting criteria. All persons required to be licensed to conduct wood destroying organism (WDO) inspections ~~((as provided for in the Revised Code of Wash-~~

ington (RCW 15.58.210)) must comply with the rules set forth in this ((section)) chapter.

WAC 16-228-2035 Complete wood destroying organism inspections. (1) Any WDO inspection conducted by any person pursuant to the sale, exchange, or refinancing of real property or, as a result of telephone solicitation by an inspection, pest control, or other business, must be a complete WDO inspection. Complete WDO inspections must be performed by individuals required to be licensed ((in accordance with the provisions of RCW 15.58.210)). Such inspections will be conducted in accordance with the rules established by this ((section)) chapter.

- We deleted the references to RCW 15.58.210 because, if this had been allowed to remain, it would have limited the WDO rules to only those structural pest inspectors falling under the licensing authority of chapter 15.58 RCW, which includes commercial consultants, and would have excluded those who fall under chapter 17.21 RCW, primarily pest control operators.
- We have also changed the word "section" to "chapter" as chapter is the more correct term to use.

As a result of these changes, the adopted language reads as follows:

WAC 16-228-2005 Wood destroying organism inspections and reporting criteria. All persons required to be licensed to conduct wood destroying organism (WDO) inspections must comply with the rules set forth in this chapter.

WAC 16-228-2035 Complete wood destroying organism inspections. (1) Any WDO inspection conducted by any person pursuant to the sale, exchange, or refinancing of real property or, as a result of telephone solicitation by an inspection, pest control, or other business, must be a complete WDO inspection. Complete WDO inspections must be performed by individuals required to be licensed. Such inspections will be conducted in accordance with the rules established by this chapter.

WAC 16-228-2045 Complete wood destroying organism inspection reports. (6) Diagrams: A diagram must be prepared for each inspection report ((and must accompany the report)). Upon request, a copy must be provided to the person paying for and/or otherwise requesting the inspection.

(a) A diagram is not required when there are no findings as described in WAC 16-228-2015 and 16-228-2025.

(b) Scaled diagrams are not required; however, diagrams must reasonably resemble the perimeter or footprint of the building being inspected and legibly convey any information that is a required part of the diagram.

(c) Diagrams must identify the approximate location of inaccessible areas.

(d) Diagrams must identify the approximate location of WDOs, damage, and/or conducive conditions leading to an infestation of WDOs.

(e) Where abbreviations are used on a diagram, a legend must be provided to explain the abbreviations.

(f) When a diagram is not provided as part of the report, the following statement must appear in a prominent location. "WAC 16-228-2045 requires that a diagram be prepared for WDO inspection reports. A copy is available upon request."

(g) Locations for this statement include, but are not limited to, the following:

(i) Above or beneath the WSDA ICN;

(ii) On written documents such as preinspection agreements or attachments to the report.

(h) This statement must stand out by having larger print than the main body of the report, be highlighted, or be in bold print.

- In response to public hearing comments that a diagram is unnecessary and is rarely requested by customers in certain areas of the state, we deleted the requirement that a copy of the diagram must accompany each inspection report and replaced it with "Upon request, a copy must be provided to the person paying for and/or otherwise requesting the inspection."
- To insure that customers who want a copy of the inspection diagram receive one, we added the language in subsection (f).
- The added language in subsection (g) and (h) gives an inspector guidance as to where and how the subsection (f) language should appear.
- The modified language in WAC 16-228-2045(6) gives structural pest inspectors maximum flexibility as to how, if, and when their customers receive the diagram and how those inspectors inform their customers of its availability.

As a result of these changes, the adopted language reads as follows:

WAC 16-228-2045 Complete wood destroying organism inspection reports. (6) Diagrams: A diagram must be prepared for each inspection report. Upon request, a copy must be provided to the person paying for and/or otherwise requesting the inspection.

(a) A diagram is not required when there are no findings as described in WAC 16-228-2015 and 16-228-2025.

(b) Scaled diagrams are not required; however, diagrams must reasonably resemble the perimeter or footprint of the building being inspected and legibly convey any information that is a required part of the diagram.

(c) Diagrams must identify the approximate location of inaccessible areas.

(d) Diagrams must identify the approximate location of WDOs, damage, and/or conducive conditions leading to an infestation of WDOs.

(e) Where abbreviations are used on a diagram, a legend must be provided to explain the abbreviations.

(f) When a diagram is not provided as part of the report, the following statement must appear in a prominent location. "WAC 16-228-2045 requires that a diagram be prepared for WDO inspection reports. A copy is available upon request."

(g) Locations for this statement include, but are not limited to, the following:

(i) Above or beneath the WSDA ICN;

(ii) On written documents such as preinspection agreements or attachments to the report.

(h) This statement must stand out by having larger print than the main body of the report, be highlighted, or be in bold print.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 7, Amended 0, Repealed 4.

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 7, Amended 0, Repealed 4.

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

November 27, 2002

Valoria H. Loveland
Director

NEW SECTION

WAC 16-228-2005 Wood destroying organism inspections and reporting criteria. All persons required to be licensed to conduct wood destroying organism (WDO) inspections must comply with the rules set forth in this chapter.

(1) **Purpose:** This section will define terms associated with WDO inspections, identify the types of and specify the uses for WDO inspections and reports, and establish minimum rules under which WDO inspections must be conducted and reports written in the state of Washington.

(2) **Definitions:** The definitions set forth in this section must apply throughout unless the context otherwise requires. Definitions contained in this section are nonexclusive to other uses in expanded or contracted form found elsewhere in the RCW or the Washington Administrative Code (WAC).

(a) **Accessible areas:** Areas typically and routinely visible by normal access.

(b) **Conductive debris:** Cellulose or noncellulose material that provides no structural support but can be a source of food or provide a habitat for WDOs. This definition includes, but is not limited to, tree roots, stumps, formboards, scrap wood, paper, wood product, paper product, or other natural or manufactured product.

(c) **Complete wood destroying organism inspection:** Inspection for the purpose of determining evidence of infestation, damage, or conducive conditions as part of the transfer, exchange, or refinancing of any structure in Washington state. Complete WDO inspections must also include any WDO inspection that is conducted as the result of telephone solicitation by an inspection, pest control, or other business, even if the inspection would fall within the definition of a specific WDO inspection.

(d) **Conductive conditions:** Conditions that may lead to or enhance an infestation of WDOs.

(e) **Detached structure:** Separate structure that is not physically connected to the subject structure by a foundation or roof system.

(f) **Earth:** Includes, but is not limited to, soil, decorative bark, gravel, rock, or other landscape materials.

(g) **Excluded area:** Area not inspected and therefore, not included in a WDO inspection.

(h) **Frass:** Specifically, solid larval insect excrement, but can include by-products of insect feeding or tunneling activity in wood or insulation materials.

(i) **Inaccessible areas:** Parts of a structure that cannot be inspected without excavation or the physical removal of objects are inaccessible and may be subject to infestation by WDOs. Such areas include, but are not limited to, wall voids, spaces between floors, areas concealed by insulation, substructures with clearances less than eighteen inches between unimproved ground and wood joists or the bottom of wood structural floors without joists or, less than twelve inches between unimproved ground and wood girders, substructures with insufficient clearance between structural members and/or ducts and piping and the finished grade to permit passage by an inspector for the purposes of a WDO inspection, floors beneath coverings, sleeper floors, areas concealed by furniture, appliances, and/or personal possessions, exterior wood decks with less than a five-foot clearance, locked rooms, or areas that imperil the health or safety of the inspector. These rules will not require inspectors to make extraordinary efforts to gain access to areas deemed inaccessible by the inspector. Inaccessible areas are, by their nature, excluded from the inspection.

(j) **Inadequate ventilation:** Condition promoting the retention of excessive moisture in substructures or other confined spaces and identified by, but not limited to, the presence of metal rust, condensation, mold, mildew, or fungal growth.

(k) **Specific wood destroying organism inspection:** Inspection of a structure for purposes of identifying or verifying evidence of an infestation of WDOs prior to pest management activities.

(l) **Person** is defined as any individual, partnership, association, corporation, or organized group of persons whether or not incorporated.

(m) **Structure:** A single building that includes any exterior attached decks, walks, stairways, or porches. For the purposes of this definition, entry and exit decks to manufactured homes are considered to be a part of the structure.

(n) **Wood:** Any material used in a structure that can be damaged by WDOs.

(o) **Wood destroying organism:** Insects or fungi that will consume, excavate, develop in, or otherwise modify the integrity of wood or wood products. For the purposes of this section, WDOs include, but are not limited to, carpenter ants, moisture ants, subterranean termites, dampwood termites, beetles in the family Anobiidae, and wood decay fungi (wood rot).

(p) **Wood destroying organism inspection:** The service of inspecting a building for the presence of WDOs, their damage, or conducive conditions leading to their development. For purposes of these rules, a WDO inspection must be defined as either a "complete WDO inspection" or a "specific WDO inspection."

(q) Wood destroying organism inspection report: The written opinion of an inspector licensed by the WSDA and based upon what was visible and evident at the time of an inspection.

(r) WSDA: Washington state department of agriculture.

NEW SECTION

WAC 16-228-2035 Complete wood destroying organism inspections. (1) Any WDO inspection conducted by any person pursuant to the sale, exchange, or refinancing of real property or, as a result of telephone solicitation by an inspection, pest control, or other business, must be a complete WDO inspection and must be performed by individuals required to be licensed. Such inspections will be conducted in accordance with the rules established by this chapter.

(2) Inspectors must make a thorough inspection of accessible areas that are not specifically excluded in the report. Inspectors will not be required to place themselves into a position or gain access to any portion of a structure that may cause physical injury or otherwise imperil their health and safety. Access to structures should be restricted to the use of accepted methods and practices.

(3) Substructure crawl areas must be inspected when accessible. Inaccessibility of substructure crawl areas due to inadequate clearance, the presence of ducting or piping, foundation walls, partitions or other such conditions that block access must be explained in the inspection report and annotated on the report diagram. The report findings must state that inaccessible substructure crawl areas may be vulnerable to infestation by WDOs and should be made accessible for inspection.

(4) Limits of inspections: Complete WDO inspections will identify conditions present at a subject property at the time of an inspection. Inspectors are not required to report on any WDO infestation or other condition that might be subject to seasonal constraints or environmental conditions if evidence of those constraints or conditions is not visible at the time of the inspection.

NEW SECTION

WAC 16-228-2045 Complete wood destroying organism inspection reports. (1) Any report that identifies damage or infestation by WDOs or, conditions conducive to damage or infestation by WDOs pursuant to the sale, exchange, or refinancing of any structure or, as a result of telephone solicitation by an inspection, pest control, or other business, must be a complete WDO inspection report and must comply with this section. The terms "Report" or "report" as used in this section will mean a complete WDO inspection report.

(2) Report form: A written report may take any form in presentation, provided that all elements of this section are included and identifiable.

(3) A complete WDO inspection report must be issued to the person paying for and/or otherwise requesting the inspection.

(4) Report contents: Reports must contain the information identified in this section, when and where applicable.

(a) Washington state department of agriculture inspection control number (WSDA ICN): A WSDA ICN must be obtained in accordance with the provisions of RCW 15.58.450 and be prominently displayed in the upper third of the front page of each report. This number must be unique to the structure(s) subject to the report. The assigned WSDA ICN must follow the original report and supplemental reports (if any) pertaining to the sale, exchange, or refinancing activity on a property for a specific client. A new WSDA ICN must be issued for any subsequent sale, exchange, or refinancing activity.

(b) Date: The date the inspection was conducted must be provided on the first page of the report.

(c) Parties involved in the real estate transaction: The name of the property owner, their designated representative, or purchaser of the inspection report must be identified on the first page of the report.

(d) Address of structure inspected: The complete address will include, but is not limited to, building number, street name, city, and state and must be identified on the first page of the report. Where multiple structures at a property may have the same basic address, a building letter, unit number, or other recognizable method must be used to identify the specific building inspected.

(e) Inspector: The name of the inspector and WSDA license number must be provided on the first page of the report.

(5) Report of findings: A complete WDO inspection report must detail the findings of the inspector. The following minimum conditions, where applicable, must be in the body of the report.

(a) Damage and/or infestation by WDOs: The report must identify any damage or infestation by WDOs on or in the structure.

(b) Conditions conducive to damage and/or infestation by WDOs must be explained in narrative form in accordance with the provisions of WAC 16-228-2025. When evidence of moisture ants, dampwood termites, wood infesting anobiids, or wood decay fungi is detected during a complete WDO inspection, the inspector must identify and report the condition(s) conducive to such infestations. It must be stated in the report that such infestations may be eliminated by removal of all infested wood and correction of any contributing conducive conditions.

(c) When reporting conducive conditions, the inspector must describe the condition and annotate the diagram with an approximate location of that condition. Provided that; if conducive conditions within the interior of the structure can be clearly described in the report findings, diagramed representation of such conditions is not required.

(d) Inaccessible areas will be fully identified in narrative form where such areas are annotated on the report diagram.

(e) Excluded areas: The report must list all excluded areas not already defined in WAC 16-228-2005 (2)(i) as inaccessible.

(6) Diagrams: A diagram must be prepared for each inspection report. Upon request, a copy must be provided to the person paying for and/or otherwise requesting the inspection.

(a) A diagram is not required when there are no findings as described in WAC 16-228-2015 and 16-228-2025.

(b) Scaled diagrams are not required; however, diagrams must reasonably resemble the perimeter or footprint of the building being inspected and legibly convey any information that is a required part of the diagram.

(c) Diagrams must identify the approximate location of inaccessible areas.

(d) Diagrams must identify the approximate location of WDOs, damage, and/or conducive conditions leading to an infestation of WDOs.

(e) Where abbreviations are used on a diagram, a legend must be provided to explain the abbreviations.

(f) When a diagram is not provided as part of the report, the following statement must appear in a prominent location. "WAC 16-228-2045 requires that a diagram be prepared for WDO inspection reports. A copy is available upon request."

(g) Locations for this statement include, but are not limited to, the following:

(i) Above or beneath the WSDA ICN;

(ii) On written documents such as preinspection agreements or attachments to the report.

(h) This statement must stand out by having larger print than the main body of the report, be highlighted, or be in bold print.

(7) Excluded areas must be annotated on the diagram.

(8) A record of all complete WDO inspection reports prepared for real estate transactions or resulting from telephone solicitation must be maintained on file by the inspecting firm for a period of four years. Upon written request, these records must be made available to the WSDA.

NEW SECTION

WAC 16-228-2015 Wood destroying organisms. (1) Evidence of WDOs found during an inspection must be described in all complete and specific WDO inspection reports. Report terminology must include, but is not limited to, the following:

(a) Carpenter ants: Carpenter ants must be reported as carpenter ants or carpenter ant activity when one or more of the following are found on or in any accessible area of the inspected structure. The report must identify approximate location and type of evidence found. Evidence indicating the presence of carpenter ants includes, but is not limited to:

(i) Live carpenter ants or carpenter ant carcasses.

(ii) An accumulation of frass unique to carpenter ants.

(iii) Excavation or tunneling unique to carpenter ants.

(b) Moisture ants: Moisture ants must be reported as moisture ants or moisture ant activity when one or more of the following are found on or in any accessible area of the inspected structure. The report must identify approximate location and type of evidence found. Evidence indicating the presence of moisture ants includes, but is not limited to:

(i) Live moisture ants or moisture ant carcasses.

(ii) An accumulation of frass unique to moisture ants.

(iii) Excavation or tunneling unique to moisture ants.

(c) Subterranean termites: Subterranean termites must be reported as subterranean termites or subterranean termite activity when one or more of the following are found on or in

any accessible area of the inspected structure or, within three feet of the structure. The report must identify approximate location and type of evidence found. Evidence indicating the presence of subterranean termites includes, but is not limited to:

(i) Live subterranean termites, including winged reproductive forms.

(ii) Galleries or fecal material, unique to subterranean termites, in structural members.

(iii) Mud tubes, unique to subterranean termites, on or in the structure.

(iv) Evidence of subterranean termite activity found on or in form wood, other nonstructural materials, or wood products in landscape materials.

(d) Dampwood termites: Dampwood termites must be reported as dampwood termites or dampwood termite activity when one or more of the following are found on or in any accessible area of the inspected structure. The report must identify approximate location and type of evidence found. Evidence indicating the presence of dampwood termites includes, but is not limited to:

(i) Live dampwood termites, including winged reproductive forms.

(ii) Galleries or fecal material unique to dampwood termites.

(iii) Evidence of dampwood termite activity found on or in form wood, cellulose debris, other nonstructural materials, or wood products.

(e) Anobiid beetles: Anobiid beetles must be reported as anobiid beetles or anobiid beetle activity when one or more of the following are found on or in any accessible area of the inspected structure. The report must identify approximate location and type of evidence found. Evidence indicating the presence of anobiid beetles includes, but is not limited to:

(i) Circular, 1/16th to 1/8th inch (1.5 to 3 mm) emergence holes made by adult beetles in structural timbers.

(ii) An accumulation of frass, unique to anobiid beetles, in and around adult beetle emergence holes or beneath the wood where emergence holes are present.

(iii) Wood displaying the characteristic tunnels formed by anobiid beetle larvae.

(f) Wood decay fungi: Wood decay fungi must be reported as wood decay fungi or wood rot. The report must identify approximate location and type of evidence found. Conditions indicating that wood decay fungi, or damage attributable to these fungi, must be reported when one or more of the following are found on or in any accessible area of the structure subject to inspection. Evidence indicating the presence of wood decay fungi includes, but is not limited to:

(i) Wood or wood products containing visible damage unique to wood decay fungi.

(ii) Wood or wood products in which fungal bodies are developing.

(2) Adult beetle emergence holes, unique to wood infesting species in the families Buprestidae, Cerambycidae, and Lyctidae, may be reported for clarification purposes at the discretion of the inspector.

(3) Signs of wood decay fungi, such as brown pocket rot, and the marine mollusk (*Teredo*, shipworm) that may have

occurred prior to the manufacturing or processing of lumber must, when observed, be reported as a nonreinfesting species or condition.

NEW SECTION

WAC 16-228-2025 Conductive conditions. (1) Conducive conditions found during a complete WDO inspection must be noted in the complete WDO inspection report.

(2) Conducive conditions include, but are not limited to, the following:

- (a) Earth in direct contact with wood or inadequate clearance between earth and any wood or material subject to damage from moisture.
- (b) Vegetation, in direct contact with the exterior of a structure, which may contribute to moisture or damage by WDOs.
- (c) Restricted or nonfunctioning gutter systems.
- (d) Conducive debris in substructures.
- (e) Bare or unimproved ground in substructures.
- (f) Standing water or evidence of seasonal standing water in a substructure.
- (g) Failed or missing caulk or grout at water splash areas.
- (h) Moisture from plumbing leaks, lack of ventilation, or other sources that may contribute to damage by WDOs.

NEW SECTION

WAC 16-228-2050 Specific wood destroying organism inspections. (1) Specific WDO inspections must only be conducted by individuals in the category E (pest control operator structural) or PI (structural pest inspector). Such inspections will be conducted in accordance with the rules established by this section.

(2) A specific WDO inspection must be conducted in conjunction with any proposal or estimate for prevention or control of WDOs.

(3) When no evidence of infestation is observed and any proposed treatment is for preventative purposes only, a statement explaining such a situation must stand out by having larger print than the main body of the report, be highlighted, underlined, or be in bold print and be signed by the property owner or their designated representative.

NEW SECTION

WAC 16-228-2060 Specific wood destroying organism inspection reports. (1) A specific WDO inspection report must be completed in conjunction with any proposal or estimate for prevention or control of WDOs. Pest management activities performed under an existing warranty will not require the preparation of a specific WDO inspection report.

(2) A specific WDO inspection report must not be construed as a complete WDO inspection report or, in any case, be used in lieu of a complete WDO inspection report for the sale, exchange, or refinancing of real property. A statement explaining the restriction against use in real estate transactions must stand out by having larger print than the main body of the report, be highlighted, underlined, or be in bold print on all specific WDO inspection reports.

(3) Report form: A specific WDO inspection report may take any written form in presentation, provided that all elements of this section are identifiable.

(4) A specific WDO inspection report must be issued to the person requesting the inspection.

(5) Report contents: Specific WDO inspection reports will contain the information identified in this section, when and where applicable.

(a) The name of the owner (or their representative) requesting the inspection or estimate for pest management of WDOs must be provided on the first page of the report.

(b) Date: The date the inspection was conducted must be provided on the first page of the report.

(c) Address of structure inspected: The complete address will include, but is not limited to, building number, street name, city, and state and must be identified on the first page of the report. Where multiple buildings at a property may have the same basic address, a building letter, unit number, or other recognizable method must be used to identify the specific building inspected.

(d) Inspector: The name of the inspector and WSDA license number must be provided on the first page of the report.

(6) Report of findings: A specific WDO inspection report must detail the findings of the inspector. The following minimum conditions, where applicable, must be in the body of the report.

(a) The report must include a statement describing the presence of, or signs of, infestation by WDOs that were identified and resulted in the proposal or estimate. Approximate location(s) of the WDOs or signs of infestation(s) reported on or in the structure must be clearly identified on a diagram. If the proposed treatment is for preventative purposes only, the report must so state. All WDOs must be identified by their proper name as described in WAC 16-228-2005.

(b) When a proposal or estimate is prepared for the treatment of moisture ants, dampwood termites, wood infesting beetles, or wood decay fungi the inspector must, where possible, identify and report the condition(s) conducive to such infestations. It must be stated in the report that infestations of such WDOs may be eliminated by removal of all infested wood and correction of any contributing conducive conditions.

(7) Diagrams: A diagram must be prepared for each inspection report and must accompany that report.

(a) A diagram is not required when there are no findings as described in WAC 16-228-2015 and 16-228-2025.

(b) Scaled diagrams are not required however, diagrams must reasonably resemble the perimeter or footprint of the building being inspected and legibly convey any information that is a required part of the diagram.

(c) A diagram must identify the approximate location of WDOs and/or signs of infestation(s) by WDOs.

(d) Where abbreviations are used on a diagram, a legend must be provided to explain the abbreviations.

(8) A record of all specific WDO inspection reports must be maintained on file by the inspecting firm for a period of one year. Upon request, these records must be made available to the WSDA.

REPEALER

The following sections of the Washington Administrative Code are repealed:

- WAC 16-228-2000 Inspection and reporting criteria for complete wood destroying organism inspections.
- WAC 16-228-2020 Inspection and report prerequisite to wood destroying organism treatment.
- WAC 16-228-2030 Limited wood destroying organism inspections.
- WAC 16-228-2040 Reporting criteria for limited wood destroying organism inspections.

**WSR 02-24-026
PERMANENT RULES**

DEPARTMENT OF LICENSING

[Filed November 27, 2002, 9:41 a.m., effective January 1, 2003]

Date of Adoption: November 27, 2002.

Purpose: (1) The department needs to plug the gap in current law by passing a rule that will require aliens to produce their alien firearm licenses when applying for and renewing their armed security guard licenses. The department issues aliens armed security guard licenses and by doing so it implies that the alien is legal to be armed, which is not true because an alien commits a felony by carrying or possessing a firearm without an alien firearm license.

(2) Maintaining the annual shooting requirements at the security guard company level will reduce turn-around time and reduce workloads for armed security guard licensing renewals without compromising public safety.

Citation of Existing Rules Affected by this Order: Amending WAC 308-18-120 and 308-18-240.

Statutory Authority for Adoption: Chapter 18.170 RCW.

Adopted under notice filed as WSR 02-21-090 on October 21, 2002.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 2, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 2, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making:

ing: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 2, Repealed 0.

Effective Date of Rule: January 1, 2003.

November 26, 2002

Alan E. Rathbun

Assistant Director

AMENDATORY SECTION (Amending WSR 97-17-050, filed 8/15/97)

WAC 308-18-120 Armed private security guard applications—Conditions. (1) Any person desiring to be an armed private security guard shall obtain a firearms certificate from the criminal justice training commission, make application on a form prescribed by the director, and pay a nonrefundable fee as prescribed by WAC 308-18-150.

(2) If the applicant is an alien resident, the applicant must provide proof of their Alien Firearm License when they submit an application for original or renewal of their armed security guard license. Proof of Alien Firearm License may be provided by submitting a copy of their current Alien Firearm License.

AMENDATORY SECTION (Amending WSR 97-17-050, filed 8/15/97)

WAC 308-18-240 Required records. The minimum records the principal of a private security guard company shall be required to keep are:

(1) Preassignment training and testing records for each private security guard.

(2) Private security guard temporary registration card ledger showing the department-supplied registration number, applicant's name, date of issue, date of expiration and date card was forwarded to the director.

(3) The company principal shall maintain proof of annual shooting requirements for each armed security guard employed by the security guard company in the armed security guard's training files or employee's files.

These records shall be retained and available for inspection by the director or the director's authorized representative for a minimum of three years.

WSR 02-24-029

PERMANENT RULES

DEPARTMENT OF

LABOR AND INDUSTRIES

[Filed November 27, 2002, 10:54 a.m., effective January 1, 2003]

Date of Adoption: November 27, 2002.

Purpose: Chapter 296-17 WAC, General reporting rules, classifications, audit and recordkeeping, rates and rating system for Washington workers' compensation insurance (rates), this rule will amend risk classification premium base rates, experience rating plan and retrospective rating tables to reflect updated loss experience and provide a 29% general rate increase effective January 1, 2003.

PERMANENT

Citation of Existing Rules Affected by this Order: Repealing 6; and amending 14.

Statutory Authority for Adoption: RCW 51.16.035, 51.32.073, and 51.18.010.

Other Authority: RCW 51.04.020(1).

Adopted under notice filed as WSR 02-19-101 on September 18, 2002, and WSR 02-20-046 on September 25, 2002.

Changes Other than Editing from Proposed to Adopted Version: Labor and industries has reduced the average rate increase of 40.5% initially proposed to an average rate increase of 29%. The change was to address concerns raised during the public comment period about the size of the increase, while still maintaining actuarial solvency of the accident and medical aid funds as required by RCW 51.16.035.

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 6.

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, 2003.

November 27, 2002

Gary Moore
Director

AMENDATORY SECTION (Amending WSR 01-23-061, filed 11/20/01, effective 1/1/02)

WAC 296-17-855 Experience modification. The basis of the experience modification shall be a comparison of the actual losses charged to an employer during the experience period with the losses which would be expected for an average employer reporting the same exposures in each classification. The comparison shall contain actuarial refinements designed to mitigate the effects of losses which may be considered catastrophic or of doubtful statistical significance, due consideration being given to the volume of the employer's experience. Except for those employers who qualify for an adjusted experience modification as specified in WAC 296-17-860 or 296-17-865, the experience modification shall be calculated from the formula:

$$\text{MODIFICATION} = \frac{\text{Ap} + \text{WAe} + (1-\text{W}) \text{Ee} + \text{B}}{\text{E} + \text{B}}$$

The components Ap, WAe, and (1-W) Ee are values which shall be charged against an employer's experience record. The component, E, shall be the expected value of

these charges for an average employer reporting the same exposures in each classification. The meaning and function of each symbol in the formula is specified below.

"Ap" signifies "primary actual losses." For each claim the primary actual loss is defined as that portion of the claim which is considered completely rateable for all employers and which is to enter the experience modification calculation at its full value. For each claim in excess of \$((11,764)) 12,968 the primary actual loss shall be determined from the formula:

$$\text{PRIMARY LOSS} = \frac{((29,410)) \text{ 32,420}}{\text{Total loss} + ((17,646)) \text{ 19,452}} \times \text{total loss}$$

Primary actual losses for selected claim values are shown in Table I. For each claim less than \$((11,764)) 12,968 the full value of the claim shall be considered a primary loss.

"Ae" signifies "excess actual losses." For each claim the excess actual loss is defined as that portion of the claim which is not considered completely rateable for all employers. The excess actual loss for each claim shall be determined by subtracting the primary loss from the total loss.

"W" signifies "W value." For each employer, the W value determines the portion of the actual excess losses which shall be included in the calculation of his experience modification, due consideration being given to the volume of his experience. This amount is represented by the symbol "WAe" in the experience modification formula. W values are set forth in Table II.

"E" signifies "expected losses." An employer's expected losses shall be determined by multiplying his reported exposure in each classification during the experience period by the classification expected loss rate. Expected loss rates are set forth in Table III.

"Ee" signifies "expected excess losses." Expected losses in each classification shall be multiplied by the classification "D-Ratio" to obtain "expected primary losses." Expected excess losses shall then be calculated by subtracting expected primary losses from expected total losses. Each employer shall have a statistical charge included in the calculation of his experience modification, said charge to be actuarially equivalent to the amount forgiven an average employer because of the exclusion of a portion of his excess actual losses. This charge is represented by "(1-W) Ee" in the experience modification formula. D-Ratios are set forth in Table III.

"B" signifies "B value" or "ballast." In order to limit the effect of a single severe accident on the modification of a small employer, a stabilizing element (B value) shall be added to both actual and expected losses. B values are set forth in Table II.

AMENDATORY SECTION (Amending WSR 01-23-061, filed 11/20/01, effective 1/1/02)

WAC 296-17-875 Table I.

PERMANENT

Primary Losses for Selected Claim Values

Expected Losses

B

W

CLAIM VALUE	PRIMARY LOSS					
		53,764	-	60,962	51,051	0.08
		60,963	-	68,276	50,496	0.09
((11,764	11,764	68,277	-	75,710	49,941	0.10
12,163	12,000	75,711	-	83,264	49,386	0.11
13,979	13,000	83,265	-	90,944	48,831	0.12
16,031	14,000	90,945	-	98,752	48,276	0.13
18,368	15,000	98,753	-	106,692	47,721	0.14
24,173	17,000	106,693	-	114,768	47,167	0.15
32,207	19,000	114,769	-	122,982	46,612	0.16
44,063	21,000	122,983	-	131,340	46,057	0.17
63,316	23,000	131,341	-	139,846	45,502	0.18
193,599*	26,953	139,847	-	148,502	44,947	0.19
294,100**	27,745))	148,503	-	157,315	44,392	0.20
<u>12,968</u>	<u>12,968</u>	157,316	-	166,287	43,837	0.21
<u>13,021</u>	<u>13,000</u>	166,288	-	175,425	43,282	0.22
<u>16,750</u>	<u>15,000</u>	175,426	-	184,733	42,727	0.23
<u>21,445</u>	<u>17,000</u>	184,734	-	194,216	42,172	0.24
<u>27,540</u>	<u>19,000</u>	194,217	-	203,879	41,618	0.25
<u>35,770</u>	<u>21,000</u>	203,880	-	213,728	41,063	0.26
<u>47,494</u>	<u>23,000</u>	213,729	-	223,769	40,508	0.27
<u>65,539</u>	<u>25,000</u>	223,770	-	234,007	39,953	0.28
<u>96,901</u>	<u>27,000</u>	234,008	-	244,449	39,398	0.29
<u>164,944</u>	<u>29,000</u>	244,450	-	255,102	38,843	0.30
<u>198,252*</u>	<u>29,523</u>	255,103	-	265,972	38,288	0.31
<u>241,140</u>	<u>30,000</u>	265,973	-	277,066	37,733	0.32
<u>324,200**</u>	<u>30,585</u>	277,067	-	288,391	37,178	0.33
		288,392	-	299,956	36,623	0.34
		299,957	-	311,769	36,069	0.35
		311,770	-	323,837	35,514	0.36
		323,838	-	336,170	34,959	0.37
		336,171	-	348,776	34,404	0.38
		348,777	-	361,667	33,849	0.39
		361,668	-	374,851	33,294	0.40
		374,852	-	388,339	32,739	0.41
		388,340	-	402,143	32,184	0.42
		402,144	-	416,274	31,629	0.43
		416,275	-	430,744	31,074	0.44
		430,745	-	445,567	30,520	0.45
		445,568	-	460,755	29,965	0.46
		460,756	-	476,324	29,410	0.47
		476,325	-	492,288	28,855	0.48
		492,289	-	508,662	28,300	0.49
		508,663	-	525,464	27,745	0.50
		525,465	-	542,712	27,190	0.51
		542,713	-	560,423	26,635	0.52
		560,424	-	578,617	26,080	0.53

* Average death value
 ** Maximum claim value

AMENDATORY SECTION (Amending WSR 01-23-061, filed 11/20/01, effective 1/1/02)

WAC 296-17-880 Table II.

"B" and "W" Values

Maximum Claim Value = \$((294,100)) 324,200
 Average Death Value = \$((193,599)) 198,252

Expected Losses		B	W					
((6,371 & Under		55,490	0.00	430,745	445,567	30,520	0.45	
6,372	-	12,839	54,935	0.01	445,568	460,755	29,965	0.46
12,840	-	19,402	54,380	0.02	460,756	476,324	29,410	0.47
19,403	-	26,066	53,825	0.03	476,325	492,288	28,855	0.48
26,067	-	32,831	53,270	0.04	492,289	508,662	28,300	0.49
32,832	-	39,700	52,716	0.05	508,663	525,464	27,745	0.50
39,701	-	46,677	52,161	0.06	525,465	542,712	27,190	0.51
46,678	-	53,763	51,606	0.07	542,713	560,423	26,635	0.52
					560,424	578,617	26,080	0.53

PERMANENT

Expected Losses		B	W	Expected Losses		B	W
578,618	-	597,315	25,525	0.54	2,941,000 & Over	0	1.00))
597,316	-	616,539	24,971	0.55	7,024 & Under	61,170	0.00
616,540	-	636,312	24,416	0.56	<u>7,025</u>	<u>14,153</u>	<u>60,558</u>
636,313	-	656,659	23,861	0.57	<u>14,154</u>	<u>21,388</u>	<u>59,947</u>
656,660	-	677,606	23,306	0.58	<u>21,389</u>	<u>28,734</u>	<u>59,335</u>
677,607	-	699,180	22,751	0.59	<u>28,735</u>	<u>36,191</u>	<u>58,723</u>
699,181	-	721,411	22,196	0.60	<u>36,192</u>	<u>43,764</u>	<u>58,112</u>
721,412	-	744,330	21,641	0.61	<u>43,765</u>	<u>51,454</u>	<u>57,500</u>
744,331	-	767,970	21,086	0.62	<u>51,455</u>	<u>59,266</u>	<u>56,888</u>
767,971	-	792,368	20,531	0.63	<u>59,267</u>	<u>67,201</u>	<u>56,276</u>
792,369	-	817,560	19,976	0.64	<u>67,202</u>	<u>75,264</u>	<u>55,665</u>
817,561	-	843,587	19,422	0.65	<u>75,265</u>	<u>83,458</u>	<u>55,053</u>
843,588	-	870,493	18,867	0.66	<u>83,459</u>	<u>91,786</u>	<u>54,441</u>
870,494	-	898,323	18,312	0.67	<u>91,787</u>	<u>100,252</u>	<u>53,830</u>
898,324	-	927,127	17,757	0.68	<u>100,253</u>	<u>108,859</u>	<u>53,218</u>
927,128	-	956,959	17,202	0.69	<u>108,860</u>	<u>117,612</u>	<u>52,606</u>
956,960	-	987,875	16,647	0.70	<u>117,613</u>	<u>126,514</u>	<u>51,995</u>
987,876	-	1,019,936	16,092	0.71	<u>126,515</u>	<u>135,569</u>	<u>51,383</u>
1,019,937	-	1,053,210	15,537	0.72	<u>135,570</u>	<u>144,783</u>	<u>50,771</u>
1,053,211	-	1,087,766	14,982	0.73	<u>144,784</u>	<u>154,158</u>	<u>50,159</u>
1,087,767	-	1,123,683	14,427	0.74	<u>154,159</u>	<u>163,701</u>	<u>49,548</u>
1,123,684	-	1,161,043	13,873	0.75	<u>163,702</u>	<u>173,415</u>	<u>48,936</u>
1,161,044	-	1,199,936	13,318	0.76	<u>173,416</u>	<u>183,307</u>	<u>48,324</u>
1,199,937	-	1,240,461	12,763	0.77	<u>183,308</u>	<u>193,380</u>	<u>47,713</u>
1,240,462	-	1,282,724	12,208	0.78	<u>193,381</u>	<u>203,640</u>	<u>47,101</u>
1,282,725	-	1,326,840	11,653	0.79	<u>203,641</u>	<u>214,093</u>	<u>46,489</u>
1,326,841	-	1,372,936	11,098	0.80	<u>214,094</u>	<u>224,746</u>	<u>45,878</u>
1,372,937	-	1,421,151	10,543	0.81	<u>224,747</u>	<u>235,603</u>	<u>45,266</u>
1,421,152	-	1,471,635	9,988	0.82	<u>235,604</u>	<u>246,671</u>	<u>44,654</u>
1,471,636	-	1,524,555	9,433	0.83	<u>246,672</u>	<u>257,957</u>	<u>44,042</u>
1,524,556	-	1,580,093	8,878	0.84	<u>257,958</u>	<u>269,468</u>	<u>43,431</u>
1,580,094	-	1,638,450	8,323	0.85	<u>269,469</u>	<u>281,211</u>	<u>42,819</u>
1,638,451	-	1,699,850	7,769	0.86	<u>281,212</u>	<u>293,193</u>	<u>42,207</u>
1,699,851	-	1,764,539	7,214	0.87	<u>293,194</u>	<u>305,423</u>	<u>41,596</u>
1,764,540	-	1,832,791	6,659	0.88	<u>305,424</u>	<u>317,907</u>	<u>40,984</u>
1,832,792	-	1,904,911	6,104	0.89	<u>317,908</u>	<u>330,656</u>	<u>40,372</u>
1,904,912	-	1,981,241	5,549	0.90	<u>330,657</u>	<u>343,677</u>	<u>39,761</u>
1,981,242	-	2,062,163	4,994	0.91	<u>343,678</u>	<u>356,981</u>	<u>39,149</u>
2,062,164	-	2,148,108	4,439	0.92	<u>356,982</u>	<u>370,576</u>	<u>38,537</u>
2,148,109	-	2,239,562	3,884	0.93	<u>370,577</u>	<u>384,473</u>	<u>37,925</u>
2,239,563	-	2,337,077	3,329	0.94	<u>384,474</u>	<u>398,682</u>	<u>37,314</u>
2,337,078	-	2,441,278	2,774	0.95	<u>398,683</u>	<u>413,216</u>	<u>36,702</u>
2,441,279	-	2,552,882	2,220	0.96	<u>413,217</u>	<u>428,085</u>	<u>36,090</u>
2,552,883	-	2,672,712	1,665	0.97	<u>428,086</u>	<u>443,301</u>	<u>35,479</u>
2,672,713	-	2,801,718	1,110	0.98	<u>443,302</u>	<u>458,878</u>	<u>34,867</u>
2,801,719	-	2,940,999	555	0.99	<u>458,879</u>	<u>474,830</u>	<u>34,255</u>

PERMANENT

Expected Losses		B	W	Expected Losses		B	W		
<u>474,831</u>	=	<u>491,169</u>	<u>33,644</u>	<u>0.45</u>	<u>2,184,014</u>	=	<u>2,273,218</u>	<u>5,505</u>	<u>0.91</u>
<u>491,170</u>	=	<u>507,912</u>	<u>33,032</u>	<u>0.46</u>	<u>2,273,219</u>	=	<u>2,367,959</u>	<u>4,894</u>	<u>0.92</u>
<u>507,913</u>	=	<u>525,074</u>	<u>32,420</u>	<u>0.47</u>	<u>2,367,960</u>	=	<u>2,468,773</u>	<u>4,282</u>	<u>0.93</u>
<u>525,075</u>	=	<u>542,672</u>	<u>31,808</u>	<u>0.48</u>	<u>2,468,774</u>	=	<u>2,576,268</u>	<u>3,670</u>	<u>0.94</u>
<u>542,673</u>	=	<u>560,722</u>	<u>31,197</u>	<u>0.49</u>	<u>2,576,269</u>	=	<u>2,691,133</u>	<u>3,058</u>	<u>0.95</u>
<u>560,723</u>	=	<u>579,244</u>	<u>30,585</u>	<u>0.50</u>	<u>2,691,134</u>	=	<u>2,814,160</u>	<u>2,447</u>	<u>0.96</u>
<u>579,245</u>	=	<u>598,257</u>	<u>29,973</u>	<u>0.51</u>	<u>2,814,161</u>	=	<u>2,946,254</u>	<u>1,835</u>	<u>0.97</u>
<u>598,258</u>	=	<u>617,780</u>	<u>29,362</u>	<u>0.52</u>	<u>2,946,255</u>	=	<u>3,088,463</u>	<u>1,223</u>	<u>0.98</u>
<u>617,781</u>	=	<u>637,837</u>	<u>28,750</u>	<u>0.53</u>	<u>3,088,464</u>	=	<u>3,241,999</u>	<u>612</u>	<u>0.99</u>
<u>637,838</u>	=	<u>658,448</u>	<u>28,138</u>	<u>0.54</u>	<u>3,242,000 & Over</u>		<u>0</u>	<u>1.00</u>	
<u>658,449</u>	=	<u>679,640</u>	<u>27,527</u>	<u>0.55</u>					
<u>679,641</u>	=	<u>701,437</u>	<u>26,915</u>	<u>0.56</u>					
<u>701,438</u>	=	<u>723,866</u>	<u>26,303</u>	<u>0.57</u>					
<u>723,867</u>	=	<u>746,957</u>	<u>25,691</u>	<u>0.58</u>					
<u>746,958</u>	=	<u>770,739</u>	<u>25,080</u>	<u>0.59</u>					
<u>770,740</u>	=	<u>795,245</u>	<u>24,468</u>	<u>0.60</u>					
<u>795,246</u>	=	<u>820,510</u>	<u>23,856</u>	<u>0.61</u>					
<u>820,511</u>	=	<u>846,570</u>	<u>23,245</u>	<u>0.62</u>					
<u>846,571</u>	=	<u>873,464</u>	<u>22,633</u>	<u>0.63</u>					
<u>873,465</u>	=	<u>901,234</u>	<u>22,021</u>	<u>0.64</u>					
<u>901,235</u>	=	<u>929,925</u>	<u>21,410</u>	<u>0.65</u>					
<u>929,926</u>	=	<u>959,585</u>	<u>20,798</u>	<u>0.66</u>					
<u>959,586</u>	=	<u>990,263</u>	<u>20,186</u>	<u>0.67</u>					
<u>990,264</u>	=	<u>1,022,016</u>	<u>19,574</u>	<u>0.68</u>					
<u>1,022,017</u>	=	<u>1,054,900</u>	<u>18,963</u>	<u>0.69</u>					
<u>1,054,901</u>	=	<u>1,088,980</u>	<u>18,351</u>	<u>0.70</u>					
<u>1,088,981</u>	=	<u>1,124,323</u>	<u>17,739</u>	<u>0.71</u>					
<u>1,124,324</u>	=	<u>1,161,002</u>	<u>17,128</u>	<u>0.72</u>					
<u>1,161,003</u>	=	<u>1,199,095</u>	<u>16,516</u>	<u>0.73</u>					
<u>1,199,096</u>	=	<u>1,238,688</u>	<u>15,904</u>	<u>0.74</u>					
<u>1,238,689</u>	=	<u>1,279,871</u>	<u>15,293</u>	<u>0.75</u>					
<u>1,279,872</u>	=	<u>1,322,745</u>	<u>14,681</u>	<u>0.76</u>					
<u>1,322,746</u>	=	<u>1,367,418</u>	<u>14,069</u>	<u>0.77</u>					
<u>1,367,419</u>	=	<u>1,414,006</u>	<u>13,457</u>	<u>0.78</u>					
<u>1,414,007</u>	=	<u>1,462,637</u>	<u>12,846</u>	<u>0.79</u>					
<u>1,462,638</u>	=	<u>1,513,451</u>	<u>12,234</u>	<u>0.80</u>					
<u>1,513,452</u>	=	<u>1,566,601</u>	<u>11,622</u>	<u>0.81</u>					
<u>1,566,602</u>	=	<u>1,622,252</u>	<u>11,011</u>	<u>0.82</u>					
<u>1,622,253</u>	=	<u>1,680,587</u>	<u>10,399</u>	<u>0.83</u>					
<u>1,680,588</u>	=	<u>1,741,809</u>	<u>9,787</u>	<u>0.84</u>					
<u>1,741,810</u>	=	<u>1,806,140</u>	<u>9,175</u>	<u>0.85</u>					
<u>1,806,141</u>	=	<u>1,873,824</u>	<u>8,564</u>	<u>0.86</u>					
<u>1,873,825</u>	=	<u>1,945,133</u>	<u>7,952</u>	<u>0.87</u>					
<u>1,945,134</u>	=	<u>2,020,370</u>	<u>7,340</u>	<u>0.88</u>					
<u>2,020,371</u>	=	<u>2,099,871</u>	<u>6,729</u>	<u>0.89</u>					
<u>2,099,872</u>	=	<u>2,184,013</u>	<u>6,117</u>	<u>0.90</u>					

AMENDATORY SECTION (Amending WSR 01-23-061, filed 11/20/01, effective 1/1/02)

WAC 296-17-885 Table III.

Expected Loss Rates and D-Ratios
for Indicated Fiscal Year

Expected Loss Rates in Dollars Per Worker Hour

((Class	1998	1999	2000	D-Ratio
0101	1.2461	1.1315	0.9796	0.418
0103	1.4722	1.3405	1.1652	0.467
0104	0.8899	0.8086	0.7007	0.434
0105	1.1262	1.0295	0.9002	0.521
0107	1.0286	0.9364	0.8136	0.446
0108	0.8899	0.8086	0.7007	0.434
0112	0.5818	0.5313	0.4637	0.462
0201	2.1323	1.9361	1.6762	0.399
0202	2.8174	2.5608	2.2191	0.373
0210	1.0246	0.9296	0.8038	0.422
0212	0.8184	0.7444	0.6459	0.416
0214	1.0605	0.9640	0.8361	0.454
0217	0.9489	0.8632	0.7493	0.478
0219	0.9697	0.8836	0.7686	0.476
0301	0.4781	0.4383	0.3851	0.545
0302	1.6489	1.4900	1.2814	0.390
0303	1.6613	1.5068	1.3023	0.410
0306	0.8951	0.8121	0.7029	0.455
0307	0.7192	0.6559	0.5719	0.486
0308	0.4515	0.4146	0.3651	0.575
0403	1.3332	1.2216	1.0722	0.539
0502	1.2402	1.1261	0.9749	0.447
0504	1.1410	1.0403	0.9055	0.436
0506	3.7620	3.4268	2.9789	0.412
0507	2.7630	2.5172	2.1891	0.436
0508	2.0211	1.8311	1.5805	0.378
0509	1.4285	1.2921	1.1129	0.404

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0510	1.3374	1.2185	1.0601	0.447	1801	0.5790	0.5291	0.4625	0.453
0511	1.2978	1.1814	1.0270	0.474	1802	0.5022	0.4599	0.4032	0.535
0512	1.0420	0.9494	0.8265	0.516	2002	0.6154	0.5654	0.4985	0.567
0513	0.6631	0.6036	0.5247	0.494	2004	0.6083	0.5591	0.4032	0.601
0514	1.2024	1.1002	0.9639	0.537	2007	0.3990	0.3655	0.3205	0.506
0516	1.3374	1.2185	1.0601	0.447	2008	0.2639	0.2419	0.2126	0.513
0517	1.4362	1.3118	1.1452	0.484	2009	0.2855	0.2636	0.2243	0.604
0518	1.4723	1.3375	1.1587	0.414	2101	0.5808	0.5326	0.4675	0.479
0519	1.4606	1.3328	1.1623	0.455	2102	0.4140	0.3808	0.3361	0.562
0521	0.7635	0.6957	0.6051	0.430	2104	0.2463	0.2273	0.2019	0.618
0601	0.4884	0.4457	0.3890	0.527	2105	0.5795	0.5311	0.4664	0.578
0602	0.4712	0.4298	0.3749	0.587	2106	0.3178	0.2919	0.2571	0.538
0603	0.8275	0.7511	0.6502	0.435	2201	0.2230	0.2046	0.1798	0.526
0604	0.8072	0.7406	0.6508	0.501	2202	0.5219	0.4780	0.4192	0.544
0606	0.3379	0.3109	0.2748	0.583	2203	0.3649	0.3364	0.2981	0.604
0607	0.3402	0.3115	0.2732	0.538	2204	0.2230	0.2046	0.1798	0.526
0608	0.2535	0.2321	0.2036	0.544	2401	0.3569	0.3278	0.2887	0.584
0701	1.6935	1.5261	1.3076	0.356	2903	0.5386	0.4957	0.4381	0.594
0803	0.3740	0.3423	0.3002	0.574	2904	0.6377	0.5855	0.5152	0.528
0901	1.4723	1.3375	1.1587	0.414	2905	0.4587	0.4222	0.3731	0.608
1002	0.8501	0.7777	0.6807	0.507	2906	0.3109	0.2852	0.2508	0.561
1003	0.7653	0.7021	0.6169	0.493	2907	0.4513	0.4145	0.3653	0.557
1004	0.4390	0.4004	0.3494	0.512	2908	0.8146	0.7457	0.6535	0.513
1005	5.5246	5.0174	4.3417	0.409	2909	0.3283	0.3018	0.2663	0.547
1007	0.2813	0.2568	0.2242	0.530	3101	0.6741	0.6149	0.5359	0.463
1101	0.5385	0.4934	0.4332	0.549	3102	0.2203	0.2023	0.1782	0.563
1102	1.0660	0.9707	0.8437	0.466	3103	0.5023	0.4601	0.4033	0.452
1103	0.8441	0.7720	0.6749	0.450	3104	0.5179	0.4726	0.4124	0.485
1104	0.3939	0.3630	0.3213	0.593	3105	0.6811	0.6256	0.5510	0.594
1105	0.8502	0.7780	0.6808	0.456	3303	0.2901	0.2667	0.2355	0.564
1106	0.3153	0.2909	0.2578	0.523	3304	0.5048	0.4650	0.4111	0.578
1108	0.4567	0.4192	0.3689	0.562	3309	0.3570	0.3286	0.2904	0.597
1109	0.9482	0.8697	0.7641	0.496	3402	0.3903	0.3578	0.3143	0.556
1201	0.4750	0.4332	0.3775	0.602	3403	0.1679	0.1537	0.1349	0.512
1203	0.1668	0.1529	0.1344	0.602	3404	0.4263	0.3917	0.3452	0.574
1204	0.0216	0.0198	0.0174	0.543	3405	0.2255	0.2069	0.1819	0.573
1205	0.2746	0.2520	0.2219	0.536	3406	0.1955	0.1798	0.1586	0.576
1401	0.5113	0.4695	0.4132	0.520	3407	0.4733	0.4323	0.3777	0.527
1404	0.4735	0.4347	0.3826	0.545	3408	0.1279	0.1173	0.1029	0.615
1405	0.3381	0.3103	0.2731	0.563	3409	0.1046	0.0964	0.0852	0.624
1407	0.4735	0.4347	0.3826	0.545	3410	0.2025	0.1869	0.1657	0.593
1501	0.4590	0.4191	0.3660	0.544	3411	0.3680	0.3369	0.2953	0.525
1507	0.4310	0.3942	0.3451	0.517	3412	0.4195	0.3835	0.3352	0.491
1701	0.7002	0.6389	0.5571	0.513	3413	0.5169	0.4728	0.4142	0.544
1702	1.5957	1.4480	1.2525	0.395	3414	0.4490	0.4110	0.3604	0.527
1703	0.5539	0.5017	0.4324	0.316	3415	0.6319	0.5788	0.5072	0.481
1704	0.7002	0.6389	0.5571	0.513	3501	0.7907	0.7237	0.6332	0.484

3503	0.2504	0.2316	0.2060	0.509	4810	0.1216	0.1125	0.0909	0.596
3506	0.8795	0.7974	0.6893	0.463	4811	0.2066	0.1905	0.1689	0.607
3509	0.3487	0.3211	0.2839	0.634	4812	0.2989	0.2744	0.2417	0.584
3510	0.3183	0.2928	0.2584	0.572	4813	0.1457	0.1240	0.1182	0.536
3511	0.5610	0.5144	0.4520	0.531	4900	0.3212	0.2935	0.2565	0.486
3512	0.3234	0.2977	0.2631	0.598	4901	0.0606	0.0555	0.0486	0.503
3513	0.4095	0.3766	0.3323	0.486	4902	0.0760	0.0697	0.0612	0.588
3602	0.1001	0.0922	0.0817	0.632	4903	0.0674	0.0617	0.0542	0.563
3603	0.4474	0.4107	0.3614	0.540	4904	0.0247	0.0228	0.0201	0.596
3604	0.8778	0.8072	0.7121	0.542	4905	0.2890	0.2668	0.2369	0.589
3605	0.4180	0.3823	0.3346	0.547	4906	0.0803	0.0736	0.0648	0.587
3701	0.2203	0.2023	0.1782	0.563	4907	0.0466	0.0428	0.0378	0.546
3702	0.3425	0.3151	0.2784	0.615	4908	0.1206	0.1129	0.1023	0.672
3708	0.4503	0.4124	0.3616	0.527	4909	0.0512	0.0478	0.0432	0.624
3802	0.1476	0.1359	0.1201	0.607	4910	0.3479	0.3197	0.2817	0.548
3808	0.3875	0.3548	0.3111	0.492	5001	4.2539	3.8570	3.3306	0.395
3901	0.1378	0.1275	0.1137	0.637	5002	0.4713	0.4314	0.3781	0.570
3902	0.3448	0.3174	0.2803	0.595	5003	1.3275	1.2046	1.0417	0.419
3903	1.0105	0.9315	0.8248	0.537	5004	1.0357	0.9481	0.8302	0.458
3905	0.1378	0.1275	0.1137	0.637	5005	0.6543	0.5949	0.5157	0.463
3906	0.4175	0.3838	0.3383	0.552	5006	1.4912	1.3556	1.1750	0.395
3909	0.1997	0.1840	0.1630	0.648	5101	0.8211	0.7526	0.6613	0.595
4002	0.9391	0.8559	0.7451	0.543	5103	0.6634	0.6120	0.5427	0.610
4101	0.2401	0.2201	0.1935	0.566	5106	0.6634	0.6120	0.5427	0.610
4103	0.3092	0.2859	0.2547	0.672	5108	0.7358	0.6763	0.5970	0.621
4107	0.1150	0.1054	0.0927	0.563	5109	0.5432	0.4960	0.4333	0.511
4108	0.1371	0.1259	0.1109	0.547	5201	0.3144	0.2880	0.2527	0.549
4109	0.2033	0.1867	0.1645	0.557	5204	0.7663	0.7022	0.6163	0.505
4201	0.4749	0.4318	0.3747	0.516	5206	0.3212	0.2935	0.2565	0.486
4301	0.6547	0.6024	0.5320	0.548	5207	0.1534	0.1415	0.1256	0.649
4302	0.4837	0.4431	0.3887	0.539	5208	0.7420	0.6800	0.5971	0.505
4304	0.7325	0.6719	0.5903	0.530	5209	0.6804	0.6230	0.5463	0.524
4305	0.9071	0.8264	0.7194	0.552	5301	0.0281	0.0259	0.0229	0.582
4401	0.3509	0.3226	0.2845	0.478	5305	0.0484	0.0446	0.0395	0.662
4402	0.5926	0.5437	0.4784	0.551	5306	0.0443	0.0407	0.0359	0.624
4404	0.3314	0.3050	0.2694	0.533	5307	0.3470	0.3175	0.2781	0.571
4501	0.1492	0.1372	0.1211	0.608	6103	0.0672	0.0622	0.0553	0.617
4502	0.0405	0.0372	0.0329	0.551	6104	0.2932	0.2698	0.2382	0.588
4601	0.5732	0.5265	0.4634	0.512	6107	0.1044	0.0967	0.0864	0.611
4802	0.1897	0.1744	0.1541	0.549	6108	0.3490	0.3224	0.2864	0.609
4803	0.1931	0.1781	0.1578	0.578	6109	0.0680	0.0624	0.0549	0.553
4804	0.5253	0.4823	0.4247	0.568	6110	0.3537	0.3252	0.2869	0.579
4805	0.2336	0.2154	0.1909	0.584	6201	0.2876	0.2625	0.2291	0.479
4806	0.0451	0.0415	0.0367	0.535	6202	0.5639	0.5194	0.4589	0.507
4808	0.3800	0.3487	0.3066	0.530	6203	0.0744	0.0689	0.0616	0.654
4809	0.2671	0.2458	0.2173	0.575	6204	0.1344	0.1237	0.1094	0.579

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6205	0.2003	0.1843	0.1629	0.573	6803	0.6588	0.6013	0.5243	0.394
6206	0.1788	0.1642	0.1447	0.594	6804	0.2115	0.1944	0.1715	0.583
6207	1.1615	1.0762	0.9597	0.568	6809	4.9067	4.5214	4.0025	0.610
6208	0.2087	0.1935	0.1727	0.577	6901	0.0431	0.0412	0.0384	0.765
6209	0.2221	0.2051	0.1821	0.578	6902	0.7534	0.6845	0.5927	0.406
6301	0.1226	0.1117	0.0973	0.437	6903	6.1013	5.5359	4.7880	0.297
6302	0.1453	0.1338	0.1183	0.539	6904	0.2782	0.2535	0.2207	0.637
6303	0.0596	0.0548	0.0483	0.551	6905	0.3047	0.2787	0.2442	0.596
6304	0.2318	0.2145	0.1912	0.622	6906	0.1335	0.1276	0.1189	0.701
6305	0.0805	0.0744	0.0662	0.610	6907	0.8993	0.8248	0.7251	0.565
6306	0.2226	0.2046	0.1804	0.596	6908	0.4613	0.4232	0.3722	0.611
6308	0.0470	0.0433	0.0383	0.603	6909	0.0903	0.0831	0.0735	0.586
6309	0.1406	0.1297	0.1150	0.603	7100	0.0266	0.0245	0.0216	0.489
6402	0.2380	0.2191	0.1937	0.636	7101	0.0261	0.0241	0.0211	0.487
6403	0.1324	0.1223	0.1087	0.598	7102	3.4651	3.2282	2.9015	0.593
6404	0.1598	0.1477	0.1313	0.621	7103	0.3493	0.3189	0.2785	0.538
6405	0.4880	0.4475	0.3931	0.541	7104	0.0240	0.0221	0.0196	0.616
6406	0.0719	0.0663	0.0589	0.613	7105	0.0223	0.0207	0.0183	0.650
6407	0.2155	0.1985	0.1755	0.573	7106	0.1397	0.1288	0.1141	0.599
6408	0.2850	0.2618	0.2309	0.604	7107	0.2306	0.2128	0.1889	0.612
6409	0.5169	0.4728	0.4142	0.544	7108	0.1947	0.1803	0.1608	0.613
6410	0.2049	0.1881	0.1657	0.506	7109	0.1286	0.1187	0.1054	0.644
6501	0.1139	0.1047	0.0923	0.652	7110	0.3476	0.3180	0.2783	0.490
6502	0.0233	0.0216	0.0191	0.605	7111	0.3468	0.3181	0.2798	0.571
6503	0.0615	0.0562	0.0490	0.529	7112	0.5378	0.4940	0.4351	0.569
6504	0.3007	0.2785	0.2484	0.634	7113	0.4250	0.3916	0.3469	0.608
6505	0.0895	0.0827	0.0737	0.579	7114	0.5641	0.5223	0.4661	0.683
6506	0.0771	0.0712	0.0631	0.605	7115	0.4685	0.4310	0.3808	0.625
6509	0.2751	0.2539	0.2253	0.591	7116	0.4603	0.4235	0.3738	0.561
6510	0.3349	0.3063	0.2677	0.451	7117	0.9221	0.8471	0.7469	0.598
6511	0.2759	0.2549	0.2263	0.589	7118	0.8553	0.7854	0.6922	0.593
6601	0.1574	0.1452	0.1288	0.604	7119	1.4060	1.2895	1.1334	0.585
6602	0.3702	0.3403	0.3001	0.556	7120	4.8822	4.4822	3.9453	0.521
6603	0.3007	0.2762	0.2433	0.550	7121	4.5635	4.1854	3.6781	0.522
6604	0.0554	0.0512	0.0454	0.553	7201	0.9989	0.9107	0.7933	0.530
6605	0.2590	0.2405	0.2156	0.662	7202	0.0309	0.0283	0.0248	0.519
6607	0.1670	0.1537	0.1359	0.564	7203	0.1102	0.1021	0.0910	0.586
6608	0.4469	0.4060	0.3518	0.430	7204	0.0000	0.0000	0.0000	1.000
6620	2.8266	2.5916	2.2804	0.663	7301	0.4409	0.4047	0.3557	0.489
6704	0.1097	0.1009	0.0893	0.596	7302	0.6465	0.5934	0.5220	0.553
6705	0.7042	0.6510	0.5793	0.653	7307	0.4753	0.4377	0.3868	0.570
6706	0.3354	0.3101	0.2758	0.590	7308	0.2314	0.2149	0.1925	0.629
6707	1.6167	1.4916	1.3233	0.635	7309	0.2272	0.2100	0.1867	0.625))
6708	6.6154	6.1343	5.4665	0.444	Class	1999	2000	2001	D-Ratio
6709	0.2272	0.2100	0.1867	0.625	<u>0101</u>	<u>1.2043</u>	<u>1.1335</u>	<u>1.0372</u>	<u>0.430</u>
6801	0.3391	0.3101	0.2716	0.589	<u>0103</u>	<u>1.3577</u>	<u>1.2831</u>	<u>1.1796</u>	<u>0.484</u>
6802	0.3776	0.3484	0.3094	0.620	<u>0104</u>	<u>0.8414</u>	<u>0.7931</u>	<u>0.7268</u>	<u>0.433</u>

PERMANENT

<u>0105</u>	<u>1.0967</u>	<u>1.0393</u>	<u>0.9586</u>	<u>0.524</u>	<u>1005</u>	<u>5.6104</u>	<u>5.2839</u>	<u>4.8398</u>	<u>0.428</u>
<u>0107</u>	<u>0.9787</u>	<u>0.9234</u>	<u>0.8473</u>	<u>0.453</u>	<u>1007</u>	<u>0.2744</u>	<u>0.2598</u>	<u>0.2394</u>	<u>0.514</u>
<u>0108</u>	<u>0.8414</u>	<u>0.7931</u>	<u>0.7268</u>	<u>0.433</u>	<u>1101</u>	<u>0.5127</u>	<u>0.4873</u>	<u>0.4508</u>	<u>0.555</u>
<u>0112</u>	<u>0.5672</u>	<u>0.5360</u>	<u>0.4929</u>	<u>0.481</u>	<u>1102</u>	<u>1.0469</u>	<u>0.9885</u>	<u>0.9079</u>	<u>0.487</u>
<u>0201</u>	<u>1.9994</u>	<u>1.8831</u>	<u>1.7238</u>	<u>0.429</u>	<u>1103</u>	<u>0.8964</u>	<u>0.8490</u>	<u>0.7823</u>	<u>0.436</u>
<u>0202</u>	<u>2.8356</u>	<u>2.6694</u>	<u>2.4421</u>	<u>0.380</u>	<u>1104</u>	<u>0.4166</u>	<u>0.3977</u>	<u>0.3697</u>	<u>0.569</u>
<u>0210</u>	<u>1.0310</u>	<u>0.9695</u>	<u>0.8860</u>	<u>0.411</u>	<u>1105</u>	<u>0.8482</u>	<u>0.8036</u>	<u>0.7409</u>	<u>0.463</u>
<u>0212</u>	<u>0.8667</u>	<u>0.8168</u>	<u>0.7486</u>	<u>0.436</u>	<u>1106</u>	<u>0.3024</u>	<u>0.2887</u>	<u>0.2684</u>	<u>0.533</u>
<u>0214</u>	<u>1.0460</u>	<u>0.9859</u>	<u>0.9033</u>	<u>0.448</u>	<u>1108</u>	<u>0.4713</u>	<u>0.4485</u>	<u>0.4154</u>	<u>0.565</u>
<u>0217</u>	<u>0.9357</u>	<u>0.8826</u>	<u>0.8097</u>	<u>0.473</u>	<u>1109</u>	<u>0.9840</u>	<u>0.9344</u>	<u>0.8637</u>	<u>0.494</u>
<u>0219</u>	<u>0.9501</u>	<u>0.8989</u>	<u>0.8275</u>	<u>0.467</u>	<u>1301</u>	<u>0.4882</u>	<u>0.4620</u>	<u>0.4258</u>	<u>0.610</u>
<u>0301</u>	<u>0.4594</u>	<u>0.4367</u>	<u>0.4042</u>	<u>0.549</u>	<u>1303</u>	<u>0.1780</u>	<u>0.1694</u>	<u>0.1569</u>	<u>0.620</u>
<u>0302</u>	<u>1.6456</u>	<u>1.5428</u>	<u>1.4047</u>	<u>0.401</u>	<u>1304</u>	<u>0.0202</u>	<u>0.0193</u>	<u>0.0179</u>	<u>0.553</u>
<u>0303</u>	<u>1.5606</u>	<u>1.4678</u>	<u>1.3417</u>	<u>0.421</u>	<u>1305</u>	<u>0.2864</u>	<u>0.2725</u>	<u>0.2524</u>	<u>0.547</u>
<u>0306</u>	<u>0.8484</u>	<u>0.7992</u>	<u>0.7317</u>	<u>0.462</u>	<u>1401</u>	<u>0.4715</u>	<u>0.4482</u>	<u>0.4149</u>	<u>0.500</u>
<u>0307</u>	<u>0.7136</u>	<u>0.6749</u>	<u>0.6208</u>	<u>0.497</u>	<u>1404</u>	<u>0.5078</u>	<u>0.4830</u>	<u>0.4473</u>	<u>0.533</u>
<u>0308</u>	<u>0.4331</u>	<u>0.4125</u>	<u>0.3825</u>	<u>0.568</u>	<u>1405</u>	<u>0.3352</u>	<u>0.3191</u>	<u>0.2959</u>	<u>0.569</u>
<u>0403</u>	<u>1.3530</u>	<u>1.2862</u>	<u>1.1901</u>	<u>0.555</u>	<u>1407</u>	<u>0.5078</u>	<u>0.4830</u>	<u>0.4473</u>	<u>0.533</u>
<u>0502</u>	<u>1.2515</u>	<u>1.1778</u>	<u>1.0774</u>	<u>0.447</u>	<u>1501</u>	<u>0.4451</u>	<u>0.4218</u>	<u>0.3891</u>	<u>0.564</u>
<u>0504</u>	<u>1.0794</u>	<u>1.0191</u>	<u>0.9359</u>	<u>0.448</u>	<u>1507</u>	<u>0.4371</u>	<u>0.4146</u>	<u>0.3826</u>	<u>0.531</u>
<u>0506</u>	<u>3.8499</u>	<u>3.6329</u>	<u>3.3335</u>	<u>0.433</u>	<u>1701</u>	<u>0.7583</u>	<u>0.7165</u>	<u>0.6585</u>	<u>0.498</u>
<u>0507</u>	<u>2.6022</u>	<u>2.4568</u>	<u>2.2561</u>	<u>0.448</u>	<u>1702</u>	<u>1.5627</u>	<u>1.4696</u>	<u>1.3429</u>	<u>0.401</u>
<u>0508</u>	<u>1.7184</u>	<u>1.6130</u>	<u>1.4704</u>	<u>0.377</u>	<u>1703</u>	<u>0.6093</u>	<u>0.5708</u>	<u>0.5191</u>	<u>0.346</u>
<u>0509</u>	<u>1.4491</u>	<u>1.3598</u>	<u>1.2391</u>	<u>0.415</u>	<u>1704</u>	<u>0.7583</u>	<u>0.7165</u>	<u>0.6585</u>	<u>0.498</u>
<u>0510</u>	<u>1.3137</u>	<u>1.2406</u>	<u>1.1396</u>	<u>0.460</u>	<u>1801</u>	<u>0.5174</u>	<u>0.4900</u>	<u>0.4512</u>	<u>0.455</u>
<u>0511</u>	<u>1.3563</u>	<u>1.2793</u>	<u>1.1733</u>	<u>0.479</u>	<u>1802</u>	<u>0.5122</u>	<u>0.4858</u>	<u>0.4485</u>	<u>0.541</u>
<u>0512</u>	<u>1.0073</u>	<u>0.9518</u>	<u>0.8747</u>	<u>0.498</u>	<u>2002</u>	<u>0.5949</u>	<u>0.5669</u>	<u>0.5258</u>	<u>0.570</u>
<u>0513</u>	<u>0.6973</u>	<u>0.6582</u>	<u>0.6042</u>	<u>0.485</u>	<u>2004</u>	<u>0.6357</u>	<u>0.6054</u>	<u>0.5613</u>	<u>0.587</u>
<u>0514</u>	<u>1.2675</u>	<u>1.2006</u>	<u>1.1067</u>	<u>0.536</u>	<u>2007</u>	<u>0.3751</u>	<u>0.3563</u>	<u>0.3294</u>	<u>0.527</u>
<u>0516</u>	<u>1.3137</u>	<u>1.2406</u>	<u>1.1396</u>	<u>0.460</u>	<u>2008</u>	<u>0.2644</u>	<u>0.2512</u>	<u>0.2321</u>	<u>0.509</u>
<u>0517</u>	<u>1.3533</u>	<u>1.2802</u>	<u>1.1785</u>	<u>0.471</u>	<u>2009</u>	<u>0.2894</u>	<u>0.2774</u>	<u>0.2588</u>	<u>0.617</u>
<u>0518</u>	<u>1.3662</u>	<u>1.2871</u>	<u>1.1784</u>	<u>0.430</u>	<u>2101</u>	<u>0.5986</u>	<u>0.5684</u>	<u>0.5253</u>	<u>0.489</u>
<u>0519</u>	<u>1.3877</u>	<u>1.3114</u>	<u>1.2053</u>	<u>0.457</u>	<u>2102</u>	<u>0.4283</u>	<u>0.4084</u>	<u>0.3791</u>	<u>0.570</u>
<u>0521</u>	<u>0.6288</u>	<u>0.5939</u>	<u>0.5455</u>	<u>0.416</u>	<u>2104</u>	<u>0.2551</u>	<u>0.2441</u>	<u>0.2276</u>	<u>0.613</u>
<u>0601</u>	<u>0.4788</u>	<u>0.4532</u>	<u>0.4174</u>	<u>0.520</u>	<u>2105</u>	<u>0.5354</u>	<u>0.5094</u>	<u>0.4718</u>	<u>0.588</u>
<u>0602</u>	<u>0.4978</u>	<u>0.4714</u>	<u>0.4345</u>	<u>0.589</u>	<u>2106</u>	<u>0.3397</u>	<u>0.3231</u>	<u>0.2992</u>	<u>0.528</u>
<u>0603</u>	<u>0.8830</u>	<u>0.8305</u>	<u>0.7589</u>	<u>0.417</u>	<u>2201</u>	<u>0.2161</u>	<u>0.2055</u>	<u>0.1903</u>	<u>0.530</u>
<u>0604</u>	<u>0.7732</u>	<u>0.7349</u>	<u>0.6799</u>	<u>0.509</u>	<u>2202</u>	<u>0.5555</u>	<u>0.5274</u>	<u>0.4872</u>	<u>0.551</u>
<u>0606</u>	<u>0.3565</u>	<u>0.3397</u>	<u>0.3152</u>	<u>0.590</u>	<u>2203</u>	<u>0.3871</u>	<u>0.3700</u>	<u>0.3444</u>	<u>0.604</u>
<u>0607</u>	<u>0.3381</u>	<u>0.3215</u>	<u>0.2976</u>	<u>0.563</u>	<u>2204</u>	<u>0.2161</u>	<u>0.2055</u>	<u>0.1903</u>	<u>0.530</u>
<u>0608</u>	<u>0.2644</u>	<u>0.2512</u>	<u>0.2321</u>	<u>0.538</u>	<u>2401</u>	<u>0.3731</u>	<u>0.3550</u>	<u>0.3288</u>	<u>0.583</u>
<u>0701</u>	<u>1.6469</u>	<u>1.5401</u>	<u>1.3973</u>	<u>0.363</u>	<u>2903</u>	<u>0.5572</u>	<u>0.5317</u>	<u>0.4940</u>	<u>0.588</u>
<u>0803</u>	<u>0.3897</u>	<u>0.3704</u>	<u>0.3427</u>	<u>0.581</u>	<u>2904</u>	<u>0.5801</u>	<u>0.5520</u>	<u>0.5112</u>	<u>0.525</u>
<u>0901</u>	<u>1.3662</u>	<u>1.2871</u>	<u>1.1784</u>	<u>0.430</u>	<u>2905</u>	<u>0.4662</u>	<u>0.4454</u>	<u>0.4145</u>	<u>0.613</u>
<u>1002</u>	<u>0.8504</u>	<u>0.8060</u>	<u>0.7435</u>	<u>0.507</u>	<u>2906</u>	<u>0.2935</u>	<u>0.2792</u>	<u>0.2585</u>	<u>0.567</u>
<u>1003</u>	<u>0.7240</u>	<u>0.6869</u>	<u>0.6343</u>	<u>0.493</u>	<u>2907</u>	<u>0.4316</u>	<u>0.4113</u>	<u>0.3818</u>	<u>0.572</u>
<u>1004</u>	<u>0.4228</u>	<u>0.4002</u>	<u>0.3686</u>	<u>0.535</u>	<u>2908</u>	<u>0.8323</u>	<u>0.7896</u>	<u>0.7291</u>	<u>0.524</u>

<u>2909</u>	<u>0.3366</u>	<u>0.3207</u>	<u>0.2974</u>	<u>0.566</u>	<u>4101</u>	<u>0.2364</u>	<u>0.2248</u>	<u>0.2080</u>	<u>0.559</u>
<u>3101</u>	<u>0.7712</u>	<u>0.7282</u>	<u>0.6688</u>	<u>0.438</u>	<u>4103</u>	<u>0.3528</u>	<u>0.3387</u>	<u>0.3168</u>	<u>0.682</u>
<u>3102</u>	<u>0.2288</u>	<u>0.2178</u>	<u>0.2019</u>	<u>0.575</u>	<u>4107</u>	<u>0.1189</u>	<u>0.1132</u>	<u>0.1048</u>	<u>0.553</u>
<u>3103</u>	<u>0.4629</u>	<u>0.4391</u>	<u>0.4054</u>	<u>0.477</u>	<u>4108</u>	<u>0.1302</u>	<u>0.1240</u>	<u>0.1149</u>	<u>0.554</u>
<u>3104</u>	<u>0.4928</u>	<u>0.4664</u>	<u>0.4293</u>	<u>0.482</u>	<u>4109</u>	<u>0.1947</u>	<u>0.1855</u>	<u>0.1720</u>	<u>0.554</u>
<u>3105</u>	<u>0.6394</u>	<u>0.6096</u>	<u>0.5659</u>	<u>0.599</u>	<u>4201</u>	<u>0.4866</u>	<u>0.4589</u>	<u>0.4209</u>	<u>0.525</u>
<u>3303</u>	<u>0.3341</u>	<u>0.3184</u>	<u>0.2952</u>	<u>0.590</u>	<u>4301</u>	<u>0.5914</u>	<u>0.5642</u>	<u>0.5239</u>	<u>0.572</u>
<u>3304</u>	<u>0.4482</u>	<u>0.4277</u>	<u>0.3975</u>	<u>0.579</u>	<u>4302</u>	<u>0.4730</u>	<u>0.4495</u>	<u>0.4160</u>	<u>0.544</u>
<u>3309</u>	<u>0.3378</u>	<u>0.3218</u>	<u>0.2987</u>	<u>0.570</u>	<u>4304</u>	<u>0.7150</u>	<u>0.6798</u>	<u>0.6292</u>	<u>0.537</u>
<u>3402</u>	<u>0.4059</u>	<u>0.3859</u>	<u>0.3570</u>	<u>0.551</u>	<u>4305</u>	<u>0.9084</u>	<u>0.8582</u>	<u>0.7888</u>	<u>0.539</u>
<u>3403</u>	<u>0.1656</u>	<u>0.1572</u>	<u>0.1452</u>	<u>0.517</u>	<u>4401</u>	<u>0.3353</u>	<u>0.3191</u>	<u>0.2957</u>	<u>0.486</u>
<u>3404</u>	<u>0.4243</u>	<u>0.4042</u>	<u>0.3750</u>	<u>0.574</u>	<u>4402</u>	<u>0.5928</u>	<u>0.5646</u>	<u>0.5232</u>	<u>0.568</u>
<u>3405</u>	<u>0.2343</u>	<u>0.2229</u>	<u>0.2065</u>	<u>0.573</u>	<u>4404</u>	<u>0.3635</u>	<u>0.3468</u>	<u>0.3223</u>	<u>0.568</u>
<u>3406</u>	<u>0.1783</u>	<u>0.1702</u>	<u>0.1581</u>	<u>0.581</u>	<u>4501</u>	<u>0.1575</u>	<u>0.1502</u>	<u>0.1396</u>	<u>0.630</u>
<u>3407</u>	<u>0.4973</u>	<u>0.4708</u>	<u>0.4336</u>	<u>0.501</u>	<u>4502</u>	<u>0.0371</u>	<u>0.0355</u>	<u>0.0330</u>	<u>0.555</u>
<u>3408</u>	<u>0.1351</u>	<u>0.1285</u>	<u>0.1190</u>	<u>0.630</u>	<u>4504</u>	<u>0.0865</u>	<u>0.0829</u>	<u>0.0774</u>	<u>0.641</u>
<u>3409</u>	<u>0.1113</u>	<u>0.1064</u>	<u>0.0990</u>	<u>0.644</u>	<u>4601</u>	<u>0.5706</u>	<u>0.5428</u>	<u>0.5027</u>	<u>0.523</u>
<u>3410</u>	<u>0.2002</u>	<u>0.1916</u>	<u>0.1785</u>	<u>0.615</u>	<u>4802</u>	<u>0.1916</u>	<u>0.1826</u>	<u>0.1694</u>	<u>0.556</u>
<u>3411</u>	<u>0.3701</u>	<u>0.3513</u>	<u>0.3243</u>	<u>0.536</u>	<u>4803</u>	<u>0.1986</u>	<u>0.1898</u>	<u>0.1765</u>	<u>0.568</u>
<u>3412</u>	<u>0.4299</u>	<u>0.4067</u>	<u>0.3743</u>	<u>0.485</u>	<u>4804</u>	<u>0.4754</u>	<u>0.4530</u>	<u>0.4202</u>	<u>0.577</u>
<u>3413</u>	<u>0.5709</u>	<u>0.5412</u>	<u>0.4992</u>	<u>0.523</u>	<u>4805</u>	<u>0.2307</u>	<u>0.2206</u>	<u>0.2054</u>	<u>0.591</u>
<u>3414</u>	<u>0.4291</u>	<u>0.4072</u>	<u>0.3761</u>	<u>0.541</u>	<u>4806</u>	<u>0.0442</u>	<u>0.0422</u>	<u>0.0392</u>	<u>0.539</u>
<u>3415</u>	<u>0.5926</u>	<u>0.5622</u>	<u>0.5190</u>	<u>0.487</u>	<u>4808</u>	<u>0.3765</u>	<u>0.3582</u>	<u>0.3318</u>	<u>0.540</u>
<u>3501</u>	<u>0.8053</u>	<u>0.7636</u>	<u>0.7048</u>	<u>0.502</u>	<u>4809</u>	<u>0.2780</u>	<u>0.2655</u>	<u>0.2466</u>	<u>0.573</u>
<u>3503</u>	<u>0.2585</u>	<u>0.2477</u>	<u>0.2312</u>	<u>0.600</u>	<u>4810</u>	<u>0.1209</u>	<u>0.1157</u>	<u>0.1079</u>	<u>0.613</u>
<u>3506</u>	<u>0.8596</u>	<u>0.8089</u>	<u>0.7396</u>	<u>0.451</u>	<u>4811</u>	<u>0.2001</u>	<u>0.1913</u>	<u>0.1780</u>	<u>0.594</u>
<u>3509</u>	<u>0.3442</u>	<u>0.3290</u>	<u>0.3063</u>	<u>0.640</u>	<u>4812</u>	<u>0.3039</u>	<u>0.2895</u>	<u>0.2685</u>	<u>0.593</u>
<u>3510</u>	<u>0.3128</u>	<u>0.2980</u>	<u>0.2765</u>	<u>0.580</u>	<u>4813</u>	<u>0.1423</u>	<u>0.1356</u>	<u>0.1258</u>	<u>0.546</u>
<u>3511</u>	<u>0.5663</u>	<u>0.5384</u>	<u>0.4981</u>	<u>0.531</u>	<u>4900</u>	<u>0.3119</u>	<u>0.2954</u>	<u>0.2722</u>	<u>0.482</u>
<u>3512</u>	<u>0.2952</u>	<u>0.2819</u>	<u>0.2620</u>	<u>0.599</u>	<u>4901</u>	<u>0.0613</u>	<u>0.0581</u>	<u>0.0537</u>	<u>0.493</u>
<u>3513</u>	<u>0.4113</u>	<u>0.3916</u>	<u>0.3630</u>	<u>0.471</u>	<u>4902</u>	<u>0.0786</u>	<u>0.0748</u>	<u>0.0692</u>	<u>0.603</u>
<u>3602</u>	<u>0.0982</u>	<u>0.0938</u>	<u>0.0873</u>	<u>0.630</u>	<u>4903</u>	<u>0.0764</u>	<u>0.0726</u>	<u>0.0671</u>	<u>0.587</u>
<u>3603</u>	<u>0.4154</u>	<u>0.3952</u>	<u>0.3661</u>	<u>0.545</u>	<u>4904</u>	<u>0.0249</u>	<u>0.0237</u>	<u>0.0221</u>	<u>0.604</u>
<u>3604</u>	<u>0.7867</u>	<u>0.7496</u>	<u>0.6951</u>	<u>0.528</u>	<u>4905</u>	<u>0.2783</u>	<u>0.2664</u>	<u>0.2485</u>	<u>0.611</u>
<u>3605</u>	<u>0.4161</u>	<u>0.3947</u>	<u>0.3644</u>	<u>0.552</u>	<u>4906</u>	<u>0.0782</u>	<u>0.0746</u>	<u>0.0692</u>	<u>0.602</u>
<u>3701</u>	<u>0.2288</u>	<u>0.2178</u>	<u>0.2019</u>	<u>0.575</u>	<u>4907</u>	<u>0.0431</u>	<u>0.0410</u>	<u>0.0381</u>	<u>0.546</u>
<u>3702</u>	<u>0.3509</u>	<u>0.3349</u>	<u>0.3115</u>	<u>0.628</u>	<u>4908</u>	<u>0.1155</u>	<u>0.1120</u>	<u>0.1058</u>	<u>0.671</u>
<u>3708</u>	<u>0.4829</u>	<u>0.4582</u>	<u>0.4233</u>	<u>0.536</u>	<u>4909</u>	<u>0.0504</u>	<u>0.0488</u>	<u>0.0460</u>	<u>0.626</u>
<u>3802</u>	<u>0.1457</u>	<u>0.1392</u>	<u>0.1294</u>	<u>0.624</u>	<u>4910</u>	<u>0.3395</u>	<u>0.3233</u>	<u>0.2997</u>	<u>0.549</u>
<u>3808</u>	<u>0.3790</u>	<u>0.3596</u>	<u>0.3321</u>	<u>0.508</u>	<u>5001</u>	<u>4.0575</u>	<u>3.8128</u>	<u>3.4822</u>	<u>0.409</u>
<u>3901</u>	<u>0.1308</u>	<u>0.1256</u>	<u>0.1174</u>	<u>0.652</u>	<u>5002</u>	<u>0.4801</u>	<u>0.4558</u>	<u>0.4214</u>	<u>0.581</u>
<u>3902</u>	<u>0.3562</u>	<u>0.3400</u>	<u>0.3160</u>	<u>0.591</u>	<u>5003</u>	<u>1.4007</u>	<u>1.3163</u>	<u>1.2022</u>	<u>0.416</u>
<u>3903</u>	<u>0.9816</u>	<u>0.9372</u>	<u>0.8713</u>	<u>0.553</u>	<u>5004</u>	<u>0.9415</u>	<u>0.8929</u>	<u>0.8240</u>	<u>0.484</u>
<u>3905</u>	<u>0.1308</u>	<u>0.1256</u>	<u>0.1174</u>	<u>0.652</u>	<u>5005</u>	<u>0.5953</u>	<u>0.5613</u>	<u>0.5148</u>	<u>0.461</u>
<u>3906</u>	<u>0.4251</u>	<u>0.4047</u>	<u>0.3752</u>	<u>0.549</u>	<u>5006</u>	<u>1.4460</u>	<u>1.3611</u>	<u>1.2453</u>	<u>0.388</u>
<u>3909</u>	<u>0.2030</u>	<u>0.1941</u>	<u>0.1808</u>	<u>0.647</u>	<u>5101</u>	<u>0.8043</u>	<u>0.7645</u>	<u>0.7073</u>	<u>0.595</u>
<u>4002</u>	<u>1.0006</u>	<u>0.9456</u>	<u>0.8697</u>	<u>0.535</u>	<u>5103</u>	<u>0.6521</u>	<u>0.6238</u>	<u>0.5810</u>	<u>0.615</u>

