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ISSUE 83-13



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filed not later than June 22, 1983

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 pursuant to chapter 28B.19 or 34.04 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 noon and from 1 p.m. to 5 p.m. Monday through Friday, except legal holidays. Telephone inquiries concerning material in the Register or the Washington Administrative Code (WAC) may be made by calling (206) 753-7470 (SCAN 234-7470).

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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

WASHINGTON STATE REGISTER

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

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STYLE AND FORMAT OF THE WASHINGTON STATE REGISTER

1. ARRANGEMENT OF THE REGISTER

Documents are arranged within each issue of the Register according to the order in which they are filed in the code reviser's office during the pertinent filing period. The three part number in the heading distinctively identifies each document, and the last part of the number indicates the filing sequence within an issue's material.

2. PROPOSED, ADOPTED, AND EMERGENCY RULES OF STATE AGENCIES AND INSTITUTIONS OF HIGHER EDUCATION

The three types of rule-making actions taken under the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW) may be distinguished by the size and style of type in which they appear.

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

3. PRINTING STYLE—INDICATION OF NEW OR DELETED MATTER

RCW 34.04.058 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 matter is new matter;
 - (ii) deleted matter is (~~lined out and bracketed between double parentheses~~);
- (b) Complete new sections are prefaced by the heading NEW SECTION;
- (c) The repeal of an entire section is shown by listing its WAC section number and caption under the heading REPEALER.

4. EXECUTIVE ORDERS, COURT RULES, NOTICES OF PUBLIC MEETINGS

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

5. EFFECTIVE DATE OF RULES

- (a) Permanently adopted agency rules take effect thirty days after the rules and the agency order adopting them are filed with the code reviser. This effective date may be delayed, but not advanced, and a delayed 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 and remain effective for a maximum of ninety days from that date.
- (c) Rules of the state Supreme Court generally contain an effective date clause in the order adopting the rules.

6. EDITORIAL CORRECTIONS

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

7. INDEX AND TABLES

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

1983
DATES FOR REGISTER CLOSING, DISTRIBUTION, AND FIRST AGENCY ACTION

<u>Issue No.</u>	<u>Closing Dates</u> ^①			<u>Distribution Date</u>	<u>First Agency Action Date</u> ^③
	Non-OTS & 30 p. or more	Non-OTS & 11 to 29 p.	OTS ^② or 10 p. max. Non-OTS		
<i>For Inclusion—</i>	<i>File no later than—</i>			<i>Count 20 days from—</i>	<i>For hearing/adoption on or after</i>
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83-02	Dec 8	Dec 22, 1982	Jan 5, 1983	Jan 19	Feb 8
83-03	Dec 22, 1982	Jan 5, 1983	Jan 19	Feb 2	Feb 22
83-04	Jan 5	Jan 19	Feb 2	Feb 16	Mar 8
83-05	Jan 19	Feb 2	Feb 16	Mar 2	Mar 22
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83-08	Mar 9	Mar 23	Apr 6	Apr 20	May 10
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83-17	Jul 27	Aug 10	Sep 24	Sep 7	Sep 27
83-18	Aug 10	Aug 24	Sep 7	Sep 21	Oct 11
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83-22	Oct 5	Oct 19	Nov 2	Nov 16	Dec 6
83-23	Oct 26	Nov 9	Nov 23	Dec 7	Dec 27
83-24	Nov 9	Nov 23	Dec 7	Dec 21	Jan 10, 1984

①All documents are due at the Code Reviser's Office by 5:00 p.m. on the applicable closing date for inclusion in a particular issue of the Register; see WAC 1-12-035 or 1-13-035.

②A filing of any length will be accepted on the closing dates of this column if it has been prepared by the Order Typing Service (OTS) of the Code Reviser's Office; see WAC 1-12-220 or 1-13-240. 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"No preceeding may be held on any rule until twenty days have passed from distribution date of the Register in which notice thereof was contained." RCW 28B.19.030(4) and 34.04.025(4). These dates represent the twentieth day after the distribution date of the applicable Register.

WSR 83-13-001
ADOPTED RULES
STATE BOARD
OF EDUCATION

[Order 2-83—Filed June 2, 1983]

Be it resolved by the State Board of Education, acting at Yakima, Washington, that it does adopt the annexed rules relating to central purchasing, chapter 180-36 WAC.

This action is taken pursuant to Notice No. WSR 83-08-044 filed with the code reviser on April 1, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 28A.03-.030 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED May 20, 1983.

By Monica Schmidt
 Executive Director

AMENDATORY SECTION (Amending Order 5-76, filed 6/1/76)

WAC 180-36-005 [✓] AUTHORITY AND PURPOSE. The purposes of this chapter are to implement ~~((chapter 23, Laws of 1975-76, 2nd ex. sess.))~~ RCW 28A.58.0401 and establish the conditions pursuant to which certain associations established by school districts may purchase real and personal property and create a purchase money security interest therein.

WSR 83-13-002
ADOPTED RULES
STATE BOARD
OF EDUCATION

[Order 3-83—Filed June 2, 1983]

Be it resolved by the State Board of Education, acting at Yakima, Washington, that it does adopt the annexed rules relating to state support of public schools, chapter 180-16 WAC.

This action is taken pursuant to Notice No. WSR 83-08-043 filed with the code reviser on April 1, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 28A.04-.120 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State

Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED May 20, 1983.

By Monica Schmidt
 Executive Director

AMENDATORY SECTION (Amending Order 10-79, filed 9/12/79)

WAC 180-16-195 [✓] ANNUAL REPORTING AND REVIEW PROCESS. (1) Annual district reports. A review of each school district's kindergarten through twelfth grade program shall be conducted annually for the purpose of determining compliance or noncompliance with these basic education allocation entitlement requirements. On or before the third Monday in October of each school year each school district superintendent shall complete and return the program data report form(s) now and hereafter prepared and distributed by the superintendent of public instruction. Such forms shall be designed to elicit data necessary to a determination of a school district's compliance or noncompliance with these entitlement requirements. Data reported on any such form(s) by a school district shall accurately represent the actual status of the school district's program as of the first school day in October and as thus far provided and scheduled for the entire current school year. Such forms shall be signed by: (a) The school board president or chairperson, and (b) the superintendent of the school district.

(2) State staff review. State staff shall review each school district's program data report and such supplemental state reports as staff deems necessary, and prepare recommendations and supporting reports for presentation to the state board of education: PROVIDED, That if a school district's initial program data report and any other state reports considered do not establish compliance with these basic education allocation entitlement requirements, the district shall be provided the opportunity to explain the deficiency and provide supplemental data. School districts which foresee that they will not be able to comply with these entitlement requirements or that are deemed by state staff to be in noncompliance may petition for a waiver on the basis of the limited ground((s)) of substantial lack of classroom space as set forth in WAC 180-16-225.

(3) Annual certification of compliance or noncompliance—Withholding of funds for noncompliance.

(a) At the annual March meeting of the state board of education, or at such other meeting as the board shall designate, the board shall certify each school district as being in compliance or noncompliance with these basic education allocation entitlement requirements.

(b) A certification of compliance shall be effective for the then current school year subject to any subsequent ad hoc review and determination of noncompliance as may be deemed necessary or advisable by the state board of education or the superintendent of public instruction. In addition, a certification of compliance shall be effective tentatively for the succeeding school year until such time as the state board takes its annual action certifying compliance and noncompliance with these entitlement requirements, at which time the state board

may retroactively and/or otherwise revoke such tentative certification upon a finding of noncompliance.

(c) A certification of noncompliance shall be effective until program compliance is assured by the school district to the satisfaction of the superintendent of public instruction, subject to review by the state board. Basic education allocation funds in an amount(s) established by the state board shall be permanently deducted from the basic education allocation of a school district that has been certified as being in noncompliance unless such district has received a waiver, pursuant to WAC 180-16-225, from the state board for such noncompliance, or assurance of program compliance is subsequently provided for the school year previously certified as in noncompliance and is accepted by the state board.

AMENDATORY SECTION (Amending Order 7-80, filed 5/29/80)

WAC 180-16-225 ✓ WAIVER—SUBSTANTIAL LACK OF CLASSROOM SPACE—GROUNDS AND PROCEDURE. (1) Grounds. The state board of education may waive one or more of the basic education allocation entitlement requirements set forth in WAC 180-16-200 through 180-16-220(1) only if a school district's failure to comply with such requirement(s) is found by the state board to be caused by ((levy failure and/or)) substantial lack of classroom space ((as set forth below:)).

~~((a) Levy failure. For the school years 1978-79 through 1980-81 the state board may waive the requirements of WAC 180-16-200 through 180-16-220(1) if the board finds that the noncompliance has been caused by special levy failure. As a condition to a waiver based on levy failure the state board will consider and a school district must demonstrate at least the following:~~

~~(i) That the district made reasonable efforts to submit a levy proposition to the voters twice during the levy year in an amount sufficient to enable it to meet these entitlement requirements, and~~

~~(ii) That the district's failure to comply with these entitlement requirements was caused by the lack of the revenue that would have been received from the levy. Noncompliance may be deemed to have been caused by a levy loss if the school district can demonstrate that all funds that it reasonably has available to support basic education are not sufficient to enable it to meet the referenced entitlement requirements.~~

~~(b) Substantial lack of classroom space. The state board may waive the requirements of WAC 180-16-200 through 180-16-220(1) if the board finds that the noncompliance has been caused by a substantial lack of classroom space.)) As a condition to a waiver based on substantial lack of classroom space the state board will consider and a school district must demonstrate at least that the facilities of the school district do not contain enough classroom space or other space that can reasonably be converted into classroom space, and that necessary classroom space may not reasonably be acquired by lease or rental, to enable the district to comply with the referenced entitlement requirements.~~

(2) Waiver procedure. In order to secure a waiver pursuant to subsection (1) of this section a school district must submit a petition together with a detailed explanation and documentation in support of its request not later than thirty days prior to either:

(a) The state board of education meeting immediately preceding commencement of the school year; or

(b) The March (or such other meeting as the state board shall have established) meeting of the board at which the board will consider certifications of compliance and noncompliance with these entitlement requirements.

A school district that can reasonably foresee an inability to comply with entitlement requirements by reason of ((levy loss or)) substantial lack of classroom space should petition for a waiver as early as the state board meeting immediately preceding commencement of the school year in order to allow for the possibility that the request may be denied.

(3) Nonwaiverable requirements. The certification and the student learning objectives requirements set forth in WAC 180-16-220(2) and (4) may not be waived for any reason.

(4) Deviations from certain supplemental requirements. The state board may allow deviations from the participation in accreditation requirements set forth in WAC 180-16-220(3) for such reason(s) as the board deems reasonable.

**WSR 83-13-003
ADOPTED RULES
STATE BOARD
OF EDUCATION**

[Order 4-83—Filed June 2, 1983]

Be it resolved by the State Board of Education, acting at Yakima, Washington, that it does adopt the annexed rules relating to miscellaneous provisions, chapter 180-100 WAC.

This action is taken pursuant to Notice No. WSR 83-08-045 filed with the code reviser on April 1, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to section 7, chapter 163, Laws of 1982 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED May 20, 1983.

By Monica Schmidt
Executive Director

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 180-100-020 ✓ WASHINGTON STATE
TEACHERS' RETIREMENT SYSTEM—AP-
POINTMENT OF MEMBERS TO.

WSR 83-13-004
ADOPTED RULES
STATE BOARD
OF EDUCATION

[Order 5-83—Filed June 2, 1983]

Be it resolved by the State Board of Education, acting at Yakima, Washington, that it does adopt the annexed rules relating to Pupils—Uniform entry qualifications, chapter 180-39 WAC, and entry age, repealing WAC 180-16-166.

This action is taken pursuant to Notice Nos. WSR 83-01-131, 83-05-023 and 83-08-042 filed with the code reviser on December 22, 1982, February 9, 1983, and April 1, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 28A.58-.190 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED May 20, 1983.

By Monica Schmidt
Executive Director

Chapter 180-39 WAC
PUPILS—UNIFORM ENTRY QUALIFICATIONS

NEW SECTION

WAC 180-39-005 ✓ AUTHORITY AND PURPOSE. This chapter is adopted pursuant to authority vested in the state board of education by RCW 28A.58-.190 which authorizes the state board of education to establish uniform entry qualifications.

NEW SECTION

WAC 180-39-010 ✓ UNIFORM ENTRY AGE FOR KINDERGARTEN. Except as provided in WAC 180-39-025, a child must be five years of age as of midnight August 31 of the year of entry to be entitled to enter kindergarten.

NEW SECTION

WAC 180-39-015 ✓ UNIFORM ENTRY AGE FOR FIRST GRADE. Except as provided in WAC 180-39-020 and 180-39-025, a child must be six years of age as of midnight August 31 of the year of entry to be entitled to enter first grade.

NEW SECTION

WAC 180-39-020 ✓ KINDERGARTEN EXPERIENCE QUALIFICATION FOR FIRST GRADE. Any child not otherwise eligible for entry to first grade who successfully has completed a kindergarten program in a public or private school shall be permitted entry to the school program: PROVIDED, That the kindergarten program standards substantially equaled or exceeded the applicable basic education program requirements of RCW 28A.58.754 and WAC 180-16-200 through 180-16-220, each as now or hereafter amended: PROVIDED FURTHER, That if the district of entry has reason to believe that an individual child so qualified may not succeed in the district's first grade program, the district shall have the option of placing the child in either kindergarten or the first grade for evaluation in the areas specified in WAC 180-39-025 and a final determination of the child's appropriate grade level placement no later than the thirtieth calendar day following the child's first day of attendance.

NEW SECTION

WAC 180-39-025 ✓ LOCAL OPTION EXCEPTIONS TO UNIFORM ENTRY QUALIFICATION. School districts may adopt regulations that provide for individual exceptions to the uniform entry qualifications established by this chapter. Such regulations shall provide for a screening process and/or instrument(s) which measure the ability or the need, or both, of an individual student to succeed in earlier entry. Such process and/or instrument(s) shall include, but not be limited to, the following areas:

- (1) Mental ability;
- (2) Gross motor skills;
- (3) Fine motor skills;
- (4) Visual discrimination;
- (5) Auditory discrimination; and
- (6) Emotional/social development.

NEW SECTION

WAC 180-39-030 ✓ EARLY ENTRY NONDISCRIMINATION. Any school district that adopts regulations pursuant to WAC 180-39-025 providing for individual exceptions to the uniform entry qualifications is governed by the nondiscrimination provisions of WAC 180-40-215(1).

NEW SECTION

WAC 180-39-035 ✓ APPEAL PROCESS. Any school district that adopts regulations pursuant to WAC 180-39-025 providing for individual exceptions to the uniform entry qualifications shall provide, by regulation, for an internal district appeal process for parents or guardians to seek review of the decision made by the administrator responsible for the screening process authorized by WAC 180-39-025.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 180-16-166 ENTRY AGE.

**WSR 83-13-005
ADOPTED RULES
STATE BOARD
OF EDUCATION**

[Order 6-83—Filed June 2, 1983]

Be it resolved by the State Board of Education, acting at Yakima, Washington, that it does adopt the annexed rules relating to secondary education, chapter 180-56 WAC.

This action is taken pursuant to Notice No. WSR 83-08-061 filed with the code reviser on April 5, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 28A.04.120(6) and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED May 20, 1983.

By Monica Schmidt
Executive Director

NEW SECTION

WAC 180-56-023 **REQUIRED SUBJECT AREAS AND CREDITS FOR HIGH SCHOOL GRADUATION.** Notwithstanding the provisions of WAC 180-56-006, 180-56-016, and 180-56-021 effective to all students who commence the ninth grade subsequent to July 1, 1985, the following subject areas and credits (years) shall be included as high school graduation requirements:

SUBJECT	CREDITS*	YEARS*
English	9	3**
Mathematics	6	2**
Social Studies		
United States history and government	3	1
Washington state history and government	1 1/2	1/2
Contemporary world history, geography, and problems	3	1
Science (3 credits must be in laboratory science)	6	2**
Occupational Education	3	1
Physical Education	(See RCW 28A.05.040 for physical education requirements.)	
Electives	16 1/2	
Total	48	

* Credit means 60 hours of instruction including normal class change passing time. Three credits are the equivalent to a one-year course.

** Credits for graduation in English, mathematics and science must be earned in sequential years. No more than 1 credit per trimester or 1 1/2 credits per semester or 3 credits per year may be applied toward graduation requirements in these subjects. Additional credits in these subjects may be counted as electives.

A candidate for graduation must have in addition earned a minimum of 48 credits and fulfilled the physical education requirement. These credits shall consist of the state requirements listed above and such additional requirements and electives as shall be established by each district.

**WSR 83-13-006
PROPOSED RULES
DEPARTMENT OF
LABOR AND INDUSTRIES**
[Filed June 2, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Labor and Industries intends to adopt, amend, or repeal rules concerning the amending of chapter 296-27 WAC, administrative rules, WAC 296-27-020 definitions, is amended to add new definitions identifying standard industrial codes to reflect occupational safety and health administration changes in Federal Register Volume 47, No. 249, dated December 28, 1982. WAC 296-27-078 is a new section deleting certain recordkeeping requirements for establishments in identified standard industrial classifications. Reflecting Federal Register Volume 47, No. 249, dated December 28, 1982.

Written or oral submissions may also contain data, views and arguments concerning the effect of the proposed rules or amendments of rules and economic values, pursuant to chapter 43.21H RCW.