<u>5106</u>	<u>0.6521</u>	<u>0.6238</u>	<u>0.5810</u>	<u>0.615</u>	<u>6502</u>	<u>0.0265</u>	<u>0.0254</u>	<u>0.0236</u>	<u>0.618</u>
<u>5108</u>	<u>0.7495</u>	<u>0.7152</u>	<u>0.6644</u>	<u>0.626</u>	<u>6503</u>	<u>0.0607</u>	<u>0.0575</u>	<u>0.0529</u>	<u>0.532</u>
<u>5109</u>	<u>0.5585</u>	<u>0.5289</u>	<u>0.4872</u>	<u>0.510</u>	<u>6504</u>	<u>0.2927</u>	<u>0.2810</u>	<u>0.2628</u>	<u>0.631</u>
<u>5201</u>	<u>0.3375</u>	<u>0.3209</u>	<u>0.2968</u>	<u>0.577</u>	<u>6505</u>	<u>0.0891</u>	<u>0.0855</u>	<u>0.0799</u>	<u>0.597</u>
<u>5204</u>	<u>0.7859</u>	<u>0.7462</u>	<u>0.6894</u>	<u>0.499</u>	<u>6506</u>	<u>0.0781</u>	<u>0.0748</u>	<u>0.0698</u>	<u>0.624</u>
<u>5206</u>	<u>0.3119</u>	<u>0.2954</u>	<u>0.2722</u>	<u>0.482</u>	<u>6509</u>	<u>0.2931</u>	<u>0.2803</u>	<u>0.2610</u>	<u>0.589</u>
<u>5207</u>	<u>0.1457</u>	<u>0.1395</u>	<u>0.1302</u>	<u>0.651</u>	<u>6510</u>	<u>0.3694</u>	<u>0.3491</u>	<u>0.3211</u>	<u>0.431</u>
<u>5208</u>	<u>0.7303</u>	<u>0.6935</u>	<u>0.6409</u>	<u>0.513</u>	<u>6511</u>	<u>0.2608</u>	<u>0.2499</u>	<u>0.2331</u>	<u>0.609</u>
<u>5209</u>	<u>0.6621</u>	<u>0.6284</u>	<u>0.5803</u>	<u>0.534</u>	<u>6601</u>	<u>0.1538</u>	<u>0.1469</u>	<u>0.1366</u>	<u>0.602</u>
<u>5301</u>	<u>0.0267</u>	<u>0.0255</u>	<u>0.0238</u>	<u>0.606</u>	<u>6602</u>	<u>0.3545</u>	<u>0.3379</u>	<u>0.3134</u>	<u>0.563</u>
<u>5305</u>	<u>0.0473</u>	<u>0.0452</u>	<u>0.0422</u>	<u>0.665</u>	<u>6603</u>	<u>0.3026</u>	<u>0.2878</u>	<u>0.2665</u>	<u>0.578</u>
<u>5306</u>	<u>0.0473</u>	<u>0.0451</u>	<u>0.0420</u>	<u>0.633</u>	<u>6604</u>	<u>0.0559</u>	<u>0.0535</u>	<u>0.0498</u>	<u>0.570</u>
<u>5307</u>	<u>0.3620</u>	<u>0.3436</u>	<u>0.3175</u>	<u>0.580</u>	<u>6605</u>	<u>0.2484</u>	<u>0.2393</u>	<u>0.2246</u>	<u>0.655</u>
<u>6103</u>	<u>0.0693</u>	<u>0.0664</u>	<u>0.0620</u>	<u>0.629</u>	<u>6607</u>	<u>0.1634</u>	<u>0.1557</u>	<u>0.1446</u>	<u>0.561</u>
<u>6104</u>	<u>0.2937</u>	<u>0.2804</u>	<u>0.2606</u>	<u>0.580</u>	<u>6608</u>	<u>0.4837</u>	<u>0.4553</u>	<u>0.4166</u>	<u>0.454</u>
<u>6105</u>	<u>0.2290</u>	<u>0.2173</u>	<u>0.2005</u>	<u>0.512</u>	<u>6620</u>	<u>3.2875</u>	<u>3.1325</u>	<u>2.9073</u>	<u>0.686</u>
<u>6107</u>	<u>0.1078</u>	<u>0.1037</u>	<u>0.0970</u>	<u>0.623</u>	<u>6704</u>	<u>0.1164</u>	<u>0.1113</u>	<u>0.1035</u>	<u>0.606</u>
<u>6108</u>	<u>0.3521</u>	<u>0.3370</u>	<u>0.3141</u>	<u>0.602</u>	<u>6705</u>	<u>0.7301</u>	<u>0.7005</u>	<u>0.6547</u>	<u>0.655</u>
<u>6109</u>	<u>0.0709</u>	<u>0.0674</u>	<u>0.0624</u>	<u>0.555</u>	<u>6706</u>	<u>0.3122</u>	<u>0.2989</u>	<u>0.2787</u>	<u>0.583</u>
<u>6110</u>	<u>0.3774</u>	<u>0.3595</u>	<u>0.3334</u>	<u>0.566</u>	<u>6707</u>	<u>1.8388</u>	<u>1.7593</u>	<u>1.6399</u>	<u>0.667</u>
<u>6201</u>	<u>0.2827</u>	<u>0.2675</u>	<u>0.2462</u>	<u>0.477</u>	<u>6708</u>	<u>6.8167</u>	<u>6.5266</u>	<u>6.0850</u>	<u>0.445</u>
<u>6202</u>	<u>0.5301</u>	<u>0.5052</u>	<u>0.4688</u>	<u>0.519</u>	<u>6709</u>	<u>0.2319</u>	<u>0.2222</u>	<u>0.2074</u>	<u>0.622</u>
<u>6203</u>	<u>0.0735</u>	<u>0.0707</u>	<u>0.0662</u>	<u>0.651</u>	<u>6801</u>	<u>0.3714</u>	<u>0.3529</u>	<u>0.3263</u>	<u>0.603</u>
<u>6204</u>	<u>0.1252</u>	<u>0.1195</u>	<u>0.1109</u>	<u>0.572</u>	<u>6802</u>	<u>0.3632</u>	<u>0.3478</u>	<u>0.3241</u>	<u>0.641</u>
<u>6205</u>	<u>0.2054</u>	<u>0.1959</u>	<u>0.1818</u>	<u>0.580</u>	<u>6803</u>	<u>0.6762</u>	<u>0.6384</u>	<u>0.5858</u>	<u>0.387</u>
<u>6206</u>	<u>0.1872</u>	<u>0.1783</u>	<u>0.1655</u>	<u>0.595</u>	<u>6804</u>	<u>0.2091</u>	<u>0.1993</u>	<u>0.1848</u>	<u>0.575</u>
<u>6207</u>	<u>1.0544</u>	<u>1.0112</u>	<u>0.9445</u>	<u>0.560</u>	<u>6809</u>	<u>4.4470</u>	<u>4.2428</u>	<u>3.9424</u>	<u>0.587</u>
<u>6208</u>	<u>0.1985</u>	<u>0.1906</u>	<u>0.1780</u>	<u>0.583</u>	<u>6901</u>	<u>0.0398</u>	<u>0.0395</u>	<u>0.0380</u>	<u>0.767</u>
<u>6209</u>	<u>0.2365</u>	<u>0.2264</u>	<u>0.2110</u>	<u>0.599</u>	<u>6902</u>	<u>0.7691</u>	<u>0.7231</u>	<u>0.6608</u>	<u>0.416</u>
<u>6301</u>	<u>0.1143</u>	<u>0.1080</u>	<u>0.0991</u>	<u>0.452</u>	<u>6903</u>	<u>6.5382</u>	<u>6.1427</u>	<u>5.6018</u>	<u>0.301</u>
<u>6302</u>	<u>0.1431</u>	<u>0.1366</u>	<u>0.1268</u>	<u>0.546</u>	<u>6904</u>	<u>0.2769</u>	<u>0.2622</u>	<u>0.2419</u>	<u>0.650</u>
<u>6303</u>	<u>0.0568</u>	<u>0.0541</u>	<u>0.0502</u>	<u>0.558</u>	<u>6905</u>	<u>0.3215</u>	<u>0.3052</u>	<u>0.2818</u>	<u>0.603</u>
<u>6304</u>	<u>0.2509</u>	<u>0.2404</u>	<u>0.2243</u>	<u>0.604</u>	<u>6906</u>	<u>0.1237</u>	<u>0.1223</u>	<u>0.1175</u>	<u>0.715</u>
<u>6305</u>	<u>0.0790</u>	<u>0.0758</u>	<u>0.0708</u>	<u>0.618</u>	<u>6907</u>	<u>0.9142</u>	<u>0.8692</u>	<u>0.8047</u>	<u>0.578</u>
<u>6306</u>	<u>0.2316</u>	<u>0.2209</u>	<u>0.2051</u>	<u>0.607</u>	<u>6908</u>	<u>0.4419</u>	<u>0.4209</u>	<u>0.3904</u>	<u>0.612</u>
<u>6308</u>	<u>0.0464</u>	<u>0.0444</u>	<u>0.0412</u>	<u>0.604</u>	<u>6909</u>	<u>0.0934</u>	<u>0.0891</u>	<u>0.0828</u>	<u>0.585</u>
<u>6309</u>	<u>0.1432</u>	<u>0.1370</u>	<u>0.1276</u>	<u>0.605</u>	<u>7100</u>	<u>0.0265</u>	<u>0.0252</u>	<u>0.0234</u>	<u>0.495</u>
<u>6402</u>	<u>0.2447</u>	<u>0.2338</u>	<u>0.2174</u>	<u>0.633</u>	<u>7101</u>	<u>0.0242</u>	<u>0.0231</u>	<u>0.0213</u>	<u>0.494</u>
<u>6403</u>	<u>0.1306</u>	<u>0.1251</u>	<u>0.1166</u>	<u>0.612</u>	<u>7102</u>	<u>3.4634</u>	<u>3.3391</u>	<u>3.1359</u>	<u>0.598</u>
<u>6404</u>	<u>0.1580</u>	<u>0.1513</u>	<u>0.1411</u>	<u>0.614</u>	<u>7103</u>	<u>0.3954</u>	<u>0.3743</u>	<u>0.3449</u>	<u>0.525</u>
<u>6405</u>	<u>0.4805</u>	<u>0.4567</u>	<u>0.4225</u>	<u>0.560</u>	<u>7104</u>	<u>0.0241</u>	<u>0.0231</u>	<u>0.0214</u>	<u>0.623</u>
<u>6406</u>	<u>0.0765</u>	<u>0.0733</u>	<u>0.0683</u>	<u>0.624</u>	<u>7105</u>	<u>0.0227</u>	<u>0.0218</u>	<u>0.0203</u>	<u>0.657</u>
<u>6407</u>	<u>0.2157</u>	<u>0.2061</u>	<u>0.1917</u>	<u>0.590</u>	<u>7106</u>	<u>0.1453</u>	<u>0.1388</u>	<u>0.1291</u>	<u>0.617</u>
<u>6408</u>	<u>0.3108</u>	<u>0.2963</u>	<u>0.2748</u>	<u>0.613</u>	<u>7107</u>	<u>0.2197</u>	<u>0.2103</u>	<u>0.1959</u>	<u>0.605</u>
<u>6409</u>	<u>0.5709</u>	<u>0.5412</u>	<u>0.4992</u>	<u>0.523</u>	<u>7108</u>	<u>0.1885</u>	<u>0.1811</u>	<u>0.1693</u>	<u>0.617</u>
<u>6410</u>	<u>0.2072</u>	<u>0.1973</u>	<u>0.1826</u>	<u>0.512</u>	<u>7109</u>	<u>0.1230</u>	<u>0.1177</u>	<u>0.1097</u>	<u>0.645</u>
<u>6501</u>	<u>0.1274</u>	<u>0.1215</u>	<u>0.1130</u>	<u>0.659</u>	<u>7110</u>	<u>0.3457</u>	<u>0.3273</u>	<u>0.3014</u>	<u>0.497</u>

PERMANENT

Class	<u>0.3293</u>	<u>0.3128</u>	<u>0.2893</u>	<u>0.557</u>	<u>AMENDATORY SECTION</u> (Amending WSR 01-23-061, filed 11/20/01, effective 1/1/02)		
7111	<u>0.3293</u>	<u>0.3128</u>	<u>0.2893</u>	<u>0.557</u>			
7112	<u>0.5109</u>	<u>0.4869</u>	<u>0.4515</u>	<u>0.566</u>			
7113	<u>0.3621</u>	<u>0.3466</u>	<u>0.3229</u>	<u>0.603</u>	WAC 296-17-890 Table IV.		
7114	<u>0.5414</u>	<u>0.5200</u>	<u>0.4866</u>	<u>0.685</u>			
7115	<u>0.4692</u>	<u>0.4484</u>	<u>0.4171</u>	<u>0.619</u>	Maximum experience modifications		
7116	<u>0.4774</u>	<u>0.4552</u>	<u>0.4227</u>	<u>0.575</u>	for firms with no compensable accidents:		
7117	<u>0.9597</u>	<u>0.9148</u>	<u>0.8489</u>	<u>0.596</u>			
7118	<u>0.8345</u>	<u>0.7966</u>	<u>0.7403</u>	<u>0.612</u>			
7119	<u>1.2253</u>	<u>1.1652</u>	<u>1.0792</u>	<u>0.590</u>	Expected Loss Range		Maximum Experience Modification
7120	<u>4.9075</u>	<u>4.6682</u>	<u>4.3217</u>	<u>0.531</u>			
7121	<u>4.6407</u>	<u>4.4120</u>	<u>4.0826</u>	<u>0.534</u>	<u>((2,784 & Lower</u>		<u>0.90</u>
7201	<u>1.0396</u>	<u>0.9832</u>	<u>0.9050</u>	<u>0.520</u>	<u>2,785</u>	- <u>2,978</u>	<u>0.89</u>
7202	<u>0.0317</u>	<u>0.0301</u>	<u>0.0277</u>	<u>0.530</u>	<u>2,979</u>	- <u>3,189</u>	<u>0.88</u>
7203	<u>0.1071</u>	<u>0.1029</u>	<u>0.0962</u>	<u>0.591</u>	<u>3,190</u>	- <u>3,417</u>	<u>0.87</u>
7204	<u>0.0000</u>	<u>0.0000</u>	<u>0.0000</u>	<u>1.000</u>	<u>3,418</u>	- <u>3,664</u>	<u>0.86</u>
7301	<u>0.4226</u>	<u>0.4018</u>	<u>0.3721</u>	<u>0.507</u>	<u>3,665</u>	- <u>3,932</u>	<u>0.85</u>
7302	<u>0.6730</u>	<u>0.6399</u>	<u>0.5922</u>	<u>0.524</u>	<u>3,933</u>	- <u>4,224</u>	<u>0.84</u>
7307	<u>0.4577</u>	<u>0.4363</u>	<u>0.4052</u>	<u>0.567</u>	<u>4,225</u>	- <u>4,541</u>	<u>0.83</u>
7308	<u>0.2211</u>	<u>0.2129</u>	<u>0.1996</u>	<u>0.627</u>	<u>4,542</u>	- <u>4,887</u>	<u>0.82</u>
7309	<u>0.2319</u>	<u>0.2222</u>	<u>0.2074</u>	<u>0.622</u>	<u>4,888</u>	- <u>5,263</u>	<u>0.81</u>
					<u>5,264</u>	- <u>5,674</u>	<u>0.80</u>
					<u>5,675</u>	- <u>6,122</u>	<u>0.79</u>
					<u>6,123</u>	- <u>6,612</u>	<u>0.78</u>
					<u>6,613</u>	- <u>7,149</u>	<u>0.77</u>
					<u>7,150</u>	- <u>7,737</u>	<u>0.76</u>
					<u>7,738</u>	- <u>8,383</u>	<u>0.75</u>
					<u>8,384</u>	- <u>9,092</u>	<u>0.74</u>
					<u>9,093</u>	- <u>9,872</u>	<u>0.73</u>
					<u>9,873</u>	- <u>10,732</u>	<u>0.72</u>
					<u>10,733</u>	- <u>11,680</u>	<u>0.71</u>
					<u>11,681</u>	- <u>12,727</u>	<u>0.70</u>
					<u>12,728</u>	- <u>13,885</u>	<u>0.69</u>
					<u>13,886</u>	- <u>15,168</u>	<u>0.68</u>
					<u>15,169</u>	- <u>16,592</u>	<u>0.67</u>
					<u>16,593</u>	- <u>18,173</u>	<u>0.66</u>
					<u>18,174</u>	- <u>19,934</u>	<u>0.65</u>
					<u>19,935</u>	- <u>21,896</u>	<u>0.64</u>
					<u>21,897</u>	- <u>24,088</u>	<u>0.63</u>
					<u>24,089</u>	- <u>26,540</u>	<u>0.62</u>
					<u>26,541</u>	- <u>29,288</u>	<u>0.61</u>
					<u>29,289 & Higher</u>		<u>0.60))</u>
					<u>3,069 & Lower</u>		<u>0.90</u>
					<u>3,070</u>	= <u>3,283</u>	<u>0.89</u>
					<u>3,284</u>	= <u>3,515</u>	<u>0.88</u>
					<u>3,516</u>	= <u>3,766</u>	<u>0.87</u>
					<u>3,767</u>	= <u>4,039</u>	<u>0.86</u>
					<u>4,040</u>	= <u>4,335</u>	<u>0.85</u>
					<u>4,336</u>	= <u>4,656</u>	<u>0.84</u>

Expected Loss Rates in Dollars Per Sq. Ft. of Wallboard Installed

Class	((1998))	((1999))	((2000))	D-Ratio			
	<u>1999</u>	<u>2000</u>	<u>2001</u>				
((0524	<u>0.0162</u>	<u>0.0148</u>	<u>0.0127</u>	<u>0.466</u>	<u>8,384</u>	- <u>9,092</u>	<u>0.74</u>
0526	<u>0.0081</u>	<u>0.0073</u>	<u>0.0063</u>	<u>0.442</u>	<u>9,093</u>	- <u>9,872</u>	<u>0.73</u>
0527	<u>0.0007</u>	<u>0.0007</u>	<u>0.0005</u>	<u>0.365</u>	<u>9,873</u>	- <u>10,732</u>	<u>0.72</u>
0528	<u>0.0021</u>	<u>0.0019</u>	<u>0.0016</u>	<u>0.436</u>	<u>10,733</u>	- <u>11,680</u>	<u>0.71</u>
0529	<u>0.0012</u>	<u>0.0011</u>	<u>0.0010</u>	<u>0.402</u>	<u>11,681</u>	- <u>12,727</u>	<u>0.70</u>
0530	<u>0.0230</u>	<u>0.0208</u>	<u>0.0179</u>	<u>0.377</u>	<u>12,728</u>	- <u>13,885</u>	<u>0.69</u>
0531	<u>0.0105</u>	<u>0.0095</u>	<u>0.0082</u>	<u>0.403</u>	<u>13,886</u>	- <u>15,168</u>	<u>0.68</u>
0532	<u>0.0010</u>	<u>0.0009</u>	<u>0.0008</u>	<u>0.413</u>	<u>15,169</u>	- <u>16,592</u>	<u>0.67</u>
0533	<u>0.0030</u>	<u>0.0027</u>	<u>0.0024</u>	<u>0.414</u>	<u>16,593</u>	- <u>18,173</u>	<u>0.66</u>
0534	<u>0.0021</u>	<u>0.0019</u>	<u>0.0016</u>	<u>0.407))</u>	<u>18,174</u>	- <u>19,934</u>	<u>0.65</u>
0524	<u>0.0166</u>	<u>0.0156</u>	<u>0.0143</u>	<u>0.461</u>	<u>19,935</u>	- <u>21,896</u>	<u>0.64</u>
0526	<u>0.0089</u>	<u>0.0083</u>	<u>0.0076</u>	<u>0.441</u>	<u>21,897</u>	- <u>24,088</u>	<u>0.63</u>
0527	<u>0.0008</u>	<u>0.0006</u>	<u>0.0006</u>	<u>0.349</u>	<u>24,089</u>	- <u>26,540</u>	<u>0.62</u>
0528	<u>0.0021</u>	<u>0.0019</u>	<u>0.0018</u>	<u>0.439</u>	<u>26,541</u>	- <u>29,288</u>	<u>0.61</u>
0529	<u>0.0013</u>	<u>0.0012</u>	<u>0.0011</u>	<u>0.428</u>	<u>29,289 & Higher</u>		<u>0.60))</u>
0530	<u>0.0237</u>	<u>0.0222</u>	<u>0.0202</u>	<u>0.372</u>	<u>3,069 & Lower</u>		<u>0.90</u>
0531	<u>0.0114</u>	<u>0.0107</u>	<u>0.0097</u>	<u>0.404</u>	<u>3,070</u>	= <u>3,283</u>	<u>0.89</u>
0532	<u>0.0010</u>	<u>0.0010</u>	<u>0.0009</u>	<u>0.420</u>	<u>3,284</u>	= <u>3,515</u>	<u>0.88</u>
0533	<u>0.0030</u>	<u>0.0028</u>	<u>0.0026</u>	<u>0.423</u>	<u>3,516</u>	= <u>3,766</u>	<u>0.87</u>
0534	<u>0.0021</u>	<u>0.0019</u>	<u>0.0017</u>	<u>0.393</u>	<u>3,767</u>	= <u>4,039</u>	<u>0.86</u>
					<u>4,040</u>	= <u>4,335</u>	<u>0.85</u>
					<u>4,336</u>	= <u>4,656</u>	<u>0.84</u>

PERMANENT

PERMANENT

Expected Loss Range		Maximum Experience Modification	Base Rates Effective January 1, ((2002)) 2003		
			Class	Accident Fund	Medical Aid Fund
4.657	=	5.006			
5.007	=	5.387			
5.388	=	5.802	0210	1.1223	0.3578
5.803	=	6.254	0212	0.8593	0.3113
6.255	=	6.749	0214	1.1269	0.3968
6.750	=	7.289	0217	1.0005	0.3626
7.290	=	7.881	0219	0.9935	0.3908
7.882	=	8.529	0301	0.4356	0.2324
8.530	=	9.241	0302	1.9150	0.4954
9.242	=	10.023	0303	1.8274	0.5733
10.024	=	10.883	0306	0.9764	0.3168
10.884	=	11.830	0307	0.7203	0.3009
11.831	=	12.875	0308	0.3999	0.2284
12.876	=	14.029	0403	1.2293	0.6373
14.030	=	15.306	0502	1.3445	0.4454
15.307	=	16.720	0504	1.1535	0.4672
16.721	=	18.290	0506	3.8554	1.4972
18.291	=	20.033	0507	2.8276	1.1071
20.034	=	21.974	0508	2.2515	0.6720
21.975	=	24.137	0509	1.6359	0.4465
24.138	=	26.553	0510	1.3656	0.5388
26.554	=	29.256	0511	1.3458	0.5107
29.257	=	32.285	0512	1.0682	0.4219
32.286 & Higher		0.60	0513	0.6907	0.2600
			0514	1.1380	0.5539
			0516	1.3656	0.5388
			0517	1.4086	0.6232
			0518	1.5761	0.5384
			0519	1.4496	0.6178
			0521	0.7789	0.3072
			0601	0.4865	0.2078
			0602	0.4763	0.1981
			0603	0.8985	0.2948
			0604	0.7257	0.3968
			0606	0.2856	0.1805
			0607	0.3183	0.1592
			0608	0.2362	0.1194
			0701	2.0413	0.4516
			0803	0.3529	0.1742
			0901	1.5761	0.5384
			1002	0.8093	0.3870
			1003	0.6886	0.3757
			1004	0.4384	0.1856
			1005	5.9734	1.9847
			1007	0.2783	0.1211

AMENDATORY SECTION (Amending WSR 01-23-061, filed 11/20/01, effective 1/1/02)

WAC 296-17-895 Industrial insurance accident fund base rates and medical aid base rates by class of industry. Industrial insurance accident fund and medical aid fund base rates by class of industry shall be as set forth below.

Base Rates Effective January 1, ((2002)) 2003		
Class	Accident Fund	Medical Aid Fund
((0101	1.3447	0.4491
0103	1.5243	0.5809
0104	0.9524	0.3271
0105	1.0887	0.5027
0107	1.0675	0.4024
0108	0.9524	0.3271
0112	0.5714	0.2511
0201	2.2980	0.7663
0202	2.9870	1.0432

Base Rates Effective
January 1, ((2002)) 2003

Base Rates Effective
January 1, ((2002)) 2003

Class	Accident Fund	Medical Aid Fund	Class	Accident Fund	Medical Aid Fund
1101	0.4961	0.2581	2907	0.3950	0.2309
1102	1.1037	0.4208	2908	0.7648	0.3785
1103	0.8069	0.3791	2909	0.2807	0.1722
1104	0.3226	0.2179	3101	0.6760	0.2811
1105	0.8040	0.3880	3102	0.1937	0.1120
1106	0.2496	0.1789	3103	0.4655	0.2356
1108	0.4083	0.2278	3104	0.5133	0.2208
1109	0.8551	0.4639	3105	0.6018	0.3465
1301	0.4857	0.1970	3303	0.2480	0.1525
1303	0.1530	0.0809	3304	0.4194	0.2750
1304	0.0189	0.0109	3309	0.3010	0.1918
1305	0.2425	0.1384	3402	0.3562	0.1894
1401	0.4521	0.2574	3403	0.1548	0.0798
1404	0.4209	0.2375	3404	0.3726	0.2191
1405	0.3007	0.1696	3405	0.2028	0.1117
1407	0.4209	0.2375	3406	0.1686	0.1019
1501	0.4536	0.1987	3407	0.4631	0.2074
1507	0.4110	0.1960	3408	0.1191	0.0613
1701	0.7009	0.2954	3409	0.0878	0.0567
1702	1.7366	0.5617	3410	0.1610	0.1155
1703	0.6200	0.1800	3411	0.3454	0.1713
1704	0.7009	0.2954	3412	0.4046	0.1867
1801	0.5575	0.2564	3413	0.4924	0.2363
1802	0.4708	0.2350	3414	0.4199	0.2098
2002	0.5351	0.3175	3415	0.5870	0.2967
2004	0.5279	0.3162	3501	0.7506	0.3609
2007	0.3700	0.1886	3503	0.1883	0.1503
2008	0.2393	0.1283	3506	0.9746	0.3014
2009	0.2205	0.1671	3509	0.2929	0.1889
2101	0.5286	0.2806	3510	0.2734	0.1668
2102	0.3536	0.2180	3511	0.5090	0.2734
2104	0.1927	0.1428	3512	0.2716	0.1741
2105	0.5340	0.2790	3513	0.3467	0.2154
2106	0.2787	0.1617	3602	0.0822	0.0554
2201	0.2006	0.1099	3603	0.3976	0.2242
2202	0.4868	0.2457	3604	0.7515	0.4593
2203	0.2962	0.2039	3605	0.4008	0.1895
2204	0.2006	0.1099	3701	0.1937	0.1120
2401	0.3147	0.1818	3702	0.2918	0.1820
2903	0.4529	0.2898	3708	0.4208	0.2110
2904	0.5649	0.3205	3802	0.1242	0.0796
2905	0.3868	0.2468	3808	0.3607	0.1814
2906	0.2810	0.1529	3901	0.1026	0.0837

PERMANENT

Base Rates Effective
January 1, ((2002)) 2003

Base Rates Effective
January 1, ((2002)) 2003

Class	Accident Fund	Medical Aid Fund	Class	Accident Fund	Medical Aid Fund
3902	0.2914	0.1846	4909	0.0280	0.0379
3903	0.8160	0.5627	4910	0.3029	0.1789
3905	0.1026	0.0837	5001	4.7105	1.4436
3906	0.3622	0.2159	5002	0.4451	0.2191
3909	0.1650	0.1103	5003	1.4514	0.4656
4002	0.9639	0.3821	5004	0.9719	0.4776
4101	0.2182	0.1175	5005	0.6978	0.2443
4103	0.2337	0.1861	5006	1.5815	0.5548
4107	0.1043	0.0562	5101	0.7541	0.3979
4108	0.1198	0.0700	5103	0.5302	0.3767
4109	0.1779	0.1040	5106	0.5302	0.3767
4201	0.5058	0.1794	5108	0.6367	0.3845
4301	0.5527	0.3486	5109	0.5331	0.2360
4302	0.4490	0.2292	5201	0.2925	0.1486
4304	0.6640	0.3579	5204	0.7027	0.3671
4305	0.9341	0.3670	5206	0.3111	0.1420
4401	0.2993	0.1829	5207	0.1215	0.0883
4402	0.5302	0.2947	5208	0.6773	0.3574
4404	0.2786	0.1769	5209	0.6343	0.3195
4501	0.1281	0.0786	5301	0.0238	0.0150
4502	0.0341	0.0216	5305	0.0404	0.0265
4504	0.0700	0.0521	5306	0.0380	0.0234
4601	0.5040	0.2901	5307	0.3311	0.1591
4802	0.1614	0.1001	6103	0.0499	0.0407
4803	0.1551	0.1087	6104	0.2494	0.1557
4804	0.4654	0.2654	6105	0.1968	0.0973
4805	0.1887	0.1308	6107	0.0730	0.0662
4806	0.0369	0.0247	6108	0.2701	0.2041
4808	0.3397	0.1889	6109	0.0609	0.0338
4809	0.2233	0.1441	6110	0.3049	0.1847
4810	0.0925	0.0722	6201	0.2847	0.1225
4811	0.1669	0.1159	6202	0.4656	0.3065
4812	0.2640	0.1517	6203	0.0519	0.0476
4813	0.1244	0.0765	6204	0.1115	0.0730
4900	0.3111	0.1420	6205	0.1693	0.1070
4901	0.0573	0.0279	6206	0.1578	0.0909
4902	0.0699	0.0368	6207	0.8313	0.7236
4903	0.0626	0.0319	6208	0.1475	0.1313
4904	0.0205	0.0136	6209	0.1725	0.1289
4905	0.2248	0.1680	6301	0.1236	0.0503
4906	0.0726	0.0396	6302	0.1201	0.0791
4907	0.0398	0.0244	6303	0.0504	0.0316
4908	0.0622	0.0923	6304	0.1707	0.1417

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Class	Accident Fund	Medical Aid Fund	Class	Accident Fund	Medical Aid Fund
6305	0.0600	0.0486	6803	0.6481	0.2796
6306	0.1937	0.1152	6804	0.1831	0.1098
6308	0.0395	0.0254	6809	4.0319	2.7122
6309	0.1122	0.0798	6901	0.0000	0.0451
6402	0.2005	0.1286	6902	0.8083	0.2745
6403	0.1025	0.0773	6903	6.5754	2.1405
6404	0.1226	0.0944	6904	0.2885	0.1131
6405	0.4440	0.2374	6905	0.2917	0.1394
6406	0.0561	0.0416	6906	0.0000	0.1394
6407	0.1783	0.1176	6907	0.8149	0.4418
6408	0.2490	0.1469	6908	0.4176	0.2284
6409	0.4924	0.2363	6909	0.0746	0.0493
6410	0.1795	0.1037	7100	0.0228	0.0138
6501	0.0998	0.0591	7101	0.0230	0.0132
6502	0.0188	0.0131	7102	2.1275	2.4076
6503	0.0613	0.0262	7103	0.3446	0.1515
6504	0.2179	0.1867	7104	0.0194	0.0134
6505	0.0662	0.0542	7105	0.0176	0.0129
6506	0.0605	0.0445	7106	0.1137	0.0777
6509	0.2176	0.1574	7107	0.1827	0.1321
6510	0.3208	0.1497	7108	0.1412	0.1205
6511	0.2134	0.1612	7109	0.1009	0.0745
6601	0.1256	0.0893	7110	0.3313	0.1576
6602	0.3194	0.1926	7111	0.3129	0.1715
6603	0.2631	0.1535	7112	0.4737	0.2734
6604	0.0440	0.0314	7113	0.3480	0.2354
6605	0.1735	0.1709	7114	0.4120	0.3499
6607	0.1394	0.0902	7115	0.3981	0.2502
6608	0.4789	0.1636	7116	0.3917	0.2437
6614	792.0000*	422.0000*	7117	0.8056	0.4754
6615	292.0000*	157.0000*	7118	0.7528	0.4362
6616	261.0000*	133.0000*	7119	1.2801	0.6890
6617	96.0000*	48.0000*	7120	4.3112	2.4570
6618	99.0000*	50.0000*	7121	4.1232	2.2341
6620	2.5835	1.3909	7201	1.0168	0.4113
6704	0.0922	0.0590	7202	0.0288	0.0145
6705	0.5356	0.4206	7203	0.0793	0.0685
6706	0.2549	0.1989	7204	0.0000	0.0000
6707	1.2905	0.9222	7301	0.3941	0.2181
6708	4.6330	4.1378	7302	0.5774	0.3226
6709	0.1743	0.1344	7307	0.3974	0.2569
6801	0.3256	0.1540	7308	0.1550	0.1524
6802	0.2970	0.2175	7309	0.1743	0.1344))

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Class	Accident Fund	Medical Aid Fund	Class	Accident Fund	Medical Aid Fund
<u>0101</u>	<u>1.5346</u>	<u>0.7594</u>	<u>0608</u>	<u>0.2921</u>	<u>0.2194</u>
<u>0103</u>	<u>1.6286</u>	<u>0.9776</u>	<u>0701</u>	<u>2.3302</u>	<u>0.7690</u>
<u>0104</u>	<u>1.0438</u>	<u>0.5610</u>	<u>0803</u>	<u>0.4316</u>	<u>0.3255</u>
<u>0105</u>	<u>1.2606</u>	<u>0.8568</u>	<u>0901</u>	<u>1.7144</u>	<u>0.8883</u>
<u>0107</u>	<u>1.1985</u>	<u>0.6728</u>	<u>1002</u>	<u>0.9665</u>	<u>0.6727</u>
<u>0108</u>	<u>1.0438</u>	<u>0.5610</u>	<u>1003</u>	<u>0.7986</u>	<u>0.5964</u>
<u>0112</u>	<u>0.6763</u>	<u>0.4122</u>	<u>1004</u>	<u>0.5027</u>	<u>0.3132</u>
<u>0201</u>	<u>2.5177</u>	<u>1.2901</u>	<u>1005</u>	<u>7.0307</u>	<u>3.6708</u>
<u>0202</u>	<u>3.5294</u>	<u>1.8488</u>	<u>1007</u>	<u>0.3200</u>	<u>0.2085</u>
<u>0210</u>	<u>1.3304</u>	<u>0.6285</u>	<u>1101</u>	<u>0.5602</u>	<u>0.4338</u>
<u>0212</u>	<u>1.0782</u>	<u>0.5754</u>	<u>1102</u>	<u>1.2825</u>	<u>0.7272</u>
<u>0214</u>	<u>1.3081</u>	<u>0.6882</u>	<u>1103</u>	<u>1.0003</u>	<u>0.7171</u>
<u>0217</u>	<u>1.1608</u>	<u>0.6310</u>	<u>1104</u>	<u>0.4116</u>	<u>0.3995</u>
<u>0219</u>	<u>1.1013</u>	<u>0.7229</u>	<u>1105</u>	<u>0.9511</u>	<u>0.6777</u>
<u>0301</u>	<u>0.4971</u>	<u>0.3933</u>	<u>1106</u>	<u>0.2908</u>	<u>0.2962</u>
<u>0302</u>	<u>2.2447</u>	<u>0.8703</u>	<u>1108</u>	<u>0.5052</u>	<u>0.4095</u>
<u>0303</u>	<u>2.0126</u>	<u>0.9552</u>	<u>1109</u>	<u>1.0621</u>	<u>0.8354</u>
<u>0306</u>	<u>1.0830</u>	<u>0.5372</u>	<u>1301</u>	<u>0.6000</u>	<u>0.3498</u>
<u>0307</u>	<u>0.8505</u>	<u>0.5201</u>	<u>1303</u>	<u>0.1956</u>	<u>0.1516</u>
<u>0308</u>	<u>0.4546</u>	<u>0.3870</u>	<u>1304</u>	<u>0.0211</u>	<u>0.0182</u>
<u>0403</u>	<u>1.4736</u>	<u>1.1496</u>	<u>1305</u>	<u>0.3033</u>	<u>0.2516</u>
<u>0502</u>	<u>1.6122</u>	<u>0.7750</u>	<u>1401</u>	<u>0.4957</u>	<u>0.4146</u>
<u>0504</u>	<u>1.2976</u>	<u>0.7669</u>	<u>1404</u>	<u>0.5384</u>	<u>0.4450</u>
<u>0506</u>	<u>4.6622</u>	<u>2.6890</u>	<u>1405</u>	<u>0.3533</u>	<u>0.2978</u>
<u>0507</u>	<u>3.1312</u>	<u>1.8460</u>	<u>1407</u>	<u>0.5384</u>	<u>0.4450</u>
<u>0508</u>	<u>2.2714</u>	<u>0.9773</u>	<u>1501</u>	<u>0.5221</u>	<u>0.3400</u>
<u>0509</u>	<u>1.9576</u>	<u>0.7890</u>	<u>1507</u>	<u>0.4964</u>	<u>0.3480</u>
<u>0510</u>	<u>1.5818</u>	<u>0.9333</u>	<u>1701</u>	<u>0.9197</u>	<u>0.5375</u>
<u>0511</u>	<u>1.6918</u>	<u>0.9056</u>	<u>1702</u>	<u>2.0054</u>	<u>0.9609</u>
<u>0512</u>	<u>1.2223</u>	<u>0.7125</u>	<u>1703</u>	<u>0.8251</u>	<u>0.3228</u>
<u>0513</u>	<u>0.8589</u>	<u>0.4783</u>	<u>1704</u>	<u>0.9197</u>	<u>0.5375</u>
<u>0514</u>	<u>1.4824</u>	<u>0.9652</u>	<u>1801</u>	<u>0.5880</u>	<u>0.4033</u>
<u>0516</u>	<u>1.5818</u>	<u>0.9333</u>	<u>1802</u>	<u>0.5844</u>	<u>0.4066</u>
<u>0517</u>	<u>1.5736</u>	<u>1.0244</u>	<u>2002</u>	<u>0.6178</u>	<u>0.5385</u>
<u>0518</u>	<u>1.7144</u>	<u>0.8883</u>	<u>2004</u>	<u>0.6746</u>	<u>0.5623</u>
<u>0519</u>	<u>1.6479</u>	<u>1.0089</u>	<u>2007</u>	<u>0.4098</u>	<u>0.3155</u>
<u>0521</u>	<u>0.7397</u>	<u>0.4599</u>	<u>2008</u>	<u>0.2857</u>	<u>0.2243</u>
<u>0601</u>	<u>0.5650</u>	<u>0.3573</u>	<u>2009</u>	<u>0.2663</u>	<u>0.3004</u>
<u>0602</u>	<u>0.6015</u>	<u>0.3644</u>	<u>2101</u>	<u>0.6445</u>	<u>0.5091</u>
<u>0603</u>	<u>1.1393</u>	<u>0.5383</u>	<u>2102</u>	<u>0.4375</u>	<u>0.3955</u>
<u>0604</u>	<u>0.8245</u>	<u>0.6688</u>	<u>2104</u>	<u>0.2412</u>	<u>0.2581</u>
<u>0606</u>	<u>0.3717</u>	<u>0.3225</u>	<u>2105</u>	<u>0.5818</u>	<u>0.4599</u>
<u>0607</u>	<u>0.3671</u>	<u>0.2888</u>	<u>2106</u>	<u>0.3576</u>	<u>0.2998</u>

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<u>2201</u>	<u>0.2299</u>	<u>0.1886</u>	<u>3604</u>	<u>0.7989</u>	<u>0.7238</u>
<u>2202</u>	<u>0.6225</u>	<u>0.4530</u>	<u>3605</u>	<u>0.4749</u>	<u>0.3306</u>
<u>2203</u>	<u>0.3780</u>	<u>0.3781</u>	<u>3701</u>	<u>0.2422</u>	<u>0.2025</u>
<u>2204</u>	<u>0.2299</u>	<u>0.1886</u>	<u>3702</u>	<u>0.3577</u>	<u>0.3283</u>
<u>2401</u>	<u>0.4049</u>	<u>0.3209</u>	<u>3708</u>	<u>0.5417</u>	<u>0.3921</u>
<u>2903</u>	<u>0.5645</u>	<u>0.5217</u>	<u>3802</u>	<u>0.1475</u>	<u>0.1375</u>
<u>2904</u>	<u>0.6073</u>	<u>0.5149</u>	<u>3808</u>	<u>0.4192</u>	<u>0.3115</u>
<u>2905</u>	<u>0.4630</u>	<u>0.4487</u>	<u>3901</u>	<u>0.1171</u>	<u>0.1401</u>
<u>2906</u>	<u>0.3162</u>	<u>0.2533</u>	<u>3902</u>	<u>0.3575</u>	<u>0.3372</u>
<u>2907</u>	<u>0.4441</u>	<u>0.3955</u>	<u>3903</u>	<u>0.9559</u>	<u>0.9521</u>
<u>2908</u>	<u>0.9349</u>	<u>0.6729</u>	<u>3905</u>	<u>0.1171</u>	<u>0.1401</u>
<u>2909</u>	<u>0.3498</u>	<u>0.3044</u>	<u>3906</u>	<u>0.4432</u>	<u>0.3818</u>
<u>3101</u>	<u>0.9206</u>	<u>0.5529</u>	<u>3909</u>	<u>0.2010</u>	<u>0.1973</u>
<u>3102</u>	<u>0.2422</u>	<u>0.2025</u>	<u>4002</u>	<u>1.2257</u>	<u>0.7042</u>
<u>3103</u>	<u>0.5071</u>	<u>0.3835</u>	<u>4101</u>	<u>0.2567</u>	<u>0.2016</u>
<u>3104</u>	<u>0.5735</u>	<u>0.3729</u>	<u>4103</u>	<u>0.3211</u>	<u>0.3744</u>
<u>3105</u>	<u>0.6645</u>	<u>0.5821</u>	<u>4107</u>	<u>0.1265</u>	<u>0.1040</u>
<u>3303</u>	<u>0.3516</u>	<u>0.2989</u>	<u>4108</u>	<u>0.1353</u>	<u>0.1171</u>
<u>3304</u>	<u>0.4485</u>	<u>0.4248</u>	<u>4109</u>	<u>0.2026</u>	<u>0.1751</u>
<u>3309</u>	<u>0.3492</u>	<u>0.3074</u>	<u>4201</u>	<u>0.6215</u>	<u>0.3149</u>
<u>3402</u>	<u>0.4424</u>	<u>0.3441</u>	<u>4301</u>	<u>0.5986</u>	<u>0.5522</u>
<u>3403</u>	<u>0.1823</u>	<u>0.1372</u>	<u>4302</u>	<u>0.5135</u>	<u>0.4026</u>
<u>3404</u>	<u>0.4419</u>	<u>0.3832</u>	<u>4304</u>	<u>0.7683</u>	<u>0.6163</u>
<u>3405</u>	<u>0.2512</u>	<u>0.2039</u>	<u>4305</u>	<u>1.1242</u>	<u>0.6271</u>
<u>3406</u>	<u>0.1788</u>	<u>0.1682</u>	<u>4401</u>	<u>0.3407</u>	<u>0.3057</u>
<u>3407</u>	<u>0.5790</u>	<u>0.3779</u>	<u>4402</u>	<u>0.6249</u>	<u>0.5263</u>
<u>3408</u>	<u>0.1499</u>	<u>0.1141</u>	<u>4404</u>	<u>0.3631</u>	<u>0.3440</u>
<u>3409</u>	<u>0.1117</u>	<u>0.1065</u>	<u>4501</u>	<u>0.1630</u>	<u>0.1451</u>
<u>3410</u>	<u>0.1922</u>	<u>0.1996</u>	<u>4502</u>	<u>0.0357</u>	<u>0.0365</u>
<u>3411</u>	<u>0.4154</u>	<u>0.3000</u>	<u>4504</u>	<u>0.0809</u>	<u>0.0886</u>
<u>3412</u>	<u>0.5042</u>	<u>0.3213</u>	<u>4601</u>	<u>0.6002</u>	<u>0.5040</u>
<u>3414</u>	<u>0.4834</u>	<u>0.3463</u>	<u>4802</u>	<u>0.1962</u>	<u>0.1758</u>
<u>3415</u>	<u>0.6523</u>	<u>0.4885</u>	<u>4803</u>	<u>0.1917</u>	<u>0.1951</u>
<u>3501</u>	<u>0.9024</u>	<u>0.6507</u>	<u>4804</u>	<u>0.4965</u>	<u>0.4283</u>
<u>3503</u>	<u>0.2366</u>	<u>0.2694</u>	<u>4805</u>	<u>0.2223</u>	<u>0.2280</u>
<u>3506</u>	<u>1.1159</u>	<u>0.5221</u>	<u>4806</u>	<u>0.0431</u>	<u>0.0426</u>
<u>3509</u>	<u>0.3445</u>	<u>0.3300</u>	<u>4808</u>	<u>0.3980</u>	<u>0.3315</u>
<u>3510</u>	<u>0.3257</u>	<u>0.2827</u>	<u>4809</u>	<u>0.2763</u>	<u>0.2648</u>
<u>3511</u>	<u>0.6088</u>	<u>0.4866</u>	<u>4810</u>	<u>0.1134</u>	<u>0.1231</u>
<u>3512</u>	<u>0.2964</u>	<u>0.2792</u>	<u>4811</u>	<u>0.1947</u>	<u>0.1956</u>
<u>3513</u>	<u>0.4110</u>	<u>0.3816</u>	<u>4812</u>	<u>0.3208</u>	<u>0.2709</u>
<u>3602</u>	<u>0.0979</u>	<u>0.0942</u>	<u>4813</u>	<u>0.1460</u>	<u>0.1302</u>
<u>3603</u>	<u>0.4396</u>	<u>0.3656</u>	<u>4900</u>	<u>0.3565</u>	<u>0.2432</u>

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<u>4901</u>	<u>0.0677</u>	<u>0.0502</u>	<u>6206</u>	<u>0.1984</u>	<u>0.1662</u>
<u>4902</u>	<u>0.0866</u>	<u>0.0664</u>	<u>6207</u>	<u>0.9105</u>	<u>1.1464</u>
<u>4903</u>	<u>0.0857</u>	<u>0.0627</u>	<u>6208</u>	<u>0.1711</u>	<u>0.2170</u>
<u>4904</u>	<u>0.0249</u>	<u>0.0236</u>	<u>6209</u>	<u>0.2207</u>	<u>0.2412</u>
<u>4905</u>	<u>0.2616</u>	<u>0.2831</u>	<u>6301</u>	<u>0.1364</u>	<u>0.0821</u>
<u>4906</u>	<u>0.0841</u>	<u>0.0684</u>	<u>6302</u>	<u>0.1407</u>	<u>0.1370</u>
<u>4907</u>	<u>0.0442</u>	<u>0.0393</u>	<u>6303</u>	<u>0.0575</u>	<u>0.0527</u>
<u>4908</u>	<u>0.0739</u>	<u>0.1544</u>	<u>6304</u>	<u>0.2285</u>	<u>0.2623</u>
<u>4909</u>	<u>0.0340</u>	<u>0.0652</u>	<u>6305</u>	<u>0.0709</u>	<u>0.0839</u>
<u>4910</u>	<u>0.3541</u>	<u>0.3042</u>	<u>6306</u>	<u>0.2401</u>	<u>0.2116</u>
<u>5001</u>	<u>5.2945</u>	<u>2.4137</u>	<u>6308</u>	<u>0.0469</u>	<u>0.0437</u>
<u>5002</u>	<u>0.5430</u>	<u>0.3893</u>	<u>6309</u>	<u>0.1382</u>	<u>0.1417</u>
<u>5003</u>	<u>1.8313</u>	<u>0.8308</u>	<u>6402</u>	<u>0.2467</u>	<u>0.2325</u>
<u>5004</u>	<u>1.0442</u>	<u>0.7673</u>	<u>6403</u>	<u>0.1242</u>	<u>0.1313</u>
<u>5005</u>	<u>0.7395</u>	<u>0.3996</u>	<u>6404</u>	<u>0.1488</u>	<u>0.1605</u>
<u>5006</u>	<u>1.8088</u>	<u>0.9366</u>	<u>6405</u>	<u>0.5264</u>	<u>0.4052</u>
<u>5101</u>	<u>0.8981</u>	<u>0.6668</u>	<u>6406</u>	<u>0.0722</u>	<u>0.0776</u>
<u>5103</u>	<u>0.6292</u>	<u>0.6468</u>	<u>6407</u>	<u>0.2129</u>	<u>0.2078</u>
<u>5106</u>	<u>0.6292</u>	<u>0.6468</u>	<u>6408</u>	<u>0.3299</u>	<u>0.2761</u>
<u>5108</u>	<u>0.7782</u>	<u>0.6863</u>	<u>6409</u>	<u>0.6510</u>	<u>0.4503</u>
<u>5109</u>	<u>0.6515</u>	<u>0.4238</u>	<u>6410</u>	<u>0.2158</u>	<u>0.1842</u>
<u>5201</u>	<u>0.3730</u>	<u>0.2824</u>	<u>6501</u>	<u>0.1339</u>	<u>0.1160</u>
<u>5204</u>	<u>0.8561</u>	<u>0.6586</u>	<u>6502</u>	<u>0.0260</u>	<u>0.0260</u>
<u>5206</u>	<u>0.3565</u>	<u>0.2432</u>	<u>6503</u>	<u>0.0724</u>	<u>0.0446</u>
<u>5207</u>	<u>0.1377</u>	<u>0.1484</u>	<u>6504</u>	<u>0.2577</u>	<u>0.3166</u>
<u>5208</u>	<u>0.7983</u>	<u>0.6114</u>	<u>6505</u>	<u>0.0783</u>	<u>0.0958</u>
<u>5209</u>	<u>0.7419</u>	<u>0.5376</u>	<u>6506</u>	<u>0.0738</u>	<u>0.0791</u>
<u>5301</u>	<u>0.0269</u>	<u>0.0253</u>	<u>6509</u>	<u>0.2806</u>	<u>0.2914</u>
<u>5305</u>	<u>0.0468</u>	<u>0.0462</u>	<u>6510</u>	<u>0.4286</u>	<u>0.2774</u>
<u>5306</u>	<u>0.0479</u>	<u>0.0445</u>	<u>6511</u>	<u>0.2408</u>	<u>0.2697</u>
<u>5307</u>	<u>0.4129</u>	<u>0.2899</u>	<u>6601</u>	<u>0.1529</u>	<u>0.1471</u>
<u>6103</u>	<u>0.0626</u>	<u>0.0731</u>	<u>6602</u>	<u>0.3664</u>	<u>0.3225</u>
<u>6104</u>	<u>0.2930</u>	<u>0.2792</u>	<u>6603</u>	<u>0.3281</u>	<u>0.2599</u>
<u>6105</u>	<u>0.2569</u>	<u>0.1844</u>	<u>6604</u>	<u>0.0535</u>	<u>0.0553</u>
<u>6107</u>	<u>0.0920</u>	<u>0.1191</u>	<u>6605</u>	<u>0.2005</u>	<u>0.2887</u>
<u>6108</u>	<u>0.3323</u>	<u>0.3556</u>	<u>6607</u>	<u>0.1660</u>	<u>0.1516</u>
<u>6109</u>	<u>0.0759</u>	<u>0.0616</u>	<u>6608</u>	<u>0.6226</u>	<u>0.3003</u>
<u>6110</u>	<u>0.3919</u>	<u>0.3412</u>	<u>6614</u>	<u>859.0000*</u>	<u>775.0000*</u>
<u>6201</u>	<u>0.3297</u>	<u>0.2123</u>	<u>6615</u>	<u>307.0000*</u>	<u>292.0000*</u>
<u>6202</u>	<u>0.5294</u>	<u>0.4977</u>	<u>6616</u>	<u>253.0000*</u>	<u>226.0000*</u>
<u>6203</u>	<u>0.0616</u>	<u>0.0829</u>	<u>6617</u>	<u>94.0000*</u>	<u>85.0000*</u>
<u>6204</u>	<u>0.1263</u>	<u>0.1171</u>	<u>6618</u>	<u>99.0000*</u>	<u>50.0000*</u>
<u>6205</u>	<u>0.2114</u>	<u>0.1886</u>	<u>6620</u>	<u>3.6273</u>	<u>2.8291</u>

PERMANENT

Base Rates Effective
January 1, ((2002)) 2003

Base Rates Effective
January 1, ((2002)) 2003

Class	Accident Fund	Medical Aid Fund
6704	0.1164	0.1108
6705	0.6619	0.7736
6706	0.2890	0.3200
6707	1.8137	1.8020
6708	5.7196	7.4476
6709	0.2142	0.2404
6801	0.4202	0.3017
6802	0.3485	0.3633
6803	0.7951	0.4900
6804	0.2171	0.1894
6809	4.4981	4.1717
6901	0.0000	0.0727
6902	0.9959	0.4667
6903	8.2514	4.0294
6904	0.4281	0.2672
6905	0.3737	0.2514
6906	0.0000	0.2248
6907	1.0006	0.7764
6908	0.4739	0.3882
6909	0.0943	0.0875
7100	0.0272	0.0240
7101	0.0254	0.0214
7102	2.5996	4.2000
7103	0.4645	0.2983
7104	0.0243	0.0228
7105	0.0216	0.0230
7106	0.1463	0.1377
7107	0.2082	0.2213
7108	0.1629	0.2068
7109	0.1193	0.1221
7110	0.4017	0.2635
7111	0.3652	0.2733
7112	0.5306	0.4619
7113	0.3430	0.3642
7114	0.4890	0.5792
7115	0.4671	0.4502
7116	0.4867	0.4430
7117	1.0015	0.8682
7118	0.8494	0.7796
7119	1.3420	1.0431
7120	5.2022	4.2929
7121	4.9871	3.9934
7201	1.2427	0.7609

Class	Accident Fund	Medical Aid Fund
7202	0.0362	0.0250
7203	0.0913	0.1183
7204	0.0000	0.0000
7301	0.4443	0.3725
7302	0.7163	0.5853
7307	0.4661	0.4248
7308	0.1794	0.2553
7309	0.2142	0.2404

* These rates are calculated on a per license basis for parimutuel race tracks and are base rated.

AMENDATORY SECTION (Amending WSR 01-23-061, filed 11/20/01, effective 1/1/02)

WAC 296-17-89502 Industrial insurance accident fund, medical aid and supplemental pension rates by class of industry for nonhourly rated classifications. The base rates as set forth below are for classifications whose premium rates are based on units other than hours worked.

Base Rates Effective
January 1, ((2002)) 2003

Class	Accident Fund	Medical Aid Fund	Supplemental Pension Fund
((0524	0.0179	0.0057	0.0005
0526	0.0088	0.0029	0.0005
0527	0.0008	0.0002	0.0001
0528	0.0022	0.0008	0.0001
0529	0.0014	0.0004	0.0001
0530	0.0263	0.0071	0.0005
0531	0.0119	0.0034	0.0005
0532	0.0011	0.0003	0.0001
0533	0.0032	0.0011	0.0001
0534	0.0023	0.0007	0.0001))
0540	((0.0188)) 0.0223	((0.0060)) 0.0108	0.0006
0541	((0.0092)) 0.0120	((0.0030)) 0.0056	0.0006
0550	((0.0275)) 0.0336	((0.0075)) 0.0132	0.0006
0551	((0.0125)) 0.0160	((0.0036)) 0.0065	0.0006

PERMANENT

AMENDATORY SECTION (Amending WSR 01-23-061, filed 11/20/01, effective 1/1/02)

WAC 296-17-90492 Table I.

RETROSPECTIVE RATING PLANS A, A1, A2, A3, AND B
STANDARD PREMIUM SIZE RANGES
Effective January 1, (~~2002~~) 2003

Size Group Number	Standard Premium Range	Size Group Number	Standard Premium Range
63	\$ 3,202 - \$ 3,648	25	199,120 - 222,074
62	3,649 - 4,381	24	222,075 - 248,951
61	4,382 - 5,213	23	248,952 - 280,630
60	5,214 - 6,168	22	280,631 - 317,655
59	6,169 - 7,260	21	317,656 - 361,973
58	7,261 - 8,490	20	361,974 - 415,488
57	8,491 - 9,887	19	415,489 - 479,560
56	9,888 - 11,369	18	479,561 - 558,536
55	11,370 - 12,937	17	558,537 - 657,049
54	12,938 - 14,591	16	657,050 - 778,945
53	14,592 - 16,332	15	778,946 - 995,070
52	16,332 - 18,157	14	995,071 - 1,271,163
51	18,158 - 20,069	13	1,271,164 - 1,623,860
50	20,070 - 22,068	12	1,623,861 - 2,074,416
49	22,069 - 24,188	11	2,074,417 - 2,649,964
48	24,189 - 26,322	10	2,649,965 - 3,809,234
47	26,323 - 28,462	9	3,809,235 - 5,590,539
46	28,463 - 30,813	8	5,590,540 - 7,948,637
45	30,814 - 33,429	7	7,948,638 - 11,711,689
44	33,430 - 36,342	6	11,711,690 - 18,215,127
43	36,343 - 39,563	5	18,215,128 - 28,753,854
42	39,564 - 43,170	4	28,753,855 & Over))
41	43,171 - 47,221	63	\$4,144 - \$5,006
40	47,222 - 51,734	62	5,007 - 6,012
39	51,735 - 56,831	61	6,013 - 7,153
38	56,832 - 62,608	60	7,154 - 8,464
37	62,609 - 69,099	59	8,465 - 9,962
36	69,100 - 76,008	58	9,963 - 11,649
35	76,009 - 83,610	57	11,650 - 13,569
34	83,611 - 91,970	56	13,570 - 15,599
33	91,971 - 101,168	55	15,600 - 17,749
32	101,169 - 111,284	54	17,750 - 20,019
31	111,285 - 121,853	53	20,020 - 22,409
30	121,854 - 133,510	52	22,410 - 24,919
29	133,511 - 146,795	51	24,920 - 27,539
28	146,796 - 161,821	50	27,540 - 30,309
27	161,822 - 179,114	49	30,310 - 33,189
26	179,115 - 199,119	48	33,190 - 36,119
		47	36,120 - 39,059
		46	39,060 - 42,279
		45	42,280 - 45,869
		44	45,870 - 49,869
		43	49,870 - 54,289
		42	54,290 - 59,239

PERMANENT

Size Group Number	Standard Premium Range	Size Group Number	Standard Premium Range
<u>41</u>	<u>59,240</u> = <u>64,799</u>	<u>20</u>	<u>496,700</u> = <u>570,099</u>
<u>40</u>	<u>64,800</u> = <u>70,989</u>	<u>19</u>	<u>570,100</u> = <u>657,999</u>
<u>39</u>	<u>70,990</u> = <u>77,979</u>	<u>18</u>	<u>658,000</u> = <u>766,399</u>
<u>38</u>	<u>77,980</u> = <u>85,909</u>	<u>17</u>	<u>766,400</u> = <u>901,599</u>
<u>37</u>	<u>85,910</u> = <u>94,819</u>	<u>16</u>	<u>901,600</u> = <u>1,095,999</u>
<u>36</u>	<u>94,820</u> = <u>104,299</u>	<u>15</u>	<u>1,096,000</u> = <u>1,364,999</u>
<u>35</u>	<u>104,300</u> = <u>114,699</u>	<u>14</u>	<u>1,365,000</u> = <u>1,743,999</u>
<u>34</u>	<u>114,700</u> = <u>126,199</u>	<u>13</u>	<u>1,744,000</u> = <u>2,227,999</u>
<u>33</u>	<u>126,200</u> = <u>138,799</u>	<u>12</u>	<u>2,228,000</u> = <u>2,845,999</u>
<u>32</u>	<u>138,800</u> = <u>152,699</u>	<u>11</u>	<u>2,846,000</u> = <u>3,772,999</u>
<u>31</u>	<u>152,700</u> = <u>167,199</u>	<u>10</u>	<u>3,773,000</u> = <u>5,226,999</u>
<u>30</u>	<u>167,200</u> = <u>183,199</u>	<u>9</u>	<u>5,227,000</u> = <u>7,533,999</u>
<u>29</u>	<u>183,200</u> = <u>201,399</u>	<u>8</u>	<u>7,534,000</u> = <u>10,909,999</u>
<u>28</u>	<u>201,400</u> = <u>221,999</u>	<u>7</u>	<u>10,910,000</u> = <u>16,069,999</u>
<u>27</u>	<u>222,000</u> = <u>245,799</u>	<u>6</u>	<u>16,070,000</u> = <u>24,989,999</u>
<u>26</u>	<u>245,800</u> = <u>273,199</u>	<u>5</u>	<u>24,990,000</u> = <u>39,449,999</u>
<u>25</u>	<u>273,200</u> = <u>304,699</u>	<u>4</u>	<u>39,450,000</u> = <u>& Over</u>
<u>24</u>	<u>304,700</u> = <u>341,599</u>		
<u>23</u>	<u>341,600</u> = <u>385,099</u>		
<u>22</u>	<u>385,100</u> = <u>435,899</u>		
<u>21</u>	<u>435,900</u> = <u>496,699</u>		

AMENDATORY SECTION (Amending WSR 01-23-061, filed 11/20/01, effective 1/1/02)

WAC 296-17-90493 Table II.

RETROSPECTIVE RATING PLAN A
 BASIC PREMIUM RATIOS
 LOSS CONVERSION FACTOR = .729
 Effective January 1, ((2002)) 2003

Maximum Premium Ratio:	1.05	1.10	1.15	1.20	1.25	1.30	1.35	1.40	1.45	1.50	1.60	1.70	1.80	2.00
Size Group														
63	.907	.856	.820	.791	.766	.745	.725	.708	.692	.677	.649	.625	.602	.563
62	.902	.850	.813	.783	.757	.735	.715	.698	.681	.666	.638	.612	.590	.550
61	.897	.844	.805	.774	.748	.726	.705	.687	.670	.654	.625	.600	.577	.536
60	.892	.838	.798	.766	.739	.716	.695	.676	.658	.642	.613	.587	.563	.522
59	.888	.831	.790	.758	.730	.706	.684	.665	.647	.630	.600	.574	.550	.508
58	.883	.825	.783	.749	.720	.696	.674	.654	.635	.618	.588	.561	.537	.495
57	.878	.818	.775	.740	.711	.686	.663	.643	.624	.607	.576	.548	.524	.482
56	.872	.810	.766	.731	.701	.675	.652	.631	.612	.594	.563	.535	.511	.468
55	.865	.802	.757	.721	.690	.664	.640	.619	.599	.582	.550	.522	.497	.455
54	.858	.794	.747	.710	.679	.652	.628	.607	.587	.569	.537	.509	.484	.442
53	.851	.785	.738	.700	.668	.641	.616	.595	.575	.556	.524	.496	.471	.429
52	.843	.776	.728	.690	.657	.629	.605	.582	.562	.544	.511	.483	.458	.417
51	.836	.767	.718	.679	.646	.618	.592	.570	.550	.531	.498	.470	.446	.405
50	.828	.758	.708	.668	.634	.605	.580	.557	.537	.518	.485	.457	.432	.392
49	.821	.748	.697	.656	.622	.593	.567	.544	.524	.505	.472	.444	.419	.379
48	.813	.739	.686	.645	.610	.581	.555	.531	.511	.492	.459	.431	.406	.367
47	.804	.729	.675	.633	.598	.568	.542	.519	.498	.479	.446	.418	.394	.355

PERMANENT

Maximum Premium Ratio:	1.05	1.10	1.15	1.20	1.25	1.30	1.35	1.40	1.45	1.50	1.60	1.70	1.80	2.00
46	.796	.718	.663	.620	.584	.554	.528	.505	.484	.465	.433	.406	.382	.344
45	.787	.707	.650	.607	.571	.541	.514	.491	.471	.452	.420	.394	.371	.334
44	.778	.695	.638	.594	.557	.527	.501	.478	.458	.440	.408	.382	.360	.324
43	.768	.683	.625	.580	.544	.514	.488	.465	.445	.427	.396	.371	.349	.314
42	.758	.671	.612	.567	.530	.500	.474	.451	.431	.413	.383	.357	.336	.301
41	.748	.659	.599	.554	.517	.486	.460	.437	.417	.399	.368	.343	.322	.288
40	.737	.647	.586	.540	.503	.472	.446	.423	.403	.385	.355	.330	.309	.276
39	.726	.635	.573	.526	.489	.458	.432	.409	.389	.372	.342	.317	.296	.264
38	.714	.622	.560	.513	.476	.445	.418	.396	.376	.359	.329	.305	.284	.252
37	.702	.608	.546	.499	.462	.431	.405	.383	.363	.346	.317	.293	.273	.242
36	.688	.594	.532	.485	.448	.417	.392	.369	.350	.333	.304	.281	.262	.231
35	.673	.578	.516	.469	.433	.402	.377	.355	.336	.320	.292	.269	.250	.221
34	.657	.562	.500	.454	.418	.388	.363	.342	.323	.307	.280	.258	.240	.211
33	.640	.546	.484	.439	.403	.374	.349	.329	.310	.295	.268	.247	.229	.202
32	.623	.529	.468	.424	.389	.360	.336	.316	.298	.283	.257	.237	.220	.193
31	.607	.512	.452	.408	.373	.345	.322	.302	.285	.270	.246	.226	.210	.185
30	.589	.495	.435	.392	.358	.331	.308	.289	.273	.259	.235	.216	.201	.178
29	.571	.478	.419	.377	.344	.317	.295	.277	.261	.247	.225	.207	.193	.171
28	.553	.461	.403	.361	.329	.303	.282	.264	.248	.235	.213	.195	.181	.160
27	.537	.446	.388	.346	.314	.288	.267	.248	.233	.219	.197	.179	.165	.143
26	.521	.430	.373	.331	.299	.273	.252	.234	.218	.205	.183	.165	.151	.129
25	.504	.414	.358	.317	.285	.259	.238	.220	.205	.192	.170	.152	.138	.117
24	.482	.394	.339	.300	.269	.245	.225	.208	.194	.181	.161	.145	.132	.113
23	.460	.374	.321	.283	.254	.231	.213	.197	.184	.172	.153	.138	.127	.109
22	.437	.355	.304	.268	.241	.219	.201	.187	.174	.163	.146	.132	.121	.105
21	.414	.336	.288	.254	.228	.208	.191	.177	.166	.156	.139	.127	.117	.102
20	.394	.318	.272	.239	.214	.194	.179	.166	.155	.145	.130	.119	.110	.096
19	.377	.301	.254	.222	.198	.179	.164	.152	.142	.133	.120	.109	.101	.089
18	.358	.283	.238	.207	.184	.166	.152	.140	.131	.123	.110	.101	.094	.083
17	.339	.266	.222	.192	.171	.154	.140	.130	.121	.114	.103	.094	.088	.079
16	.320	.249	.208	.179	.159	.143	.131	.121	.113	.106	.096	.088	.083	.075
15	.303	.234	.194	.168	.148	.134	.122	.113	.106	.100	.091	.084	.079	.072
14	.293	.220	.180	.157	.141	.128	.117	.109	.103	.097	.089	.082	.078	.071
13	.281	.204	.167	.148	.133	.122	.112	.105	.099	.094	.086	.081	.076	.070
12	.269	.187	.156	.139	.126	.116	.108	.101	.096	.091	.084	.079	.075	.069
11	.254	.167	.145	.130	.119	.110	.103	.097	.092	.088	.082	.077	.073	.068
10	.238	.150	.135	.122	.113	.105	.098	.093	.089	.085	.079	.075	.072	.067
9	.219	.138	.125	.115	.106	.100	.094	.089	.085	.082	.077	.073	.071	.066
8	.197	.127	.116	.107	.100	.094	.090	.086	.082	.079	.075	.072	.069	.065
7	.170	.117	.108	.100	.094	.089	.085	.082	.079	.077	.073	.070	.068	.064
6	.137	.107	.100	.094	.089	.085	.081	.078	.076	.074	.071	.068	.066	.064
5	.105	.098	.092	.087	.083	.080	.077	.075	.073	.071	.068	.066	.065	.063
4	.096	.089	.084	.081	.078	.076	.074	.072	.070	.068	.066	.065	.064	.063

AMENDATORY SECTION (Amending WSR 01-23-061, filed 11/20/01, effective 1/1/02)

WAC 296-17-90494 Table III.

RETROSPECTIVE RATING PLAN A1
 MINIMUM PREMIUM RATIOS
 BASIC PREMIUM RATIO = .058
 LOSS CONVERSION FACTOR = .729
 Effective January 1, ((2002)) 2003

PERMANENT

Maximum Premium Ratio:	1.05	1.10	1.15	1.20	1.25	1.30	1.35	1.40	1.45	1.50	1.60	1.70	1.80	2.00
Size Group 63	.987	.975	.963	.951	.940	.928	.918	.907	.897	.887	.868	.850	.833	.801
62	.987	.974	.961	.949	.938	.926	.915	.904	.894	.884	.864	.845	.828	.795
61	.986	.973	.960	.948	.936	.924	.912	.901	.890	.880	.860	.841	.823	.789
60	.986	.972	.959	.946	.933	.921	.909	.898	.887	.876	.855	.836	.817	.783
59	.985	.971	.958	.944	.931	.919	.907	.895	.883	.872	.851	.831	.812	.777
58	.985	.970	.956	.943	.929	.917	.904	.892	.880	.869	.847	.826	.807	.771
57	.985	.970	.955	.941	.927	.914	.901	.889	.877	.865	.843	.822	.802	.765
56	.984	.969	.954	.939	.925	.912	.899	.886	.874	.862	.839	.818	.797	.760
55	.984	.968	.953	.938	.924	.910	.896	.884	.871	.859	.836	.814	.793	.756
54	.983	.967	.951	.936	.922	.908	.894	.881	.868	.856	.832	.810	.790	.752
53	.983	.966	.950	.935	.920	.906	.892	.878	.866	.853	.829	.807	.786	.748
52	.982	.965	.949	.933	.918	.904	.890	.876	.863	.850	.826	.804	.783	.744
51	.982	.965	.948	.932	.917	.902	.887	.874	.860	.847	.823	.800	.779	.740
50	.982	.964	.947	.930	.915	.899	.885	.871	.857	.844	.819	.796	.775	.735
49	.981	.963	.946	.929	.913	.897	.882	.868	.854	.841	.816	.792	.770	.731
48	.981	.962	.945	.927	.911	.895	.880	.866	.852	.838	.812	.789	.767	.727
47	.980	.962	.944	.926	.910	.894	.878	.864	.849	.836	.810	.786	.764	.723
46	.980	.961	.943	.925	.909	.893	.877	.863	.848	.835	.809	.785	.763	.723
45	.980	.961	.942	.925	.908	.892	.877	.862	.848	.834	.808	.784	.762	.722
44	.980	.960	.942	.924	.907	.891	.876	.861	.847	.833	.808	.784	.762	.722
43	.980	.960	.941	.924	.907	.891	.875	.861	.846	.833	.807	.784	.762	.722
42	.979	.959	.940	.922	.905	.888	.872	.857	.843	.829	.803	.779	.757	.717
41	.978	.958	.938	.920	.902	.885	.869	.853	.839	.825	.798	.774	.751	.710
40	.978	.957	.937	.918	.899	.882	.866	.850	.835	.820	.793	.768	.745	.704
39	.977	.956	.935	.916	.897	.879	.863	.846	.831	.816	.789	.764	.741	.699
38	.977	.955	.934	.914	.895	.877	.860	.843	.828	.813	.785	.760	.736	.694
37	.976	.954	.933	.912	.893	.875	.857	.841	.825	.810	.782	.756	.732	.690
36	.976	.953	.932	.911	.891	.873	.855	.838	.822	.807	.779	.753	.729	.686
35	.976	.953	.931	.910	.890	.871	.854	.837	.821	.805	.777	.751	.727	.684
34	.975	.952	.930	.909	.889	.870	.852	.835	.819	.804	.775	.749	.725	.683
33	.975	.951	.929	.908	.888	.869	.851	.834	.818	.802	.774	.748	.724	.682
32	.975	.951	.929	.907	.887	.868	.850	.833	.817	.802	.773	.747	.724	.682
31	.975	.951	.928	.907	.886	.867	.849	.832	.816	.801	.773	.747	.724	.682
30	.974	.950	.927	.906	.886	.867	.849	.832	.816	.801	.773	.747	.724	.682
29	.974	.950	.927	.906	.886	.867	.849	.832	.816	.801	.773	.747	.724	.682
28	.974	.949	.926	.904	.883	.864	.846	.828	.812	.797	.769	.744	.721	.682
27	.973	.947	.922	.899	.877	.857	.837	.819	.802	.785	.754	.727	.701	.657
26	.972	.945	.919	.895	.872	.851	.830	.811	.792	.775	.742	.712	.685	.636
25	.971	.943	.917	.892	.868	.846	.824	.804	.785	.766	.732	.701	.672	.620
24	.971	.943	.917	.892	.868	.846	.824	.804	.785	.766	.732	.701	.672	.620
23	.971	.943	.917	.892	.868	.846	.824	.804	.785	.766	.732	.701	.672	.620
22	.971	.943	.917	.892	.868	.846	.824	.804	.785	.766	.732	.701	.672	.620
21	.971	.943	.917	.892	.868	.846	.824	.804	.785	.766	.732	.701	.672	.620
20	.971	.943	.917	.892	.868	.846	.824	.804	.785	.766	.732	.701	.672	.620
19	.970	.941	.915	.891	.868	.846	.824	.804	.785	.766	.732	.701	.672	.620
18	.969	.940	.912	.887	.864	.843	.823	.804	.785	.766	.732	.701	.672	.620
17	.968	.938	.911	.885	.862	.840	.820	.801	.784	.766	.732	.701	.672	.620
16	.968	.937	.910	.884	.860	.838	.818	.800	.783	.766	.732	.701	.672	.620
15	.967	.937	.909	.884	.860	.838	.818	.800	.783	.766	.732	.701	.672	.620
14	.967	.937	.909	.884	.860	.838	.818	.800	.783	.766	.732	.701	.672	.620
13	.967	.937	.909	.884	.860	.838	.818	.800	.783	.766	.732	.701	.672	.620
12	.967	.937	.909	.884	.860	.838	.818	.800	.783	.766	.732	.701	.672	.620

PERMANENT

Maximum Premium Ratio:	1.05	1.10	1.15	1.20	1.25	1.30	1.35	1.40	1.45	1.50	1.60	1.70	1.80	2.00
Size Group														
11	.967	.937	.909	.884	.860	.838	.818	.800	.783	.766	.732	.701	.672	.620
10	.967	.937	.909	.884	.860	.838	.818	.800	.783	.766	.732	.701	.672	.620
9	.967	.937	.909	.884	.860	.838	.818	.800	.783	.766	.732	.701	.672	.620
8	.967	.937	.909	.884	.860	.838	.818	.800	.783	.766	.732	.701	.672	.620
7	.967	.937	.909	.884	.860	.838	.818	.800	.783	.766	.732	.701	.672	.620
6	.967	.937	.909	.884	.860	.838	.818	.800	.783	.766	.732	.701	.672	.620
5	.967	.937	.909	.884	.860	.838	.818	.800	.783	.766	.732	.701	.672	.620
4	.967	.937	.909	.884	.860	.838	.818	.800	.783	.766	.732	.701	.672	.620

AMENDATORY SECTION (Amending WSR 01-23-061, filed 11/20/01, effective 1/1/02)

WAC 296-17-90495 Table IV.

RETROSPECTIVE RATING PLAN A2
 MINIMUM PREMIUM RATIOS
 AND BASIC PREMIUM RATIOS
 LOSS CONVERSION FACTOR = .729
 Effective January 1, ((2002)) 2003

Maximum Premium Ratio:	1.05	1.10	1.15	1.20	1.25	1.30	1.35	1.40	1.45	1.50	1.60	1.70	1.80	2.00
Size Group														
63 Basic Premium Ratio	.483	.457	.439	.425	.412	.402	.392	.383	.375	.368	.354	.342	.330	.311
63 Minimum Premium Ratio	.979	.960	.943	.927	.912	.898	.884	.871	.859	.846	.823	.802	.782	.745
62 Basic Premium Ratio	.480	.454	.436	.421	.408	.397	.387	.378	.370	.362	.348	.335	.324	.304
62 Minimum Premium Ratio	.978	.959	.941	.925	.909	.894	.880	.867	.854	.841	.818	.796	.775	.738
61 Basic Premium Ratio	.478	.451	.432	.416	.403	.392	.382	.373	.364	.356	.342	.329	.318	.297
61 Minimum Premium Ratio	.977	.957	.939	.922	.906	.891	.876	.862	.849	.836	.811	.789	.768	.730
60 Basic Premium Ratio	.475	.448	.428	.412	.399	.387	.377	.367	.358	.350	.336	.323	.311	.290
60 Minimum Premium Ratio	.976	.955	.936	.919	.902	.886	.871	.857	.843	.830	.805	.781	.760	.721
59 Basic Premium Ratio	.473	.445	.424	.408	.394	.382	.371	.362	.353	.344	.329	.316	.304	.283
59 Minimum Premium Ratio	.975	.954	.934	.916	.898	.882	.867	.852	.837	.824	.798	.774	.752	.713
58 Basic Premium Ratio	.471	.442	.421	.404	.389	.377	.366	.356	.347	.338	.323	.310	.298	.277
58 Minimum Premium Ratio	.974	.952	.931	.912	.895	.878	.862	.847	.832	.818	.792	.767	.745	.704
57 Basic Premium Ratio	.468	.438	.417	.399	.385	.372	.361	.351	.341	.333	.317	.303	.291	.270
57 Minimum Premium Ratio	.973	.950	.929	.909	.891	.874	.857	.842	.827	.813	.786	.761	.738	.697
56 Basic Premium Ratio	.465	.434	.412	.395	.380	.367	.355	.345	.335	.326	.311	.297	.285	.263
56 Minimum Premium Ratio	.972	.948	.926	.906	.887	.870	.853	.837	.822	.807	.780	.755	.731	.690
55 Basic Premium Ratio	.462	.430	.408	.390	.374	.361	.349	.339	.329	.320	.304	.290	.278	.257
55 Minimum Premium Ratio	.971	.946	.924	.903	.884	.866	.849	.832	.817	.802	.774	.749	.725	.683
54 Basic Premium Ratio	.458	.426	.403	.384	.369	.355	.343	.333	.323	.314	.298	.284	.271	.250
54 Minimum Premium Ratio	.970	.945	.922	.900	.880	.862	.844	.827	.812	.797	.768	.743	.719	.677
53 Basic Premium Ratio	.455	.422	.398	.379	.363	.350	.337	.327	.317	.307	.291	.277	.265	.244
53 Minimum Premium Ratio	.969	.943	.919	.897	.877	.858	.840	.823	.807	.792	.763	.737	.713	.671

PERMANENT

Maximum Premium Ratio:		1.05	1.10	1.15	1.20	1.25	1.30	1.35	1.40	1.45	1.50	1.60	1.70	1.80	2.00
Size Group															
52	Basic Premium Ratio	.451	.417	.393	.374	.358	.344	.332	.320	.310	.301	.285	.271	.258	.238
	Minimum Premium Ratio	.968	.941	.917	.895	.874	.854	.836	.819	.803	.787	.758	.732	.709	.666
51	Basic Premium Ratio	.447	.413	.388	.369	.352	.338	.325	.314	.304	.295	.278	.264	.252	.232
	Minimum Premium Ratio	.967	.939	.914	.891	.870	.851	.832	.815	.798	.782	.753	.727	.703	.660
50	Basic Premium Ratio	.443	.408	.383	.363	.346	.332	.319	.308	.298	.288	.272	.258	.245	.225
	Minimum Premium Ratio	.966	.937	.912	.888	.867	.846	.828	.810	.793	.777	.747	.721	.697	.654
49	Basic Premium Ratio	.440	.403	.378	.357	.340	.326	.313	.301	.291	.282	.265	.251	.239	.219
	Minimum Premium Ratio	.965	.935	.909	.885	.863	.842	.823	.805	.788	.772	.742	.715	.690	.647
48	Basic Premium Ratio	.436	.399	.372	.352	.334	.320	.307	.295	.285	.275	.259	.245	.232	.213
	Minimum Premium Ratio	.964	.933	.907	.882	.860	.839	.819	.801	.783	.767	.737	.710	.685	.641
47	Basic Premium Ratio	.431	.394	.367	.346	.328	.313	.300	.289	.278	.269	.252	.238	.226	.207
	Minimum Premium Ratio	.962	.931	.904	.879	.856	.835	.816	.797	.780	.763	.733	.706	.681	.637
46	Basic Premium Ratio	.427	.388	.361	.339	.321	.306	.293	.282	.271	.262	.246	.232	.220	.201
	Minimum Premium Ratio	.961	.929	.901	.876	.853	.832	.812	.793	.776	.760	.729	.702	.678	.635
45	Basic Premium Ratio	.423	.383	.354	.333	.315	.300	.286	.275	.265	.255	.239	.226	.215	.196
	Minimum Premium Ratio	.960	.927	.899	.873	.850	.829	.809	.790	.773	.757	.727	.700	.675	.633
44	Basic Premium Ratio	.418	.377	.348	.326	.308	.293	.280	.268	.258	.249	.233	.220	.209	.191
	Minimum Premium Ratio	.958	.925	.897	.871	.848	.826	.806	.788	.771	.754	.725	.698	.674	.631
43	Basic Premium Ratio	.413	.371	.342	.319	.301	.286	.273	.262	.252	.243	.227	.215	.204	.186
	Minimum Premium Ratio	.957	.924	.895	.869	.846	.824	.804	.786	.768	.752	.723	.696	.672	.630
42	Basic Premium Ratio	.408	.365	.335	.313	.294	.279	.266	.255	.245	.236	.221	.208	.197	.180
	Minimum Premium Ratio	.956	.921	.892	.865	.842	.820	.799	.781	.763	.747	.716	.690	.666	.623
41	Basic Premium Ratio	.403	.359	.329	.306	.288	.272	.259	.248	.238	.229	.213	.201	.190	.173
	Minimum Premium Ratio	.954	.919	.889	.862	.837	.815	.794	.775	.757	.740	.710	.683	.659	.616
40	Basic Premium Ratio	.398	.353	.322	.299	.281	.265	.252	.241	.231	.222	.207	.194	.184	.167
	Minimum Premium Ratio	.953	.917	.886	.858	.833	.810	.789	.770	.752	.735	.704	.677	.651	.609
39	Basic Premium Ratio	.392	.347	.316	.292	.274	.258	.245	.234	.224	.215	.200	.188	.177	.161
	Minimum Premium Ratio	.951	.914	.883	.855	.829	.806	.785	.765	.747	.730	.699	.671	.646	.603
38	Basic Premium Ratio	.386	.340	.309	.286	.267	.252	.238	.227	.217	.209	.194	.182	.171	.155
	Minimum Premium Ratio	.950	.913	.880	.852	.826	.802	.781	.761	.743	.725	.694	.666	.641	.598
37	Basic Premium Ratio	.380	.333	.302	.279	.260	.245	.232	.221	.211	.202	.188	.176	.166	.150
	Minimum Premium Ratio	.949	.911	.878	.849	.823	.800	.778	.757	.739	.722	.690	.661	.636	.593
36	Basic Premium Ratio	.373	.326	.295	.272	.253	.238	.225	.214	.204	.196	.181	.170	.160	.145
	Minimum Premium Ratio	.948	.909	.876	.847	.821	.797	.775	.755	.736	.718	.687	.658	.634	.590
35	Basic Premium Ratio	.366	.318	.287	.264	.246	.230	.218	.207	.197	.189	.175	.164	.154	.140
	Minimum Premium Ratio	.947	.908	.874	.845	.818	.795	.773	.752	.734	.716	.685	.656	.632	.588
34	Basic Premium Ratio	.358	.310	.279	.256	.238	.223	.211	.200	.191	.183	.169	.158	.149	.135

PERMANENT

Maximum Premium Ratio:	1.05	1.10	1.15	1.20	1.25	1.30	1.35	1.40	1.45	1.50	1.60	1.70	1.80	2.00
Size Group														
Minimum Premium Ratio	.946	.906	.873	.844	.817	.793	.771	.751	.732	.714	.683	.655	.630	.587
33 Basic Premium Ratio	.349	.302	.271	.249	.231	.216	.204	.194	.184	.177	.163	.153	.144	.130
Minimum Premium Ratio	.945	.906	.872	.842	.816	.792	.770	.750	.732	.714	.683	.655	.630	.588
32 Basic Premium Ratio	.341	.294	.263	.241	.224	.209	.197	.187	.178	.171	.158	.148	.139	.126
Minimum Premium Ratio	.945	.905	.872	.842	.816	.792	.770	.750	.732	.714	.683	.655	.631	.589
31 Basic Premium Ratio	.333	.285	.255	.233	.216	.202	.190	.180	.172	.164	.152	.142	.134	.122
Minimum Premium Ratio	.944	.904	.870	.841	.814	.790	.769	.749	.730	.714	.683	.656	.633	.591
30 Basic Premium Ratio	.324	.277	.247	.225	.208	.195	.183	.174	.166	.159	.147	.137	.130	.118
Minimum Premium Ratio	.943	.902	.869	.840	.814	.790	.769	.748	.730	.713	.683	.658	.634	.595
29 Basic Premium Ratio	.315	.268	.239	.218	.201	.188	.177	.168	.160	.153	.142	.133	.126	.115
Minimum Premium Ratio	.942	.902	.868	.839	.813	.790	.769	.749	.731	.715	.685	.659	.637	.599
28 Basic Premium Ratio	.306	.260	.231	.210	.194	.181	.170	.161	.153	.147	.136	.127	.120	.109
Minimum Premium Ratio	.942	.901	.867	.838	.811	.788	.766	.747	.729	.711	.681	.655	.632	.593
27 Basic Premium Ratio	.298	.252	.223	.202	.186	.173	.163	.153	.146	.139	.128	.119	.112	.101
Minimum Premium Ratio	.940	.898	.864	.833	.806	.781	.758	.738	.718	.700	.668	.640	.614	.571
26 Basic Premium Ratio	.290	.244	.216	.195	.179	.166	.155	.146	.138	.132	.121	.112	.105	.094
Minimum Premium Ratio	.939	.896	.860	.829	.801	.775	.752	.731	.711	.691	.657	.627	.599	.553
25 Basic Premium Ratio	.281	.236	.208	.188	.172	.159	.148	.139	.132	.125	.114	.105	.098	.088
Minimum Premium Ratio	.938	.895	.858	.826	.797	.771	.747	.725	.704	.685	.650	.619	.592	.542
24 Basic Premium Ratio	.270	.226	.199	.179	.164	.152	.142	.133	.126	.120	.110	.102	.095	.086
Minimum Premium Ratio	.938	.894	.858	.827	.798	.773	.749	.729	.708	.689	.655	.625	.600	.551
23 Basic Premium Ratio	.259	.216	.190	.171	.156	.145	.136	.128	.121	.115	.106	.098	.093	.084
Minimum Premium Ratio	.938	.895	.860	.829	.802	.777	.753	.733	.714	.697	.663	.636	.608	.564
22 Basic Premium Ratio	.248	.207	.181	.163	.150	.139	.130	.123	.116	.111	.102	.095	.090	.082
Minimum Premium Ratio	.938	.896	.862	.832	.805	.781	.760	.739	.722	.704	.674	.648	.622	.580
21 Basic Premium Ratio	.236	.197	.173	.156	.143	.133	.125	.118	.112	.107	.099	.093	.088	.080
Minimum Premium Ratio	.940	.899	.865	.836	.811	.787	.766	.747	.730	.714	.685	.659	.636	.599
20 Basic Premium Ratio	.226	.188	.165	.149	.136	.126	.119	.112	.107	.102	.094	.089	.084	.077
Minimum Premium Ratio	.939	.898	.865	.835	.810	.788	.766	.748	.730	.715	.689	.662	.642	.607
19 Basic Premium Ratio	.218	.180	.156	.140	.128	.119	.111	.105	.100	.096	.089	.084	.080	.074
Minimum Premium Ratio	.937	.894	.860	.830	.804	.781	.761	.742	.724	.708	.680	.655	.633	.597
18 Basic Premium Ratio	.208	.171	.148	.133	.121	.112	.105	.099	.095	.091	.084	.080	.076	.071
Minimum Premium Ratio	.935	.892	.857	.826	.800	.777	.756	.737	.718	.703	.677	.651	.631	.594
17 Basic Premium Ratio	.199	.162	.140	.125	.115	.106	.099	.094	.090	.086	.081	.076	.073	.069
Minimum Premium Ratio	.934	.891	.856	.826	.798	.775	.755	.736	.717	.703	.673	.653	.631	.592
16 Basic Premium Ratio	.189	.154	.133	.119	.109	.101	.095	.090	.086	.082	.077	.073	.071	.067
Minimum Premium Ratio	.934	.890	.855	.825	.798	.775	.754	.736	.719	.706	.679	.658	.633	.598

PERMANENT

Maximum Premium Ratio:		1.05	1.10	1.15	1.20	1.25	1.30	1.35	1.40	1.45	1.50	1.60	1.70	1.80	2.00
Size Group															
15	Basic Premium Ratio	.181	.146	.126	.113	.103	.096	.090	.086	.082	.079	.075	.071	.069	.065
	Minimum Premium Ratio	.933	.889	.855	.826	.801	.778	.759	.739	.724	.710	.682	.663	.641	.613
14	Basic Premium Ratio	.176	.139	.119	.108	.100	.093	.088	.084	.081	.078	.074	.070	.068	.065
	Minimum Premium Ratio	.924	.878	.850	.821	.796	.775	.755	.737	.720	.706	.679	.663	.642	.608
13	Basic Premium Ratio	.170	.131	.113	.103	.096	.090	.085	.082	.079	.076	.072	.070	.067	.064
	Minimum Premium Ratio	.915	.868	.844	.818	.793	.772	.754	.735	.719	.706	.682	.656	.643	.612
12	Basic Premium Ratio	.164	.123	.107	.099	.092	.087	.083	.080	.077	.075	.071	.069	.067	.064
	Minimum Premium Ratio	.904	.860	.839	.812	.791	.770	.751	.732	.718	.702	.680	.655	.637	.606
11	Basic Premium Ratio	.156	.113	.102	.094	.089	.084	.081	.078	.075	.073	.070	.068	.066	.063
	Minimum Premium Ratio	.892	.859	.834	.811	.786	.768	.747	.730	.718	.704	.678	.655	.638	.612
10	Basic Premium Ratio	.148	.104	.097	.090	.086	.082	.078	.076	.074	.072	.069	.067	.065	.063
	Minimum Premium Ratio	.876	.858	.829	.807	.782	.762	.748	.728	.712	.699	.676	.654	.640	.605
9	Basic Premium Ratio	.139	.098	.092	.087	.082	.079	.076	.074	.072	.070	.068	.066	.065	.062
	Minimum Premium Ratio	.856	.853	.825	.800	.782	.761	.744	.727	.712	.702	.674	.654	.631	.612
8	Basic Premium Ratio	.106	.093	.087	.083	.079	.076	.074	.072	.070	.069	.067	.065	.064	.062
	Minimum Premium Ratio	.855	.846	.823	.798	.779	.761	.741	.725	.713	.697	.671	.654	.633	.604
7	Basic Premium Ratio	.097	.088	.083	.079	.076	.074	.072	.070	.069	.068	.066	.064	.063	.061
	Minimum Premium Ratio	.855	.840	.818	.797	.777	.756	.738	.725	.707	.691	.668	.655	.636	.613
6	Basic Premium Ratio	.089	.083	.079	.076	.074	.072	.070	.068	.067	.066	.065	.063	.062	.061
	Minimum Premium Ratio	.855	.836	.814	.792	.768	.749	.735	.725	.709	.696	.664	.656	.640	.602
5	Basic Premium Ratio	.082	.078	.075	.073	.071	.069	.068	.067	.066	.065	.063	.062	.062	.061
	Minimum Premium Ratio	.855	.833	.811	.787	.767	.752	.732	.714	.700	.689	.677	.658	.624	.586
4	Basic Premium Ratio	.077	.074	.071	.070	.068	.067	.066	.065	.064	.063	.062	.062	.061	.061
	Minimum Premium Ratio	.855	.830	.811	.782	.767	.752	.729	.714	.700	.689	.677	.658	.624	.586

PERMANENT

AMENDATORY SECTION (Amending WSR 01-23-061, filed 11/20/01, effective 1/1/02)

WAC 296-17-90496 Table V.

**RETROSPECTIVE RATING PLAN A3
MINIMUM PREMIUM RATIOS
AND BASIC PREMIUM RATIOS
LOSS CONVERSION FACTOR = .729
Effective January 1, (~~2002~~) 2003**

Maximum Premium Ratio:		1.05	1.10	1.15	1.20	1.25	1.30	1.35	1.40	1.45	1.50	1.60	1.70	1.80	2.00
Size Group															
63	Basic Premium Ratio	.818	.762	.722	.692	.666	.642	.622	.603	.586	.571	.543	.517	.495	.458
	Minimum Premium Ratio	.947	.916	.892	.871	.853	.837	.822	.808	.795	.782	.759	.738	.718	.682
62	Basic Premium Ratio	.814	.760	.719	.687	.659	.636	.616	.596	.578	.562	.534	.509	.486	.448
	Minimum Premium Ratio	.945	.912	.887	.866	.848	.831	.815	.801	.788	.775	.751	.729	.709	.673
61	Basic Premium Ratio	.813	.754	.713	.680	.652	.628	.606	.587	.570	.553	.524	.497	.475	.437

Maximum Premium Ratio:	1.05	1.10	1.15	1.20	1.25	1.30	1.35	1.40	1.45	1.50	1.60	1.70	1.80	2.00
Size Group														
Minimum Premium Ratio	.942	.909	.883	.861	.842	.825	.809	.794	.780	.767	.743	.721	.700	.663
60 Basic Premium Ratio	.811	.749	.705	.672	.644	.618	.597	.577	.558	.543	.513	.486	.464	.425
Minimum Premium Ratio	.939	.905	.879	.856	.836	.819	.802	.787	.773	.759	.734	.712	.690	.653
59 Basic Premium Ratio	.805	.744	.699	.664	.634	.608	.586	.567	.549	.532	.501	.475	.452	.413
Minimum Premium Ratio	.937	.901	.874	.851	.831	.813	.796	.780	.765	.751	.726	.703	.681	.643
58 Basic Premium Ratio	.802	.737	.691	.655	.626	.599	.577	.557	.538	.521	.490	.464	.441	.403
Minimum Premium Ratio	.934	.898	.870	.846	.825	.807	.789	.773	.758	.744	.718	.694	.672	.633
57 Basic Premium Ratio	.796	.731	.685	.647	.618	.591	.568	.547	.528	.511	.480	.454	.431	.392
Minimum Premium Ratio	.932	.894	.865	.841	.819	.800	.782	.766	.751	.736	.710	.685	.663	.624
56 Basic Premium Ratio	.794	.725	.678	.640	.609	.581	.558	.537	.518	.501	.470	.443	.421	.382
Minimum Premium Ratio	.928	.890	.860	.835	.813	.794	.776	.759	.743	.728	.701	.677	.654	.614
55 Basic Premium Ratio	.790	.721	.671	.632	.601	.573	.550	.527	.509	.490	.460	.433	.411	.371
Minimum Premium Ratio	.925	.885	.855	.830	.807	.787	.768	.752	.735	.721	.693	.668	.645	.606
54 Basic Premium Ratio	.787	.714	.666	.626	.592	.565	.541	.518	.499	.481	.450	.423	.400	.363
Minimum Premium Ratio	.921	.881	.849	.823	.801	.780	.761	.744	.728	.713	.685	.660	.637	.597
53 Basic Premium Ratio	.784	.709	.659	.617	.585	.555	.532	.509	.489	.472	.440	.414	.391	.353
Minimum Premium Ratio	.917	.876	.844	.818	.794	.774	.754	.737	.721	.705	.677	.652	.629	.589
52 Basic Premium Ratio	.780	.704	.651	.610	.577	.548	.522	.501	.481	.463	.431	.405	.382	.345
Minimum Premium Ratio	.913	.871	.839	.812	.788	.767	.748	.729	.713	.697	.669	.644	.621	.581
51 Basic Premium Ratio	.775	.698	.644	.602	.567	.539	.514	.491	.471	.454	.422	.396	.372	.336
Minimum Premium Ratio	.909	.866	.833	.806	.782	.760	.740	.722	.705	.689	.661	.635	.613	.573
50 Basic Premium Ratio	.769	.690	.634	.593	.557	.529	.502	.480	.460	.442	.411	.384	.362	.325
Minimum Premium Ratio	.905	.861	.828	.799	.775	.752	.733	.714	.697	.681	.652	.627	.604	.564
49 Basic Premium Ratio	.763	.682	.626	.583	.548	.519	.493	.470	.450	.432	.400	.374	.352	.316
Minimum Premium Ratio	.901	.856	.822	.793	.768	.745	.725	.706	.689	.673	.644	.618	.595	.555
48 Basic Premium Ratio	.756	.674	.617	.574	.538	.509	.482	.460	.439	.422	.390	.365	.342	.307
Minimum Premium Ratio	.897	.851	.816	.786	.761	.738	.718	.699	.682	.665	.636	.610	.587	.547
47 Basic Premium Ratio	.750	.665	.607	.564	.528	.498	.472	.449	.429	.411	.381	.355	.333	.298
Minimum Premium Ratio	.892	.846	.810	.780	.754	.731	.710	.692	.674	.658	.628	.602	.579	.539
46 Basic Premium Ratio	.741	.654	.596	.552	.516	.485	.460	.437	.418	.400	.370	.345	.323	.289
Minimum Premium Ratio	.888	.840	.803	.773	.747	.724	.703	.684	.666	.650	.621	.596	.573	.534
45 Basic Premium Ratio	.731	.643	.585	.540	.503	.473	.448	.426	.406	.389	.360	.335	.315	.282
Minimum Premium Ratio	.884	.834	.796	.766	.740	.717	.696	.677	.660	.643	.614	.589	.567	.528
44 Basic Premium Ratio	.722	.633	.573	.528	.493	.463	.437	.415	.396	.379	.350	.326	.306	.274
Minimum Premium Ratio	.879	.828	.790	.759	.732	.709	.689	.670	.653	.637	.608	.583	.561	.523

PERMANENT

Maximum Premium Ratio:		1.05	1.10	1.15	1.20	1.25	1.30	1.35	1.40	1.45	1.50	1.60	1.70	1.80	2.00
Size Group															
43	Basic Premium Ratio	.712	.622	.562	.517	.481	.451	.426	.405	.386	.370	.341	.318	.298	.267
	Minimum Premium Ratio	.874	.822	.783	.752	.726	.703	.682	.663	.646	.630	.602	.578	.556	.518
42	Basic Premium Ratio	.703	.612	.551	.506	.470	.440	.415	.394	.375	.358	.330	.307	.288	.257
	Minimum Premium Ratio	.869	.815	.776	.745	.718	.694	.673	.654	.637	.621	.593	.568	.547	.509
41	Basic Premium Ratio	.696	.602	.541	.495	.458	.429	.403	.382	.363	.347	.319	.296	.277	.247
	Minimum Premium Ratio	.863	.809	.769	.737	.710	.686	.665	.645	.628	.612	.583	.559	.537	.499
40	Basic Premium Ratio	.686	.592	.530	.484	.448	.418	.392	.371	.352	.336	.308	.286	.267	.237
	Minimum Premium Ratio	.858	.802	.762	.729	.701	.677	.656	.637	.619	.603	.574	.549	.527	.490
39	Basic Premium Ratio	.677	.581	.520	.473	.437	.407	.382	.360	.342	.325	.298	.275	.257	.228
	Minimum Premium Ratio	.852	.796	.754	.721	.693	.669	.648	.628	.610	.594	.566	.541	.519	.482
38	Basic Premium Ratio	.668	.571	.509	.463	.426	.396	.372	.350	.332	.315	.288	.266	.248	.220
	Minimum Premium Ratio	.846	.789	.747	.714	.686	.661	.639	.620	.602	.586	.557	.533	.510	.473
37	Basic Premium Ratio	.659	.562	.499	.453	.416	.387	.362	.340	.322	.306	.279	.257	.240	.212
	Minimum Premium Ratio	.839	.781	.740	.706	.678	.653	.631	.612	.594	.578	.550	.525	.503	.466
36	Basic Premium Ratio	.649	.551	.488	.442	.405	.376	.351	.330	.312	.297	.270	.249	.231	.204
	Minimum Premium Ratio	.832	.774	.732	.698	.670	.645	.624	.604	.586	.570	.542	.517	.496	.459
35	Basic Premium Ratio	.635	.538	.475	.429	.393	.365	.340	.320	.302	.286	.260	.240	.223	.196
	Minimum Premium Ratio	.825	.766	.724	.690	.662	.637	.616	.596	.579	.563	.535	.510	.489	.453
34	Basic Premium Ratio	.623	.525	.463	.418	.382	.354	.330	.309	.292	.277	.252	.231	.215	.189
	Minimum Premium Ratio	.816	.757	.715	.682	.654	.629	.608	.589	.571	.556	.528	.504	.483	.447
33	Basic Premium Ratio	.610	.513	.451	.406	.371	.343	.320	.300	.283	.268	.244	.224	.208	.183
	Minimum Premium Ratio	.808	.749	.707	.674	.646	.622	.600	.582	.564	.549	.521	.498	.477	.442
32	Basic Premium Ratio	.597	.501	.440	.395	.361	.334	.311	.291	.274	.260	.236	.217	.201	.177
	Minimum Premium Ratio	.799	.740	.699	.666	.638	.614	.593	.575	.558	.543	.515	.492	.472	.438
31	Basic Premium Ratio	.582	.486	.425	.382	.348	.321	.299	.280	.264	.250	.226	.208	.193	.171
	Minimum Premium Ratio	.791	.732	.690	.658	.630	.606	.586	.567	.551	.536	.510	.487	.467	.434
30	Basic Premium Ratio	.567	.471	.412	.369	.336	.309	.288	.269	.254	.240	.218	.201	.187	.165
	Minimum Premium Ratio	.782	.723	.681	.649	.622	.599	.579	.561	.545	.530	.504	.482	.463	.430
29	Basic Premium Ratio	.551	.457	.398	.356	.324	.299	.277	.260	.245	.232	.210	.194	.180	.160
	Minimum Premium Ratio	.773	.714	.673	.642	.615	.592	.572	.555	.539	.524	.499	.477	.459	.427
28	Basic Premium Ratio	.537	.444	.386	.344	.313	.287	.266	.249	.234	.221	.200	.184	.171	.151
	Minimum Premium Ratio	.764	.705	.665	.633	.606	.584	.564	.546	.530	.516	.491	.470	.451	.421
27	Basic Premium Ratio	.524	.431	.373	.332	.300	.275	.254	.236	.221	.208	.187	.170	.157	.136
	Minimum Premium Ratio	.755	.697	.655	.623	.596	.573	.552	.534	.518	.502	.476	.453	.433	.400
26	Basic Premium Ratio	.510	.418	.361	.320	.288	.263	.242	.224	.209	.196	.175	.158	.145	.124
	Minimum Premium Ratio	.747	.688	.646	.613	.586	.562	.541	.523	.505	.490	.463	.439	.418	.383

PERMANENT

Maximum Premium Ratio:		1.05	1.10	1.15	1.20	1.25	1.30	1.35	1.40	1.45	1.50	1.60	1.70	1.80	2.00
Size Group															
25	Basic Premium Ratio	.497	.405	.348	.307	.276	.251	.230	.213	.198	.185	.164	.147	.134	.114
	Minimum Premium Ratio	.738	.679	.638	.605	.577	.553	.531	.512	.495	.479	.451	.427	.405	.369
24	Basic Premium Ratio	.476	.386	.331	.292	.262	.238	.218	.202	.188	.176	.157	.141	.129	.111
	Minimum Premium Ratio	.727	.669	.628	.596	.569	.546	.525	.506	.490	.474	.447	.423	.402	.367
23	Basic Premium Ratio	.454	.368	.315	.277	.249	.226	.208	.192	.179	.168	.150	.136	.124	.107
	Minimum Premium Ratio	.716	.659	.619	.588	.561	.539	.519	.501	.485	.469	.443	.420	.400	.365
22	Basic Premium Ratio	.434	.351	.300	.264	.237	.216	.198	.184	.172	.161	.144	.131	.120	.104
	Minimum Premium Ratio	.704	.649	.611	.580	.555	.533	.513	.496	.480	.465	.439	.417	.397	.363
21	Basic Premium Ratio	.414	.335	.286	.252	.226	.206	.190	.176	.165	.155	.139	.126	.117	.102
	Minimum Premium Ratio	.693	.640	.603	.573	.548	.527	.508	.491	.476	.461	.436	.414	.395	.361
20	Basic Premium Ratio	.394	.318	.271	.238	.214	.194	.178	.166	.155	.145	.130	.119	.110	.096
	Minimum Premium Ratio	.683	.631	.595	.566	.541	.520	.502	.485	.470	.456	.431	.410	.391	.358
19	Basic Premium Ratio	.377	.301	.254	.222	.198	.179	.164	.152	.142	.133	.120	.109	.101	.089
	Minimum Premium Ratio	.674	.621	.585	.557	.533	.513	.494	.478	.464	.450	.426	.405	.387	.355
18	Basic Premium Ratio	.358	.283	.238	.207	.184	.166	.152	.140	.131	.123	.110	.101	.094	.083
	Minimum Premium Ratio	.664	.612	.575	.547	.524	.505	.488	.472	.458	.445	.421	.401	.383	.352
17	Basic Premium Ratio	.339	.266	.222	.192	.171	.154	.140	.130	.121	.114	.103	.094	.088	.079
	Minimum Premium Ratio	.654	.602	.567	.539	.517	.497	.480	.466	.453	.440	.418	.398	.380	.350
16	Basic Premium Ratio	.320	.249	.208	.179	.159	.143	.131	.121	.113	.106	.096	.088	.083	.075
	Minimum Premium Ratio	.644	.593	.559	.532	.510	.491	.475	.461	.448	.436	.414	.395	.378	.348
15	Basic Premium Ratio	.303	.234	.194	.168	.148	.134	.122	.113	.106	.100	.091	.084	.079	.072
	Minimum Premium Ratio	.635	.586	.552	.526	.504	.486	.470	.457	.445	.433	.412	.393	.376	.346
14	Basic Premium Ratio	.293	.220	.180	.157	.141	.128	.117	.109	.103	.097	.089	.082	.078	.071
	Minimum Premium Ratio	.630	.579	.545	.521	.501	.483	.468	.455	.443	.432	.411	.392	.375	.346
13	Basic Premium Ratio	.281	.204	.167	.148	.133	.122	.112	.105	.099	.094	.086	.081	.076	.070
	Minimum Premium Ratio	.624	.571	.538	.516	.497	.480	.465	.453	.441	.430	.409	.391	.374	.345
12	Basic Premium Ratio	.269	.187	.156	.139	.126	.116	.108	.101	.096	.091	.084	.079	.075	.069
	Minimum Premium Ratio	.618	.562	.533	.512	.493	.477	.463	.451	.440	.429	.408	.390	.374	.345
11	Basic Premium Ratio	.254	.167	.145	.130	.119	.110	.103	.097	.092	.088	.082	.077	.073	.068
	Minimum Premium Ratio	.611	.552	.527	.507	.490	.474	.461	.449	.438	.427	.407	.389	.373	.344
10	Basic Premium Ratio	.238	.150	.135	.122	.113	.105	.098	.093	.089	.085	.079	.075	.072	.067
	Minimum Premium Ratio	.603	.544	.522	.503	.487	.472	.458	.447	.436	.426	.406	.388	.372	.344
9	Basic Premium Ratio	.219	.138	.125	.115	.106	.100	.094	.089	.085	.082	.077	.073	.071	.066
	Minimum Premium Ratio	.593	.538	.517	.500	.483	.469	.456	.445	.434	.424	.405	.387	.372	.343
8	Basic Premium Ratio	.197	.127	.116	.107	.100	.094	.090	.086	.082	.079	.075	.072	.069	.065

PERMANENT

Maximum Premium Ratio:	1.05	1.10	1.15	1.20	1.25	1.30	1.35	1.40	1.45	1.50	1.60	1.70	1.80	2.00
Size Group														
Minimum Premium Ratio	.582	.532	.513	.496	.480	.466	.454	.443	.433	.423	.404	.387	.371	.343
7 Basic Premium Ratio	.170	.117	.108	.100	.094	.089	.085	.082	.079	.077	.073	.070	.068	.064
Minimum Premium Ratio	.569	.527	.509	.492	.477	.464	.452	.441	.431	.422	.403	.386	.370	.342
6 Basic Premium Ratio	.137	.107	.100	.094	.089	.085	.081	.078	.076	.074	.071	.068	.066	.064
Minimum Premium Ratio	.552	.522	.505	.489	.475	.462	.450	.439	.430	.420	.402	.385	.369	.342
5 Basic Premium Ratio	.105	.098	.092	.087	.083	.080	.077	.075	.073	.071	.068	.066	.065	.063
Minimum Premium Ratio	.536	.518	.501	.486	.472	.459	.448	.438	.428	.419	.400	.384	.369	.342
4 Basic Premium Ratio	.104	.089	.085	.081	.078	.075	.073	.072	.070	.068	.066	.065	.064	.062
Minimum Premium Ratio	.532	.513	.497	.483	.469	.457	.446	.436	.427	.417	.399	.383	.368	.342

AMENDATORY SECTION (Amending WSR 01-23-061, filed 11/20/01, effective 1/1/02)

WAC 296-17-90497 Table VI.

**RETROSPECTIVE RATING PLAN B
BASIC PREMIUM RATIOS
AND LOSS CONVERSION FACTORS
Effective January 1, ((2002)) 2003**

Maximum Premium Ratio:	1.05	1.10	1.15	1.20	1.25	1.30	1.35	1.40	1.45	1.50	1.60	1.70	1.80	2.00
Size Group														
63 Basic Premium Ratio	.993	.986	.979	.972	.965	.958	.951	.944	.938	.931	.917	.903	.889	.861
Loss Conversion Factor	.007	.014	.021	.028	.035	.042	.049	.056	.062	.069	.083	.097	.111	.139
62 Basic Premium Ratio	.992	.985	.977	.970	.962	.954	.947	.939	.931	.924	.909	.893	.878	.848
Loss Conversion Factor	.008	.015	.023	.030	.038	.046	.053	.061	.069	.076	.091	.107	.122	.152
61 Basic Premium Ratio	.992	.983	.975	.967	.959	.950	.942	.934	.926	.917	.901	.884	.868	.835
Loss Conversion Factor	.008	.017	.025	.033	.041	.050	.058	.066	.074	.083	.099	.116	.132	.165
60 Basic Premium Ratio	.991	.982	.973	.964	.955	.946	.937	.928	.919	.910	.892	.874	.856	.819
Loss Conversion Factor	.009	.018	.027	.036	.045	.054	.063	.072	.081	.090	.108	.126	.144	.181
59 Basic Premium Ratio	.990	.980	.971	.961	.951	.941	.931	.921	.912	.902	.882	.862	.843	.803
Loss Conversion Factor	.010	.020	.029	.039	.049	.059	.069	.079	.088	.098	.118	.138	.157	.197
58 Basic Premium Ratio	.989	.979	.968	.957	.947	.936	.926	.915	.904	.894	.872	.851	.830	.787
Loss Conversion Factor	.011	.021	.032	.043	.053	.064	.074	.085	.096	.106	.128	.149	.170	.213
57 Basic Premium Ratio	.989	.977	.966	.954	.943	.931	.920	.908	.897	.886	.863	.840	.817	.771
Loss Conversion Factor	.011	.023	.034	.046	.057	.069	.080	.092	.103	.114	.137	.160	.183	.229
56 Basic Premium Ratio	.988	.976	.963	.951	.939	.927	.914	.902	.890	.878	.853	.829	.805	.756
Loss Conversion Factor	.012	.024	.037	.049	.061	.073	.086	.098	.110	.122	.147	.171	.195	.244
55 Basic Premium Ratio	.987	.974	.961	.948	.935	.922	.909	.896	.883	.870	.844	.818	.792	.741
Loss Conversion Factor	.013	.026	.039	.052	.065	.078	.091	.104	.117	.130	.156	.182	.208	.259
54 Basic Premium Ratio	.986	.972	.959	.945	.931	.917	.904	.890	.876	.862	.835	.807	.780	.724
Loss Conversion Factor	.014	.028	.041	.055	.069	.083	.096	.110	.124	.138	.165	.193	.220	.276

PERMANENT

Maximum Premium Ratio:		1.05	1.10	1.15	1.20	1.25	1.30	1.35	1.40	1.45	1.50	1.60	1.70	1.80	2.00
Size Group															
53	Basic Premium Ratio	.985	.971	.956	.941	.927	.912	.898	.883	.868	.854	.824	.795	.766	.707
	Loss Conversion Factor	.015	.029	.044	.059	.073	.088	.102	.117	.132	.146	.176	.205	.234	.293
52	Basic Premium Ratio	.984	.969	.953	.938	.922	.907	.891	.876	.860	.845	.814	.783	.752	.690
	Loss Conversion Factor	.016	.031	.047	.062	.078	.093	.109	.124	.140	.155	.186	.217	.248	.310
51	Basic Premium Ratio	.983	.967	.950	.934	.917	.901	.884	.868	.851	.835	.802	.769	.735	.669
	Loss Conversion Factor	.017	.033	.050	.066	.083	.099	.116	.132	.149	.165	.198	.231	.265	.331
50	Basic Premium Ratio	.982	.965	.947	.929	.911	.894	.876	.858	.841	.823	.787	.752	.717	.646
	Loss Conversion Factor	.018	.035	.053	.071	.089	.106	.124	.142	.159	.177	.213	.248	.283	.354
49	Basic Premium Ratio	.981	.962	.943	.924	.905	.886	.867	.848	.829	.810	.772	.734	.696	.621
	Loss Conversion Factor	.019	.038	.057	.076	.095	.114	.133	.152	.171	.190	.228	.266	.304	.379
48	Basic Premium Ratio	.980	.959	.939	.919	.898	.878	.858	.837	.817	.797	.756	.716	.675	.594
	Loss Conversion Factor	.020	.041	.061	.081	.102	.122	.142	.163	.183	.203	.244	.284	.325	.406
47	Basic Premium Ratio	.978	.957	.935	.913	.891	.870	.848	.826	.805	.783	.740	.696	.653	.566
	Loss Conversion Factor	.022	.043	.065	.087	.109	.130	.152	.174	.195	.217	.260	.304	.347	.434
46	Basic Premium Ratio	.977	.954	.931	.908	.885	.862	.839	.816	.793	.770	.724	.677	.631	.539
	Loss Conversion Factor	.023	.046	.069	.092	.115	.138	.161	.184	.207	.230	.276	.323	.369	.461
45	Basic Premium Ratio	.976	.951	.927	.902	.878	.854	.829	.805	.780	.756	.707	.658	.609	.512
	Loss Conversion Factor	.024	.049	.073	.098	.122	.146	.171	.195	.220	.244	.293	.342	.391	.488
44	Basic Premium Ratio	.974	.948	.922	.897	.871	.845	.819	.793	.767	.742	.690	.638	.587	.483
	Loss Conversion Factor	.026	.052	.078	.103	.129	.155	.181	.207	.233	.258	.310	.362	.413	.517
43	Basic Premium Ratio	.973	.945	.918	.891	.863	.836	.809	.781	.754	.727	.672	.617	.562	.453
	Loss Conversion Factor	.027	.055	.082	.109	.137	.164	.191	.219	.246	.273	.328	.383	.438	.547
42	Basic Premium Ratio	.970	.941	.911	.881	.852	.822	.792	.763	.733	.703	.644	.585	.525	.406
	Loss Conversion Factor	.030	.059	.089	.119	.148	.178	.208	.237	.267	.297	.356	.415	.475	.594
41	Basic Premium Ratio	.968	.935	.903	.870	.838	.806	.773	.741	.708	.676	.611	.546	.481	.352
	Loss Conversion Factor	.032	.065	.097	.130	.162	.194	.227	.259	.292	.324	.389	.454	.519	.648
40	Basic Premium Ratio	.965	.929	.894	.859	.823	.788	.753	.718	.682	.647	.576	.506	.435	.294
	Loss Conversion Factor	.035	.071	.106	.141	.177	.212	.247	.282	.318	.353	.424	.494	.565	.706
39	Basic Premium Ratio	.962	.923	.885	.847	.808	.770	.732	.693	.655	.616	.540	.463	.386	.233
	Loss Conversion Factor	.038	.077	.115	.153	.192	.230	.268	.307	.345	.384	.460	.537	.614	.767
38	Basic Premium Ratio	.958	.917	.875	.834	.792	.751	.709	.668	.626	.585	.502	.419	.336	.170
	Loss Conversion Factor	.042	.083	.125	.166	.208	.249	.291	.332	.374	.415	.498	.581	.664	.830
37	Basic Premium Ratio	.955	.910	.865	.820	.776	.731	.686	.641	.596	.551	.461	.371	.282	.102
	Loss Conversion Factor	.045	.090	.135	.180	.224	.269	.314	.359	.404	.449	.539	.629	.718	.898
36	Basic Premium Ratio	.951	.903	.854	.806	.757	.709	.660	.612	.563	.514	.417	.320	.223	.029
	Loss Conversion Factor	.049	.097	.146	.194	.243	.291	.340	.388	.437	.486	.583	.680	.777	.971
35	Basic Premium Ratio	.947	.895	.842	.789	.736	.684	.631	.578	.525	.473	.367	.262	.156	.000

PERMANENT

Maximum Premium Ratio:	1.05	1.10	1.15	1.20	1.25	1.30	1.35	1.40	1.45	1.50	1.60	1.70	1.80	2.00
Size Group														
Loss Conversion Factor	.053	.105	.158	.211	.264	.316	.369	.422	.475	.527	.633	.738	.844	.987
34 Basic Premium Ratio	.943	.886	.829	.771	.714	.657	.600	.543	.486	.428	.314	.200	.085	.000
Loss Conversion Factor	.057	.114	.171	.229	.286	.343	.400	.457	.514	.572	.686	.800	.915	.969
33 Basic Premium Ratio	.938	.876	.814	.752	.690	.628	.567	.505	.443	.381	.257	.133	.009	.000
Loss Conversion Factor	.062	.124	.186	.248	.310	.372	.433	.495	.557	.619	.743	.867	.991	.953
32 Basic Premium Ratio	.933	.866	.799	.732	.665	.598	.531	.463	.396	.329	.195	.061	.000	.000
Loss Conversion Factor	.067	.134	.201	.268	.335	.402	.469	.537	.604	.671	.805	.939	.984	.939
31 Basic Premium Ratio	.927	.854	.781	.707	.634	.561	.488	.415	.342	.268	.122	.000	.000	.000
Loss Conversion Factor	.073	.146	.219	.293	.366	.439	.512	.585	.658	.732	.878	.994	.965	.925
30 Basic Premium Ratio	.920	.840	.760	.680	.600	.520	.440	.360	.280	.200	.040	.000	.000	.000
Loss Conversion Factor	.080	.160	.240	.320	.400	.480	.560	.640	.720	.800	.960	.975	.949	.913
29 Basic Premium Ratio	.913	.826	.739	.651	.564	.477	.390	.303	.216	.128	.000	.000	.000	.000
Loss Conversion Factor	.087	.174	.261	.349	.436	.523	.610	.697	.784	.872	.990	.958	.935	.902
28 Basic Premium Ratio	.904	.807	.711	.615	.519	.422	.326	.230	.134	.037	.000	.000	.000	.000
Loss Conversion Factor	.096	.193	.289	.385	.481	.578	.674	.770	.866	.963	.969	.940	.918	.887
27 Basic Premium Ratio	.892	.785	.677	.570	.462	.355	.247	.140	.032	.000	.000	.000	.000	.000
Loss Conversion Factor	.108	.215	.323	.430	.538	.645	.753	.860	.968	.983	.946	.918	.897	.868
26 Basic Premium Ratio	.881	.761	.642	.522	.403	.283	.164	.044	.000	.000	.000	.000	.000	.000
Loss Conversion Factor	.119	.239	.358	.478	.597	.717	.836	.956	.983	.960	.925	.899	.879	.851
25 Basic Premium Ratio	.868	.736	.604	.472	.340	.208	.075	.000	.000	.000	.000	.000	.000	.000
Loss Conversion Factor	.132	.264	.396	.528	.660	.792	.925	.987	.961	.940	.907	.883	.864	.838
24 Basic Premium Ratio	.852	.705	.557	.409	.261	.114	.000	.000	.000	.000	.000	.000	.000	.000
Loss Conversion Factor	.148	.295	.443	.591	.739	.886	.992	.964	.941	.922	.893	.872	.855	.832
23 Basic Premium Ratio	.835	.669	.504	.338	.173	.008	.000	.000	.000	.000	.000	.000	.000	.000
Loss Conversion Factor	.165	.331	.496	.662	.827	.992	.969	.944	.924	.907	.881	.862	.848	.827
22 Basic Premium Ratio	.814	.628	.442	.256	.070	.000	.000	.000	.000	.000	.000	.000	.000	.000
Loss Conversion Factor	.186	.372	.558	.744	.930	.978	.949	.927	.909	.894	.871	.854	.841	.823
21 Basic Premium Ratio	.790	.579	.369	.159	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000
Loss Conversion Factor	.210	.421	.631	.841	.990	.957	.932	.912	.896	.882	.862	.847	.835	.818
20 Basic Premium Ratio	.758	.516	.274	.032	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000
Loss Conversion Factor	.242	.484	.726	.968	.966	.936	.913	.895	.881	.869	.851	.837	.827	.812
19 Basic Premium Ratio	.720	.439	.159	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000
Loss Conversion Factor	.280	.561	.841	.979	.942	.915	.894	.878	.865	.854	.838	.826	.817	.805
18 Basic Premium Ratio	.672	.344	.016	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000
Loss Conversion Factor	.328	.656	.984	.954	.920	.896	.877	.863	.851	.842	.827	.817	.810	.799
17 Basic Premium Ratio	.617	.234	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000
Loss Conversion Factor	.383	.766	.977	.932	.902	.879	.863	.850	.839	.831	.819	.810	.803	.794

PERMANENT

Maximum Premium Ratio:		1.05	1.10	1.15	1.20	1.25	1.30	1.35	1.40	1.45	1.50	1.60	1.70	1.80	2.00
Size Group															
16	Basic Premium Ratio	.550	.100	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.450	.900	.953	.913	.885	.865	.851	.839	.830	.823	.812	.804	.798	.790
15	Basic Premium Ratio	.477	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.523	.992	.932	.896	.872	.854	.841	.831	.822	.816	.806	.799	.794	.788
14	Basic Premium Ratio	.414	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.586	.973	.912	.881	.861	.846	.834	.825	.818	.812	.804	.797	.793	.787
13	Basic Premium Ratio	.344	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.656	.953	.889	.867	.851	.838	.828	.821	.814	.809	.801	.796	.791	.786
12	Basic Premium Ratio	.256	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.744	.931	.874	.856	.842	.831	.823	.816	.810	.806	.799	.794	.790	.785
11	Basic Premium Ratio	.159	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.841	.906	.860	.846	.834	.825	.818	.812	.807	.803	.796	.792	.788	.784
10	Basic Premium Ratio	.042	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.958	.879	.848	.836	.827	.819	.813	.807	.803	.800	.794	.790	.787	.783
9	Basic Premium Ratio	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.982	.850	.838	.828	.820	.813	.808	.803	.800	.797	.792	.788	.786	.782
8	Basic Premium Ratio	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.952	.838	.828	.820	.813	.808	.803	.800	.796	.794	.790	.787	.784	.781
7	Basic Premium Ratio	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.917	.828	.820	.813	.807	.803	.799	.796	.793	.791	.788	.785	.783	.780
6	Basic Premium Ratio	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.876	.818	.812	.806	.802	.798	.795	.792	.790	.788	.785	.783	.782	.779
5	Basic Premium Ratio	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.826	.809	.804	.800	.797	.794	.791	.789	.787	.786	.783	.782	.780	.778
4	Basic Premium Ratio	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.815	.800	.797	.794	.792	.790	.788	.786	.785	.784	.782	.781	.779	.777

PERMANENT

AMENDATORY SECTION (Amending WSR 01-23-061, filed 11/20/01, effective 1/1/02)

WAC 296-17-920 Assessment for supplemental pension fund. The amount of ~~((36.0))~~ 34.2 mills ~~(((\$0360))~~ \$.0342) shall be retained by each employer from the earnings of each worker for each hour or fraction thereof the worker is employed. The amount of money so retained from the employee shall be matched in an equal amount by each employer, except as otherwise provided in these rules, all such moneys shall be remitted to the department on or before the last day of January, April, July and October of each year for the preceding calendar quarter, provided self-insured employers shall remit to the department as provided under WAC 296-15-060. All such moneys shall be deposited in the supplemental pension fund.

REPEALER

The following sections of the Washington Administrative Code are repealed:

- WAC 296-17-90100 Purpose.
- WAC 296-17-90110 Definitions.
- WAC 296-17-90120 Qualifications for drug-free workplace discount.
- WAC 296-17-90130 Application of drug-free workplace discount.
- WAC 296-17-90140 Drug-free workplace discount certification.

WAC 296-17-90150 Maximum program cap for drug-free workplace discount.

WSR 02-24-040
PERMANENT RULES
HIGHER EDUCATION
COORDINATING BOARD

[Filed December 2, 2002, 3:57 p.m.]

Date of Adoption: September 25, 2002.

Purpose: Implement changes to the promise scholarship as authorized by the 2002 legislature in SHB 2807.

Citation of Existing Rules Affected by this Order: Amending WAC 250-80-010, 250-80-020, and 250-80-070.

Statutory Authority for Adoption: Chapter 28B.80 RCW.

Other Authority: Chapter 28B.119 RCW.

Adopted under notice filed as WSR 02-14-135 on July 2, 2002.

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 3, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 0, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

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

December 1, 2002

John Klacik

Associate Director

AMENDATORY SECTION (Amending WSR 00-08-082, filed 4/4/00, effective 5/5/00)

WAC 250-80-010 Purpose. The Washington promise scholarship program recognizes and encourages the aspiration for superior academic achievement of high school students who attend and graduate from Washington high schools. The program offers a two-year scholarship for eligible students that may be used at any accredited institution within the borders of the state. The scholarship may also be used at certain Oregon institutions offering programs not offered in Washington.

AMENDATORY SECTION (Amending WSR 00-08-082, filed 4/4/00, effective 5/5/00)

WAC 250-80-020 Definitions. (1) "Board" means the higher education coordinating board.

(2) "OSPI" means the office of the superintendent of public instruction.

(3) "High school" means a secondary institution in Washington state identified by the office of the superintendent of public instruction as qualified to confer high school diplomas to a graduating senior class.

(4) "Parent(s)" mean the biological or adoptive parent of the student applicant and the spouse of a biological or adoptive parent. In cases of divorce or separation the parent for purposes of reporting income and family size is the biological or adoptive parent who provided more than one-half of the applicant's support in the previous twelve months. The term parent does not include either foster parents or legal guardians.

(5) "Family size" is the number of people for whom the applicant's parent(s) provided more than one-half of the support in the previous twelve months.

(6) "Income," in most cases means the applicant parent's adjusted gross income (AGI) as reported on the previous calendar year's federal tax return. For the independent student, income means the student's adjusted gross income as reported on the previous calendar year's federal tax return.

(7) "Independent student" means a student whose biological parents are both deceased and there is no adoptive parent, or the student is a "ward of the court," or the student has been legally emancipated by court order. The board may also recognize a student as independent due to exceptional circumstances as recognized by the appeal committee.

(8) "Appeals committee" means a committee convened by the board to review petitions and requests by students for consideration of individual exceptional circumstances.

(9) "Median family income (MFI)" means the median income for the state of Washington, by family size, as compiled by the federal Bureau of the Census and reported annually in the *Federal Register*.

(10) "Income cutoff" means one hundred thirty-five percent of the median family income.

(11) "Academic year" means the fall, winter, and spring quarters or the fall and spring semesters between July 1st and June 30th.

(12) "Eligible student" means a person who:

(a) Graduates from a public or private high school located in the state of Washington; and

(b) ~~Is in the top ten percent of his or her 1999 graduating class; or~~

~~(e))~~ Is in the top fifteen percent of his or her 2000 graduating class; or

(c) Attained a cumulative score of 1200 or better on the Scholastic Assessment Test I (SAT) on the first attempt; or

(d) Attained a cumulative score of 27 or better on the American College Test (ACT) on the first attempt; and

~~((d))~~ (e) Has a family income less than one hundred thirty-five percent of the state's median; and

~~((e))~~ (f) Enrolls at least half time in an eligible postsecondary institution in the state of Washington; and

((f)) (g) Is not pursuing a degree in theology.

(13) "Eligible postsecondary institution" means:

(a) A public institution authorized by the Washington legislature and receiving operating support through the state general fund; or

(b) A postsecondary institution, whose campus or branch campus is physically located in the state of Washington, and who is accredited by a nationally recognized accrediting body. The recognized accrediting bodies are:

(i) ~~(The)~~ Northwest Association of Schools and Colleges or a similar regional accrediting body as determined by the board;

(ii) ~~(The)~~ Accrediting Bureau of Health Education Schools;

(iii) ~~(The)~~ Accrediting Council for Continuing Education and Training;

(iv) ~~(The)~~ Accrediting Commission of Career Schools and Colleges of Technology;

(v) The Accrediting Council for Independent Colleges and Schools;

(vi) The National Accrediting Commission of Cosmetology Arts and Sciences; ~~(and)~~

(vii) Middle States Association of Colleges and Schools, Commission on Higher Education;

(viii) New England Association of Schools and Colleges;

(ix) North Central Association of Colleges and Schools;

(x) Southern Association of Colleges and Schools;

(xi) Western Association of Schools and Colleges; or

(c) An accredited Oregon postsecondary institution that offers a program not offered in Washington and is located in either Columbia, Gilliam, Hood River, Multnomah, Clatsop, Clackamas, Morrow, Sherman, Umatilla, Union, Wallowa, Wasco or Washington county. The institution must be accredited by one of the accrediting bodies listed above; and

(d) Agrees to administer the program in accordance with the applicable rules and program guidelines.

(14) "Authorized use period" means the period of time the eligible student has to complete using his or her scholarship. ~~((The board will determine the authorized use period for each class of graduating high school seniors.))~~

AMENDATORY SECTION (Amending WSR 00-08-082, filed 4/4/00, effective 5/5/00)

WAC 250-80-070 Renewals and authorized use period. (1) Eligible students may renew their award for the second year's benefits, subject to the availability of funding.

(2) The deadline for the return of renewal applications will be set annually by the board.

(3) The board will determine the maximum number of years each class of graduating high school seniors has to complete usage of the scholarship.

(4) ~~((For the graduating classes of 1999 and 2000,))~~ The authorized use period is limited to two consecutive years following graduation. Students who were not eligible for the first year of benefits, or who did not use the first year of benefits, may reapply for the second year benefits, but may not renew for a third year.

(5) Receipt of the scholarship is dependent upon the availability of funding.

WSR 02-24-041
PERMANENT RULES
HIGHER EDUCATION
COORDINATING BOARD

[Filed December 2, 2002, 4:01 p.m.]

Date of Adoption: September 25, 2002.

Purpose: Implements changes to institutional eligibility for participation in the state need grant (SNG) program brought about by passage of SB 5166, as authorized by the 2002 legislature.

Citation of Existing Rules Affected by this Order: Amending WAC 250-20-021.

Statutory Authority for Adoption: Chapter 28B.80 RCW.

Other Authority: RCW 28B.10.822.

Adopted under notice filed as WSR 02-14-134 on July 2, 2002.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 1, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 0, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

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

December 1, 2002

John Klacik

Associate Director

AMENDATORY SECTION (Amending WSR 99-16-015, filed 7/23/99, effective 8/23/99)

WAC 250-20-021 Program definitions. (1) The term "needy student" shall mean a post-high school student of an institution of postsecondary education who demonstrates to the higher education coordinating board the financial inability, either parental, familial, or personal, to bear the total cost of education for any semester or quarter. The determination of need shall be made in accordance with federal needs analysis formulas and provisions as recognized and modified by the board.

(2) The term "disadvantaged student" shall mean a student who by reasons of adverse cultural, educational, environmental, experiential, or familial circumstance is unlikely to aspire to, or enroll in, higher education. Generally, this

shall mean a dependent student whose parents have not attained a college education and/or whose family income is substantially below the state's median.

(3) The term "postsecondary institution" shall mean:

(a) Any public university, college, community college, or vocational-technical institute operated by the state of Washington political subdivision thereof, or any other university, college, school or institute in the state of Washington offering instruction beyond the high school level which is a member institution of ~~((one of the following))~~ an approved accrediting association ~~((s: The Northwest Association of Schools and Colleges, the Accrediting Bureau of Health Education Schools, the Accrediting Council for Continuing Education and Training, the Accrediting Commission of Career Schools and Colleges of Technology, the Accrediting Council for Independent Colleges and Schools, or the National Accrediting Commission of Cosmetology Arts and Sciences and))~~.

(b) If such institution agrees to participate in the program in accordance with all applicable rules and regulations.

(c) Any institution, branch, extension or facility operating within the state of Washington which is affiliated with an institution operating in another state must be a separately accredited member institution of ~~((one of the above named))~~ an approved accrediting association ~~((s))~~.

(d) The separate accreditation requirement is waived for branch campuses of out-of-state institutions if the branch campus:

(i) Is eligible to participate in federal student aid programs; and

(ii) Has operated as a nonprofit college or university delivering on-site classroom instruction for a minimum of twenty consecutive years within the state of Washington; and

(iii) Has an annual enrollment of at least seven hundred full-time equivalent students.

(4) The term "approved accrediting association" shall mean the following organizations:

(a) Northwest Association of Schools and Colleges;

(b) Middle States Association of Colleges and Schools, Commission on Higher Education;

(c) New England Association of Schools and Colleges;

(d) North Central Association of Colleges and Schools;

(e) Southern Association of Colleges and Schools;

(f) Western Association of Schools and Colleges;

(g) Accrediting Bureau of Health Education Schools;

(h) Accrediting Council for Continuing Education and Training;

(i) Accrediting Commission of Career Schools and Colleges of Technology;

(j) Accrediting Council for Independent Colleges and Schools;

(k) National Accrediting Commission of Cosmetology Arts and Sciences.

(5) "Washington resident" shall be defined as an individual who satisfies the requirements of RCW 28B.15.012 (2)(a) through (d) and board-adopted rules and regulations pertaining to the determination of residency.

~~((5))~~ (6) "Dependent student" shall mean any post-high school student who does not qualify as an independent student in accordance with WAC 250-20-021(6).

~~((6))~~ (7) "Independent student" shall mean any student who qualifies as an independent student for the receipt of federal aid. These qualifications include a student who has either:

(a) Reached his or her twenty-fourth birthday before January 1st of the aid year; or,

(b) Is a veteran of the U.S. Armed Forces; or,

(c) Is an orphan or ward of the court; or,

(d) Has legal dependents other than a spouse; or,

(e) Is a married student or a graduate/professional student; or,

(f) Is determined to be independent for the receipt of federal aid on the basis of the professional judgment of the aid administrator.

~~((7))~~ (8) Definitions of "undergraduate students" will be in accord with definitions adopted for institutional use by the board.

~~((8))~~ (9) "Student budgets" shall consist of that amount required to support an individual as a student for nine months and may take into consideration cost factors for maintaining the student's dependents. This should be the amount used to calculate the student's total need for all state and federal funds.

~~((9))~~ (10) "State need grant cost-of-attendance" is the standard student cost per sector, as developed by the board.

(a) The costs-of-attendance for each sector are calculated by adding together a standard maintenance allowance for books, room, board, transportation and personal items, for all undergraduate students statewide as developed by the Washington Financial Aid Association, and the sector's regular tuition and fees for full-time, resident, undergraduate students.

(b) In no case may the costs-of-attendance exceed the statutory ceiling established by RCW 28B.10.808(4). The ceiling is calculated by adding together the same standard maintenance allowance used in determining the state need grant cost-of-attendance, plus the regular tuition and fees charged for a full-time resident undergraduate student at a research university, plus the current average state appropriation per student for operating expenses in all public institutions.

(c) For example, in the 1992-93 academic year, the value of the statutory ceiling is \$13,783. This value is composed of the Washington Financial Aid Association's maintenance budget of \$6,964, plus the regular tuition and fees charged for a resident undergraduate student at a research university of \$2,274, plus the current average state appropriation per student for operating expenses in all public institutions of \$4,545.

(d) The value of each element used in the construction of the statutory ceiling will be updated annually.

(e) The higher education coordinating board will consult with appropriate advisory committees and the representative association of student financial aid administrators, to annually review and adjust the costs-of-attendance. The costs-of-attendance for each sector will be published concurrent with annual guidelines for program administration.

~~((10))~~ (11) "Family income" is the student's family income for the calendar year prior to the academic year for which aid is being requested.

(a) Income means adjusted gross income and nontaxable income as reported on the federally prescribed application for federal student aid.

(b) For the dependent student family income means parental income.

(c) For the independent student family income means the income of the student and any other adult, if any, reported as part of the student's family.

(d) The institutional aid administrator may adjust the family's income up or down to more accurately reflect the family's financial situation during the academic year. When such adjustments are made they shall be consistent with guidelines for making changes to determine federal student aid eligibility.

~~((11))~~ (12) "Income cutoff" means the amount of family income below which a student is determined to be eligible for the state need grant.

(a) The cutoff shall be expressed as a percent of the state's median family income. The exact point of cutoff shall be determined each year by the board based on available funding.

(b) The board will endeavor to award students, in order, from the lowest income to the highest income, within the limits of available funding.

(c) At the discretion of the institution's aid administrator, a student who is eligible for a state need grant in a given academic year may be deemed eligible for the ensuing academic year if his or her family income increases by no more than three percent, even if the stated median family income cutoff for grant eligibility is lower than that amount.

~~((12))~~ (13) "Median family income" is the median income for Washington state, adjusted by family size and reported annually in the federal register.

~~((13))~~ (14) "Base grant" is the state need grant award for each sector before the addition of a dependent care allowance. The base grant per student will be no less than the published base grant in 1998-1999. The base grant may be further adjusted according to the student's family income level and rate of enrollment as described in WAC 250-20-041.

For certain students who have completed board approved early awareness and preparation programs such as the Washington National Early Intervention Scholarship Program, its successor program, or a Trio program, the base grant will be an amount fixed annually by the board. Generally the base grant, in these cases, will be no less than the current value of the federal PELL grant program.

~~((14))~~ (15) "Dependent care allowance" is a flat grant amount, to be determined by the board, which is in addition to the eligible student's base grant.

(a) The allowance is awarded to those students who have dependents in need of care. The dependent must be someone (other than a spouse) living with the student.

(b) Care must be that assistance provided to the dependent by someone outside of the student's household and not paid by another agency.

(c) Eligible grant recipients must document their need for the dependent care allowance.

~~((15))~~ (16) "State need grant award" is the base grant adjusted according to level of family income, plus a dependent care allowance, if applicable.

~~((16))~~ (17) "Academic year" is that period of time between July 1 and the following June 30 during which a full-time student would normally be expected to complete the equivalent of two semesters or three quarters of instruction.

~~((17))~~ (18) "Clock hours" means a period of time which is the equivalent of either:

(a) A 50 to 60 minute class, lecture, or recitation, or

(b) A 50 to 60 minute period of faculty-supervised laboratory shop training or internship.

~~((18))~~ (19) "Gift equity packaging policy" is the institution's policy for assigning gift aid to all needy, eligible students.

~~((19))~~ (20) "Satisfactory progress" is the student's successful completion of a minimum number of credit or clock hours for each term in which the grant was received. Each school's policy for measuring progress of state need grant recipients must define satisfactory as the student's completion of the minimum number of credit or clock hours for which the aid was disbursed.

(a) The minimum satisfactory progress standard for full-time students is twelve credits per term or 300 clock hours per term. Satisfactory progress for three-quarter time students is nine credits per term or 225 clock hours per term. Satisfactory progress for half-time students is six credits per term or 150 clock hours per term.

(b) Each school's policy must deny further disbursements of the need grant at the conclusion of any term in which he or she fails to complete at least one-half of the minimum number of credits or clock hours for which the aid was disbursed or otherwise fails to fulfill the conditions of the institution's satisfactory progress policy.

(c) The school may make disbursements to a student who is in a probationary status. "Probation" is defined as completion of at least one-half, but less than all of the minimum number of credits for which the aid was calculated and disbursed. The school must have a probation policy, approved by the board, which limits the number of terms in which a student may receive the need grant while in a probationary status.

(d) The school's aid administrator may at any time, using professional judgment exercised on a case-by-case basis, reinstate a student back into a satisfactory progress status, in response to an individual student's extenuating circumstances.

~~((20))~~ (21) The term "full institutional accreditation" shall mean the status of public recognition that an accrediting agency recognized by the U.S. Department of Education grants to an educational institution that meets the agency's established standards and requirements. Institutional accreditation applies to the entire institution, indicating that each of an institution's parts is contributing to the achievement of the institution's objectives.

~~((21))~~ (22) The term "eligible program" for a public or private nonprofit educational institution, shall mean an associate or baccalaureate degree program; at least a two-year program that is acceptable for full credit toward a bachelor's degree, or at least a one-year educational program that leads to a degree or certificate and prepares the student for gainful employment in a recognized occupation. The term "eligible program" for a for-profit or a postsecondary vocational insti-

tution shall mean a program which provides at least a 15-week undergraduate program of 600 clock hours, 16 semester hours, or 24 quarter hours. The program may admit students without an associate degree or equivalent. The term "eligible program" for a for-profit or a postsecondary vocational institution may also be a program that provides at least a 10-week program of 300 clock hours, 8 semester hours, or 12 quarter hours. A program in this category must be an undergraduate program that admits only students with an associate degree or equivalent. To be an "eligible program," a program must be encompassed within the institution's accreditation and be an eligible program for purposes of the federal Title IV student financial aid programs.

~~((22))~~ (23) The three "public sectors of higher education" are the research universities, comprehensive universities, and the community and technical colleges.

~~((23))~~ (24) A "for-profit institution" is a postsecondary educational institution other than a public or private nonprofit institution which provides training for gainful employment in a recognized profession.

~~((24))~~ (25) A "postsecondary vocational institution" is a public or private nonprofit institution which provides training for gainful employment in a recognized profession.

WSR 02-24-042
PERMANENT RULES
DEPARTMENT OF AGRICULTURE

[Filed December 3, 2002, 8:30 a.m.]

Date of Adoption: December 3, 2002.

Purpose: The United States Department of Agriculture, Animal and Plant Health Inspection Services, recently (August 21, 2001) adopted as final rule amendments to 9 C.F.R. Parts 54 and 79, "Scrapie in Sheep and Goats, Interstate Movement Restrictions and Indemnity Program." In order for Washington state to maintain its status as a compliant state, scrapie rule chapter 16-89 WAC, Sheep and goat scrapie disease control, must be amended by January 1, 2003, to remain in compliance with the federal rules.

Citation of Existing Rules Affected by this Order: Chapter 16-89 WAC, repealing WAC 16-89-020; and amending WAC 16-89-005, 16-89-010, 16-89-015, 16-89-030, 16-89-050, and 16-89-100.

Statutory Authority for Adoption: RCW 16.36.040.

Adopted under notice filed as WSR 02-20-100 on October 2, 2002.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 2, Amended 6, Repealed 1; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 2, Amended 6, Repealed 2.

Number of Sections Adopted on the Agency's Own Initiative: New 2, Amended 6, Repealed 1.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 2, Amended 6, Repealed 2.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

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

November 20, 2002

Valoria H. Loveland

Director

AMENDATORY SECTION (Amending WSR 99-09-026, filed 4/15/99, effective 5/16/99)

WAC 16-89-005 Purpose. (1) Scrapie is an insidious, fatal neurological disease of sheep and goats. The disease agent has not been definitively characterized. The incubation period is very long, usually over eighteen months. There is no treatment, and the disease is always fatal. Currently there is no live animal diagnostic test for the presence of the disease. Diagnosis is made by observation of characteristic signs in the live animal and is confirmed by post-mortem examination of brain tissue.

(2) The United States Department of Agriculture (USDA) (~~Voluntary~~) Scrapie Flock Certification Program (SFCP) is designed to monitor flocks and certify the scrapie status of the animals that are enrolled in the program. Any sheep or goat owner may apply to the USDA Veterinary Services area office in Olympia, Washington to participate in this program. It requires individual animal identification, keeping of good records, the reporting of acquisitions and deaths of animals to the USDA, Animal and Plant Health Inspection Service (APHIS) veterinary representative and annual inspections by the APHIS veterinary representative. At the end of five years, if all criteria have been met, the flock may be certified as being free of scrapie, as long as the flock remains on the USDA Voluntary Scrapie Flock Certification Program.

(3) The Washington state scrapie program requires that every (~~blackface or blackface crossbred breeding~~) sheep (~~which is one year or older~~) or goat unless otherwise exempted be identified with a (~~Washington~~) state or federal flock identification number and an individual identification upon change of ownership, possession, intrastate or interstate transport. Animals over eighteen months of age as evidenced by eruption of the second incisor in slaughter channels must be identified such that the animal may be traced to its flock of birth. Ewes that have lambed or are pregnant in slaughter channels must be so identified regardless of age. Ninety seven percent of all diagnosed scrapie cases in the United States have occurred in blackfaced breeds or crosses although whitefaced individuals can occasionally be susceptible. (~~Blackface or blackface crossbred breeding stock of any age must be identified before transfer of ownership or possession.~~) A few records need to be maintained(,) to meet federal regulations. No reports to the state of deaths or new acquisitions are required under the Washington state program. The program is strictly a control and eradication program and does not lead to flock certification.

PERMANENT

Enrollment in the USDA (~~Voluntary~~) Scrapie Flock Certification Program will fulfill the requirements of the Washington state program.

AMENDATORY SECTION (Amending WSR 99-09-026, filed 4/15/99, effective 5/16/99)

WAC 16-89-010 Definitions. For the purposes of this chapter:

(1) "Director" means the director of agriculture of the state of Washington or his or her duly authorized representative.

(2) "Department" means the Washington state department of agriculture.

(3) "Blackface (~~breeding stock~~) sheep" means (~~intact male or female sheep of blackface breeds and intact male or female sheep that are crosses of blackface and other breeds of~~) any purebred Suffolk, Hampshire, Shropshire purebred sheep of unknown ancestry with a black face, except for hair sheep.

(4) "Flock" means a number of animals of sheep or goat species which are kept, fed and herded together having single or multiple ownership. The term "flock" shall be interchangeable with the term "herd" and shall apply to purebred and commercial sheep.

(5) "Washington flock identification number" means a unique flock identification number assigned to the owner or owners of each flock of blackface breeding sheep in the state of Washington.

(6) "Official individual identification" means the unique identification of individual animals with an alphanumeric number applied as a tamper proof tag, tattoo, electronic device, or other tag approved by USDA or the director. The Washington flock identification number can serve as the official individual identification number if it contains a unique individual animal number in addition to the flock number.

(7) "Scrapie" means a transmissible spongiform encephalopathy that is a nonfebrile, transmissible, insidious, degenerative disease affecting the central nervous system of sheep and goats.

(8) "Scrapie exposed animal" means any animal, which has been in the same flock at the same time within the previous sixty months as a scrapie positive animal excluding limited contacts. Limited contacts are contacts between animals that occur off the premises of the flock and do not occur during or up to sixty days after parturition for any of the animals involved. Limited contacts do not include commingling or transportation to other flocks for the purposes of breeding. Examples of limited contacts include incidental contact in the show/sales ring. (See Appendix III of USDA's Voluntary Scrapie Flock Certification Program.)

(9) "Scrapie high risk animal" means an animal determined by epidemiologic investigation to be a high risk for developing clinical scrapie because the animal was the progeny of a scrapie-positive dam, was born in the same contemporary lambing group as a scrapie-positive animal or was born in the same contemporary lambing group as progeny of a scrapie-positive dam. Based upon evidence from the latest research information available and upon recommendation of the state scrapie certification board, animals that fit the crite-

ria for high risk animals may be exempted by the director as high risk animals if they are determined by genetic testing to be QR or RR at the 171 codon or are determined by other recognized testing procedures to pose no risk.

(10) "Scrapie infected flock" means any flock in which a scrapie-positive animal has been identified by a state or federal animal health official.

(11) "Scrapie positive animal" means an animal for which a diagnosis of scrapie has been made by the National Veterinary Services Laboratories, USDA, laboratories accredited by the American Association of Veterinary Laboratory Diagnosticians (AAVLD) or another laboratory authorized by state or federal officials to conduct scrapie tests through histological examinations of central nervous system or by other diagnostic procedures approved for scrapie diagnosis by USDA. Animals diagnosed by experimental tests for abnormal prion will not be considered infected animals for the purposes of this rule.

(12) "Scrapie source flock" means a flock in which an animal was born and subsequently diagnosed as scrapie-positive at less than fifty-four months of age.

(13) "~~(Voluntary)~~ Scrapie Flock Certification Program" means a national voluntary program for classification of flocks relative to scrapie.

AMENDATORY SECTION (Amending WSR 99-09-026, filed 4/15/99, effective 5/16/99)

WAC 16-89-015 Scrapie program standards. (~~The USDA Voluntary Scrapie Flock Certification Program Standards, dated October 1, 1992, as amended October 17, 1997~~) Scrapie Eradication, State-Federal-Industry, Uniform Methods and Rules dated October, 2001, and Scrapie in Sheep and Goats, Title 9, Code of Federal Regulations, Parts 54 and 79 as revised (~~January 1, 1997~~) August 21, 2001, are adopted by reference as the basic standards for the scrapie control and eradication program in Washington state. Copies of these documents are on file at the Washington Department of Agriculture, Division of Food Safety/Animal Health, 1111 Washington Street, Olympia, Washington 98504 and are available on request.

NEW SECTION

WAC 16-89-022 Identification of sheep and goats. (1) Effective January 1, 2003, all sheep and goats of any age not in slaughter channels upon any change of ownership or intrastate movement must be officially identified as defined in 9 CFR Parts 54 and 79 and any sheep or goat over eighteen months of age as evidenced by eruption of the second incisor identified such that the animal may be traced to its flock of birth except:

(a) Commercial goats in intrastate commerce that have not been in contact with sheep as there has been no case of scrapie in a commercial goat in the past ten years that originated in the state of Washington or attributed to exposure to infected sheep and there are no exposed commercial goat herds in the state of Washington.

(b) Commercial whitefaced sheep or commercial hair sheep under eighteen months of age in intrastate commerce

as there has been no case of scrapie in this exempted class that originated in the state of Washington in the last ten years and there are no exposed commercial whitefaced or hair sheep flocks in the state that have been exposed by a female animal.

(2) The exemptions granted in subsection (1)(a) and (b) of this section will be void after ninety days if the conditions in subsection (1)(a) and (b) of this section no longer exist.

NEW SECTION

WAC 16-89-025 Recordkeeping. Persons assigned serial numbers of the United States Department of Agriculture backtags, official sheep and goat tattoos, official eartags, and state or federal premises identification numbers must:

(1) If the person assigned the numbers is a flock owner, so that the assigned numbers are directly linked to the flock of origin in the nation scrapie data base, record the following information on a document:

- (a) The premises identification number or serial numbers;
- (b) The number of animals so identified;
- (c) The date the animals were identified;
- (d) For animals born after January 1, 2002, that were not identified to the previous flock of origin, the individual identification number applied and the name, street address, including the city and state, or the township, county, and state, and the telephone number, if the telephone number is available, of the flock of birth if known.

(2) If the person assigned the numbers is a veterinarian, extension agent, auction market operator, dealer, or any person other than the owner of the flock of origin, record the following information on a document:

- (a) All serial numbers applied to a sheep or goat;
- (b) Any other serial numbers and approved identification appearing on the sheep or goat;
- (c) The street address, including the city and state, or the township, county and state, of the premises where the approved means of identification was applied;
- (d) The date the identification was applied;
- (e) The name, street address, including the city and state, or the township, county, and state, and the telephone number if the telephone number is available, of the owner of the flock of origin and, if different, the person who owns or possesses the sheep or goat;
- (f) For animals born after January 1, 2002, that were not born in the flock of origin and that are not identified to the previous flock of origin, the individual identification number applied and the name, street address, including the city and state, or the township, county, and state, and the telephone number if the telephone number is available, of the flock of birth if known; and

(g) The serial numbers, the manufacturer, and the type and color of all official tags received. Usually maintaining the tag invoice will meet this requirement.

(3) Maintain these records for five years; and

(4) Make these records available for inspection and copying during ordinary business hours (8:00 a.m. to 5:30 p.m., Monday through Friday) or any regular shift upon request by any authorized employee of the United States

Department of Agriculture or the state, and presentation of his or her official credentials.

AMENDATORY SECTION (Amending WSR 99-09-026, filed 4/15/99, effective 5/16/99)

WAC 16-89-030 Quarantine. Infected and source flocks or flocks that have received high risk animals must be placed and held under quarantine until the infected or high risk animals have been depopulated or the flock has qualified for and has been enrolled in the ((voluntary)) Scrapie Flock Certification Program (9 CFR Part 54, Subpart B). Flocks not participating in the certification program will remain under quarantine until the entire flock has been slaughtered or depopulated. Infected or high risk animals must be destroyed by means other than by slaughter under the direction of the state veterinarian.

AMENDATORY SECTION (Amending WSR 99-09-026, filed 4/15/99, effective 5/16/99)

WAC 16-89-050 Scrapie source flocks. A single trace to a flock must meet the following criteria to designate the flock as a source flock:

The scrapie positive animal must:

- (1) Be identified with a Washington state flock identification number on a tamper proof tag; or an official federal eartag, electronic device, ear tattoo, or flank tattoo which is correlated to the Washington state or federal flock identification number on flock records; or
- (2) Be identified by genetic testing; or
- (3) Possess the original registry eartag or individual identification ear tag along with the movement, production, and registry records indicating birth in the source flock; or
- (4) Be traced to the flock by a veterinary epidemiologist through a thorough epidemiological investigation of records and all other available evidence.

AMENDATORY SECTION (Amending WSR 99-09-026, filed 4/15/99, effective 5/16/99)

WAC 16-89-100 Indemnification. (1) Owners, individuals, partnerships, corporations or other legal entities whose animals or flocks have been destroyed or otherwise disposed of by order of the director may be eligible for indemnification in the form of cash payment for part of the value of the animals destroyed or otherwise disposed of and for reasonable actual costs for burial or disposal of animal carcasses.

(2) Indemnity payments will be paid only to an owner of sheep or goats that were born in the state of Washington or were imported into the state in compliance with existing Washington state statutes and rules. Payment of indemnity does not apply to animals belonging to the federal government or any of its agencies, this state or any of its agencies, or any municipal corporation. Indemnity may not be paid on animals eligible for federal indemnity payments.

(3) The amount of indemnity to be paid for each animal will be determined by the state veterinarian and will not

exceed seventy-five percent of the appraised value of the animal up to the following maximum amounts:

(a) Ewes or does one year of age or older - three hundred dollars per head.

(b) Rams or ((billies)) bucks one year of age or older -six hundred dollars per head.

(c) Lambs or kids under one year of age - one hundred twenty-five dollars per head.

(4) In addition to the indemnity payments authorized in subsection (3) of this section, owners who voluntarily destroy rams found to be genetically prone to scrapie will be paid up to twenty-five dollars of the laboratory diagnostic fee.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 16-89-020 Identification of blackface breeding stock.

WSR 02-24-051
PERMANENT RULES
HEALTH CARE AUTHORITY
(Basic Health)

[Order 02-06—Filed December 3, 2002, 9:16 a.m., effective January 1, 2003]

Date of Adoption: December 3, 2002.

Purpose: Revises the requirements for enrollment of dependents to allow for enrollment of children whose guardian is neither the parent nor a court-ordered legal guardian and removes the legal guardianship requirement for disabled dependents living with their biological or adoptive parent.

Citation of Existing Rules Affected by this Order: Amending WAC 182-25-010(9).

Statutory Authority for Adoption: RCW 70.47.050.

Other Authority: RCW 70.47.020 (4) and (5), 70.47.060 (9) and (10), 74.08A.100 and chapter 371, Laws of 2002.

Adopted under notice filed as WSR 02-21-134 on October 23, 2002.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 1, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 1, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 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.

Other Findings Required by Other Provisions of Law as Precondition to Adoption or Effectiveness of Rule: Emergency rules were filed September 3, 2002, to comply with the requirements of SSB 6833 and budget proviso language, which required basic health to offer coverage to medical assistance clients whose program ended September 30, 2002. This rule makes some of those changes permanent and adds criteria under which these changes apply. The emergency rule expires January 1, 2003, so this rule needs to be effective January 1, 2003, to allow for continued enrollment of dependents under those changes, in compliance with the above legislative requirements.

Effective Date of Rule: January 1, 2003.

December 3, 2002

Melodie H. Bankers

Rules Coordinator

AMENDATORY SECTION (Amending Order 00-08, filed 4/4/01, effective 5/5/01)

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 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))~~ incapable of self support due to disability, and who is the unmarried child of the subscriber or the subscriber's dependent spouse, whether by birth, adoption, or legal guardianship; or

(d) An unmarried child younger than age nineteen who is residing with the subscriber under an informal guardianship agreement. For a child to be considered a dependent of the subscriber under this provision:

(i) The guardianship agreement must be signed by the child's parent;

(ii) The guardianship agreement must authorize the subscriber to obtain medical care for the child;

(iii) The subscriber must be providing at least fifty percent of the child's support; and

(iv) The child must be on the account for BHP coverage.

(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 responsible 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 shareholder, 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:

(a) 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; or

(b) A self-funded or self-insured method of providing insurance coverage to subsidized enrollees provided under RCW 41.05.140 and subject to the limitations under RCW 70.47.100(7).

(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 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) Medication was prescribed or recommended for the enrollee; 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 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. To the extent that state funds are specifically appropriated for this purpose, with a corresponding federal match, "subsidized enrollee" also means an individual who enrolls in BHP, either as the subscriber or an eligible dependent, whose current gross family income is more than two hundred percent, but less than two hundred fifty-one percent, of 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 02-24-058
PERMANENT RULES
DEPARTMENT OF REVENUE
 [Filed December 3, 2002, 2:10 p.m.]

Date of Adoption: December 3, 2002.

Purpose: To provide the rate of inflation used by county officials to calculate interest on deferred special benefit assessments when farm and agricultural or timber land is removed or withdrawn from classification under chapter 84.34 RCW, the open space program.

Special benefit assessments for certain local improvement to farm and agricultural or timber land classified under chapter 84.34 RCW may be deferred by the land owner. If a landowner has chosen to defer these assessments, when the land is subsequently removed or withdrawn from classification the deferred special benefit assessment becomes due and payable with interest. WAC 458-30-590 provides the rate of inflation used in calculating the interest rate that is added to the amount of deferred special benefit assessments.

Citation of Existing Rules Affected by this Order: Amending WAC 458-30-590 Rate of inflation—Publication—Interest rate—Calculation.

Statutory Authority for Adoption: RCW 84.34.360.

Other Authority: RCW 84.34.310.

Adopted under notice filed as WSR 02-20-097 on October 1, 2002.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 1, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 1, Repealed 0.

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

December 3, 2002

Russell W. Brubaker

Assistant Director

Legislation and Policy Division

AMENDATORY SECTION (Amending WSR 02-03-041, filed 1/8/02, effective 2/8/02)

WAC 458-30-590 Rate of inflation—Publication—Interest rate—Calculation. (1) **Introduction.** This section sets forth the rates of inflation discussed in WAC 458-30-550. It also explains the department of revenue's obligation to annually publish a rate of inflation and the manner in which this rate is determined.

(2) **General duty of department—Basis for inflation rate.** Each year the department determines and publishes a rule establishing an annual rate of inflation. This rate of inflation is used in computing the interest that is assessed when farm and agricultural or timber land, which are exempt from special benefit assessments, is withdrawn or removed from current use classification.

(a) The rate of inflation is based upon the implicit price deflator for personal consumption expenditures calculated by the United States Department of Commerce. This rate is used to calculate the rate of interest collected on exempt special benefit assessments.

(b) The rate is published by December 31st of each year and applies to all withdrawals or removals from farm and agricultural or timber land classification that occur the following year.

(3) **Assessment of rate of interest.** An owner of classified farm and agricultural or timber land is liable for interest on the exempt special benefit assessment. Interest accrues from the date the local improvement district is created until the land is withdrawn or removed from classification. Interest accrues and is assessed in accordance with WAC 458-30-550.

(a) Interest is assessed only for the time (years and months) the land remains classified under RCW 84.34.020 (2) or (3).

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(b) If the classified land is exempt from the special benefit assessment for more than one year, the annual inflation rates are used to calculate an average rate of interest. This average is determined by adding the inflation rate for each year the classified land was exempt from the special benefit assessment after the local improvement district was created. The sum of the inflation rates is then divided by the number of years involved to determine the applicable rate of interest.

(c) Example. A local improvement district for a domestic water supply system was created in January 1990 and the owner used the statutory exemption provided in RCW 84.34.320. On July 1, 1997, the land was removed from the farm and agricultural classification. An average interest rate was calculated using the inflation rates for 1990 through 1997. The owner was then notified of the amount of previously exempt special benefit assessment, plus the average interest rate.

(4) **Rates of inflation.** The rates of inflation used to calculate the interest as required by WAC 458-30-550 are as follows:

YEAR	PERCENT	YEAR	PERCENT
1976	5.6	1977	6.5
1978	7.6	1979	11.3
1980	13.5	1981	10.3
1982	6.2	1983	3.2
1984	4.3	1985	3.5
1986	1.9	1987	3.7
1988	4.1	1989	4.8
1990	5.4	1991	4.2
1992	3.3	1993	2.7
1994	2.2	1995	2.3
1996	2.2	1997	2.1
1998	0.85	1999	1.42
2000	2.61	2001	1.89
<u>2002</u>	<u>1.16</u>		

**WSR 02-24-062
PERMANENT RULES
SKAGIT VALLEY COLLEGE**

[Filed December 3, 2002, 3:58 p.m.]

Date of Adoption: November 27, 2002.

Purpose: This change to the Skagit Valley College code of student rights and responsibilities further clarifies the process for students involved in disciplinary proceedings, updates language relating to conduct violations and disciplinary proceedings, and corrects position titles referenced in the code.

Citation of Existing Rules Affected by this Order: Repealing WAC 132D-120-055, 132D-120-130, 132D-120-140, 132D-120-150, 132D-120-160, 132D-120-170, 132D-120-180, 132D-120-190, 132D-120-200 and 132D-120-210; amending WAC 132D-120-010, 132D-120-020, 132D-120-030, 132D-120-040, 132D-120-050, 132D-120-060, 132D-

120-070, 132D-120-080, 132D-120-090, 132D-120-100, 132D-120-110, and 132D-120-120.

Statutory Authority for Adoption: RCW 28B.50.140, 88-24-014.

Adopted under notice filed as WSR 02-18-049 [02-21-081] on October 18, 2002 [October 17, 2002].

Changes Other than Editing from Proposed to Adopted Version: One position title has been updated throughout the document ("director of student activities and auxiliary services" to "director of student life") and one clarifying clause is added in WAC 132D-120-070.

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 10.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 12, Repealed 10.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

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

November 27, 2002

Linda Woiwod

Dean of Enrollment Services

AMENDATORY SECTION (Amending Order 88-01, filed 12/1/88, effective 1/1/89)

WAC 132D-120-010 Title. This chapter shall be known as the code of student (~~(rights and responsibilities))~~ conduct of Skagit Valley College.

AMENDATORY SECTION (Amending Order 88-01, filed 12/1/88, effective 1/1/89)

WAC 132D-120-020 Definitions. As used in this chapter, the following words and phrases shall be defined as follows:

(1) "Academic dishonesty" (~~((shall mean plagiarism, cheating on examinations, fraudulent representation of student work product or other similar act of academic dishonesty))~~) means cheating, plagiarism and other dishonesty relating to academic work.

(2) "Alcoholic beverages" (~~((shall mean the definition of liquor as contained within))~~) are beer, wine and hard liquor as defined in RCW 66.04.010(15) as now law or hereafter amended.

(3) (~~("Assembly" shall mean any overt activity engaged in by two or more persons, the object of which is to gain publicity, advocate a view, petition for a cause, or disseminate information to any person, persons or group of persons.))~~) The term "cheating" includes, but is not limited to:

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(a) Use of any unauthorized assistance in taking quizzes, tests or examinations;

(b) Dependence upon the aid of sources beyond those authorized by the instructor in writing papers, preparing reports, solving problems, or carrying out other assignments; or

(c) The acquisition, without permission, of a test or other academic material belonging to a member of the college faculty or staff.

~~(4) ("ASSVC" shall mean the associated students of Skagit Valley College as defined in the constitution of that body.~~

~~(5) "Board" shall mean the board of trustees of Community College District No. 4, state of Washington.~~

~~(6) "Chief administrative officer" shall mean the president of Skagit Valley College and president of Community College District No. 4, state of Washington.~~

~~(7)) "College" ((shall)) means Skagit Valley College, and any other community college centers or facilities established within Community College District No. 4.~~

~~((8) "College facilities" shall mean and include any and all personal property and real property including all buildings and appurtenances affixed thereon or attached thereto district wide.~~

~~(9)) (5) The term "college official" includes any person employed by the college or any member of the college board of trustees, performing administrative or professional responsibilities.~~

~~(6) The term "college premises" includes all land, buildings, facilities and other property in the possession of, or owned, used or controlled by the college (including adjacent streets and sidewalks).~~

~~(7) "Controlled substance" includes any illegal drug or substance as defined in chapter 69.50 RCW as now law or hereafter amended.~~

~~(8) "Demonstrations" shall mean any overt activity engaged in by one or more persons, the object of which is to gain publicity, advocate a view, petition for a cause or disseminate information to any person, persons, or group of persons.~~

~~((10) "Disciplinary action" shall mean and include a warning, reprimand, probation, suspension, or dismissal of any student by the dean of administrative and student services issued pursuant to this chapter for the violation of any designated rule or regulation of the rules of conduct for which a student is subject to disciplinary action.~~

~~(11) "Controlled substance" shall mean and include any drug or substance as defined in chapter 69.50 RCW as now law or hereafter amended.~~

~~(12)) (9) The director of student life is that person designated by the college president to be responsible for the administration of the code of conduct.~~

~~(10) "Faculty" ((shall mean and)) includes any full-time or part-time academic employee of the district whose assignment is one of a combination of instruction, counseling or library services.~~

~~((13) "Rules of conduct" shall mean those rules contained within this chapter as now exist or which may be hereafter amended, the violation of which subjects a student to disciplinary action.~~

~~(14) "Student," unless otherwise qualified, shall mean and include any person who is registered for classes at the college.~~

~~(15) "College disciplinary court" shall mean the judicial body provided in this chapter.~~

~~(16) "Trespass" shall mean the definition of trespass as contained within chapter 9A.52 RCW, as now law or hereafter amended.) (11) A "judicial advisor" is a college official authorized on a case-by-case basis to impose sanctions upon students found to have violated this code of conduct. The director of student life will serve as the judicial advisor or may appoint another trained college official to perform that function if s/he perceives that it would be in the best interest of any of the parties involved in a case. A judicial advisor may serve as the sole member, or one of the members, of a judicial body. Nothing shall prevent the director of student life from authorizing the same judicial advisor to impose sanctions in all cases.~~

~~(12) The term "judicial body" means any person or persons authorized to determine whether a student has violated the code of conduct and to recommend imposition of sanctions. Judicial bodies will be selected annually through the college's authorized committee selection process.~~

~~(13) The term "may" is used in the permissive sense.~~

~~(14) The term "member of the college community" includes any person who is a student, faculty member, college official, or any other person employed by the college. A person's status in a particular situation shall be determined by a judicial advisor.~~

~~(15) The term "organization" means any number of persons who have complied with the formal requirements for college recognition.~~

~~(16) The term "plagiarism" includes, but is not limited to, the use, by paraphrase or direct quotation, of the published or unpublished work of another person, without full and clear acknowledgment. It also includes the unacknowledged use of materials such as term papers or other academic material prepared by a person other than the submitting student.~~

~~(17) The term "respondent" means any student accused of violating this code of conduct.~~

~~(18) The term "sexual harassment" includes, but is not limited to, unwanted sexual advances; requests for sexual favors; and other verbal and physical conduct which interferes with learning, or creates a hostile or offensive environment for one of the parties.~~

~~(19) The term "shall" is used in the imperative sense.~~

~~(20) "Student," unless otherwise qualified, shall mean and include any person who is registered for classes at the college. Persons who are not officially enrolled for a particular term, but who have a continuing relationship with the college, are considered "students."~~

AMENDATORY SECTION (Amending Order 88-01, filed 12/1/88, effective 1/1/89)

WAC 132D-120-030 Jurisdiction of the college. (1) ((All rules herein adopted)) Scope. This code shall apply to every student whenever ((said)) the student is present upon or in any college ((facility)) premises and whenever ((said)) the

student is present at or engaged in any college-sponsored activity ((which is)) held on or in noncollege facilities.

(2) ((Faculty members, other college employees, students, and members of the public who breach or aid or abet another in the breach of any provision of this chapter shall be subject to (a) possible prosecution under the state criminal law; (b) any other civil or criminal remedies available to the public; or (c) appropriate disciplinary action pursuant to the state of Washington higher education personnel board rules or the district's policies and regulations.

(3) Statutory authority of the Revised Code of Washington cited in this document is on file and available in the office of the dean of administrative and student services.) Remedies not exclusive. The remedies provided for in this code are not exclusive. Seeking or obtaining any remedies under this code is not intended to bar the college, the complainant, or any other person or entity from seeking or obtaining such other remedies as may be available under other college policies, or in any other forum under applicable civil or criminal law.

(3) Trespass. The director of student life or his or her designee(s) shall have the authority and power to prohibit the entry or withdraw the license or privilege of any person or group of persons to enter into or remain in any college property or facility. Such power and authority may be exercised to halt an event which is deemed to be unreasonably disruptive of order or impedes the movement of persons or vehicles or which disrupts or threatens to disrupt the ingress and/or egress of persons from facilities owned and/or operated by the college. Any individual who disobeys a lawful order given by the director of student life, or his or her designee(s), shall be subject to disciplinary action and/or charges of criminal trespass.

AMENDATORY SECTION (Amending WSR 94-01-028, filed 12/6/93, effective 1/6/94)

WAC 132D-120-040 ((Student rights.)) **Disciplinary authority.** ((The following enumerated rights are guaranteed to each student within the limitations of statutory law and college policy which are deemed necessary to achieve the educational goals of the college:

(1) Academic freedom:

(a) Students are guaranteed the rights of free inquiry, expression, and assembly upon and within college facilities that are generally open and available to the public.

(b) Students are free to pursue appropriate educational objectives from among the college's curricula, programs and services, subject to the limitations of RCW 28B.50.090 (3)(b).

(c) Students shall be protected from academic evaluation which is arbitrary, prejudiced or capricious, but are responsible for meeting the standards of academic performance established by each of their instructors.

(d) Students have the right to a learning environment which is free from unlawful discrimination, inappropriate, and disrespectful conduct, and any and all harassment, including sexual harassment.

(2) Due process:

(a) The rights of students to be secure in their persons, quarters, papers and effects against unreasonable searches and seizures is guaranteed.

(b) No disciplinary sanction may be imposed on any student without notice to the accused of the nature of the charges.

(c) A student accused of violating this code of student rights and responsibilities is entitled, upon request, to procedural due process as set forth in this chapter.

(3) Distribution and posting. Students may distribute or post printed or published material subject to official procedures printed and available in the office of student programs and activities.

(4) Off-campus speakers. Recognized student organizations shall have the right to invite outside speakers to speak on-campus subject to the availability of campus facilities, funding, and compliance with the college procedures available in the office of student affairs.) (1) Judicial bodies shall be selected annually via the standing committee selection process and approved by the college president. The director of student life shall determine which judicial body or judicial advisor shall be authorized to hear each case.

(2) The director of student life may develop policies and procedures for the administration of the judicial program and for the conduct of hearings which are consistent with the provisions of the Skagit Valley College code of student conduct. Each complainant and respondent shall be given a copy of any written procedural rules prior to any judicial hearing.

(3) Decisions made by a judicial body and/or judicial advisor shall be final, pending the appeal process provided within this code.

AMENDATORY SECTION (Amending Order 88-01, filed 12/1/88, effective 1/1/89)

WAC 132D-120-050 ((Student responsibilities.)) **Violations.** ((Any student shall be subject to disciplinary action as provided for in this chapter who, either as a principle actor, aider, abettor or accomplice as defined in RCW 9A.08.020 interferes with the personal rights or privileges of others or the educational process of the college; violates any provision of this chapter; or commits any of the following personal, property or status offenses which are hereby prohibited:

(1) Personal offenses:

(a) Assault, reckless endangerment, intimidation or interference upon another person in the manner set forth in RCW 9A.36.010, 9A.36.020, 9A.36.030, 9A.36.040, 9A.36.050 or 28B.10.570 through 28B.10.572 as now or hereafter amended.

(b) Disorderly, abusive, or bothersome conduct. Disorderly or abusive behavior which interferes with the rights of others or which obstructs or disrupts teaching, research, or administrative functions.

(c) Failure to follow instructions. Inattentiveness, inability, or failure of student to follow instructor's instructions, thereby infringing upon the rights and privileges of other students.