The agency reserves the right to modify the text of these proposed rules before the public hearing or in response to written or oral comments received before or during the public hearing.

The agency may need to change the date for public hearing or adoption on short notice. To ascertain that the public hearing or adoption will take place as stated in this notice, an interested person may contact the person named below.

Correspondence relating to this notice and the proposed rules should be addressed to:

Richard E. Martin, Assistant Director
Industrial Safety and Health Division
Post Office Box 207
Olympia, Washington 98507
(206) 753-6500

The formal decision regarding adoption, amendment, or repeal of the rules will take place on July 13, 1983.

The authority under which these rules are proposed is RCW 49.17.040 and 49.17.050.

The specific statute these rules are intended to implement is RCW 49.17.050(5) and 49.17.060(1).

This notice is connected to and continues the matter in Notice No. WSR 83-04-044 filed with the code reviser's office on February 1, 1983.

Dated: June 2, 1983

By: Sam Kinville
Director

WSR 83-13-007
PROPOSED RULES
DEPARTMENT OF
LABOR AND INDUSTRIES
[Filed June 2, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Labor and Industries intends to adopt, amend, or repeal rules concerning the amending of chapter 296-24 WAC, general safety and health standard as follows: WAC 296-24-165 fixed and portable power tool requirements; WAC 296-24-16503 machine construction general; 296-24-16513 self-feed construction general; 296-24-16521 jointers; 296-24-16527 wood shapers and similar equipment; 296-24-16531 miscellaneous woodworking machines; 296-24-16539 inspection and maintenance of woodworking machines; amended to delete reference to "wood" and "woodworking" in those subsections; 296-24-23527(3)(f), 296-24-24015(3)(f), 296-24-24517(3)(f) and 296-78-770 are all amended to require an audible warning alarm when an employee is exposed to and overhead load hazard; 296-54-507 is amended to reflect special logging practices required on the Mount St. Helen's blast site; 296-62-07314 is amended to make our occupational health standard identical to the recordkeeping requirements of the federal regulations published in the Federal Register, vol. 45, No. 102, May 23, 1982; 296-62-14515 electrical hazards in the occupational safety and health standards is amended to correct spelling error; 296-155-145 and 296-155-220 construction workers safety standards is amended to reference the occupational safety and health standard in regard to noise exposure and respiratory protection; 296-306-200 safety standards for agriculture is amended to correct a typographical error; 296-350-400 administrative rules is amended to correct a typographical error; new section 296-45-65016 supervision by foremen, will require foremen to supervise all employees working on an electrical construction work site; 296-45-65038 is a proposed section dealing with underground residential distribution (URD) rules for electrical workers; and 296-24-13503 color specifications is repealed to mirror OSHA revocations.

Written or oral submissions may also contain data, views and arguments concerning the effect of the proposed rules or amendments of rules and economic values, pursuant to chapter 43.21H RCW.

The agency reserves the right to modify the text of these proposed rules before the public hearing or in response to written or oral comments received before or during the public hearing.

The agency may need to change the date for public hearing or adoption on short notice. To ascertain that the public hearing or adoption will take place as stated in this notice, an interested person may contract the person named below.

Correspondence relating to this notice and the proposed rules should be addressed to:

Richard E. Martin, Assistant Director
Industrial Safety and Health Division
P.O. Box 207
Olympia, Washington 98504
(206) 753-6500

The formal decision regarding adoption, amendment, or repeal of the rules will take place on July 13, 1983.

The authority under which these rules are proposed is RCW 49.17.040 and 49.17.050.

The specific statute these rules are intended to implement is RCW 49.17.060(1) and 49.17.050(10).

This notice is connected to and continues the matter in Notice No. WSR 83-05-024 filed with the code reviser's office on February 10, 1983.

Dated: June 2, 1983

By: Sam Kinville
Director

WSR 83-13-008
EMERGENCY RULES
DEPARTMENT OF FISHERIES
[Order 83-43—Filed June 2, 1983]

I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing rules.

I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is restrictions in Areas 4B, 5, 6, 6A and 6C provide current protection for spring chinook, then subsequent protection for spring chinook and early Stuart and Lake Washington sockeye, then subsequent protection for summer-fall chinook and sockeye, then subsequent protection for summer-fall chinook during IPSFC sockeye management. Restrictions in Areas 7 and 7A provide current protection for spring chinook, subsequent protection for summer-fall chinook and sockeye, then subsequent protection for summer-fall chinook during IPSFC sockeye management. Restrictions in Area 8 and the Skagit River provide current protection for spring chinook, then subsequent protection for Baker River sockeye. Restrictions in Areas 7B, 7C, 13A, the Nooksack, Puyallup, White Rivers and Minter Creek provide protection for spring chinook. Restrictions

in Areas 6B, 9, 10, 10A, 10B, 10C, 10D and the Cedar River provide protection for Lake Washington sockeye.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 2, 1983.

By William R. Wilkerson
Director

NEW SECTION

WAC 220-28-303 PUGET SOUND COMMERCIAL FISHERY RESTRICTIONS Effective June 3, 1983, it is unlawful for treaty Indian fishermen to take, fish for or possess salmon for commercial purposes in the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following restrictions:

*Areas 4B, 5, 6, and 6C – Effective through June 15, closed to all net gear, and troll gear must immediately release all chinook greater than 30 inches in length and all sockeye when open. Effective June 16-18, closed to all drift net gear, and troll gear must immediately release all sockeye when open. Effective June 19, drift gill net gear restricted to 5-7/8" maximum mesh when open.

*Area 6A – Effective through June 7, closed to all net gear, and troll gear must immediately release all chinook greater than 30 inches in length when open. Effective June 8-15, closed to all net gear, and troll gear must immediately release all chinook greater than 30 inches in length and all sockeye when open. Effective June 16-18, closed to all net gear, and troll gear must immediately release all sockeye when open. Effective June 19, gill net gear restricted to 5-7/8" maximum mesh when open.

*Area 6B – Effective through July 16, gill net gear restricted to 6-1/2" minimum mesh, and all other gear must immediately release all sockeye when open.

*Areas 7 and 7A – Effective through June 15, closed to all net gear, and troll gear must immediately release all chinook greater than 30 inches in length when open. Effective June 16-18, closed to all net gear. Effective June 19, gill net gear restricted to 5-7/8" maximum mesh when open.

*Areas 7B and 7C – Effective through June 30, closed to all net gear, and troll gear must immediately release all chinook greater than 30" in length when open.

*Area 7D – Effective through June 15, closed to all net gear, and troll gear must

immediately release all chinook greater than 30" in length when open.

*Area 8 – Effective through June 15, closed to all net gear. Effective June 16-August 1, gill net gill restricted to 6-1/2" minimum mesh, and all other gear must immediately release all sockeye when open.

*Area 9 – Effective June 8-July 16, gill nets restricted to 6-1/2" minimum mesh, and all other gear must immediately release all sockeye when open.

*Area 10 – Effective June 8-July 30, gill nets restricted to 6-1/2" minimum mesh, and all other gear must immediately release all sockeye when open.

*Area 10A – Effective June 8-July 14, gill nets restricted to 6-1/2" minimum mesh, and all other gear must immediately release all sockeye when open.

*Areas 10B, 10C, 10D, and Cedar River – Effective June 8, closed to all commercial fishing.

*Area 13A – Effective through July 31, closed to all net gear in that portion north of a line from Allen Point to the southernmost point of land on the eastern shore of Glen Cove.

*Nooksack River – Closed to all net gear effective as follows: mouth to Marietta Bridge, closed through June 30; Marietta Bridge to confluence of north and south forks, closed through July 15; upstream of the confluence, closed.

*Puyallup River – Closed to all net gear through June 30.

*White River and Minter Creek – Closed to all net gear through July 31.

*Skagit River – Mouth to Mt. Vernon (a) effective through June 18, closed to all net gear, (b) effective June 19-August 1, gill net gear restricted to 6-1/2" minimum mesh, and all other gear must immediately release all sockeye when open; Mt. Vernon Bridge to Gilligan Creek (a) effective through June 23, closed to all net gear, (b) effective June 24-August 1, gill net gear restricted to 6-1/2" minimum mesh, and all other gear must release all sockeye when open; Gilligan Creek to Hamilton (a) effective through June 27, closed to all net gear, (b) effective June 28-August 1, gill net gear restricted to 6-1/2" minimum mesh, and all other gear must release all sockeye when open; Hamilton to Baker River confluence (a) effective through July 4, closed to all net gear, (b) effective July 5-August 1 gill net gear restricted to 6-1/2" minimum mesh, and all other gear must immediately release all sockeye when open; upstream of Baker River confluence, closed to all commercial fishing.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-28-302 PUGET SOUND COMMERCIAL FISHERY RESTRICTIONS (83-28)

**WSR 83-13-009
EMERGENCY RULES
DEPARTMENT OF FISHERIES
[Order 83-45—Filed June 2, 1983]**

I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to personal use rules.