(d) Illegal assembly, obstruction or disruption. Any assembly or other act which materially and substantially interferes with vehicular or pedestrian traffic, classes, hear-

ings, meetings, the educational and administrative functions of the college, or the private rights and privileges of others.

(e) ~~False complaint.~~ Filing a formal complaint falsely accusing another student or college employee with violating a provision of this chapter.

(f) ~~False alarms.~~ Falsely setting off or otherwise tampering with any emergency safety equipment, alarm, or other device established for the safety of individuals and/or college facilities.

(g) ~~Sexual harassment.~~ Engaging in unwelcome sexual advances, requests for sexual favors, and other verbal or physical conduct of a sexual nature where such behavior offends the recipient, causes discomfort or humiliation, or interferes with job or school performance.

(2) ~~Property offenses.~~

(a) ~~Theft and robbery.~~ Theft of the property of the district or of another as defined in the RCW 9A.56.010—9A.56.050 and 9A.56.100 as now law or hereafter amended.

(b) ~~Malicious mischief.~~ Intentional or negligent damage to or destruction of any college facility or other public or private real or personal property.

(c) ~~Unauthorized use of college equipment and supplies.~~ Converting of college equipment or supplies for personal gain or use without proper authority.

(3) ~~Status offenses.~~

(a) ~~Cheating and plagiarism.~~ Submitting to a faculty member any work product that the student fraudulently represents to the faculty member as the student's work product for the purpose of fulfilling or partially fulfilling any assignment or task required by the faculty member as part of the student's program of instruction.

(b) ~~Forgery or alteration of records.~~ Forging or tendering any forged records or instruments, as defined in RCW 9A.60.010—9A.60.020 as now law or hereafter amended, of any district record or instrument to an employee or agent of the district acting in his official capacity as such.

(c) ~~Refusal to provide identification in appropriate circumstances.~~ Refusal to provide positive identification (e.g., valid driver's license or state identification card) in appropriate circumstances to any college employee in the lawful discharge of said employee's duties.

(d) ~~Illegal entry.~~ Entering any administrative or other employee office or any locked or otherwise closed college facility in any manner, at any time, without permission of the college employee or agent in charge thereof.

(e) ~~Smoking.~~ Smoking in any classroom or laboratory[,] the library, or in any college facility or office posted "no smoking" or any other smoking not complying with chapter 70.160 RCW.

(f) ~~Controlled substances.~~ Using, possessing, being demonstrably under the influence of, or selling any narcotic or controlled substance as defined in chapter 69.50 RCW as now law or hereafter amended, except when the use or possession of a drug is specifically prescribed as medication by an authorized medical doctor or dentist. For the purpose of this regulation, "sale" shall include the statutory meaning defined in RCW 69.50.410 as now law or hereafter amended.

(g) ~~Alcoholic beverages.~~ Being demonstrably under the influence of any form of alcoholic beverage. Possessing or consuming any form of alcoholic beverage on college prop-

erty, with the exception of sanctioned events, approved by the dean of administrative and student services or his or her designee(s) and in compliance with the Alcoholic Beverage Use Policy of the college and other state law.

(h) ~~Weapons, explosives, and dangerous chemicals.~~ Illegal or unauthorized use or possession of any device or substance which can be used to inflict bodily harm or to damage real or personal property.)) Any student found to have committed, or aided or abetted others to commit, any of the following violations is subject to the disciplinary sanctions outlined in this chapter:

(1) Assault, reckless endangerment, physical abuse, harassment, coercion and/or other conduct which threatens or endangers the health or safety of any person.

(2) Disorderly, lewd, indecent or other behavior which breaches the peace, interferes with the rights of others or which obstructs or disrupts teaching, research, administrative functions or other college-authorized activities.

(3) Failure to comply with orders or directions of college officials or law enforcement officers acting in performance of their duties, and/or failure to identify oneself to these persons when requested to do so.

(4) Participation in a campus demonstration or other activity which disrupts the normal operations of the college and infringes on the rights of other members of the college community; leading or inciting others to disrupt scheduled and/or normal activities within any campus building or area; intentional obstruction which unreasonably interferes with freedom of movement, either pedestrian or vehicular, on campus or at college-sponsored activities.

(5) Acts of dishonesty including, but not limited to, the following:

(a) Cheating, plagiarism, or other forms of academic dishonesty.

(b) Furnishing false information to any college official, faculty member or office.

(c) Forgery, alteration or misuse of any college document, record or instrument of identification.

(d) Tampering with the election of any college-recognized student organization.

(6) Attempted or actual theft of, and/or damage to, property of the college or property of a member of the college community or other personal or public property.

(7) Failure to follow the reasonable instructions of faculty members, thereby infringing upon the rights and privileges of other members of the college community.

(8) Possession or unauthorized use of college equipment and supplies including, but not limited to, converting college equipment or supplies for personal gain or use without proper authority.

(9) Abuse of the judicial system including, but not limited to:

(a) Failure to obey the summons of a judicial body or college official.

(b) Falsification, distortion, or misrepresentation of information before a judicial body.

(c) Disruption of, or interference with, the orderly conduct of a judicial proceeding.

(d) Knowingly initiating a judicial proceeding without cause (i.e., filing a false report).

(e) Attempting to discourage an individual's proper participation in, or use of, the judicial system.

(f) Attempting to improperly influence the impartiality of a member of a judicial body prior to, and/or during, the course of a judicial proceeding.

(g) Harassment (verbal or physical) and/or intimidation of a member of a judicial body prior to, during, or after the course of a judicial proceeding.

(h) Failure to comply with the sanction(s) imposed under the code of conduct.

(i) Influencing or attempting to influence another person to abuse the judicial system.

(10) Falsely setting off, or otherwise tampering with, any emergency safety equipment, alarm, or other device established for the safety of individuals and/or college facilities.

(11) Unlawful discrimination based on, but not limited to, race, ethnicity, national origin, ancestry, creed, color, gender (including sexual harassment), marital/parental status, sexual orientation, age, religion, and sensory, mental, or physical disability.

(12) Refusal to provide positive identification (e.g., valid driver's license or state identification card) in appropriate circumstances to any college employee in the lawful discharge of that employee's duties.

(13) Entering any administrative or other employee office or any locked or otherwise closed college facility in any manner, at any time, without authority or permission of the college employee or agent in charge thereof.

(14) Smoking in college vehicles or on college premises outside of designated smoking areas.

(15) Use, possession, distribution or being demonstrably under the influence of narcotics or other controlled substances, except as expressly permitted by law.

(16) Use, possession, distribution or being under the influence of alcoholic beverages, except as expressly permitted by law and college regulations.

(17) Possession of firearms, explosives, other weapons, or dangerous chemicals on college premises or at college-sponsored or supervised activities, unless approved by the president of the college or his/her designee.

(18) Theft or other abuse of computer time including, but not limited to:

(a) Unauthorized entry into a file to use, read, or change contents, or for any other purpose.

(b) Unauthorized transfer of a file.

(c) Unauthorized use of another individual's identification and/or passwords.

(d) Use of computing facilities to interfere with the work of another student or college official.

(e) Use of computing facilities to send obscene or abusive messages.

(f) Use of computing facilities that interferes with normal operation of the college computing system including, but not limited to, unsolicited e-mail.

(19) Violation of other published college policies, rules or regulations.

(20) Violation of federal, state or local law on college premises or at college-sponsored or supervised activities.

AMENDATORY SECTION (Amending Order 88-01, filed 12/1/88, effective 1/1/89)

WAC 132D-120-060 (~~(Trespass)~~) **Violation of law and college discipline.** ((The dean of administrative and student services or his or her designee(s) shall have the authority and power to prohibit the entry or withdraw the license or privilege of any person or group of persons to enter into or remain in any college property or facility. Such power and authority may be exercised to halt any event which is deemed to be unreasonably disruptive of order or impedes the movement of persons or vehicles or which disrupts or threatens to disrupt the ingress and/or egress of persons from facilities owned and/or operated by the college. Any individual who disobeys a lawful order given by the dean of administrative and student services, or his or her designee(s), shall be subject to disciplinary action and/or charges of criminal trespass.)) (1) College disciplinary proceedings may be initiated against a student charged with violation of a law that is also a violation of the code of student conduct. This would apply if both violations result from the same factual situation, without regard to pending civil litigation in court, or criminal arrest and prosecution. Proceedings under the code of conduct may be carried out prior to, simultaneously with, or following civil or criminal proceedings.

(2) When a student is charged by federal, state or local authorities with a violation of law, the college may advise off-campus authorities of the existence of the code of student conduct and of how such matters will be handled internally within the college community. The college will cooperate fully with law enforcement and other agencies in the enforcement of criminal law on campus and in the conditions imposed by criminal courts for the rehabilitation of student violators. Individual students and staff members acting in their personal capacities remain free to interact with governmental representatives as they deem appropriate.

AMENDATORY SECTION (Amending Order 88-01, filed 12/1/88, effective 1/1/89)

WAC 132D-120-070 (~~(Delegation of)~~) **Disciplinary (~~(authority)~~) proceedings.** ((The dean of administrative and student services, or his designee(s), shall have authority to administer the disciplinary action prescribed in this chapter. The president shall be informed of all student dismissals, suspensions or probation proceedings by the dean of administrative and student services, or his or her designee(s).)) (1) Complaints. Any member of the college community may file a complaint against any student for misconduct. Complaints shall be submitted within ninety days after the incident. Complaints shall be prepared in writing and directed to the office of the judicial advisor.

(2) **Notice to accused student.** When a complaint is filed against a student, the judicial advisor will, within five school days, serve written notice on the accused student, including a copy of the code of student conduct advising the student of the charges against him or her.

(3) **Informal process.** The judicial advisor may, but is not required to, conduct an investigation to determine the merit of the complaint and if it can be disposed of informally

by mutual consent of the parties involved. For adverse parties who agree to settle the complaint informally, the judicial advisor will facilitate communication between the complainant(s) and the student(s) accused (respondent(s)). The judicial advisor will determine the best means of conducting the informal process, the purpose of which is to reach an agreement that is mutually satisfactory to the parties, if possible. Interim sanctions may be imposed at any time during the informal process with good reason (see interim sanctions section). If it is determined that the matter cannot be resolved by mutual consent, a summary disciplinary conference will be initiated by the judicial advisor.

(4) Summary proceedings.

(a) Disposition. After considering the evidence in the case and interviewing the respondent in a summary hearing (if the respondent has appeared at the scheduled conference), the judicial advisor may:

- (i) Terminate the proceeding exonerating the student(s);
- (ii) Dismiss the case after whatever counseling and advice the judicial advisor deems appropriate; or
- (iii) Impose any of the sanctions listed in this code.

The decision shall be in writing and shall be served on both the respondent and the complainant.

(b) Request for formal hearing. After the judicial advisor's decision, the respondent and/or the complainant may request a formal hearing to challenge a decision reached, or a sanction imposed, by the judicial advisor pursuant to the informal disciplinary hearing. Such requests shall be in writing and shall be delivered to the director of student life or designated judicial advisor within five school days of the judicial advisor's decision. A time shall be set for a formal hearing not less than five, nor more than fifteen, calendar days after the request for a formal hearing. If there is good reason and the complainant(s) and the respondent(s) agree, time limits for scheduling a hearing may be extended at the discretion of the judicial advisor.

(5) Formal hearings. Formal hearings shall be convened by the judicial advisor and conducted by a judicial body according to the following guidelines:

(a) Hearings shall be conducted in private. Hearings will be chaired by the judicial advisor.

(b) The complainant(s) and the respondent(s) shall be expected to attend the formal hearing. Admission of any person to the hearing shall be at the discretion of the judicial advisor.

(c) In hearings involving more than one accused student, the judicial advisor, at his or her discretion, may permit separate hearings for each respondent.

(d) The complainant and the respondent have the right to be assisted by any advisor they choose, at their own expense. The advisor may be an attorney, but advisors are not permitted to speak or participate directly in any hearing before a judicial body, except as permitted by the judicial advisor. If the student chooses to be advised by a licensed attorney in the state of Washington, s/he must notify the judicial advisor at least five working days prior to the hearing.

(e) The complainant, the respondent and the judicial body shall have the right of presenting witnesses and evidence, subject to the right of questioning by the judicial body,

the complainant or the respondent. The judicial advisor may limit the scope and number of questions to witnesses.

(f) Pertinent records, exhibits and written statements may be accepted for consideration as evidence prior to, or during, a hearing by a judicial body at the discretion of the judicial advisor.

(g) All procedural questions are subject to the final decision of the judicial advisor.

(h) After the hearing, the judicial body shall determine whether the student has violated the code of conduct as charged.

(i) The judicial body's determination shall be made on the basis of whether it is more likely than not that the respondent violated the code of conduct.

(j) If the judicial body determines that a student has violated the code of conduct, the body will determine whether the sanction(s) imposed pursuant to the informal disciplinary conference were appropriate for the violation of the code of conduct which the student was found to have committed.

(k) A judicial body may reduce or increase the sanctions imposed by the judicial advisor pursuant to the informal disciplinary conference or remand the case to a judicial advisor.

(6) There shall be a single verbatim record, such as a tape recording, of all hearings before a judicial body. The record shall be the property of the college and shall be preserved until the decision is final after the time for appeals has passed.

AMENDATORY SECTION (Amending Order 88-01, filed 12/1/88, effective 1/1/89)

WAC 132D-120-080 ((Disciplinary action.)) Sanctions. ((The following disciplinary actions are hereby established and shall be imposed upon violators of the rules of conduct enumerated in this chapter, and pursuant to the right of appeal as outlined in this chapter.

(1) Disciplinary warning. Verbal notice to a student by the dean of administrative and student services, or his or her designee(s) that she/he has violated the rules of conduct as outlined in this chapter or has otherwise failed to satisfy the college's expectations regarding conduct. Such warnings imply that continuing or repeating the specific violation or engaging in other misconduct will result in one of the more serious disciplinary actions described below. Formal files or records will not be kept on informal verbal warnings.

(2) Disciplinary reprimand. Formal action censuring a student for violating the rules of conduct as outlined in WAC 132D-120-050. Reprimands shall be made in writing to the student by the dean of administrative and student services, or his or her designee(s), with copies placed on file in the office of student affairs. A reprimand shall indicate to the student that continuing or repeating the specific violation involved will result in one of the more serious disciplinary actions described below.

(3) Disciplinary probation. Formal action by the dean of administrative and student services, or his or her designee(s), placing conditions upon the student's continued attendance for violation of WAC 132D-120-050. Notice shall be made in writing and shall specify the period of probation and the conditions, such as limiting the student's participation in extra-curricular activities. Disciplinary probation may be for a spe-

efic term or for an indefinite period which may extend to graduation or other termination of the student's enrollment in the college.

(4) ~~Limited dismissal. Temporary dismissal from the college and termination of the person's student status for violation of WAC 132D-120-050. Notice shall be given in writing and specify the duration of the dismissal and any special conditions which must be met before readmission.~~

(5) ~~Expulsion. Permanent termination of a student's status for violation of WAC 132D-120-050. Notice must be given in writing. There shall be no refund of fees for the quarter in which the action is taken but fees paid in advance for a subsequent quarter will to be refunded.)~~ (1) The following sanctions may be imposed by the judicial advisor upon any student, group or organization found to have violated the code of conduct:

(a) Warning—A notice in writing to the student that the student has violated this code and that further violation may result in additional disciplinary proceedings and sanctions.

(b) Probation—A written reprimand placing conditions upon the student's continued attendance. Probation is for a designated period of time and includes the probability of more severe disciplinary sanctions if the student is found to be violating the code during the probationary period. Notice will be made in writing and shall specify the period of probation and the conditions, such as limiting the student's participation in extracurricular activities.

(c) Loss of privileges—Denial of specified privileges for a designated period of time.

(d) Fines—Fines may be imposed.

(e) Restitution—Compensation for loss, damage or injury. This may take the form of appropriate service and/or monetary or material replacement.

(f) Discretionary sanctions—Work assignments, service to the college or other related discretionary assignments.

(g) Deactivation—(Applies to student groups or organizations). Loss of all privileges, including college recognition, for a specified period of time.

(h) College suspension—Separation of the student from the college for a definite period of time, after which the student is eligible to return. Conditions for readmission may be specified.

(i) College expulsion—Permanent separation of the student from the college. There shall be no refund of fees for the quarter in which the action is taken but fees paid in advance for a subsequent quarter will be refunded.

(2) More than one of the sanctions listed above may be imposed for any single violation.

(3) Disciplinary sanctions shall not be made part of the student's permanent academic record, but shall become part of the student's confidential record. Upon graduation and application to the judicial advisor, the student's confidential record may be expunged of disciplinary actions other than college suspension or expulsion consistent with the college's schedule of record disposition.

(4) In each case in which a judicial body determines that a student has violated the code of conduct, the sanction(s) shall be determined by the judicial advisor. In cases in which persons other than, or in addition to, the judicial advisor have been authorized to serve as the judicial body, the recommen-

ation of all members of the judicial body shall be considered by the judicial advisor in determining and imposing sanctions. The judicial advisor is not limited to sanctions recommended by members of the judicial body. Following the hearing, the judicial body and the judicial advisor shall advise the respondent in writing of its determination and any sanction(s) imposed.

AMENDATORY SECTION (Amending Order 88-01, filed 12/1/88, effective 1/1/89)

WAC 132D-120-090 ((Initial disciplinary proceedings)) Interim sanctions. ((1) ~~All disciplinary proceedings will be initiated by the dean of administrative and student services or his or her designated representative. The student may be placed on suspension pending commencement of disciplinary action, pursuant to the conditions set forth in WAC 132D-120-160.~~

(2) ~~Any student accused of violating any provision of the rules of conduct shall be called for an initial meeting with the dean of administrative and student services, or his or her designated representative, and will be informed of what provision or provisions of the rules of conduct he/she is charged with violating, and what appears to be the range of penalties, if any, which might result from disciplinary proceedings.~~

(3) ~~After considering the evidence in the case and interviewing the accused student, if the accused student has appeared at the scheduled conference, the dean of administrative and student services may take any of the following actions: (a) Terminate the proceeding, exonerating the student or students; (b) dismiss the case after whatever counseling and advice the dean of administrative and student services deems appropriate; (c) impose verbal warning to the student directly, not subject to the student's right of appeal as provided in this chapter; (d) impose additional sanctions of reprimand, probation, limited dismissal or expulsion, subject to the student's right of appeal as provided in the following provisions.)~~ In certain circumstances, the director of student activities and auxiliary services, or designated judicial advisor, may impose any of the above sanctions pending a hearing before, or decision by, a judicial body.

(1) Interim sanctions may be imposed only:

(a) To ensure the safety and well-being of members of the college community or the preservation of college property;

(b) To ensure the student's own physical or emotional safety and well-being; or

(c) If the student poses a threat of disruption to, or interference with, the educational process or other normal operations of the college.

(2) Notice of interim sanctions will be made in writing and will state:

(a) The charges against the student, including reference to the provisions of this code that were allegedly violated; and

(b) That the student charged has the right to an informal hearing before the judicial advisor to challenge the interim sanctions.

(3) If such a hearing is requested, it shall be held as soon as practicable after the interim sanctions have been imposed.

The judicial advisor will decide whether there is probable cause to believe that continuation of the sanctions is necessary, and/or whether some other disciplinary action is appropriate.

(4) The judicial advisor may continue to enforce the interim sanctions if, following the informal hearing, he or she finds that there is probable cause to believe that interim sanctioning of that student is necessary for the safety of the student, other students, or persons on college facilities, the educational process of the institution, or to restore order to the campus. The result of the informal hearing will be given to the student in writing.

(5) If sanctions are continued, the written notice shall stipulate the duration of the sanctions and conditions under which they may be terminated.

AMENDATORY SECTION (Amending Order 88-01, filed 12/1/88, effective 1/1/89)

WAC 132D-120-100 Appeals((—Generally)). (1) ~~((Appeals contesting any disciplinary action may be made by the student(s) involved. Such appeals shall be made in the following order:~~

~~(a) Disciplinary action taken by the dean of administrative and student services, or his or her designee(s) may be appealed to the college disciplinary court, which may, at the request of the student(s), hear the case de novo.~~

~~(b) Disciplinary recommendations made by the college disciplinary court may be appealed by the student to the president of the college. The president shall review the record of the proceedings which gave rise to the appeal, as well as the recommendations made by the dean of administrative and student services and the college disciplinary court. The president's decision shall be final.~~

~~(2) Any appeal by a student receiving a disciplinary sanction must meet the following conditions: (a) The appeal must be in writing and must clearly state errors in fact or matters in extenuation or mitigation which justify the appeal; and (b) the appeal must be filed within ten working days from the date on which the student was notified that disciplinary action was being taken.~~

~~(3) All appellate decisions shall be sent from the office of the dean of administrative and student services. Written decisions shall include the signatures of the college disciplinary court.)~~ Following a formal hearing, a decision reached by a judicial body, or a sanction imposed by the judicial advisor, may be appealed by the respondent or complainant to the vice-president of student services and student success within ten school days of the date of the written decision. Such appeals shall be in writing and shall be delivered to the director of student life or designated judicial advisor. The notice of appeal is deemed delivered on the date it is postmarked or the date it is hand-delivered to the office of the director.

(2) Appeals shall be limited to review of the record of the formal hearing (see disciplinary proceedings section) and supporting documents, except as required to explain the basis of new evidence, for any of the following:

(a) To determine whether the formal hearing was conducted fairly in light of the charges and evidence presented and in conformity with the prescribed procedures, giving the

complaining party a reasonable opportunity to prepare and present evidence that the student code of conduct was violated, and giving the respondent a reasonable opportunity to prepare and to present a rebuttal of those allegations.

(b) To determine whether the decision reached regarding the respondent was based on substantial evidence; that is, whether the facts in the case were sufficient to establish the fact that a violation of the student code of conduct had occurred.

(c) To determine whether the sanction(s) imposed were appropriate for the violation committed.

(d) To consider new evidence, sufficient to alter a decision or other relevant facts not brought out in the formal hearing, because such evidence and/or facts were not known to the person appealing at the time of the original hearing.

(3) The vice-president of student services and student success may, upon review of the case, reduce or increase the sanctions imposed by the judicial advisor or remand the case to the judicial body and judicial advisor.

(4) Final appeal. Following an appeal to the vice-president of student services and student success, a decision reached by the vice-president may be appealed by the respondent or complainant to the college president within ten school days of the date of the written decision. Such appeals shall be in writing and shall be delivered to the director of student life or designated judicial advisor. Appeals to the college president will be conducted in the same manner as those made to the vice-president of student services and student success. The notice of appeal is deemed delivered on the date it is postmarked or the date it is hand-delivered to the office of the director.

(5) The college president's decision shall be final.

AMENDATORY SECTION (Amending Order 88-01, filed 12/1/88, effective 1/1/89)

WAC 132D-120-110 ((Composition and structure of the college disciplinary court.)) Student rights, ~~((1) The college disciplinary court shall be composed of a chief justice, associate chief justice and seven associate justices selected as follows:~~

~~(a) The chief justice shall be a student in good academic standing at the college, and s/he shall be appointed by the ASSVC president for a one-year term; and~~

~~(b) The associate chief justice shall be a faculty member or administrator appointed by the president of the college for a three-year term; and~~

~~(c) The associate justices shall be selected as follows:~~

~~(i) Four associate justices shall be students in good academic standing appointed by the ASSVC president for one-year terms; and~~

~~(ii) Two associate justices shall be faculty members selected by the faculty for two-year terms; and~~

~~(iii) One associate justice shall be an administrator appointed by the president of the college for a two-year term; and~~

~~(iv) Members of the college disciplinary court shall be chosen by no later than October 15 of each academic year.~~

(d) A chief justice, associate chief justice, and associate justices shall serve during their term of office as set forth above and until their successors are appointed or elected.

(2) If any member of the college disciplinary court is unable to consider a particular disciplinary proceeding for any reason (including but not limited to conflict of interest, matters of conscience or related reasons), such members shall abstain from considering the issues. If the chief justice and associate chief justice abstain pursuant to the above procedure, the members of the college disciplinary court shall elect a temporary chief justice who will preside over the court.

(3) The chief justice, or in his or her absence the associate chief justice except under circumstances described in subparagraph (2) above, shall preside over all court proceedings in cases relating to student violation of the rules of conduct established by this chapter. The presiding officer of the college disciplinary court shall exercise the powers and duties usually granted to the presiding officer of a judicial body including but not limited to the power to make rulings on all evidentiary procedural matters heard in the course of the disciplinary hearing.

(4) A quorum for all proceedings of the college disciplinary court shall consist of the chief justice, or in his or her absence the associate chief justice, and at least four associate justices; provided, in the event that the chief justice and associate chief justice have been replaced in accordance with subparagraph (2) above, the college disciplinary court shall meet to elect a temporary chief justice.) The following enumerated rights are guaranteed to each student within the limitations of statutory law and college policy, which are deemed necessary to achieve the educational goals of the college:

(1) Academic freedom:

(a) Students are guaranteed the rights of free inquiry, expression, and assembly upon and within college facilities that are generally open and available to the public.

(b) Students are free to pursue appropriate educational objectives from among the college's curricula, programs and services, subject to the limitations of RCW 28B.50.090 (3)(b).

(c) Students shall be protected from academic evaluation that is arbitrary, prejudiced, or capricious, but are responsible for meeting the standards of academic performance established by each of their instructors.

(d) Students have the right to a learning environment that is free from unlawful discrimination, inappropriate and disrespectful conduct, and any and all harassment, including sexual harassment.

(2) Due process:

(a) The rights of students to be secure in their persons, quarters, papers and effects against unreasonable searches and seizures is guaranteed.

(b) No disciplinary sanction may be imposed on any student without notice to the accused of the nature of the charges.

(c) A student accused of violating this code of student rights and responsibilities is entitled, upon request, to procedural due process as set forth in this chapter.

(3) Distribution and posting: Students may distribute or post printed or published material subject to official proce-

dures printed and available in the office of student programs and activities.

(4) Off-campus speakers: Recognized student organizations shall have the right to invite outside speakers to speak on campus subject to the availability of campus facilities, funding, and compliance with the college procedures available in the office of student life.

AMENDATORY SECTION (Amending Order 88-01, filed 12/1/88, effective 1/1/89)

WAC 132D-120-120 ((Hearing procedures before the college disciplinary court.)) Interpretation and revision. ((1) The college disciplinary court shall conduct a hearing within fourteen working days after disciplinary action has been referred to the court.

(2) Where a person is charged with an offense punishable by suspension, limited dismissal, or termination of his or her relationship with the institution, and where the person (a) waives the opportunity for an informal hearing, or (b) by his conduct (in the judgment of the hearing officer) makes it impossible to conduct an informal hearing, or (c) is dissatisfied with the results of the informal hearing, that person is entitled to a formal hearing conducted according to the provisions of RCW 28B.19.110 and the guidelines of this chapter. Where a formal hearing is neither required by law nor requested by the student or the college, the matter may be resolved informally. Informal hearings before the college disciplinary court shall be conducted in any manner which will bring about a prompt, fair resolution of the issue.

(3) The college disciplinary court will hear and decide cases referred to it by the dean of administrative and student services or by appeal as specified in WAC 132D-120-090. The court shall prepare a written opinion which shall include findings of fact, conclusions, and recommendations.

(4) The student has a right to a fair and impartial hearing before the college disciplinary court on any charge of violating the rules of conduct. The student's failure to cooperate with the court's hearing procedures, however, shall not preclude the college disciplinary court from making its findings of fact, conclusions and recommendations.

(5) Written notice of the time and place of the hearing before the college disciplinary court shall be given to the student by personal service or certified mail. Such notice shall be afforded not less than ten calendar days in advance of the hearing and shall be issued by the office of the dean of administrative and student services. The notice shall include:

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

(b) A statement of the specific charges against him or her including reference to the particular sections of the rules of conduct involved; and

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

(6) The student shall be entitled to:

(a) Hear and examine the evidence against him or her and be informed of the identity of its source; and

~~(b) Present evidence in his or her own behalf and to cross-examine witnesses testifying on behalf of the college as to factual matters; and~~

~~(c) Take depositions upon oral examination or written interrogatories. Discovery shall be done according to the rules of civil procedure or by a less formal method where all parties agree.~~

~~(7) The student may be represented by counsel of his or her choice at the disciplinary hearing. If the student elects to choose a duly licensed attorney admitted to practice in the state of Washington as counsel, notice thereof must be tendered by the student to the dean of administrative and student services at least five working days prior to the hearing.~~

~~(8) In all disciplinary proceedings, the college may be represented by a designee appointed by the dean of administrative and student services; that designee may then present the college's case against the student accused of violating the rules of conduct; provided, that in those cases in which the student elects to be represented by a licensed attorney, the dean of administrative and student services may elect to have the college represented by an assistant attorney general.~~

~~(9) The dean of administrative and student services shall designate a recorder to take notes during the hearing and to prepare a written summary of all evidence, facts, and testimony presented to the college disciplinary court during the course of the hearing. The proceedings of the hearing shall also be tape recorded.~~

~~(10) The record in a formal hearing shall contain: (a) All documents, motions and intermediate rulings; and (b) evidence received and considered; and (c) a statement of matters officially noticed; and (d) questions and offers of proof, objections and rulings thereon.~~

~~(11) All records of disciplinary proceedings shall be maintained in the office of the dean of administrative and student services and shall be available only during the course of the disciplinary proceedings to the college disciplinary court, the student and his/her attorney, and any other college official designated by the president.~~

~~(12) Following the conclusion of the disciplinary proceeding, access to records of the case and hearing files will be limited to those designated by the college president.~~

~~(13) Proceedings of the college disciplinary court shall be presided over by a presiding officer as provided in WAC 132D-120-110 and 132D-120-120.~~

~~(14) Following final disposition of the case and any appeals therefrom, the president may direct the destruction of any records of any disciplinary proceedings, provided that such destruction is in conformance with the requirements of chapter 40.14 RCW.~~

~~(15) The time of the hearing may be advanced by the college disciplinary court at the request of the student or continued for good cause.~~

~~(16) Hearings conducted by the college disciplinary court generally will be held in closed session; provided, the accused student may request the hearing to be held in open session.~~

~~(17) If at any time during the conduct of a hearing visitors disrupt the proceedings, the presiding officer of the college disciplinary court may exclude such persons from the hearing room.~~

~~(18) Any student of the college attending the disciplinary court hearing who continues to disrupt the proceedings after the presiding officer has asked him/her to cease or to leave the hearing room, shall be subject to disciplinary action.))~~ (1)

Code interpretation. Any question of interpretation regarding the code of conduct shall be referred to the director of student life or designee for final interpretation.

(2) Code revision. The code of conduct shall be reviewed at least every five years under the direction of the director of student life.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 132D-120-055	Antihazing.
WAC 132D-120-130	Evidence admissible in hearings.
WAC 132D-120-140	Decision by the college disciplinary court.
WAC 132D-120-150	Final appeal.
WAC 132D-120-160	Summary suspension proceedings.
WAC 132D-120-170	Procedures of summary suspension hearing.
WAC 132D-120-180	Decision by the dean of administrative and student services.
WAC 132D-120-190	Notice of suspension.
WAC 132D-120-200	Suspension for failure to appear.
WAC 132D-120-210	Appeals from summary suspension hearing.
WAC 132D-120-220	Final decision.

WSR 02-24-076

PERMANENT RULES

BUILDING CODE COUNCIL

[Filed December 4, 2002, 10:18 a.m., effective May 1, 2003]

Date of Adoption: November 9, 2001 [2002].

Purpose: To amend the 2001 Edition of the Washington State Energy Code (chapter 51-11 WAC) as it relates to residential multiple unit buildings (Group R-1 Occupancies), and to clarify requirements for use of duct tapes.

Citation of Existing Rules Affected by this Order: Amending WAC 51-11-0108, 51-11-0201, 51-11-0503, 51-11-0601, 51-11-0625 (Tables 6-1 and 6-2), and 51-11-0800.

Statutory Authority for Adoption: RCW 19.27A.020, 19.27A.045.

Adopted under notice filed as WSR 02-21-113 on October 22, 2002.

PERMANENT

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 2, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 4, 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: May 1, 2003.

November 26, 2002

Tim Nogler

for James M. Lewis

Council Chair

AMENDATORY SECTION (Amending WSR 95-01-126, filed 12/21/94, effective 6/30/95)

WAC 51-11-0108 Conflicts with other codes. In addition to the requirements of this Code, all occupancies shall conform to the provisions included in the State Building Code (chapter 19.27 RCW) and Uniform Building Code and Standards Adoption and Amendment rules (chapter 51-30 WAC). In case of conflicts among codes enumerated in RCW 19.27.031 (1), (2), (3), and (4) and this Code, the first named code shall govern over the following. Provided, in the case of conflict between the duct insulation requirements of this Code and the duct sealing and insulation requirements of Table 6-D of the ((Uniform)) State Mechanical Code (chapter 51-32 WAC), the duct insulation requirements of this Code, or where applicable, a local jurisdiction's energy code shall govern.

Where, in any specific case, different sections of this Code specify different materials, methods of construction or other requirements, the most restrictive shall govern. Where there is a conflict between a general requirement and a specific requirement, the specific requirement shall be applicable. Wherever in this Code reference is made to the appendix, the provisions in the appendix shall not apply unless specifically adopted.

AMENDATORY SECTION (Amending WSR 01-03-010, filed 1/5/01, effective 7/1/01)

WAC 51-11-0201 Scope. The following definitions shall apply to chapters 1 through 20.

201.1 Application of Terms: For the purposes of this Code, certain abbreviations, terms, phrases, words and their derivatives, shall be as set forth in this chapter. Where terms are not defined, they shall have their ordinary accepted meanings within the context with which they are used. In the event there is a question about the definition of a term, the defini-

tions for terms in the codes enumerated in RCW 19.27.031 and the edition of Webster's dictionary referenced therein shall be considered as the sources for providing ordinarily accepted meanings.

Addition: See the Washington State Building Code.

Advanced framed ceiling: Advanced framing assumes full and even depth of insulation extending to the outside edge of exterior walls. (See Standard Framing and Section 1007.2 of this Code.)

Advanced framed walls: Studs framed on twenty-four inch centers with double top plate and single bottom plate. Corners use two studs or other means of fully insulating corners, and one stud is used to support each header. Headers consist of double 2X material with R-10 insulation between the header and exterior sheathing. Interior partition wall/exterior wall intersections are fully insulated in the exterior wall. (See Standard Framing and Section 1005.2 of this Code.)

AFUE. Annual fuel utilization efficiency: Unlike steady state conditions, this rating is based on average usage including on and off cycling as set out in the standardized Department of Energy Test Procedures.

Air conditioning, comfort: The process of treating air to control simultaneously its temperature, humidity, cleanliness and distribution to meet requirements of the conditioned space.

ARI: Air-Conditioning and Refrigeration Institute.

ASHRAE: American Society of Heating, Refrigerating and Air Conditioning Engineers, Inc.

ASTM: American Society for Testing and Materials

Automatic: Self-acting, operating by its own mechanism when actuated by some impersonal influence, as for example, a change in current strength, pressure, temperature or mechanical configuration. (See **Manual**.)

Below grade walls: Walls or the portion of walls which are entirely below the finish grade or which extend two feet or less above the finish grade.

Boiler capacity: The rate of heat output in Btu/h measured at the boiler outlet, at the design inlet and outlet conditions and rated fuel/energy input.

Building envelope: For Group R Occupancy, the elements of a building which enclose conditioned spaces through which thermal energy may be transferred to or from the exterior or to or from spaces exempted by the provisions of Section 101.3.1. For other than Group R Occupancy, the elements of a building which enclose conditioned spaces through which thermal energy may be transferred to or from the exterior, or to or from unconditioned spaces, or to or from semi-heated spaces, or to or from spaces exempted by the provisions of Section 1301.

Building, existing: See the Washington State Building Code.

Building official: The official authorized to act in behalf of a jurisdiction code enforcement agency or its authorized representative.

Building project: A building or group of buildings, including on-site energy conversion or electric-generating facilities, which utilize a single submittal for a construction

permit or are within the boundary of a contiguous area under one ownership.

Conditioned floor area: (See Gross conditioned floor area.)

Conditioned space: A cooled space, heated space (fully heated), heated space (semi-heated) or indirectly conditioned space.

Cooled space: An enclosed space within a building that is cooled by a cooling system whose sensible capacity

a. exceeds 5 Btu/(h • ft²), or

b. is capable of maintaining space dry bulb temperature of 90°F or less at design cooling conditions.

COP - Coefficient of performance: The ratio of the rate of net heat output (heating mode) or heat removal (cooling mode) to the rate of total on-site energy input to the heat pump, expressed in consistent units and under designated rating conditions. (See Net Heat Output, Net Heat Removal, Total On-Site Energy Input.)

Daylighted zone:

a. Under overhead glazing: the area under overhead glazing whose horizontal dimension, in each direction, is equal to the overhead glazing dimension in that direction plus either the floor to ceiling height or the dimension to a ceiling height opaque partition, or one-half the distance to adjacent overhead or vertical glazing, whichever is least.

b. At vertical glazing: the area adjacent to vertical glazing which receives daylighting from the glazing. For purposes of this definition and unless more detailed daylighting analysis is provided, the daylighting zone depth is assumed to extend into the space a distance of 15 feet or to the nearest ceiling height opaque partition, whichever is less. The daylighting zone width is assumed to be the width of the window plus either two feet on each side (the distance to an opaque partition) or one-half the distance to adjacent overhead or vertical glazing, whichever is least.

Daylight sensing control (DS): A device that automatically regulates the power input to electric lighting near the glazing to maintain the desired workplace illumination, thus taking advantage of direct or indirect sunlight.

Deadband: The temperature range in which no heating or cooling is used.

Design cooling conditions: The cooling outdoor design temperature from the 0.5% column for summer from the Puget Sound Chapter of ASHRAE publication "Recommended Outdoor Design Temperatures, Washington State, ASHRAE."

Design heating conditions: The heating outdoor design temperature from the 0.6% column for winter from the Puget Sound Chapter of ASHRAE publication "Recommended Outdoor Design Temperatures, Washington State, ASHRAE."

Door: All operable opening areas, which are not glazing, in the building envelope including swinging and roll-up doors, fire doors, smoke vents and access hatches.

Door area: Total area of door measured using the rough opening and including the door and frame.

Dwelling unit: See the Washington State Building Code.

EER. Energy efficiency ratio: The ratio of net equipment cooling capacity in Btu/h to total rate of electric input in watts under designated operating conditions.

Economizer, air: A ducting arrangement and automatic control system that allows a cooling supply fan system to supply outside air to reduce or eliminate the need for mechanical refrigeration during mild or cold weather.

Economizer, water: A system by which the supply air of a cooling system is cooled directly, indirectly or both, by evaporation of water or by other appropriate fluid in order to reduce or eliminate the need for mechanical refrigeration.

Efficiency, HVAC system: The ratio of useful energy (at the point of use) to the energy input for a designated time period, expressed in percent.

Emissivity: The ability to absorb infrared radiation. A low emissivity implies a higher reflectance of infrared radiation.

Energy: The capacity for doing work; taking a number of forms which may be transformed from one into another, such as thermal (heat), mechanical (work), electrical and chemical; in customary units, measured in kilowatt-hours (kWh) or British thermal units (Btu). (See **New energy**.)

Energy, recovered: (See **Recovered energy**.)

Exterior envelope: (See **Building envelope**.)

Facade area: Vertical projected area including nonhorizontal roof area, overhangs, cornices, etc. measured in elevation in a vertical plane parallel to the plane of the building face.

Floor over unconditioned space: A floor which separates a conditioned space from an unconditioned space which is buffered from exterior ambient conditions including vented crawl spaces and unconditioned basements or other similar spaces, or exposed to exterior ambient conditions including open parking garages and enclosed garages which are mechanically ventilated.

F-Factor: The perimeter heat loss factor expressed in Btu/hr • ft • °F.

F-Value: (See **F-Factor**.)

Garden window: A multi-sided glazing product that projects beyond the plane of the wall.

Glazed wall system: A category of site assembled fenestration products used in the NFRC 100 and NFRC 200 rating procedures that include curtainwalls.

Glazing: All areas, including the frames, in the shell of a conditioned space that let in natural light including windows, clerestories, skylights, sliding or swinging glass doors and glass block walls.

Glazing area: Total area of the glazing measured using the rough opening, and including the glazing, sash, and frame. For doors where the daylight opening area is less than 50% of the door area, the glazing area is the daylight opening area. For all other doors, the glazing area is the door area.

Gross conditioned floor area: The horizontal projection of that portion of interior space which is contained within exterior walls and which is conditioned directly or indirectly by an energy-using system, and which has an average height of five feet or greater, measured from the exterior faces.

Gross exterior wall area: The normal projection of the building envelope wall area bounding interior space which is conditioned by an energy-using system and which separates conditioned space from: Unconditioned space, or semi-heated space, or exterior ambient conditions or earth; includes opaque wall, vertical glazing and door areas. The gross area of walls consists of all opaque wall areas, including foundation walls, between floor spandrels, peripheral edges of floors, vertical glazing areas and door areas, where such surfaces are exposed to exterior ambient conditions and enclose a conditioned space including interstitial areas between two such spaces. (See Below grade wall.)

Gross floor area: The sum of the areas of the several floors of the building, including basements, cellars, mezzanine and intermediate floored tiers and penthouses of headroom height, measured from the exterior faces of exterior walls or from the center line of walls separating buildings, but excluding: Covered walkways, open roofed-over areas or porches and similar spaces. Pipe trenches, exterior terraces or steps, chimneys, roof overhangs and similar features.

Gross roof/ceiling area: A roof/ceiling assembly shall be considered as all components of the roof/ceiling envelope through which heat flows, thus creating a building transmission heat loss or gain, where such assembly is exposed to exterior ambient conditions and encloses a conditioned space. The assembly does not include those components that are separated from a heated and/or cooled space by a vented airspace. The gross area of a roof/ceiling assembly consists of the total interior surface of such assembly, including over-head glazing.

Guest room: See the Washington State Building Code.

Heat: The form of energy that is transferred by virtue of a temperature difference.

Heat storage capacity: The physical property of materials (mass) located inside the building envelope to absorb, store, and release heat.

Heated space (Fully heated): An enclosed space within a building, including adjacent connected spaces separated by an uninsulated component (e.g., basements, utility rooms, garages, corridors), which is heated by a heating system whose output capacity is

a. Capable of maintaining a space dry-bulb temperature of 45°F or greater at design heating conditions; or

b. 8 Btu/(h • ft²) or greater in Climate Zone 1 and 12 Btu/(h • ft²) or greater in Climate Zone 2.

Heated space (Semi-heated): An enclosed space within a building, including adjacent connected spaces separated by an uninsulated component (e.g., basements, utility rooms, garages, corridors), which is heated by a heating system

a. whose output capacity is 3 Btu/(h • ft²) or greater in Climate Zone 1 and 5 Btu/(h • ft²) or greater in Climate Zone 2; and

b. is not a Heated Space (Fully Heated).

HSPF. Heating season performance factor: The total heating output (in Btu) of a heat pump during its normal annual usage period for heating divided by the total (watt hour) electric power input during the same period, as determined by test procedures consistent with the U.S. Depart-

ment of Energy "Test Procedure for Central Air Conditioners, Including Heat Pumps" published in Standard RS-30. When specified in Btu per watt hour an HSPF of 6.826 is equivalent to a COP of 2.0.

Humidistat: A regulatory device, actuated by changes in humidity, used for automatic control of relative humidity.

HVAC: Heating, ventilating and air conditioning.

HVAC system components: HVAC system components provide, in one or more factory-assembled packages, means for chilling and/or heating water with controlled temperature for delivery to terminal units serving the conditioned spaces of the buildings. Types of HVAC system components include, but are not limited to, water chiller packages, reciprocating condensing units and water source (hydronic) heat pumps. (See HVAC system equipment.)

HVAC system efficiency: (See Efficiency, HVAC system.)

HVAC system equipment: HVAC system equipment provides, in one (single package) or more (split system) factory-assembled packages, means for air circulation, air cleaning, air cooling with controlled temperature and dehumidification; and optionally, either alone or in combination with a heating plant, the functions of heating and humidifying. The cooling function may be either electrically or heat operated and the refrigerant condenser may be air, water or evaporatively cooled. Where the equipment is provided in more than one package, the separate packages shall be designed by the manufacturer to be used together. The equipment may provide the heating function as a heat pump or by the use of electric elements. (The word "equipment" used without modifying adjective may, in accordance with common industry usage, apply either to HVAC system equipment or HVAC system components.)

Indirectly conditioned space: An enclosed space within a building that is not a heated or cooled space, whose area weighted heat transfer coefficient to heated or cooled spaces exceeds that to the outdoors or to unconditioned spaces; or through which air from heated or cooled spaces is transferred at a rate exceeding three air changes per hour. Enclosed corridors between conditioned spaces shall be considered as indirectly conditioned space. (See Heated Space, Cooled Space and Unconditioned Space.)

Infiltration: The uncontrolled inward air leakage through cracks and interstices in any building element and around windows and doors of a building caused by the pressure effects of wind and/or the effect of differences in the indoor and outdoor air density.

Insulation baffle: A rigid material, resistant to wind driven moisture, the purpose of which is to allow air to flow freely into the attic or crawl space and to prevent insulation from blocking the ventilation of these spaces, or the loss of insulation. Example materials for this purpose are sheet metal, or wax impregnated cardboard.

Insulation position:

a. **Exterior Insulation Position:** a wall having all or nearly all of its mass exposed to the room air with the insulation on the exterior of the mass.

b. Integral Insulation Position: a wall having mass exposed to both room and outside air, with substantially equal amounts of mass on the inside and outside of the insulation layer.

c. Interior Insulation Position: a wall not meeting either of the above definitions; particularly a wall having most of its mass external to the insulation layer.

IPLV—Integrated part-load value: A single number figure of merit based on part-load EER or COP expressing part-load efficiency for air conditioning and heat pump equipment on the basis of weighted operation at various load capacities for the equipment as specified in the Air-Conditioning and Refrigeration Institute (ARI) and Cooling Tower Institute (CTI) procedures.

Luminaire: A complete lighting unit consisting of a lamp or lamps together with the parts designed to distribute the light, to position and protect the lamps and to connect the lamps to the electric power supply.

Manual: Capable of being operated by personal intervention. (See **Automatic**.)

Microcell: A wireless communication facility consisting of an antenna that is either: (a) Four (4) feet in height and with an area of not more than 580 square inches; or (b) if a tubular antenna, no more than four (4) inches in diameter and no more than six (6) feet in length; and the associated equipment cabinet that is six (6) feet or less in height and no more than 48 square feet in floor area.

NFPA: National Fire Protection Association.

NFRC: National Fenestration Rating Council.

Net heat output: The change in the total heat content of the air entering and leaving the equipment (not including supplementary heat and heat from boilers).

Net heat removal: The total difference in heat content of the air entering and leaving the equipment (without heat) or the difference in total heat content of the water or refrigerant entering and leaving the component.

New energy: Energy, other than recovered energy, utilized for the purpose of heating or cooling. (See **energy**.)

Nominal R-value: The thermal resistance of insulation as specified by the manufacturer according to recognized trade and engineering standards.

Nonrenewable energy sources: All energy sources that are not renewable energy sources including natural gas, oil, coal, wood, liquified petroleum gas, steam, and any utility-supplied electricity.

Nonresidential: All buildings and spaces in the Uniform Building Code (UBC) occupancies other than Group R.

Occupancy: See the Washington State Building Code.

Occupancy sensor: A device that detects occupants within an area, causing any combination of lighting, equipment or appliances to be turned on or shut off.

Opaque envelope areas: All exposed areas of a building envelope which enclose conditioned space, except openings for doors, glazing and building service systems.

Open blown: Loose fill insulation pneumatically installed in an unconfined attic space.

Outdoor air (outside air): Air taken from the outdoors and, therefore, not previously circulated through a building.

Overhead glazing: A glazing surface that has a slope of less than 60° from the horizontal plane.

Packaged terminal air conditioner: A factory-selected combination of heating and cooling components, assemblies or sections intended to serve a room or zone. (For the complete technical definition, see Standard RS-10.)

Permeance (perm): The ability of a material of specified thickness to transmit moisture in terms of amount of moisture transmitted per unit time for a specified area and differential pressure (grains per hour • ft² • inches of HG). Permeance may be measured using ASTM E-96-72 or other approved dry cup method as specified in RS-27.

Personal wireless service facility: A Wireless Communication Facility (WCF), including a microcell, which is a facility for the transmission and/or reception of radio frequency signals and which may include antennas, equipment shelter or cabinet, transmission cables, a support structure to achieve the necessary elevation, and reception and/or transmission devices or antennas.

Pool cover: A vapor-retardant cover which lies on or at the surface of the pool.

Power: In connection with machines, the time rate of doing work. In connection with the transmission of energy of all types, the rate at which energy is transmitted; in customary units, it is measured in watts (W) or British Thermal Units per hour (Btu/h).

Process energy: Energy consumed in support of a manufacturing, industrial, or commercial process other than the maintenance of building comfort or amenities for building occupants.

Radiant slab floor: A slab floor assembly on grade or below, containing heated pipes, ducts, or electric heating cables that constitute a floor or portion thereof for complete or partial heating of the structure.

Readily accessible: See the Washington State Mechanical Code.

Recooling: The removal of heat by sensible cooling of the supply air (directly or indirectly) that has been previously heated above the temperature to which the air is to be supplied to the conditioned space for proper control of the temperature of that space.

Recovered energy: Energy utilized which would otherwise be wasted (i.e. not contribute to a desired end use) from an energy utilization system.

Reheat: The application of sensible heat to supply air that has been previously cooled below the temperature of the conditioned space by either mechanical refrigeration or the introduction of outdoor air to provide cooling.

Renewable energy sources: Renewable energy sources of energy (excluding minerals) are derived from: (1) incoming solar radiation, including but not limited to, natural daylighting and photosynthetic processes; (2) energy sources resulting from wind, waves and tides, lake or pond thermal differences; and (3) energy derived from the internal heat of the earth, including nocturnal thermal exchanges.

Reset: Adjustment of the set point of a control instrument to a higher or lower value automatically or manually to conserve energy.

Roof/ceiling assembly: (See Gross roof/ceiling area.)

SEER - Seasonal Energy Efficiency Ratio: The total cooling output of an air conditioner during its normal annual usage period, in Btu's, divided by the total electric energy input in watt-hours, during the same period, as determined by 10 CFR, Part 430.

Semi-heated space: Sub-category of **Heated Space**. (See **Heated Space**.)

Sequence: A consecutive series of operations.

Service systems: All energy-using systems in a building that are operated to provide services for the occupants or processes housed therein, including HVAC, service water heating, illumination, transportation, cooking or food preparation, laundering or similar functions.

Service water heating: Supply of hot water for domestic or commercial purposes other than comfort heating.

Shaded: Glazed area which is externally protected from direct solar radiation by use of devices permanently affixed to the structure or by an adjacent building, topographical feature, or vegetation.

Shading coefficient: The ratio of solar heat gain occurring through nonopaque portions of the glazing, with or without integral shading devices, to the solar heat gain occurring through an equivalent area of unshaded, 1/8 inch thick, clear, double-strength glass.

Note: Heat gains to be compared under the same conditions. See Chapter 28 of Standard RS-27, listed in Chapter 7 of this Code.

Shall: Denotes a mandatory code requirement.

Single family: One and two family residential dwelling units with no more than two units in a single building.

Skylight: (See **Overhead glazing**.)

Slab-below-grade: Any portion of a slab floor in contact with the ground which is more than 24 inches below the final elevation of the nearest exterior grade.

Slab-on-grade, exterior: Any portion of a slab floor in contact with the ground which is less than or equal to twenty-four inches below the final elevation of the nearest exterior grade.

Small business: Any business entity (including a sole proprietorship, corporation, partnership, or other legal entity) which is owned and operated independently from all other businesses, which has the purpose of making a profit, and which has fifty or fewer employees, or which has a million dollars or less per year in gross sales, of window products.

Solar energy source: Source of natural daylighting and of thermal, chemical or electrical energy derived directly from conversion of incident solar radiation.

Solar heat gain coefficient (SHGC): The ratio of the solar heat gain entering the space through the glazing product to the incident solar radiation. Solar heat gain includes directly transmitted solar heat and absorbed solar radiation which is then reradiated, conducted or convected into the space.

Split system: Any heat pump or air conditioning unit which is provided in more than one assembly requiring refrigeration piping installed in the field.

Standard framing: All framing practices not defined as "intermediate" or "advanced" shall be considered standard. (See **Advanced framed ceiling**, **Advanced framed walls**, **Intermediate framed wall** and **Section 1005.2** of this Code.)

Substantial contact: A condition where adjacent building materials are placed in a manner that proximal surfaces are contiguous, being installed and supported as to eliminate voids between materials, without compressing or degrading the thermal performance of either product.

System: A combination of central or terminal equipment or components and/or controls, accessories, interconnecting means, and terminal devices by which energy is transformed so as to perform a specific function, such as HVAC, service water heating or illumination.

Tapering: Installation of a reduced level of ceiling insulation at the eaves, due to reduced clearance.

Thermal by-pass: An area where the envelope surrounding the conditioned space is breached, or where an ineffective application compromises the performance of a thermal or infiltration barrier, increasing the structure's energy consumption by exposing finished surfaces to ambient conditions and additional heat transfer.

Thermal conductance (C): Time rate of heat flow through a body (frequently per unit area) from one of its bounding surfaces to the other for a unit temperature difference between the two surfaces, under steady conditions ($\text{Btu/hr} \cdot \text{ft}^2 \cdot ^\circ\text{F}$).

Thermal resistance (R): The reciprocal of thermal conductance ($\text{hr} \cdot \text{ft}^2 \cdot ^\circ\text{F}/\text{Btu}$).

Thermal transmittance (U): The coefficient of heat transmission (air to air). It is the time rate of heat flow per unit area and unit temperature difference between the warm side and cold side air films ($\text{Btu/hr} \cdot \text{ft}^2 \cdot ^\circ\text{F}$).

Thermal transmittance, overall (U_o): The overall (average) heat transmission of a gross area of the exterior building envelope ($\text{Btu/hr} \cdot \text{ft}^2 \cdot ^\circ\text{F}$). The U_o-factor applies to the combined effect of the time rate of heat flows through the various parallel paths, such as glazing, doors and opaque construction areas, comprising the gross area of one or more exterior building components, such as walls, floors or roof/ceiling.

Thermostat: An automatic control device actuated by temperature and designed to be responsive to temperature.

Total on-site energy input: The combination of all the energy inputs to all elements and accessories as included in the equipment components, including but not limited to, compressor(s), compressor sump heater(s), circulating pump(s), purge devices, fan(s), and the HVAC system component control circuit.

Transmission coefficient: The ratio of the solar heat gain through a glazing system to that of an unshaded single pane of double strength window glass under the same set of conditions.

Transverse joint: The primary connection between air distribution system fittings.

U-factor: (See **thermal transmittance**.)

U-Value: (See **U-factor**.)

Uniform Building Code (UBC): (See Washington State Building Code.)

Uniform Mechanical Code (UMC): (See Washington State Mechanical Code.)

Uniform Plumbing Code (UPC): (See Washington State Plumbing Code.)

Unitary cooling and heating equipment: One or more factory-made assemblies which include an evaporator or cooling coil, a compressor and condenser combination, and may include a heating function as well. Where such equipment is provided in more than one assembly, the separate assemblies shall be designed to be used together.

Unitary heat pump: One or more factory-made assemblies which include an indoor conditioning coil, compressor(s) and outdoor coil or refrigerant-to-water heat exchanger, including means to provide both heating and cooling functions. When such equipment is provided in more than one assembly, the separate assemblies shall be designed to be used together.

Vapor retarder: A layer of low moisture transmissivity material (not more than 1.0 perm dry cup) placed over the warm side (in winter) of insulation, over the exterior of below grade walls, and under floors as ground cover to limit the transport of water and water vapor through exterior walls, ceilings, and floors. Vapor retarding paint, listed for this application, also meets this definition.

Vaulted ceilings: All ceilings where enclosed joist or rafter space is formed by ceilings applied directly to the underside of roof joists or rafters.

Ventilation: The process of supplying or removing air by natural or mechanical means to or from any space. Such air may or may not have been conditioned.

Ventilation air: That portion of supply air which comes from outside (outdoors) plus any recirculated air that has been treated to maintain the desired quality of air within a designated space.

Vertical glazing: A glazing surface that has a slope of 60° or greater from the horizontal plane.

Walls (exterior): Any member or group of members which defines the exterior boundaries or courts of a building and which have a slope of sixty degrees or greater with the horizontal plane, and separates conditioned from unconditioned space. Band joists between floors are to be considered a part of exterior walls.

Washington State Building Code: The building code as modified by the Washington State Building Code Council.

Washington State Mechanical Code: The mechanical code as modified by the Washington State Building Code Council.

Washington State Plumbing Code: The plumbing code as modified by the Washington State Building Code Council.

Zone: A space or group of spaces within a building with heating and/or cooling requirements sufficiently similar so that comfort conditions can be maintained throughout by a single controlling device. Each dwelling unit in residential buildings shall be considered a single zone.

AMENDATORY SECTION (Amending WSR 02-01-112, filed 12/18/01, effective 7/1/02)

WAC 51-11-0503 Building mechanical systems.

503.1 General: This section covers the determination of design requirements, system and component performance, control requirements, insulating systems and duct (~~construction~~) sealing. For all other duct construction requirements, refer to the State Mechanical Code (chapter 51-42 WAC).

503.2 Calculations of Heating and Cooling Loads, and System Sizing Limits: The design parameters specified in Chapter 3 shall apply for all computations.

503.2.1 Calculation Procedures: Heating and cooling design loads for the purpose of sizing HVAC systems are required and shall be calculated in accordance with accepted engineering practice, including infiltration and ventilation.

503.2.2 Space Heating and Space Cooling System Sizing Limits: Building mechanical systems for all buildings which provide space heating and/or space cooling shall be sized no greater than two hundred percent (200%) of the heating and cooling design loads as calculated above.

EXCEPTIONS: The following limited exemptions from the sizing limit shall be allowed; however, in all cases heating and/or cooling design load calculations shall be submitted.

1. For equipment which provides both heating and cooling in one package unit, including heat pumps with electric heating and cooling and gas-pack units with gas heating and electric cooling, compliance need only be demonstrated for either the space heating or space cooling system size.

2. Natural gas- or oil-fired space heating equipment whose total rated space heating output in any one dwelling unit is

a. 40,000 Btu/h or less is exempt from the sizing limit,

b. larger than 40,000 Btu/h may exceed the two hundred (200%) percent sizing limit provided that the installed equipment has an annual fuel utilization efficiency (AFUE) of not less than ninety (90%) percent.

3. Stand-by equipment may be installed if controls and other devices are provided which allow redundant equipment to operate only when the primary equipment is not operating.

503.3 Simultaneous Heating and Cooling: Systems and equipment that provide simultaneous heating and cooling shall comply with the requirements in, as appropriate, Section 1422 or Section 1435.

503.4 HVAC Equipment Performance Requirements: All heating equipment shall meet the requirements of the 1987 National Appliance Energy Conservation Act (NAECA) and be so labeled. Equipment shall also comply with Section 1411.

503.5 Reserved.

503.6 Balancing: The HVAC system design shall provide a means for balancing air and water systems. Balancing

the system shall include, but not be limited to, dampers, temperature and pressure test connections and balancing valves.

503.7 Cooling with Outdoor Air (Economizer Cycle): Systems and equipment that provide mechanical cooling shall comply with Section 1413 and, as appropriate, Section 1423 or 1433.

503.8 Controls:

503.8.1 Temperature Control: Each system shall be provided with at least one adjustable thermostat for the regulation of temperature. Each thermostat shall be capable of being set by adjustment or selection of sensors as follows:

503.8.1.1: When used to control heating only: Fifty-five degrees to seventy-five degrees F.

503.8.1.2: When used to control cooling only: Seventy degrees to eighty-five degrees F.

503.8.1.3: When used to control both heating and cooling, it shall be capable of being set from fifty-five degrees to eighty-five degrees F and shall be capable of operating the system heating and cooling in sequence. The thermostat and/or control system shall have an adjustable deadband of not less than ten degrees F.

503.8.2 Humidity Control: If a system is equipped with a means for adding moisture to maintain specific selected relative humidities in space or zones, a humidistat shall be provided. Humidistats shall be capable of being set to prevent new energy from being used to produce space-relative humidity above thirty percent.

EXCEPTION: Special uses requiring different relative humidities may be permitted when approved by the building official.

503.8.3 Zoning for Temperature Control:

503.8.3.1 One- and Two-Family Dwellings: At least one thermostat for regulation of space temperature shall be provided for each separate system. In addition, a readily accessible manual or automatic means shall be provided to partially restrict or shut off the heating and/or cooling input to each zone or floor.

503.8.3.2 Multifamily Dwellings: For multifamily dwellings, each individual dwelling unit shall have at least one thermostat for regulation of space temperature. A readily accessible manual or automatic means shall be provided to partially restrict or shut off the heating and/or cooling input to each room. Spaces other than living units shall meet the requirements of 503.8.3.3.

503.8.3.3 Reserved.

503.8.3.4 Control Setback and Shut-off:

Residential Occupancy Groups. One- and Two-Family and Multifamily dwellings—The thermostat required in section 503.8.3.1 or section 503.8.3.2, or an alternate means such as a switch or clock, shall provide a readily accessible, manual or automatic means for reducing the energy required for heating and cooling during the periods of nonuse or reduced need, such as, but not limited to unoccupied periods

and sleeping hours. Lowering thermostat set points to reduce energy consumption of heating systems shall not cause energy to be expended to reach the reduced setting.

503.8.3.5 Heat Pump Controls: Programmable thermostats are required for all heat pump systems. The cut-on temperature for the compression heating shall be higher than the cut-on temperature for the supplementary heat, and the cut-off temperature for the compression heating shall be higher than the cut-off temperature for the supplementary heat. Heat pump thermostats will be capable of providing at least two programmable setback periods per day. The automatic setback thermostat shall have the capability of limiting the use of supplemental heat during the warm-up period.

503.9 Air Handling Duct System Insulation: Ducts, plenums and enclosures installed in or on buildings shall be thermally insulated per Table 5-11.

EXCEPTIONS: Duct insulation (except where required to prevent condensation) is not required in any of the following cases:

1. When the heat gain or loss of the ducts, without insulation, will not increase the energy requirements of the building.
2. Within the HVAC equipment.
3. Exhaust air ducts.
4. Supply or return air ducts installed in unvented crawl spaces with insulated walls, basements, or cellars in one-and two-family dwellings.

503.10 Ducts (~~Construction: All duct work shall be constructed in accordance with Standards RS-15, RS-16, RS-17, RS-18, RS-19 or RS-20, as applicable, and the Uniform Mechanical Code~~)).

503.10.1 Leakage Testing: High-pressure and medium-pressure ducts shall be leak tested in accordance with the ~~((applicable standards in Chapter 7 of this Code))~~ 1985 Edition of the SMACNA HVAC Air Duct Leakage Test Manual with the rate of air leakage not to exceed the maximum rate specified in that standard.

503.10.2 Seams and Joints: All low-pressure supply and return ~~((including))~~ duct transverse joints, and enclosed stud bays or joist cavities/space used to transport air, shall be securely fastened and sealed with welds, gaskets, mastics (adhesives), or mastic-plus-embedded-fabric systems ((or tapes)) installed in accordance with the manufacturer's installation instructions. ((Tapes and mastics used with rigid fibrous glass ducts shall be listed and labeled in accordance with UL 181A. Tapes and mastics used with flexible air ducts shall be listed and labeled in accordance with UL 181B. Duct tape is not permitted as a sealant on any ducts.))

EXCEPTIONS:

1. Ducts or building cavities used for air distribution that are located entirely within the conditioned space of the building are exempt from this section.
2. UL 181A listed tapes used with listed rigid fibrous glass ducts may be used as the primary sealant, when installed in accordance with the listing.
3. UL 181B listed tapes used with listed flexible air ducts may be used as the primary sealant, when installed in accordance with the listing.

4. Where enclosed stud bays or joist cavities/spaces are used to transport air sealing may be accomplished using drywall, drywall tape plus joint compound.

5. Tapes installed in accordance with the manufacturer's installation instructions, providing detailed information specific to application on ducts, including approved duct materials and required duct surface cleaning.

503.10.3 Dampers: Requirements for Automatic or manual dampers are found in the Washington State Ventilation and Indoor Air Quality Code.

~~((503.10.4 Duct Insulation: Ducts shall meet the insulation requirements specified in Table 5-11.))~~

503.11 Pipe Insulation: All piping shall be thermally insulated in accordance with Table 5-12.

EXCEPTION: Piping installed within unitary HVAC equipment.

Cold water pipes outside the conditioned space shall be insulated in accordance with the Washington State Plumbing Code (chapter 51-46 WAC).

AMENDATORY SECTION (Amending WSR 02-01-112, filed 12/18/01, effective 7/1/02)

WAC 51-11-0601 Scope.

601.1 General: This chapter establishes design criteria in terms of prescribed requirements for building construction.

The provisions of this chapter are applicable to all Group R Occupancies. Occupancies shall comply with all the requirements of Chapter 5 except for the modifications herein specified.

For wood frame assemblies, the building envelope requirements of this chapter may be met by installing one of the prescriptive packages in Table 6-1 or 6-2. Installed components shall meet the requirements of section 602. Compliance with nominal R-Values shall be demonstrated for the thermal resistance of the added insulation in framing cavities and/or insulated sheathing only and shall not include the thermal transmittance of other building materials or air films, but shall permit interruption by occasional framing members. Other than wood frame assemblies with continuous insulation uninterrupted by framing shall also be allowed to comply with nominal R-values.

For metal frame assemblies, compliance shall be demonstrated in accordance with Chapter 4 or Chapter 5 based on the assemblies in Chapter 10. Compliance with nominal R-values is not allowed, unless the full nominal R-value of the insulation is installed either inside or outside of the framing and is uninterrupted by framing.

EXCEPTION: Group R-I occupancy buildings may use a maximum area weighted average U-factor for components not exceeding those prescribed in Paths III and V in Table 6-1 or Paths IV and VI in Table 6-2.

AMENDATORY SECTION (Amending WSR 02-01-112, filed 12/18/01, effective 7/1/02)

WAC 51-11-0602 Building envelope requirements for Group R Occupancy.

602.1 Roof/Ceiling: Ceilings below vented attics and single-rafter, joist-vaulted ceilings shall be insulated to not less than the nominal R-value specified for ceilings in Table 6-1 or 6-2 as applicable.

602.2 Exterior Walls Both Above and Below Grade: Above grade exterior walls shall be insulated to not less than the nominal R-value specified in Table 6-1 or 6-2 as applicable. The following walls should be considered to meet R-21 without additional documentation:

1. 2 x 6 framed and insulated with R-21 fiberglass batts.
2. 2 x 4 framed and insulated with R-15 fiberglass batts plus R-4.0 foam sheathing.
3. 2 x 4 framed and insulated with R-13 fiberglass batts plus R-5.0 foam sheathing.

602.3 Exterior Walls (Below Grade): Below grade exterior walls surrounding conditioned space shall be insulated to not less than the nominal R-value specified for below grade walls in Table 6-1 or 6-2 as applicable.

602.4 Slab-on-grade Floors: Slab-on-grade floors shall be insulated along their perimeter to not less than the nominal R-values specified for slab-on-grade floors in Table 6-1 or 6-2 as applicable. Slab insulation shall be installed in compliance with section 502.1.4.8. See Chapter 5, section 502.1.4.9, for additional requirements for radiant slab heating.

602.5 Floors Over Unconditioned Space: Floors over unconditioned spaces, such as vented crawl spaces, unconditioned basements, and parking garages shall be insulated to not less than the nominal R-value shown for floors over unconditioned spaces, in Table 6-1 or 6-2.

602.6 Exterior Doors: Doors shall comply with Sections 602.6.1 and 602.6.2.

EXCEPTIONS: 1. Doors whose area and U-factor are included in the calculations for compliance with the requirements for glazing in section 602.7 shall be exempt from the door U-factor requirements prescribed in Table 6-1 or 6-2.

2. One unlabeled or untested exterior swinging door with the maximum area of 24 square feet may be installed per unit for ornamental, security or architectural purposes. Products using this exception shall not be included in either the U-factor or glazing area calculation requirements.

602.6.1 Exterior Door Area: For half-lite and full-lite doors, the glazing area shall be included in calculating the allowed total glazing area in Section 602.7.1. Single glazing used for ornamental, security or architectural purposes shall be calculated using the exception to Section 602.7.2.

602.6.2 Exterior Door U-Factor: Doors, including fire doors, shall have a maximum area weighted average U-factor not exceeding that prescribed in Table 6-1 or 6-2.

602.7 Glazing:

602.7.1 Glazing Area: The total glazing area as defined in Chapter 2 shall not exceed the percentage of gross conditioned floor area specified in Table 6-1 or 6-2. This area shall also include any glazing in doors.

602.7.2 Glazing U-Factor: The total glazing area as defined in Chapter 2 shall have an area weighted average U-factor not to exceed that specified in Table 6-1 or 6-2. U-factors for glazing shall be determined in accordance with section 502.1.5. These areas and U-factors shall also include any doors using the exception of section 602.6.

If the U-factors for all vertical and overhead glazing products are below the appropriate U-factor specified, then no calculations are required. If compliance is to be achieved

through an area weighted calculation, then the areas and U-factors shall be included in the plans submitted with a building permit application.

EXCEPTION: Single glazing for ornamental, security, or architectural purposes and double glazed garden windows with a wood or vinyl frame shall be exempt from the U-factor calculations but shall have its area tripled and shall be included in the percentage of the total glazing area as allowed for in Table 6-1 or 6-2. The maximum area (before tripling) allowed for the total of all single glazing and garden windows is one percent of the floor area.

602.8 Air Leakage For Group R Occupancy: The minimum air leakage control measures shall be as specified in section 502.4 as applicable.

AMENDATORY SECTION (Amending WSR 02-01-112, filed 12/18/01, effective 7/1/02)

WAC 51-11-0625 Table 6-1.

TABLE 6-1
PRESCRIPTIVE REQUIREMENTS^{0,1} FOR GROUP R OCCUPANCY
CLIMATE ZONE 1

Option	Glazing Area ¹⁰ : % of Floor	Glazing U-Factor		Door ⁹ U-Factor	Ceiling ²	Vaulted Ceiling ³	Wall ¹² Above Grade	Wall• int ⁴ Below Grade	Wall• ext ⁴ Below Grade	Floor ⁵	Slab ⁶ on Grade
		Vertical	Overhead ¹¹								
I.	12%	0.35	0.58	0.20	R-38	R-30	R-15	R-15	R-10	R-30	R-10
II.*	15%	0.40	0.58	0.20	R-38	R-30	R-21	R-21	R-10	R-30	R-10
III.	25% Group R-1 Occupancy only	0.40	0.58	0.20	R-38/ U= 0.031	R-30/ U= 0.034	R-21/ U= 0.060	R-15	R-10	R-30/ U= 0.029	R-10
(III.) IV.	Unlimited Group R-3 Occupancy only	0.40	0.58	0.20	R-38	R-30	R-21	R-21	R-10	R-30	R-10
V.	Unlimited Group R-1 Occupancy only	0.35	0.58	0.20	R-38/ U= 0.031	R-30/ U= 0.034	R-21/ U= 0.060	R-15	R-10	R-30/ U= 0.029	R-10

* Reference Case

TABLE 6-2
PRESCRIPTIVE REQUIREMENTS^{0,1} FOR GROUP R OCCUPANCY
CLIMATE ZONE 2

Option	Glazing Area ¹⁰ : % of Floor	Glazing U-Factor		Door ⁹ U-Factor	Ceiling ²	Vaulted Ceiling ³	Wall ¹² Above Grade	Wall• int ⁴ Below Grade	Wall• ext ⁴ Below Grade	Floor ⁵	Slab ⁶ on Grade
		Vertical	Overhead ¹¹								
I.	10%	0.40	0.58	0.20	R-38	R-30	R-21 Int ⁷	R-21	R-12	R-30	R-10
II.*	15%	0.40	0.58	0.20	R-38	R-30	R-19 +R-5 ⁸	R-21	R-12	R-30	R-10
III.	17%	0.37	0.58	0.20	R-38	R-30	R-19 +R-5 ⁸	R-21	R-12	R-30	R-10
IV.	25% Group R-1 Occupancy only	0.35	0.58	0.20	R-38/ U= 0.031	R-30/ U= 0.034	R-21 int ⁷ / U= 0.054	R-15	R-12	R-30/ U= 0.029	R-10 /F= 0.54
(IV.) V.	Unlimited Group R-3 Occupancy only	0.35	0.58	0.20	R-38	R-30	R-21 Int ⁷	R-21	R-12	R-30	R-10

VI.	Unlimited Group R-1 Occupancy only	<u>0.32</u>	<u>0.58</u>	<u>0.20</u>	<u>R-38/ U= 0.031</u>	<u>R-30/ U= 0.034</u>	<u>R-21 int/ U= 0.054</u>	<u>R-15</u>	<u>R-12</u>	<u>R-30/ U= 0.029</u>	<u>R-10 /F= 0.54</u>
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- * Reference Case
- 0. Nominal R-values are for wood frame assemblies only or assemblies built in accordance with Section 601.1.
- 1. Minimum requirements for each option listed. For example, if a proposed design has a glazing ratio to the conditioned floor area of 13%, it shall comply with all of the requirements of the 15% glazing option (or higher). Proposed designs which cannot meet the specific requirements of a listed option above may calculate compliance by Chapters 4 or 5 of this Code.
- 2. Requirement applies to all ceilings except single rafter or joist vaulted ceilings. 'Adv' denotes Advanced Framed Ceiling.
- 3. Requirement applicable only to single rafter or joist vaulted ceilings.
- 4. Below grade walls shall be insulated either on the exterior to a minimum level of R-10, or on the interior to the same level as walls above grade. Exterior insulation installed on below grade walls shall be a water resistant material, manufactured for its intended use, and installed according to the manufacturer's specifications. See Section 602.2.
- 5. Floors over crawl spaces or exposed to ambient air conditions.
- 6. Required slab perimeter insulation shall be a water resistant material, manufactured for its intended use, and installed according to manufacturer's specifications. See Section 602.4.
- 7. Int. denotes standard framing 16 inches on center with headers insulated with a minimum of R-5 insulation.
- 8. This wall insulation requirement denotes R-19 wall cavity insulation plus R-5 foam sheathing.
- 9. Doors, including all fire doors, shall be assigned default U-factors from Table 10-6C.
- 10. Where a maximum glazing area is listed, the total glazing area (combined vertical plus overhead) as a percent of gross conditioned floor area shall be less than or equal to that value. Overhead glazing with U-factor of U=0.40 or less is not included in glazing area limitations.
- 11. Overhead glazing shall have U-factors determined in accordance with NFRC 100 or as specified in Section 502.1.5.
- 12. Log and solid timber walls with a minimum average thickness of 3.5" are exempt from this insulation requirement.

Program Name:	Source
MICROPAS	ENERCOMP 1721 Arroyo Drive Auburn, CA 95603 (800) 755-5903
SUNDAY	ECOTOPE 2812 East Madison St. Seattle, WA 98112 (206) 322-3753
((WATTSUN-5.6	WSU Extension 925 Plum Street Building 4 Olympia, WA 98504-3165 (360) 956-2000))

PERMANENT

AMENDATORY SECTION (Amending WSR 98-03-003, filed 1/8/98, effective 7/1/98)

WAC 51-11-0800 Section 0800—Suggested software for chapter 4 systems analysis approach for Group R Occupancy.

Program Name:	Source
CALPAS 3	BSG Software 40 Lincoln Street Lexington, MA 02173 (617) 861-0109
DOE 2	ACROSOFT/CAER Engineers 1204-1/2 Washington Avenue Golden, CO 80401 (303) 279-8136
F-LOAD	F-CHART SOFTWARE 4406 Fox Bluff Rd. Middleton, WI 53562 (608) 836-8531



**WSR 02-24-007
EMERGENCY RULES
DEPARTMENT OF
FISH AND WILDLIFE**

[Order 02-289—Filed November 21, 2002, 4:45 p.m.]

Date of Adoption: November 21, 2002.

Purpose: Amend commercial fishing rules.

Citation of Existing Rules Affected by this Order: Repealing WAC 220-47-31100I and 220-47-41100H; and amending WAC 220-47-311 and 220-47-411.

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 seven days per week twenty-four hours per day opening in front of Whatcom Creek is intended to encourage a higher harvest rate on hatchery fish bound for the Maritime Heritage Center Hatchery. Numbers of chum salmon in excess of hatchery spawning needs have occurred at this facility in recent years, and the numbers of hatchery fish are sufficient to warrant the openings scheduled for this zone. Areas 8A and 8D are closed because the all-citizen fishery has attained its allocation share of chum salmon in these waters. The Hood Canal chum salmon return, with hatchery stock run timing, is estimated to number 856,000 this year. At this run size level, the all-citizen share is 387,000. Catches-to-date by the all-citizen fishing fleet are estimated to be 301,355, leaving an additional 86,645 fish available for harvest by all-citizen fishers. Under the court sanctioned Hood Canal salmon management plan, hatchery-timed chum salmon can be harvested in Areas 12 and 12B prior to November 21st, but harvest after that date must occur in more southerly areas. According to the Hood Canal plan, hatchery-timed chum salmon can be fished in Area 12C through November 27th. The two days of all-citizen fishing in Area 12C scheduled on November 25th and 26th are expected to result in a catch of approximately 25,000 chum salmon, well within the remaining portion of the allocation share. 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 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.

Other Findings Required by Other Provisions of Law as Precondition to Adoption or Effectiveness of Rule: [No information supplied by agency].

Effective Date of Rule: Immediately.

November 21, 2002

Jim Lux

for Jeff Koenings

Director

NEW SECTION

WAC 220-47-31100J Purse seine—Open periods. Notwithstanding the provisions of WAC 220-47-311:

(1) Effective immediately through 4:00 p.m. December 6, 2002, that portion of Area 7B east of a line from Post Point to the flashing red light at west entrance to Squalicum Harbor is open to purse seines 24 hours per day 7 days per week.

(2) Areas 8A and 8D are closed until further notice.

(3) Area 12C is open from 7:00 a.m. until 5:00 p.m. on November 25, 2002. It is unlawful to retain chinook and coho salmon taken with purse seine gear in Area 12C.

NEW SECTION

WAC 220-47-41100I Gill net—Open periods. Notwithstanding the provisions of WAC 220-47-411:

(1) Effective immediately through 4:00 p.m. December 6, 2002, that portion of Area 7B east of a line from Post Point to the flashing red light at west entrance to Squalicum Harbor is open to gill nets, using 6-1/4 inch minimum mesh, 24 hours per day 7 days per week.

(2) Areas 8A and 8D are closed until further notice.

(3) Area 12C is open to gill nets, using 6-1/4 inch minimum mesh, from 7:00 a.m. to 7:00 p.m. on November 25, 2002.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 220-47-31100I Purse seine—Open periods. (02-287)

WAC 220-47-41100H Gill net—Open periods. (02-287)

**WSR 02-24-018
EMERGENCY RULES
DEPARTMENT OF
FISH AND WILDLIFE**

[Order 02-288—Filed November 25, 2002, 4:48 p.m.]

Date of Adoption: November 25, 2002.

Purpose: Amend commercial fishing rules.

Citation of Existing Rules Affected by this Order: Amending WAC 220-52-040 and 220-52-046.

Statutory Authority for Adoption: RCW 77.12.047.

EMERGENCY

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 meet treaty nontreaty sharing agreements and reflects industry agreements on fishing plans regarding the use of nondesignated vessels sixty-four hours prior to season opening and forty-eight hours afterwards and may carry aboard no more than two hundred fifty pots. There is insufficient time to promulgate permanent rules.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 2, Amended 0, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: Immediately.

November 25, 2002

J. P. Koenings
Director

NEW SECTION

WAC 220-52-04000J Barging of crab pots by undesignated vessels. Notwithstanding the provisions of WAC 220-52-040, effective immediately until further notice:

(1) It is lawful for a vessel not designated on a Dungeness crab-coastal fishery license to be used to deploy shellfish pot gear beginning 8:00 a.m. December 7, 2002 through 11:59 p.m. December 12, 2002, provided that:

(a) Such a vessel may not carry aboard more than 250 shellfish pots at any one time.

(b) The lawful owner of the shellfish pot gear must be aboard the vessel when the gear is being deployed.

NEW SECTION

WAC 220-52-04600L Crab fishery—Areas and seasons. Notwithstanding the provisions of WAC 220-52-046, effective immediately it is unlawful to take, fish for or possess crab taken for commercial purposes from those waters of Grays Harbor, Willapa Bay, Columbia River and waters of the Pacific Ocean west of the Bonilla Tatoosh line except as provided for in this section:

(1) Effective 8:00 a.m. December 7, 2002 it is lawful to set baited gear in the above waters.

(2) Effective 12:01 a.m. December 10, 2002 it is lawful to take, fish for or possess crab taken for commercial purposes from the above waters.

**WSR 02-24-024
EMERGENCY RULES
DEPARTMENT OF
FISH AND WILDLIFE**

[Order 02-291—Filed November 26, 2002, 3:55 p.m.]

Date of Adoption: November 26, 2002.

Purpose: Amend commercial fishing rules.

Citation of Existing Rules Affected by this Order: Repealing WAC 220-44-05000P; and amending WAC 220-44-050.

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: These rules were adopted by the Pacific Fisheries Management Council and provide for harvest of available stocks of bottom fish, while reserving brood stock for future fisheries. There is insufficient time to promulgate permanent rules.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 1, Amended 0, Repealed 1.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: Immediately.

November 26, 2002

J. P. Koenings
Director

NEW SECTION

WAC 220-44-05000R Coastal bottom fish catch limits. Notwithstanding the provisions of WAC 220-44-050, effective immediately until further notice: (1) It is unlawful to possess, transport through the waters of the state, or land into any Washington port bottom fish taken from Marine Fish-Shellfish Management and Catch Reporting Areas 58B, 59A-1, 59A-2, 60A-1, 60A-2, 61, 62, or 63 in excess of the amounts or less than the minimum sizes, or in violation of

any gear, handling or landing requirement, established by the Pacific Fisheries Management Council and published in the Federal Register, Volume 67, No. 224, published November 20, 2002. Therefore, persons must consult the federal regulations, which are incorporated by reference and made a part of Chapter 220-44 WAC. Where rules refer to the fishery management area, that area is extended to include Washington State waters coterminous with the Exclusive Economic Zone. A copy of the federal rules may be obtained by contacting Evan Jacoby at (360) 902-2930.

(a) Effective immediately until further notice it is unlawful to possess, transport through the waters of the state, or land into any Washington port, walleye pollock taken with trawl gear from Marine Fish-Shellfish Management and Catch Reporting Areas 58B, 59A-1, 59A-2, 60A-1, 60A-2, 61, 62, or 63.

(2) At the time of landing of coastal bottom fish into a Washington port, the fish buyer receiving the fish is required to clearly mark on the fish receiving ticket, in the space reserved for dealer's use, all legally defined trawl gear aboard the vessel at the time of delivery. The three trawl gear types are: midwater trawl, roller trawl and small foot rope trawl (foot rope less than eight inches in diameter). The notation of the gear type(s) aboard the vessel is required prior to the signing of the fish receiving ticket by the vessel representative.

(3) Vessels engaged in chartered research for National Marine Fisheries Service (NMFS) may land and sell bottomfish caught during that research without the catch being counted toward any trip or cumulative limit for the participating vessel. Vessels that have been compensated for research work by NMFS with an Exempted Fishing Permit (EFP) to land fish as payment for such research may land and sell fish authorized under the EFP without the catch being counted toward any trip or cumulative limit for the participating vessel. Any bottomfish landed during authorized NMFS research or under the authority of a compensating EFP for past chartered research work must be reported on a separate fish receiving ticket and not included on any fish receiving ticket reporting bottomfish landed as part of any trip or cumulative limit. Bottomfish landed under the authority of NMFS research work or an EFP compensating research with fish must be clearly marked "NMFS Compensation Trip" on the fish receiving ticket in the space reserved for dealer's use. The NMFS scientist in charge must sign the fish receiving ticket in the area reserved for dealer's use if any bottomfish are landed during authorized NMFS research. If the fish are landed under the authority of an EFP as payment for research work, the EFP number must be listed in the dealer's use space.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-44-05000P Coastal bottomfish catch limits. (02-239)

**WSR 02-24-028
EMERGENCY RULES
DEPARTMENT OF
FISH AND WILDLIFE**

[Order 02-290—Filed November 27, 2002, 10:31 a.m.]

Date of Adoption: November 26, 2002.

Purpose: Amend wildlife regulations.

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: Weather conditions have forced deer to lower elevations, where harassment by dogs has been observed. In order to protect deer and elk, it is necessary to allow officers to take dogs into custody, and, if necessary, destroy dogs. There is insufficient time to promulgate permanent rules.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 1, Amended 0, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: Immediately.

November 26, 2002

J. P. Koenings

Director

by Larry Peck

NEW SECTION

WAC 232-12-31500I Emergency for custody or destruction of dogs harassing deer or elk. Effective immediately until further notice an emergency is declared in the following Washington State Counties and it is lawful for Fish and Wildlife officers to take into custody or destroy, if necessary, any dog that is pursuing, harassing, attacking or killing deer or elk.

- (1) Chelan County
- (2) Douglas County
- (3) Kittitas County
- (4) Okanogan County
- (5) Yakima County

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**WSR 02-24-030
EMERGENCY RULES
DEPARTMENT OF
FISH AND WILDLIFE**

[Order 02-292—Filed November 27, 2002, 2:43 p.m.]

Date of Adoption: November 27, 2002.

Purpose: Amend personal use rules.

Citation of Existing Rules Affected by this Order:
Repealing WAC 232-28-61900R; 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 emergency rule is necessary to change the whitefish gear rules to match the current steelhead rules in the Methow and Similkameen rivers. This will simplify rules for anglers and make the selective gear rules for steelhead enforceable. There is insufficient time to promulgate permanent rules.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 1, Amended 0, Repealed 1.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: Immediately.