I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is harvestable numbers of spring/summer chinook salmon are available.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 2, 1983.

By William R. Wilkerson
Director

NEW SECTION

WAC 220-57-27000K HOH RIVER Notwithstanding the provisions of WAC 220-57-270, effective June 2, 1983 through August 31, 1983, personal use bag limit A is in effect on those waters of the Hoh River downstream of the Highway 101 Bridge.

**WSR 83-13-010
EMERGENCY RULES
DEPARTMENT OF AGRICULTURE
[Order 1799—Filed June 2, 1983]**

I, Michael Schwisow, deputy director of the Department of Agriculture, do promulgate and adopt at Olympia, Washington, the annexed rules relating to grain warehousing, chapter 16-212 WAC and grain storage, chapter 16-224 WAC.

I, Michael Schwisow, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity

to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is a change in chapter 22.09 RCW in SHB 793 necessitates the filing of this emergency order, to place in the rules the necessary procedures to implement the new law, which has made major revisions in the Washington Warehouse Act, and which is now in effect. A public hearing is scheduled for July 8, on adoption of permanent rules.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to chapter 22.09 RCW and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 2, 1983.

By Michael V. Schwisow
Deputy Director

AMENDATORY SECTION (Amending Order 1432, filed 9/24/75)

WAC 16-212-110 ((WAREHOUSE BONDING REQUIREMENTS)) BONDS. (1) A bond of not less than ~~(((\$25,000))~~ fifty thousand dollars nor more than ~~(((\$750,000 is))~~ eleven hundred fifty thousand dollars shall be required for each warehouseman and dealer licensed pursuant to chapter 22.09 RCW, ~~((Laws of 1963))~~ the Washington Warehouse Act. The bond amount ~~((of such bond))~~ shall be computed at the rate of ~~(((\$0.18))~~ eighteen cents per bushel of licensed storage capacity or ~~((6%))~~ six percent of gross sales of agricultural commodities, whichever is higher.

(2) For ~~((the))~~ purposes of this ~~((Act))~~ section, gross sales ~~((are limited to those))~~ includes only sales of agricultural commodities ~~((stored, handled, and/or merchandised through a Washington State licensed warehouse. Sales will be determined from the last available statement and the director may consult with the warehouse committee and may apply a factor to the gross sales to reflect the current market trends))~~ purchased from producers covered under the act during the preceding fiscal year of that dealer.

Reviser's note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 1432, filed 9/24/75)

WAC 16-212-130 ((WAREHOUSEMAN)) NET WORTH REQUIREMENTS. ~~((An A warehouseman must maintain an allowable net worth of (((\$0.15))~~ twenty cents per bushel of licensed space, with a minimum of ~~(((\$10,000))~~ \$25,000. A dealer must maintain an allowable net worth of four percent of sales of commodities purchased from producers with a minimum of ~~(((\$25,000. A warehouseman who is also a dealer must~~

maintain the higher of these two requirements. ((is required for each warehouseman licensed pursuant to chapter 22.09 RCW, Laws of 1963, the Washington Warehouse Act.)) Any deficiency above the ((\$10,000)) \$25,000 minimum must be compensated for by increasing the amount of ((the warehouse)) a warehouseman's bond by the amount of the deficiency, up to the \$750,000 maximum. Any deficiency above the \$25,000 minimum must be compensated for by increasing the amount of a dealer's bond by the amount of the deficiency regardless of the ((\$500,000)) \$750,000 maximum ((as set forth in WAC 16-212-110)). Warehousemen/dealers must also maintain a current asset to current liability of at least point nine to one. Deficiencies must be made up by providing additional bonding in the amount of the deficiency.

Reviser's note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 1624, filed 4/30/79)

WAC 16-212-160 FINANCIAL STATEMENTS. ((The department shall receive annually as close to the end of the warehouseman's fiscal year as practical but in no case later than six months, financial statements)) Each warehouseman and dealer shall submit to the department an annual financial statement which shall have been audited or reviewed by a certified or licensed public accountant. The statement must be submitted to the department within four months after the conclusion of the warehouseman or dealer's fiscal year. The statement shall ((which)) include:

- (1) A balance sheet.
- (2) An income statement which includes annual gross sales of commodities from producers covered under the ((Washington Warehouse)) act((, chapter 22.09 RCW)).
- (3) A statement of changes in financial position.
- (4) Footnotes or schedule disclosure of:
 - (a) The total bushels((/pounds)) received annually by commodity.
 - (b) The amount of each commodity in storage at end of year.
 - (c) The amount of each commodity held for depositors.
 - (d) The amount of each commodity in storage contracted to purchase.
 - ((d)) (e) The amount of farm storage contracted but not delivered.
 - ((e)) (f) The amount of each commodity sold but not shipped.
 - ((f)) (g) The amount of new purchases and sales by commodity.

Reviser's note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 1532, filed 6/1/77)

WAC 16-212-170 ((CONTRACT—MINIMUM REQUIREMENTS:)) DEALER RECORDS. ((Contracts between depositors and warehouseman must contain as a minimum the following:)) Each dealer shall maintain the following records at a location as required by RCW 22.09.340:

- (1) Contracts. Contracts issued to producers must:
 - ((1)) (a) Be serially numbered.
 - ((2)) (b) Clearly indicate the date title passes.
 - ((3)) (c) Show the net price due ((seller)) the producer or charges to be deducted from the selling price.
 - ((4)) (d) ((Time of)) Show the date payment is due.
 - ((5)) (e) Indicate the method of adjustment for over and under ((delivery)) deliveries.
 - ((6)) (f) ((Minimum acceptable grade without mutual consent as stipulated in contract.)) Show date paid.
 - ((7)) (g) Be maintained in numerical sequence by month payment is due for outstanding contracts and completed contracts must be filed numerically.
 - ((8)) (2) Delayed price contracts. Delayed price contracts must contain the following information and be approved for use in advance by the department:
 - (a) Indicate in large type the date title will pass.
 - (b) Show the method for setting price.
 - (c) Show the date by which the commodity must be priced.
 - (d) State the method of setting the price if it is not priced by that date.
 - (e) Charges to be assessed.
 - (f) Commodity and quantity contracted.
- (3) Purchase reports. Each dealer who purchases commodity from a producer must issue a purchase report to the producer at the time of payment which shall:
 - (a) Be prenumbered.
 - (b) Show commodity and quantity purchased.
 - (c) Show price and basis.
 - (d) Show discounts.
 - (e) Show itemized charges assessed the producer.
 - (f) Show the check number and date paid with one copy filed numerically.
- (4) Producer ledger. Each dealer must maintain a producer ledger showing:
 - (a) The name of each producer from whom the dealer has purchased an agricultural commodity.
 - (b) The amount contracted with corresponding contract number.
 - (c) Scale ticket numbers, lot numbers and/or bills of lading to apply against the contract.
 - (d) The purchase voucher number.
- (5) Monthly position—Country warehousemen dealers. Each country warehouseman who is also a dealer shall maintain a monthly position record by commodity in regard to producer purchases showing:
 - (a) The net buy/sell position.
 - (b) The amount of delayed price grain sold which the producer has not priced.
 - (c) The amount shipped which has not been paid for.
 - (6) Monthly position—Other dealers. All dealers not covered under the previous subsection shall maintain a

monthly position record by commodity in regard to producer purchases showing:

- (a) The amount purchased year to date;
- (b) The amount outstanding on delayed price contracts.
- (c) The amount contracted and delivered but not yet paid for.

Reviser's note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 1532, filed 6/1/77)

WAC 16-212-180 ((~~SCALE TICKETS—MINIMUM REQUIREMENTS~~) WAREHOUSEMAN RECORDS. Each warehouseman shall maintain the following records at a location required by RCW 22.09.340:

- (1) A printed daily position record showing by commodity:
 - (a) The amount received.
 - (b) The amount shipped.
 - (c) Adjustments.
 - (d) The amount forwarded to other locations.
 - (e) The amount in storage.
 - (f) The amount belonging to depositors.
- (2) A depositor ledger for each depositor showing:
 - (a) The amount deposited each day by scale ticket number.
 - (b) The amount transferred to warehouse receipts with the corresponding warehouse receipt number.
 - (c) The amount transferred to other locations.
 - (d) The amount purchased and purchase report number.
 - (e) The amount contracted to purchase and contract number.
 - (f) The amount delivered back to depositors.
 - (g) The lot numbers and grade.
 - (h) Any crop divisions.
- (3) Scale tickets. ((~~given a depositor upon initial delivery of a commodity shall contain~~)) in addition to the requirements in ((~~RCW 22.09.010(12)~~)) RCW 22.09.010(16), scale tickets must ((~~the following~~):
 - ((~~+~~)) (a) Show location where the ((~~commodities~~)) commodity is deposited.
 - ((~~+~~)) (b) Show that the commodity is insured for current market value.
 - ((~~+~~)) (c) Plainly ((~~show~~)) indicate that it is NONNEGOTIABLE and NONTRANSFERABLE.
 - ((~~+~~)) (d) ((~~File one copy~~)) Be filed numerically ((~~by location~~)) in the main office.
- (4) Shipments. Record of shipments out of a warehouse must be filed by warehouse location. Intra-company transfers must be on a prenumbered form and filed numerically by location.