November 27, 2002

Evan Jacoby
for Jeff Koenings
Director

NEW SECTION

WAC 232-28-61900B Exceptions to statewide rules—Columbia, Methow, Okanogan and Similkameen rivers. Notwithstanding the provisions of WAC 232-28-619, effective immediately until further notice it is unlawful to violate the following provisions in the following waters:

(1) Columbia River from Highway 395 bridge at Pasco to the Old Hanford townsite wooden power line towers upstream of Ringold Springs Rearing Facility - Open for hatchery steelhead until further notice except only adipose and ventral fin-clipped hatchery steelhead may be possessed, adipose fin-clipped only hatchery-origin steelhead must be released. Release steelhead with disc tag attached.

(2) Columbia River from Rocky Reach Dam to Chief Joseph Dam – Open until further notice. Night closure. Daily limit may contain up to two hatchery steelhead. Release steelhead with disc tag attached.

(3) Methow River - Mouth upstream to the confluence with the Chewuch River. Open until further notice. Selective gear rules except it is lawful to fish from motorized vessels. Night closure. Whitefish gear rules do not apply. Daily limit may contain up to two hatchery steelhead. Release steelhead with disc tag attached.

(4) Okanogan River - Open until further notice except closed from Zosel Dam downstream to one-quarter mile below railroad trestle. Selective gear rules except lawful to fish from motorized vessels. Night closure. Daily limit may contain up to two hatchery steelhead. Release steelhead with disc tag attached.

(5) Similkameen River - Mouth to 400 feet below Enloe Dam – Open until further notice. Selective gear rules. Night closure. Whitefish gear rules do not apply. Daily limit may contain up to two hatchery steelhead. Release steelhead with disc tag attached.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 232-28-61900R Exceptions to statewide rules—Columbia River. (02-259)

**WSR 02-24-031
EMERGENCY RULES
DEPARTMENT OF
FISH AND WILDLIFE**

[Order 02-293—Filed November 27, 2002, 2:45 p.m., effective November 30, 2002, 12:01 a.m.]

Date of Adoption: November 27, 2002.

Purpose: Amend commercial and personal use fishing rules.

Citation of Existing Rules Affected by this Order:
Repealing WAC 220-56-23500P, 220-48-02900A, 220-48-03200A, 220-48-06200A, 220-49-02000M, and 220-49-05600A.

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 abnormal distribution of marine fish created by the low dissolved oxygen phenomenon in Hood Canal appears to have passed based upon diver observation. There is insufficient time to promulgate permanent rules.

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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.

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 6.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: November 30, 2002, 12:01 a.m.
November 27, 2002

Evan Jacoby
for Jeff Koenings
Director

REPEALER

The following sections of the Washington Administrative Code are repealed effective 12:01 a.m. November 30, 2002:

WAC 220-56-23500P	Bottomfish. (02-265)
WAC 220-48-02900A	Set net—Dogfish—Seasons. (02-266)
WAC 220-48-03200A	Set line—Dogfish—Seasons. (02-266)
WAC 220-48-06200A	Drag seines—Seasons. (02-266)
WAC 220-49-02000M	Herring and anchovy—Seasons—Lawful gear. (02-266)
WAC 220-49-05600A	Smelt fishing—Seasons. (02-266)

**WSR 02-24-077
EMERGENCY RULES
BUILDING CODE COUNCIL**

[Filed December 4, 2002, 10:19 a.m., effective January 1, 2003]

Date of Adoption: November 26, 2002.

Purpose: To amend chapter 51-11 WAC, the 2001 Washington State Energy Code, as [it] relates to residential multi-unit buildings, and to clarify requirements for duct tape usage.

Citation of Existing Rules Affected by this Order: Amending WAC 51-11-0108, 51-11-0201, 51-11-0503, 51-11-0601, 51-11-0625 (Tables 6-1 and 6-2), and 51-11-0800.

Statutory Authority for Adoption: RCW 19.27A.020, 19.27A.045, and 19.27.020.

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

Reasons for this Finding: The State Building Code Council (council), based on the following good cause, finds that an emergency affecting the general welfare of the state of Washington exists. The council further finds that immediate amendment of a certain council rule is necessary for the public welfare and that observing the time requirements of notice and opportunity to comment would be contrary to the public interest.

The declaration of emergency affecting the general welfare of the state of Washington is based on the following findings:

The Washington State Energy Code amendments to Chapter 6 contained herein as adopted by the council under emergency rule making pursuant to RCW 34.05.350, will provide economic relief to apartment builders or building owners by allowing an increase in glazing area for Group R-1 Occupancy buildings.

To conserve energy and provide relief from rising energy costs, in 2001 the State Building Code Council amended the residential building envelope requirements under their authority in RCW 19.27A.045. The council simplified the code language by making the same thermal envelope requirements applicable to all buildings regardless of space heat source, with minor exceptions.

This change may have had unanticipated consequences for residential apartment buildings over five stories in height. The original cost benefit analysis reviewed by the technical advisory group and the council did not include high-rise apartment buildings. The thermal envelope measures required for one and two family homes were found to be cost effective. These same measures may not always result in an immediate energy savings benefit for apartment buildings. The council finds that greater glazing area is related to the economic viability of apartment buildings. The council finds the rule proposed in 2001 may be an economic burden on the building and design industries, which could result in an increase in the cost of housing for multi-family residential buildings including hotels, apartments and condominiums.

This rule also contains amendments relative to the use of duct tape. The previous language was found to be confusing, and in some cases contradictory. The amendments provide clear instruction on when tapes are allowable and how they are to be installed.

The council has adopted this amendment as a permanent rule; however, the permanent rule will not be effective until the end of the 2003 legislative session as per RCW 19.27.074. Immediate adoption of this amendment is necessary to avoid delay in the construction of high-rise multi-family residential buildings, and to avoid adversely affecting the state's building industry, building owners, and building tenants by possibly imposing an unanticipated economic penalty.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal

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Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 2, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 4, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, 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 0, Amended 6, Repealed 0.

Effective Date of Rule: January 1, 2003.

November 26, 2002

Tim Nogler

for James M. Lewis

Council Chair

AMENDATORY SECTION (Amending WSR 95-01-126, filed 12/21/94, effective 6/30/95)

WAC 51-11-0108 Conflicts with other codes. In addition to the requirements of this Code, all occupancies shall conform to the provisions included in the State Building Code (chapter 19.27 RCW) and Uniform Building Code and Standards Adoption and Amendment rules (chapter 51-30 WAC). In case of conflicts among codes enumerated in RCW 19.27.031 (1), (2), (3), and (4) and this Code, the first named code shall govern over the following. Provided, in the case of conflict between the duct insulation requirements of this Code and the duct sealing and insulation requirements of Table 6-D of the ((Uniform)) State Mechanical Code (chapter 51-32 WAC), the duct insulation requirements of this Code, or where applicable, a local jurisdiction's energy code shall govern.

Where, in any specific case, different sections of this Code specify different materials, methods of construction or other requirements, the most restrictive shall govern. Where there is a conflict between a general requirement and a specific requirement, the specific requirement shall be applicable. Wherever in this Code reference is made to the appendix, the provisions in the appendix shall not apply unless specifically adopted.

AMENDATORY SECTION (Amending WSR 01-03-010, filed 1/5/01, effective 7/1/01)

WAC 51-11-0201 Scope. The following definitions shall apply to chapters 1 through 20.

201.1 Application of Terms: For the purposes of this Code, certain abbreviations, terms, phrases, words and their derivatives, shall be as set forth in this chapter. Where terms are not defined, they shall have their ordinary accepted meanings within the context with which they are used. In the event there is a question about the definition of a term, the definitions for terms in the codes enumerated in RCW 19.27.031 and the edition of Webster's dictionary referenced therein

shall be considered as the sources for providing ordinarily accepted meanings.

Addition: See the Washington State Building Code.

Advanced framed ceiling: Advanced framing assumes full and even depth of insulation extending to the outside edge of exterior walls. (See Standard Framing and Section 1007.2 of this Code.)

Advanced framed walls: Studs framed on twenty-four inch centers with double top plate and single bottom plate. Corners use two studs or other means of fully insulating corners, and one stud is used to support each header. Headers consist of double 2X material with R-10 insulation between the header and exterior sheathing. Interior partition wall/exterior wall intersections are fully insulated in the exterior wall. (See Standard Framing and Section 1005.2 of this Code.)

AFUE. Annual fuel utilization efficiency: Unlike steady state conditions, this rating is based on average usage including on and off cycling as set out in the standardized Department of Energy Test Procedures.

Air conditioning, comfort: The process of treating air to control simultaneously its temperature, humidity, cleanliness and distribution to meet requirements of the conditioned space.

ARI: Air-Conditioning and Refrigeration Institute.

ASHRAE: American Society of Heating, Refrigerating and Air Conditioning Engineers, Inc.

ASTM: American Society for Testing and Materials

Automatic: Self-acting, operating by its own mechanism when actuated by some impersonal influence, as for example, a change in current strength, pressure, temperature or mechanical configuration. (See **Manual**.)

Below grade walls: Walls or the portion of walls which are entirely below the finish grade or which extend two feet or less above the finish grade.

Boiler capacity: The rate of heat output in Btu/h measured at the boiler outlet, at the design inlet and outlet conditions and rated fuel/energy input.

Building envelope: For Group R Occupancy, the elements of a building which enclose conditioned spaces through which thermal energy may be transferred to or from the exterior or to or from spaces exempted by the provisions of Section 101.3.1. For other than Group R Occupancy, the elements of a building which enclose conditioned spaces through which thermal energy may be transferred to or from the exterior, or to or from unconditioned spaces, or to or from semi-heated spaces, or to or from spaces exempted by the provisions of Section 1301.

Building, existing: See the Washington State Building Code.

Building official: The official authorized to act in behalf of a jurisdiction code enforcement agency or its authorized representative.

Building project: A building or group of buildings, including on-site energy conversion or electric-generating facilities, which utilize a single submittal for a construction permit or are within the boundary of a contiguous area under one ownership.

Conditioned floor area: (See Gross conditioned floor area.)

Conditioned space: A cooled space, heated space (fully heated), heated space (semi-heated) or indirectly conditioned space.

Cooled space: An enclosed space within a building that is cooled by a cooling system whose sensible capacity

a. exceeds 5 Btu/(h • ft²), or

b. is capable of maintaining space dry bulb temperature of 90°F or less at design cooling conditions.

COP - Coefficient of performance: The ratio of the rate of net heat output (heating mode) or heat removal (cooling mode) to the rate of total on-site energy input to the heat pump, expressed in consistent units and under designated rating conditions. (See Net Heat Output, Net Heat Removal, Total On-Site Energy Input.)

Daylighted zone:

a. Under overhead glazing: the area under overhead glazing whose horizontal dimension, in each direction, is equal to the overhead glazing dimension in that direction plus either the floor to ceiling height or the dimension to a ceiling height opaque partition, or one-half the distance to adjacent overhead or vertical glazing, whichever is least.

b. At vertical glazing: the area adjacent to vertical glazing which receives daylighting from the glazing. For purposes of this definition and unless more detailed daylighting analysis is provided, the daylighting zone depth is assumed to extend into the space a distance of 15 feet or to the nearest ceiling height opaque partition, whichever is less. The daylighting zone width is assumed to be the width of the window plus either two feet on each side (the distance to an opaque partition) or one-half the distance to adjacent overhead or vertical glazing, whichever is least.

Daylight sensing control (DS): A device that automatically regulates the power input to electric lighting near the glazing to maintain the desired workplace illumination, thus taking advantage of direct or indirect sunlight.

Deadband: The temperature range in which no heating or cooling is used.

Design cooling conditions: The cooling outdoor design temperature from the 0.5% column for summer from the Puget Sound Chapter of ASHRAE publication "Recommended Outdoor Design Temperatures, Washington State, ASHRAE."

Design heating conditions: The heating outdoor design temperature from the 0.6% column for winter from the Puget Sound Chapter of ASHRAE publication "Recommended Outdoor Design Temperatures, Washington State, ASHRAE."

Door: All operable opening areas, which are not glazing, in the building envelope including swinging and roll-up doors, fire doors, smoke vents and access hatches.

Door area: Total area of door measured using the rough opening and including the door and frame.

Dwelling unit: See the Washington State Building Code.

EER. Energy efficiency ratio: The ratio of net equipment cooling capacity in Btu/h to total rate of electric input in watts under designated operating conditions.

Economizer, air: A ducting arrangement and automatic control system that allows a cooling supply fan system to supply outside air to reduce or eliminate the need for mechanical refrigeration during mild or cold weather.

Economizer, water: A system by which the supply air of a cooling system is cooled directly, indirectly or both, by evaporation of water or by other appropriate fluid in order to reduce or eliminate the need for mechanical refrigeration.

Efficiency, HVAC system: The ratio of useful energy (at the point of use) to the energy input for a designated time period, expressed in percent.

Emissivity: The ability to absorb infrared radiation. A low emissivity implies a higher reflectance of infrared radiation.

Energy: The capacity for doing work; taking a number of forms which may be transformed from one into another, such as thermal (heat), mechanical (work), electrical and chemical; in customary units, measured in kilowatt-hours (kWh) or British thermal units (Btu). (See **New energy**.)

Energy, recovered: (See **Recovered energy**.)

Exterior envelope: (See **Building envelope**.)

Facade area: Vertical projected area including nonhorizontal roof area, overhangs, cornices, etc. measured in elevation in a vertical plane parallel to the plane of the building face.

Floor over unconditioned space: A floor which separates a conditioned space from an unconditioned space which is buffered from exterior ambient conditions including vented crawl spaces and unconditioned basements or other similar spaces, or exposed to exterior ambient conditions including open parking garages and enclosed garages which are mechanically ventilated.

F-Factor: The perimeter heat loss factor expressed in Btu/hr • ft • °F.

F-Value: (See **F-Factor**.)

Garden window: A multi-sided glazing product that projects beyond the plane of the wall.

Glazed wall system: A category of site assembled fenestration products used in the NFRC 100 and NFRC 200 rating procedures that include curtainwalls.

Glazing: All areas, including the frames, in the shell of a conditioned space that let in natural light including windows, clerestories, skylights, sliding or swinging glass doors and glass block walls.

Glazing area: Total area of the glazing measured using the rough opening, and including the glazing, sash, and frame. For doors where the daylight opening area is less than 50% of the door area, the glazing area is the daylight opening area. For all other doors, the glazing area is the door area.

Gross conditioned floor area: The horizontal projection of that portion of interior space which is contained within exterior walls and which is conditioned directly or indirectly by an energy-using system, and which has an average height of five feet or greater, measured from the exterior faces.

Gross exterior wall area: The normal projection of the building envelope wall area bounding interior space which is conditioned by an energy-using system and which separates conditioned space from: Unconditioned space, or semi-heated space, or exterior ambient conditions or earth; includes opaque wall, vertical glazing and door areas. The gross area of walls consists of all opaque wall areas, including foundation walls, between floor spandrels, peripheral edges of floors, vertical glazing areas and door areas, where such surfaces are exposed to exterior ambient conditions and enclose a conditioned space including interstitial areas between two such spaces. (See Below grade wall.)

Gross floor area: The sum of the areas of the several floors of the building, including basements, cellars, mezzanine and intermediate floored tiers and penthouses of headroom height, measured from the exterior faces of exterior walls or from the center line of walls separating buildings, but excluding: Covered walkways, open roofed-over areas, porches and similar spaces. Pipe trenches, exterior terraces or steps, chimneys, roof overhangs and similar features.

Gross roof/ceiling area: A roof/ceiling assembly shall be considered as all components of the roof/ceiling envelope through which heat flows, thus creating a building transmission heat loss or gain, where such assembly is exposed to exterior ambient conditions and encloses a conditioned space. The assembly does not include those components that are separated from a heated and/or cooled space by a vented airspace. The gross area of a roof/ceiling assembly consists of the total interior surface of such assembly, including overhead glazing.

Guest room: See the Washington State Building Code.

Heat: The form of energy that is transferred by virtue of a temperature difference.

Heat storage capacity: The physical property of materials (mass) located inside the building envelope to absorb, store, and release heat.

Heated space (Fully heated): An enclosed space within a building, including adjacent connected spaces separated by an uninsulated component (e.g., basements, utility rooms, garages, corridors), which is heated by a heating system whose output capacity is

- a. Capable of maintaining a space dry-bulb temperature of 45°F or greater at design heating conditions; or
- b. 8 Btu/(h • ft²) or greater in Climate Zone 1 and 12 Btu/(h • ft²) or greater in Climate Zone 2.

Heated space (Semi-heated): An enclosed space within a building, including adjacent connected spaces separated by an uninsulated component (e.g., basements, utility rooms, garages, corridors), which is heated by a heating system

- a. whose output capacity is 3 Btu/(h • ft²) or greater in Climate Zone 1 and 5 Btu/(h • ft²) or greater in Climate Zone 2; and
- b. is not a Heated Space (Fully Heated).

HSPF. Heating season performance factor: The total heating output (in Btu) of a heat pump during its normal annual usage period for heating divided by the total (watt hour) electric power input during the same period, as determined by test procedures consistent with the U.S. Depart-

ment of Energy "Test Procedure for Central Air Conditioners, Including Heat Pumps" published in Standard RS-30. When specified in Btu per watt hour an HSPF of 6.826 is equivalent to a COP of 2.0.

Humidistat: A regulatory device, actuated by changes in humidity, used for automatic control of relative humidity.

HVAC: Heating, ventilating and air conditioning.

HVAC system components: HVAC system components provide, in one or more factory-assembled packages, means for chilling and/or heating water with controlled temperature for delivery to terminal units serving the conditioned spaces of the buildings. Types of HVAC system components include, but are not limited to, water chiller packages, reciprocating condensing units and water source (hydronic) heat pumps. (See HVAC system equipment.)

HVAC system efficiency: (See Efficiency, HVAC system.)

HVAC system equipment: HVAC system equipment provides, in one (single package) or more (split system) factory-assembled packages, means for air circulation, air cleaning, air cooling with controlled temperature and dehumidification; and optionally, either alone or in combination with a heating plant, the functions of heating and humidifying. The cooling function may be either electrically or heat operated and the refrigerant condenser may be air, water or evaporatively cooled. Where the equipment is provided in more than one package, the separate packages shall be designed by the manufacturer to be used together. The equipment may provide the heating function as a heat pump or by the use of electric elements. (The word "equipment" used without modifying adjective may, in accordance with common industry usage, apply either to HVAC system equipment or HVAC system components.)

Indirectly conditioned space: An enclosed space within a building that is not a heated or cooled space, whose area weighted heat transfer coefficient to heated or cooled spaces exceeds that to the outdoors or to unconditioned spaces; or through which air from heated or cooled spaces is transferred at a rate exceeding three air changes per hour. Enclosed corridors between conditioned spaces shall be considered as indirectly conditioned space. (See Heated Space, Cooled Space and Unconditioned Space.)

Infiltration: The uncontrolled inward air leakage through cracks and interstices in any building element and around windows and doors of a building caused by the pressure effects of wind and/or the effect of differences in the indoor and outdoor air density.

Insulation baffle: A rigid material, resistant to wind driven moisture, the purpose of which is to allow air to flow freely into the attic or crawl space and to prevent insulation from blocking the ventilation of these spaces, or the loss of insulation. Example materials for this purpose are sheet metal, or wax impregnated cardboard.

Insulation position:

- a. **Exterior Insulation Position:** a wall having all or nearly all of its mass exposed to the room air with the insulation on the exterior of the mass.

b. Integral Insulation Position: a wall having mass exposed to both room and outside air, with substantially equal amounts of mass on the inside and outside of the insulation layer.

c. Interior Insulation Position: a wall not meeting either of the above definitions; particularly a wall having most of its mass external to the insulation layer.

IPLV—Integrated part-load value: A single number figure of merit based on part-load EER or COP expressing part-load efficiency for air conditioning and heat pump equipment on the basis of weighted operation at various load capacities for the equipment as specified in the Air-Conditioning and Refrigeration Institute (ARI) and Cooling Tower Institute (CTI) procedures.

Luminaire: A complete lighting unit consisting of a lamp or lamps together with the parts designed to distribute the light, to position and protect the lamps and to connect the lamps to the electric power supply.

Manual: Capable of being operated by personal intervention. (See **Automatic**.)

Microcell: A wireless communication facility consisting of an antenna that is either: (a) Four (4) feet in height and with an area of not more than 580 square inches; or (b) if a tubular antenna, no more than four (4) inches in diameter and no more than six (6) feet in length; and the associated equipment cabinet that is six (6) feet or less in height and no more than 48 square feet in floor area.

NFPA: National Fire Protection Association.

NFRC: National Fenestration Rating Council.

Net heat output: The change in the total heat content of the air entering and leaving the equipment (not including supplementary heat and heat from boilers).

Net heat removal: The total difference in heat content of the air entering and leaving the equipment (without heat) or the difference in total heat content of the water or refrigerant entering and leaving the component.

New energy: Energy, other than recovered energy, utilized for the purpose of heating or cooling. (See **energy**.)

Nominal R-value: The thermal resistance of insulation as specified by the manufacturer according to recognized trade and engineering standards.

Nonrenewable energy sources: All energy sources that are not renewable energy sources including natural gas, oil, coal, wood, liquified petroleum gas, steam, and any utility-supplied electricity.

Nonresidential: All buildings and spaces in the Uniform Building Code (UBC) occupancies other than Group R.

Occupancy: See the Washington State Building Code.

Occupancy sensor: A device that detects occupants within an area, causing any combination of lighting, equipment or appliances to be turned on or shut off.

Opaque envelope areas: All exposed areas of a building envelope which enclose conditioned space, except openings for doors, glazing and building service systems.

Open blown: Loose fill insulation pneumatically installed in an unconfined attic space.

Outdoor air (outside air): Air taken from the outdoors and, therefore, not previously circulated through a building.

Overhead glazing: A glazing surface that has a slope of less than 60° from the horizontal plane.

Packaged terminal air conditioner: A factory-selected combination of heating and cooling components, assemblies or sections intended to serve a room or zone. (For the complete technical definition, see Standard RS-10.)

Permeance (perm): The ability of a material of specified thickness to transmit moisture in terms of amount of moisture transmitted per unit time for a specified area and differential pressure (grains per hour · ft² · inches of HG). Permeance may be measured using ASTM E-96-72 or other approved dry cup method as specified in RS-27.

Personal wireless service facility: A Wireless Communication Facility (WCF), including a microcell, which is a facility for the transmission and/or reception of radio frequency signals and which may include antennas, equipment shelter or cabinet, transmission cables, a support structure to achieve the necessary elevation, and reception and/or transmission devices or antennas.

Pool cover: A vapor-retardant cover which lies on or at the surface of the pool.

Power: In connection with machines, the time rate of doing work. In connection with the transmission of energy of all types, the rate at which energy is transmitted; in customary units, it is measured in watts (W) or British Thermal Units per hour (Btu/h).

Process energy: Energy consumed in support of a manufacturing, industrial, or commercial process other than the maintenance of building comfort or amenities for building occupants.

Radiant slab floor: A slab floor assembly on grade or below, containing heated pipes, ducts, or electric heating cables that constitute a floor or portion thereof for complete or partial heating of the structure.

Readily accessible: See the Washington State Mechanical Code.

Recooling: The removal of heat by sensible cooling of the supply air (directly or indirectly) that has been previously heated above the temperature to which the air is to be supplied to the conditioned space for proper control of the temperature of that space.

Recovered energy: Energy utilized which would otherwise be wasted (i.e. not contribute to a desired end use) from an energy utilization system.

Reheat: The application of sensible heat to supply air that has been previously cooled below the temperature of the conditioned space by either mechanical refrigeration or the introduction of outdoor air to provide cooling.

Renewable energy sources: Renewable energy sources of energy (excluding minerals) are derived from: (1) incoming solar radiation, including but not limited to, natural daylighting and photosynthetic processes; (2) energy sources resulting from wind, waves and tides, lake or pond thermal differences; and (3) energy derived from the internal heat of the earth, including nocturnal thermal exchanges.

Reset: Adjustment of the set point of a control instrument to a higher or lower value automatically or manually to conserve energy.

Roof/ceiling assembly: (See Gross roof/ceiling area.)

SEER - Seasonal Energy Efficiency Ratio: The total cooling output of an air conditioner during its normal annual usage period, in Btu's, divided by the total electric energy input in watt-hours, during the same period, as determined by 10 CFR, Part 430.

Semi-heated space: Sub-category of **Heated Space.** (See **Heated Space.**)

Sequence: A consecutive series of operations.

Service systems: All energy-using systems in a building that are operated to provide services for the occupants or processes housed therein, including HVAC, service water heating, illumination, transportation, cooking or food preparation, laundering or similar functions.

Service water heating: Supply of hot water for domestic or commercial purposes other than comfort heating.

Shaded: Glazed area which is externally protected from direct solar radiation by use of devices permanently affixed to the structure or by an adjacent building, topographical feature, or vegetation.

Shading coefficient: The ratio of solar heat gain occurring through nonopaque portions of the glazing, with or without integral shading devices, to the solar heat gain occurring through an equivalent area of unshaded, 1/8 inch thick, clear, double-strength glass.

Note: Heat gains to be compared under the same conditions. See Chapter 28 of Standard RS-27, listed in Chapter 7 of this Code.

Shall: Denotes a mandatory code requirement.

Single family: One and two family residential dwelling units with no more than two units in a single building.

Skylight: (See **Overhead glazing.**)

Slab-below-grade: Any portion of a slab floor in contact with the ground which is more than 24 inches below the final elevation of the nearest exterior grade.

Slab-on-grade, exterior: Any portion of a slab floor in contact with the ground which is less than or equal to twenty-four inches below the final elevation of the nearest exterior grade.

Small business: Any business entity (including a sole proprietorship, corporation, partnership, or other legal entity) which is owned and operated independently from all other businesses, which has the purpose of making a profit, and which has fifty or fewer employees, or which has a million dollars or less per year in gross sales, of window products.

Solar energy source: Source of natural daylighting and of thermal, chemical or electrical energy derived directly from conversion of incident solar radiation.

Solar heat gain coefficient (SHGC): The ratio of the solar heat gain entering the space through the glazing product to the incident solar radiation. Solar heat gain includes directly transmitted solar heat and absorbed solar radiation which is then reradiated, conducted or convected into the space.

Split system: Any heat pump or air conditioning unit which is provided in more than one assembly requiring refrigeration piping installed in the field.

Standard framing: All framing practices not defined as "intermediate" or "advanced" shall be considered standard. (See **Advanced framed ceiling, Advanced framed walls, Intermediate framed wall** and Section 1005.2 of this Code.)

Substantial contact: A condition where adjacent building materials are placed in a manner that proximal surfaces are contiguous, being installed and supported as to eliminate voids between materials, without compressing or degrading the thermal performance of either product.

System: A combination of central or terminal equipment or components and/or controls, accessories, interconnecting means, and terminal devices by which energy is transformed so as to perform a specific function, such as HVAC, service water heating or illumination.

Tapering: Installation of a reduced level of ceiling insulation at the eaves, due to reduced clearance.

Thermal by-pass: An area where the envelope surrounding the conditioned space is breached, or where an ineffective application compromises the performance of a thermal or infiltration barrier, increasing the structure's energy consumption by exposing finished surfaces to ambient conditions and additional heat transfer.

Thermal conductance (C): Time rate of heat flow through a body (frequently per unit area) from one of its bounding surfaces to the other for a unit temperature difference between the two surfaces, under steady conditions (Btu/hr · ft² · °F).

Thermal resistance (R): The reciprocal of thermal conductance (hr · ft² · °F/Btu).

Thermal transmittance (U): The coefficient of heat transmission (air to air). It is the time rate of heat flow per unit area and unit temperature difference between the warm side and cold side air films (Btu/hr · ft² · °F).

Thermal transmittance, overall (U_o): The overall (average) heat transmission of a gross area of the exterior building envelope (Btu/hr · ft² · °F). The U_o-factor applies to the combined effect of the time rate of heat flows through the various parallel paths, such as glazing, doors and opaque construction areas, comprising the gross area of one or more exterior building components, such as walls, floors or roof/ceiling.

Thermostat: An automatic control device actuated by temperature and designed to be responsive to temperature.

Total on-site energy input: The combination of all the energy inputs to all elements and accessories as included in the equipment components, including but not limited to, compressor(s), compressor sump heater(s), circulating pump(s), purge devices, fan(s), and the HVAC system component control circuit.

Transmission coefficient: The ratio of the solar heat gain through a glazing system to that of an unshaded single pane of double strength window glass under the same set of conditions.

Transverse joint: The primary connection between air distribution system fittings.

U-factor: (See **thermal transmittance.**)

U-Value: (See **U-factor.**)

Uniform Building Code (UBC): (See Washington State Building Code.)

Uniform Mechanical Code (UMC): (See Washington State Mechanical Code.)

Uniform Plumbing Code (UPC): (See Washington State Plumbing Code.)

Unitary cooling and heating equipment: One or more factory-made assemblies which include an evaporator or cooling coil, a compressor and condenser combination, and may include a heating function as well. Where such equipment is provided in more than one assembly, the separate assemblies shall be designed to be used together.

Unitary heat pump: One or more factory-made assemblies which include an indoor conditioning coil, compressor(s) and outdoor coil or refrigerant-to-water heat exchanger, including means to provide both heating and cooling functions. When such equipment is provided in more than one assembly, the separate assemblies shall be designed to be used together.

Vapor retarder: A layer of low moisture transmissivity material (not more than 1.0 perm dry cup) placed over the warm side (in winter) of insulation, over the exterior of below grade walls, and under floors as ground cover to limit the transport of water and water vapor through exterior walls, ceilings, and floors. Vapor retarding paint, listed for this application, also meets this definition.

Vaulted ceilings: All ceilings where enclosed joist or rafter space is formed by ceilings applied directly to the underside of roof joists or rafters.

Ventilation: The process of supplying or removing air by natural or mechanical means to or from any space. Such air may or may not have been conditioned.

Ventilation air: That portion of supply air which comes from outside (outdoors) plus any recirculated air that has been treated to maintain the desired quality of air within a designated space.

Vertical glazing: A glazing surface that has a slope of 60° or greater from the horizontal plane.

Walls (exterior): Any member or group of members which defines the exterior boundaries or courts of a building and which have a slope of sixty degrees or greater with the horizontal plane, and separates conditioned from unconditioned space. Band joists between floors are to be considered a part of exterior walls.

Washington State Building Code: The building code as modified by the Washington State Building Code Council.

Washington State Mechanical Code: The mechanical code as modified by the Washington State Building Code Council.

Washington State Plumbing Code: The plumbing code as modified by the Washington State Building Code Council.

Zone: A space or group of spaces within a building with heating and/or cooling requirements sufficiently similar so that comfort conditions can be maintained throughout by a single controlling device. Each dwelling unit in residential buildings shall be considered a single zone.

AMENDATORY SECTION (Amending WSR 02-01-112, filed 12/18/01, effective 7/1/02)

WAC 51-11-0503 Building mechanical systems.

503.1 General: This section covers the determination of design requirements, system and component performance, control requirements, insulating systems and duct (~~construction~~) sealing. For all other duct construction requirements, refer to the State Mechanical Code (chapter 51-42 WAC).

503.2 Calculations of Heating and Cooling Loads, and System Sizing Limits: The design parameters specified in Chapter 3 shall apply for all computations.

503.2.1 Calculation Procedures: Heating and cooling design loads for the purpose of sizing HVAC systems are required and shall be calculated in accordance with accepted engineering practice, including infiltration and ventilation.

503.2.2 Space Heating and Space Cooling System Sizing Limits: Building mechanical systems for all buildings which provide space heating and/or space cooling shall be sized no greater than two hundred percent (200%) of the heating and cooling design loads as calculated above.

EXCEPTIONS: The following limited exemptions from the sizing limit shall be allowed; however, in all cases heating and/or cooling design load calculations shall be submitted.

1. For equipment which provides both heating and cooling in one package unit, including heat pumps with electric heating and cooling and gas-pack units with gas heating and electric cooling, compliance need only be demonstrated for either the space heating or space cooling system size.

2. Natural gas- or oil-fired space heating equipment whose total rated space heating output in any one dwelling unit is

a. 40,000 Btu/h or less is exempt from the sizing limit,

b. larger than 40,000 Btu/h may exceed the two hundred (200%) percent sizing limit provided that the installed equipment has an annual fuel utilization efficiency (AFUE) of not less than ninety (90%) percent.

3. Stand-by equipment may be installed if controls and other devices are provided which allow redundant equipment to operate only when the primary equipment is not operating.

503.3 Simultaneous Heating and Cooling: Systems and equipment that provide simultaneous heating and cooling shall comply with the requirements in, as appropriate, Section 1422 or Section 1435.

503.4 HVAC Equipment Performance Requirements: All heating equipment shall meet the requirements of the 1987 National Appliance Energy Conservation Act (NAECA) and be so labeled. Equipment shall also comply with Section 1411.

503.5 Reserved.

503.6 Balancing: The HVAC system design shall provide a means for balancing air and water systems. Balancing

the system shall include, but not be limited to, dampers, temperature and pressure test connections and balancing valves.

503.7 Cooling with Outdoor Air (Economizer Cycle): Systems and equipment that provide mechanical cooling shall comply with Section 1413 and, as appropriate, Section 1423 or 1433.

503.8 Controls:

503.8.1 Temperature Control: Each system shall be provided with at least one adjustable thermostat for the regulation of temperature. Each thermostat shall be capable of being set by adjustment or selection of sensors as follows:

503.8.1.1: When used to control heating only: Fifty-five degrees to seventy-five degrees F.

503.8.1.2: When used to control cooling only: Seventy degrees to eighty-five degrees F.

503.8.1.3: When used to control both heating and cooling, it shall be capable of being set from fifty-five degrees to eighty-five degrees F and shall be capable of operating the system heating and cooling in sequence. The thermostat and/or control system shall have an adjustable deadband of not less than ten degrees F.

503.8.2 Humidity Control: If a system is equipped with a means for adding moisture to maintain specific selected relative humidities in space or zones, a humidistat shall be provided. Humidistats shall be capable of being set to prevent new energy from being used to produce space-relative humidity above thirty percent.

EXCEPTION: Special uses requiring different relative humidities may be permitted when approved by the building official.

503.8.3 Zoning for Temperature Control:

503.8.3.1 One- and Two-Family Dwellings: At least one thermostat for regulation of space temperature shall be provided for each separate system. In addition, a readily accessible manual or automatic means shall be provided to partially restrict or shut off the heating and/or cooling input to each zone or floor.

503.8.3.2 Multifamily Dwellings: For multifamily dwellings, each individual dwelling unit shall have at least one thermostat for regulation of space temperature. A readily accessible manual or automatic means shall be provided to partially restrict or shut off the heating and/or cooling input to each room. Spaces other than living units shall meet the requirements of 503.8.3.3.

503.8.3.3 Reserved.

503.8.3.4 Control Setback and Shut-off:

Residential Occupancy Groups. One- and Two-Family and Multifamily dwellings—The thermostat required in section 503.8.3.1 or section 503.8.3.2, or an alternate means such as a switch or clock, shall provide a readily accessible, manual or automatic means for reducing the energy required for heating and cooling during the periods of nonuse or reduced need, such as, but not limited to unoccupied periods

and sleeping hours. Lowering thermostat set points to reduce energy consumption of heating systems shall not cause energy to be expended to reach the reduced setting.

503.8.3.5 Heat Pump Controls: Programmable thermostats are required for all heat pump systems. The cut-on temperature for the compression heating shall be higher than the cut-on temperature for the supplementary heat, and the cut-off temperature for the compression heating shall be higher than the cut-off temperature for the supplementary heat. Heat pump thermostats will be capable of providing at least two programmable setback periods per day. The automatic setback thermostat shall have the capability of limiting the use of supplemental heat during the warm-up period.

503.9 Air Handling Duct System Insulation: Ducts, plenums and enclosures installed in or on buildings shall be thermally insulated per Table 5-11.

EXCEPTIONS: Duct insulation (except where required to prevent condensation) is not required in any of the following cases:

1. When the heat gain or loss of the ducts, without insulation, will not increase the energy requirements of the building.
2. Within the HVAC equipment.
3. Exhaust air ducts.
4. Supply or return air ducts installed in unvented crawl spaces with insulated walls, basements, or cellars in one- and two-family dwellings.

503.10 Ducts (~~Construction: All duct work shall be constructed in accordance with Standards RS-15, RS-16, RS-17, RS-18, RS-19 or RS-20, as applicable, and the Uniform Mechanical Code~~).

503.10.1 Leakage Testing: High-pressure and medium-pressure ducts shall be leak tested in accordance with the ~~(applicable standards in Chapter 7 of this Code)~~ 1985 Edition of the SMACNA HVAC Air Duct Leakage Test Manual with the rate of air leakage not to exceed the maximum rate specified in that standard.

503.10.2 Seams and Joints: All low-pressure supply and return ~~(including)~~ duct transverse joints, and enclosed stud bays or joist cavities/space used to transport air, shall be securely fastened and sealed with welds, gaskets, mastics (adhesives), or mastic-plus-embedded-fabric systems (or tapes) installed in accordance with the manufacturer's installation instructions. ~~((Tapes and mastics used with rigid fibrous glass ducts shall be listed and labeled in accordance with UL 181A. Tapes and mastics used with flexible air ducts shall be listed and labeled in accordance with UL 181B. Duct tape is not permitted as a sealant on any ducts.))~~

EXCEPTIONS:

1. Ducts or building cavities used for air distribution that are located entirely within the conditioned space of the building are exempt from this section.
2. UL 181A listed tapes used with listed rigid fibrous glass ducts may be used as the primary sealant, when installed in accordance with the listing.
3. UL 181B listed tapes used with listed flexible air ducts may be used as the primary sealant, when installed in accordance with the listing.

4. Where enclosed stud bays or joist cavities/spaces are used to transport air sealing may be accomplished using drywall, drywall tape plus joint compound.

5. Tapes installed in accordance with the manufacturer's installation instructions, providing detailed information specific to application on ducts, including approved duct materials and required duct surface cleaning.

503.10.3 Dampers: Requirements for Automatic or manual dampers are found in the Washington State Ventilation and Indoor Air Quality Code.

~~((503.10.4 Duct Insulation: Ducts shall meet the insulation requirements specified in Table 5-11.))~~

503.11 Pipe Insulation: All piping shall be thermally insulated in accordance with Table 5-12.

EXCEPTION: Piping installed within unitary HVAC equipment.

Cold water pipes outside the conditioned space shall be insulated in accordance with the Washington State Plumbing Code (chapter 51-46 WAC).

AMENDATORY SECTION (Amending WSR 02-01-112, filed 12/18/01, effective 7/1/02)

WAC 51-11-0601 Scope.

601.1 General: This chapter establishes design criteria in terms of prescribed requirements for building construction.

The provisions of this chapter are applicable to all Group R Occupancies. Occupancies shall comply with all the requirements of Chapter 5 except for the modifications herein specified.

For wood frame assemblies, the building envelope requirements of this chapter may be met by installing one of the prescriptive packages in Table 6-1 or 6-2. Installed components shall meet the requirements of section 602. Compliance with nominal R-Values shall be demonstrated for the thermal resistance of the added insulation in framing cavities and/or insulated sheathing only and shall not include the thermal transmittance of other building materials or air films, but shall permit interruption by occasional framing members. Other than wood frame assemblies with continuous insulation uninterrupted by framing shall also be allowed to comply with nominal R-values.

For metal frame assemblies, compliance shall be demonstrated in accordance with Chapter 4 or Chapter 5 based on the assemblies in Chapter 10. Compliance with nominal R-values is not allowed, unless the full nominal R-value of the insulation is installed either inside or outside of the framing and is uninterrupted by framing.

EXCEPTION: Group R-1 occupancy buildings may use a maximum area weighted average U-factor for components not exceeding those prescribed in Paths III and V in Table 6-1 or Paths IV and VI in Table 6-2.

AMENDATORY SECTION (Amending WSR 02-01-112, filed 12/18/01, effective 7/1/02)

WAC 51-11-0602 Building envelope requirements for Group R Occupancy.

602.1 Roof/Ceiling: Ceilings below vented attics and single-rafter, joist-vaulted ceilings shall be insulated to not less than the nominal R-value specified for ceilings in Table 6-1 or 6-2 as applicable.

602.2 Exterior Walls Both Above and Below Grade: Above grade exterior walls shall be insulated to not less than the nominal R-value specified in Table 6-1 or 6-2 as applicable. The following walls should be considered to meet R-21 without additional documentation:

1. 2 x 6 framed and insulated with R-21 fiberglass batts.
2. 2 x 4 framed and insulated with R-15 fiberglass batts plus R-4.0 foam sheathing.
3. 2 x 4 framed and insulated with R-13 fiberglass batts plus R-5.0 foam sheathing.

602.3 Exterior Walls (Below Grade): Below grade exterior walls surrounding conditioned space shall be insulated to not less than the nominal R-value specified for below grade walls in Table 6-1 or 6-2 as applicable.

602.4 Slab-on-grade Floors: Slab-on-grade floors shall be insulated along their perimeter to not less than the nominal R-values specified for slab-on-grade floors in Table 6-1 or 6-2 as applicable. Slab insulation shall be installed in compliance with section 502.1.4.8. See Chapter 5, section 502.1.4.9, for additional requirements for radiant slab heating.

602.5 Floors Over Unconditioned Space: Floors over unconditioned spaces, such as vented crawl spaces, unconditioned basements, and parking garages shall be insulated to not less than the nominal R-value shown for floors over unconditioned spaces, in Table 6-1 or 6-2.

602.6 Exterior Doors: Doors shall comply with Sections 602.6.1 and 602.6.2.

- EXCEPTIONS:
1. Doors whose area and U-factor are included in the calculations for compliance with the requirements for glazing in section 602.7 shall be exempt from the door U-factor requirements prescribed in Table 6-1 or 6-2.
 2. One unlabeled or untested exterior swinging door with the maximum area of 24 square feet may be installed per unit for ornamental, security or architectural purposes. Products using this exception shall not be included in either the U-factor or glazing area calculation requirements.

602.6.1 Exterior Door Area: For half-lite and full-lite doors, the glazing area shall be included in calculating the allowed total glazing area in Section 602.7.1. Single glazing used for ornamental, security or architectural purposes shall be calculated using the exception to Section 602.7.2.

EMERGENCY

602.6.2 Exterior Door U-Factor: Doors, including fire doors, shall have a maximum area weighted average U-factor not exceeding that prescribed in Table 6-1 or 6-2.

602.7 Glazing:

602.7.1 Glazing Area: The total glazing area as defined in Chapter 2 shall not exceed the percentage of gross conditioned floor area specified in Table 6-1 or 6-2. This area shall also include any glazing in doors.

602.7.2 Glazing U-Factor: The total glazing area as defined in Chapter 2 shall have an area weighted average U-factor not to exceed that specified in Table 6-1 or 6-2. U-factors for glazing shall be determined in accordance with section 502.1.5. These areas and U-factors shall also include any doors using the exception of section 602.6.

If the U-factors for all vertical and overhead glazing products are below the appropriate U-factor specified, then no calculations are required. If compliance is to be achieved through an area weighted calculation, then the areas and U-factors shall be included in the plans submitted with a building permit application.

EXCEPTION: Single glazing for ornamental, security, or architectural purposes and double glazed garden windows with a wood or vinyl frame shall be exempt from the U-factor calculations but shall have its area tripled and shall be included in the percentage of the total glazing area as allowed for in Table 6-1 or 6-2. The maximum area (before tripling) allowed for the total of all single glazing and garden windows is one percent of the floor area.

602.8 Air Leakage For Group R Occupancy: The minimum air leakage control measures shall be as specified in section 502.4 as applicable.

AMENDATORY SECTION (Amending WSR 02-01-112, filed 12/18/01, effective 7/1/02)

WAC 51-11-0625 Table 6-1.

**TABLE 6-1
PRESCRIPTIVE REQUIREMENTS^{0,1} FOR GROUP R OCCUPANCY
CLIMATE ZONE 1**

Option	Glazing Area ¹⁰ : % of Floor	Glazing U-Factor		Door ⁹ U-Factor	Ceiling ²	Vaulted Ceiling ³	Wall ¹² Above Grade	Wall• int ⁴ Below Grade	Wall• ext ⁴ Below Grade	Floor ⁵	Slab ⁶ on Grade
		Vertical	Overhead ¹¹								
I.	12%	0.35	0.58	0.20	R-38	R-30	R-15	R-15	R-10	R-30	R-10
II.*	15%	0.40	0.58	0.20	R-38	R-30	R-21	R-21	R-10	R-30	R-10
III.	25% Group R-1 Occupancy only	<u>0.40</u>	<u>0.58</u>	<u>0.20</u>	<u>R-38/</u> <u>U=</u> <u>0.031</u>	<u>R-30/</u> <u>U=</u> <u>0.034</u>	<u>R-21/</u> <u>U=</u> <u>0.060</u>	<u>R-15</u>	<u>R-10</u>	<u>R-30/</u> <u>U=</u> <u>0.029</u>	<u>R-10</u>
IV.	Unlimited Group R-3 Occupancy only	0.40	0.58	0.20	R-38	R-30	R-21	R-21	R-10	R-30	R-10
V.	Unlimited Group R-1 Occupancy only	<u>0.35</u>	<u>0.58</u>	<u>0.20</u>	<u>R-38/</u> <u>U=</u> <u>0.031</u>	<u>R-30/</u> <u>U=</u> <u>0.034</u>	<u>R-21/</u> <u>U=</u> <u>0.060</u>	<u>R-15</u>	<u>R-10</u>	<u>R-30/</u> <u>U=</u> <u>0.029</u>	<u>R-10</u>

* Reference Case

**TABLE 6-2
PRESCRIPTIVE REQUIREMENTS^{0,1} FOR GROUP R OCCUPANCY
CLIMATE ZONE 2**

Option	Glazing Area ¹⁰ : % of Floor	Glazing U-Factor		Door ⁹ U-Factor	Ceiling ²	Vaulted Ceiling ³	Wall ¹² Above Grade	Wall• int ⁴ Below Grade	Wall• ext ⁴ Below Grade	Floor ⁵	Slab ⁶ on Grade
		Vertical	Overhead ¹¹								
I.	10%	0.40	0.58	0.20	R-38	R-30	R-21 Int ⁷	R-21	R-12	R-30	R-10
II.*	15%	0.40	0.58	0.20	R-38	R-30	R-19 +R-5 ⁸	R-21	R-12	R-30	R-10
III.	17%	0.37	0.58	0.20	R-38	R-30	R-19 +R-5 ⁸	R-21	R-12	R-30	R-10
IV.	25% Group R-1 Occupancy only	<u>0.35</u>	<u>0.58</u>	<u>0.20</u>	<u>R-38/</u> <u>U=</u> <u>0.031</u>	<u>R-30/</u> <u>U=</u> <u>0.034</u>	<u>R-21 int⁷/</u> <u>U=</u> <u>0.054</u>	<u>R-15</u>	<u>R-12</u>	<u>R-30/</u> <u>U=</u> <u>0.029</u>	<u>R-10</u> <u>/F=</u> <u>0.54</u>

EMERGENCY

Option	Glazing Area ¹⁰ : % of Floor	Glazing U-Factor		Door ⁹ U-Factor	Ceiling ²	Vaulted Ceiling ³	Wall ¹² Above Grade	Wall•int ⁴ Below Grade	Wall•ext ⁴ Below Grade	Floor ⁵	Slab ⁶ on Grade
		Vertical	Overhead ¹¹								
(V-) V.	Unlimited Group R-3 Occupancy only	0.35	0.58	0.20	R-38	R-30	R-21 Int ⁷	R-21	R-12	R-30	R-10
VI.	Unlimited Group R-1 Occupancy only	0.32	0.58	0.20	R-38/ U≡ 0.031	R-30/ U≡ 0.034	R-21 int ⁷ / U≡ 0.054	R-15	R-12	R-30/ U≡ 0.029	R-10 /F≡ 0.54

* Reference Case

0. Nominal R-values are for wood frame assemblies only or assemblies built in accordance with Section 601.1.
1. Minimum requirements for each option listed. For example, if a proposed design has a glazing ratio to the conditioned floor area of 13%, it shall comply with all of the requirements of the 15% glazing option (or higher). Proposed designs which cannot meet the specific requirements of a listed option above may calculate compliance by Chapters 4 or 5 of this Code.
2. Requirement applies to all ceilings except single rafter or joist vaulted ceilings. 'Adv' denotes Advanced Framed Ceiling.
3. Requirement applicable only to single rafter or joist vaulted ceilings.
4. Below grade walls shall be insulated either on the exterior to a minimum level of R-10, or on the interior to the same level as walls above grade. Exterior insulation installed on below grade walls shall be a water resistant material, manufactured for its intended use, and installed according to the manufacturer's specifications. See Section 602.2.
5. Floors over crawl spaces or exposed to ambient air conditions.
6. Required slab perimeter insulation shall be a water resistant material, manufactured for its intended use, and installed according to manufacturer's specifications. See Section 602.4.
7. Int. denotes standard framing 16 inches on center with headers insulated with a minimum of R-5 insulation.
8. This wall insulation requirement denotes R-19 wall cavity insulation plus R-5 foam sheathing.
9. Doors, including all fire doors, shall be assigned default U-factors from Table 10-6C.
10. Where a maximum glazing area is listed, the total glazing area (combined vertical plus overhead) as a percent of gross conditioned floor area shall be less than or equal to that value. Overhead glazing with U-factor of U=0.40 or less is not included in glazing area limitations.
11. Overhead glazing shall have U-factors determined in accordance with NFRC 100 or as specified in Section 502.1.5.
12. Log and solid timber walls with a minimum average thickness of 3.5" are exempt from this insulation requirement.

Program Name:
F-LOAD

MICROPAS

SUNDAY

((WATTSUN-5-6

Source
F-CHART SOFTWARE
4406 Fox Bluff Rd.
Middleton, WI 53562
(608) 836-8531

ENERCOMP
1721 Arroyo Drive
Auburn, CA 95603
(800) 755-5903

ECOTOPE
2812 East Madison St.
Seattle, WA 98112
(206) 322-3753

wsu Extension
925 Plum Street
Building 4
Olympia, WA 98504-3165
(360) 956-2000))

AMENDATORY SECTION (Amending WSR 98-03-003, filed 1/8/98, effective 7/1/98)

WAC 51-11-0800 Section 0800—Suggested software for chapter 4 systems analysis approach for Group R Occupancy.

Program Name: CALPAS 3
Source: BSG Software
40 Lincoln Street
Lexington, MA 02173
(617) 861-0109

DOE 2
ACROSOFT/CAER Engineers
1204-1/2 Washington Avenue
Golden, CO 80401
(303) 279-8136

EMERGENCY



WSR 02-24-002
NOTICE OF PUBLIC MEETINGS
DEPARTMENT OF
LABOR AND INDUSTRIES
(Board of Boiler Rules)
[Memorandum—November 20, 2002]

Board of Boiler Rules 2003 Meetings

As per chapter 42.30 RCW, Open Public Meetings Act, the time and place of regular meetings for the Board of Boiler Rules for 2003 will be held on the following dates in February, March, May, September and November 2003 commencing at 10:00 a.m. A study day, which is open to the public, is for board discussion only and will be held on the Monday preceding the board meeting.

Dates and locations are as follows:

February 3 and 4, 2003	Tacoma Labor and Industries
March 17 and 18, 2003	Tacoma Labor and Industries
May 19 and 20, 2003	Tacoma Labor and Industries
September 15 and 16, 2003	Tumwater Labor and Industries
November 17 and 18, 2003	Tacoma Labor and Industries

Note: Maps of the meeting locations and agendas will be mailed to those interested in attending or can be accessed on our web page www.lni.wa.gov/scs/boilers.

Persons with disabilities needing assistance should call (360) 902-5270 if more information is required.

WSR 02-24-004
ATTORNEY GENERAL'S OFFICE
[Filed November 21, 2002, 3:12 p.m.]

NOTICE OF REQUEST FOR ATTORNEY GENERAL'S OPINION
WASHINGTON ATTORNEY GENERAL

The Washington Attorney General issues formal published opinions in response to requests by the heads of state agencies, state legislators, and county prosecuting attorneys. When it appears that individuals outside the Attorney General's Office have information or expertise that will assist in the preparation of a particular opinion, a summary of that opinion request will be published in the state register. If you are interested in commenting on a request listed in this volume of the register, you should notify the Attorney General's Office of your interest by December 26, 2002. This is not the due date by which comments must be received. However, if you do not notify the Attorney General's Office of your interest in commenting on an opinion request by this date, the opinion may be issued before your comments have been received. You may notify the Attorney General's Office of your intention to comment by calling (360) 664-3027, or by writing to the Solicitor General, Office of the Attorney General, P.O. Box 40100, Olympia, WA 98504-0100. When you notify the office of your intention to comment, you will be provided with a copy of the opinion request in which you are interested, information about the Attorney General's Opinion process, information on how to submit your comments, and a

due date by which your comments must be received to ensure that they are fully considered.

The Attorney General's Office seeks public input on the following opinion request(s):

02-11-06 Request by Mary McQueen
Administrator for the Courts

Is it legally required that an individual receiving a notice of infraction receive a copy of such that includes his or her signature?

WSR 02-24-011
INTERPRETIVE OR POLICY STATEMENT
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
[Filed November 22, 2002, 4:42 p.m.]

DESCRIPTION OF INTERPRETIVE OR POLICY STATEMENT

Document Title: PCM 02-013.

Subject: Changes to the need standard and minimum wage.

Effective Date: November 14, 2002.

Document Description: This notice explains to DCS staff the changes in the need standard and the Washington state minimum wage.

To receive a copy of the interpretive or policy statement, contact Stephanie Schiller, Division of Child Support, P.O. Box 9162, Olympia, WA 98507-9162, phone (360) 664-5230, TDD (360) 753-9122, fax (360) 586-3274, e-mail sschille@dshs.wa.gov.

November 14, 2002
Stephanie E. Schiller

WSR 02-24-012
INTERPRETIVE OR POLICY STATEMENT
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
[Filed November 22, 2002, 4:43 p.m.]

DESCRIPTION OF INTERPRETIVE OR POLICY STATEMENT

Document Title: PCM 02-014.

Subject: Tribal public disclosure issues.

Effective Date: November 14, 2002.

Document Description: This notice explains to DCS staff how to handle public disclosure issues on tribal cases.

To receive a copy of the interpretive or policy statement, contact Stephanie Schiller, Division of Child Support, P.O. Box 9162, Olympia, WA 98507-9162, phone (360) 664-5230, TDD (360) 753-9122, fax (360) 586-3274, e-mail sschille@dshs.wa.gov.

November 14, 2002
Stephanie E. Schiller

MISC.

WSR 02-24-017
NOTICE OF PUBLIC MEETINGS
COMMUNITY COLLEGES
OF SPOKANE

[Memorandum—November 21, 2002]

Pursuant to RCW 42.30.075, the following is the schedule of meetings for the board of trustees of Washington State Community College District 17 for calendar year 2003.

If you have any questions, please contact Christine Pearl, Executive Assistant to the Chancellor/CEO and Liaison to the Board of Trustees, at (509) 434-5006.

December 16, 2003 (3rd Tuesday)	Max Snyder Building	East and West Board Rooms, 2000 North Greene Street, Spokane, WA
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WSR 02-24-021
NOTICE OF PUBLIC MEETINGS
WORKFORCE TRAINING AND
EDUCATION COORDINATING BOARD

[Memorandum—November 25, 2002]

WASHINGTON STATE
WORKFORCE TRAINING AND EDUCATION COORDINATING
BOARD

December 18, 2002

Southwest Washington Pipe Trades Joint Apprenticeship and Training Committee Facility
8501 Zenith Court N.E.
Lacey, WA 98516
(360) 486-9400

December 18, 2002, at 8:30 a.m. - 3:00 p.m., the board will act on principles for the allocation of state incentive dollars for WIA Title I-B, and the recommendation of the health-care personnel shortage taskforce.

The board will be updated on the career cluster initiative and youth development activities.

The board will also discuss the federal Office of Management and Budget (OMB) proposal for common performance measures for workforce development programs. The board will begin its work of setting statewide and local targets for worksorce performance, and will receive a report on the results of additional benefits as called for in SB 3077.

People needing special accommodations please call Mary Reister at least ten days in advance at (360) 753-5660, e-mail mreister@wtb.wa.gov.

WSR 02-24-023
INTERPRETIVE OR POLICY STATEMENT
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES

[Filed November 26, 2002, 3:46 p.m.]

DESCRIPTION OF INTERPRETIVE OR POLICY STATEMENT

Document Title: Numbered Memorandum 02-83 MAA.

Subject: Coordination of Medicaid coverage for HO clients temporarily residing in chemical dependency treatment facilities.

Effective Date: December 1, 2002.

Document Description: The purpose of this memorandum is to give providers an updated protocol to follow when a healthy options client enters a residential treatment facility for chemical dependency.

BOARD OF TRUSTEES WASHINGTON COMMUNITY COLLEGE DISTRICT 17 SCHEDULE OF MEETINGS		
Notice is hereby given, pursuant to RCW 42.30.075, that the regular meetings of the board of trustees of Washington State Community College District 17 (Community Colleges of Spokane) during calendar year 2003 shall be held at 8:30 a.m. on the following dates (<i>third Tuesdays</i>) and in the following locations:		
Date	Location	Address
January 21, 2003 (3rd Tuesday)	Max Snyder Building	East and West Board Rooms, 2000 North Greene Street, Spokane, WA
February 18, 2003 (3rd Tuesday)	SFCC	The Falls Conference Room, Administration Building, 3410 West Fort George Wright Drive, Spokane, WA
March 18, 2003 (3rd Tuesday)	SCC	Lair Littlefoot Room, 1810 North Greene Street, Spokane, WA
April 15, 2003 (3rd Tuesday)	Max Snyder Building	East and West Board Rooms, 2000 North Greene Street, Spokane, WA
May 20, 2003 (3rd Tuesday)	IEL	Valley Community Center, 10814 East Broadway, Spokane, WA
June 17, 2003 (3rd Tuesday)	Max Snyder Building	East and West Board Rooms, 2000 North Greene Street, Spokane, WA
July 15, 2003 (3rd Tuesday)	Max Snyder Building	East and West Board Rooms, 2000 North Greene Street, Spokane, WA
August 19, 2003 (3rd Tuesday)	Max Snyder Building	East and West Board Rooms, 2000 North Greene Street, Spokane, WA
September 16, 2003 (3rd Tuesday)	SCC	Lair Littlefoot Room, 1810 North Greene Street, Spokane, WA
October 21, 2003 (3rd Tuesday)	IEL	Whitman County Center, 115 N.W. State Street, Suite 305A, Pullman, WA
November 18, 2003 (3rd Tuesday)	SFCC	The Falls Conference Room, Administration Building, 3410 West Fort George Wright Drive, Spokane, WA

MISC.

To receive a copy of the interpretive or policy statement, contact Kevin Sullivan, Regulatory Improvement Coordinator, Department of Social and Health Services, Medical Assistance Administration, Division of Program Support, P.O. Box 45533, Olympia, WA 98504-5533, 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>.

November 25, 2002
E. A. Myers, Manager
Rules and Publications Section

Requests for such accommodation are welcome and may be made by calling the president's office, (509) 359-6598.

WSR 02-24-034

**NOTICE OF PUBLIC MEETINGS
DEPARTMENT OF
RETIREMENT SYSTEMS**

(Employee Retirement Benefits Board)
[Memorandum—November 26, 2002]

The following information is provided in compliance with the requirement for the Employee Retirement Benefits Board (ERBB) to submit a schedule of regular meeting dates and locations for 2003.

The ERBB will conduct quarterly meetings in 2003. Meetings will be held at 9:30 a.m. in the boardroom at the Washington State Investment Board, 2424 Heritage Court S.W., in Olympia.

The meeting dates are: January 28, 2003, April 22, 2003, July 22, 2003, and October 28, 2003.

If you have any questions or need additional information, please contact Wilma Eby at 664-7311.

WSR 02-24-032

**NOTICE OF PUBLIC MEETINGS
DEPARTMENT OF
NATURAL RESOURCES**

(Natural Heritage Advisory Council)
[Memorandum—November 19, 2002]

**NOTICE OF MEETING OF THE
NATURAL HERITAGE ADVISORY COUNCIL**

The Natural Heritage Advisory Council will meet on the following date:

January 22, 2003 9:30 a.m. to 5:00 p.m.
Natural Resources Building
Room 259
1111 Washington Street S.E.
Olympia, WA

Council business generally includes consideration of proposals for new natural areas, additions to existing natural areas, and management activities within existing natural areas. This meeting will also include consideration of proposed updates to the state of Washington natural heritage plan.

For further information contact the Department of Natural Resources, Natural Heritage Program, 1111 Washington Street S.E., Olympia, WA 98504-7014, (360) 902-1661.

WSR 02-24-035

**NOTICE OF PUBLIC MEETINGS
LOWER COLUMBIA COLLEGE**

[Memorandum—November 22, 2002]

On November 20, 2002, the Lower Columbia College board of trustees adopted the following meeting schedule for the year 2003. All regularly scheduled meetings are held on the third Wednesday of each month, at 5:00 p.m. on the college campus (unless otherwise noted on the following schedule).

**Lower Columbia College Board of Trustees
2003 Meeting Schedule**

January 15, 2003	5:00 p.m.	Regular meeting	Heritage Room
February 19, 2003	9:00 a.m.	Regular meeting/ workshop	Heritage Room
March 19, 2003	5:00 p.m.	Regular meeting	Heritage Room
April 16, 2003	5:00 p.m.	Regular meeting	Heritage Room
May 21, 2003	5:00 p.m.	Regular meeting	Heritage Room
June 19, 2003	5:00 p.m.	Regular meeting	Heritage Room
July 18, 2003	9:00 a.m.	Regular meeting/ workshop	Heritage Room
August 2003	No meeting		
September 17, 2003	5:00 p.m.	Regular meeting	Heritage Room
October 15, 2003	5:00 p.m.	Regular meeting	Heritage Room
November 19, 2003	5:00 p.m.	Regular meeting	Heritage Room
December 17, 2003	5:00 p.m.	Regular meeting	Heritage Room

WSR 02-24-033

**NOTICE OF PUBLIC MEETINGS
EASTERN WASHINGTON UNIVERSITY**

[Memorandum—December 2, 2002]

EASTERN WASHINGTON UNIVERSITY
BOARD OF TRUSTEES
December 6, 2002

Open Public Meeting at 9:00 a.m.
Executive Session at 12:00 p.m.

PUB 263, 265, 267

Eastern Washington University strives to satisfy all requests for special access needs for persons with disabilities.

MISC.

WSR 02-04-036

DEPARTMENT OF ECOLOGY

[Filed December 2, 2002, 11:24 a.m.]

Commercial Low-Level Radioactive Waste Site Use Permit Fees

In accordance with chapter 173-326 WAC, Commercial low-level radioactive waste disposal - Site use permits, the Department of Ecology is providing notice of the site use permit fees for the period of March 1, 2003, through February 29, 2004. The annual base fee, 1x, has been set at \$424. Site use permit fees for each category are as follows:

CATEGORY	FACTOR	FEE
<50 cubic feet	1x	\$424
≥50 <1,000 cubic feet	2x	\$848
≥500 <1,000 cubic feet	5x	\$2,120
≥1,000 <2,500 cubic feet	10x	\$4,240
≥2,500 cubic feet	35x	\$14,840
Nuclear Utilities	100x	\$42,400

For further information please contact Mike Garner at (360) 407-7102.

WSR 02-24-057

NOTICE OF PUBLIC MEETINGS

DEPARTMENT OF NATURAL RESOURCES

(Board of Natural Resources)

[Memorandum—December 3, 2002]

2003 Schedule for the Board of Natural Resources Meetings

Below please find an updated schedule for the Board of Natural Resources meetings for 2003. If you have any questions, please feel free to call Sasha Lange at (360) 902-1727 or Maureen Malahovsky at (360) 902-1103.

- January 15, 2003
- February 4, 2003
- March 4, 2003
- April 1, 2003
- May 6, 2003
- June 3, 2003
- July 1, 2003
- August 2003
- September 2, 2003
- October 7, 2003
- November 4, 2003
- December 2, 2003
- January 6, 2004

WSR 02-24-059

**NOTICE OF PUBLIC MEETINGS
EXECUTIVE ETHICS BOARD**

[Memorandum—December 2, 2002]

Executive Ethics Board 2003 Meeting Schedule

The following is the Executive Ethics Board meeting schedule for the year 2003. The Executive Ethics Board will hold regular monthly meetings on the second Friday of each month with the exceptions of August and December, when no meetings are scheduled, or indicated otherwise. All meetings will take place at 2425 Bristol Court S.W., 1st Floor, Conference Room 148, Olympia, WA.

Meeting dates for 2003 are:

- January 10
- February 14
- March 14
- April 11
- May 9
- June 13
- July 11
- August - no meeting
- September 12
- October 10
- November 14
- December - no meeting

If required, the board may hold public hearings at the LeeAnn Miller Conference Center, RoweSix, 4224 6th Avenue, Building 1, Lacey, WA. Notice of any public hearing will be provided through the code reviser.

Meeting agendas and other information may be accessed five to seven days prior to the meeting at <http://www.wa.gov/ethics>.

For additional information or reasonable accommodations to attend meetings, please contact board staff at (360) 664-0871. Reasonable accommodation requests should be made at least ten working days prior to the scheduled meeting date.

WSR 02-24-060

**NOTICE OF PUBLIC MEETINGS
UNIVERSITY OF WASHINGTON**

[Memorandum—November 22, 2002]

In accordance with RCW 42.30.075, 28B.20.105, 28B.20.130, and WAC 478-04-030, the board of regents of the University of Washington established the following meeting schedule for 2003 at its regular meeting held November 22, 2002.

DAY	DATE	LOCATION
Friday	January 17, 2003	
Friday	February 21	

MISC.

DAY	DATE	LOCATION
Friday	March 21	
Friday	April 18*	
Friday	May 16	
Friday	June 13	UW TACOMA
Friday	July 18	
Friday	August 15*	
Friday	September 19	
Friday	October 17	UW BOTHELL
Friday	November 21	
Friday	December 12*	

*The April, August, and December meetings will be canceled, circumstances permitting.

The meetings will commence at **1:00 p.m.** (except as otherwise noted) unless public notice is given to the contrary. The meetings will be held in the Walker-Ames Room of Kane Hall on the University of Washington main campus, Seattle, Washington, unless another location is established and public notice given in accordance with chapter 42.30 RCW.

To request disability accommodations, contact the Office of the ADA Coordinator, at least ten days in advance of the event: Voice 543-6450, TDD 543-6452, fax 685-3885, e-mail access@u.washington.edu.

WSR 02-24-061
NOTICE OF PUBLIC MEETINGS
PUGET SOUND
CLEAN AIR AGENCY
 [Memorandum—December 2, 2002]

PUGET SOUND CLEAN AIR AGENCY
 BOARD OF DIRECTORS
 MEETING DATES FOR YEAR 2003

REGULAR MONTHLY MEETINGS

- January 23, 2003
- February 27, 2003
- March 27, 2003
- April 24, 2003
- May 22, 2003
- June 26, 2003
- July 2, 2003
- August (no meeting)
- September 25, 2003
- October 23, 2003
- November 20, 2003
- December 18, 2003

If you have any questions, please call Carol Pogers at (206) 689-4080.

WSR 02-24-063
INTERPRETIVE OR POLICY STATEMENT
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
 [Filed December 3, 2002, 4:11 p.m.]

DESCRIPTION OF INTERPRETIVE OR POLICY STATEMENT

Document Title: Chapter 17.
 Subject: Case records.
 Effective Date: October 18, 2002.

Document Description: This chapter revision updates the Division of Child Support Enforcement handbook chapter regarding case records; it explains how to keep files and computer screens updated and accurate.

To receive a copy of the interpretive or policy statement, contact Stephanie Schiller, Division of Child Support, P.O. Box 9162, Olympia, WA 98507-9162, phone (360) 664-5230, TDD (360) 753-9122, fax (360) 586-3274, e-mail sshille@dshs.wa.gov.

November 27, 2002
 Stephanie E. Schiller

WSR 02-24-079
NOTICE OF PUBLIC MEETINGS
DEPARTMENT OF HEALTH
 (Medical Quality Assurance Commission)
 [Memorandum—November 26, 2002]

The Medical Quality Assurance Commission is changing the start time for all commission meetings from 8:00 to 7:30 a.m. The commission's 2003 meeting schedule was filed October 21, 2002, as WSR 02-21-091. Interested parties should contact Beverly A. Teeter at (360) 236-4788.

MISC.



Table of WAC Sections Affected

KEY TO TABLE

This table covers the current calendar year through this issue of the Register and should be used to locate rules amended, adopted, or repealed subsequent to the publication date of the latest WAC or Supplement.

- Symbols:**
- AMD = Amendment of existing section
 - A/R = Amending and recodifying a section
 - DECOD = Decodification of an existing section
 - NEW = New section not previously codified
 - OBJECT = Notice of objection by Joint Administrative Rules Review Committee
 - PREP = Preproposal comments
 - RE-AD = Readoption of existing section
 - RECOD = Recodification of previously codified section
 - REP = Repeal of existing section
 - RESCIND = Rescind of existing section
 - REVIEW = Review of previously adopted rule
 - SUSP = Suspending an existing section

- Suffixes:**
- C = Continuance of previous proposal
 - E = Emergency action
 - P = Proposed action
 - S = Supplemental notice
 - W = Withdrawal of proposed action
 - X = Expedited rule making
 - 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 #
4- 25-410	AMD	02-04-064	16- 89-005	AMD	02-24-042	16-156-050	REP-P	02-04-109
4- 25-520	AMD	02-04-064	16- 89-010	AMD-P	02-20-100	16-156-060	REP-P	02-04-109
4- 25-530	AMD-P	02-13-022	16- 89-010	AMD	02-24-042	16-156-070	REP-P	02-04-109
4- 25-530	AMD-S	02-17-050	16- 89-015	AMD-P	02-20-100	16-157	AMD-C	02-07-117
4- 25-530	AMD	02-22-083	16- 89-015	AMD	02-24-042	16-157	PREP	02-16-098
4- 25-540	AMD	02-04-064	16- 89-020	REP-P	02-20-100	16-157	AMD-C	02-24-006
4- 25-610	AMD	02-04-064	16- 89-020	REP	02-24-042	16-157-010	NEW-P	02-04-109
4- 25-610	PREP	02-11-007	16- 89-022	NEW-P	02-20-100	16-157-010	NEW	02-10-090
4- 25-620	AMD	02-04-064	16- 89-022	NEW	02-24-042	16-157-020	NEW-P	02-04-109
4- 25-626	AMD	02-04-064	16- 89-025	NEW-P	02-20-100	16-157-020	NEW	02-10-090
4- 25-630	AMD	02-04-064	16- 89-025	NEW	02-24-042	16-157-020	AMD-P	02-22-088
4- 25-631	AMD	02-04-064	16- 89-030	AMD-P	02-20-100	16-157-030	NEW-P	02-04-109
4- 25-640	AMD-W	02-04-062	16- 89-030	AMD	02-24-042	16-157-030	NEW	02-10-090
4- 25-640	PREP	02-04-063	16- 89-050	AMD-P	02-20-100	16-157-030	AMD-P	02-22-088
4- 25-640	AMD-P	02-17-049	16- 89-050	AMD	02-24-042	16-157-100	NEW-P	02-04-109
4- 25-640	AMD	02-22-082	16- 89-100	AMD-P	02-20-100	16-157-100	NEW	02-10-090
4- 25-660	AMD	02-04-064	16- 89-100	AMD	02-24-042	16-157-100	REP-P	02-22-088
4- 25-710	PREP	02-04-063	16-104	PREP	02-06-050	16-157-110	NEW-P	02-04-109
4- 25-710	AMD	02-04-064	16-108	PREP	02-18-015	16-157-110	NEW	02-10-090
4- 25-720	AMD	02-04-064	16-154-010	REP-P	02-04-109	16-157-110	REP-P	02-22-088
4- 25-721	AMD	02-04-064	16-154-030	REP-P	02-04-109	16-157-120	NEW-P	02-04-109
4- 25-730	AMD	02-04-064	16-154-040	REP-P	02-04-109	16-157-120	NEW	02-10-090
4- 25-735	NEW	02-04-064	16-154-050	REP-P	02-04-109	16-157-200	NEW-P	02-04-109
4- 25-745	AMD	02-04-064	16-154-053	REP-P	02-04-109	16-157-200	NEW	02-10-090
4- 25-746	AMD	02-04-064	16-154-060	REP-P	02-04-109	16-157-200	REP-P	02-22-088
4- 25-750	AMD	02-04-064	16-154-070	REP-P	02-04-109	16-157-210	NEW-P	02-04-109
4- 25-752	NEW	02-04-064	16-154-080	REP-P	02-04-109	16-157-210	NEW	02-10-090
4- 25-756	NEW	02-04-064	16-154-090	REP-P	02-04-109	16-157-220	NEW-P	02-04-109
4- 25-783	AMD	02-04-064	16-154-100	REP-P	02-04-109	16-157-220	NEW	02-10-090
4- 25-790	AMD	02-04-064	16-154-110	REP-P	02-04-109	16-157-220	AMD-P	02-22-088
4- 25-791	AMD	02-04-064	16-154-120	REP-P	02-04-109	16-157-230	NEW-P	02-04-109
4- 25-792	AMD	02-04-064	16-154-180	REP-P	02-04-109	16-157-230	NEW	02-10-090
4- 25-793	NEW	02-04-064	16-156-003	REP-P	02-04-109	16-157-230	AMD-P	02-22-088
4- 25-795	AMD	02-04-064	16-156-004	REP-P	02-04-109	16-157-240	NEW-P	02-04-109
4- 25-820	AMD	02-04-064	16-156-005	REP-P	02-04-109	16-157-240	NEW	02-10-090
4- 25-830	AMD	02-04-064	16-156-010	REP-P	02-04-109	16-157-240	AMD-P	02-22-088
4- 25-910	AMD	02-04-064	16-156-020	REP-P	02-04-109	16-157-245	NEW-P	02-22-088
4- 25-930	NEW-P	02-13-021	16-156-030	REP-P	02-04-109	16-157-250	NEW-P	02-04-109
4- 25-930	NEW	02-17-051	16-156-035	REP-P	02-04-109	16-157-250	NEW	02-10-090
16- 89-005	AMD-P	02-20-100	16-156-040	REP-P	02-04-109	16-157-250	AMD-P	02-22-088

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16-157-255	NEW	02-10-090	16-164-090	REP-P	02-04-109	16-228-2000	REP-C	02-18-023
16-157-255	AMD-P	02-22-088	16-164-100	REP-P	02-04-109	16-228-2000	REP-C	02-23-096
16-157-260	NEW-P	02-04-109	16-164-110	REP-P	02-04-109	16-228-2000	REP-C	02-24-016
16-157-260	NEW	02-10-090	16-200-7401	NEW-P	02-21-126	16-228-2000	REP	02-24-025
16-157-260	AMD-P	02-22-088	16-200-7402	NEW-P	02-21-126	16-228-2005	NEW-P	02-14-092
16-157-270	NEW-P	02-04-109	16-200-7403	NEW-P	02-21-126	16-228-2005	NEW-C	02-18-023
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16-157-270	AMD-P	02-22-088	16-200-7405	NEW-P	02-21-126	16-228-2005	NEW-C	02-23-096
16-157-275	NEW-P	02-04-109	16-200-7406	NEW-P	02-21-126	16-228-2005	NEW-C	02-24-016
16-157-275	NEW	02-10-090	16-200-7407	NEW-P	02-21-126	16-228-2005	NEW	02-24-025
16-157-280	NEW-P	02-04-109	16-200-750	PREP	02-22-094	16-228-2015	NEW-P	02-14-092
16-157-280	NEW	02-10-090	16-200-755	PREP	02-22-094	16-228-2015	NEW-C	02-18-023
16-157-280	REP-P	02-22-088	16-200-760	PREP	02-22-094	16-228-2015	NEW-C	02-23-096
16-157-290	NEW-P	02-04-109	16-200-770	PREP	02-22-094	16-228-2015	NEW-C	02-24-016
16-157-290	NEW	02-10-090	16-200-790	PREP	02-22-094	16-228-2015	NEW	02-24-025
16-157-290	AMD-P	02-22-088	16-200-795	PREP	02-22-094	16-228-2020	REP-P	02-14-092
16-158-010	REP-P	02-04-109	16-200-805	PREP	02-22-094	16-228-2020	REP-C	02-18-023
16-158-020	REP-P	02-04-109	16-200-815	PREP	02-22-094	16-228-2020	REP-C	02-23-096
16-158-027	REP-P	02-04-109	16-200-820	PREP	02-22-094	16-228-2020	REP-C	02-24-016
16-158-028	REP-P	02-04-109	16-200-830	PREP	02-22-094	16-228-2020	REP	02-24-025
16-158-030	REP-P	02-04-109	16-200-840	PREP	02-22-094	16-228-2025	NEW-P	02-14-092
16-158-040	REP-P	02-04-109	16-200-860	PREP	02-22-094	16-228-2025	NEW-C	02-18-023
16-158-050	REP-P	02-04-109	16-200-865	PREP	02-22-094	16-228-2025	NEW-C	02-23-096
16-158-060	REP-P	02-04-109	16-200-885	PREP	02-22-094	16-228-2025	NEW-C	02-24-016
16-158-080	REP-P	02-04-109	16-200-887	PREP	02-22-094	16-228-2025	NEW	02-24-025
16-158-090	REP-P	02-04-109	16-200-890	PREP	02-22-094	16-228-2030	REP-P	02-14-092
16-158-100	REP-P	02-04-109	16-200-900	PREP	02-22-094	16-228-2030	REP-C	02-18-023
16-158-110	REP-P	02-04-109	16-200-910	PREP	02-22-094	16-228-2030	REP-C	02-23-096
16-158-120	REP-P	02-04-109	16-200-920	PREP	02-22-094	16-228-2030	REP-C	02-24-016
16-158-130	REP-P	02-04-109	16-200-930	PREP	02-22-094	16-228-2030	REP	02-24-025
16-158-135	REP-P	02-04-109	16-200-940	PREP	02-22-094	16-228-2035	NEW-P	02-14-092
16-158-150	REP-P	02-04-109	16-200-950	PREP	02-22-094	16-228-2035	NEW-C	02-18-023
16-160	PREP	02-16-097	16-219-010	PREP	02-22-093	16-228-2035	NEW-S	02-19-107
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16-160-020	AMD-P	02-22-087	16-228-1231	AMD	02-04-041	16-228-2035	NEW	02-24-025
16-160-025	REP-P	02-22-087	16-228-1231	PREP	02-22-091	16-228-2040	REP-P	02-14-092
16-160-035	AMD-P	02-22-087	16-228-1235	NEW-E	02-06-048	16-228-2040	REP-C	02-18-023
16-160-060	AMD-P	02-22-087	16-228-1235	NEW-P	02-07-080	16-228-2040	REP-C	02-23-096
16-160-070	AMD-P	02-22-087	16-228-1235	NEW-C	02-11-070	16-228-2040	REP-C	02-24-016
16-162-010	REP-P	02-04-109	16-228-1235	NEW	02-12-017	16-228-2040	REP	02-24-025
16-162-025	REP-P	02-04-109	16-228-12351	NEW-E	02-06-048	16-228-2045	NEW-P	02-14-092
16-162-030	REP-P	02-04-109	16-228-12351	NEW-P	02-07-080	16-228-2045	NEW-S	02-19-107
16-162-034	REP-P	02-04-109	16-228-12351	NEW-C	02-11-070	16-228-2045	NEW-C	02-23-096
16-162-036	REP-P	02-04-109	16-228-12351	NEW	02-12-017	16-228-2045	NEW-C	02-24-016
16-162-037	REP-P	02-04-109	16-228-12352	NEW-E	02-06-048	16-228-2045	NEW	02-24-025
16-162-040	REP-P	02-04-109	16-228-12352	NEW-P	02-07-080	16-228-2050	NEW-P	02-14-092
16-162-045	REP-P	02-04-109	16-228-12352	NEW-C	02-11-070	16-228-2050	NEW-C	02-18-023
16-162-050	REP-P	02-04-109	16-228-12352	NEW	02-12-017	16-228-2050	NEW-C	02-23-096
16-162-070	REP-P	02-04-109	16-228-1237	NEW-E	02-06-048	16-228-2050	NEW-C	02-24-016
16-162-100	REP-P	02-04-109	16-228-1237	NEW-P	02-07-080	16-228-2050	NEW	02-24-025
16-164-010	REP-P	02-04-109	16-228-1237	NEW-C	02-11-070	16-228-2060	NEW-P	02-14-092
16-164-020	REP-P	02-04-109	16-228-1237	NEW	02-12-017	16-228-2060	NEW-C	02-18-023
16-164-035	REP-P	02-04-109	16-228-12371	NEW-E	02-06-048	16-228-2060	NEW-C	02-23-096
16-164-037	REP-P	02-04-109	16-228-12371	NEW-P	02-07-080	16-228-2060	NEW-C	02-24-016
16-164-040	REP-P	02-04-109	16-228-12371	NEW-C	02-11-070	16-228-2060	NEW-C	02-24-025
16-164-050	REP-P	02-04-109	16-228-12371	NEW	02-12-017	16-230-250	PREP	02-22-093
16-164-055	REP-P	02-04-109	16-228-1238	NEW-P	02-07-080	16-230-260	PREP	02-22-093
16-164-060	REP-P	02-04-109	16-228-1238	NEW-C	02-11-070	16-230-270	PREP	02-22-093
16-164-070	REP-P	02-04-109	16-228-1238	NEW-W	02-12-028	16-230-281	PREP	02-22-093
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16-301-025	AMD-P	02-09-059	16-303-250	AMD	02-12-061	16-403-190	AMD-P	02-07-118
16-301-025	AMD	02-12-060	16-303-250	PREP	02-22-076	16-403-190	AMD-C	02-12-005
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16-301-045	AMD-P	02-09-059	16-303-300	AMD-P	02-09-060	16-403-280	AMD-P	02-07-118
16-301-045	AMD	02-12-060	16-303-300	AMD	02-12-061	16-403-280	AMD-C	02-12-005
16-301-050	PREP	02-05-083	16-303-300	PREP	02-22-076	16-403-280	AMD	02-12-011
16-301-050	AMD-P	02-09-059	16-303-310	PREP	02-03-127	16-449	PREP	02-16-089
16-301-050	AMD	02-12-060	16-303-310	AMD-P	02-09-060	16-458	PREP	02-14-128
16-302-091	PREP	02-05-083	16-303-310	AMD	02-12-061	16-458-075	AMD-E	02-14-127
16-302-091	AMD-P	02-09-059	16-303-310	PREP	02-22-076	16-458-075	AMD-P	02-17-101
16-302-091	AMD	02-12-060	16-303-317	PREP	02-03-127	16-458-075	AMD	02-20-062
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16-302-125	AMD-P	02-09-059	16-303-317	AMD	02-12-061	16-458-080	REP-P	02-17-101
16-302-125	AMD	02-12-060	16-303-317	PREP	02-22-076	16-458-080	REP	02-20-062
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16-302-250	PREP	02-05-083	16-303-320	AMD	02-12-061	16-458-085	AMD	02-20-062
16-302-250	AMD-P	02-09-059	16-303-320	PREP	02-22-076	16-459	PREP	02-16-089
16-302-250	AMD	02-12-060	16-303-330	PREP	02-03-127	16-462-015	AMD-P	02-08-085
16-302-260	PREP	02-05-083	16-303-330	AMD-P	02-09-060	16-462-015	AMD	02-11-100
16-302-260	AMD-P	02-09-059	16-303-330	AMD	02-12-061	16-462-020	AMD-P	02-08-085
16-302-260	AMD	02-12-060	16-303-330	PREP	02-22-076	16-462-020	AMD	02-11-100
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16-302-330	AMD-P	02-09-059	16-303-340	PREP	02-22-074	16-462-021	AMD	02-11-100
16-302-330	AMD	02-12-060	16-319-041	AMD	02-05-081	16-462-022	AMD-P	02-08-085
16-302-385	PREP	02-05-083	16-319-041	PREP	02-22-075	16-462-022	AMD	02-11-100
16-302-385	AMD-P	02-09-059	16-324	PREP	02-03-132	16-462-025	AMD-P	02-08-085
16-302-385	AMD	02-12-060	16-324-361	AMD-P	02-08-087	16-462-025	AMD	02-11-100
16-302-390	PREP	02-05-083	16-324-361	AMD	02-12-010	16-462-030	AMD-P	02-08-085
16-302-390	AMD-P	02-09-059	16-324-375	AMD-P	02-08-087	16-462-030	AMD	02-11-100
16-302-390	AMD	02-12-060	16-324-375	AMD	02-12-010	16-462-050	AMD-P	02-08-085
16-302-410	PREP	02-05-083	16-324-398	AMD-P	02-08-087	16-462-050	AMD	02-11-100
16-302-410	AMD-P	02-09-059	16-324-398	AMD	02-12-010	16-462-055	AMD-P	02-08-085
16-302-410	AMD	02-12-060	16-324-401	AMD-P	02-08-087	16-462-055	AMD	02-11-100
16-302-435	PREP	02-05-083	16-324-401	AMD	02-12-010	16-470-800	NEW-P	02-06-131
16-302-435	AMD-P	02-09-059	16-324-431	AMD-P	02-08-087	16-470-800	NEW-E	02-07-120
16-302-435	AMD	02-12-060	16-324-431	AMD	02-12-010	16-470-800	NEW	02-09-099
16-302-440	PREP	02-05-083	16-324-720	AMD-P	02-08-087	16-470-810	NEW-P	02-06-131
16-302-440	REP-P	02-09-059	16-324-720	AMD	02-12-010	16-470-810	NEW-E	02-07-120
16-302-440	REP	02-12-060	16-324-730	AMD-P	02-08-087	16-470-810	NEW	02-09-099
16-302-490	PREP	02-05-083	16-324-730	AMD	02-12-010	16-470-820	NEW-P	02-06-131
16-302-490	AMD-P	02-09-059	16-324-740	AMD-P	02-08-087	16-470-820	NEW-E	02-07-120
16-302-490	AMD	02-12-060	16-324-740	AMD	02-12-010	16-470-820	NEW	02-09-099
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16-302-685	AMD-P	02-09-059	16-325-015	AMD-X	02-04-020	16-470-830	NEW	02-09-099
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16-303-200	AMD-P	02-09-060	16-400-008	NEW-E	02-14-127	16-470-840	NEW	02-09-099
16-303-200	AMD	02-12-061	16-400-008	NEW-P	02-17-101	16-470-850	NEW-P	02-06-131
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16-303-210	AMD	02-12-061	16-401	PREP	02-14-150	16-470-860	NEW-E	02-07-120
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16-470-916	PREP	02-23-095	16-557-080	REP-C	02-09-005	36-12-030	AMD-P	02-16-060
16-470-917	PREP	02-23-095	16-557-080	REP-W	02-11-083	36-12-030	AMD-W	02-17-059
16-470-921	PREP	02-23-095	16-575-030	NEW-E	02-19-076	36-12-030	AMD-P	02-17-103
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16-484-220	AMD-P	02-08-086	16-585-010	AMD-P	02-10-121	36-12-050	AMD	02-03-069
16-484-220	AMD	02-12-009	16-585-010	AMD	02-14-091	36-12-060	REP	02-03-069
16-484-230	AMD-P	02-08-086	16-585-020	AMD-P	02-10-121	36-12-070	AMD	02-03-069
16-484-230	AMD	02-12-009	16-585-020	AMD	02-14-091	36-12-080	REP	02-03-069
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16-484-240	AMD	02-12-009	16-662-105	AMD	02-12-029	36-12-100	AMD-P	02-16-060
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16-484-250	AMD	02-12-009	16-674	AMD-P	02-12-128	36-12-100	AMD-P	02-17-103
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16-484-260	AMD	02-12-009	16-674-010	AMD-P	02-12-128	36-12-110	AMD	02-03-069
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16-489-020	NEW-P	02-10-123	16-674-030	AMD	02-15-141	36-12-110	AMD-P	02-17-103
16-489-020	NEW	02-13-125	16-674-040	AMD-P	02-12-128	36-12-110	AMD	02-20-094
16-489-030	NEW-P	02-10-123	16-674-040	AMD	02-15-141	36-12-120	REP	02-03-069
16-489-030	NEW	02-13-125	16-674-055	NEW-P	02-12-128	36-12-130	AMD	02-03-069
16-489-040	NEW-P	02-10-123	16-674-055	NEW	02-15-141	36-12-130	AMD-P	02-16-060
16-489-040	NEW	02-13-125	16-674-065	REP-P	02-12-128	36-12-130	AMD-W	02-17-059
16-489-050	NEW-P	02-10-123	16-674-065	REP	02-15-141	36-12-130	AMD-P	02-17-103
16-489-050	NEW	02-13-125	16-674-080	REP-P	02-12-128	36-12-130	AMD	02-20-094
16-489-060	NEW-P	02-10-123	16-674-080	REP	02-15-141	36-12-140	AMD	02-03-069
16-489-060	NEW	02-13-125	16-674-090	REP-P	02-12-128	36-12-140	AMD-P	02-16-060
16-489-070	NEW-P	02-10-123	16-674-090	REP	02-15-141	36-12-140	AMD-W	02-17-059
16-489-070	NEW	02-13-125	16-674-095	AMD-P	02-12-128	36-12-140	AMD-P	02-17-103
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98-08-080	REP	02-19-018	98-08-550	REP	02-19-018	106-116-308	AMD	02-18-077
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98-08-090	REP	02-19-018	98-08-560	REP	02-19-018	106-116-514	AMD	02-18-077
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98-08-200	REP	02-19-018	98-15-020	NEW	02-19-018	118-65-040	AMD	02-12-053
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98-08-370	REP	02-19-018	98-40-030	REP	02-19-018	118-65-070	AMD	02-12-053
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139-06-050	NEW-P	02-18-066	173-50-080	AMD-P	02-11-151	173-157-120	NEW-P	02-15-181
139-06-060	NEW-P	02-18-066	173-50-080	AMD	02-20-090	173-157-130	NEW-P	02-15-181
139-06-070	NEW-P	02-18-066	173-50-090	AMD-P	02-11-151	173-157-140	NEW-P	02-15-181
139-06-080	NEW-P	02-18-066	173-50-090	AMD	02-20-090	173-157-150	NEW-P	02-15-181