Reviser's note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 1532, filed 6/1/77)

WAC 16-212-195 INVENTORY REQUIREMENTS((~~NEW CONSTRUCTION~~)). A warehouse not licensed prior to July 1, 1983 must meet the following requirements:

- (1) Tanks and stices over ((~~200~~)) two hundred bushels per foot must have inventory holes situated in such a manner ((~~that~~)) as to allow the measurement of the high and low points of the commodity ((~~can be measured~~)).
- (2) Conventional flat storage must have an overhead catwalk with a minimum of five feet of headroom.

NEW SECTION

WAC 16-212-215 SCALES. All scales used by warehousemen and dealers must be checked and certified for accuracy annually by the department of agriculture. The department shall place a seal on the scales which shall be dated and indicate approval or rejection.

NEW SECTION

WAC 16-212-220 SIGNS. A warehouseman shall post at each warehouse licensed under this act a conspicuous sign bearing the words "WASHINGTON BONDED WAREHOUSE" and of sufficient size to be easily read from thirty feet.

NEW SECTION

WAC 16-212-225 CHARGES. Warehousemen and dealers who receive commodities for storage, handling, or conditioning shall post conspicuously a schedule of all charges, moisture adjustment factors and disposition of all by-products. A copy of all charges assessed and billed to each depositor shall be itemized and retained in a numerical file.

NEW SECTION

WAC 16-212-230 CERTIFICATES OF DEPOSIT. A certificate of deposit issued to the department in lieu of a bond shall not be released, cancelled or discharged until three years after cancellation of the license unless the department determines that no outstanding claims exist for the subject period.

NEW SECTION

WAC 16-212-235 SEED WAREHOUSEMAN RECORDS. Each seed warehouseman handling or treating seed shall:

- (1) Daily post to the daily position record all seed delivered out of or returned to a licensed facility. Such seed may be deducted from company-owned, open storage or by the cancelling of negotiable receipts.
- (2) A subsidiary ledger may be maintained for open storage seed accounts with a total figure posted in the grower ledger at the end of seeding.
- (3) A warehouseman may not reduce receipted obligations for seed withdrawal without cancelling the receipt.

(4) A warehouseman may deduct seed from the company position on the daily position record on a daily basis even though this may show a negative position: **PROVIDED**, That there is sufficient depositor withdrawals to cover the negative position.

(5) The grower ledger shall be adjusted as soon as practical after seeding or within thirty days.

NEW SECTION

WAC 16-224-025 **EMERGENCY STORAGE**. If the director determines that an emergency storage situation exists, a warehouseman may forward grain to other licensed warehouses for storage without cancelling the depositor's negotiable receipt under the following conditions:

(1) The warehouseman must obtain department approval prior to shipment.

(2) The warehouseman must demonstrate to the department how he will be back in position within thirty days.

(3) The warehouseman must obtain a negotiable receipt in his name from the receiving warehouse.

AMENDATORY SECTION (Amending Order 1745, filed 7/17/81)

WAC 16-224-030 ~~((OUTSIDE))~~ **CONTEMPORARY STORAGE**. ~~((The department of agriculture will allow the storing of))~~ (1) Grain may be stored outside the warehouseman's permanent enclosed storage space only under the following conditions:

~~((1))~~ (a) When the warehouseman has no permanent enclosed storage space available.

~~((2))~~ (b) The outside storage is on ground properly landscaped to provide adequate drainage and must be approved by the department prior to use;

~~((3))~~ (c) Stockpiles created by a licensed warehouseman at a location not filled through his permanent enclosed storage facility must have a separate letter designation and license fee.

~~((4))~~ (d) For outside storage up to thirty-three and one-third per-cent of the warehouseman's permanent enclosed storage capacity, a ~~((new))~~ net worth of ~~((twenty))~~ twenty-five cents per bushel must be maintained in addition to the net worth requirements of WAC 16-212-130.

~~((5))~~ (e) A warehouseman may request the department of agriculture to approve ~~((his))~~ the outside storage in excess of thirty-three and one-third percent of ~~((his))~~ permanent enclosed storage capacity. ~~((and))~~ The warehouseman ~~((must))~~ shall maintain a net worth of ~~((thirty))~~ thirty-five cents per bushel on this excess unless it contains adequate aeration and is covered with a covering approved by the department of agriculture. ~~((PROVIDED, That if the excess contains aeration and is covered with a covering approved by the department of agriculture))~~ in which case the net worth requirement will be ~~((twenty))~~ twenty-five cents per bushel.

~~((6))~~ (f) All outside storage must be properly crowned and ~~((removed from))~~ not be in contact with the side~~((s))~~ of any building ~~((no later than))~~ or elevator after October 15 of the crop year.

~~((7))~~ (2) Violation of this regulation constitutes a violation of ~~((Title 22))~~ chapter 22.09 RCW and may result in the suspension of the warehouseman's license.

Reviser's note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 1750, filed 10/13/81)

WAC 16-224-040 **HISTORICAL DEPOSITOR**. Prior to allocating warehouse space on the basis of historical deposits, each warehouseman shall, for the purposes of the definition of "historical depositor" as set forth in ~~((RCW 22.09.010(15)))~~ RCW 22.09.010(12), file with the department of agriculture a policy statement setting forth the criteria that identifies a person who in the normal course of business operations has consistently made deposits, in the same warehouse, of commodities produced on the same land. Any subsequent changes in this policy shall be filed with the department.

WSR 83-13-011
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)
[Filed June 3, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules concerning referral of child in foster care to department's Office of Support Enforcement, amending WAC 388-70-080.

Correspondence concerning this notice and proposed rules attached should be addressed to:

David A. Hogan, Director
Division of Administration and Personnel
Department of Social and Health Services
Mailstop OB 14
Olympia, WA 98504

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact William B. Pope, Chief, Office of Administrative Regulations, at State Office Building #2, 12th and Franklin, Olympia, Phone (206) 753-7015, by July 13, 1983. The meeting site is in a location which is barrier free;

that the agency will at 2:00 p.m., Wednesday, July 27, 1983, in the Third Floor Conference Room H-19, Office Building #2, Olympia, Washington, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on August 3, 1983.

The authority under which these rules are proposed is RCW 74.08.090.

The specific statute these rules are intended to implement is chapter 74.20 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before July 27, 1983.

Dated: June 3, 1983

By: David A. Hogan, Director
Division of Administration and Personnel

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045.

Re: Amending WAC 388-70-080.

The Purpose of the Rule Change: To clarify procedures under which cases involving children in foster care are referred to the Office of Support Enforcement (OSE).

The Reason These are Necessary: It is not cost effective for OSE to attempt collections on some cases where temporary services are provided to a high volume of cases.

Statutory Authority: RCW 74.08.090.

Summary of the Rule Change: Amend WAC 388-70-080 to add the following language. "Except for classes of cases, if any, in which the Office of Support Enforcement has determined that it would not be cost effective to pursue collection..."

Person or Persons Responsible for the Drafting, Implementation and Enforcement of the Rule: Kenneth W. Guza, Program Manager, Bureau of Children's Services, Mailstop: OB 41D, Phone: 753-3812.

These rules are not necessary as a result of federal law, federal court decision or state court decision.

AMENDATORY SECTION (Amending Order 1123, filed 6/7/76)

WAC 388-70-080 REFERRAL OF CHILD IN FOSTER CARE TO DEPARTMENT'S OFFICE OF SUPPORT ENFORCEMENT. A referral by the ((ESSO)) CSO to the respective district office of support enforcement serving that region is to be made for every foster care placement in which the department participates in payment for care, except for classes of cases, if any, in which the office of support enforcement has determined it would not be cost effective to pursue collection.

WSR 83-13-012
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)
[Filed June 3, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules concerning Support Enforcement—Service requirements—Tolling, amending WAC 388-11-045.

It is the intention of the secretary to adopt these rules on an emergency basis on or about June 3, 1983.

Correspondence concerning this notice and proposed rules attached should be addressed to:

David A. Hogan, Director
Division of Administration and Personnel
Department of Social and Health Services
Mailstop OB 14
Olympia, WA 98504

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact William B. Pope, Chief, Office of Administrative Regulations, at State Office Building #2, 12th and Franklin, Olympia, Phone (206) 753-7015, by July 13, 1983. The meeting site is in a location which is barrier free;

that the agency will at 2:00 p.m., Wednesday, July 27, 1983, in the Third Floor Conference Room H-19, Office Building #2, Olympia, Washington, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on August 3, 1983.