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
173-157-160	NEW-P	02-15-181	173-222-100	REP-X	02-07-038	173-303-390	AMD-S	02-19-099
173-157-170	NEW-P	02-15-181	173-222-100	REP-W	02-07-098	173-303-400	AMD-P	02-11-101
173-157-180	NEW-P	02-15-181	173-222-100	REP-X	02-07-099	173-303-400	AMD-S	02-19-099
173-157-200	NEW-P	02-15-181	173-222-100	REP	02-11-149	173-303-500	AMD-P	02-11-101
173-157-210	NEW-P	02-15-181	173-222-110	REP-X	02-07-038	173-303-500	AMD-S	02-19-099
173-157-220	NEW-P	02-15-181	173-222-110	REP-W	02-07-098	173-303-505	AMD-P	02-11-101
173-157-230	NEW-P	02-15-181	173-222-110	REP-X	02-07-099	173-303-505	AMD-S	02-19-099
173-158-030	AMD-P	02-06-040	173-222-110	REP	02-11-149	173-303-506	AMD-P	02-11-101
173-158-030	AMD	02-15-093	173-224-015	REP-X	02-07-038	173-303-506	AMD-S	02-19-099
173-158-070	AMD-P	02-06-040	173-224-015	REP-W	02-07-098	173-303-510	AMD-P	02-11-101
173-158-070	AMD	02-15-093	173-224-020	REP-X	02-07-038	173-303-510	AMD-S	02-19-099
173-158-075	NEW-P	02-06-040	173-224-020	REP-W	02-07-098	173-303-520	AMD-P	02-11-101
173-158-075	NEW	02-15-093	173-224-030	AMD-P	02-06-091	173-303-520	AMD-S	02-19-099
173-158-076	NEW-P	02-06-040	173-224-030	REP-X	02-07-038	173-303-522	AMD-P	02-11-101
173-158-076	NEW	02-15-093	173-224-030	REP-W	02-07-098	173-303-522	AMD-S	02-19-099
173-170	PREP	02-18-095	173-224-030	AMD	02-12-059	173-303-525	AMD-P	02-11-101
173-173-030	NEW-W	02-05-034	173-224-040	AMD-P	02-06-091	173-303-525	AMD-S	02-19-099
173-173-070	NEW-W	02-05-034	173-224-040	REP-X	02-07-038	173-303-578	AMD-P	02-11-101
173-201A	PREP-W	02-19-097	173-224-040	REP-W	02-07-098	173-303-578	AMD-S	02-19-099
173-201A	PREP	02-19-098	173-224-040	AMD	02-12-059	173-303-620	AMD-S	02-19-099
173-216-125	AMD	02-05-055	173-224-050	AMD-P	02-06-091	173-303-645	AMD-P	02-11-101
173-220-210	AMD	02-05-055	173-224-050	REP-X	02-07-038	173-303-645	AMD-S	02-19-099
173-222-010	REP-X	02-07-038	173-224-050	REP-W	02-07-098	173-303-646	AMD-P	02-11-101
173-222-010	REP-W	02-07-098	173-224-050	AMD	02-12-059	173-303-646	AMD-S	02-19-099
173-222-010	REP-X	02-07-099	173-224-060	REP-X	02-07-038	173-303-690	AMD-P	02-11-101
173-222-010	REP	02-11-149	173-224-060	REP-W	02-07-098	173-303-690	AMD-S	02-19-099
173-222-015	REP-X	02-07-038	173-224-080	REP-X	02-07-038	173-303-691	AMD-P	02-11-101
173-222-015	REP-W	02-07-098	173-224-080	REP-W	02-07-098	173-303-691	AMD-S	02-19-099
173-222-015	REP-X	02-07-099	173-224-090	REP-X	02-07-038	173-303-692	AMD-P	02-11-101
173-222-015	REP	02-11-149	173-224-090	REP-W	02-07-098	173-303-692	AMD-S	02-19-099
173-222-020	REP-X	02-07-038	173-224-100	REP-X	02-07-038	173-303-806	AMD-P	02-11-101
173-222-020	REP-W	02-07-098	173-224-100	REP-W	02-07-098	173-303-806	AMD-S	02-19-099
173-222-020	REP-X	02-07-099	173-224-110	REP-X	02-07-038	173-303-830	AMD-P	02-11-101
173-222-020	REP	02-11-149	173-224-110	REP-W	02-07-098	173-303-830	AMD-S	02-19-099
173-222-030	REP-X	02-07-038	173-224-120	REP-X	02-07-038	173-303-920	NEW-P	02-11-101
173-222-030	REP-W	02-07-098	173-224-120	REP-W	02-07-098	173-303-920	NEW-W	02-24-054
173-222-030	REP-X	02-07-099	173-226-090	AMD	02-05-055	173-312-010	AMD	02-05-070
173-222-030	REP	02-11-149	173-303	PREP	02-05-054	173-312-020	AMD	02-05-070
173-222-040	REP-X	02-07-038	173-303-045	AMD-P	02-11-101	173-312-040	AMD	02-05-070
173-222-040	REP-W	02-07-098	173-303-045	AMD-S	02-19-099	173-312-050	AMD	02-05-070
173-222-040	REP-X	02-07-099	173-303-070	AMD-P	02-11-101	173-312-060	AMD	02-05-070
173-222-040	REP	02-11-149	173-303-070	AMD-S	02-19-099	173-312-070	AMD	02-05-070
173-222-050	REP-X	02-07-038	173-303-071	AMD-E	02-04-030	173-312-080	AMD	02-05-070
173-222-050	REP-W	02-07-098	173-303-071	AMD-P	02-11-101	173-312-090	AMD	02-05-070
173-222-050	REP-X	02-07-099	173-303-071	AMD-E	02-11-102	173-312-100	AMD	02-05-070
173-222-050	REP	02-11-149	173-303-071	AMD-E	02-19-079	173-350-010	NEW-P	02-14-061
173-222-060	REP-X	02-07-038	173-303-071	AMD-S	02-19-099	173-350-020	NEW-P	02-14-061
173-222-060	REP-W	02-07-098	173-303-100	AMD-P	02-11-101	173-350-025	NEW-P	02-14-061
173-222-060	REP-X	02-07-099	173-303-100	AMD-S	02-19-099	173-350-030	NEW-P	02-14-061
173-222-060	REP	02-11-149	173-303-110	AMD-P	02-11-101	173-350-040	NEW-P	02-14-061
173-222-070	REP-X	02-07-038	173-303-110	AMD-S	02-19-099	173-350-100	NEW-P	02-14-061
173-222-070	REP-W	02-07-098	173-303-140	AMD-P	02-11-101	173-350-200	NEW-P	02-14-061
173-222-070	REP-X	02-07-099	173-303-140	AMD-S	02-19-099	173-350-210	NEW-P	02-14-061
173-222-070	REP	02-11-149	173-303-170	AMD-P	02-11-101	173-350-220	NEW-P	02-14-061
173-222-080	REP-X	02-07-038	173-303-170	AMD-S	02-19-099	173-350-230	NEW-P	02-14-061
173-222-080	REP-W	02-07-098	173-303-200	AMD-P	02-11-101	173-350-240	NEW-P	02-14-061
173-222-080	REP-X	02-07-099	173-303-200	AMD-S	02-19-099	173-350-300	NEW-P	02-14-061
173-222-080	REP	02-11-149	173-303-283	AMD-P	02-11-101	173-350-310	NEW-P	02-14-061
173-222-090	REP-X	02-07-038	173-303-283	AMD-S	02-19-099	173-350-320	NEW-P	02-14-061
173-222-090	REP-W	02-07-098	173-303-380	AMD-P	02-11-101	173-350-330	NEW-P	02-14-061
173-222-090	REP-X	02-07-099	173-303-380	AMD-S	02-19-099	173-350-350	NEW-P	02-14-061
173-222-090	REP	02-11-149	173-303-390	AMD-P	02-11-101	173-350-360	NEW-P	02-14-061

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173-350-400	NEW-P	02-14-061	173-700-204	NEW-W	02-12-058	173-700-410	NEW-W	02-12-058
173-350-410	NEW-P	02-14-061	173-700-205	NEW-W	02-12-058	173-700-411	NEW-W	02-12-058
173-350-490	NEW-P	02-14-061	173-700-220	NEW-W	02-12-058	173-700-412	NEW-W	02-12-058
173-350-500	NEW-P	02-14-061	173-700-221	NEW-W	02-12-058	173-700-413	NEW-W	02-12-058
173-350-600	NEW-P	02-14-061	173-700-222	NEW-W	02-12-058	173-700-414	NEW-W	02-12-058
173-350-700	NEW-P	02-14-061	173-700-223	NEW-W	02-12-058	173-700-415	NEW-W	02-12-058
173-350-710	NEW-P	02-14-061	173-700-224	NEW-W	02-12-058	173-700-416	NEW-W	02-12-058
173-350-715	NEW-P	02-14-061	173-700-230	NEW-W	02-12-058	173-700-420	NEW-W	02-12-058
173-350-900	NEW-P	02-14-061	173-700-231	NEW-W	02-12-058	173-700-421	NEW-W	02-12-058
173-350-990	NEW-P	02-14-061	173-700-232	NEW-W	02-12-058	173-700-422	NEW-W	02-12-058
173-400-075	AMD-X	02-10-107	173-700-233	NEW-W	02-12-058	173-700-423	NEW-W	02-12-058
173-400-075	AMD	02-15-068	173-700-234	NEW-W	02-12-058	173-700-500	NEW-W	02-12-058
173-401	PREP	02-05-011	173-700-235	NEW-W	02-12-058	173-700-501	NEW-W	02-12-058
173-401-200	AMD-P	02-10-031	173-700-240	NEW-W	02-12-058	173-700-502	NEW-W	02-12-058
173-401-200	AMD	02-19-078	173-700-241	NEW-W	02-12-058	173-700-503	NEW-W	02-12-058
173-401-300	AMD-P	02-10-031	173-700-250	NEW-W	02-12-058	173-700-504	NEW-W	02-12-058
173-401-300	AMD	02-19-078	173-700-251	NEW-W	02-12-058	173-700-505	NEW-W	02-12-058
173-401-500	AMD-P	02-10-031	173-700-252	NEW-W	02-12-058	173-700-600	NEW-W	02-12-058
173-401-500	AMD	02-19-078	173-700-253	NEW-W	02-12-058	173-700-610	NEW-W	02-12-058
173-401-530	AMD-P	02-10-031	173-700-254	NEW-W	02-12-058	173-700-611	NEW-W	02-12-058
173-401-530	AMD	02-19-078	173-700-255	NEW-W	02-12-058	173-700-612	NEW-W	02-12-058
173-401-615	AMD-P	02-10-031	173-700-256	NEW-W	02-12-058	173-700-620	NEW-W	02-12-058
173-401-615	AMD	02-19-078	173-700-257	NEW-W	02-12-058	173-700-630	NEW-W	02-12-058
173-401-710	AMD-P	02-10-031	173-700-258	NEW-W	02-12-058	173-700-700	NEW-W	02-12-058
173-401-710	AMD	02-19-078	173-700-300	NEW-W	02-12-058	173-700-710	NEW-W	02-12-058
173-401-722	AMD-P	02-10-031	173-700-310	NEW-W	02-12-058	173-700-720	NEW-W	02-12-058
173-401-722	AMD	02-19-078	173-700-311	NEW-W	02-12-058	173-700-730	NEW-W	02-12-058
173-422	PREP	02-05-071	173-700-320	NEW-W	02-12-058	173-700-731	NEW-W	02-12-058
173-422-020	AMD-P	02-09-066	173-700-330	NEW-W	02-12-058	173-700-732	NEW-W	02-12-058
173-422-020	AMD	02-12-072	173-700-340	NEW-W	02-12-058	173-700-740	NEW-W	02-12-058
173-422-030	AMD-P	02-09-066	173-700-350	NEW-W	02-12-058	173-700-750	NEW-W	02-12-058
173-422-030	AMD	02-12-072	173-700-351	NEW-W	02-12-058	173-700-800	NEW-W	02-12-058
173-422-031	AMD-P	02-09-066	173-700-352	NEW-W	02-12-058	180-08	PREP	02-08-041
173-422-031	AMD	02-12-072	173-700-353	NEW-W	02-12-058	180-08	AMD-P	02-14-115
173-422-060	AMD-P	02-09-066	173-700-354	NEW-W	02-12-058	180-08	AMD	02-18-054
173-422-060	AMD	02-12-072	173-700-355	NEW-W	02-12-058	180-08-001	NEW-P	02-14-115
173-422-065	AMD-P	02-09-066	173-700-356	NEW-W	02-12-058	180-08-001	NEW	02-18-054
173-422-065	AMD	02-12-072	173-700-357	NEW-W	02-12-058	180-08-002	NEW-P	02-14-115
173-422-070	AMD-P	02-09-066	173-700-358	NEW-W	02-12-058	180-08-002	NEW	02-18-054
173-422-070	AMD	02-12-072	173-700-359	NEW-W	02-12-058	180-08-003	REP-P	02-14-115
173-422-075	AMD-P	02-09-066	173-700-360	NEW-W	02-12-058	180-08-003	REP	02-18-054
173-422-075	AMD	02-12-072	173-700-361	NEW-W	02-12-058	180-08-004	NEW-P	02-14-115
173-422-190	AMD-P	02-09-066	173-700-370	NEW-W	02-12-058	180-08-004	NEW	02-18-054
173-422-190	AMD	02-12-072	173-700-371	NEW-W	02-12-058	180-08-005	REP-P	02-14-115
173-422-195	AMD-P	02-09-066	173-700-372	NEW-W	02-12-058	180-08-005	REP	02-18-054
173-422-195	AMD	02-12-072	173-700-373	NEW-W	02-12-058	180-08-006	NEW-P	02-14-115
173-434	PREP	02-07-097	173-700-374	NEW-W	02-12-058	180-08-006	NEW	02-18-054
173-500	PREP	02-23-065	173-700-375	NEW-W	02-12-058	180-08-008	NEW-P	02-14-115
173-505	PREP	02-23-065	173-700-376	NEW-W	02-12-058	180-08-008	NEW	02-18-054
173-531A	PREP-W	02-21-111	173-700-380	NEW-W	02-12-058	180-10	PREP	02-08-041
173-531A	PREP	02-21-112	173-700-390	NEW-W	02-12-058	180-10-001	REP-P	02-14-115
173-563	PREP-W	02-21-111	173-700-391	NEW-W	02-12-058	180-10-003	REP-P	02-14-115
173-563	PREP	02-21-112	173-700-392	NEW-W	02-12-058	180-10-005	REP-P	02-14-115
173-700-010	NEW-W	02-12-058	173-700-393	NEW-W	02-12-058	180-10-007	REP-P	02-14-115
173-700-020	NEW-W	02-12-058	173-700-394	NEW-W	02-12-058	180-10-010	REP-P	02-14-115
173-700-030	NEW-W	02-12-058	173-700-395	NEW-W	02-12-058	180-10-015	REP-P	02-14-115
173-700-040	NEW-W	02-12-058	173-700-400	NEW-W	02-12-058	180-10-020	REP-P	02-14-115
173-700-100	NEW-W	02-12-058	173-700-401	NEW-W	02-12-058	180-10-025	REP-P	02-14-115
173-700-200	NEW-W	02-12-058	173-700-402	NEW-W	02-12-058	180-10-030	REP-P	02-14-115
173-700-201	NEW-W	02-12-058	173-700-403	NEW-W	02-12-058	180-10-035	REP-P	02-14-115
173-700-202	NEW-W	02-12-058	173-700-404	NEW-W	02-12-058	180-10-040	REP-P	02-14-115
173-700-203	NEW-W	02-12-058	173-700-405	NEW-W	02-12-058	180-10-045	REP-P	02-14-115

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180-16	PREP	02-08-039	180-20-120	AMD	02-18-055	180-23-090	REP	02-18-052
180-16	PREP	02-08-044	180-20-123	REP-P	02-14-116	180-23-095	REP-P	02-14-118
180-16-002	AMD-E	02-08-038	180-20-123	REP	02-18-055	180-23-095	REP	02-18-052
180-16-002	AMD-E	02-14-114	180-20-125	REP-P	02-14-116	180-23-100	REP-P	02-14-118
180-16-002	AMD-P	02-14-117	180-20-125	REP	02-18-055	180-23-100	REP	02-18-052
180-16-002	AMD	02-18-056	180-20-130	REP-P	02-14-116	180-23-105	REP-P	02-14-118
180-16-006	REP-E	02-08-038	180-20-130	REP	02-18-055	180-23-105	REP	02-18-052
180-16-006	REP-E	02-14-114	180-20-135	AMD-P	02-14-116	180-23-110	REP-P	02-14-118
180-16-006	REP-P	02-14-117	180-20-135	AMD	02-18-055	180-23-110	REP	02-18-052
180-16-006	REP	02-18-056	180-22	PREP	02-08-045	180-23-115	REP-P	02-14-118
180-16-162	AMD-P	02-14-126	180-22-100	AMD-P	02-14-118	180-23-115	REP	02-18-052
180-16-162	AMD	02-18-053	180-22-100	AMD	02-18-052	180-23-120	REP-P	02-14-118
180-16-191	AMD-P	02-14-126	180-22-105	REP-P	02-14-118	180-23-120	REP	02-18-052
180-16-191	AMD	02-18-053	180-22-105	REP	02-18-052	180-24	PREP	02-06-052
180-16-195	AMD-E	02-08-038	180-22-140	AMD-P	02-14-118	180-24-400	AMD-E	02-08-035
180-16-195	AMD-E	02-14-114	180-22-140	AMD	02-18-052	180-24-400	AMD-P	02-10-053
180-16-195	AMD-P	02-14-117	180-22-150	AMD-P	02-14-118	180-24-400	AMD	02-14-113
180-16-195	AMD	02-18-056	180-22-150	AMD	02-18-052	180-24-405	REP-E	02-08-035
180-16-215	AMD-P	02-14-126	180-22-201	NEW-P	02-14-118	180-24-405	REP-P	02-10-053
180-16-215	AMD	02-18-053	180-22-201	NEW	02-18-052	180-24-405	REP	02-14-113
180-16-220	AMD-E	02-08-038	180-22-205	NEW-P	02-14-118	180-24-410	AMD-E	02-08-035
180-16-220	AMD-E	02-14-114	180-22-205	NEW	02-18-052	180-24-410	AMD-P	02-10-053
180-16-220	AMD-P	02-14-117	180-22-210	NEW-P	02-14-118	180-24-410	AMD	02-14-113
180-16-220	AMD	02-18-056	180-22-210	NEW	02-18-052	180-24-415	AMD-E	02-08-035
180-16-227	NEW-E	02-08-038	180-22-215	NEW-P	02-14-118	180-24-415	AMD-P	02-10-053
180-16-227	NEW-E	02-14-114	180-22-215	NEW	02-18-052	180-24-415	AMD	02-14-113
180-16-227	NEW-P	02-14-117	180-22-220	NEW-P	02-14-118	180-25	PREP	02-06-053
180-16-227	NEW	02-18-056	180-22-220	NEW	02-18-052	180-26	PREP	02-06-054
180-18	PREP	02-08-039	180-22-225	NEW-P	02-14-118	180-27	PREP	02-06-055
180-18-010	AMD-E	02-08-038	180-22-225	NEW	02-18-052	180-29	PREP	02-06-056
180-18-010	AMD-E	02-14-114	180-23	PREP	02-08-045	180-31	PREP	02-06-057
180-18-010	AMD-P	02-14-117	180-23-037	REP-P	02-14-118	180-32	PREP	02-06-058
180-18-010	AMD	02-18-056	180-23-037	REP	02-18-052	180-33	PREP	02-06-059
180-18-020	REP-E	02-08-038	180-23-040	REP-P	02-14-118	180-34	PREP	02-08-046
180-18-020	REP-E	02-14-114	180-23-040	REP	02-18-052	180-34-005	REP-P	02-14-119
180-18-020	REP-P	02-14-117	180-23-043	REP-P	02-14-118	180-34-010	REP-P	02-14-119
180-18-020	REP	02-18-056	180-23-043	REP	02-18-052	180-36	PREP	02-06-060
180-20	PREP	02-10-049	180-23-047	REP-P	02-14-118	180-37-005	PREP	02-10-051
180-20	PREP	02-10-084	180-23-047	REP	02-18-052	180-37-005	NEW-P	02-14-120
180-20-005	AMD-P	02-14-116	180-23-050	REP-P	02-14-118	180-37-005	NEW	02-18-060
180-20-005	AMD	02-18-055	180-23-050	REP	02-18-052	180-37-010	PREP	02-10-051
180-20-007	NEW-P	02-14-116	180-23-055	REP-P	02-14-118	180-37-010	NEW-P	02-14-120
180-20-007	NEW	02-18-055	180-23-055	REP	02-18-052	180-37-010	NEW	02-18-060
180-20-009	NEW-P	02-14-116	180-23-058	REP-P	02-14-118	180-38	PREP	02-08-043
180-20-009	NEW	02-18-055	180-23-058	REP	02-18-052	180-38	AMD-P	02-14-140
180-20-030	REP-P	02-14-116	180-23-060	REP-P	02-14-118	180-38	AMD-E	02-18-051
180-20-030	REP	02-18-055	180-23-060	REP	02-18-052	180-38	AMD	02-24-019
180-20-031	AMD-P	02-14-116	180-23-065	REP-P	02-14-118	180-38-005	AMD-P	02-14-140
180-20-031	AMD	02-18-055	180-23-065	REP	02-18-052	180-38-005	AMD-E	02-18-051
180-20-034	REP-P	02-14-116	180-23-070	REP-P	02-14-118	180-38-005	AMD	02-24-019
180-20-034	REP	02-18-055	180-23-070	REP	02-18-052	180-38-010	REP-P	02-14-140
180-20-090	REP-P	02-14-116	180-23-075	REP-P	02-14-118	180-38-010	REP-E	02-18-051
180-20-090	REP	02-18-055	180-23-075	REP	02-18-052	180-38-010	REP	02-24-019
180-20-095	REP-P	02-14-116	180-23-077	REP-P	02-14-118	180-38-020	AMD-P	02-14-140
180-20-095	REP	02-18-055	180-23-077	REP	02-18-052	180-38-020	AMD-E	02-18-051
180-20-101	AMD-P	02-14-116	180-23-078	REP-P	02-14-118	180-38-020	AMD	02-24-019
180-20-101	AMD	02-18-055	180-23-078	REP	02-18-052	180-38-025	REP-P	02-14-140
180-20-111	AMD-P	02-14-116	180-23-080	REP-P	02-14-118	180-38-025	REP-E	02-18-051
180-20-111	AMD	02-18-055	180-23-080	REP	02-18-052	180-38-025	REP	02-24-019
180-20-115	REP-P	02-14-116	180-23-085	REP-P	02-14-118	180-38-030	REP-P	02-14-140
180-20-115	REP	02-18-055	180-23-085	REP	02-18-052	180-38-030	REP-E	02-18-051
180-20-120	AMD-P	02-14-116	180-23-090	REP-P	02-14-118	180-38-030	REP	02-24-019

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180-38-035	REP-P	02-14-140	180-53-030	REP-E	02-08-038	180-55-034	NEW-P	02-14-117
180-38-035	REP-E	02-18-051	180-53-030	REP-E	02-14-114	180-55-034	NEW	02-18-056
180-38-035	REP	02-24-019	180-53-030	REP-P	02-14-117	180-55-035	REP-E	02-08-038
180-38-040	REP-P	02-14-140	180-53-030	REP	02-18-056	180-55-035	REP-E	02-14-114
180-38-040	REP-E	02-18-051	180-53-035	REP-E	02-08-038	180-55-035	REP-P	02-14-117
180-38-040	REP	02-24-019	180-53-035	REP-E	02-14-114	180-55-035	REP	02-18-056
180-38-045	AMD-P	02-14-140	180-53-035	REP-P	02-14-117	180-55-050	REP-E	02-08-038
180-38-045	AMD-E	02-18-051	180-53-035	REP	02-18-056	180-55-050	REP-E	02-14-114
180-38-045	AMD	02-24-019	180-53-040	REP-E	02-08-038	180-55-050	REP-P	02-14-117
180-38-050	AMD-P	02-14-140	180-53-040	REP-E	02-14-114	180-55-050	REP	02-18-056
180-38-050	AMD-E	02-18-051	180-53-040	REP-P	02-14-117	180-55-070	REP-E	02-08-038
180-38-050	AMD	02-24-019	180-53-040	REP	02-18-056	180-55-070	REP-E	02-14-114
180-38-055	REP-P	02-14-140	180-53-045	REP-E	02-08-038	180-55-070	REP-P	02-14-117
180-38-055	REP-E	02-18-051	180-53-045	REP-E	02-14-114	180-55-070	REP	02-18-056
180-38-055	REP	02-24-019	180-53-045	REP-P	02-14-117	180-55-075	REP-E	02-08-038
180-38-060	REP-P	02-14-140	180-53-045	REP	02-18-056	180-55-075	REP-E	02-14-114
180-38-060	REP-E	02-18-051	180-53-050	REP-E	02-08-038	180-55-075	REP-P	02-14-117
180-38-060	REP	02-24-019	180-53-050	REP-E	02-14-114	180-55-075	REP	02-18-056
180-38-065	AMD-P	02-14-140	180-53-050	REP-P	02-14-117	180-55-080	REP-E	02-08-038
180-38-065	REP-E	02-18-051	180-53-050	REP	02-18-056	180-55-080	REP-E	02-14-114
180-38-065	REP-X	02-24-020	180-53-055	REP-E	02-08-038	180-55-080	REP-P	02-14-117
180-38-070	REP-P	02-14-140	180-53-055	REP-E	02-14-114	180-55-080	REP	02-18-056
180-38-070	REP-E	02-18-051	180-53-055	REP-P	02-14-117	180-55-085	REP-E	02-08-038
180-38-070	REP	02-24-019	180-53-055	REP	02-18-056	180-55-085	REP-E	02-14-114
180-38-080	NEW-E	02-18-051	180-53-060	REP-E	02-08-038	180-55-085	REP-P	02-14-117
180-38-080	NEW-X	02-24-020	180-53-060	REP-E	02-14-114	180-55-085	REP	02-18-056
180-39	PREP	02-06-061	180-53-060	REP-P	02-14-117	180-55-090	REP-E	02-08-038
180-40	PREP	02-06-062	180-53-060	REP	02-18-056	180-55-090	REP-E	02-14-114
180-41	PREP	02-06-063	180-53-070	REP-E	02-08-038	180-55-090	REP-P	02-14-117
180-43	PREP	02-08-042	180-53-070	REP-E	02-14-114	180-55-090	REP	02-18-056
180-43-005	AMD-P	02-14-123	180-53-070	REP-P	02-14-117	180-55-095	REP-E	02-08-038
180-43-005	AMD	02-18-062	180-53-070	REP	02-18-056	180-55-095	REP-E	02-14-114
180-43-010	AMD-P	02-14-123	180-55	PREP	02-08-039	180-55-095	REP-P	02-14-117
180-43-010	AMD	02-18-062	180-55-005	AMD-E	02-08-038	180-55-095	REP	02-18-056
180-43-015	AMD-P	02-14-123	180-55-005	AMD-E	02-14-114	180-55-100	REP-E	02-08-038
180-43-015	AMD	02-18-062	180-55-005	AMD-P	02-14-117	180-55-100	REP-E	02-14-114
180-44	PREP	02-06-064	180-55-005	AMD	02-18-056	180-55-100	REP-P	02-14-117
180-46	PREP	02-06-065	180-55-010	REP-E	02-08-038	180-55-100	REP	02-18-056
180-50	PREP	02-06-066	180-55-010	REP-E	02-14-114	180-55-105	REP-E	02-08-038
180-50-135	PREP	02-15-026	180-55-010	REP-P	02-14-117	180-55-105	REP-E	02-14-114
180-50-315	AMD-P	02-24-048	180-55-010	REP	02-18-056	180-55-105	REP-P	02-14-117
180-52-070	NEW-P	02-08-092	180-55-015	AMD-E	02-08-038	180-55-105	REP	02-18-056
180-52-070	NEW-P	02-10-089	180-55-015	AMD-E	02-14-114	180-55-110	REP-E	02-08-038
180-52-070	NEW	02-14-125	180-55-015	AMD-P	02-14-117	180-55-110	REP-E	02-14-114
180-52-070	NEW-W	02-21-054	180-55-015	AMD	02-18-056	180-55-110	REP-P	02-14-117
180-53	PREP	02-08-039	180-55-020	AMD-E	02-08-038	180-55-110	REP	02-18-056
180-53-005	REP-E	02-08-038	180-55-020	AMD-E	02-14-114	180-55-115	REP-E	02-08-038
180-53-005	REP-E	02-14-114	180-55-020	AMD-P	02-14-117	180-55-115	REP-E	02-14-114
180-53-005	REP-P	02-14-117	180-55-020	AMD	02-18-056	180-55-115	REP-P	02-14-117
180-53-005	REP	02-18-056	180-55-025	REP-E	02-08-038	180-55-115	REP	02-18-056
180-53-010	REP-E	02-08-038	180-55-025	REP-E	02-14-114	180-55-120	REP-E	02-08-038
180-53-010	REP-E	02-14-114	180-55-025	REP-P	02-14-117	180-55-120	REP-E	02-14-114
180-53-010	REP-P	02-14-117	180-55-025	REP	02-18-056	180-55-120	REP-P	02-14-117
180-53-010	REP	02-18-056	180-55-030	REP-E	02-08-038	180-55-120	REP	02-18-056
180-53-020	REP-E	02-08-038	180-55-030	REP-E	02-14-114	180-55-125	REP-E	02-08-038
180-53-020	REP-E	02-14-114	180-55-030	REP-P	02-14-117	180-55-125	REP-E	02-14-114
180-53-020	REP-P	02-14-117	180-55-030	REP	02-18-056	180-55-125	REP-P	02-14-117
180-53-020	REP	02-18-056	180-55-032	NEW-E	02-08-038	180-55-125	REP	02-18-056
180-53-025	REP-E	02-08-038	180-55-032	NEW-E	02-14-114	180-55-130	REP-E	02-08-038
180-53-025	REP-E	02-14-114	180-55-032	NEW-P	02-14-117	180-55-130	REP-E	02-14-114
180-53-025	REP-P	02-14-117	180-55-034	NEW-E	02-08-038	180-55-130	REP-P	02-14-117
180-53-025	REP	02-18-056	180-55-034	NEW-E	02-14-114	180-55-130	REP	02-18-056

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180- 55-135	REP-E	02-14-114	180- 78A-270	AMD-P	02-14-109	180- 79A-250	AMD	02-18-037
180- 55-135	REP-P	02-14-117	180- 78A-270	AMD	02-18-037	180- 81	PREP	02-06-072
180- 55-135	REP	02-18-056	180- 78A-325	AMD-P	02-14-109	180- 82	PREP	02-06-073
180- 55-150	NEW-E	02-08-038	180- 78A-325	AMD	02-18-037	180- 82-105	AMD	02-04-018
180- 55-150	NEW-E	02-14-114	180- 78A-400	AMD-P	02-14-109	180- 82-105	PREP	02-10-045
180- 55-150	NEW-P	02-14-117	180- 78A-400	AMD	02-18-037	180- 82-105	AMD-P	02-14-108
180- 55-150	NEW	02-18-056	180- 78A-500	AMD-P	02-14-109	180- 82-105	AMD	02-18-038
180- 57	PREP	02-16-007	180- 78A-500	AMD	02-18-037	180- 82-110	PREP	02-16-009
180- 57-050	AMD-P	02-24-046	180- 78A-505	PREP	02-06-051	180- 82-110	AMD-P	02-24-045
180- 57-055	AMD-P	02-24-046	180- 78A-505	AMD-P	02-10-085	180- 82-120	AMD-P	02-14-109
180- 57-070	AMD-P	02-24-046	180- 78A-505	AMD-P	02-14-109	180- 82-120	AMD	02-18-037
180- 72	PREP	02-06-067	180- 78A-505	AMD	02-14-111	180- 82-202	AMD	02-04-018
180- 77	AMD	02-04-018	180- 78A-505	AMD	02-18-037	180- 82-322	AMD	02-04-018
180- 77	PREP	02-06-068	180- 78A-505	PREP	02-19-015	180- 82-346	AMD	02-04-016
180- 77-002	AMD	02-04-018	180- 78A-505	AMD-P	02-24-044	180- 82-350	AMD	02-04-018
180- 77-003	AMD	02-04-018	180- 78A-507	NEW-P	02-14-109	180- 82A-002	NEW	02-04-013
180- 77-005	AMD	02-04-018	180- 78A-507	NEW	02-18-037	180- 82A-004	NEW-W	02-13-028
180- 77-012	AMD	02-04-018	180- 78A-535	AMD-P	02-14-109	180- 82A-200	NEW	02-04-013
180- 77-014	AMD	02-04-018	180- 78A-535	AMD	02-18-037	180- 82A-201	NEW-W	02-13-028
180- 77-020	AMD	02-04-018	180- 78A-535	PREP	02-19-015	180- 82A-202	NEW	02-04-013
180- 77-025	AMD	02-04-018	180- 78A-535	AMD-P	02-24-080	180- 82A-204	NEW	02-04-013
180- 77-031	AMD	02-04-018	180- 78A-540	AMD-P	02-14-109	180- 82A-206	NEW	02-04-013
180- 77-041	AMD	02-04-018	180- 78A-540	AMD	02-18-037	180- 82A-215	NEW	02-04-013
180- 77-041	PREP	02-10-048	180- 78A-700	PREP	02-15-028	180- 83	PREP	02-06-074
180- 77-041	AMD-P	02-14-106	180- 78A-700	NEW-P	02-24-047	180- 85	PREP	02-06-075
180- 77-041	AMD	02-18-039	180- 79A	PREP	02-06-071	180- 85	PREP	02-15-027
180- 77-068	AMD	02-04-018	180- 79A-015	REP-P	02-14-109	180- 85-025	AMD-P	02-14-107
180- 77-070	AMD	02-04-018	180- 79A-015	REP	02-18-037	180- 85-025	AMD	02-18-050
180- 77-075	AMD	02-04-018	180- 79A-020	REP-P	02-14-109	180- 85-033	NEW-P	02-14-107
180- 77-080	AMD	02-04-018	180- 79A-020	REP	02-18-037	180- 85-033	NEW	02-18-050
180- 77-110	AMD	02-04-018	180- 79A-022	REP-P	02-14-109	180- 85-035	AMD	02-04-017
180- 77-120	AMD	02-04-018	180- 79A-022	REP	02-18-037	180- 85-075	AMD	02-04-017
180- 77-122	AMD	02-04-018	180- 79A-030	AMD	02-04-015	180- 85-075	PREP	02-06-081
180- 77A	AMD	02-04-018	180- 79A-107	NEW-E	02-14-036	180- 85-075	AMD-P	02-10-086
180- 77A	PREP	02-06-069	180- 79A-117	AMD	02-04-018	180- 85-075	AMD	02-14-112
180- 77A-004	AMD	02-04-018	180- 79A-130	AMD	02-04-018	180- 86	PREP	02-06-076
180- 77A-006	AMD	02-04-018	180- 79A-131	AMD-P	02-14-109	180- 86-011	AMD-P	02-10-052
180- 77A-025	AMD	02-04-018	180- 79A-131	AMD	02-18-037	180- 86-011	AMD-P	02-14-122
180- 77A-029	AMD	02-04-018	180- 79A-140	AMD	02-04-018	180- 86-011	AMD	02-19-050
180- 77A-030	AMD	02-04-018	180- 79A-140	AMD	02-13-027	180- 86-011	AMD-W	02-23-023
180- 77A-033	AMD	02-04-018	180- 79A-140	AMD-P	02-14-109	180- 86-013	AMD-P	02-10-052
180- 77A-037	AMD	02-04-018	180- 79A-140	AMD	02-18-037	180- 86-013	AMD-P	02-14-122
180- 77A-040	AMD	02-04-018	180- 79A-145	AMD-P	02-14-109	180- 86-013	AMD	02-19-050
180- 77A-057	AMD	02-04-018	180- 79A-145	AMD	02-18-037	180- 86-013	AMD-W	02-23-023
180- 77A-165	AMD	02-04-018	180- 79A-150	AMD	02-04-018	180- 86-020	PREP	02-03-084
180- 77A-180	AMD	02-04-018	180- 79A-150	PREP	02-10-050	180- 86-020	REP-P	02-10-052
180- 77A-195	AMD	02-04-018	180- 79A-150	AMD-P	02-14-109	180- 86-020	REP-P	02-14-122
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180- 78A-010	AMD-P	02-14-109	180- 79A-155	PREP	02-16-008	180- 86-020	REP-W	02-23-023
180- 78A-010	AMD	02-18-037	180- 79A-155	AMD-P	02-24-043	180- 86-030	AMD-P	02-10-052
180- 78A-100	AMD-P	02-14-109	180- 79A-206	PREP	02-05-061	180- 86-030	AMD-P	02-14-122
180- 78A-100	AMD	02-18-037	180- 79A-206	AMD-P	02-10-085	180- 86-030	AMD	02-19-050
180- 78A-200	AMD-P	02-14-109	180- 79A-206	AMD	02-14-111	180- 86-030	AMD-W	02-23-023
180- 78A-200	AMD	02-18-037	180- 79A-211	AMD	02-04-018	180- 86-055	PREP	02-03-084
180- 78A-209	AMD	02-04-018	180- 79A-211	AMD-P	02-14-109	180- 86-055	REP-P	02-10-052
180- 78A-220	AMD	02-04-014	180- 79A-211	AMD	02-18-037	180- 86-055	REP-P	02-14-122
180- 78A-250	AMD-P	02-14-109	180- 79A-231	AMD	02-13-027	180- 86-055	REP	02-19-050
180- 78A-250	AMD	02-18-037	180- 79A-231	PREP	02-16-010	180- 86-055	REP-W	02-23-023
180- 78A-255	AMD	02-04-014	180- 79A-250	PREP	02-05-060	180- 86-065	AMD-P	02-10-052
180- 78A-261	AMD	02-04-014	180- 79A-250	AMD-P	02-10-087	180- 86-065	AMD-P	02-14-122
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180-86-070	AMD-P	02-10-052	180-90-112	AMD-P	02-24-049	180-90-160	AMD-E	02-08-037
180-86-070	AMD-P	02-14-122	180-90-112	AMD-W	02-24-050	180-90-160	AMD-P	02-10-088
180-86-070	AMD	02-19-050	180-90-115	REP-E	02-08-037	180-90-160	AMD-W	02-14-110
180-86-070	AMD-W	02-23-023	180-90-115	REP-P	02-10-088	180-90-160	AMD-P	02-14-124
180-86-075	AMD-P	02-10-052	180-90-115	REP-W	02-14-110	180-90-160	AMD-P	02-24-049
180-86-075	AMD-P	02-14-122	180-90-115	REP-P	02-14-124	180-90-160	AMD-W	02-24-050
180-86-075	AMD	02-19-050	180-90-115	REP-P	02-24-049	180-95	PREP	02-06-079
180-86-075	AMD-W	02-23-023	180-90-115	REP-W	02-24-050	180-96	PREP	02-06-080
180-86-100	AMD-P	02-10-052	180-90-119	REP-E	02-08-037	180-97	PREP	02-08-040
180-86-100	AMD-P	02-14-122	180-90-119	REP-P	02-10-088	180-97-003	AMD-E	02-08-034
180-86-100	AMD	02-19-050	180-90-119	REP-W	02-14-110	180-97-003	AMD-P	02-14-121
180-86-100	AMD-W	02-23-023	180-90-119	REP-P	02-14-124	180-97-003	AMD	02-18-061
180-86-116	AMD-P	02-10-052	180-90-119	REP-P	02-24-049	180-97-005	REP-E	02-08-034
180-86-116	AMD-P	02-14-122	180-90-119	REP-P	02-24-049	180-97-005	REP-P	02-14-121
180-86-116	AMD	02-19-050	180-90-119	REP-W	02-24-050	180-97-005	REP	02-18-061
180-86-116	AMD-W	02-23-023	180-90-120	REP-E	02-08-037	180-97-005	REP	02-18-061
180-86-130	AMD-P	02-10-052	180-90-120	REP-P	02-10-088	180-97-010	AMD-E	02-08-034
180-86-130	AMD-P	02-14-122	180-90-120	REP-W	02-14-110	180-97-010	AMD-P	02-14-121
180-86-130	AMD	02-19-050	180-90-120	REP-P	02-14-124	180-97-010	AMD	02-18-061
180-86-130	AMD-W	02-23-023	180-90-120	REP-P	02-24-049	180-97-015	REP-E	02-08-034
180-86-140	AMD-P	02-10-052	180-90-120	REP-W	02-24-050	180-97-015	REP-P	02-14-121
180-86-140	AMD-P	02-14-122	180-90-123	REP-E	02-08-037	180-97-015	REP	02-18-061
180-86-140	AMD-P	02-14-122	180-90-123	REP-P	02-10-088	180-97-020	REP-E	02-08-034
180-86-140	AMD	02-19-050	180-90-123	REP-P	02-10-088	180-97-020	REP-P	02-14-121
180-86-140	AMD-W	02-23-023	180-90-123	REP-W	02-14-110	180-97-020	REP-P	02-14-121
180-86-145	AMD-P	02-10-052	180-90-123	REP-P	02-14-124	180-97-020	REP	02-18-061
180-86-145	AMD-P	02-14-122	180-90-123	REP-P	02-24-049	180-97-040	AMD-E	02-08-034
180-86-145	AMD	02-19-050	180-90-123	REP-P	02-24-049	180-97-040	AMD-P	02-14-121
180-86-145	AMD-W	02-23-023	180-90-125	REP-E	02-08-037	180-97-040	AMD	02-18-061
180-86-160	AMD-P	02-10-052	180-90-125	REP-P	02-10-088	180-97-050	REP-E	02-08-034
180-86-160	AMD-P	02-14-122	180-90-125	REP-W	02-14-110	180-97-050	REP-P	02-14-121
180-86-160	AMD	02-19-050	180-90-125	REP-P	02-14-124	180-97-050	REP	02-18-061
180-86-160	AMD-W	02-23-023	180-90-125	REP-P	02-24-049	180-97-060	AMD-E	02-08-034
180-86-170	AMD-P	02-10-052	180-90-125	REP-W	02-24-050	180-97-060	AMD-P	02-14-121
180-86-170	AMD-P	02-14-122	180-90-130	AMD-E	02-08-037	180-97-060	AMD	02-18-061
180-86-170	AMD	02-19-050	180-90-130	AMD-P	02-10-088	180-97-070	REP-E	02-08-034
180-86-170	AMD-W	02-23-023	180-90-130	AMD-P	02-10-088	180-97-070	REP-P	02-14-121
180-86-180	AMD-P	02-10-052	180-90-130	AMD-W	02-14-110	180-97-070	REP	02-18-061
180-86-180	AMD-P	02-14-122	180-90-130	AMD-P	02-14-124	180-97-080	AMD-E	02-08-034
180-86-180	AMD	02-19-050	180-90-130	AMD-P	02-24-049	180-97-080	AMD-P	02-14-121
180-86-180	AMD-W	02-23-023	180-90-133	AMD-W	02-24-050	180-97-080	AMD	02-18-061
180-86-185	AMD-P	02-10-052	180-90-133	REP-E	02-08-037	180-97-080	AMD	02-18-061
180-86-185	AMD-P	02-14-122	180-90-133	REP-P	02-10-088	180-97-090	REP-E	02-08-034
180-86-185	AMD	02-19-050	180-90-133	REP-W	02-14-110	180-97-090	REP-P	02-14-121
180-86-185	AMD-W	02-23-023	180-90-133	REP-P	02-14-124	180-97-090	REP	02-18-061
180-87	PREP	02-06-077	180-90-133	REP-P	02-24-049	180-97-100	REP-E	02-08-034
180-90	PREP	02-06-078	180-90-133	REP-W	02-24-050	180-97-100	REP-P	02-14-121
180-90-105	AMD-E	02-08-037	180-90-135	REP-E	02-08-037	180-97-100	REP	02-18-061
180-90-105	AMD-P	02-10-088	180-90-135	REP-P	02-10-088	181-01-001	NEW-P	02-17-100
180-90-105	AMD-W	02-14-110	180-90-135	REP-W	02-14-110	181-01-001	NEW	02-21-014
180-90-105	AMD-P	02-14-124	180-90-135	REP-P	02-14-124	182	PREP	02-11-034
180-90-105	AMD-P	02-24-049	180-90-135	REP-P	02-24-049	182	PREP	02-11-035
180-90-105	AMD-W	02-24-050	180-90-137	REP-W	02-24-050	182-08-190	AMD-P	02-15-178
180-90-110	REP-E	02-08-037	180-90-137	REP-E	02-08-037	182-08-190	AMD	02-18-088
180-90-110	REP-P	02-10-088	180-90-137	REP-P	02-10-088	182-12-111	AMD-P	02-15-177
180-90-110	REP-W	02-14-110	180-90-137	REP-W	02-10-088	182-12-111	AMD	02-18-087
180-90-110	REP-P	02-14-124	180-90-137	REP-W	02-14-110	182-12-111	PREP	02-21-133
180-90-110	REP-P	02-24-049	180-90-137	REP-P	02-14-124	182-12-117	PREP	02-21-133
180-90-110	REP-W	02-24-050	180-90-137	REP-P	02-24-049	182-12-119	AMD-P	02-15-177
180-90-112	AMD-E	02-08-037	180-90-141	REP-W	02-24-050	182-12-119	AMD	02-18-087
180-90-112	AMD-P	02-10-088	180-90-141	AMD-E	02-08-037	182-12-132	AMD-P	02-15-177
180-90-112	AMD-W	02-14-110	180-90-141	AMD-P	02-10-088	182-12-132	AMD	02-18-087
			180-90-141	AMD-W	02-14-110	182-12-220	AMD-P	02-15-178
			180-90-141	AMD-P	02-14-124	182-12-220	AMD	02-18-088
			180-90-141	AMD-P	02-24-049	182-12-230	NEW-P	02-05-078

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182-12-230	NEW	02-08-047	192-240-025	NEW-E	02-03-074	204-91A-180	AMD	02-07-056
182-12-230	AMD-P	02-15-177	192-240-030	NEW-E	02-03-074	204-95	PREP	02-11-037
182-12-230	AMD	02-18-087	192-240-030	NEW-E	02-07-065	204-95-030	AMD-P	02-16-046
182-20-250	NEW-P	02-15-179	192-240-035	NEW-E	02-03-074	204-95-030	AMD	02-21-001
182-20-250	NEW	02-18-089	192-240-040	NEW-E	02-03-074	204-95-080	AMD-P	02-16-046
182-25-010	PREP	02-18-086	192-240-040	NEW-E	02-07-065	204-95-080	AMD	02-21-001
182-25-010	AMD-E	02-18-090	192-240-045	NEW-E	02-07-065	208-424-010	NEW-P	02-11-010
182-25-010	AMD-P	02-21-134	196-09	PREP	02-13-079	208-424-010	NEW	02-14-038
182-25-010	AMD	02-24-051	196-24-041	PREP	02-13-079	208-424-020	NEW-P	02-11-010
182-25-020	AMD-P	02-15-176	196-26-020	REP-P	02-08-075	208-424-020	NEW	02-14-038
182-25-020	AMD	02-19-053	196-26-020	REP	02-13-080	208-424-030	NEW-P	02-11-010
182-25-040	AMD-P	02-15-180	196-26-030	REP-P	02-08-075	208-424-030	NEW	02-14-038
182-25-040	AMD	02-19-054	196-26-030	REP	02-13-080	208-472	AMD	02-04-094
182-25-041	NEW-E	02-18-090	196-26A-010	NEW-P	02-08-075	208-472-010	AMD	02-04-094
182-25-080	AMD-P	02-15-176	196-26A-010	NEW	02-13-080	208-472-012	REP	02-04-094
182-25-080	AMD	02-19-053	196-26A-020	NEW-P	02-08-075	208-472-015	AMD	02-04-094
182-25-085	AMD-P	02-15-180	196-26A-020	NEW	02-13-080	208-472-020	AMD	02-04-094
182-25-085	AMD	02-19-054	196-26A-025	NEW-P	02-08-075	208-472-025	AMD	02-04-094
182-25-090	AMD-P	02-15-180	196-26A-025	NEW	02-13-080	208-472-030	NEW	02-04-094
182-25-090	AMD	02-19-054	196-26A-030	NEW-P	02-08-075	208-472-035	NEW	02-04-094
192-16-013	REP-X	02-08-071	196-26A-030	NEW	02-13-080	208-472-041	REP	02-04-094
192-16-013	REP	02-14-035	196-26A-035	NEW-P	02-08-075	208-472-045	REP	02-04-094
192-16-021	REP	02-08-072	196-26A-035	NEW	02-13-080	208-472-050	REP	02-04-094
192-16-033	REP-E	02-03-074	196-26A-040	NEW-P	02-08-075	208-472-060	REP	02-04-094
192-16-033	PREP	02-07-064	196-26A-040	NEW	02-13-080	208-472-065	REP	02-04-094
192-16-033	REP-E	02-07-065	196-26A-045	NEW-P	02-08-075	208-472-070	REP	02-04-094
192-16-036	REP-E	02-03-074	196-26A-045	NEW	02-13-080	208-472-075	REP	02-04-094
192-16-036	PREP	02-07-064	196-26A-050	NEW-P	02-08-075	208-472-080	REP	02-04-094
192-16-036	REP-P	02-07-065	196-26A-050	NEW	02-13-080	208-620-160	AMD-P	02-12-004
192-16-040	REP-E	02-03-074	196-26A-055	NEW-P	02-08-075	208-620-160	AMD	02-21-101
192-16-040	PREP	02-07-064	196-26A-055	NEW	02-13-080	208-660-125	AMD-P	02-12-003
192-16-040	REP-P	02-07-065	196-26A-060	NEW-P	02-08-075	208-660-125	AMD	02-21-100
192-16-042	REP-E	02-03-074	196-26A-060	NEW	02-13-080	212-12-001	PREP	02-07-018
192-16-042	PREP	02-07-064	196-26A-070	NEW-P	02-08-075	212-12-001	AMD-P	02-11-038
192-16-042	REP-P	02-07-065	196-26A-070	NEW	02-13-080	212-12-001	AMD	02-16-023
192-16-045	REP-E	02-03-074	196-27-010	REP-P	02-15-139	212-12-005	PREP	02-07-018
192-16-045	PREP	02-07-064	196-27-010	REP	02-23-027	212-12-005	AMD-P	02-11-038
192-16-045	REP-P	02-07-065	196-27-020	REP-P	02-15-139	212-12-005	AMD	02-16-023
192-16-047	REP-E	02-03-074	196-27-020	REP	02-23-027	212-12-010	PREP	02-07-018
192-16-047	PREP	02-07-064	196-27A-010	NEW-P	02-15-139	212-12-010	AMD-P	02-11-038
192-16-047	REP-P	02-07-065	196-27A-010	NEW	02-23-027	212-12-010	AMD	02-16-023
192-150	PREP	02-20-095	196-27A-020	NEW-P	02-15-139	212-12-011	PREP	02-07-018
192-150-055	NEW-X	02-08-071	196-27A-020	NEW	02-23-027	212-12-011	AMD-P	02-11-038
192-150-055	NEW	02-14-035	196-27A-030	NEW-P	02-15-139	212-12-011	AMD	02-16-023
192-150-060	NEW	02-08-072	196-27A-030	NEW	02-23-027	212-12-015	PREP	02-07-018
192-170	PREP	02-20-095	197-11	PREP	02-20-080	212-12-015	AMD-P	02-11-038
192-170-050	NEW	02-08-072	197-11	PREP-W	02-21-030	212-12-015	AMD	02-16-023
192-180-010	PREP	02-20-095	204-24-030	AMD-P	02-15-072	212-12-020	PREP	02-07-018
192-180-012	NEW	02-08-072	204-24-030	AMD	02-19-055	212-12-020	AMD-P	02-11-038
192-180-015	PREP	02-20-095	204-24-050	AMD-P	02-15-072	212-12-020	AMD	02-16-023
192-210-005	AMD-P	02-12-126	204-24-050	AMD	02-19-055	212-12-025	PREP	02-07-018
192-210-005	AMD-E	02-12-127	204-36-030	AMD	02-07-055	212-12-025	AMD-P	02-11-038
192-210-005	AMD	02-19-009	204-36-040	AMD	02-07-055	212-12-025	AMD	02-16-023
192-210-015	AMD-P	02-12-126	204-36-060	AMD	02-07-055	212-12-030	PREP	02-07-018
192-210-015	AMD-E	02-12-127	204-91A-010	AMD	02-07-056	212-12-030	AMD-P	02-11-038
192-210-015	AMD	02-19-009	204-91A-030	AMD	02-07-056	212-12-030	AMD	02-16-023
192-210-020	NEW-P	02-12-126	204-91A-060	AMD	02-07-056	212-12-035	PREP	02-07-018
192-210-020	NEW-E	02-12-127	204-91A-090	AMD	02-07-056	212-12-035	AMD-P	02-11-038
192-210-020	NEW	02-19-009	204-91A-120	AMD	02-07-056	212-12-035	AMD	02-16-023
192-240-010	NEW-E	02-03-074	204-91A-130	AMD	02-07-056	212-12-040	PREP	02-07-018
192-240-015	NEW-E	02-03-074	204-91A-140	AMD	02-07-056	212-12-040	AMD-P	02-11-038
192-240-020	NEW-E	02-03-074	204-91A-170	AMD	02-07-056	212-12-040	AMD	02-16-023

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212- 12-044	PREP	02-07-018	220- 16-770	NEW-W	02-15-088	220- 32-05100Q	NEW-E	02-11-003
212- 12-044	AMD-P	02-11-038	220- 16-780	NEW	02-08-048	220- 32-05100Q	REP-E	02-11-003
212- 12-044	AMD	02-16-023	220- 16-780	AMD-P	02-13-088	220- 32-05100R	NEW-E	02-11-049
212- 12-200	NEW-E	02-03-060	220- 16-780	NEW-W	02-15-088	220- 32-05100R	REP-E	02-11-049
212- 12-200	NEW-P	02-17-102	220- 16-780	AMD	02-17-017	220- 32-05100S	NEW-E	02-11-085
212- 12-210	NEW-E	02-03-060	220- 16-78000A	NEW-E	02-10-118	220- 32-05100S	REP-E	02-11-085
212- 12-210	NEW-P	02-17-102	220- 16-790	NEW	02-08-048	220- 32-05100S	REP-E	02-11-146
212- 12-220	NEW-E	02-03-060	220- 16-790	AMD-P	02-13-088	220- 32-05100T	NEW-E	02-14-138
212- 12-220	NEW-P	02-17-102	220- 16-790	NEW-W	02-15-088	220- 32-05100T	REP-E	02-14-138
212- 12-230	NEW-E	02-03-060	220- 16-790	AMD	02-17-017	220- 32-05100U	NEW-E	02-17-064
212- 12-230	NEW-P	02-17-102	220- 16-79000A	NEW-E	02-10-118	220- 32-05100U	REP-E	02-18-079
212- 12-240	NEW-E	02-03-060	220- 16-800	NEW-W	02-15-088	220- 32-05100V	NEW-E	02-18-079
212- 12-240	NEW-P	02-17-102	220- 20-001	NEW-P	02-13-085	220- 32-05100V	REP-E	02-19-074
212- 12-250	NEW-E	02-03-060	220- 20-001	NEW	02-16-069	220- 32-05100W	NEW-E	02-19-074
212- 12-250	NEW-P	02-17-102	220- 20-010	AMD	02-08-048	220- 32-05100W	REP-E	02-19-074
212- 12-260	NEW-E	02-03-060	220- 20-015	AMD-X	02-15-025	220- 32-05100X	NEW-E	02-20-008
212- 12-260	NEW-P	02-17-102	220- 20-015	AMD	02-23-002	220- 32-05100X	REP-E	02-20-008
212- 12-270	NEW-E	02-03-060	220- 20-016	PREP	02-06-107	220- 32-05100Y	NEW-E	02-21-047
212- 12-270	NEW-P	02-17-102	220- 20-016	AMD-X	02-11-073	220- 32-05100Y	REP-E	02-21-047
212- 12-280	NEW-E	02-03-060	220- 20-016	AMD-C	02-16-002	220- 32-05500E	NEW-E	02-11-146
212- 12-280	NEW-P	02-17-102	220- 20-016	AMD-W	02-24-053	220- 32-05500E	REP-E	02-11-146
212- 12-290	NEW-E	02-03-060	220- 20-020	AMD-X	02-15-025	220- 32-05700P	NEW-E	02-11-146
212- 12-290	NEW-P	02-17-102	220- 20-020	AMD	02-23-002	220- 32-05700P	REP-E	02-11-146
212- 12-300	NEW-E	02-03-060	220- 20-025	AMD	02-08-048	220- 32-05700Q	NEW-E	02-20-033
212- 12-300	NEW-P	02-17-102	220- 20-025	AMD-X	02-15-025	220- 32-05700Q	REP-E	02-20-033
212- 12-310	NEW-E	02-03-060	220- 20-025	AMD	02-23-002	220- 32-05700Q	REP-E	02-22-017
212- 12-310	NEW-P	02-17-102	220- 20-075	NEW	02-05-046	220- 32-05700Q	REP-E	02-22-017
212- 12-320	NEW-E	02-03-060	220- 20-080	NEW-P	02-13-134	220- 32-05700R	NEW-E	02-22-017
212- 12-320	NEW-P	02-17-102	220- 20-080	NEW-S	02-21-115	220- 32-05700R	REP-E	02-22-017
212- 12-330	NEW-E	02-03-060	220- 20-08000A	NEW-E	02-14-089	220- 33-01000I	NEW-E	02-04-077
212- 12-330	NEW-P	02-17-102	220- 20-08000A	REP-E	02-22-015	220- 33-01000I	REP-E	02-04-077
212- 12-340	NEW-E	02-03-060	220- 20-08000B	NEW-E	02-22-015	220- 33-01000J	NEW-E	02-05-056
212- 12-340	NEW-P	02-17-102	220- 20-100	NEW	02-08-048	220- 33-01000J	REP-E	02-05-056
212- 12-350	NEW-E	02-03-060	220- 20-100	NEW-W	02-15-088	220- 33-01000J	REP-E	02-07-010
212- 12-350	NEW-P	02-17-102	220- 22-40000D	NEW-E	02-19-040	220- 33-01000K	NEW-E	02-07-010
212- 12-360	NEW-E	02-03-060	220- 24-04000B	NEW-E	02-10-078	220- 33-01000K	REP-E	02-07-010
212- 12-360	NEW-P	02-17-102	220- 24-04000B	REP-E	02-10-078	220- 33-01000K	REP-E	02-07-094
212- 12-370	NEW-E	02-03-060	220- 24-04000B	REP-E	02-10-120	220- 33-01000L	NEW-E	02-07-094
212- 12-370	NEW-P	02-17-102	220- 24-04000C	NEW-E	02-10-120	220- 33-01000L	REP-E	02-07-094
212- 12-380	NEW-E	02-03-060	220- 24-04000C	REP-E	02-10-120	220- 33-01000L	REP-E	02-08-014
212- 12-380	NEW-P	02-17-102	220- 24-04000C	REP-E	02-13-003	220- 33-01000M	NEW-E	02-08-014
212- 12-390	NEW-E	02-03-060	220- 24-04000D	NEW-E	02-14-090	220- 33-01000M	REP-E	02-08-025
212- 12-390	NEW-P	02-17-102	220- 24-04000D	REP-E	02-14-090	220- 33-01000N	NEW-E	02-08-025
212- 12-400	NEW-E	02-03-060	220- 24-04000E	NEW-E	02-15-041	220- 33-01000N	REP-E	02-08-025
212- 12-400	NEW-P	02-17-102	220- 24-04000E	REP-E	02-15-041	220- 33-01000P	NEW-E	02-16-063
212- 12-410	NEW-E	02-03-060	220- 24-04000F	NEW-E	02-16-013	220- 33-01000P	REP-E	02-16-063
212- 12-410	NEW-P	02-17-102	220- 24-04000F	REP-E	02-16-013	220- 33-01000Q	NEW-E	02-17-021
212- 12-420	NEW-E	02-03-060	220- 24-04000G	NEW-E	02-17-010	220- 33-01000Q	REP-E	02-17-021
212- 12-420	NEW-P	02-17-102	220- 24-04000G	REP-E	02-17-010	220- 33-01000R	NEW-E	02-17-063
220- 12-005	NEW-P	02-13-107	220- 24-04000H	NEW-E	02-18-010	220- 33-01000R	REP-E	02-17-063
220- 12-005	NEW	02-19-007	220- 24-04000H	REP-E	02-18-010	220- 33-01000R	REP-E	02-19-073
220- 12-020	AMD-P	02-21-094	220- 32-05100K	REP-E	02-04-073	220- 33-01000S	NEW-E	02-19-073
220- 12-090	NEW-P	02-13-107	220- 32-05100L	NEW-E	02-04-073	220- 33-01000S	REP-E	02-19-073
220- 12-090	NEW	02-19-007	220- 32-05100L	REP-E	02-04-073	220- 33-01000T	NEW-E	02-20-010
220- 12-09000A	NEW-E	02-15-001	220- 32-05100L	REP-E	02-07-011	220- 33-01000T	REP-E	02-20-010
220- 16-028	AMD	02-08-048	220- 32-05100M	NEW-E	02-07-011	220- 33-01000T	REP-E	02-20-038
220- 16-410	AMD-W	02-05-035	220- 32-05100M	REP-E	02-07-011	220- 33-01000U	NEW-E	02-20-038
220- 16-480	AMD	02-08-027	220- 32-05100M	REP-E	02-07-044	220- 33-01000U	REP-E	02-20-038
220- 16-760	NEW	02-08-048	220- 32-05100N	NEW-E	02-07-044	220- 33-01000U	REP-E	02-20-064
220- 16-760	AMD-P	02-13-088	220- 32-05100N	REP-E	02-07-044	220- 33-01000V	NEW-E	02-20-064
220- 16-760	NEW-W	02-15-088	220- 32-05100P	NEW-E	02-10-042	220- 33-01000V	REP-E	02-20-064
220- 16-760	AMD	02-17-017	220- 32-05100P	REP-E	02-10-042	220- 33-01000W	NEW-E	02-21-033
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220-33-01000X	REP-E	02-22-016	220-47-31100H	NEW-E	02-23-044	220-52-04600A	REP-E	02-03-024
220-33-03000S	NEW-E	02-11-014	220-47-31100H	REP-E	02-23-058	220-52-04600B	NEW-E	02-03-024
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220-33-04000P	REP-E	02-04-072	220-47-401	AMD-X	02-11-073	220-52-04600D	NEW-E	02-04-093
220-33-04000P	REP-E	02-04-102	220-47-401	AMD	02-16-004	220-52-04600D	REP-E	02-07-037
220-33-04000Q	NEW-E	02-04-102	220-47-40100D	NEW-E	02-19-039	220-52-04600E	NEW-E	02-07-037
220-33-04000Q	REP-E	02-04-102	220-47-40100D	REP-E	02-19-039	220-52-04600E	REP-E	02-07-075
220-33-04000Q	REP-E	02-06-036	220-47-411	AMD-X	02-11-073	220-52-04600F	NEW-E	02-07-075
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220-33-04000R	REP-E	02-06-036	220-47-41100C	NEW-E	02-21-010	220-52-04600G	NEW-E	02-08-070
220-36-02300B	NEW-E	02-16-050	220-47-41100C	REP-E	02-21-010	220-52-04600G	REP-E	02-08-070
220-36-02300B	REP-E	02-16-103	220-47-41100C	REP-E	02-22-014	220-52-04600H	NEW-E	02-19-040
220-36-02300C	NEW-E	02-16-103	220-47-41100D	NEW-E	02-22-014	220-52-04600H	REP-E	02-22-042
220-36-02300C	REP-E	02-19-038	220-47-41100D	REP-E	02-22-014	220-52-04600I	NEW-E	02-22-042
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220-36-02300D	REP-E	02-22-031	220-47-41100E	NEW-E	02-22-062	220-52-04600J	NEW-E	02-23-018
220-36-02300E	NEW-E	02-22-031	220-47-41100E	REP-E	02-23-019	220-52-04600J	REP-E	02-23-035
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220-40-027	AMD	02-16-021	220-47-41100H	NEW-E	02-23-058	220-52-05000E	NEW-E	02-15-013
220-40-02700A	NEW-E	02-20-065	220-47-41100H	REP-E	02-24-007	220-52-05100A	NEW-E	02-10-004
220-40-02700A	REP-E	02-20-065	220-47-41100I	NEW-E	02-24-007	220-52-05100A	REP-E	02-10-043
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220-40-02700Z	REP-E	02-20-018	220-47-428	AMD-X	02-11-073	220-52-05100B	REP-E	02-13-023
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220-44-05000J	REP-E	02-11-042	220-47-902	NEW-E	02-18-007	220-52-05100E	NEW-E	02-15-031
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220-44-05000L	REP-E	02-16-019	220-48-01500P	NEW-E	02-17-012	220-52-05100G	NEW-E	02-16-011
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220-44-05000M	REP-E	02-18-081	220-48-029	AMD-W	02-15-086	220-52-05100H	NEW-E	02-16-049
220-44-05000N	NEW-E	02-18-081	220-48-02900A	NEW-E	02-21-093	220-52-05100H	REP-E	02-17-020
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220-44-05000R	NEW-E	02-24-024	220-48-05100Q	NEW-E	02-19-051	220-52-05100K	NEW-E	02-18-021
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220-47-301	AMD-W	02-16-003	220-48-06200A	REP-E	02-24-031	220-52-05100L	NEW-E	02-18-059
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220-47-311	AMD	02-16-004	220-49-02000M	NEW-E	02-21-093	220-52-05100M	NEW-E	02-19-002
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220-47-31100E	REP-E	02-22-062	220-52-04000G	REP-E	02-15-124	220-52-071	AMD	02-17-016
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220- 52-07100Z	REP-E	02-20-047	220- 56-23500P	NEW-E	02-21-092	220- 56-32500W	NEW-E	02-11-041
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220- 52-073	AMD	02-17-016	220- 56-250	AMD-P	02-21-094	220- 56-32500X	NEW-E	02-11-134
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220- 52-07300R	NEW-E	02-03-025	220- 56-25000D	NEW-E	02-07-025	220- 56-32500Y	NEW-E	02-12-054
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220- 52-07300S	REP-E	02-03-090	220- 56-255	AMD-P	02-21-094	220- 56-32500Z	REP-E	02-15-125
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220- 52-07300U	NEW-E	02-04-035	220- 56-25500B	NEW-E	02-15-024	220- 56-33000E	NEW-E	02-05-001
220- 52-07300U	REP-E	02-04-078	220- 56-25500B	REP-E	02-15-105	220- 56-33000E	REP-E	02-07-037
220- 52-07300V	NEW-E	02-04-078	220- 56-25500C	REP-E	02-15-109	220- 56-33000F	NEW-E	02-07-037
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220- 52-07500D	NEW-E	02-09-021	220- 56-25500Z	REP-E	02-14-139	220- 56-33000I	NEW-E	02-11-050
220- 52-07500D	REP-E	02-10-004	220- 56-265	AMD	02-08-048	220- 56-33000I	REP-E	02-11-094
220- 52-07500E	NEW-E	02-10-004	220- 56-265	AMD-P	02-21-094	220- 56-33000J	NEW-E	02-11-094
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220- 55-001	AMD	02-16-070	220- 56-27000L	REP-E	02-06-036	220- 56-33000K	NEW-E	02-11-132
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220- 56-19500J	REP-E	02-17-038	220- 56-32500A	NEW-E	02-15-125	220- 56-36000L	REP-E	02-03-053
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220- 56-230	AMD-P	02-21-094	220- 56-32500B	NEW-E	02-16-044	220- 56-36000M	NEW-E	02-04-039
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220- 56-36000P	REP-E	02-10-012	222- 21-020	AMD	02-05-084	230- 20-170	AMD-P	02-13-111
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220- 56-380	AMD-P	02-21-094	222- 21-045	AMD	02-05-084	230- 20-244	AMD	02-06-006
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220- 56-38000D	NEW-E	02-06-035	222- 21-050	AMD	02-05-084	230- 20-249	AMD	02-06-006
220- 56-38000D	REP-E	02-10-029	222- 21-050	AMD-P	02-22-051	230- 30-033	AMD	02-06-007
220- 56-38000E	NEW-E	02-10-029	222- 21-061	NEW	02-05-084	230- 30-045	AMD	02-06-007
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220- 69-240	AMD-P	02-13-134	226- 01-040	AMD	02-08-076	230- 30-106	AMD-P	02-06-038
220- 69-240	AMD-S	02-21-115	226- 01-050	AMD-X	02-03-038	230- 30-106	AMD	02-10-003
220- 69-24000A	NEW-E	02-10-004	226- 01-050	AMD	02-08-076	230- 40-120	AMD-W	02-14-103
220- 69-24000A	REP-E	02-10-043	226- 12-080	AMD-X	02-03-038	230- 40-610	AMD-P	02-12-076
220- 69-24000B	NEW-E	02-10-043	226- 12-080	AMD	02-08-076	230- 40-610	AMD	02-17-033
220- 69-24000B	REP-E	02-13-023	226- 16-160	AMD-X	02-03-038	230- 40-800	AMD-P	02-07-081
220- 69-24000C	NEW-E	02-13-023	226- 16-160	AMD	02-08-076	230- 40-800	AMD	02-11-084
220- 69-24000C	REP-E	02-14-068	226- 20-010	AMD-X	02-03-038	230- 40-897	REP-P	02-07-081
220- 69-24000D	NEW-E	02-14-068	226- 20-010	AMD	02-08-076	230- 40-897	REP	02-11-084
220- 69-24000E	NEW-E	02-19-040	230- 02-145	REP-P	02-07-081	230- 50-010	AMD-P	02-13-111
220- 69-241	AMD-P	02-13-134	230- 02-145	REP	02-11-084	230- 50-010	AMD	02-17-035
220- 69-241	AMD-S	02-21-115	230- 02-205	AMD-S	02-03-077	232- 12-011	AMD-P	02-06-122
220- 74-020	AMD-P	02-06-109	230- 02-205	AMD-W	02-16-083	232- 12-011	AMD	02-08-048
220- 74-020	AMD	02-10-023	230- 04-064	AMD-P	02-06-037	232- 12-011	AMD	02-11-069
220- 76-100	NEW-P	02-21-114	230- 04-064	AMD	02-10-002	232- 12-014	AMD-P	02-06-122
220- 76-110	NEW-P	02-21-114	230- 04-180	AMD-P	02-13-112	232- 12-014	AMD	02-11-069
220- 76-120	NEW-P	02-21-114	230- 04-180	AMD	02-17-034	232- 12-016	NEW-P	02-13-107
220- 76-130	NEW-P	02-21-114	230- 04-202	AMD-W	02-02-090	232- 12-016	NEW	02-19-007
220- 76-140	NEW-P	02-21-114	230- 04-202	AMD-P	02-13-111	232- 12-01600A	NEW-E	02-15-001
220- 76-150	NEW-P	02-21-114	230- 04-202	AMD-W	02-16-024	232- 12-017	AMD-P	02-13-107
220- 77-020	AMD	02-06-018	230- 04-202	AMD-P	02-17-032	232- 12-017	AMD	02-19-007
220- 77-040	AMD	02-06-018	230- 04-203	AMD-P	02-13-111	232- 12-019	AMD	02-08-048
220- 77-09000A	NEW-E	02-04-069	230- 04-203	AMD-W	02-16-024	232- 12-073	NEW-P	02-13-089
220- 77-09000A	REP-E	02-04-089	230- 04-203	AMD-P	02-17-032	232- 12-104	AMD-P	02-21-131
220- 77-09000B	NEW-E	02-04-089	230- 04-204	AMD-P	02-17-032	232- 12-104	AMD-W	02-24-027
220- 77-095	AMD-P	02-13-136	230- 04-315	REP-P	02-13-111	232- 12-106	AMD-P	02-21-131
220- 77-095	AMD	02-17-015	230- 04-315	REP	02-18-043	232- 12-114	AMD-P	02-21-131
220- 77-100	NEW-W	02-11-027	230- 08-017	AMD-P	02-17-032	232- 12-117	AMD-P	02-21-131
220- 77-105	NEW-W	02-11-027	230- 08-255	AMD-P	02-06-037	232- 12-147	REP	02-08-048
220- 88C-04000	NEW-E	02-13-051	230- 08-255	AMD	02-10-002	232- 12-151	REP	02-08-048
220- 88C-04000	REP-E	02-19-072	230- 12-045	NEW-P	02-07-081	232- 12-168	AMD	02-08-048
220- 88C-04000	NEW-E	02-19-071	230- 12-045	NEW	02-11-084	232- 12-16800B	NEW-E	02-07-095
220- 88C-04000	REP-E	02-19-072	230- 12-050	AMD-P	02-07-081	232- 12-16800B	REP-E	02-07-095
220- 88C-04000	NEW-E	02-19-072	230- 12-050	AMD	02-11-084	232- 12-181	AMD-P	02-17-118
220- 88C-04000	REP-E	02-20-019	230- 12-090	AMD-P	02-13-111	232- 12-243	AMD-P	02-13-133
220- 95-100	AMD-P	02-13-086	230- 12-090	AMD	02-17-035	232- 12-243	AMD	02-17-013
220- 95-100	AMD	02-17-014	230- 12-330	AMD-P	02-06-038	232- 12-245	NEW-W	02-11-025
220- 95-110	AMD-P	02-13-086	230- 12-330	AMD	02-10-003	232- 12-253	NEW	02-05-021
220- 95-110	AMD	02-17-014	230- 12-340	AMD-P	02-06-038	232- 12-253	AMD-P	02-10-125
220-130-040	AMD-W	02-02-089	230- 12-340	AMD	02-10-003	232- 12-253	AMD	02-16-043
222- 10-040	AMD-P	02-05-087	230- 20-002	NEW-P	02-13-111	232- 12-267	AMD-P	02-10-128
222- 10-040	AMD	02-11-075	230- 20-002	NEW	02-17-035	232- 12-267	AMD	02-15-018
222- 10-041	AMD-P	02-05-087	230- 20-005	NEW-P	02-13-111	232- 12-272	NEW	02-08-048
222- 10-041	AMD	02-11-075	230- 20-005	NEW	02-17-035	232- 12-31500I	NEW-E	02-24-028
222- 16-050	AMD-E	02-05-086	230- 20-070	AMD-P	02-13-111	232- 12-619	AMD	02-08-048
222- 16-050	PREP	02-07-023	230- 20-070	AMD	02-17-035	232- 12-619	AMD-P	02-21-059
222- 16-050	AMD-P	02-11-138	230- 20-104	AMD-P	02-13-111	232- 12-619	AMD-P	02-21-094
222- 16-050	AMD-E	02-15-083	230- 20-104	AMD	02-17-035	232- 12-828	AMD-P	02-13-135
222- 16-050	AMD	02-17-099	230- 20-111	REP-P	02-07-081	232- 28-02220	AMD-P	02-06-124
222- 21	PREP	02-17-098	230- 20-111	REP	02-11-084	232- 28-02220	AMD	02-11-069

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
232- 28-02240	AMD-P	02-06-124	232- 28-61900E	NEW-E	02-10-024	232- 28-61900S	NEW-E	02-12-013
232- 28-02240	AMD	02-11-069	232- 28-61900E	REP-E	02-10-024	232- 28-61900S	REP-E	02-13-052
232- 28-248	AMD-P	02-06-124	232- 28-61900E	NEW-E	02-17-041	232- 28-61900S	NEW-E	02-21-078
232- 28-248	AMD	02-11-069	232- 28-61900E	REP-E	02-20-012	232- 28-61900S	REP-E	02-21-078
232- 28-266	AMD-P	02-06-121	232- 28-61900F	NEW-E	02-10-077	232- 28-61900T	NEW-E	02-05-075
232- 28-266	AMD-W	02-19-087	232- 28-61900F	NEW-E	02-18-008	232- 28-61900T	REP-E	02-07-096
232- 28-271	AMD-P	02-21-131	232- 28-61900F	REP-E	02-18-011	232- 28-61900T	NEW-E	02-12-019
232- 28-273	AMD-P	02-06-121	232- 28-61900F	REP-E	02-21-045	232- 28-61900T	REP-E	02-12-019
232- 28-273	AMD	02-11-069	232- 28-61900G	NEW-E	02-10-062	232- 28-61900T	NEW-E	02-21-079
232- 28-275	AMD-P	02-21-131	232- 28-61900G	NEW-E	02-18-011	232- 28-61900T	REP-E	02-22-012
232- 28-276	AMD-P	02-10-128	232- 28-61900H	REP-E	02-03-014	232- 28-61900U	REP-E	02-03-022
232- 28-276	AMD	02-15-018	232- 28-61900H	NEW-E	02-10-063	232- 28-61900U	NEW-E	02-06-100
232- 28-277	AMD-P	02-06-125	232- 28-61900H	REP-E	02-11-006	232- 28-61900U	REP-E	02-06-100
232- 28-277	REP-P	02-10-128	232- 28-61900H	NEW-E	02-18-058	232- 28-61900U	NEW-E	02-13-052
232- 28-277	AMD	02-11-069	232- 28-61900H	REP-E	02-18-058	232- 28-61900U	REP-E	02-14-046
232- 28-277	REP	02-15-019	232- 28-61900I	NEW-E	02-03-022	232- 28-61900U	NEW-E	02-21-086
232- 28-278	AMD-P	02-06-126	232- 28-61900I	REP-E	02-03-022	232- 28-61900U	REP-E	02-21-086
232- 28-278	AMD	02-11-069	232- 28-61900I	NEW-E	02-11-001	232- 28-61900U	NEW-E	02-06-099
232- 28-279	AMD-P	02-06-123	232- 28-61900I	NEW-E	02-18-057	232- 28-61900V	REP-E	02-06-099
232- 28-279	AMD	02-11-069	232- 28-61900J	NEW-E	02-03-023	232- 28-61900V	NEW-E	02-14-046
232- 28-279	AMD-P	02-13-138	232- 28-61900J	NEW-E	02-11-006	232- 28-61900V	REP-E	02-15-032
232- 28-279	AMD	02-18-005	232- 28-61900J	REP-E	02-11-039	232- 28-61900V	NEW-E	02-22-013
232- 28-282	NEW-P	02-10-128	232- 28-61900J	NEW-E	02-18-073	232- 28-61900W	NEW-E	02-07-061
232- 28-282	NEW	02-15-019	232- 28-61900K	NEW-E	02-03-014	232- 28-61900W	REP-E	02-07-061
232- 28-282	AMD-P	02-21-130	232- 28-61900K	NEW-E	02-11-039	232- 28-61900W	NEW-E	02-15-030
232- 28-291	AMD-P	02-21-131	232- 28-61900K	REP-E	02-11-039	232- 28-61900W	REP-E	02-18-008
232- 28-299	AMD-P	02-10-128	232- 28-61900K	NEW-E	02-19-005	232- 28-61900W	NEW-E	02-22-012
232- 28-299	AMD	02-15-018	232- 28-61900K	REP-E	02-19-005	232- 28-61900W	REP-E	02-22-032
232- 28-425	REP-P	02-13-137	232- 28-61900L	NEW-E	02-03-015	232- 28-61900X	NEW-E	02-07-019
232- 28-425	REP	02-18-005	232- 28-61900L	REP-E	02-03-015	232- 28-61900X	REP-E	02-07-019
232- 28-42500C	NEW-E	02-03-052	232- 28-61900L	NEW-E	02-11-040	232- 28-61900X	NEW-E	02-15-032
232- 28-42500C	REP-E	02-03-052	232- 28-61900L	NEW-E	02-19-075	232- 28-61900X	REP-E	02-17-036
232- 28-426	NEW-P	02-13-137	232- 28-61900L	REP-E	02-22-013	232- 28-61900X	NEW-E	02-22-032
232- 28-426	NEW	02-18-005	232- 28-61900M	NEW-E	02-03-066	232- 28-61900X	REP-E	02-23-020
232- 28-42600A	NEW-E	02-21-046	232- 28-61900M	REP-E	02-10-063	232- 28-61900Y	NEW-E	02-07-066
232- 28-42600A	REP-E	02-21-046	232- 28-61900M	NEW-E	02-11-068	232- 28-61900Y	REP-E	02-07-066
232- 28-619	AMD	02-08-048	232- 28-61900M	REP-E	02-11-068	232- 28-61900Y	NEW-E	02-15-037
232- 28-619	AMD-X	02-10-127	232- 28-61900M	NEW-E	02-20-012	232- 28-61900Y	REP-E	02-15-037
232- 28-619	AMD-P	02-13-088	232- 28-61900N	NEW-E	02-04-019	232- 28-61900Y	NEW-E	02-22-038
232- 28-619	AMD	02-15-097	232- 28-61900N	REP-E	02-04-019	232- 28-61900Y	REP-E	02-22-038
232- 28-619	AMD-P	02-15-106	232- 28-61900N	NEW-E	02-11-071	232- 28-61900Z	NEW-E	02-07-096
232- 28-619	AMD	02-20-082	232- 28-61900N	REP-E	02-11-071	232- 28-61900Z	REP-E	02-07-096
232- 28-619	AMD-P	02-21-094	232- 28-61900N	NEW-E	02-20-048	232- 28-61900Z	NEW-E	02-15-095
232- 28-61900A	NEW-E	02-08-022	232- 28-61900N	REP-E	02-20-048	232- 28-61900Z	REP-E	02-16-022
232- 28-61900A	REP-E	02-11-001	232- 28-61900P	NEW-E	02-04-103	232- 28-61900Z	NEW-E	02-23-020
232- 28-61900A	NEW-E	02-15-159	232- 28-61900P	REP-E	02-12-013	232- 28-61900Z	REP-E	02-23-033
232- 28-61900A	REP-E	02-15-159	232- 28-61900P	NEW-E	02-21-023	232- 28-620	AMD-X	02-10-127
232- 28-61900A	NEW-E	02-23-033	232- 28-61900P	REP-E	02-21-023	232- 28-620	AMD	02-15-097
232- 28-61900B	NEW-E	02-08-004	232- 28-61900Q	NEW-E	02-05-007	232- 28-62000D	NEW-E	02-11-086
232- 28-61900B	REP-E	02-08-004	232- 28-61900Q	REP-E	02-11-040	232- 28-62000D	REP-E	02-11-086
232- 28-61900B	NEW-E	02-16-001	232- 28-61900Q	NEW-E	02-11-086	232- 28-62000D	REP-E	02-15-121
232- 28-61900B	REP-E	02-16-001	232- 28-61900Q	REP-E	02-11-086	232- 28-62000E	NEW-E	02-15-121
232- 28-61900B	NEW-E	02-24-030	232- 28-61900Q	REP-E	02-12-013	232- 28-62000E	REP-E	02-17-011
232- 28-61900C	NEW-E	02-09-023	232- 28-61900Q	NEW-E	02-21-043	232- 28-62000F	NEW-E	02-17-011
232- 28-61900C	REP-E	02-09-023	232- 28-61900R	NEW-E	02-05-008	232- 28-62000F	REP-E	02-17-065
232- 28-61900C	NEW-E	02-16-022	232- 28-61900R	REP-E	02-05-008	232- 28-62000G	NEW-E	02-17-065
232- 28-61900C	REP-E	02-17-041	232- 28-61900R	NEW-E	02-11-114	232- 28-62000G	REP-E	02-18-009
232- 28-61900D	REP-E	02-05-075	232- 28-61900R	REP-E	02-11-114	232- 28-62000H	NEW-E	02-18-009
232- 28-61900D	NEW-E	02-09-009	232- 28-61900R	NEW-E	02-21-045	232- 28-62000H	REP-E	02-18-080
232- 28-61900D	REP-E	02-10-063	232- 28-61900R	REP-E	02-24-030	232- 28-62000I	NEW-E	02-18-080
232- 28-61900D	NEW-E	02-17-036	232- 28-61900S	NEW-E	02-05-010	232- 28-62000I	REP-E	02-19-006
232- 28-61900D	REP-E	02-19-075	232- 28-61900S	REP-E	02-09-009	232- 28-62000J	NEW-E	02-19-006