The authority under which these rules are proposed is RCW 74.08.090.

The specific statute these rules are intended to implement is chapter 74.20 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before July 27, 1983.

Dated: June 2, 1983

By: David A. Hogan, Director
Administration and Personnel

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045.

Re: Amending WAC 388-11-045.

The Purpose of the Rule Change: To implement a court decision in the case of Gagnon vs. DSHS.

Statutory Authority: RCW 70.08.090.

Summary of the Rule Change: Chapter 171, Laws of 1979 ex. sess., has been found not to be retroactive and therefore is not applicable to support debts accruing before September 1, 1979. For those cases, the department has six months to serve notice of debt rather than the sixty days specified in the law.

Person or Persons Responsible for the Drafting, Implementation and Enforcement of the Rule: Robert E. Querry, Chief, Office of Support Enforcement, Mailstop: FU-11, Phone: 459-6480.

These rules are necessary as a result of a court decision, Gagnon vs. DSHS.

AMENDATORY SECTION (Amending Order 1507, filed 5/28/80)

WAC 388-11-045 SERVICE ((WITHIN SIXTY DAYS)) REQUIREMENTS—TOLLING. (1) For support obligations owed for months on or after September 1, 1979:

If the notice and finding of financial responsibility is not served within sixty days from the date the state assumes responsibility for the support of the dependent child or children on whose behalf support is sought, the department shall lose the right to reimbursement of payments made after the sixty days and before the date of service of the notice: PROVIDED, That if the department exercises reasonable efforts to locate the debtor and is unable to do so, the entire sixty-day period is tolled until such time as the debtor can be located (~~PROVIDED FURTHER, This section shall not be applicable to support obligations owed for months prior to September 1, 1979, and the sixty-day period shall commence on the date payment of an AFDC-R, AFDC-E, AFDC-FC or state only foster care grant is authorized or on September 1, 1979, whichever is later).~~

(2) For support obligations owed for months before September 1, 1979, and for which a final determination was issued on or after September 1, 1979:

(a) If the notice and finding of financial responsibility is not served within six months from the date the state assumes responsibility for the support of the dependent child or children on whose behalf support is

sought, the department shall lose the right to reimbursement of payments made after the six months and before the date of service of the notice: PROVIDED, That if the department exercises reasonable efforts to locate the debtor and is unable to do so, the entire six-month period is tolled until such time as the debtor can be located. Such reasonable efforts to locate shall be supported by contemporaneous recordings in the department's file.

(b) The provisions of WAC 388-11-045(2) are intended to implement the holding of Gangon vs. DSHS, Thurston county cause number 80-2-01004-0.

WSR 83-13-013
EMERGENCY RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)
[Order 1966—Filed June 3, 1983]

I, David A. Hogan, director of the Division of Administration and Personnel, do promulgate and adopt at Olympia, Washington, the annexed rules relating to Support enforcement—Service requirements—Tolling, amending WAC 388-11-045.

I, David A. Hogan, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is these rules are necessary to implement a superior court decision in the case of Gagnon vs. DSHS, Case #80-2-01004-0.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated under the general rule-making authority of the Department of Social and Health Services as authorized in RCW 74.08.090.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 2, 1983.

By David A. Hogan, Director
Division of Administration and Personnel

AMENDATORY SECTION (Amending Order 1507, filed 5/28/80)

WAC 388-11-045 SERVICE ((~~WITHIN SIXTY DAYS~~)) REQUIREMENTS—TOLLING. (1) For support obligations owed for months on or after September 1, 1979:

If the notice and finding of financial responsibility is not served within sixty days from the date the state assumes responsibility for the support of the dependent child or children on whose behalf support is sought, the department shall lose the right to reimbursement of payments made after the sixty days and before the date of service of the notice: PROVIDED, That if the department exercises reasonable efforts to locate the debtor and is unable to do so, the entire sixty-day period is tolled until such time as the debtor can be located(:

~~PROVIDED FURTHER, This section shall not be applicable to support obligations owed for months prior to September 1, 1979, and the sixty-day period shall commence on the date payment of an AFDC-R, AFDC-E, AFDC-FC or state only foster care grant is authorized or on September 1, 1979, whichever is later).~~

(2) For support obligations owed for months before September 1, 1979, and for which a final determination was issued on or after September 1, 1979:

(a) If the notice and finding of financial responsibility is not served within six months from the date the state assumes responsibility for the support of the dependent child or children on whose behalf support is sought, the department shall lose the right to reimbursement of payments made after the six months and before the date of service of the notice: PROVIDED, That if the department exercises reasonable efforts to locate the debtor and is unable to do so, the entire six-month period is tolled until such time as the debtor can be located. Such reasonable efforts to locate shall be supported by contemporaneous recordings in the department's file.

(b) The provisions of WAC 388-11-045(2) are intended to implement the holding of Gangon vs. DSHS, Thurston county cause number 80-2-01004-0.

WSR 83-13-014
ADOPTED RULES
BOARD OF HEALTH
[Order 259—Filed June 3, 1983]

Be it resolved by the Washington State Board of Health, acting at Fircrest School, 15230 15th N.E., Seattle, WA 98155, that it does adopt the annexed rules relating to on-site sewage disposal, amending chapter 248-96 WAC.

This action is taken pursuant to Notice No. WSR 83-07-061 filed with the code reviser on March 22, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Washington State Board of Health as authorized in RCW 43.20.050.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED May 11, 1983.

By John A. Beare, MD, MPH
Secretary

AMENDATORY SECTION (Amending Order 101, filed 6/10/74)

WAC 248-96-010 AUTHORITY. Pursuant to the authority of RCW 43.20.050 (Powers and Duties of State Board of Health), these regulations are hereby established as minimum requirements of the state board of

health(;) governing on-site sewage ((disposal)) systems ((for individual homes and any other source of sewage)).

AMENDATORY SECTION (Amending Order 101, filed 6/10/74)

WAC 248-96-011 ✓ PURPOSE AND OBJECTIVES. (1) The purpose of these regulations is to assure protection of public health by minimizing:

(a) Public health effects of on-site sewage systems on surface and ground waters, and

(b) Potential for public exposure to sewage.

(2) These regulations provide for a uniform framework through which local boards of health ((with)) may establish a system of local regulations. Such local regulations ((will integrate)) shall reflect local conditions and be consistent with ((uniform state standards)) the intent of these regulations. These regulations are intended to accomplish the following objectives:

((+)) (a) Establish design, ((standards)) installation, and management requirements for on-site sewage systems to accommodate long-term treatment and disposal of sewage ((using on-site methods for rural areas)).

((2)) Establish design and management system criteria to permit on-site methods of sewage disposal for subdivisions and suburban areas where significant population growth is occurring or likely to occur.

((3)) (b) Establish minimum functional regulations ((and guidelines)) for local boards of health ((jurisdictions)) choosing not to adopt local regulations.

AMENDATORY SECTION (Amending Order 101, filed 6/10/74)

WAC 248-96-018 ✓ ADMINISTRATION. The health officer and local board of health shall administer these regulations under the authority and requirements of chapters 70.05, 70.46 and 43.20 RCW. As provided in RCW 70.05.060(7), ((he may charge)) fees may be charged for this administration.

AMENDATORY SECTION (Amending Order 208, filed 2/18/81)

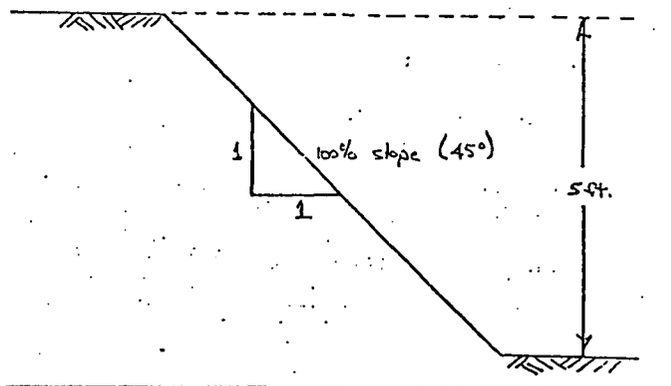
WAC 248-96-020 ✓ DEFINITIONS. (1) "Alternative system" - any on-site sewage system consisting of treatment and/or disposal components other than a septic tank and a subsurface soil absorption system (SSAS).

((+)) (2) "Approved" - the term "approved" shall mean acceptable by the health officer or department as stated in writing.

((2)) (3) "Cover" - shall mean ((fit)) soil material that is used to cover a subsurface disposal area ((to a maximum depth of 18 inches)).

((3)) "Fill" - shall mean soil materials that have been displaced from their original location.)

(4) "Cuts and/or banks" - any naturally occurring or man-formed slope which is greater than one hundred percent (forty-five degrees) and extends vertically at least five feet from the toe of the slope to the top of the slope as follows:



(5) "Department" - the Washington state department of social and health services or health officer if the approval authority for larger on-site sewage systems under WAC 248-96-075 has been delegated by agreement.

(6) "Experimental system" - any alternative on-site system excluding a larger system which has not yet had guidelines established by the technical review committee as per WAC 248-96-046.

(7) "Gross land area" - lot area which is bounded by the centerline of adjoining road or street right-of-ways within the boundaries of the proposed development.

((4)) (8) "Ground water" - subsurface water occupying the zone of saturation(;-), permanently or seasonally, (the top surface of which is commonly referred to as the water table) the indication of which may be demonstrated by one or all of the following methods:

(a) Water seeping into or standing in an open excavation from the soil surrounding the excavation.

(b) Spots or blotches of different color or shades of color interspersed with a dominant color in soil, commonly referred to as mottling. This is caused by intermittent periods of saturation and drying, and may be indicative of poor aeration and impeded drainage.

((5)) (9) "Health officer" - the health officer of the city, county, or city-county(;- or district) health department or district or ((his authorized)) a representative authorized by and under the direct supervision of the health officer.

((6)) (10) "Larger on-site sewage ((disposal)) system" - any on-site sewage system with design flows, at any common point, between 3,500(;- to) and 14,500 ((gpd)) gallons/day ((or developments having 10, but no more than 49 service connections)). On-site sewage systems receiving state or federal grants, or systems using mechanical treatment or lagoons with ultimate design flows above 3,500 ((gpd)) gallons/day are excluded from this definition. Excluded systems are governed by chapter 173-240 WAC which is administered by the Washington state department of ecology.

(11) "Local board of health" - the city, town, county, city-county, or district board of health as defined in chapters 70.05, 70.08, and 70.46 RCW.

((7)) (12) "On-site sewage ((disposal)) system" - any system of piping, treatment devices, or other facilities that convey, store, treat, or dispose of sewage on the property where it originates or on adjacent or nearby property under the control of the user where the system is not connected to a public sewer system.

(13) "Ordinary high-water mark" – the mark on all lakes, streams, and tidal waters, which will be found by examining the beds and banks and ascertaining where the presence and action of waters are so common and usual, and so long continued in all ordinary years, as to mark upon the soil a character distinct from that of the abutting upland, in respect to vegetation, as that condition exists on the effective date of this chapter, or as it may naturally change thereafter: PROVIDED, That in any area where the ordinary high-water mark cannot be found, the ordinary high-water mark adjoining saltwater shall be the line of mean higher high tide and the ordinary high-water mark adjoining freshwater shall be the line of mean high water.

(14) "Percolation test" – a soil test performed at the depth of the bottom of a proposed subsurface soil absorption system to estimate the water absorption capability of the soil. The results are normally expressed as the rate in minutes at which one inch of water is absorbed.

~~((8))~~ (15) "Person" – any individual, corporation, company, association, society, firm, partnership, joint stock company, or any branch of state or local government.

(16) "Proprietary device or method" – any device or method classified as an alternative system or a component thereof that is held under a patent, trademark or copyright.

~~((9))~~ (17) "Public sewer system" – a sewerage system which is owned or operated by a city, town, municipal corporation, county, political subdivision of the state, or other approved ownership consisting of a collection system and necessary trunks, pumping facilities and a means of final treatment and disposal and approved or under permit from the department of ecology.

~~((10) "Secretary" – the secretary of the state department of social and health services or his authorized representative.)~~

(18) "Restrictive layer" – a layer that impedes the movement of water, air, and growth of plant roots. Examples of such layers or conditions are groundwater tables, hardpans, claypans, fragipans, compacted soil, bedrock and clayey soil.

~~((11))~~ (19) "Septic tank" – a watertight pretreatment receptacle which receives the discharge of sewage from a building sewer or sewers, and is designed and constructed so as to permit separation of settleable and floating solids from the liquid, detention and digestion of the organic matter, prior to discharge of the liquid portion.

~~((12))~~ (20) "Sewage" – the water-carried human or domestic waste from residences, buildings, industrial establishments or other ~~((places))~~ facilities, together with such ground water infiltration, ~~((and other wastes as))~~ that may be present.

(21) "Soil log" – an excavation in soil of sufficient size and depth made to allow adequate determinations of the soil's characteristics together with the detailed description of the soil's texture, structure, color, bulk density or compaction, water absorption capabilities or permeability, and/or any other characteristics providing

information as to the soil's capacity to act as an acceptable treatment and disposal medium for sewage.

~~((13))~~ (22) "Subdivision" – a division of land, as defined in chapter 58.17 RCW, now or as hereafter amended, including both long and short subdivisions.

(23) "SSAS" – subsurface soil absorption system. A system consisting of trenches (three feet or less in width) or beds (more than three feet in width), together with the piping and gravel, designed and installed in original undisturbed soil for the purpose of receiving effluent from a septic tank or other pretreatment device and transmitting it into the soil.

~~((14))~~ (24) "Surface water" – any body of water, whether fresh or marine, ~~((or watercourse, including lakes, impoundments and streams))~~ which either flows or is contained in natural or artificial depressions for significant periods of the year. Such bodies include, but are not limited to, natural and artificial lakes, ponds, rivers, streams, swamps, marshes, and tidal waters.

(25) "Type 1 soil" – soil with a texture as noted in WAC 248-96-094 (Determination of Site Characteristics) or other soils where conditions are such that the treatment potential is ineffective in retaining and/or removing substances of public health significance to underground sources of drinking water.

(26) "Vertical separation" – the depth of unsaturated soil that exists between the bottom of a SSAS and a restrictive layer.

NEW SECTION

WAC 248-96-025 LOCAL REGULATION. (1) Local boards of health may adopt local rules and regulations governing on-site sewage systems. Local rules, regulations, and guidelines shall be consistent with, and at least as stringent as, the state board of health regulations. Local rules and regulations and any subsequent revisions shall be approved by the department in accordance with the procedure outlined in subsections (2) through (7) of this section.

Beginning July 1, 1984, the health officer shall begin to enforce these regulations, unless local rules and regulations have been approved by the department and adopted locally. This shall not preclude the adoption of rules and regulations by local boards of health after June, 1984.

(2) Local boards of health shall submit to the department for review and approval a copy of proposed local regulations.

(3) Upon reviewing the local regulations, the department shall consider all factors relevant to the administration of the local health department's program.

(4) The department shall have ninety days from the date of receipt of the local regulations to either approve or disapprove the proposal. Failure of the department to approve or disapprove within the ninety-day period results in the approval of the local regulation.

(5) Locally proposed or adopted regulations or revisions will become effective after the regulations or revisions have received approval from the department or ninety days after receipt by the department, whichever comes first. The local health department shall provide to the department a copy of the adopted local regulations.

(6) If the department determines that the local regulations are not consistent with the purpose and objectives of the state board of health regulations, the department shall provide in writing to the local board of health, the specific reasons for not approving the local regulations. Decisions may be appealed to the state board of health within one hundred twenty days after the disapproval has been received by the local board of health. Resubmission of revised local regulations may occur any time after disapproval has been received.

(7) Local rules and regulations shall include special requirements for areas within their jurisdiction identified as having type 1 soils. The requirements within these regulations shall be commensurate with the degree of protection deemed necessary for the underground source of drinking water by the health officer and the department. The minimum requirement shall be as noted in WAC 248-96-090 (Minimum Land Area Requirement).

(8) Nothing in these regulations shall prohibit the adoption and enforcement of more stringent regulations by local health departments where such regulations are needed to protect the public health.

AMENDATORY SECTION (Amending Order 196, filed 3/20/80)

WAC 248-96-040 APPLICABILITY. ~~((+))~~ These regulations shall ~~((not))~~ apply ~~((to new construction for which a permit was issued prior to the effective date of the regulations or to existing systems where extensions or alterations are undertaken as a result of failure of the system or portions thereof, or pursuant to an order of the health officer))~~ to all on-site sewage systems except the following:

(1) New construction for which a permit was issued prior to July 1, 1984, or adoption of local regulations and is still valid. The regulations in effect at the time the permit was issued shall apply, except where portions of the new regulations are less stringent.

(2) ~~((Lots, parcels or tracts that have received written approval by the health officer prior to the effective date of these regulations shall be subject to only the design section of these regulations (WAC 248-96-110) and any additional standards prescribed by the health officer. Provisions of this subsection shall also include extensions of existing systems to handle increase in flows from dwelling unit expansion))~~ An extension, alteration, or replacement necessitated by the failure of an existing on-site sewage system. These regulations shall be applied to the maximum extent permitted by the site. A permit shall be required as per WAC 248-96-080 (Permit).