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
232- 28-621	AMD	02-08-048	246-205-050	REP-P	02-21-127	246-224-0110	NEW-P	02-07-021
232- 28-621	AMD-X	02-10-127	246-205-051	NEW-P	02-21-127	246-224-0110	NEW	02-14-050
232- 28-621	AMD	02-15-097	246-205-060	REP-P	02-21-127	246-224-0120	NEW-P	02-07-021
232- 28-621	AMD-P	02-21-094	246-205-061	NEW-P	02-21-127	246-224-0120	NEW	02-14-050
232- 28-62100G	NEW-E	02-11-086	246-205-070	REP-P	02-21-127	246-224-020	REP-P	02-07-021
232- 28-62100G	REP-E	02-11-086	246-205-071	NEW-P	02-21-127	246-224-020	REP	02-14-050
232- 28-62100G	REP-E	02-14-069	246-205-080	REP-P	02-21-127	246-224-050	REP-P	02-07-021
232- 28-62100H	NEW-E	02-14-069	246-205-081	NEW-P	02-21-127	246-224-050	REP	02-14-050
232- 28-62100H	REP-E	02-15-033	246-205-090	REP-P	02-21-127	246-224-060	REP-P	02-07-021
232- 28-62100I	NEW-E	02-15-033	246-205-091	NEW-P	02-21-127	246-224-060	REP	02-14-050
232- 28-62100I	REP-E	02-15-096	246-205-100	REP-P	02-21-127	246-224-070	REP-P	02-07-021
232- 28-62100J	NEW-E	02-15-096	246-205-101	NEW-P	02-21-127	246-224-070	REP	02-14-050
236- 48	PREP	02-16-025	246-205-110	REP-P	02-21-127	246-224-090	REP-P	02-07-021
236- 48-002	PREP	02-16-025	246-205-111	NEW-P	02-21-127	246-224-090	REP	02-14-050
236- 48-003	PREP	02-16-025	246-205-120	REP-P	02-21-127	246-224-100	REP-P	02-07-021
236- 48-123	PREP	02-19-048	246-205-121	NEW-P	02-21-127	246-224-100	REP	02-14-050
236- 49	PREP	02-16-026	246-205-131	NEW-P	02-21-127	246-229-0001	NEW-P	02-07-021
236- 56	PREP	02-19-049	246-205-510	NEW-P	02-21-127	246-229-0001	NEW	02-14-050
236- 70	PREP	02-13-127	246-205-520	AMD-P	02-21-127	246-229-001	REP-P	02-07-021
246- 12-040	AMD-X	02-09-042	246-205-530	AMD-P	02-21-127	246-229-001	REP	02-14-050
246- 12-040	AMD-W	02-22-033	246-205-531	NEW-P	02-21-127	246-229-0010	NEW-P	02-07-021
246- 50	PREP-W	02-09-027	246-205-540	AMD-P	02-21-127	246-229-0010	NEW	02-14-050
246-100-011	AMD-P	02-16-102	246-205-541	NEW-P	02-21-127	246-229-0020	NEW-P	02-07-021
246-100-011	AMD-S	02-22-107	246-205-550	AMD-P	02-21-127	246-229-0020	NEW	02-14-050
246-100-036	AMD-P	02-16-102	246-205-560	AMD-P	02-21-127	246-229-0030	NEW-P	02-07-021
246-100-036	AMD-S	02-22-107	246-205-570	AMD-P	02-21-127	246-229-0030	NEW	02-14-050
246-100-040	NEW-P	02-16-102	246-205-580	AMD-P	02-21-127	246-229-0040	NEW-P	02-07-021
246-100-040	NEW-S	02-22-107	246-205-590	NEW-P	02-21-127	246-229-0040	NEW	02-14-050
246-100-045	NEW-P	02-16-102	246-215-150	AMD-P	02-04-091	246-229-0050	NEW-P	02-07-021
246-100-045	NEW-S	02-22-107	246-215-150	AMD	02-09-028	246-229-0050	NEW	02-14-050
246-100-050	NEW-P	02-16-102	246-217-010	PREP	02-20-075	246-229-0060	NEW-P	02-07-021
246-100-050	NEW-S	02-22-107	246-217-015	PREP	02-20-075	246-229-0060	NEW	02-14-050
246-100-055	NEW-P	02-16-102	246-217-025	AMD-P	02-18-031	246-229-0070	NEW-P	02-07-021
246-100-055	NEW-S	02-22-107	246-217-025	AMD	02-22-079	246-229-0070	NEW	02-14-050
246-100-060	NEW-P	02-16-102	246-224	AMD-P	02-07-021	246-229-0080	NEW-P	02-07-021
246-100-060	NEW-S	02-22-107	246-224	AMD	02-14-050	246-229-0080	NEW	02-14-050
246-100-065	NEW-P	02-16-102	246-224-0001	NEW-P	02-07-021	246-229-0090	NEW-P	02-07-021
246-100-065	NEW-S	02-22-107	246-224-0001	NEW	02-14-050	246-229-0090	NEW	02-14-050
246-100-070	NEW-P	02-16-102	246-224-001	REP-P	02-07-021	246-229-0100	NEW-P	02-07-021
246-100-070	NEW-S	02-22-107	246-224-001	REP	02-14-050	246-229-0100	NEW	02-14-050
246-100-166	PREP	02-10-066	246-224-0010	NEW-P	02-07-021	246-229-020	REP-P	02-07-021
246-100-166	AMD-E	02-14-075	246-224-0010	NEW	02-14-050	246-229-020	REP	02-14-050
246-100-206	AMD-P	02-08-018	246-224-0020	NEW-P	02-07-021	246-229-030	REP-P	02-07-021
246-100-206	AMD	02-12-106	246-224-0020	NEW	02-14-050	246-229-030	REP	02-14-050
246-100-207	AMD-P	02-08-018	246-224-0030	NEW-P	02-07-021	246-229-050	REP-P	02-07-021
246-100-207	AMD	02-12-106	246-224-0030	NEW	02-14-050	246-229-050	REP	02-14-050
246-100-208	AMD-P	02-08-018	246-224-0040	NEW-P	02-07-021	246-229-060	REP-P	02-07-021
246-100-208	AMD	02-12-106	246-224-0040	NEW	02-14-050	246-229-060	REP	02-14-050
246-101-505	AMD-P	02-16-102	246-224-0050	NEW-P	02-07-021	246-229-070	REP-P	02-07-021
246-101-505	AMD-S	02-22-107	246-224-0050	NEW	02-14-050	246-229-070	REP	02-14-050
246-145-001	NEW	02-11-109	246-224-0060	NEW-P	02-07-021	246-229-080	REP-P	02-07-021
246-145-010	NEW	02-11-109	246-224-0060	NEW	02-14-050	246-229-080	REP	02-14-050
246-145-020	NEW	02-11-109	246-224-0070	NEW-P	02-07-021	246-229-090	REP-P	02-07-021
246-145-030	NEW	02-11-109	246-224-0070	NEW	02-14-050	246-229-090	REP	02-14-050
246-145-040	NEW	02-11-109	246-224-0080	NEW-P	02-07-021	246-229-100	REP-P	02-07-021
246-205-010	AMD-P	02-21-127	246-224-0080	NEW	02-14-050	246-229-100	REP	02-14-050
246-205-020	REP-P	02-21-127	246-224-0090	NEW-P	02-07-021	246-229-110	REP-P	02-07-021
246-205-021	NEW-P	02-21-127	246-224-0090	NEW	02-14-050	246-229-110	REP	02-14-050
246-205-030	REP-P	02-21-127	246-224-010	REP-P	02-07-021	246-252-030	AMD-X	02-11-021
246-205-031	NEW-P	02-21-127	246-224-010	REP	02-14-050	246-252-030	AMD	02-17-005
246-205-040	REP-P	02-21-127	246-224-0100	NEW-P	02-07-021	246-254-053	AMD-P	02-04-034
246-205-041	NEW-P	02-21-127	246-224-0100	NEW	02-14-050	246-254-053	AMD	02-07-085

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
246-254-070	AMD	02-04-025	246-328-200	REP	02-20-078	246-335-045	NEW	02-18-026
246-254-080	AMD	02-04-025	246-328-990	REP-X	02-14-054	246-335-050	NEW-P	02-12-103
246-254-090	AMD	02-04-025	246-328-990	REP	02-20-078	246-335-050	NEW	02-18-026
246-254-100	AMD	02-04-025	246-329-990	AMD-P	02-10-131	246-335-055	NEW-P	02-12-103
246-254-120	AMD	02-04-025	246-329-990	AMD	02-13-061	246-335-055	NEW	02-18-026
246-272	PREP	02-03-137	246-331-010	REP-P	02-12-103	246-335-060	NEW-P	02-12-103
246-282-990	AMD-P	02-12-102	246-331-010	REP	02-18-026	246-335-060	NEW	02-18-026
246-282-990	AMD	02-15-094	246-331-025	REP-P	02-12-103	246-335-065	NEW-P	02-12-103
246-290	PREP	02-19-061	246-331-025	REP	02-18-026	246-335-065	NEW	02-18-026
246-291	PREP	02-19-060	246-331-030	REP-P	02-12-103	246-335-070	NEW-P	02-12-103
246-310	PREP	02-14-047	246-331-030	REP	02-18-026	246-335-070	NEW	02-18-026
246-310-990	AMD-P	02-10-064	246-331-035	REP-P	02-12-103	246-335-075	NEW-P	02-12-103
246-310-990	AMD	02-14-051	246-331-035	REP	02-18-026	246-335-075	NEW	02-18-026
246-320	PREP	02-11-076	246-331-065	REP-P	02-12-103	246-335-080	NEW-P	02-12-103
246-320	PREP-W	02-17-056	246-331-065	REP	02-18-026	246-335-080	NEW	02-18-026
246-320-990	AMD-P	02-10-131	246-331-077	REP-P	02-12-103	246-335-085	NEW-P	02-12-103
246-320-990	AMD	02-13-061	246-331-077	REP	02-18-026	246-335-085	NEW	02-18-026
246-322-990	AMD-P	02-10-131	246-331-085	REP-P	02-12-103	246-335-090	NEW-P	02-12-103
246-322-990	AMD	02-13-061	246-331-085	REP	02-18-026	246-335-090	NEW	02-18-026
246-323-990	AMD-P	02-13-058	246-331-095	REP-P	02-12-103	246-335-095	NEW-P	02-12-103
246-323-990	AMD	02-16-068	246-331-095	REP	02-18-026	246-335-095	NEW	02-18-026
246-324-990	AMD-P	02-10-131	246-331-100	REP-P	02-12-103	246-335-100	NEW-P	02-12-103
246-324-990	AMD	02-13-061	246-331-100	REP	02-18-026	246-335-100	NEW	02-18-026
246-325-990	AMD-P	02-13-059	246-331-105	REP-P	02-12-103	246-335-105	NEW-P	02-12-103
246-325-990	AMD	02-20-040	246-331-105	REP	02-18-026	246-335-105	NEW	02-18-026
246-326-990	AMD-P	02-13-059	246-331-115	REP-P	02-12-103	246-335-110	NEW-P	02-12-103
246-326-990	AMD	02-20-040	246-331-115	REP	02-18-026	246-335-110	NEW	02-18-026
246-327-010	REP-P	02-12-103	246-331-125	REP-P	02-12-103	246-335-115	NEW-P	02-12-103
246-327-010	REP	02-18-026	246-331-125	REP	02-18-026	246-335-115	NEW	02-18-026
246-327-025	REP-P	02-12-103	246-331-135	REP-P	02-12-103	246-335-120	NEW-P	02-12-103
246-327-025	REP	02-18-026	246-331-135	REP	02-18-026	246-335-120	NEW	02-18-026
246-327-030	REP-P	02-12-103	246-331-165	REP-P	02-12-103	246-335-125	NEW-P	02-12-103
246-327-030	REP	02-18-026	246-331-165	REP	02-18-026	246-335-125	NEW	02-18-026
246-327-035	REP-P	02-12-103	246-331-185	REP-P	02-12-103	246-335-130	NEW-P	02-12-103
246-327-035	REP	02-18-026	246-331-185	REP	02-18-026	246-335-130	NEW	02-18-026
246-327-065	REP-P	02-12-103	246-331-990	REP-P	02-12-103	246-335-135	NEW-P	02-12-103
246-327-065	REP	02-18-026	246-331-990	REP	02-18-026	246-335-135	NEW	02-18-026
246-327-077	REP-P	02-12-103	246-333-010	REP-X	02-10-132	246-335-140	NEW-P	02-12-103
246-327-077	REP	02-18-026	246-333-010	REP	02-15-164	246-335-140	NEW	02-18-026
246-327-085	REP-P	02-12-103	246-333-020	REP-X	02-10-132	246-335-145	NEW-P	02-12-103
246-327-085	REP	02-18-026	246-333-020	REP	02-15-164	246-335-145	NEW	02-18-026
246-327-090	REP-P	02-12-103	246-333-030	REP-X	02-10-132	246-335-150	NEW-P	02-12-103
246-327-090	REP	02-18-026	246-333-030	REP	02-15-164	246-335-150	NEW	02-18-026
246-327-095	REP-P	02-12-103	246-333-040	REP-X	02-10-132	246-335-155	NEW-P	02-12-103
246-327-095	REP	02-18-026	246-333-040	REP	02-15-164	246-335-155	NEW	02-18-026
246-327-105	REP-P	02-12-103	246-335-001	NEW-P	02-12-103	246-335-160	NEW-P	02-12-103
246-327-105	REP	02-18-026	246-335-001	NEW	02-18-026	246-335-160	NEW	02-18-026
246-327-115	REP-P	02-12-103	246-335-010	NEW-P	02-12-103	246-335-165	NEW-P	02-12-103
246-327-115	REP	02-18-026	246-335-010	NEW	02-18-026	246-335-165	NEW	02-18-026
246-327-125	REP-P	02-12-103	246-335-015	NEW-P	02-12-103	246-335-170	NEW-P	02-12-103
246-327-125	REP	02-18-026	246-335-015	NEW	02-18-026	246-335-170	NEW	02-18-026
246-327-135	REP-P	02-12-103	246-335-020	NEW-P	02-12-103	246-335-175	NEW-P	02-12-103
246-327-135	REP	02-18-026	246-335-020	NEW	02-18-026	246-335-175	NEW	02-18-026
246-327-145	REP-P	02-12-103	246-335-025	NEW-P	02-12-103	246-335-180	NEW-P	02-12-103
246-327-145	REP	02-18-026	246-335-025	NEW	02-18-026	246-335-180	NEW	02-18-026
246-327-165	REP-P	02-12-103	246-335-030	NEW-P	02-12-103	246-335-185	NEW-P	02-12-103
246-327-165	REP	02-18-026	246-335-030	NEW	02-18-026	246-335-185	NEW	02-18-026
246-327-185	REP-P	02-12-103	246-335-035	NEW-P	02-12-103	246-335-190	NEW-P	02-12-103
246-327-185	REP	02-18-026	246-335-035	NEW	02-18-026	246-335-190	NEW	02-18-026
246-327-990	REP-P	02-12-103	246-335-040	NEW-P	02-12-103	246-335-195	NEW-P	02-12-103
246-327-990	REP	02-18-026	246-335-040	NEW	02-18-026	246-335-195	NEW	02-18-026
246-328-200	REP-X	02-14-054	246-335-045	NEW-P	02-12-103	246-335-200	NEW-P	02-12-103

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
246-335-200	NEW	02-18-026	246-336-125	REP	02-18-026	246-388-190	REP-P	02-13-075
246-335-205	NEW-P	02-12-103	246-336-135	REP-P	02-12-103	246-388-190	REP	02-17-001
246-335-205	NEW	02-18-026	246-336-135	REP	02-18-026	246-388-200	REP-P	02-13-075
246-335-210	NEW-P	02-12-103	246-336-165	REP-P	02-12-103	246-388-200	REP	02-17-001
246-335-210	NEW	02-18-026	246-336-165	REP	02-18-026	246-388-210	REP-P	02-13-075
246-335-220	NEW-P	02-12-103	246-336-990	REP-P	02-12-103	246-388-210	REP	02-17-001
246-335-220	NEW	02-18-026	246-336-990	REP	02-18-026	246-388-220	REP-P	02-13-075
246-335-225	NEW-P	02-12-103	246-338-020	PREP	02-03-138	246-388-220	REP	02-17-001
246-335-225	NEW	02-18-026	246-338-020	AMD-P	02-09-026	246-388-230	REP-P	02-13-075
246-335-230	NEW-P	02-12-103	246-338-020	AMD	02-12-105	246-388-230	REP	02-17-001
246-335-230	NEW	02-18-026	246-338-990	PREP	02-03-138	246-388-240	REP-P	02-13-075
246-335-235	NEW-P	02-12-103	246-338-990	AMD-P	02-09-026	246-388-240	REP	02-17-001
246-335-235	NEW	02-18-026	246-338-990	AMD	02-12-105	246-388-240	REP	02-17-001
246-335-240	NEW-P	02-12-103	246-360-990	AMD-P	02-12-104	246-388-250	REP-P	02-13-075
246-335-240	NEW	02-18-026	246-360-990	AMD	02-18-115	246-388-250	REP	02-17-001
246-335-245	NEW-P	02-12-103	246-361-010	AMD-X	02-17-054	246-388-260	REP-P	02-13-075
246-335-245	NEW	02-18-026	246-361-010	AMD	02-23-071	246-388-260	REP	02-17-001
246-335-250	NEW-P	02-12-103	246-361-025	AMD-X	02-17-054	246-388-270	REP-P	02-13-075
246-335-250	NEW	02-18-026	246-361-025	AMD	02-23-071	246-388-270	REP	02-17-001
246-335-255	NEW-P	02-12-103	246-380-990	AMD-P	02-13-059	246-388-280	REP-P	02-13-075
246-335-255	NEW	02-18-026	246-380-990	AMD	02-20-040	246-388-280	REP	02-17-001
246-335-260	NEW-P	02-12-103	246-388	PREP	02-08-017	246-388-290	REP-P	02-13-075
246-335-260	NEW	02-18-026	246-388-001	REP-P	02-13-075	246-388-290	REP	02-17-001
246-335-265	NEW-P	02-12-103	246-388-001	REP	02-17-001	246-388-300	REP-P	02-13-075
246-335-265	NEW	02-18-026	246-388-010	REP-P	02-13-075	246-388-300	REP	02-17-001
246-335-270	NEW-P	02-12-103	246-388-010	REP	02-17-001	246-388-310	REP-P	02-13-075
246-335-270	NEW	02-18-026	246-388-020	REP-P	02-13-075	246-388-310	REP	02-17-001
246-335-275	NEW-P	02-12-103	246-388-020	REP	02-17-001	246-388-320	REP-P	02-13-075
246-335-275	NEW	02-18-026	246-388-030	REP-P	02-13-075	246-388-320	REP	02-17-001
246-335-280	NEW-P	02-12-103	246-388-030	REP	02-17-001	246-388-330	REP-P	02-13-075
246-335-280	NEW	02-18-026	246-388-040	REP-P	02-13-075	246-388-330	REP	02-17-001
246-335-285	NEW-P	02-12-103	246-388-040	REP	02-17-001	246-388-340	REP-P	02-13-075
246-335-285	NEW	02-18-026	246-388-050	REP-P	02-13-075	246-388-340	REP	02-17-001
246-335-290	NEW-P	02-12-103	246-388-050	REP	02-17-001	246-388-350	REP-P	02-13-075
246-335-290	NEW	02-18-026	246-388-060	REP-P	02-13-075	246-388-350	REP	02-17-001
246-335-295	NEW-P	02-12-103	246-388-060	REP	02-17-001	246-388-360	REP-P	02-13-075
246-335-295	NEW	02-18-026	246-388-070	REP-P	02-13-075	246-388-360	REP	02-17-001
246-335-990	NEW-P	02-12-103	246-388-070	REP	02-17-001	246-388-370	REP-P	02-13-075
246-335-990	NEW	02-18-026	246-388-072	REP-P	02-13-075	246-388-370	REP	02-17-001
246-336-010	REP-P	02-12-103	246-388-072	REP	02-17-001	246-388-380	REP-P	02-13-075
246-336-010	REP	02-18-026	246-388-080	REP-P	02-13-075	246-388-380	REP	02-17-001
246-336-025	REP-P	02-12-103	246-388-080	REP	02-17-001	246-388-390	REP-P	02-13-075
246-336-025	REP	02-18-026	246-388-090	REP-P	02-13-075	246-388-390	REP	02-17-001
246-336-030	REP-P	02-12-103	246-388-090	REP	02-17-001	246-388-400	REP-P	02-13-075
246-336-030	REP	02-18-026	246-388-100	REP-P	02-13-075	246-388-400	REP	02-17-001
246-336-035	REP-P	02-12-103	246-388-100	REP	02-17-001	246-388-410	REP-P	02-13-075
246-336-035	REP	02-18-026	246-388-110	REP-P	02-13-075	246-388-410	REP	02-17-001
246-336-065	REP-P	02-12-103	246-388-110	REP	02-17-001	246-388-420	REP-P	02-13-075
246-336-065	REP	02-18-026	246-388-120	REP-P	02-13-075	246-388-420	REP	02-17-001
246-336-077	REP-P	02-12-103	246-388-120	REP	02-17-001	246-388-430	REP-P	02-13-075
246-336-077	REP	02-18-026	246-388-130	REP-P	02-13-075	246-388-430	REP	02-17-001
246-336-085	REP-P	02-12-103	246-388-130	REP	02-17-001	246-388-440	REP-P	02-13-075
246-336-085	REP	02-18-026	246-388-140	REP-P	02-13-075	246-388-440	REP	02-17-001
246-336-095	REP-P	02-12-103	246-388-140	REP	02-17-001	246-388-450	REP-P	02-13-075
246-336-095	REP	02-18-026	246-388-150	REP-P	02-13-075	246-388-450	REP	02-17-001
246-336-100	REP-P	02-12-103	246-388-150	REP	02-17-001	246-388-990	REP-P	02-13-075
246-336-100	REP	02-18-026	246-388-160	REP-P	02-13-075	246-388-990	REP	02-17-001
246-336-105	REP-P	02-12-103	246-388-160	REP	02-17-001	246-455	PREP	02-18-114
246-336-105	REP	02-18-026	246-388-170	REP-P	02-13-075	246-491-001	NEW-P	02-16-100
246-336-115	REP-P	02-12-103	246-388-170	REP	02-17-001	246-491-001	NEW	02-20-092
246-336-115	REP	02-18-026	246-388-180	REP-P	02-13-075	246-491-010	NEW-P	02-16-100
246-336-125	REP-P	02-12-103	246-388-180	REP	02-17-001	246-491-010	NEW	02-20-092
						246-491-029	AMD-P	02-16-100

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246-491-029	AMD	02-20-092	246-790-100	AMD	02-11-107	246-814-990	NEW	02-21-128
246-491-039	AMD-P	02-16-100	246-790-120	AMD-P	02-07-020	246-815-020	PREP	02-19-083
246-491-039	AMD	02-20-092	246-790-120	AMD	02-11-107	246-815-050	PREP	02-19-083
246-491-149	AMD-P	02-16-100	246-790-130	AMD-P	02-07-020	246-815-100	PREP	02-19-083
246-491-149	AMD	02-20-092	246-790-130	AMD	02-11-107	246-815-110	PREP	02-19-083
246-562-080	PREP	02-12-100	246-808-101	REP-W	02-11-105	246-815-115	PREP	02-19-083
246-562-080	AMD-P	02-15-161	246-808-320	REP-W	02-11-105	246-817-110	PREP	02-15-160
246-562-080	AMD	02-19-084	246-808-330	REP-W	02-11-105	246-817-120	PREP	02-15-160
246-562-160	AMD-P	02-15-161	246-808-340	REP-W	02-11-105	246-824-010	AMD-P	02-13-062
246-562-160	AMD	02-19-084	246-808-350	REP-W	02-11-105	246-824-010	AMD	02-18-025
246-650	PREP	02-03-136	246-808-360	REP-W	02-11-105	246-824-020	AMD-P	02-13-062
246-650	PREP-W	02-04-024	246-808-370	REP-W	02-11-105	246-824-020	AMD	02-18-025
246-680-001	AMD-P	02-22-078	246-808-380	REP-W	02-11-105	246-824-070	AMD-P	02-13-062
246-680-010	AMD-P	02-22-078	246-808-390	REP-W	02-11-105	246-824-070	AMD	02-18-025
246-680-020	AMD-P	02-22-078	246-808-640	REP-W	02-11-105	246-824-071	AMD-P	02-13-062
246-760-001	AMD-P	02-15-163	246-808-700	REP-W	02-11-105	246-824-071	AMD	02-18-025
246-760-001	AMD	02-20-079	246-809-600	NEW	02-11-108	246-826-080	PREP-W	02-11-105
246-760-020	AMD-P	02-15-163	246-809-610	NEW	02-11-108	246-826-100	AMD	02-06-115
246-760-020	AMD	02-20-079	246-809-620	NEW	02-11-108	246-826-300	NEW	02-06-115
246-760-030	AMD-P	02-15-163	246-809-630	NEW	02-11-108	246-826-301	NEW	02-06-115
246-760-030	AMD	02-20-079	246-809-640	NEW	02-11-108	246-826-302	NEW	02-06-115
246-760-040	AMD-P	02-15-163	246-809-650	NEW	02-11-108	246-826-303	NEW	02-06-115
246-760-040	AMD	02-20-079	246-810-320	REP	02-09-041	246-828	PREP-W	02-11-105
246-760-050	AMD-P	02-15-163	246-810-321	REP	02-09-041	246-828-080	PREP-W	02-11-105
246-760-050	AMD	02-20-079	246-810-332	REP	02-09-041	246-828-090	PREP-W	02-11-105
246-760-060	AMD-P	02-15-163	246-810-340	REP	02-09-041	246-828-100	PREP-W	02-11-105
246-760-060	AMD	02-20-079	246-810-520	REP	02-09-041	246-828-290	AMD	02-14-052
246-760-070	AMD-P	02-15-163	246-810-521	REP	02-09-041	246-828-320	PREP-W	02-11-105
246-760-070	AMD	02-20-079	246-810-532	REP	02-09-041	246-834	PREP	02-17-052
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284- 18A-430	NEW-P	02-16-092	286- 26-090	PREP	02-21-031	296- 17-89502	AMD	02-24-029
284- 18A-430	NEW	02-21-123	286- 26-100	PREP	02-21-031	296- 17-90100	REP-P	02-19-101
284- 18A-440	NEW-P	02-16-092	292-110-010	AMD	02-07-074	296- 17-90100	REP-S	02-20-046
284- 18A-440	NEW	02-21-123	292-110-010	AMD-W	02-09-069	296- 17-90100	REP	02-24-029
284- 18A-910	NEW-P	02-16-092	292-110-060	PREP	02-12-002	296- 17-90110	REP-P	02-19-101
284- 18A-910	NEW	02-21-123	292-120-030	AMD	02-04-003	296- 17-90110	REP-S	02-20-046
284- 18A-920	NEW-P	02-16-092	292-120-035	NEW	02-04-003	296- 17-90110	REP	02-24-029
284- 18A-920	NEW	02-21-123	296- 05-007	AMD-X	02-04-004	296- 17-90120	REP-P	02-19-101
284- 18A-930	NEW-P	02-16-092	296- 05-007	AMD	02-10-083	296- 17-90120	REP-S	02-20-046
284- 18A-930	NEW	02-21-123	296- 05-300	AMD-X	02-04-004	296- 17-90120	REP	02-24-029
284- 18A-940	NEW-P	02-16-092	296- 05-300	AMD	02-10-083	296- 17-90130	REP-P	02-19-101
284- 18A-940	NEW	02-21-123	296- 05-316	AMD-X	02-04-004	296- 17-90130	REP-S	02-20-046
284- 18A-950	NEW-P	02-16-092	296- 05-316	AMD	02-10-083	296- 17-90130	REP	02-24-029
284- 18A-950	NEW	02-21-123	296- 05-402	AMD-X	02-04-004	296- 17-90140	REP-P	02-19-101
284- 18A-960	NEW-P	02-16-092	296- 05-402	AMD	02-10-083	296- 17-90140	REP-S	02-20-046
284- 18A-960	NEW	02-21-123	296- 13	PREP	02-15-167	296- 17-90140	REP	02-24-029
284- 22-020	AMD-P	02-14-154	296- 14	PREP	02-17-108	296- 17-90150	REP-P	02-19-101
284- 22-050	AMD-P	02-14-154	296- 14-520	NEW-P	02-22-028	296- 17-90150	REP-S	02-20-046
284- 22-060	AMD-P	02-14-154	296- 14-522	NEW-P	02-22-028	296- 17-90150	REP	02-24-029
284- 22-080	AMD-P	02-14-154	296- 14-524	NEW-P	02-22-028	296- 17-90401	AMD-P	02-17-105
284- 24A-001	NEW-P	02-14-155	296- 14-526	NEW-P	02-22-028	296- 17-90401	AMD	02-23-089
284- 24A-001	NEW	02-19-013	296- 14-528	NEW-P	02-22-028	296- 17-90402	AMD-P	02-17-105
284- 24A-005	NEW-P	02-14-155	296- 14-530	NEW-P	02-22-028	296- 17-90402	AMD	02-23-089
284- 24A-005	NEW	02-19-013	296- 15	PREP	02-15-182	296- 17-90403	REP-P	02-17-105
284- 24A-010	NEW-P	02-14-155	296- 150C	PREP	02-04-106	296- 17-90403	REP	02-23-089
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284- 24A-025	NEW-P	02-14-155	296- 17	PREP	02-07-102	296- 17-90406	REP	02-23-089
284- 24A-025	NEW	02-19-013	296- 17	PREP	02-13-117	296- 17-90407	NEW-P	02-17-105
284- 24A-030	NEW-P	02-14-155	296- 17-35203	AMD-P	02-03-123	296- 17-90407	NEW	02-23-089
284- 24A-030	NEW	02-19-013	296- 17-35203	AMD	02-09-093	296- 17-90408	REP-P	02-17-105
284- 24A-035	NEW-P	02-14-155	296- 17-52140	AMD-P	02-03-123	296- 17-90408	REP	02-23-089
284- 24A-035	NEW	02-19-013	296- 17-52140	AMD	02-09-093	296- 17-90409	AMD-P	02-17-105
284- 24A-040	NEW-P	02-14-155	296- 17-52141	AMD-P	02-03-123	296- 17-90409	AMD	02-23-089
284- 24A-040	NEW	02-19-013	296- 17-52141	AMD	02-09-093	296- 17-90410	NEW-P	02-17-105
284- 24A-045	NEW-P	02-14-155	296- 17-52150	AMD-P	02-03-123	296- 17-90410	NEW	02-23-089
284- 24A-045	NEW	02-19-013	296- 17-52150	AMD	02-09-093	296- 17-90411	NEW-P	02-17-105
284- 24A-050	NEW-P	02-14-155	296- 17-52151	AMD-P	02-03-123	296- 17-90411	NEW	02-23-089
284- 24A-050	NEW	02-19-013	296- 17-52151	AMD	02-09-093	296- 17-90412	REP-P	02-17-105
284- 24A-055	NEW-P	02-14-155	296- 17-855	AMD-P	02-19-101	296- 17-90412	REP	02-23-089
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284- 24A-065	NEW	02-19-013	296- 17-875	AMD-P	02-19-101	296- 17-90414	NEW-P	02-17-105
284- 24A-070	NEW-P	02-14-155	296- 17-875	AMD-S	02-20-046	296- 17-90414	NEW	02-23-089
284- 30-390	PREP	02-15-173	296- 17-875	AMD	02-24-029	296- 17-90415	REP-P	02-17-105
284- 30-505	NEW-P	02-19-011	296- 17-880	AMD-P	02-19-101	296- 17-90415	REP	02-23-089
284- 30-510	NEW-X	02-21-121	296- 17-880	AMD-S	02-20-046	296- 17-90418	REP-P	02-17-105
284- 34	PREP	02-14-153	296- 17-880	AMD	02-24-029	296- 17-90418	REP	02-23-089
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296-17-90424	REP-P	02-17-105	296-17-90492	AMD-P	02-19-101	296-20-19000	NEW	02-21-105
296-17-90424	REP	02-23-089	296-17-90492	AMD-S	02-20-046	296-20-19010	NEW-P	02-16-086
296-17-90425	NEW-P	02-17-105	296-17-90492	AMD	02-24-029	296-20-19010	NEW	02-21-105
296-17-90425	NEW	02-23-089	296-17-90493	AMD-P	02-19-101	296-20-19020	NEW-P	02-16-086
296-17-90427	REP-P	02-17-105	296-17-90493	AMD-S	02-20-046	296-20-19020	NEW	02-21-105
296-17-90427	REP	02-23-089	296-17-90493	AMD	02-24-029	296-20-19030	NEW-P	02-16-086
296-17-90428	NEW-P	02-17-105	296-17-90494	AMD-P	02-19-101	296-20-19030	NEW	02-21-105
296-17-90428	NEW	02-23-089	296-17-90494	AMD-S	02-20-046	296-23-170	REP-X	02-14-149
296-17-90430	REP-P	02-17-105	296-17-90494	AMD	02-24-029	296-23-170	REP	02-21-108
296-17-90430	REP	02-23-089	296-17-90495	AMD-P	02-19-101	296-23-175	REP-X	02-14-149
296-17-90431	NEW-P	02-17-105	296-17-90495	AMD-S	02-20-046	296-23-175	REP	02-21-108
296-17-90431	NEW	02-23-089	296-17-90495	AMD	02-24-029	296-23-185	REP-X	02-14-149
296-17-90433	REP-P	02-17-105	296-17-90496	AMD-P	02-19-101	296-23-185	REP	02-21-108
296-17-90433	REP	02-23-089	296-17-90496	AMD-S	02-20-046	296-23-220	AMD-P	02-05-076
296-17-90434	REP-P	02-17-105	296-17-90496	AMD	02-24-029	296-23-220	AMD	02-10-129
296-17-90434	REP	02-23-089	296-17-90497	AMD-P	02-19-101	296-23-225	REP-X	02-14-149
296-17-90436	REP-P	02-17-105	296-17-90497	AMD-S	02-20-046	296-23-225	REP	02-21-108
296-17-90436	REP	02-23-089	296-17-90497	AMD	02-24-029	296-23-230	AMD-P	02-05-076
296-17-90437	NEW-P	02-17-105	296-17-920	AMD-P	02-19-101	296-23-230	AMD	02-10-129
296-17-90437	NEW	02-23-089	296-17-920	AMD-S	02-20-046	296-24	PREP	02-04-107
296-17-90438	NEW-P	02-17-105	296-17-920	AMD	02-24-029	296-24	PREP	02-04-108
296-17-90438	NEW	02-23-089	296-19A-010	AMD-P	02-21-102	296-24	PREP	02-09-091
296-17-90439	REP-P	02-17-105	296-19A-020	AMD-P	02-21-102	296-24-012	AMD-X	02-05-077
296-17-90439	REP	02-23-089	296-19A-025	NEW-P	02-21-102	296-24-012	AMD	02-12-098
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296-17-90440	NEW	02-23-089	296-19A-040	AMD-P	02-21-102	296-24-102	REP	02-16-087
296-17-90442	REP-P	02-17-105	296-19A-060	AMD-P	02-21-102	296-24-10203	REP-X	02-08-080
296-17-90442	REP	02-23-089	296-19A-065	NEW-P	02-21-102	296-24-10203	REP	02-16-087
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296-17-90446	NEW	02-23-089	296-19A-110	AMD-P	02-21-102	296-24-12501	REP	02-23-073
296-17-90447	AMD-P	02-17-105	296-19A-125	NEW-P	02-21-102	296-24-12503	REP-X	02-17-107
296-17-90447	AMD	02-23-089	296-19A-130	AMD-P	02-21-102	296-24-12503	REP	02-23-073
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296-17-90453	NEW	02-23-089	296-19A-190	AMD-P	02-21-102	296-24-12507	REP	02-23-073
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296-17-90466	REP	02-23-089	296-19A-200	AMD-P	02-21-102	296-24-12511	REP	02-23-073
296-17-90469	REP-P	02-17-105	296-19A-210	AMD-P	02-21-102	296-24-12513	REP-X	02-17-107
296-17-90469	REP	02-23-089	296-19A-240	AMD-P	02-21-102	296-24-12513	REP	02-23-073
296-17-90472	REP-P	02-17-105	296-19A-245	NEW-P	02-21-102	296-24-12515	REP-X	02-17-107
296-17-90472	REP	02-23-089	296-19A-260	AMD-P	02-21-102	296-24-12515	REP	02-23-073
296-17-90475	REP-P	02-17-105	296-19A-270	AMD-P	02-21-102	296-24-12517	REP-X	02-17-107
296-17-90475	REP	02-23-089	296-19A-300	AMD-P	02-21-102	296-24-12517	REP	02-23-073
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296-17-90481	REP-P	02-17-105	296-19A-440	AMD-P	02-21-102	296-24-12521	REP-X	02-17-107
296-17-90481	REP	02-23-089	296-19A-480	AMD-P	02-21-102	296-24-12521	REP	02-23-073
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296-17-90484	AMD	02-23-089	296-20-01002	AMD	02-21-105	296-24-12523	REP	02-23-073
296-17-90486	NEW-P	02-17-105	296-20-02001	REP-X	02-14-149	296-24-14001	AMD-X	02-05-077
296-17-90486	NEW	02-23-089	296-20-02001	REP	02-21-108	296-24-14001	AMD	02-12-098
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296-24-14501	REP-P	02-13-118	296-24-66005	REP-P	02-24-056	296-32-240	AMD-P	02-05-080
296-24-14501	REP	02-22-027	296-24-66007	REP-P	02-24-056	296-32-240	AMD-W	02-15-132
296-24-14503	REP-P	02-13-118	296-24-66009	REP-P	02-24-056	296-32-250	AMD-X	02-05-077
296-24-14503	REP	02-22-027	296-24-66011	REP-P	02-24-056	296-32-250	AMD	02-12-098
296-24-14505	REP-P	02-13-118	296-24-663	REP-P	02-24-056	296-32-280	AMD-X	02-05-077
296-24-14505	REP	02-22-027	296-24-66301	REP-P	02-24-056	296-32-280	AMD	02-12-098
296-24-14507	REP-P	02-13-118	296-24-66303	REP-P	02-24-056	296-33-010	NEW	02-06-024
296-24-14507	REP	02-22-027	296-24-66305	REP-P	02-24-056	296-400A	PREP	02-04-106
296-24-14509	REP-P	02-13-118	296-24-66307	REP-P	02-24-056	296-401B	PREP	02-04-106
296-24-14509	REP	02-22-027	296-24-66309	REP-P	02-24-056	296-401B	PREP	02-15-167
296-24-14511	REP-P	02-13-118	296-24-66311	REP-P	02-24-056	296-402A	PREP	02-15-167
296-24-14511	REP	02-22-027	296-24-66313	REP-P	02-24-056	296-45	AMD-S	02-10-025
296-24-14513	REP-P	02-13-118	296-24-66315	REP-P	02-24-056	296-45	AMD-W	02-15-132
296-24-14513	REP	02-22-027	296-24-66317	REP-P	02-24-056	296-45-52530	AMD-P	02-05-080
296-24-14515	REP-P	02-13-118	296-24-66319	REP-P	02-24-056	296-45-52530	AMD-W	02-15-132
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296-24-14517	REP-P	02-13-118	296-24-665	REP-P	02-24-056	296-46A	PREP	02-15-167
296-24-14517	REP	02-22-027	296-24-66501	REP-P	02-24-056	296-46A-910	AMD-P	02-09-095
296-24-14519	REP-P	02-13-118	296-24-66503	REP-P	02-24-056	296-46A-910	AMD	02-12-022
296-24-14519	REP	02-22-027	296-24-66505	REP-P	02-24-056	296-46A-915	AMD-P	02-09-095
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296-24-40501	REP-P	02-07-100	296-24-67003	REP-P	02-24-056	296-52-401	REP	02-03-125
296-24-40501	REP	02-15-102	296-24-67005	REP-P	02-24-056	296-52-405	REP	02-03-125
296-24-40503	REP-P	02-07-100	296-24-67513	AMD-X	02-05-077	296-52-409	REP	02-03-125
296-24-40503	REP	02-15-102	296-24-67513	AMD	02-12-098	296-52-413	REP	02-03-125
296-24-40505	REP-P	02-07-100	296-24-67515	AMD-X	02-05-077	296-52-417	REP	02-03-125
296-24-40505	REP	02-15-102	296-24-67515	AMD	02-12-098	296-52-419	REP	02-03-125
296-24-40507	REP-P	02-07-100	296-27	PREP	02-20-099	296-52-421	REP	02-03-125
296-24-40507	REP	02-15-102	296-27-01113	AMD-X	02-17-104	296-52-423	REP	02-03-125
296-24-40509	REP-P	02-07-100	296-27-01113	AMD	02-22-029	296-52-425	REP	02-03-125
296-24-40509	REP	02-15-102	296-27-01117	AMD-X	02-17-104	296-52-429	REP	02-03-125
296-24-40511	REP-P	02-07-100	296-27-01117	AMD	02-22-029	296-52-433	REP	02-03-125
296-24-40511	REP	02-15-102	296-27-01119	AMD-X	02-17-104	296-52-437	REP	02-03-125
296-24-40513	REP-P	02-07-100	296-27-01119	AMD	02-22-029	296-52-441	REP	02-03-125
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296-24-40515	REP-P	02-07-100	296-28-001	REP	02-17-106	296-52-449	REP	02-03-125
296-24-40515	REP	02-15-102	296-28-005	REP-P	02-07-101	296-52-453	REP	02-03-125
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296-24-51009	AMD	02-12-098	296-28-010	REP-P	02-07-101	296-52-461	REP	02-03-125
296-24-51011	AMD-X	02-05-077	296-28-010	REP	02-17-106	296-52-465	REP	02-03-125
296-24-51011	AMD	02-12-098	296-28-015	REP-P	02-07-101	296-52-469	REP	02-03-125
296-24-51015	AMD-X	02-05-077	296-28-015	REP	02-17-106	296-52-477	REP	02-03-125
296-24-51015	AMD	02-12-098	296-28-020	REP-P	02-07-101	296-52-481	REP	02-03-125
296-24-60205	AMD-X	02-05-077	296-28-020	REP	02-17-106	296-52-485	REP	02-03-125
296-24-60205	AMD	02-12-098	296-28-025	REP-P	02-07-101	296-52-487	REP	02-03-125
296-24-63499	AMD-X	02-05-077	296-28-025	REP	02-17-106	296-52-489	REP	02-03-125
296-24-63499	AMD	02-12-098	296-28-030	REP-P	02-07-101	296-52-493	REP	02-03-125
296-24-650	REP-P	02-24-056	296-28-030	REP	02-17-106	296-52-497	REP	02-03-125
296-24-65003	REP-P	02-24-056	296-28-035	REP-P	02-07-101	296-52-501	REP	02-03-125
296-24-65005	REP-P	02-24-056	296-28-035	REP	02-17-106	296-52-505	REP	02-03-125
296-24-65007	REP-P	02-24-056	296-28-040	REP-P	02-07-101	296-52-509	REP	02-03-125
296-24-655	REP-P	02-24-056	296-28-040	REP	02-17-106	296-52-510	REP	02-03-125
296-24-65501	REP-P	02-24-056	296-28-045	REP-P	02-07-101	296-52-550	REP	02-03-125
296-24-657	REP-P	02-24-056	296-28-045	REP	02-17-106	296-52-552	REP	02-03-125
296-24-65701	REP-P	02-24-056	296-28-050	REP-P	02-07-101	296-52-555	REP	02-03-125
296-24-65703	REP-P	02-24-056	296-28-050	REP	02-17-106	296-52-600	NEW-W	02-06-102
296-24-660	REP-P	02-24-056	296-30	PREP	02-18-092	296-52-60005	NEW	02-03-125

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Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
296- 52-60010	NEW	02-03-125	296- 52-64040	NEW	02-03-125	296- 52-67135	NEW	02-03-125
296- 52-60015	NEW	02-03-125	296- 52-64045	NEW	02-03-125	296- 52-67140	NEW	02-03-125
296- 52-60020	NEW	02-03-125	296- 52-64050	NEW	02-03-125	296- 52-67145	NEW	02-03-125
296- 52-60020	AMD-X	02-15-165	296- 52-64055	NEW	02-03-125	296- 52-67150	NEW-W	02-06-102
296- 52-60020	AMD-W	02-22-006	296- 52-64060	NEW-W	02-06-102	296- 52-67155	NEW-W	02-06-102
296- 52-60020	AMD-X	02-23-076	296- 52-64065	NEW	02-03-125	296- 52-67160	NEW	02-03-125
296- 52-60025	NEW-W	02-06-102	296- 52-64070	NEW-W	02-06-102	296- 52-67160	AMD-X	02-15-165
296- 52-60030	NEW	02-03-125	296- 52-64075	NEW	02-03-125	296- 52-67160	AMD-W	02-22-006
296- 52-60035	NEW	02-03-125	296- 52-64080	NEW	02-03-125	296- 52-67160	AMD-X	02-23-076
296- 52-60040	NEW-W	02-06-102	296- 52-64085	NEW	02-03-125	296- 52-67165	NEW	02-03-125
296- 52-60045	NEW	02-03-125	296- 52-64090	NEW	02-03-125	296- 52-67170	NEW	02-03-125
296- 52-60050	NEW	02-03-125	296- 52-64095	NEW	02-03-125	296- 52-67175	NEW-W	02-06-102
296- 52-60055	NEW	02-03-125	296- 52-64100	NEW	02-03-125	296- 52-67180	NEW	02-03-125
296- 52-60060	NEW	02-03-125	296- 52-650	NEW	02-03-125	296- 52-67185	NEW	02-03-125
296- 52-60065	NEW	02-03-125	296- 52-65005	NEW	02-03-125	296- 52-67190	NEW	02-03-125
296- 52-60070	NEW-W	02-06-102	296- 52-65010	NEW	02-03-125	296- 52-67195	NEW	02-03-125
296- 52-60075	NEW	02-03-125	296- 52-65015	NEW	02-03-125	296- 52-67200	NEW	02-03-125
296- 52-60080	NEW	02-03-125	296- 52-65020	NEW	02-03-125	296- 52-67205	NEW-W	02-06-102
296- 52-60085	NEW	02-03-125	296- 52-65025	NEW	02-03-125	296- 52-67210	NEW	02-03-125
296- 52-60090	NEW	02-03-125	296- 52-65030	NEW	02-03-125	296- 52-67215	NEW	02-03-125
296- 52-60095	NEW	02-03-125	296- 52-660	NEW	02-03-125	296- 52-67220	NEW	02-03-125
296- 52-60100	NEW	02-03-125	296- 52-66005	NEW	02-03-125	296- 52-67225	NEW	02-03-125
296- 52-60105	NEW	02-03-125	296- 52-66010	NEW	02-03-125	296- 52-67230	NEW	02-03-125
296- 52-60110	NEW-W	02-06-102	296- 52-66015	NEW	02-03-125	296- 52-67235	NEW	02-03-125
296- 52-60115	NEW	02-03-125	296- 52-66020	NEW	02-03-125	296- 52-67240	NEW	02-03-125
296- 52-60120	NEW	02-03-125	296- 52-66025	NEW-W	02-06-102	296- 52-67245	NEW	02-03-125
296- 52-60125	NEW	02-03-125	296- 52-66030	NEW	02-03-125	296- 52-67250	NEW-W	02-06-102
296- 52-60130	NEW	02-03-125	296- 52-66035	NEW	02-03-125	296- 52-68005	NEW-W	02-06-102
296- 52-60130	AMD-X	02-15-165	296- 52-66040	NEW	02-03-125	296- 52-68010	NEW	02-03-125
296- 52-60130	AMD-W	02-22-006	296- 52-66045	NEW	02-03-125	296- 52-68015	NEW	02-03-125
296- 52-60130	AMD-X	02-23-076	296- 52-66050	NEW	02-03-125	296- 52-68020	NEW	02-03-125
296- 52-61005	NEW	02-03-125	296- 52-66055	NEW	02-03-125	296- 52-68025	NEW	02-03-125
296- 52-61010	NEW	02-03-125	296- 52-66060	NEW	02-03-125	296- 52-68030	NEW	02-03-125
296- 52-61015	NEW	02-03-125	296- 52-67005	NEW-W	02-06-102	296- 52-68035	NEW-W	02-06-102
296- 52-61020	NEW	02-03-125	296- 52-67010	NEW	02-03-125	296- 52-68040	NEW	02-03-125
296- 52-61025	NEW	02-03-125	296- 52-67015	NEW-W	02-06-102	296- 52-68045	NEW	02-03-125
296- 52-61030	NEW	02-03-125	296- 52-67020	NEW	02-03-125	296- 52-68050	NEW	02-03-125
296- 52-61035	NEW	02-03-125	296- 52-67025	NEW	02-03-125	296- 52-68055	NEW	02-03-125
296- 52-61040	NEW	02-03-125	296- 52-67030	NEW	02-03-125	296- 52-68060	NEW	02-03-125
296- 52-61045	NEW	02-03-125	296- 52-67035	NEW	02-03-125	296- 52-68060	AMD-X	02-15-165
296- 52-61050	NEW	02-03-125	296- 52-67040	NEW	02-03-125	296- 52-68060	AMD-W	02-22-006
296- 52-62005	NEW	02-03-125	296- 52-67045	NEW	02-03-125	296- 52-68060	AMD-X	02-23-076
296- 52-62010	NEW	02-03-125	296- 52-67050	NEW	02-03-125	296- 52-68065	NEW	02-03-125
296- 52-62020	NEW-W	02-06-102	296- 52-67055	NEW	02-03-125	296- 52-68070	NEW-W	02-06-102
296- 52-62025	NEW	02-03-125	296- 52-67060	NEW	02-03-125	296- 52-68075	NEW	02-03-125
296- 52-62030	NEW	02-03-125	296- 52-67065	NEW	02-03-125	296- 52-68080	NEW	02-03-125
296- 52-62035	NEW	02-03-125	296- 52-67065	AMD-X	02-15-165	296- 52-68085	NEW	02-03-125
296- 52-62040	NEW	02-03-125	296- 52-67065	AMD-W	02-22-006	296- 52-69005	NEW	02-03-125
296- 52-62045	NEW	02-03-125	296- 52-67065	AMD-X	02-23-076	296- 52-69010	NEW	02-03-125
296- 52-63005	NEW	02-03-125	296- 52-67070	NEW	02-03-125	296- 52-69010	AMD-X	02-15-165
296- 52-63010	NEW	02-03-125	296- 52-67075	NEW	02-03-125	296- 52-69010	AMD-W	02-22-006
296- 52-63015	NEW-W	02-06-102	296- 52-67080	NEW	02-03-125	296- 52-69010	AMD-X	02-23-076
296- 52-63020	NEW	02-03-125	296- 52-67085	NEW	02-03-125	296- 52-69015	NEW	02-03-125
296- 52-63025	NEW	02-03-125	296- 52-67090	NEW	02-03-125	296- 52-69015	AMD-X	02-15-165
296- 52-63030	NEW	02-03-125	296- 52-67095	NEW	02-03-125	296- 52-69015	AMD-W	02-22-006
296- 52-64005	NEW	02-03-125	296- 52-67100	NEW	02-03-125	296- 52-69015	AMD-X	02-23-076
296- 52-64010	NEW-W	02-06-102	296- 52-67105	NEW	02-03-125	296- 52-69020	NEW	02-03-125
296- 52-64015	NEW-W	02-06-102	296- 52-67110	NEW	02-03-125	296- 52-69025	NEW	02-03-125
296- 52-64020	NEW	02-03-125	296- 52-67115	NEW	02-03-125	296- 52-69030	NEW	02-03-125
296- 52-64025	NEW-W	02-06-102	296- 52-67120	NEW-W	02-06-102	296- 52-69035	NEW	02-03-125
296- 52-64030	NEW	02-03-125	296- 52-67125	NEW	02-03-125	296- 52-69040	NEW	02-03-125
296- 52-64035	NEW	02-03-125	296- 52-67130	NEW	02-03-125	296- 52-69045	NEW	02-03-125

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
296-52-69050	NEW	02-03-125	296-52-71040	AMD-W	02-22-006	296-62-14110	AMD-X	02-05-077
296-52-69055	NEW	02-03-125	296-52-71040	AMD-X	02-23-076	296-62-14110	AMD	02-12-098
296-52-69060	NEW	02-03-125	296-52-71045	NEW	02-03-125	296-62-14155	AMD-X	02-05-077
296-52-69065	NEW	02-03-125	296-52-71045	AMD-X	02-15-165	296-62-14155	AMD	02-12-098
296-52-69070	NEW	02-03-125	296-52-71045	AMD-W	02-22-006	296-62-14171	AMD-X	02-05-077
296-52-69075	NEW-W	02-06-102	296-52-71045	AMD-X	02-23-076	296-62-14171	AMD	02-12-098
296-52-69080	NEW	02-03-125	296-52-71050	NEW-W	02-06-102	296-62-410	REP	02-11-141
296-52-69085	NEW	02-03-125	296-52-71055	NEW	02-03-125	296-62-41001	REP	02-11-141
296-52-69090	NEW	02-03-125	296-52-71060	NEW	02-03-125	296-62-41003	REP	02-11-141
296-52-69095	NEW	02-03-125	296-52-71065	NEW	02-03-125	296-62-41010	REP	02-11-141
296-52-69095	AMD-X	02-15-165	296-52-71070	NEW-W	02-06-102	296-62-41011	REP	02-11-141
296-52-69095	AMD-W	02-22-006	296-52-71075	NEW	02-03-125	296-62-41013	REP	02-11-141
296-52-69095	AMD-X	02-23-076	296-52-71080	NEW	02-03-125	296-62-41015	REP	02-11-141
296-52-69100	NEW-W	02-06-102	296-52-71085	NEW-W	02-06-102	296-62-41017	REP	02-11-141
296-52-69105	NEW	02-03-125	296-52-71090	NEW	02-03-125	296-62-41019	REP	02-11-141
296-52-69110	NEW	02-03-125	296-52-71095	NEW	02-03-125	296-62-41020	REP	02-11-141
296-52-69115	NEW	02-03-125	296-52-71100	NEW	02-03-125	296-62-41021	REP	02-11-141
296-52-69120	NEW	02-03-125	296-52-71105	NEW	02-03-125	296-62-41023	REP	02-11-141
296-52-69125	NEW	02-03-125	296-52-720	NEW	02-03-125	296-62-41025	REP	02-11-141
296-52-69125	AMD-X	02-15-165	296-52-725	NEW	02-03-125	296-62-41030	REP	02-11-141
296-52-69125	AMD-W	02-22-006	296-54-51130	AMD-P	02-24-055	296-62-41031	REP	02-11-141
296-52-69125	AMD-X	02-23-076	296-56-60001	AMD-P	02-24-055	296-62-41033	REP	02-11-141
296-52-69130	NEW-X	02-15-165	296-59-090	AMD-P	02-24-055	296-62-41035	REP	02-11-141
296-52-69130	NEW-W	02-22-006	296-62	PREP	02-04-107	296-62-41040	REP	02-11-141
296-52-69130	NEW-X	02-23-076	296-62	PREP	02-10-130	296-62-41041	REP	02-11-141
296-52-700	NEW	02-03-125	296-62	PREP	02-13-114	296-62-41042	REP	02-11-141
296-52-70005	NEW	02-03-125	296-62	PREP	02-13-116	296-62-41043	REP	02-11-141
296-52-70010	NEW	02-03-125	296-62	PREP	02-20-099	296-62-41044	REP	02-11-141
296-52-70010	AMD-X	02-15-165	296-62-054	AMD-P	02-18-094	296-62-41045	REP	02-11-141
296-52-70010	AMD-W	02-22-006	296-62-055	NEW-P	02-18-094	296-62-41046	REP	02-11-141
296-52-70010	AMD-X	02-23-076	296-62-05510	NEW-P	02-18-094	296-62-41047	REP	02-11-141
296-52-70015	NEW	02-03-125	296-62-05520	NEW-P	02-18-094	296-62-41060	REP	02-11-141
296-52-70020	NEW	02-03-125	296-62-060	AMD-P	02-09-092	296-62-41061	REP	02-11-141
296-52-70025	NEW	02-03-125	296-62-060	AMD	02-16-047	296-62-41063	REP	02-11-141
296-52-70030	NEW	02-03-125	296-62-070	AMD-P	02-09-092	296-62-41080	REP	02-11-141
296-52-70035	NEW	02-03-125	296-62-070	AMD	02-16-047	296-62-41081	REP	02-11-141
296-52-70040	NEW	02-03-125	296-62-071	PREP	02-11-140	296-62-41082	REP	02-11-141
296-52-70045	NEW	02-03-125	296-62-07302	AMD-X	02-05-077	296-62-41084	REP	02-11-141
296-52-70050	NEW	02-03-125	296-62-07302	AMD	02-12-098	296-62-41085	REP	02-11-141
296-52-70055	NEW	02-03-125	296-62-07304	AMD-X	02-05-077	296-62-41086	REP	02-11-141
296-52-70060	NEW	02-03-125	296-62-07304	AMD	02-12-098	296-67-053	AMD-X	02-15-166
296-52-70065	NEW	02-03-125	296-62-07312	AMD-X	02-05-077	296-67-053	AMD	02-20-034
296-52-70070	NEW	02-03-125	296-62-07312	AMD	02-12-098	296-67-291	AMD-X	02-15-166
296-52-70075	NEW-W	02-06-102	296-62-07314	AMD-X	02-05-077	296-67-291	AMD	02-20-034
296-52-70080	NEW	02-03-125	296-62-07314	AMD	02-12-098	296-78-56501	AMD	02-03-124
296-52-70085	NEW	02-03-125	296-62-07421	AMD-X	02-05-077	296-78-56505	AMD	02-03-124
296-52-710	NEW	02-03-125	296-62-07421	AMD	02-12-098	296-78-56505	AMD-X	02-23-075
296-52-710	AMD-X	02-15-165	296-62-07501	AMD-X	02-05-077	296-78-71001	AMD-X	02-23-075
296-52-710	AMD-W	02-22-006	296-62-07501	AMD	02-12-098	296-78-71011	AMD-X	02-23-075
296-52-710	AMD-X	02-23-076	296-62-07527	AMD-X	02-05-077	296-78-71015	AMD-P	02-07-100
296-52-71005	NEW-W	02-06-102	296-62-07527	AMD	02-12-098	296-78-71015	AMD	02-15-102
296-52-71010	NEW-W	02-06-102	296-62-07540	AMD-X	02-05-077	296-78-835	AMD-X	02-23-075
296-52-71015	NEW	02-03-125	296-62-07540	AMD	02-12-098	296-79-140	AMD-X	02-05-077
296-52-71020	NEW	02-03-125	296-62-080	AMD-P	02-09-092	296-79-140	AMD	02-12-098
296-52-71020	AMD-X	02-15-165	296-62-080	AMD	02-16-047	296-86A-010	REP-P	02-09-095
296-52-71020	AMD-W	02-22-006	296-62-09015	AMD-P	02-24-055	296-86A-010	REP	02-12-022
296-52-71020	AMD-X	02-23-076	296-62-11021	AMD-P	02-07-100	296-86A-020	REP-P	02-09-095
296-52-71025	NEW	02-03-125	296-62-11021	AMD	02-15-102	296-86A-020	REP	02-12-022
296-52-71030	NEW-W	02-06-102	296-62-130	AMD-P	02-09-092	296-86A-025	REP-P	02-09-095
296-52-71035	NEW	02-03-125	296-62-130	AMD	02-16-047	296-86A-025	REP	02-12-022
296-52-71040	NEW	02-03-125	296-62-14105	AMD-X	02-05-077	296-86A-028	REP-P	02-09-095
296-52-71040	AMD-X	02-15-165	296-62-14105	AMD	02-12-098	296-86A-028	REP	02-12-022

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
296- 86A-030	REP-P	02-09-095	296-104-125	AMD-P	02-17-120	296-104-316	RECOD	02-23-036
296- 86A-030	REP	02-12-022	296-104-125	AMD	02-23-036	296-104-320	DECOD-P	02-17-120
296- 86A-040	REP-P	02-09-095	296-104-140	AMD-P	02-17-120	296-104-320	RECOD-P	02-17-120
296- 86A-040	REP	02-12-022	296-104-140	AMD	02-23-036	296-104-320	DECOD	02-23-036
296- 86A-060	REP-P	02-09-095	296-104-145	AMD-P	02-17-120	296-104-320	RECOD	02-23-036
296- 86A-060	REP	02-12-022	296-104-145	AMD	02-23-036	296-104-502	AMD-P	02-17-120
296- 86A-065	REP-P	02-09-095	296-104-150	AMD-P	02-17-120	296-104-502	AMD	02-23-036
296- 86A-065	REP	02-12-022	296-104-150	AMD	02-23-036	296-104-700	AMD-P	02-09-094
296- 86A-070	REP-P	02-09-095	296-104-151	AMD-P	02-17-120	296-104-700	AMD	02-12-021
296- 86A-070	REP	02-12-022	296-104-151	AMD	02-23-036	296-104-700	AMD-P	02-17-120
296- 86A-073	REP-P	02-09-095	296-104-155	AMD-P	02-17-120	296-104-700	AMD	02-23-036
296- 86A-073	REP	02-12-022	296-104-155	AMD	02-23-036	296-128-500	AMD-P	02-23-090
296- 86A-074	REP-P	02-09-095	296-104-170	AMD-P	02-17-120	296-128-532	NEW-P	02-23-090
296- 86A-074	REP	02-12-022	296-104-170	AMD	02-23-036	296-128-533	NEW-P	02-23-090
296- 86A-075	REP-P	02-09-095	296-104-200	AMD-P	02-17-120	296-130	PREP	02-11-139
296- 86A-075	REP	02-12-022	296-104-200	AMD	02-23-036	296-130-010	AMD-P	02-21-106
296- 86A-080	REP-P	02-09-095	296-104-230	AMD-P	02-17-120	296-130-020	AMD-P	02-21-106
296- 86A-080	REP	02-12-022	296-104-230	AMD	02-23-036	296-130-030	AMD-P	02-21-106
296- 96	PREP	02-04-106	296-104-240	REP-P	02-17-120	296-130-035	AMD-P	02-21-106
296- 96	PREP	02-09-090	296-104-240	REP	02-23-036	296-130-040	AMD-P	02-21-106
296- 96-01010	AMD-P	02-09-095	296-104-256	DECOD-P	02-17-120	296-130-050	AMD-P	02-21-106
296- 96-01010	AMD	02-12-022	296-104-256	RECOD-P	02-17-120	296-130-060	AMD-P	02-21-106
296- 96-01012	NEW-P	02-09-095	296-104-256	DECOD	02-23-036	296-130-065	AMD-P	02-21-106
296- 96-01012	NEW	02-12-022	296-104-256	RECOD	02-23-036	296-130-070	AMD-P	02-21-106
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296- 96-01045	AMD	02-12-022	296-104-270	DECOD	02-23-036	296-150M-0049	AMD-E	02-14-073
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296- 96-01065	AMD	02-12-022	296-104-295	RECOD	02-23-036	296-150M-0304	NEW-W	02-09-070
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296-807-15030	NEW-P	02-24-056	296-817-04010	NEW-P	02-24-055	296-824-300	NEW	02-20-034
296-807-15035	NEW-P	02-24-056	296-817-04015	NEW-P	02-24-055	296-824-30005	NEW-X	02-15-166
296-807-15040	NEW-P	02-24-056	296-817-04020	NEW-P	02-24-055	296-824-30005	NEW	02-20-034
296-807-15045	NEW-P	02-24-056	296-817-04025	NEW-P	02-24-055	296-824-400	NEW-X	02-15-166
296-807-15050	NEW-P	02-24-056	296-817-050	NEW-P	02-24-055	296-824-400	NEW	02-20-034
296-807-15055	NEW-P	02-24-056	296-824	PREP	02-20-099	296-824-40005	NEW-X	02-15-166
296-807-160	NEW-P	02-24-056	296-824-100	NEW	02-11-141	296-824-40005	NEW	02-20-034
296-807-16005	NEW-P	02-24-056	296-824-100	AMD-X	02-15-166	296-824-40010	NEW-X	02-15-166
296-807-16010	NEW-P	02-24-056	296-824-100	AMD	02-20-034	296-824-40010	NEW	02-20-034
296-807-16015	NEW-P	02-24-056	296-824-110	NEW	02-11-141	296-824-500	NEW-X	02-15-166
296-807-16020	NEW-P	02-24-056	296-824-110	AMD-X	02-15-166	296-824-500	NEW	02-20-034
296-807-16025	NEW-P	02-24-056	296-824-110	AMD	02-20-034	296-824-50005	NEW-X	02-15-166
296-807-16030	NEW-P	02-24-056	296-824-11010	NEW	02-11-141	296-824-50005	NEW	02-20-034
296-807-16035	NEW-P	02-24-056	296-824-11010	AMD-X	02-15-166	296-824-50010	NEW-X	02-15-166
296-807-170	NEW-P	02-24-056	296-824-11010	AMD	02-20-034	296-824-50010	NEW	02-20-034
296-807-17005	NEW-P	02-24-056	296-824-11020	NEW	02-11-141	296-824-50015	NEW-X	02-15-166
296-807-17010	NEW-P	02-24-056	296-824-11020	AMD-X	02-15-166	296-824-50015	NEW	02-20-034
296-807-17015	NEW-P	02-24-056	296-824-11020	AMD	02-20-034	296-824-50020	NEW-X	02-15-166
296-807-17020	NEW-P	02-24-056	296-824-11050	NEW	02-11-141	296-824-50020	NEW	02-20-034
296-807-180	NEW-P	02-24-056	296-824-11050	AMD-X	02-15-166	296-824-50025	NEW-X	02-15-166
296-807-18005	NEW-P	02-24-056	296-824-11050	AMD	02-20-034	296-824-50025	NEW	02-20-034
296-807-18010	NEW-P	02-24-056	296-824-11060	NEW	02-11-141	296-824-50030	NEW-X	02-15-166
296-807-18015	NEW-P	02-24-056	296-824-11060	AMD-X	02-15-166	296-824-50030	NEW	02-20-034
296-807-18020	NEW-P	02-24-056	296-824-11060	AMD	02-20-034	296-824-600	NEW-X	02-15-166
296-807-18025	NEW-P	02-24-056	296-824-12010	NEW	02-11-141	296-824-600	NEW	02-20-034
296-807-18030	NEW-P	02-24-056	296-824-12010	AMD-X	02-15-166	296-824-60005	NEW-X	02-15-166
296-807-18035	NEW-P	02-24-056	296-824-12010	AMD	02-20-034	296-824-60005	NEW	02-20-034
296-807-18040	NEW-P	02-24-056	296-824-12020	NEW	02-11-141	296-824-60010	NEW-X	02-15-166
296-807-18045	NEW-P	02-24-056	296-824-12020	AMD-X	02-15-166	296-824-60010	NEW	02-20-034
296-807-18050	NEW-P	02-24-056	296-824-12020	AMD	02-20-034	296-824-60015	NEW-X	02-15-166
296-807-18055	NEW-P	02-24-056	296-824-12030	NEW	02-11-141	296-824-60015	NEW	02-20-034
296-807-18060	NEW-P	02-24-056	296-824-12030	AMD-X	02-15-166	296-824-700	NEW-X	02-15-166
296-807-18065	NEW-P	02-24-056	296-824-12030	AMD	02-20-034	296-824-700	NEW	02-20-034
296-807-18070	NEW-P	02-24-056	296-824-12040	NEW	02-11-141	296-824-70005	NEW-X	02-15-166
296-807-18075	NEW-P	02-24-056	296-824-12040	AMD-X	02-15-166	296-824-70005	NEW	02-20-034
296-807-18080	NEW-P	02-24-056	296-824-12040	AMD	02-20-034	296-824-800	NEW-X	02-15-166
296-807-18085	NEW-P	02-24-056	296-824-12050	NEW	02-11-141	296-824-800	NEW	02-20-034
296-807-190	NEW-P	02-24-056	296-824-12050	AMD-X	02-15-166	296-832-100	NEW	02-16-087
296-817	PREP	02-13-114	296-824-12050	AMD	02-20-034	296-832-10000	NEW-X	02-08-080
296-817-010	NEW-P	02-24-055	296-824-12060	NEW	02-11-141	296-832-10000	NEW-W	02-21-053
296-817-01005	NEW-P	02-24-055	296-824-12060	AMD-X	02-15-166	296-832-10005	NEW-X	02-08-080
296-817-01010	NEW-P	02-24-055	296-824-12060	AMD	02-20-034	296-832-10005	NEW-W	02-21-053
296-817-01015	NEW-P	02-24-055	296-824-13010	NEW	02-11-141	296-832-10010	NEW-X	02-08-080
296-817-01020	NEW-P	02-24-055	296-824-13010	AMD-X	02-15-166	296-832-10010	NEW-W	02-21-053
296-817-01025	NEW-P	02-24-055	296-824-13010	AMD	02-20-034	296-832-10015	NEW-X	02-08-080
296-817-01030	NEW-P	02-24-055	296-824-13020	NEW	02-11-141	296-832-10015	NEW-W	02-21-053
296-817-01035	NEW-P	02-24-055	296-824-13020	AMD-X	02-15-166	296-832-10020	NEW-X	02-08-080
296-817-01040	NEW-P	02-24-055	296-824-13020	AMD	02-20-034	296-832-10020	NEW-W	02-21-053
296-817-020	NEW-P	02-24-055	296-824-13030	NEW	02-11-141	296-832-10025	NEW-X	02-08-080
296-817-02005	NEW-P	02-24-055	296-824-13030	AMD-X	02-15-166	296-832-10025	NEW-W	02-21-053
296-817-02010	NEW-P	02-24-055	296-824-13030	AMD	02-20-034	296-832-200	NEW	02-16-087
296-817-02015	NEW-P	02-24-055	296-824-14010	NEW	02-11-141	296-832-20005	NEW	02-16-087
296-817-030	NEW-P	02-24-055	296-824-14010	AMD-X	02-15-166	296-832-20010	NEW	02-16-087
296-817-03005	NEW-P	02-24-055	296-824-14010	AMD	02-20-034	296-832-300	NEW	02-16-087
296-817-03010	NEW-P	02-24-055	296-824-15010	NEW	02-11-141	296-832-30005	NEW	02-16-087
296-817-03015	NEW-P	02-24-055	296-824-15010	AMD-X	02-15-166	296-832-30010	NEW	02-16-087
296-817-03020	NEW-P	02-24-055	296-824-15010	AMD	02-20-034	296-832-30015	NEW	02-16-087
296-817-03025	NEW-P	02-24-055	296-824-200	NEW-X	02-15-166	296-833-100	NEW-X	02-17-107
296-817-03030	NEW-P	02-24-055	296-824-200	NEW	02-20-034	296-833-100	NEW	02-23-073
296-817-03035	NEW-P	02-24-055	296-824-20005	NEW-X	02-15-166	296-833-10010	NEW-X	02-17-107
296-817-040	NEW-P	02-24-055	296-824-20005	NEW	02-20-034	296-833-10010	NEW	02-23-073
296-817-04005	NEW-P	02-24-055	296-824-300	NEW-X	02-15-166	296-833-200	NEW-X	02-17-107

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296-833-200	NEW	02-23-073	296-835-12010	NEW	02-15-102	296-860-200	NEW	02-17-106
296-833-20005	NEW-X	02-17-107	296-835-12015	NEW-P	02-07-100	296-860-20010	NEW	02-17-106
296-833-20005	NEW	02-23-073	296-835-12015	NEW	02-15-102	296-860-20020	NEW	02-17-106
296-833-20010	NEW-X	02-17-107	296-835-12020	NEW-P	02-07-100	296-860-20030	NEW	02-17-106
296-833-20010	NEW	02-23-073	296-835-12020	NEW	02-15-102	296-860-20040	NEW	02-17-106
296-833-300	NEW-X	02-17-107	296-835-12025	NEW-P	02-07-100	296-860-20050	NEW	02-17-106
296-833-300	NEW	02-23-073	296-835-12025	NEW	02-15-102	296-860-20060	NEW	02-17-106
296-833-30005	NEW-X	02-17-107	296-835-12030	NEW-P	02-07-100	296-860-20070	NEW	02-17-106
296-833-30005	NEW	02-23-073	296-835-12030	NEW-W	02-20-091	296-860-20080	NEW	02-17-106
296-833-30010	NEW-X	02-17-107	296-835-12035	NEW-P	02-07-100	296-860-300	NEW	02-17-106
296-833-30010	NEW	02-23-073	296-835-12035	NEW	02-15-102	296-878-100	NEW-P	02-13-118
296-833-30015	NEW-X	02-17-107	296-835-12040	NEW-P	02-07-100	296-878-100	NEW	02-22-027
296-833-30015	NEW	02-23-073	296-835-12040	NEW	02-15-102	296-878-10005	NEW-P	02-13-118
296-833-30020	NEW-X	02-17-107	296-835-12045	NEW-P	02-07-100	296-878-10005	NEW	02-22-027
296-833-30020	NEW	02-23-073	296-835-12045	NEW	02-15-102	296-878-110	NEW-P	02-13-118
296-833-400	NEW-X	02-17-107	296-835-12050	NEW-P	02-07-100	296-878-110	NEW	02-22-027
296-833-400	NEW	02-23-073	296-835-12050	NEW	02-15-102	296-878-11005	NEW-P	02-13-118
296-833-40005	NEW-X	02-17-107	296-835-12055	NEW-P	02-07-100	296-878-11005	NEW	02-22-027
296-833-40005	NEW	02-23-073	296-835-12055	NEW	02-15-102	296-878-120	NEW-P	02-13-118
296-833-40010	NEW-X	02-17-107	296-835-12060	NEW-P	02-07-100	296-878-120	NEW	02-22-027
296-833-40010	NEW	02-23-073	296-835-12060	NEW	02-15-102	296-878-12005	NEW-P	02-13-118
296-833-500	NEW-X	02-17-107	296-835-12065	NEW-P	02-07-100	296-878-12005	NEW	02-22-027
296-833-500	NEW	02-23-073	296-835-12065	NEW	02-15-102	296-878-130	NEW-P	02-13-118
296-833-50005	NEW-X	02-17-107	296-835-130	NEW-P	02-07-100	296-878-130	NEW	02-22-027
296-833-50005	NEW	02-23-073	296-835-130	NEW	02-15-102	296-878-13005	NEW-P	02-13-118
296-833-50010	NEW-X	02-17-107	296-835-13005	NEW-P	02-07-100	296-878-13005	NEW	02-22-027
296-833-50010	NEW	02-23-073	296-835-13005	NEW	02-15-102	296-878-13010	NEW-P	02-13-118
296-833-600	NEW-X	02-17-107	296-835-13010	NEW-P	02-07-100	296-878-13010	NEW	02-22-027
296-833-600	NEW	02-23-073	296-835-13010	NEW	02-15-102	296-878-140	NEW-P	02-13-118
296-833-60005	NEW-X	02-17-107	296-835-13015	NEW-P	02-07-100	296-878-140	NEW	02-22-027
296-833-60005	NEW	02-23-073	296-835-13015	NEW	02-15-102	296-878-14005	NEW-P	02-13-118
296-833-60010	NEW-X	02-17-107	296-835-13020	NEW-P	02-07-100	296-878-14005	NEW	02-22-027
296-833-60010	NEW	02-23-073	296-835-13020	NEW	02-15-102	296-878-150	NEW-P	02-13-118
296-835-100	NEW-P	02-07-100	296-835-13025	NEW-P	02-07-100	296-878-150	NEW	02-22-027
296-835-100	NEW	02-15-102	296-835-13025	NEW	02-15-102	296-878-15005	NEW-P	02-13-118
296-835-110	NEW-P	02-07-100	296-835-13030	NEW-P	02-07-100	296-878-15005	NEW	02-22-027
296-835-110	NEW	02-15-102	296-835-13030	NEW	02-15-102	296-878-15010	NEW-P	02-13-118
296-835-11005	NEW-P	02-07-100	296-835-140	NEW-P	02-07-100	296-878-15015	NEW-P	02-13-118
296-835-11005	NEW	02-15-102	296-835-140	NEW	02-15-102	296-878-15015	NEW	02-22-027
296-835-11010	NEW-P	02-07-100	296-839-100	NEW-P	02-18-094	296-878-15020	NEW-P	02-13-118
296-835-11010	NEW	02-15-102	296-839-200	NEW-P	02-18-094	296-878-15020	NEW	02-22-027
296-835-11015	NEW-P	02-07-100	296-839-20005	NEW-P	02-18-094	296-878-15025	NEW-P	02-13-118
296-835-11015	NEW	02-15-102	296-839-20010	NEW-P	02-18-094	296-878-15025	NEW	02-22-027
296-835-11020	NEW-P	02-07-100	296-839-300	NEW-P	02-18-094	296-878-160	NEW-P	02-13-118
296-835-11020	NEW	02-15-102	296-839-30005	NEW-P	02-18-094	296-878-160	NEW	02-22-027
296-835-11025	NEW-P	02-07-100	296-839-30010	NEW-P	02-18-094	296-878-16005	NEW-P	02-13-118
296-835-11025	NEW	02-15-102	296-839-30015	NEW-P	02-18-094	296-878-16005	NEW	02-22-027
296-835-11030	NEW-P	02-07-100	296-839-400	NEW-P	02-18-094	296-878-170	NEW-P	02-13-118
296-835-11030	NEW	02-15-102	296-839-40005	NEW-P	02-18-094	296-878-170	NEW	02-22-027
296-835-11035	NEW-P	02-07-100	296-839-500	NEW-P	02-18-094	296-878-17005	NEW-P	02-13-118
296-835-11035	NEW	02-15-102	296-860-100	NEW-P	02-07-101	296-878-17005	NEW	02-22-027
296-835-11040	NEW-P	02-07-100	296-860-100	NEW	02-17-106	296-878-180	NEW-P	02-13-118
296-835-11040	NEW	02-15-102	296-860-10005	NEW-P	02-07-101	296-878-180	NEW	02-22-027
296-835-11045	NEW-P	02-07-100	296-860-10010	NEW-P	02-07-101	296-878-18005	NEW-P	02-13-118
296-835-11045	NEW	02-15-102	296-860-10020	NEW-P	02-07-101	296-878-18005	NEW	02-22-027
296-835-11050	NEW-P	02-07-100	296-860-10025	NEW-P	02-07-101	296-878-18010	NEW-P	02-13-118
296-835-11050	NEW	02-15-102	296-860-10030	NEW-P	02-07-101	296-878-18010	NEW	02-22-027
296-835-120	NEW-P	02-07-100	296-860-10040	NEW-P	02-07-101	296-878-18015	NEW-P	02-13-118
296-835-120	NEW	02-15-102	296-860-10050	NEW-P	02-07-101	296-878-18015	NEW	02-22-027
296-835-12005	NEW-P	02-07-100	296-860-10060	NEW-P	02-07-101	296-878-18020	NEW-P	02-13-118
296-835-12005	NEW	02-15-102	296-860-10070	NEW-P	02-07-101	296-878-18020	NEW	02-22-027
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296-878-19005	NEW	02-22-027	308- 13-024	AMD	02-07-047	308- 20-120	AMD	02-04-012
296-878-19010	NEW-P	02-13-118	308- 13-036	NEW-P	02-04-113	308- 20-120	PREP	02-24-039
296-878-19010	NEW	02-22-027	308- 13-036	NEW	02-07-047	308- 20-122	NEW	02-04-012
296-878-200	NEW-P	02-13-118	308- 13-050	AMD-P	02-04-113	308- 20-130	REP	02-04-012
296-878-200	NEW	02-22-027	308- 13-050	AMD	02-07-047	308- 20-150	REP	02-04-012
296-878-20005	NEW-P	02-13-118	308- 13-100	AMD-P	02-04-113	308- 20-155	REP	02-04-012
296-878-20005	NEW	02-22-027	308- 13-100	AMD	02-07-047	308- 20-171	REP	02-04-012
296-878-20010	NEW-P	02-13-118	308- 13-150	PREP	02-08-033	308- 20-172	REP	02-04-012
296-878-20010	NEW	02-22-027	308- 13-150	AMD-P	02-12-077	308- 20-210	AMD-P	02-04-088
296-878-20015	NEW-P	02-13-118	308- 13-150	AMD	02-16-018	308- 20-210	AMD	02-09-040
296-878-20015	NEW	02-22-027	308- 14-085	AMD-P	02-08-074	308- 20-310	REP	02-04-012
296-878-210	NEW-P	02-13-118	308- 14-085	AMD-W	02-11-057	308- 20-590	REP	02-04-012
296-878-210	NEW	02-22-027	308- 14-090	REP-P	02-08-074	308- 47-010	NEW-P	02-14-059
296-878-21005	NEW-P	02-13-118	308- 14-090	REP-W	02-11-057	308- 47-010	NEW	02-19-019
296-878-21005	NEW	02-22-027	308- 14-100	AMD-P	02-08-074	308- 47-020	NEW-P	02-14-059
296-878-220	NEW-P	02-13-118	308- 14-100	AMD-W	02-11-057	308- 47-020	NEW	02-19-019
296-878-220	NEW	02-22-027	308- 14-120	AMD-P	02-08-074	308- 47-030	NEW-P	02-14-059
308- 08-085	AMD-X	02-14-001	308- 14-120	AMD-W	02-11-057	308- 47-030	NEW	02-19-019
308- 08-085	AMD	02-19-035	308- 14-130	AMD-P	02-08-074	308- 47-040	NEW-P	02-14-059
308- 08-600	AMD	02-11-011	308- 14-130	AMD-W	02-11-057	308- 47-040	NEW	02-19-019
308- 11	PREP	02-24-074	308- 14-135	AMD-P	02-08-074	308- 47-050	NEW-P	02-14-059
308- 12-010	AMD-P	02-04-114	308- 14-135	AMD-W	02-11-057	308- 47-050	NEW	02-19-019
308- 12-010	AMD	02-11-082	308- 14-210	AMD-P	02-08-074	308- 47-060	NEW-P	02-14-059
308- 12-031	AMD-P	02-04-114	308- 14-210	AMD-W	02-11-057	308- 47-060	NEW	02-19-019
308- 12-031	AMD	02-11-082	308- 15-040	PREP	02-05-079	308- 47-070	NEW-P	02-14-059
308- 12-050	AMD-P	02-04-114	308- 15-040	AMD-P	02-09-011	308- 47-070	NEW	02-19-019
308- 12-050	AMD	02-11-082	308- 15-040	AMD-W	02-16-095	308- 48-010	AMD-P	02-14-059
308- 12-081	AMD-P	02-04-114	308- 15-140	PREP	02-05-079	308- 48-010	AMD	02-19-019
308- 12-081	AMD	02-11-082	308- 15-140	NEW-P	02-09-011	308- 48-015	NEW-P	02-14-059
308- 12-085	AMD-P	02-04-114	308- 15-140	NEW-S	02-16-096	308- 48-015	NEW-W	02-19-047
308- 12-085	AMD	02-11-082	308- 15-140	NEW	02-20-072	308- 48-031	AMD-P	02-14-059
308- 12-115	AMD-P	02-04-114	308- 17-120	AMD-P	02-23-059	308- 48-031	AMD	02-19-019
308- 12-115	AMD	02-11-082	308- 17-150	AMD-P	02-03-130	308- 48-040	AMD-P	02-14-059
308- 12-150	AMD-P	02-04-114	308- 17-150	AMD	02-11-098	308- 48-040	AMD	02-19-019
308- 12-150	AMD	02-11-082	308- 17-240	AMD-P	02-23-059	308- 48-050	AMD-P	02-14-059
308- 12-210	AMD-P	02-04-114	308- 17-310	PREP	02-07-069	308- 48-050	AMD	02-19-019
308- 12-210	AMD	02-11-082	308- 17-310	AMD-P	02-20-085	308- 48-060	AMD-P	02-14-059
308- 12-220	AMD-P	02-04-114	308- 17-310	AMD	02-23-060	308- 48-060	AMD	02-19-019
308- 12-220	AMD	02-11-082	308- 17-320	PREP	02-07-069	308- 48-070	REP-P	02-14-059
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308- 12-240	AMD	02-11-082	308- 18-120	AMD	02-24-026	308- 48-100	REP-P	02-14-059
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308- 12-320	AMD	02-11-082	308- 18-150	AMD	02-07-068	308- 48-145	AMD-P	02-14-059
308- 12-321	REP-P	02-04-114	308- 18-240	AMD-P	02-21-090	308- 48-145	AMD	02-19-019
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308-48-710	REP	02-19-019	308-56A-530	NEW-P	02-07-035	308-91-172	PREP	02-12-124
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308-48-750	REP	02-19-019	308-61-026	AMD-P	02-16-067	308-93-242	PREP	02-08-006
308-48-760	REP-P	02-14-059	308-61-026	AMD	02-20-035	308-93-242	AMD-P	02-18-012
308-48-760	REP	02-19-019	308-61-105	AMD-P	02-16-067	308-93-242	AMD	02-22-004
308-48-770	REP-P	02-14-059	308-61-105	AMD	02-20-035	308-93-243	PREP	02-08-006
308-48-770	REP	02-19-019	308-61-108	AMD-P	02-16-067	308-93-243	AMD-P	02-18-012
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308-49-150	AMD	02-19-019	308-61-115	AMD-P	02-16-067	308-93-244	PREP	02-08-006
308-49-164	AMD-P	02-14-059	308-61-115	AMD	02-20-035	308-93-244	AMD-P	02-18-012
308-49-164	AMD	02-19-019	308-61-125	AMD-P	02-16-067	308-93-244	AMD	02-22-004
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308-56A-150	PREP	02-05-018	308-63-090	AMD-P	02-16-057	308-93-740	AMD	02-05-058
308-56A-160	PREP	02-05-018	308-63-090	AMD	02-19-036	308-93-750	AMD	02-05-058
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308-96A-073	AMD-P	02-12-078	308-103-020	NEW	02-11-011	308-420-240	AMD-P	02-12-081
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308-96A-074	AMD-P	02-12-078	308-103-050	NEW	02-11-011	314-02-010	AMD-W	02-17-086
308-96A-074	AMD	02-16-071	308-103-060	NEW	02-11-011	314-02-015	AMD-P	02-04-115
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308-96A-085	PREP	02-05-020	308-103-100	NEW	02-11-011	314-02-025	AMD-P	02-04-115
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308-96A-085	AMD	02-21-118	308-103-120	NEW	02-11-011	314-02-030	AMD-P	02-04-115
308-96A-090	PREP	02-05-020	308-103-130	NEW	02-11-011	314-02-030	AMD-W	02-17-086
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308-96A-110	AMD-P	02-08-036	308-124A-605	NEW	02-03-080	314-02-115	AMD-W	02-17-086
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314- 60-040	AMD	02-10-006	315- 38-160	NEW	02-15-122	332- 30-139	AMD-S	02-14-157
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388- 02-0635	AMD	02-21-061	388- 14A-5530	AMD-P	02-03-096	388- 15-065	NEW	02-15-098
388- 02-0640	AMD-P	02-17-091	388- 14A-5530	AMD	02-06-098	388- 15-065	NEW	02-17-045
388- 02-0640	AMD	02-21-061	388- 14A-6105	NEW-E	02-23-031	388- 15-069	NEW-P	02-03-118
388- 02-0645	AMD-P	02-17-091	388- 14A-6110	NEW-E	02-23-031	388- 15-069	NEW	02-15-098
388- 02-0645	AMD	02-21-061	388- 14A-6115	NEW-E	02-23-031	388- 15-069	NEW	02-17-045
388- 02-0650	AMD-P	02-17-091	388- 14A-6120	NEW-E	02-23-031	388- 15-073	NEW-P	02-03-118
388- 02-0650	AMD	02-21-061	388- 14A-6125	NEW-E	02-23-031	388- 15-073	NEW	02-15-098
388- 14A	PREP	02-24-069	388- 15	AMD-P	02-03-118	388- 15-073	NEW	02-17-045
388- 14A-2000	PREP	02-03-010	388- 15	AMD	02-15-098	388- 15-077	NEW-P	02-03-118
388- 14A-2025	PREP	02-03-010	388- 15	AMD	02-17-045	388- 15-077	NEW	02-15-098
388- 14A-2080	PREP	02-03-010	388- 15-001	NEW-P	02-03-118	388- 15-077	NEW	02-17-045
388- 14A-2105	AMD	02-07-091	388- 15-001	NEW	02-15-098	388- 15-081	NEW-P	02-03-118
388- 14A-2107	NEW	02-07-091	388- 15-001	NEW	02-17-045	388- 15-081	NEW	02-15-098
388- 14A-2110	AMD	02-07-091	388- 15-005	NEW-P	02-03-118	388- 15-081	NEW	02-17-045
388- 14A-2112	NEW	02-07-091	388- 15-005	NEW	02-15-098	388- 15-085	NEW-P	02-03-118
388- 14A-2114	NEW	02-07-091	388- 15-005	NEW	02-17-045	388- 15-085	NEW	02-15-098
388- 14A-2115	AMD	02-07-091	388- 15-009	NEW-P	02-03-118	388- 15-085	NEW	02-17-045
388- 14A-2116	NEW	02-07-091	388- 15-009	NEW	02-15-098	388- 15-089	NEW-P	02-03-118
388- 14A-2120	AMD	02-07-091	388- 15-009	NEW	02-17-045	388- 15-089	NEW	02-15-098
388- 14A-2125	AMD	02-07-091	388- 15-011	NEW-P	02-03-118	388- 15-089	NEW	02-17-045
388- 14A-2130	NEW	02-07-091	388- 15-011	NEW	02-15-098	388- 15-093	NEW-P	02-03-118
388- 14A-2135	NEW	02-07-091	388- 15-011	NEW	02-17-045	388- 15-093	NEW	02-15-098
388- 14A-2140	NEW	02-07-091	388- 15-013	NEW-P	02-03-118	388- 15-093	NEW	02-17-045
388- 14A-3100	PREP	02-13-042	388- 15-013	NEW	02-15-098	388- 15-097	NEW-P	02-03-118
388- 14A-3100	AMD-E	02-13-043	388- 15-013	NEW	02-17-045	388- 15-097	NEW	02-15-098
388- 14A-3100	AMD-E	02-21-020	388- 15-017	NEW-P	02-03-118	388- 15-097	NEW	02-17-045
388- 14A-3102	PREP	02-13-042	388- 15-017	NEW	02-15-098	388- 15-101	NEW-P	02-03-118
388- 14A-3102	AMD-E	02-13-043	388- 15-017	NEW	02-17-045	388- 15-101	NEW	02-15-098
388- 14A-3102	AMD-E	02-21-020	388- 15-021	NEW-P	02-03-118	388- 15-101	NEW	02-17-045
388- 14A-3110	PREP	02-13-042	388- 15-021	NEW	02-15-098	388- 15-105	NEW-P	02-03-118
388- 14A-3110	AMD-E	02-13-043	388- 15-021	NEW	02-17-045	388- 15-105	NEW	02-15-098
388- 14A-3110	AMD-E	02-21-020	388- 15-025	NEW-P	02-03-118	388- 15-105	NEW	02-17-045
388- 14A-3115	PREP	02-13-042	388- 15-025	NEW	02-15-098	388- 15-109	NEW-P	02-03-118
388- 14A-3115	AMD-E	02-13-043	388- 15-025	NEW	02-17-045	388- 15-109	NEW	02-15-098
388- 14A-3115	AMD-E	02-21-020	388- 15-029	NEW-P	02-03-118	388- 15-109	NEW	02-17-045
388- 14A-3120	PREP	02-13-042	388- 15-029	NEW	02-15-098	388- 15-113	NEW-P	02-03-118
388- 14A-3120	AMD-E	02-13-043	388- 15-029	NEW	02-17-045	388- 15-113	NEW	02-15-098
388- 14A-3120	AMD-E	02-21-020	388- 15-033	NEW-P	02-03-118	388- 15-113	NEW	02-17-045
388- 14A-3122	NEW-E	02-13-043	388- 15-033	NEW	02-15-098	388- 15-117	NEW-P	02-03-118
388- 14A-3122	NEW-E	02-21-020	388- 15-033	NEW	02-17-045	388- 15-117	NEW	02-15-098
388- 14A-3130	AMD-P	02-03-096	388- 15-037	NEW-P	02-03-118	388- 15-117	NEW	02-17-045
388- 14A-3130	AMD	02-06-098	388- 15-037	NEW	02-15-098	388- 15-121	NEW-P	02-03-118
388- 14A-3370	PREP	02-13-042	388- 15-037	NEW	02-17-045	388- 15-121	NEW	02-15-098
388- 14A-3370	AMD-E	02-13-043	388- 15-041	NEW-P	02-03-118	388- 15-121	NEW	02-17-045
388- 14A-3370	AMD-E	02-21-020	388- 15-041	NEW	02-15-098	388- 15-125	NEW-P	02-03-118
388- 14A-3800	PREP	02-03-010	388- 15-041	NEW	02-17-045	388- 15-125	NEW	02-15-098
388- 14A-3810	PREP	02-03-010	388- 15-045	NEW-P	02-03-118	388- 15-125	NEW	02-17-045
388- 14A-3810	PREP	02-13-042	388- 15-045	NEW	02-15-098	388- 15-129	NEW-P	02-03-118
388- 14A-3810	AMD-E	02-13-043	388- 15-045	NEW	02-17-045	388- 15-129	NEW	02-15-098
388- 14A-3810	AMD-E	02-21-020	388- 15-049	NEW-P	02-03-118	388- 15-129	NEW	02-17-045
388- 14A-3925	AMD-P	02-03-096	388- 15-049	NEW	02-15-098	388- 15-130	REP-P	02-03-118
388- 14A-3925	AMD	02-06-098	388- 15-049	NEW	02-17-045	388- 15-130	REP	02-15-098
388- 14A-4000	PREP	02-03-010	388- 15-053	NEW-P	02-03-118	388- 15-130	REP	02-17-045
388- 14A-4300	PREP	02-03-010	388- 15-053	NEW	02-15-098	388- 15-131	REP-P	02-03-118
388- 14A-4301	PREP	02-03-010	388- 15-053	NEW	02-17-045	388- 15-131	REP	02-15-098
388- 14A-4302	PREP	02-03-010	388- 15-057	NEW-P	02-03-118	388- 15-131	REP	02-17-045
388- 14A-4303	PREP	02-03-010	388- 15-057	NEW	02-15-098	388- 15-132	REP-P	02-03-118
388- 14A-4304	PREP	02-03-010	388- 15-057	NEW	02-17-045	388- 15-132	REP	02-15-098
388- 14A-5520	AMD-P	02-03-096	388- 15-061	NEW-P	02-03-118	388- 15-132	REP	02-17-045
388- 14A-5520	AMD	02-06-098	388- 15-061	NEW	02-15-098	388- 15-133	NEW-P	02-03-118
388- 14A-5525	AMD-P	02-03-096	388- 15-061	NEW	02-17-045	388- 15-133	NEW	02-15-098
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388- 15-134	REP	02-15-098	388- 15-662	PREP-W	02-15-058	388- 71-0515	PREP	02-04-096
388- 15-134	REP	02-17-045	388- 15-880	PREP-W	02-05-064	388- 71-0515	AMD-P	02-16-080
388- 15-135	NEW-P	02-03-118	388- 15-890	PREP-W	02-05-064	388- 71-0515	AMD	02-21-098
388- 15-135	NEW	02-15-098	388- 27-0225	AMD-P	02-15-136	388- 71-0520	AMD	02-10-117
388- 15-135	NEW	02-17-045	388- 27-0375	AMD-P	02-15-136	388- 71-0525	REP	02-10-117
388- 15-141	NEW-P	02-03-118	388- 61-001	PREP	02-24-068	388- 71-0530	REP	02-10-117
388- 15-141	NEW	02-15-098	388- 71	PREP	02-11-064	388- 71-0535	REP	02-10-117
388- 15-141	NEW	02-17-045	388- 71	PREP	02-15-056	388- 71-0540	AMD	02-10-117
388- 15-194	PREP-W	02-05-066	388- 71	PREP-W	02-15-058	388- 71-05910	NEW	02-10-117
388- 15-194	REP-P	02-16-080	388- 71	AMD-P	02-16-080	388- 71-05911	NEW	02-10-117
388- 15-194	REP	02-21-098	388- 71	PREP	02-21-012	388- 71-05912	NEW	02-10-117
388- 15-202	PREP	02-04-096	388- 71	AMD	02-21-098	388- 71-05913	NEW	02-10-117
388- 15-202	PREP-W	02-05-064	388- 71-0194	NEW-P	02-16-080	388- 71-05914	NEW	02-10-117
388- 15-202	PREP-W	02-05-065	388- 71-0194	NEW	02-21-098	388- 71-05915	NEW	02-10-117
388- 15-202	PREP-W	02-05-066	388- 71-0202	NEW-P	02-16-080	388- 71-05916	NEW	02-10-117
388- 15-202	REP-P	02-16-080	388- 71-0202	NEW	02-21-098	388- 71-05917	NEW	02-10-117
388- 15-202	REP	02-21-098	388- 71-0203	NEW-P	02-16-080	388- 71-05918	NEW	02-10-117
388- 15-203	PREP	02-04-096	388- 71-0203	NEW	02-21-098	388- 71-05919	NEW	02-10-117
388- 15-203	PREP-W	02-05-065	388- 71-0205	NEW-P	02-16-080	388- 71-05920	NEW	02-10-117
388- 15-203	PREP-W	02-05-066	388- 71-0205	NEW	02-21-098	388- 71-05921	NEW	02-10-117
388- 15-203	REP-P	02-16-080	388- 71-0400	PREP	02-20-017	388- 71-05922	NEW	02-10-117
388- 15-203	REP	02-21-098	388- 71-0405	PREP	02-20-017	388- 71-05923	NEW	02-10-117
388- 15-204	PREP	02-04-096	388- 71-0410	PREP	02-04-096	388- 71-05924	NEW	02-10-117
388- 15-204	PREP-W	02-05-066	388- 71-0410	PREP-W	02-05-066	388- 71-05925	NEW	02-10-117
388- 15-204	REP-P	02-16-080	388- 71-0410	AMD-P	02-16-080	388- 71-05926	NEW	02-10-117
388- 15-204	REP	02-21-098	388- 71-0410	PREP	02-20-017	388- 71-05927	NEW	02-10-117
388- 15-205	PREP-W	02-05-065	388- 71-0410	AMD	02-21-098	388- 71-05928	NEW	02-10-117
388- 15-205	PREP-W	02-05-066	388- 71-0415	PREP	02-20-017	388- 71-05929	NEW	02-10-117
388- 15-205	REP-P	02-16-080	388- 71-0420	PREP	02-20-017	388- 71-05930	NEW	02-10-117
388- 15-205	REP	02-21-098	388- 71-0425	PREP	02-20-017	388- 71-05931	NEW	02-10-117
388- 15-207	PREP-W	02-05-064	388- 71-0430	PREP	02-04-096	388- 71-05932	NEW	02-10-117
388- 15-214	PREP-W	02-05-064	388- 71-0430	AMD-P	02-16-080	388- 71-05933	NEW	02-10-117
388- 15-215	PREP-W	02-05-064	388- 71-0430	PREP	02-20-017	388- 71-05934	NEW	02-10-117
388- 15-219	PREP-W	02-05-064	388- 71-0430	AMD	02-21-098	388- 71-05935	NEW	02-10-117
388- 15-600	PREP-W	02-05-064	388- 71-0435	PREP	02-04-096	388- 71-05936	NEW	02-10-117
388- 15-620	PREP-W	02-05-064	388- 71-0435	AMD-P	02-16-080	388- 71-05937	NEW	02-10-117
388- 15-630	PREP-W	02-05-064	388- 71-0435	PREP	02-20-017	388- 71-05938	NEW	02-10-117
388- 15-650	PREP	02-15-056	388- 71-0435	AMD	02-21-098	388- 71-05939	NEW	02-10-117
388- 15-650	PREP-W	02-15-058	388- 71-0440	PREP	02-04-096	388- 71-05940	NEW	02-10-117
388- 15-651	PREP	02-15-056	388- 71-0440	PREP-W	02-05-066	388- 71-05941	NEW	02-10-117
388- 15-651	PREP-W	02-15-058	388- 71-0440	AMD-P	02-19-024	388- 71-05942	NEW	02-10-117
388- 15-652	PREP	02-15-056	388- 71-0440	PREP	02-20-017	388- 71-05943	NEW	02-10-117
388- 15-652	PREP-W	02-15-058	388- 71-0440	AMD	02-23-063	388- 71-05944	NEW	02-10-117
388- 15-653	PREP	02-15-056	388- 71-0445	PREP	02-04-096	388- 71-05945	NEW	02-10-117
388- 15-653	PREP-W	02-15-058	388- 71-0445	PREP-W	02-05-066	388- 71-05946	NEW	02-10-117
388- 15-654	PREP	02-15-056	388- 71-0445	AMD-P	02-16-080	388- 71-05947	NEW	02-10-117
388- 15-654	PREP-W	02-15-058	388- 71-0445	PREP	02-20-017	388- 71-05948	NEW	02-10-117
388- 15-655	PREP	02-15-056	388- 71-0445	AMD	02-21-098	388- 71-05949	NEW-S	02-11-129
388- 15-655	PREP-W	02-15-058	388- 71-0450	PREP	02-04-096	388- 71-05949	NEW	02-15-064
388- 15-656	PREP	02-15-056	388- 71-0450	AMD-P	02-16-080	388- 71-05950	NEW	02-10-117
388- 15-656	PREP-W	02-15-058	388- 71-0450	PREP	02-20-017	388- 71-05951	NEW	02-10-117
388- 15-657	PREP	02-15-056	388- 71-0450	AMD	02-21-098	388- 71-05952	NEW	02-10-117
388- 15-657	PREP-W	02-15-058	388- 71-0455	PREP	02-20-017	388- 71-05953	NEW-W	02-10-036
388- 15-658	PREP	02-15-056	388- 71-0460	PREP	02-20-017	388- 71-0600	PREP	02-04-096
388- 15-658	PREP-W	02-15-058	388- 71-0465	PREP	02-20-017	388- 71-0600	AMD-P	02-16-080
388- 15-659	PREP	02-15-056	388- 71-0470	PREP	02-20-017	388- 71-0600	AMD	02-21-098
388- 15-659	PREP-W	02-15-058	388- 71-0475	PREP	02-20-017	388- 71-0805	PREP	02-18-082
388- 15-660	PREP	02-15-056	388- 71-0480	PREP	02-20-017	388- 71-0810	PREP	02-18-082
388- 15-660	PREP-W	02-15-058	388- 71-0500	PREP	02-04-096	388- 71-0815	PREP	02-18-082
388- 15-661	PREP	02-15-056	388- 71-0500	AMD	02-10-117	388- 71-0820	PREP	02-04-096
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388- 71-0840	PREP	02-18-082	388- 76-660	AMD-S	02-11-032	388- 97-203	NEW-P	02-07-116
388- 76-535	AMD-P	02-03-117	388- 76-660	AMD	02-15-065	388- 97-203	NEW	02-14-063
388- 76-535	AMD	02-15-081	388- 76-680	PREP	02-21-013	388- 97-204	NEW-P	02-07-116
388- 76-540	PREP	02-04-096	388- 76-680	PREP-W	02-24-067	388- 97-204	NEW	02-14-063
388- 76-540	AMD-P	02-16-080	388- 76-685	PREP	02-21-013	388- 97-205	AMD-P	02-07-116
388- 76-540	AMD	02-21-098	388- 76-685	PREP-W	02-24-067	388- 97-205	AMD	02-14-063
388- 76-550	PREP	02-21-013	388- 76-695	PREP	02-21-013	388- 97-260	AMD-P	02-07-116
388- 76-550	PREP-W	02-24-067	388- 76-695	PREP-W	02-24-067	388- 97-260	AMD	02-14-063
388- 76-560	PREP	02-21-013	388- 76-710	AMD-P	02-03-117	388- 97-285	AMD-P	02-07-116
388- 76-560	PREP-W	02-24-067	388- 76-710	AMD	02-15-081	388- 97-285	AMD	02-14-063
388- 76-565	PREP	02-21-013	388- 76-715	PREP	02-21-013	388- 97-35040	AMD-P	02-07-116
388- 76-565	PREP-W	02-24-067	388- 76-715	PREP-W	02-24-067	388- 97-35040	AMD	02-14-063
388- 76-570	AMD-S	02-11-032	388- 76-765	REP-P	02-15-135	388- 97-550	PREP	02-11-126
388- 76-570	AMD	02-15-065	388- 76-765	REP	02-20-004	388- 97-550	AMD-E	02-14-082
388- 76-59100	REP-S	02-11-032	388- 76-76500	PREP	02-24-066	388- 97-550	AMD-P	02-17-094
388- 76-59100	REP	02-15-065	388- 76-76505	NEW-P	02-15-135	388- 97-550	AMD	02-20-058
388- 76-59110	REP-S	02-11-032	388- 76-76505	NEW	02-20-004	388- 97-550	AMD-E	02-21-052
388- 76-59110	REP	02-15-065	388- 76-76510	NEW-P	02-15-135	388- 97-555	PREP	02-11-126
388- 76-59120	REP-S	02-11-032	388- 76-76510	NEW	02-20-004	388- 97-555	AMD-E	02-14-082
388- 76-59120	REP	02-15-065	388- 76-76515	NEW-P	02-15-135	388- 97-555	AMD-P	02-17-094
388- 76-61510	AMD-P	02-03-117	388- 76-76515	NEW	02-20-004	388- 97-555	AMD	02-20-058
388- 76-61510	AMD	02-15-081	388- 76-76520	NEW-P	02-15-135	388- 97-555	AMD-E	02-21-052
388- 76-640	REP-P	02-03-117	388- 76-76520	NEW	02-20-004	388- 97-565	AMD-P	02-07-116
388- 76-640	REP-S	02-14-161	388- 78A-050	AMD-S	02-11-031	388- 97-565	AMD	02-14-063
388- 76-640	REP	02-20-005	388- 78A-050	AMD	02-15-066	388- 97-570	AMD-P	02-07-116
388- 76-64005	NEW-P	02-03-117	388- 78A-060	AMD-W	02-11-059	388- 97-570	PREP	02-11-066
388- 76-64005	NEW-S	02-14-161	388- 78A-265	PREP	02-09-047	388- 97-570	AMD	02-14-063
388- 76-64005	NEW	02-20-005	388- 78A-265	AMD-P	02-14-062	388- 97-570	AMD-P	02-20-103
388- 76-64010	NEW-P	02-03-117	388- 78A-265	AMD	02-17-027	388- 97-570	AMD	02-23-030
388- 76-64010	NEW-S	02-14-161	388- 79-010	AMD-P	02-11-067	388- 97-575	AMD-P	02-07-116
388- 76-64010	NEW	02-20-005	388- 79-010	AMD-W	02-24-052	388- 97-575	AMD	02-14-063
388- 76-64015	NEW-P	02-03-117	388- 79-020	AMD-P	02-11-067	388- 97-580	AMD-P	02-07-116
388- 76-64015	NEW-S	02-14-161	388- 79-020	AMD-W	02-24-052	388- 97-580	AMD	02-14-063
388- 76-64015	NEW	02-20-005	388- 79-030	AMD-P	02-11-067	388- 97-585	AMD-P	02-07-116
388- 76-64020	NEW-P	02-03-117	388- 79-030	AMD-W	02-24-052	388- 97-585	AMD	02-14-063
388- 76-64020	NEW-S	02-14-161	388- 79-040	AMD-P	02-11-067	388- 97-595	AMD-P	02-07-116
388- 76-64020	NEW	02-20-005	388- 79-040	AMD-W	02-24-052	388- 97-595	AMD	02-14-063
388- 76-64025	NEW-P	02-03-117	388- 96-713	AMD-E	02-04-011	388- 97-605	NEW-P	02-07-116
388- 76-64025	NEW-S	02-14-161	388- 96-901	AMD-E	02-04-011	388- 97-605	NEW	02-14-063
388- 76-64025	NEW	02-20-005	388- 97	PREP	02-11-066	388- 97-610	NEW-P	02-07-116
388- 76-64030	NEW-P	02-03-117	388- 97-005	AMD-P	02-07-116	388- 97-610	NEW	02-14-063
388- 76-64030	NEW-S	02-14-161	388- 97-005	AMD	02-14-063	388- 97-615	NEW-P	02-07-116
388- 76-64030	NEW	02-20-005	388- 97-043	AMD-P	02-07-116	388- 97-615	NEW	02-14-063
388- 76-64035	NEW-P	02-03-117	388- 97-043	AMD	02-14-063	388- 97-620	NEW-P	02-07-116
388- 76-64035	NEW-S	02-14-161	388- 97-07005	AMD-P	02-07-116	388- 97-620	NEW	02-14-063
388- 76-64035	NEW	02-20-005	388- 97-07005	AMD	02-14-063	388- 97-625	NEW-P	02-07-116
388- 76-64040	NEW-S	02-14-161	388- 97-07040	AMD-P	02-07-116	388- 97-625	NEW	02-14-063
388- 76-64040	NEW	02-20-005	388- 97-07040	AMD	02-14-063	388- 97-630	NEW-P	02-07-116
388- 76-64045	NEW-S	02-14-161	388- 97-07050	AMD-P	02-07-116	388- 97-630	NEW	02-14-063
388- 76-64045	NEW	02-20-005	388- 97-07050	AMD	02-14-063	388- 97-635	NEW-P	02-07-116
388- 76-64050	NEW-S	02-14-161	388- 97-076	AMD-P	02-07-116	388- 97-635	NEW	02-14-063
388- 76-64050	NEW	02-20-005	388- 97-076	AMD	02-14-063	388- 97-640	NEW-P	02-07-116
388- 76-64055	NEW-S	02-14-161	388- 97-143	NEW-P	02-20-103	388- 97-640	NEW	02-14-063
388- 76-64055	NEW	02-20-005	388- 97-143	NEW	02-23-030	388- 97-645	NEW-P	02-07-116
388- 76-650	PREP	02-21-013	388- 97-160	AMD-P	02-07-116	388- 97-645	NEW	02-14-063
388- 76-650	PREP	02-24-066	388- 97-160	AMD	02-14-063	388- 97-650	NEW-P	02-07-116
388- 76-650	PREP-W	02-24-067	388- 97-162	AMD-P	02-07-116	388- 97-650	NEW	02-14-063
388- 76-655	AMD-S	02-11-032	388- 97-162	AMD	02-14-063	388- 97-650	AMD-P	02-20-103
388- 76-655	AMD	02-15-065	388- 97-180	AMD-P	02-07-116	388- 97-650	AMD	02-23-030
388- 76-655	PREP	02-21-013	388- 97-180	AMD	02-14-063	388- 97-655	NEW-P	02-07-116

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388-97-655	NEW	02-14-063	388-105-0035	NEW-P	02-18-099	388-112-0105	NEW-S	02-11-032
388-97-660	NEW-P	02-07-116	388-105-0035	NEW-E	02-21-051	388-112-0105	NEW	02-15-065
388-97-660	NEW	02-14-063	388-105-0035	NEW	02-22-058	388-112-0110	NEW-S	02-11-032
388-97-665	NEW-P	02-07-116	388-105-0040	NEW-E	02-14-081	388-112-0110	NEW	02-15-065
388-97-665	NEW	02-14-063	388-105-0040	NEW-P	02-18-099	388-112-0115	NEW-S	02-11-032
388-97-670	NEW-P	02-07-116	388-105-0040	NEW-E	02-21-051	388-112-0115	NEW	02-15-065
388-97-670	NEW	02-14-063	388-105-0040	NEW	02-22-058	388-112-0120	NEW-S	02-11-032
388-97-675	NEW-P	02-07-116	388-110-020	PREP	02-04-096	388-112-0120	NEW	02-15-065
388-97-675	NEW	02-14-063	388-110-020	AMD-P	02-16-080	388-112-0125	NEW-S	02-11-032
388-97-680	NEW-P	02-07-116	388-110-020	AMD	02-21-098	388-112-0125	NEW	02-15-065
388-97-680	NEW	02-14-063	388-110-110	REP-S	02-11-032	388-112-0130	NEW-S	02-11-032
388-97-685	NEW-P	02-07-116	388-110-110	REP	02-15-065	388-112-0130	NEW	02-15-065
388-97-685	NEW	02-14-063	388-110-210	PREP	02-04-096	388-112-0135	NEW-S	02-11-032
388-97-690	NEW-P	02-07-116	388-110-210	REP-P	02-16-080	388-112-0135	NEW	02-15-065
388-97-690	NEW	02-14-063	388-110-210	REP	02-21-098	388-112-0140	NEW-S	02-11-032
388-97-695	NEW-P	02-07-116	388-110-230	PREP	02-04-096	388-112-0140	NEW	02-15-065
388-97-695	NEW	02-14-063	388-110-230	REP-P	02-16-080	388-112-0145	NEW-S	02-11-032
388-98-001	REP-P	02-07-116	388-110-230	REP	02-21-098	388-112-0145	NEW	02-15-065
388-98-001	REP	02-14-063	388-110-250	REP-P	02-16-080	388-112-0150	NEW-S	02-11-032
388-98-003	REP-P	02-07-116	388-110-250	REP	02-21-098	388-112-0150	NEW	02-15-065
388-98-003	REP	02-14-063	388-112-0001	NEW-S	02-11-032	388-112-0155	NEW-S	02-11-032
388-98-010	REP-P	02-07-116	388-112-0001	NEW	02-15-065	388-112-0155	NEW	02-15-065
388-98-010	REP	02-14-063	388-112-0005	NEW-S	02-11-032	388-112-0160	NEW-S	02-11-032
388-98-015	REP-P	02-07-116	388-112-0005	NEW	02-15-065	388-112-0160	NEW	02-15-065
388-98-015	REP	02-14-063	388-112-0010	NEW-S	02-11-032	388-112-0165	NEW-S	02-11-032
388-98-020	REP-P	02-07-116	388-112-0010	NEW	02-15-065	388-112-0165	NEW	02-15-065
388-98-020	REP	02-14-063	388-112-0015	NEW-S	02-11-032	388-112-0170	NEW-S	02-11-032
388-98-300	REP-P	02-07-116	388-112-0015	NEW	02-15-065	388-112-0170	NEW	02-15-065
388-98-300	REP	02-14-063	388-112-0020	NEW-S	02-11-032	388-112-0175	NEW-S	02-11-032
388-98-320	REP-P	02-07-116	388-112-0020	NEW	02-15-065	388-112-0175	NEW	02-15-065
388-98-320	REP	02-14-063	388-112-0025	NEW-S	02-11-032	388-112-0180	NEW-S	02-11-032
388-98-330	REP-P	02-07-116	388-112-0025	NEW	02-15-065	388-112-0180	NEW	02-15-065
388-98-330	REP	02-14-063	388-112-0030	NEW-S	02-11-032	388-112-0185	NEW-S	02-11-032
388-98-340	REP-P	02-07-116	388-112-0030	NEW	02-15-065	388-112-0185	NEW	02-15-065
388-98-340	REP	02-14-063	388-112-0035	NEW-S	02-11-032	388-112-0190	NEW-S	02-11-032
388-98-700	REP-P	02-07-116	388-112-0035	NEW	02-15-065	388-112-0190	NEW	02-15-065
388-98-700	REP	02-14-063	388-112-0040	NEW-S	02-11-032	388-112-0195	NEW-S	02-11-032
388-98-750	REP-P	02-07-116	388-112-0040	NEW	02-15-065	388-112-0195	NEW	02-15-065
388-98-750	REP	02-14-063	388-112-0045	NEW-S	02-11-032	388-112-0200	NEW-S	02-11-031
388-98-810	REP-P	02-07-116	388-112-0045	NEW	02-15-065	388-112-0200	NEW	02-15-066
388-98-810	REP	02-14-063	388-112-0050	NEW-S	02-11-032	388-112-0205	NEW-S	02-11-031
388-98-830	REP-P	02-07-116	388-112-0050	NEW	02-15-065	388-112-0205	NEW	02-15-066
388-98-830	REP	02-14-063	388-112-0055	NEW-S	02-11-032	388-112-0210	NEW-S	02-11-031
388-98-870	REP-P	02-07-116	388-112-0055	NEW	02-15-065	388-112-0210	NEW	02-15-066
388-98-870	REP	02-14-063	388-112-0060	NEW-S	02-11-032	388-112-0215	NEW-S	02-11-031
388-98-890	REP-P	02-07-116	388-112-0060	NEW	02-15-065	388-112-0215	NEW	02-15-066
388-98-890	REP	02-14-063	388-112-0065	NEW-S	02-11-032	388-112-0220	NEW-S	02-11-031
388-105	AMD-E	02-14-081	388-112-0065	NEW	02-15-065	388-112-0220	NEW	02-15-066
388-105	PREP	02-14-099	388-112-0070	NEW-S	02-11-032	388-112-0225	NEW-S	02-11-031
388-105	AMD-P	02-18-099	388-112-0070	NEW	02-15-065	388-112-0225	NEW	02-15-066
388-105	PREP	02-21-012	388-112-0075	NEW-S	02-11-032	388-112-0230	NEW-S	02-11-031
388-105	AMD-E	02-21-051	388-112-0075	NEW	02-15-065	388-112-0230	NEW	02-15-066
388-105	AMD	02-22-058	388-112-0080	NEW-S	02-11-032	388-112-0235	NEW-S	02-11-031
388-105-0005	AMD-E	02-14-081	388-112-0080	NEW	02-15-065	388-112-0235	NEW	02-15-066
388-105-0005	AMD-P	02-18-099	388-112-0085	NEW-S	02-11-032	388-112-0240	NEW-S	02-11-031
388-105-0005	AMD-E	02-21-051	388-112-0085	NEW	02-15-065	388-112-0240	NEW	02-15-066
388-105-0005	AMD	02-22-058	388-112-0090	NEW-S	02-11-032	388-112-0245	NEW-S	02-11-031
388-105-0030	NEW-E	02-14-081	388-112-0090	NEW	02-15-065	388-112-0245	NEW	02-15-066
388-105-0030	NEW-P	02-18-099	388-112-0095	NEW-S	02-11-032	388-112-0250	NEW-S	02-11-031
388-105-0030	NEW-E	02-21-051	388-112-0095	NEW	02-15-065	388-112-0250	NEW	02-15-066
388-105-0030	NEW	02-22-058	388-112-0100	NEW-S	02-11-032	388-112-0255	NEW-S	02-11-031
388-105-0035	NEW-E	02-14-081	388-112-0100	NEW	02-15-065	388-112-0255	NEW	02-15-066

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388-140-0635	NEW-E	02-20-071	388-148-0585	AMD-E	02-14-042	388-148-1155	NEW-E	02-22-002
388-148	PREP	02-06-083	388-148-0585	AMD-E	02-22-002	388-148-1160	NEW-E	02-14-042
388-148-0040	PREP	02-06-083	388-148-0630	PREP	02-06-083	388-148-1160	NEW-E	02-22-002
388-148-0040	AMD-E	02-14-042	388-148-0630	AMD-E	02-14-042	388-148-1165	NEW-E	02-14-042
388-148-0040	AMD-E	02-22-002	388-148-0630	AMD-E	02-22-002	388-148-1165	NEW-E	02-22-002
388-148-0045	PREP	02-06-083	388-148-0700	PREP	02-06-083	388-148-1170	NEW-E	02-14-042
388-148-0045	AMD-E	02-14-042	388-148-0700	AMD-E	02-14-042	388-148-1170	NEW-E	02-22-002
388-148-0045	AMD-E	02-22-002	388-148-0700	AMD-E	02-22-002	388-148-1175	NEW-E	02-14-042
388-148-0050	PREP	02-06-083	388-148-0720	PREP	02-06-083	388-148-1175	NEW-E	02-22-002
388-148-0050	AMD-E	02-14-042	388-148-0720	AMD-E	02-14-042	388-148-1180	NEW-E	02-14-042
388-148-0050	AMD-E	02-22-002	388-148-0720	AMD-E	02-22-002	388-148-1180	NEW-E	02-22-002
388-148-0058	NEW-E	02-14-042	388-148-0722	PREP	02-06-083	388-148-1185	NEW-E	02-14-042
388-148-0058	NEW-E	02-22-002	388-148-0722	NEW-E	02-14-042	388-148-1185	NEW-E	02-22-002
388-148-0060	PREP	02-06-083	388-148-0722	NEW-E	02-22-002	388-148-1190	NEW-E	02-14-042
388-148-0060	AMD-E	02-14-042	388-148-0725	PREP	02-06-083	388-148-1190	NEW-E	02-22-002
388-148-0060	AMD-E	02-22-002	388-148-0725	AMD-E	02-14-042	388-148-1205	NEW-E	02-08-031
388-148-0065	PREP	02-06-083	388-148-0725	AMD-E	02-22-002	388-148-1205	NEW-E	02-15-137
388-148-0065	AMD-E	02-14-042	388-148-0785	PREP	02-06-083	388-148-1205	NEW-E	02-23-064
388-148-0065	AMD-E	02-22-002	388-148-0785	AMD-E	02-14-042	388-148-1210	NEW-E	02-08-031
388-148-0120	PREP	02-06-083	388-148-0785	AMD-E	02-22-002	388-148-1210	NEW-E	02-15-137
388-148-0120	AMD-E	02-14-042	388-148-0880	PREP	02-06-083	388-148-1210	NEW-E	02-23-064
388-148-0120	AMD-E	02-22-002	388-148-0880	AMD-E	02-14-042	388-148-1215	NEW-E	02-08-031
388-148-0125	PREP	02-06-083	388-148-0880	AMD-E	02-22-002	388-148-1215	NEW-E	02-15-137
388-148-0125	AMD-E	02-14-042	388-148-0892	PREP	02-06-083	388-148-1215	NEW-E	02-23-064
388-148-0125	AMD-E	02-22-002	388-148-0892	NEW-E	02-14-042	388-148-1220	NEW-E	02-08-031
388-148-0140	AMD-E	02-14-042	388-148-0892	NEW-E	02-22-002	388-148-1220	NEW-E	02-15-137
388-148-0140	AMD-E	02-22-002	388-148-0915	AMD-E	02-14-042	388-148-1220	NEW-E	02-23-064
388-148-0220	PREP	02-06-083	388-148-0915	AMD-E	02-22-002	388-148-1225	NEW-E	02-08-031
388-148-0220	AMD-E	02-14-042	388-148-0995	PREP	02-06-083	388-148-1225	NEW-E	02-15-137
388-148-0220	AMD-E	02-22-002	388-148-0995	AMD-E	02-14-042	388-148-1225	NEW-E	02-23-064
388-148-0260	PREP	02-06-083	388-148-0995	AMD-E	02-22-002	388-148-1230	NEW-E	02-08-031
388-148-0260	AMD-E	02-14-042	388-148-1020	PREP	02-06-083	388-148-1230	NEW-E	02-15-137
388-148-0260	AMD-E	02-22-002	388-148-1020	PREP	02-06-083	388-148-1230	NEW-E	02-23-064
388-148-0270	AMD-E	02-14-042	388-148-1060	AMD-E	02-14-042	388-148-1235	NEW-E	02-08-031
388-148-0270	AMD-E	02-22-002	388-148-1060	AMD-E	02-22-002	388-148-1235	NEW-E	02-15-137
388-148-0335	AMD-E	02-14-042	388-148-1070	PREP	02-06-083	388-148-1235	NEW-E	02-23-064
388-148-0335	AMD-E	02-22-002	388-148-1070	AMD-E	02-14-042	388-148-1235	NEW-E	02-23-064
388-148-0345	PREP	02-06-083	388-148-1070	AMD-E	02-22-002	388-148-1240	NEW-E	02-08-031
388-148-0345	AMD-E	02-14-042	388-148-1076	PREP	02-06-083	388-148-1240	NEW-E	02-15-137
388-148-0345	AMD-E	02-22-002	388-148-1076	NEW-E	02-14-042	388-148-1240	NEW-E	02-23-064
388-148-0350	PREP	02-06-083	388-148-1076	NEW-E	02-22-002	388-148-1245	NEW-E	02-08-031
388-148-0350	AMD-E	02-14-042	388-148-1077	PREP	02-06-083	388-148-1245	NEW-E	02-15-137
388-148-0350	AMD-E	02-22-002	388-148-1077	NEW-E	02-14-042	388-148-1245	NEW-E	02-23-064
388-148-0395	AMD-E	02-14-042	388-148-1077	NEW-E	02-22-002	388-148-1250	NEW-E	02-08-031
388-148-0395	AMD-E	02-22-002	388-148-1078	PREP	02-06-083	388-148-1250	NEW-E	02-15-137
388-148-0427	NEW-E	02-14-042	388-148-1078	NEW-E	02-14-042	388-148-1250	NEW-E	02-23-064
388-148-0427	NEW-E	02-22-002	388-148-1078	NEW-E	02-22-002	388-148-1255	NEW-E	02-08-031
388-148-0460	AMD-E	02-14-042	388-148-1079	PREP	02-06-083	388-148-1255	NEW-E	02-15-137
388-148-0460	AMD-E	02-22-002	388-148-1079	NEW-E	02-14-042	388-148-1255	NEW-E	02-23-064
388-148-0462	PREP	02-06-083	388-148-1079	NEW-E	02-22-002	388-148-1260	NEW-E	02-08-031
388-148-0462	NEW-E	02-14-042	388-148-1115	PREP	02-06-083	388-148-1260	NEW-E	02-15-137
388-148-0462	NEW-E	02-22-002	388-148-1115	AMD-E	02-14-042	388-148-1260	NEW-E	02-23-064
388-148-0520	PREP	02-06-083	388-148-1115	AMD-E	02-22-002	388-148-1265	NEW-E	02-08-031
388-148-0520	AMD-E	02-14-042	388-148-1120	PREP	02-06-083	388-148-1265	NEW-E	02-15-137
388-148-0520	AMD-E	02-22-002	388-148-1120	AMD-E	02-14-042	388-148-1265	NEW-E	02-23-064
388-148-0542	PREP	02-06-083	388-148-1120	AMD-E	02-22-002	388-148-1270	NEW-E	02-08-031
388-148-0542	NEW-E	02-14-042	388-148-1140	NEW-E	02-14-042	388-148-1270	NEW-E	02-15-137
388-148-0542	NEW-E	02-22-002	388-148-1140	NEW-E	02-22-002	388-148-1270	NEW-E	02-23-064
388-148-0560	PREP	02-06-083	388-148-1145	NEW-E	02-14-042	388-148-1275	NEW-E	02-08-031
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388-148-0560	AMD-E	02-22-002	388-148-1150	NEW-E	02-14-042	388-148-1275	NEW-E	02-23-064
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388-148-1285	NEW-E	02-08-031	388-265-1155	REP-P	02-11-131	388-290-0085	AMD	02-14-067
388-148-1285	NEW-E	02-15-137	388-265-1155	REP	02-14-083	388-290-0095	PREP	02-04-097
388-148-1285	NEW-E	02-23-064	388-265-1200	REP-P	02-11-131	388-290-0095	AMD-P	02-08-060
388-148-1290	NEW-E	02-08-031	388-265-1200	REP	02-14-083	388-290-0095	AMD	02-12-069
388-148-1290	NEW-E	02-15-137	388-265-1250	REP-P	02-11-131	388-290-0105	PREP	02-04-097
388-148-1290	NEW-E	02-23-064	388-265-1250	REP	02-14-083	388-290-0105	AMD-P	02-08-060
388-148-1295	NEW-E	02-08-031	388-265-1275	REP-P	02-11-131	388-290-0105	AMD	02-12-069
388-148-1295	NEW-E	02-15-137	388-265-1275	REP	02-14-083	388-290-0120	PREP	02-04-097
388-148-1295	NEW-E	02-23-064	388-265-1300	REP-P	02-11-131	388-290-0120	AMD-P	02-08-060
388-148-1300	NEW-E	02-08-031	388-265-1300	REP	02-14-083	388-290-0120	AMD	02-12-069
388-148-1300	NEW-E	02-15-137	388-265-1375	REP-P	02-11-131	388-290-0125	PREP	02-04-097
388-148-1300	NEW-E	02-23-064	388-265-1375	REP	02-14-083	388-290-0125	AMD-P	02-08-060
388-150	PREP	02-14-158	388-265-1450	REP-P	02-11-131	388-290-0125	AMD	02-12-069
388-150-010	AMD-P	02-13-071	388-265-1450	REP	02-14-083	388-290-0130	PREP	02-04-097
388-150-010	AMD	02-16-062	388-265-1500	REP-P	02-11-131	388-290-0130	AMD-P	02-08-060
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388-513-1380	PREP	02-24-071	388-530-1650	AMD-P	02-12-092	388-535-1080	AMD-P	02-08-088
388-515	PREP	02-11-064	388-530-1650	AMD	02-17-023	388-535-1080	AMD	02-13-074
388-515-1505	AMD	02-05-003	388-530-1700	AMD-P	02-12-092	388-535-1080	PREP	02-17-070
388-517-0300	AMD-P	02-07-114	388-530-1700	AMD	02-17-023	388-535-1100	AMD-P	02-08-088
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388-530-1000	AMD	02-17-023	388-532-100	AMD	02-21-021	388-535-1260	REP-P	02-08-088
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388-550-2595	NEW	02-14-162	388-800-0090	AMD-P	02-21-044	388-818-0140	NEW-P	02-23-083
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388-550-2598	NEW	02-13-099	388-805-030	AMD-E	02-15-015	388-818-0210	NEW-P	02-23-083
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415-104-0120	PREP	02-06-041	415-108-680	AMD	02-18-046	415-110-680	AMD-P	02-15-153
415-104-0120	REP-P	02-15-153	415-108-690	AMD	02-03-120	415-110-680	AMD	02-18-046
415-104-0120	REP	02-18-046	415-108-700	AMD-P	02-15-153	415-110-690	AMD-P	02-15-153
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446-20-285	PREP	02-19-052	458-19-020	AMD	02-24-015	458-20-209	PREP	02-11-123
446-20-285	AMD-P	02-22-067	458-19-025	PREP	02-10-110	458-20-210	PREP	02-11-123
446-75	PREP	02-24-003	458-19-025	AMD-P	02-16-055	458-20-217	AMD-X	02-11-044
456-09-950	AMD-P	02-09-029	458-19-025	AMD	02-24-015	458-20-217	AMD	02-15-158
456-09-950	AMD	02-14-034	458-19-030	PREP	02-10-110	458-20-24003	PREP	02-15-078
456-10-750	AMD-P	02-09-029	458-19-030	AMD-P	02-16-055	458-20-251	PREP	02-20-096
456-10-750	AMD	02-14-034	458-19-030	AMD	02-24-015	458-20-252	PREP	02-06-030
458-12-090	REP-P	02-09-020	458-19-035	PREP	02-10-110	458-20-260	AMD-W	02-02-088
458-12-090	REP-S	02-14-056	458-19-035	AMD-P	02-16-055	458-20-260	AMD-P	02-06-032
458-12-090	REP	02-19-004	458-19-035	AMD	02-24-015	458-20-260	AMD	02-16-016
458-12-135	REP-X	02-09-018	458-19-040	PREP	02-10-110	458-20-265	PREP	02-06-030
458-12-135	REP	02-14-011	458-19-040	AMD-P	02-16-055	458-29A-400	PREP	02-08-067
458-12-140	AMD-P	02-09-019	458-19-040	AMD	02-24-015	458-29A-400	AMD-P	02-13-106
458-12-140	AMD	02-14-011	458-19-045	PREP	02-10-110	458-29A-400	AMD	02-18-036
458-12-270	REP-P	02-09-020	458-19-045	AMD-P	02-16-055	458-30-200	AMD-X	02-15-107
458-12-270	REP-S	02-14-056	458-19-045	AMD	02-24-015	458-30-200	AMD	02-20-041
458-12-270	REP	02-19-004	458-19-050	PREP	02-10-110	458-30-210	AMD-X	02-15-107
458-12-275	REP-P	02-09-020	458-19-050	AMD-P	02-16-055	458-30-210	AMD	02-20-041
458-12-275	REP-S	02-14-056	458-19-050	AMD	02-24-015	458-30-232	AMD-X	02-15-107
458-12-275	REP	02-19-004	458-19-055	PREP	02-10-110	458-30-232	AMD	02-20-041
458-12-280	REP-P	02-09-020	458-19-055	AMD-P	02-16-055	458-30-262	AMD	02-03-040
458-12-280	REP-S	02-14-056	458-19-055	AMD	02-24-015	458-30-262	AMD-X	02-19-095
458-12-280	REP	02-19-004	458-19-060	PREP	02-10-110	458-30-262	AMD	02-23-080
458-16-010	PREP	02-23-097	458-19-060	AMD-P	02-16-055	458-30-275	AMD-X	02-15-107
458-16-011	PREP	02-23-097	458-19-060	AMD	02-24-015	458-30-275	AMD	02-20-041
458-16-012	PREP	02-23-097	458-19-065	PREP	02-10-110	458-30-325	AMD-X	02-15-107
458-16-013	PREP	02-23-097	458-19-065	AMD-P	02-16-055	458-30-325	AMD	02-20-041
458-16-020	PREP	02-23-097	458-19-065	AMD	02-24-015	458-30-500	AMD-X	02-15-107
458-16-022	PREP	02-23-097	458-19-070	PREP	02-10-110	458-30-500	AMD	02-20-041
458-16-030	PREP	02-23-097	458-19-070	AMD-P	02-16-055	458-30-590	AMD	02-03-041
458-16-040	PREP	02-23-097	458-19-070	AMD	02-24-015	458-30-590	AMD-X	02-20-097
458-16-060	PREP	02-23-097	458-19-075	PREP	02-10-110	458-30-590	AMD	02-24-058
458-16-070	PREP	02-23-097	458-19-075	AMD-P	02-16-055	458-30-700	NEW	02-05-043
458-16-079	PREP	02-23-097	458-19-075	AMD	02-24-015	458-30-700	AMD-X	02-15-107
458-16-115	AMD-P	02-09-020	458-19-080	PREP	02-10-110	458-30-700	AMD	02-20-041
458-16-115	AMD-S	02-14-056	458-19-080	AMD-P	02-16-055	458-40-540	AMD-P	02-22-053
458-16-115	AMD	02-19-004	458-19-080	AMD	02-24-015	458-40-610	PREP	02-08-068
458-16-560	PREP	02-07-077	458-19-085	PREP	02-10-110	458-40-610	AMD-P	02-15-079
458-16-560	NEW-P	02-11-051	458-19-085	NEW-P	02-16-055	458-40-610	AMD	02-21-005
458-16-560	NEW	02-15-020	458-19-085	NEW	02-24-015	458-40-660	PREP	02-06-031
458-16A-100	PREP	02-23-097	458-19-550	PREP	02-10-110	458-40-660	AMD-P	02-10-136
458-16A-110	PREP	02-23-097	458-19-550	AMD-P	02-16-055	458-40-660	AMD	02-14-019
458-16A-115	PREP	02-23-097	458-19-550	AMD	02-24-015	458-40-660	PREP	02-17-078
458-16A-120	PREP	02-23-097	458-20-122	PREP	02-11-123	458-40-660	AMD-P	02-22-054
458-16A-130	PREP	02-23-097	458-20-135	PREP	02-11-148	458-53-030	PREP	02-06-108
458-16A-135	PREP	02-23-097	458-20-141	PREP	02-15-185	458-53-030	AMD-P	02-10-032
458-16A-140	PREP	02-23-097	458-20-151	PREP	02-04-054	458-53-030	AMD	02-14-031
458-16A-150	PREP	02-23-097	458-20-151	AMD-P	02-16-015	458-53-050	PREP	02-06-108
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458-18-220	AMD-X	02-19-096	458-20-165	AMD-P	02-17-079	458-53-050	AMD	02-14-031
458-18-220	AMD	02-23-081	458-20-165	AMD	02-23-034	458-53-090	PREP	02-06-108
458-19-005	PREP	02-10-110	458-20-17803	NEW-E	02-12-063	458-53-090	REP-P	02-10-032
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458- 53-140	AMD-P	02-10-032	465- 20-010	NEW	02-20-025	478-117-005	NEW-P	02-03-085
458- 53-140	AMD	02-14-031	465- 20-020	NEW-X	02-13-093	478-117-005	NEW-E	02-04-087
458- 57-005	PREP	02-12-122	465- 20-020	NEW	02-20-025	478-117-005	NEW	02-08-023
458- 57-005	AMD-P	02-15-142	465- 20-030	NEW-X	02-13-093	478-117-010	NEW-P	02-03-085
458- 57-005	AMD	02-18-078	465- 20-030	NEW	02-20-025	478-117-010	NEW-E	02-04-087
458- 57-015	PREP	02-12-122	465- 30-010	NEW-X	02-13-094	478-117-010	NEW	02-08-023
458- 57-015	AMD-P	02-15-142	465- 30-010	NEW	02-20-026	478-117-020	NEW-P	02-03-085
458- 57-015	AMD	02-18-078	465- 40-010	NEW-X	02-13-095	478-117-020	NEW-E	02-04-087
458- 57-017	PREP	02-12-122	465- 40-010	NEW	02-20-027	478-117-020	NEW	02-08-023
458- 57-017	NEW-P	02-15-142	468- 06-040	AMD	02-10-021	478-117-030	NEW-P	02-03-085
458- 57-017	NEW	02-18-078	468- 15	PREP	02-20-023	478-117-030	NEW-E	02-04-087
458- 57-025	PREP	02-12-122	468- 15-010	NEW-P	02-23-047	478-117-030	NEW	02-08-023
458- 57-025	AMD-P	02-15-142	468- 15-020	NEW-P	02-23-047	478-117-040	NEW-P	02-03-085
458- 57-025	AMD	02-18-078	468- 15-030	NEW-P	02-23-047	478-117-040	NEW-E	02-04-087
458- 57-035	PREP	02-12-122	468- 15-040	NEW-P	02-23-047	478-117-040	NEW	02-08-023
458- 57-035	AMD-P	02-15-142	468- 15-050	NEW-P	02-23-047	478-117-050	NEW-P	02-03-085
458- 57-035	AMD	02-18-078	468- 15-060	NEW-P	02-23-047	478-117-050	NEW-E	02-04-087
458- 57-045	PREP	02-12-122	468- 38-075	AMD-P	02-03-049	478-117-050	NEW	02-08-023
458- 57-045	AMD-P	02-15-142	468- 38-075	AMD	02-06-106	478-117-060	NEW-P	02-03-085
458- 57-045	AMD	02-18-078	468- 38-120	PREP	02-10-058	478-117-060	NEW-E	02-04-087
460- 10A-215	NEW-P	02-13-050	468- 38-120	AMD-E	02-10-059	478-117-060	NEW	02-08-023
460- 10A-215	NEW	02-18-044	468- 38-120	AMD-P	02-14-024	478-117-070	NEW-P	02-03-085
460- 12A-010	NEW-P	02-07-027	468- 38-120	AMD	02-17-004	478-117-070	NEW-E	02-04-087
460- 12A-010	NEW	02-10-103	468- 38-250	AMD-X	02-21-070	478-117-070	NEW	02-08-023
460- 16A-205	PREP	02-15-069	468- 38-340	AMD-E	02-15-110	478-117-080	NEW-P	02-03-085
460- 16A-205	AMD-P	02-19-092	468- 38-340	PREP	02-15-111	478-117-080	NEW-E	02-04-087
460- 16A-205	AMD	02-22-106	468- 38-340	AMD-P	02-23-087	478-117-080	NEW	02-08-023
460- 21B-060	AMD-X	02-14-057	468- 38-390	AMD-P	02-03-049	478-117-090	NEW-P	02-03-085
460- 21B-060	AMD	02-19-093	468- 38-390	AMD	02-06-106	478-117-090	NEW-E	02-04-087
460- 22B-090	AMD-X	02-14-057	468-300-010	AMD-P	02-05-062	478-117-090	NEW	02-08-023
460- 22B-090	AMD	02-19-093	468-300-010	AMD	02-09-010	478-117-100	NEW-P	02-03-085
460- 24A-145	AMD-X	02-14-057	468-300-020	AMD-P	02-05-062	478-117-100	NEW-E	02-04-087
460- 24A-145	AMD	02-19-093	468-300-020	AMD	02-09-010	478-117-100	NEW	02-08-023
460- 42A-081	PREP	02-23-026	468-300-040	AMD-P	02-05-062	478-117-110	NEW-P	02-03-085
461- 08-320	AMD	02-06-008	468-300-040	AMD	02-09-010	478-117-110	NEW-E	02-04-087
461- 08-355	AMD	02-06-009	468-300-220	AMD-P	02-05-062	478-117-110	NEW	02-08-023
461- 08-500	AMD	02-06-010	468-300-220	AMD	02-09-010	478-117-200	NEW-P	02-03-085
461- 08-505	AMD	02-06-010	468-550	PREP	02-06-004	478-117-200	NEW-E	02-04-087
463- 39	PREP	02-22-105	468-550-030	AMD-P	02-10-020	478-117-200	NEW	02-08-023
465- 10-010	NEW-X	02-13-092	468-550-030	AMD	02-13-004	478-117-210	NEW-P	02-03-085
465- 10-010	NEW	02-20-024	468-550-040	AMD-P	02-10-020	478-117-210	NEW-E	02-04-087
465- 10-020	NEW-X	02-13-092	468-550-040	AMD	02-13-004	478-117-210	NEW	02-08-023
465- 10-020	NEW	02-20-024	468-550-050	AMD-P	02-10-020	478-117-220	NEW-P	02-03-085
465- 10-030	NEW-X	02-13-092	468-550-050	AMD-W	02-23-022	478-117-220	NEW-E	02-04-087
465- 10-030	NEW	02-20-024	468-550-060	AMD-P	02-10-020	478-117-220	NEW	02-08-023
465- 10-040	NEW-X	02-13-092	468-550-060	AMD	02-13-004	478-117-230	NEW-P	02-03-085
465- 10-040	NEW	02-20-024	468-550-070	AMD-P	02-10-020	478-117-230	NEW-E	02-04-087
465- 10-050	NEW-X	02-13-092	468-550-070	AMD	02-13-004	478-117-230	NEW	02-08-023
465- 10-050	NEW	02-20-024	468-550-080	AMD-P	02-10-020	478-117-240	NEW-P	02-03-085
465- 10-060	NEW-X	02-13-092	468-550-080	AMD	02-13-004	478-117-240	NEW-E	02-04-087
465- 10-060	NEW	02-20-024	478-108-010	AMD-P	02-03-085	478-117-240	NEW	02-08-023
465- 10-070	NEW-X	02-13-092	478-108-010	AMD-E	02-04-087	478-117-250	NEW-P	02-03-085
465- 10-070	NEW	02-20-024	478-108-010	AMD-E	02-06-042	478-117-250	NEW-E	02-04-087
465- 10-080	NEW-X	02-13-092	478-108-010	AMD	02-08-023	478-117-250	NEW	02-08-023
465- 10-080	NEW	02-20-024	478-108-010	AMD-P	02-08-066	478-117-260	NEW-P	02-03-085
465- 10-090	NEW-X	02-13-092	478-108-010	AMD-C	02-13-066	478-117-260	NEW-E	02-04-087
465- 10-090	NEW	02-20-024	478-108-010	AMD	02-15-174	478-117-260	NEW	02-08-023
465- 10-100	NEW-X	02-13-092	478-116-131	PREP	02-06-045	478-117-270	NEW-P	02-03-085
465- 10-100	NEW	02-20-024	478-116-131	AMD-P	02-10-080	478-117-270	NEW-E	02-04-087
465- 10-110	NEW-X	02-13-092	478-116-131	AMD-E	02-11-045	478-117-270	NEW	02-08-023
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478-117-280	NEW	02-08-023	478-118-240	NEW	02-15-174	480- 70-411	AMD-P	02-17-088
478-117-300	NEW-P	02-03-085	478-118-250	NEW-E	02-06-042	480- 70-411	AMD	02-21-066
478-117-300	NEW-E	02-04-087	478-118-250	NEW-P	02-08-066	480- 70-999	AMD-X	02-12-131
478-117-300	NEW	02-08-023	478-118-250	NEW	02-15-174	480- 70-999	AMD	02-18-033
478-117-310	NEW-P	02-03-085	478-118-260	NEW-E	02-06-042	480- 75	AMD-P	02-12-132
478-117-310	NEW-E	02-04-087	478-118-260	NEW-P	02-08-066	480- 75	AMD	02-18-032
478-117-310	NEW	02-08-023	478-118-260	NEW	02-15-174	480- 75	PREP	02-20-105
478-117-320	NEW-P	02-03-085	478-118-270	NEW-E	02-06-042	480- 75-002	REP-P	02-12-132
478-117-320	NEW-E	02-04-087	478-118-270	NEW-P	02-08-066	480- 75-002	REP	02-18-032
478-117-320	NEW	02-08-023	478-118-270	NEW	02-15-174	480- 75-005	REP-P	02-12-132
478-117-400	NEW-P	02-03-085	478-118-280	NEW-E	02-06-042	480- 75-005	REP	02-18-032
478-117-400	NEW-E	02-04-087	478-118-280	NEW-P	02-08-066	480- 75-010	REP-P	02-12-132
478-117-400	NEW	02-08-023	478-118-280	NEW	02-15-174	480- 75-010	REP	02-18-032
478-117-410	NEW-P	02-03-085	478-118-400	NEW-E	02-06-042	480- 75-100	NEW-P	02-12-132
478-117-410	NEW-E	02-04-087	478-118-400	NEW-P	02-08-066	480- 75-100	NEW	02-18-032
478-117-410	NEW	02-08-023	478-118-400	NEW	02-15-174	480- 75-200	NEW-P	02-12-132
478-118	PREP	02-04-037	478-118-410	NEW-E	02-06-042	480- 75-200	NEW	02-18-032
478-118	NEW-C	02-13-066	478-118-410	NEW-P	02-08-066	480- 75-210	NEW-P	02-12-132
478-118-010	NEW-E	02-06-042	478-118-410	NEW	02-15-174	480- 75-210	NEW	02-18-032
478-118-010	NEW-P	02-08-066	478-118-420	NEW-E	02-06-042	480- 75-220	NEW-P	02-12-132
478-118-010	NEW	02-15-174	478-118-420	NEW-P	02-08-066	480- 75-220	NEW	02-18-032
478-118-020	NEW-E	02-06-042	478-118-420	NEW	02-15-174	480- 75-223	REP-P	02-12-132
478-118-020	NEW-P	02-08-066	478-118-420	NEW	02-15-174	480- 75-223	REP	02-18-032
478-118-020	NEW	02-15-174	478-118-500	NEW-E	02-06-042	480- 75-230	REP-P	02-12-132
478-118-030	NEW-E	02-06-042	478-118-500	NEW-P	02-08-066	480- 75-230	REP	02-18-032
478-118-030	NEW-P	02-08-066	478-118-500	NEW	02-15-174	480- 75-230	REP	02-18-032
478-118-030	NEW	02-15-174	478-118-510	NEW-E	02-06-042	480- 75-240	NEW	02-03-016
478-118-030	NEW	02-15-174	478-118-510	NEW-P	02-08-066	480- 75-250	NEW-P	02-12-132
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478-118-040	NEW-P	02-08-066	478-132-030	PREP	02-22-036	480- 75-260	NEW-P	02-12-132
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478-118-050	NEW-P	02-08-066	478-136-030	AMD-E	02-03-102	480- 75-300	NEW	02-18-032
478-118-050	NEW	02-15-174	478-136-030	AMD	02-06-020	480- 75-310	NEW-P	02-12-132
478-118-060	NEW-E	02-06-042	478-160-125	AMD	02-06-021	480- 75-310	NEW	02-18-032
478-118-060	NEW-P	02-08-066	478-160-130	AMD	02-06-021	480- 75-320	NEW-P	02-12-132
478-118-060	NEW	02-15-174	478-160-140	AMD	02-06-021	480- 75-320	NEW	02-18-032
478-118-070	NEW-E	02-06-042	478-160-163	NEW	02-06-021	480- 75-330	NEW-P	02-12-132
478-118-070	NEW-P	02-08-066	478-160-175	AMD	02-06-021	480- 75-330	NEW	02-18-032
478-118-070	NEW	02-15-174	479- 11-005	NEW-E	02-21-011	480- 75-340	NEW-P	02-12-132
478-118-080	NEW-E	02-06-042	479- 11-008	NEW-E	02-21-011	480- 75-340	NEW	02-18-032
478-118-080	NEW-P	02-08-066	479- 11-100	NEW-E	02-21-011	480- 75-350	NEW-P	02-12-132
478-118-080	NEW	02-15-174	479- 11-110	NEW-E	02-21-011	480- 75-350	NEW	02-18-032
478-118-090	NEW-E	02-06-042	479- 11-140	NEW-E	02-21-011	480- 75-360	NEW-P	02-12-132
478-118-090	NEW-P	02-08-066	479- 11-180	NEW-E	02-21-011	480- 75-360	NEW	02-18-032
478-118-090	NEW	02-15-174	480- 14-999	AMD-X	02-12-131	480- 75-370	NEW-P	02-12-132
478-118-100	NEW-E	02-06-042	480- 14-999	AMD	02-18-033	480- 75-370	NEW	02-18-032
478-118-100	NEW-P	02-08-066	480- 15	PREP	02-20-105	480- 75-380	NEW-P	02-12-132
478-118-100	NEW	02-15-174	480- 15-999	AMD-X	02-12-131	480- 75-380	NEW	02-18-032
478-118-200	NEW-E	02-06-042	480- 15-999	AMD	02-18-033	480- 75-390	NEW-P	02-12-132
478-118-200	NEW-P	02-08-066	480- 30-999	AMD-X	02-12-131	480- 75-400	NEW-P	02-12-132
478-118-200	NEW	02-15-174	480- 30-999	AMD	02-18-033	480- 75-400	NEW	02-18-032
478-118-210	NEW-E	02-06-042	480- 31-999	AMD-X	02-12-131	480- 75-410	NEW-P	02-12-132
478-118-210	NEW-P	02-08-066	480- 31-999	AMD	02-18-033	480- 75-410	NEW	02-18-032
478-118-210	NEW	02-15-174	480- 40-999	AMD-X	02-12-131	480- 75-420	NEW-P	02-12-132
478-118-220	NEW-E	02-06-042	480- 40-999	AMD	02-18-033	480- 75-420	NEW	02-18-032
478-118-220	NEW-P	02-08-066	480- 51	PREP	02-20-105	480- 75-430	NEW-P	02-12-132
478-118-220	NEW	02-15-174	480- 62-240	AMD-X	02-12-131	480- 75-430	NEW	02-18-032
478-118-230	NEW-E	02-06-042	480- 62-240	AMD	02-18-033	480- 75-430	NEW	02-20-015
478-118-230	NEW-P	02-08-066	480- 62-999	AMD-X	02-12-131	480- 75-440	NEW-P	02-12-132
478-118-230	NEW	02-15-174	480- 62-999	AMD	02-18-033	480- 75-440	NEW	02-18-032
478-118-240	NEW-E	02-06-042	480- 70	PREP	02-10-055	480- 75-450	NEW-P	02-12-132

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
480-75-450	NEW	02-18-032	480-80-132	NEW	02-11-081	480-100	PREP	02-10-055
480-75-460	NEW-P	02-12-132	480-80-133	NEW	02-11-081	480-100	PREP	02-20-105
480-75-460	NEW	02-18-032	480-80-134	NEW	02-11-081	480-100-113	AMD-P	02-17-088
480-75-500	NEW-P	02-12-132	480-80-140	REP	02-11-081	480-100-113	AMD	02-21-066
480-75-500	NEW	02-18-032	480-80-141	NEW	02-11-081	480-100-118	AMD-P	02-17-088
480-75-510	NEW-P	02-12-132	480-80-142	NEW	02-11-081	480-100-118	AMD	02-21-066
480-75-510	NEW	02-18-032	480-80-143	NEW	02-11-081	480-100-148	PREP	02-10-055
480-75-520	NEW-P	02-12-132	480-80-150	REP	02-11-081	480-100-148	AMD-P	02-17-088
480-75-520	NEW	02-18-032	480-80-160	REP	02-11-081	480-100-148	AMD	02-21-066
480-75-530	NEW-P	02-12-132	480-80-170	REP	02-11-081	480-100-163	AMD-X	02-12-131
480-75-530	NEW	02-18-032	480-80-180	REP	02-11-081	480-100-163	AMD	02-18-033
480-75-540	NEW-P	02-12-132	480-80-190	REP	02-11-081	480-100-193	AMD	02-11-081
480-75-540	NEW	02-18-032	480-80-200	REP	02-11-081	480-100-194	NEW	02-11-081
480-75-550	NEW-P	02-12-132	480-80-201	NEW	02-11-081	480-100-195	NEW	02-11-081
480-75-550	NEW	02-18-032	480-80-202	NEW	02-11-081	480-100-197	NEW	02-11-081
480-75-600	NEW-P	02-12-132	480-80-203	NEW	02-11-081	480-100-198	NEW	02-11-081
480-75-600	NEW	02-18-032	480-80-204	NEW	02-11-081	480-100-199	NEW	02-11-081
480-75-610	NEW-P	02-12-132	480-80-205	NEW	02-11-081	480-100-203	AMD-X	02-12-131
480-75-610	NEW	02-18-032	480-80-206	NEW	02-11-081	480-100-203	AMD	02-18-033
480-75-620	NEW-P	02-12-132	480-80-210	REP	02-11-081	480-100-208	AMD-X	02-12-131
480-75-620	NEW	02-18-032	480-80-220	REP	02-11-081	480-100-208	AMD	02-18-033
480-75-630	NEW-P	02-12-132	480-80-230	REP	02-11-081	480-100-999	AMD-X	02-12-131
480-75-630	NEW	02-18-032	480-80-240	REP	02-11-081	480-100-999	AMD	02-18-033
480-75-640	NEW-P	02-12-132	480-80-241	NEW	02-11-081	480-110	PREP	02-10-055
480-75-640	NEW	02-18-032	480-80-242	NEW	02-11-081	480-110	PREP	02-20-105
480-75-650	NEW-P	02-12-132	480-80-250	REP	02-11-081	480-110-275	AMD-X	02-12-131
480-75-650	NEW	02-18-032	480-80-260	REP	02-11-081	480-110-275	AMD	02-18-033
480-75-660	NEW-P	02-12-132	480-80-270	REP	02-11-081	480-110-335	AMD-P	02-17-088
480-75-660	NEW	02-18-032	480-80-280	REP	02-11-081	480-110-335	AMD	02-21-066
480-75-999	AMD-P	02-12-132	480-80-290	REP	02-11-081	480-110-485	AMD-X	02-12-131
480-75-999	AMD	02-18-032	480-80-300	REP	02-11-081	480-110-485	AMD	02-18-033
480-80-010	AMD	02-11-081	480-80-310	REP	02-11-081	480-110-999	NEW-X	02-12-131
480-80-015	NEW	02-11-081	480-80-320	REP	02-11-081	480-110-999	NEW	02-18-033
480-80-020	AMD	02-11-081	480-80-325	REP	02-11-081	480-120	PREP	02-20-105
480-80-025	NEW	02-11-081	480-80-326	REP	02-11-081	480-120-011	AMD-P	02-12-055
480-80-030	AMD	02-11-081	480-80-330	REP	02-11-081	480-120-015	AMD-P	02-12-055
480-80-031	NEW	02-11-081	480-80-335	REP	02-11-081	480-120-017	NEW-P	02-12-055
480-80-035	REP	02-11-081	480-80-340	REP	02-11-081	480-120-019	NEW-P	02-12-055
480-80-040	REP	02-11-081	480-80-350	REP	02-11-081	480-120-021	AMD-P	02-12-055
480-80-041	REP	02-11-081	480-80-360	REP	02-11-081	480-120-029	REP-P	02-12-055
480-80-045	REP	02-11-081	480-80-370	REP	02-11-081	480-120-031	REP-P	02-12-055
480-80-050	REP	02-11-081	480-80-380	REP	02-11-081	480-120-032	REP-P	02-12-055
480-80-060	REP	02-11-081	480-90	PREP	02-10-055	480-120-033	REP-P	02-12-055
480-80-070	REP	02-11-081	480-90	PREP	02-20-105	480-120-041	REP-P	02-12-055
480-80-080	REP	02-11-081	480-90-113	AMD-P	02-17-088	480-120-042	REP-P	02-12-055
480-80-090	REP	02-11-081	480-90-113	AMD	02-21-066	480-120-043	REP	02-11-081
480-80-100	REP	02-11-081	480-90-118	AMD-P	02-17-088	480-120-043	REP-P	02-12-055
480-80-101	NEW	02-11-081	480-90-118	AMD	02-21-066	480-120-045	REP-P	02-12-055
480-80-102	NEW	02-11-081	480-90-193	AMD	02-11-081	480-120-046	REP-P	02-12-055
480-80-103	NEW	02-11-081	480-90-194	NEW	02-11-081	480-120-051	REP-P	02-12-055
480-80-104	NEW	02-11-081	480-90-195	NEW	02-11-081	480-120-052	REP	02-11-080
480-80-105	NEW	02-11-081	480-90-197	NEW	02-11-081	480-120-056	REP-P	02-12-055
480-80-110	REP	02-11-081	480-90-198	NEW	02-11-081	480-120-057	REP-P	02-12-055
480-80-111	NEW	02-11-081	480-90-199	NEW	02-11-081	480-120-057	REP	02-21-067
480-80-112	NEW	02-11-081	480-90-203	AMD-X	02-12-131	480-120-058	REP	02-11-080
480-80-121	NEW	02-11-081	480-90-203	AMD	02-18-033	480-120-061	AMD-P	02-12-055
480-80-122	NEW	02-11-081	480-90-208	AMD-X	02-12-131	480-120-081	REP-P	02-12-055
480-80-123	NEW	02-11-081	480-90-208	AMD	02-18-033	480-120-087	REP-P	02-12-055
480-80-124	NEW	02-11-081	480-90-999	AMD-X	02-12-131	480-120-088	REP-P	02-12-055
480-80-125	REP	02-11-081	480-90-999	AMD	02-18-033	480-120-089	REP-P	02-12-055
480-80-130	REP	02-11-081	480-92	PREP	02-20-105	480-120-101	REP-P	02-12-055
480-80-131	NEW	02-11-081	480-93-240	NEW	02-03-016	480-120-102	NEW-P	02-12-055

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
480-120-103	NEW-P	02-12-055	480-120-204	NEW	02-23-004	480-120-452	NEW-P	02-12-055
480-120-104	NEW-P	02-12-055	480-120-205	NEW-P	02-08-081	480-120-500	REP-P	02-12-055
480-120-105	NEW-P	02-12-055	480-120-205	NEW	02-23-004	480-120-505	REP-P	02-12-055
480-120-106	REP-P	02-12-055	480-120-206	NEW-P	02-08-081	480-120-510	REP-P	02-12-055
480-120-107	NEW-P	02-12-055	480-120-206	NEW	02-23-004	480-120-515	REP-P	02-12-055
480-120-108	NEW-P	02-12-055	480-120-207	NEW-P	02-08-081	480-120-520	REP-P	02-12-055
480-120-112	NEW-P	02-12-055	480-120-207	NEW	02-23-004	480-120-525	REP-P	02-12-055
480-120-116	REP-P	02-12-055	480-120-208	NEW-P	02-08-081	480-120-530	REP-P	02-12-055
480-120-121	REP-P	02-12-055	480-120-208	NEW	02-23-004	480-120-531	REP-P	02-12-055
480-120-122	NEW-P	02-12-055	480-120-209	NEW-P	02-08-081	480-120-535	REP-P	02-12-055
480-120-123	NEW-P	02-12-055	480-120-209	NEW	02-23-004	480-120-541	REP-P	02-12-055
480-120-124	NEW-P	02-12-055	480-120-211	NEW-P	02-08-081	480-120-542	REP-P	02-12-055
480-120-125	NEW-P	02-12-055	480-120-211	NEW	02-23-004	480-120-543	REP-P	02-12-055
480-120-125	NEW	02-21-067	480-120-212	NEW-P	02-08-081	480-120-544	REP-P	02-12-055
480-120-126	REP-P	02-12-055	480-120-212	NEW	02-23-004	480-120-545	REP-P	02-12-055
480-120-127	NEW	02-11-080	480-120-213	NEW-P	02-08-081	480-120-999	NEW-P	02-12-055
480-120-128	NEW-P	02-12-055	480-120-213	NEW	02-23-004	480-121-010	REP	02-11-080
480-120-131	REP-P	02-12-055	480-120-214	NEW-P	02-08-081	480-121-011	NEW	02-11-080
480-120-132	NEW-P	02-12-055	480-120-214	NEW	02-23-004	480-121-015	AMD	02-11-080
480-120-133	NEW-P	02-12-055	480-120-215	NEW-P	02-08-081	480-121-016	NEW	02-11-080
480-120-136	REP-P	02-12-055	480-120-215	NEW	02-23-004	480-121-017	NEW	02-11-080
480-120-138	REP-P	02-12-055	480-120-216	NEW-P	02-08-081	480-121-018	NEW	02-11-080
480-120-139	REP-P	02-12-055	480-120-216	NEW	02-23-004	480-121-020	AMD-S	02-07-041
480-120-141	REP-P	02-12-055	480-120-217	NEW	02-23-004	480-121-020	AMD	02-11-080
480-120-144	REP-P	02-08-081	480-120-218	NEW	02-23-004	480-121-023	REP	02-11-080
480-120-144	REP	02-23-004	480-120-219	NEW	02-23-004	480-121-026	AMD	02-11-080
480-120-146	NEW-P	02-12-055	480-120-251	NEW-P	02-12-055	480-121-030	REP	02-11-080
480-120-147	NEW-P	02-12-055	480-120-252	NEW-P	02-12-055	480-121-040	AMD	02-11-080
480-120-148	NEW-P	02-12-055	480-120-253	NEW-P	02-12-055	480-121-050	REP	02-11-080
480-120-151	REP-P	02-08-081	480-120-254	NEW-P	02-12-055	480-121-060	AMD	02-11-080
480-120-151	REP	02-23-004	480-120-255	NEW-P	02-12-055	480-121-061	AMD	02-11-080
480-120-152	REP-P	02-08-081	480-120-256	NEW-P	02-12-055	480-121-062	AMD	02-11-080
480-120-152	REP	02-23-004	480-120-257	NEW-P	02-12-055	480-121-063	AMD-S	02-07-041
480-120-153	REP-P	02-08-081	480-120-261	NEW-P	02-12-055	480-121-063	AMD	02-11-080
480-120-153	REP	02-23-004	480-120-262	NEW-P	02-12-055	480-121-064	AMD	02-11-080
480-120-154	REP-P	02-08-081	480-120-263	NEW-P	02-12-055	480-121-065	NEW	02-11-081
480-120-154	REP	02-23-004	480-120-264	NEW	02-11-080	480-121-070	REP	02-11-080
480-120-161	NEW-P	02-12-055	480-120-265	NEW-P	02-12-055	480-122-010	AMD	02-03-017
480-120-162	NEW-P	02-12-055	480-120-301	NEW-P	02-12-055	480-122-020	AMD	02-03-017
480-120-163	NEW-P	02-12-055	480-120-302	NEW-P	02-12-055	480-122-030	REP	02-03-017
480-120-164	NEW-P	02-12-055	480-120-303	NEW-P	02-12-055	480-122-040	REP	02-03-017
480-120-165	NEW-P	02-12-055	480-120-304	NEW-P	02-12-055	480-122-060	AMD	02-03-017
480-120-166	NEW-P	02-12-055	480-120-305	NEW-P	02-12-055	480-122-070	REP	02-03-017
480-120-167	NEW-P	02-12-055	480-120-311	NEW-P	02-12-055	480-122-080	AMD	02-03-017
480-120-171	NEW-P	02-12-055	480-120-312	NEW-P	02-12-055	480-122-090	REP	02-03-017
480-120-172	NEW-P	02-12-055	480-120-321	NEW-P	02-12-055	480-140	PREP	02-20-105
480-120-173	NEW-P	02-12-055	480-120-322	NEW-P	02-12-055	480-146	PREP	02-20-105
480-120-174	NEW-P	02-12-055	480-120-323	NEW-P	02-12-055	495C-120-040	AMD	02-04-022
480-120-193	NEW	02-11-081	480-120-340	REP-P	02-12-055	495C-120-041	AMD	02-04-022
480-120-194	NEW	02-11-081	480-120-350	REP-P	02-12-055	495D-325-010	AMD-X	02-20-014
480-120-195	NEW	02-11-081	480-120-401	NEW-P	02-12-055	504- 15-060	REP-P	02-11-092
480-120-196	NEW	02-11-081	480-120-402	NEW-P	02-12-055	504- 15-060	REP	02-14-071
480-120-197	NEW	02-11-081	480-120-411	NEW-P	02-12-055	504- 15-100	AMD-P	02-11-092
480-120-198	NEW	02-11-081	480-120-412	NEW-P	02-12-055	504- 15-100	AMD	02-14-071
480-120-199	NEW	02-11-081	480-120-414	NEW-P	02-12-055	504- 15-200	AMD-P	02-11-092
480-120-201	NEW-P	02-08-081	480-120-436	NEW-P	02-12-055	504- 15-200	AMD	02-14-071
480-120-201	NEW	02-23-004	480-120-437	NEW-P	02-12-055	504- 15-210	AMD-P	02-11-092
480-120-202	NEW-P	02-08-081	480-120-438	NEW-P	02-12-055	504- 15-210	AMD	02-14-071
480-120-202	NEW-W	02-23-021	480-120-439	NEW-P	02-12-055	504- 15-460	AMD-P	02-11-092
480-120-203	NEW-P	02-08-081	480-120-440	NEW-P	02-12-055	504- 15-460	AMD	02-14-071
480-120-203	NEW	02-23-004	480-120-450	NEW-P	02-12-055	504- 15-540	AMD-P	02-11-092
480-120-204	NEW-P	02-08-081	480-120-451	NEW-P	02-12-055	504- 15-540	AMD	02-14-071

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504- 15-580	AMD-P	02-11-092	504- 25-085	AMD-P	02-11-093	504- 25-231	NEW-P	02-11-093
504- 15-580	AMD	02-14-071	504- 25-085	AMD	02-15-075	504- 25-231	NEW	02-15-075
504- 15-600	AMD-P	02-11-092	504- 25-090	AMD-P	02-11-093	504- 25-235	REP-P	02-11-093
504- 15-600	AMD	02-14-071	504- 25-090	AMD	02-15-075	504- 25-235	REP	02-15-075
504- 15-650	AMD-P	02-11-092	504- 25-095	AMD-P	02-11-093	504- 25-240	REP-P	02-11-093
504- 15-650	AMD	02-14-071	504- 25-095	AMD	02-15-075	504- 25-240	REP	02-15-075
504- 15-810	AMD-P	02-11-092	504- 25-100	AMD-P	02-11-093	504- 25-245	AMD-P	02-11-093
504- 15-810	AMD	02-14-071	504- 25-100	AMD	02-15-075	504- 25-245	AMD	02-15-075
504- 15-830	AMD-P	02-11-092	504- 25-115	AMD-P	02-11-093	516- 12-400	AMD	02-07-045
504- 15-830	AMD	02-14-071	504- 25-115	AMD	02-15-075	516- 12-420	AMD	02-07-045
504- 25-001	NEW-P	02-11-093	504- 25-120	AMD-P	02-11-093	516- 12-430	AMD	02-07-045
504- 25-001	NEW	02-15-075	504- 25-120	AMD	02-15-075	516- 12-440	AMD	02-07-045
504- 25-002	NEW-P	02-11-093	504- 25-125	AMD-P	02-11-093	516- 12-450	AMD	02-07-045
504- 25-002	NEW	02-15-075	504- 25-125	AMD	02-15-075	516- 12-460	AMD	02-07-045
504- 25-003	NEW-P	02-11-093	504- 25-130	AMD-P	02-11-093	516- 12-470	AMD	02-07-045
504- 25-003	NEW	02-15-075	504- 25-130	AMD	02-15-075	516- 12-480	AMD	02-07-045
504- 25-004	NEW-P	02-11-093	504- 25-135	AMD-P	02-11-093	516- 13-030	AMD	02-07-045
504- 25-004	NEW	02-15-075	504- 25-135	AMD	02-15-075	516- 13-080	AMD	02-07-045
504- 25-005	REP-P	02-11-093	504- 25-137	NEW-P	02-11-093	516- 13-090	AMD	02-07-045
504- 25-005	REP	02-15-075	504- 25-137	NEW	02-15-075	516- 14-200	AMD	02-07-045
504- 25-010	REP-P	02-11-093	504- 25-138	AMD-P	02-11-093	516- 23-005	REP-P	02-16-088
504- 25-010	REP	02-15-075	504- 25-138	AMD	02-15-075	516- 23-010	REP-P	02-16-088
504- 25-011	NEW-P	02-11-093	504- 25-139	NEW-P	02-11-093	516- 23-015	REP-P	02-16-088
504- 25-011	NEW	02-15-075	504- 25-139	NEW	02-15-075	516- 23-020	REP-P	02-16-088
504- 25-012	NEW-P	02-11-093	504- 25-140	AMD-P	02-11-093	516- 23-025	REP-P	02-16-088
504- 25-012	NEW	02-15-075	504- 25-140	AMD	02-15-075	516- 23-030	REP-P	02-16-088
504- 25-013	NEW-P	02-11-093	504- 25-200	AMD-P	02-11-093	516- 23-035	REP-P	02-16-088
504- 25-013	NEW	02-15-075	504- 25-200	AMD	02-15-075	516- 23-040	REP-P	02-16-088
504- 25-014	NEW-P	02-11-093	504- 25-201	NEW-P	02-11-093	516- 23-045	REP-P	02-16-088
504- 25-014	NEW	02-15-075	504- 25-201	NEW	02-15-075	516- 23-050	REP-P	02-16-088
504- 25-015	AMD-P	02-11-093	504- 25-202	NEW-P	02-11-093	516- 23-055	REP-P	02-16-088
504- 25-015	AMD	02-15-075	504- 25-202	NEW	02-15-075	516- 23-060	REP-P	02-16-088
504- 25-018	NEW-P	02-11-093	504- 25-203	NEW-P	02-11-093	516- 23-065	REP-P	02-16-088
504- 25-018	NEW	02-15-075	504- 25-203	NEW	02-15-075	516- 23-070	REP-P	02-16-088
504- 25-020	AMD-P	02-11-093	504- 25-205	AMD-P	02-11-093	516- 23-075	REP-P	02-16-088
504- 25-020	AMD	02-15-075	504- 25-205	AMD	02-15-075	516- 23-080	REP-P	02-16-088
504- 25-025	AMD-P	02-11-093	504- 25-210	REP-P	02-11-093	516- 23-085	REP-P	02-16-088
504- 25-025	AMD	02-15-075	504- 25-210	REP	02-15-075	516- 23-090	REP-P	02-16-088
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