(3) ~~((Subdivisions recorded prior to the effective date of these regulations and that have not received written approval by the health officer, shall be subject to the requirements of the county regulations in effect at the time of recording and other standards deemed necessary by the health officer))~~ Permit applications for systems located in subdivisions having received preliminary approval or having been filed for record between July 1, 1979, and June 30, 1984 (chapter 58.17 RCW). The

regulations in effect at the time preliminary or final approval was given shall apply, unless the local board of health finds a change in conditions creates a serious threat to the public health.

(4) ~~((These regulations shall not apply to))~~ Facilities constructed or operated in accordance with a permit or approval issued by the Washington state department of ecology. ~~((and))~~ Where ((they)) these regulations may be in conflict with chapters 90.48 or 70.95B RCW, said RCW shall govern.

AMENDATORY SECTION (Amending Order 101, filed 6/10/74)

WAC 248-96-046, ~~((ALTERNATE DEVICES AND METHODS))~~ ALTERNATIVE SYSTEMS. ~~((Any alternate device or method shall first be submitted to the secretary for technical evaluation and report in accordance with guidelines established by a technical review committee and the secretary. The secretary is hereby authorized to appoint a technical review committee for purposes of establishing said guidelines. Such guidelines shall include national standards including but not limited to guidelines of the National Sanitation Foundation. The committee shall be composed of representatives from local health departments, manufacturers, consumer organizations, engineering firms, the department of ecology, a public sewer utility, and other interested organizations. Approval authority for the application, installation or use of any alternate device or method is vested with the local health officer provided the device or method has first been given a technical evaluation and report by the secretary in accordance with the provisions of this chapter. This section shall not become effective until one year after the effective date of these regulations))~~ (1) The health officer may issue permits for alternative systems only after the requirements of subsections (2) and (3) of this section have been completed.

(2) The department shall establish and maintain a technical review committee. The committee shall be composed of a maximum of seven members and consist of qualified representatives. Representatives may be selected from local health departments; consumer organizations; engineering firms; the department of ecology; a public sewer utility; land sales, subdivision and building industries; and other interested organizations. The functions of the committee are to review and evaluate alternative systems and establish guidelines for use. Such guidelines may include national standards including, but not limited to, guidelines of the national sanitation foundation.

(3) Once guidelines for an alternative system have been established by the technical review committee, that system can be permitted for use. However, before a proprietary device or method can be permitted, certification in a manner prescribed by the department must be provided to the department that all criteria in the appropriate guidelines have been satisfied.

(4) The health officer shall require monitoring of the performance of any alternative system installed for which guidelines have been developed. The frequency and duration of monitoring shall be in accordance with

guidelines developed by the technical review committee. Costs for monitoring and/or reporting may be included as an addition to the permit fee. Procedures for monitoring and reporting shall be developed by the technical review committee. Copies of any records of such performance evaluation shall be submitted to the department.

NEW SECTION

WAC 248-96-047 ~~EXPERIMENTAL SYSTEMS.~~

(1) If supportive theory and/or applied research exists, a limited number of specific experimental systems may be permitted. Prior to the installation of such a system, an experimental system permit shall be obtained from the local health officer. Costs for monitoring and reporting may be included as part of the experimental system permit fee.

(2) The use of an experimental system may be considered when:

(a) The experimental system proposed is attempting to correct a failing system and other conventional or alternative systems are not feasible.

(b) The experimental system proposed is for new construction where it has been determined that an on-site sewage system meeting the requirements of these rules and regulations could be installed in the event of failure of the experiment. A recorded agreement shall exist stating that, in the event of unsatisfactory performance or a failure to adequately monitor the system and submit the records to the health officer, the health officer may direct that use of the experimental system be discontinued and a new system meeting the requirements of these regulations be installed.

(3) General guidelines for the use of experimental systems shall be developed by the technical review committee.

(4) The health officer shall require monitoring of the performance of experimental systems in a manner and with a frequency as established by the technical review committee guideline.

AMENDATORY SECTION (Amending Order 101, filed 6/10/74)

WAC 248-96-050 ~~NO SURFACE DISCHARGE ((TO WATERS OR GROUND SURFACE)). ((+) Effluent))~~ Sewage from any on-site sewage ((disposal)) system, excluding septic tank waste as per WAC 248-96-170 (Disposal of Septic Tank Waste), shall not be discharged to surface water or upon the surface of the ground.

~~((2) Subsurface on-site sewage disposal systems shall not be permitted in areas where a minimum separation of three feet between the bottom of the disposal field and the maximum seasonal ground water elevation or impermeable layer cannot be maintained. The health officer shall require such greater vertical separation as needed to protect health when the aquifer is used for a potable water supply. The health officer may reduce the vertical separation provided the local health department has in effect an adequate designer program as described in~~

~~WAC 248-96-130. However, in no case shall the separation be less than one foot.~~

~~((3) Subsurface on-site sewage disposal systems shall not be permitted in areas of fractured rock or excessively permeable material where it is likely that action of the soil profile will be ineffective in retaining and removing substances having an adverse effect on ground waters.))~~

AMENDATORY SECTION (Amending Order 101, filed 6/10/74)

WAC 248-96-060 ~~CONNECTION TO PUBLIC SEWER SYSTEM.~~ (1) Connection of any existing dwelling unit or other premises ((where sewage originates)) with a failing on-site sewage system shall be made to a public sewer system where there is an adequate public sewer within ~~((200))~~ two hundred feet of the dwelling or other facility to be served as measured along the usual or most feasible route of access, and such connection is permitted by the sewer utility((-Such connection shall be made and use of the on-site sewage disposal system discontinued when repair or replacement of the on-site sewage disposal system is required or as directed by local ordinance, whichever is sooner, but in any case shall be accomplished within two years after public sewer service becomes available)). This requirement may be waived if the health officer determines that ~~((such connection is not feasible))~~ adequate site conditions exist which allow the installation of a replacement on-site sewage system.

(2) ~~((If the distance between the facility to be served and an adequate public sewer is greater than 200 feet, and where the anticipated sewage flow is greater than 1,000 gallons per day, connection shall be made thereto if the health officer determines that a connection is feasible and such connection is permitted by the sewer utility))~~ Local regulations may provide requirements for connections of new construction to public sewer systems.

~~((3) Where connection to public sewer is required, the same shall be made in accordance with rules, regulations and resolution of the public sewer utility providing sanitary service. PROVIDED, HOWEVER, That if the public sewer utility's requirements are less restrictive, subsections (1) and (2) of this section shall apply.))~~

AMENDATORY SECTION (Amending Order 196, filed 3/20/80)

WAC 248-96-075 ~~LARGER ON-SITE SEWAGE SYSTEMS.~~ ~~((Prior to construction,))~~ Plans and specifications for new construction or repairs or expansions to existing larger on-site sewage systems, bearing the signature of the owner or an authorized representative, shall be submitted to and approved by the ((secretary)) department prior to construction. By a mutual ((contract)) agreement with the ((secretary)) department, local health departments may assume plan review and approval authority for larger on-site sewage systems. Where the assistance of the health officer in the review of the site and/or the design is requested by the department, fees for service may be charged to the applicant by the health officer: PROVIDED, That the authorization for such fees is set forth in local regulations adopted

pursuant to this chapter. Submittals, design, and management requirements shall adhere to the following procedures, requirements, and review documents.

(1) Preliminary (~~(engineering)~~) report: Prior to or concurrent with the preparation of detailed plans and specifications for new construction or improvements to a larger on-site sewage (~~(disposal)~~) system, the person proposing the larger on-site sewage system shall submit to the (~~(secretary)~~) department for approval a preliminary report addressing the nature and scope of the proposed construction(~~(, including)~~). This report shall include an analysis of the (~~(drainfield)~~) area where the proposed SSAS is to be located to satisfactorily assimilate and treat the proposed sewage quantities for the anticipated life of the system. In addition to those factors identified in WAC 248-96-090(~~(, Method (2))~~)(1)(b), the preliminary report shall contain, but need not be limited to, consideration of the following factors:

- (a) (~~(Representative number of percolation tests and soil logs)~~) Soil and site evaluation.
- (b) Schedule for phase development.
- (c) Water balance analysis of the drainfield area.
- (d) Overall effects of the proposed sewage system upon the surrounding area.
- (e) Local zoning, platting, and building requirements as they relate to sewer utilities.

(2) Submission of plans and specifications:

(a) (~~(Every person, before installing or entering into a contract for installing a larger on-site sewage disposal system shall submit to the secretary)~~) Complete plans and specifications fully describing (~~(such)~~) the larger on-site sewage (~~(disposal)~~) system(~~(s, and upon receipt of written approval by the secretary)~~) shall be submitted to and approved in writing by the department prior to:

- (i) Installation of the system, or
- (ii) Entering into contract for installing a larger on-site sewage system.

The plans and specifications shall be adhered to unless deviations are first submitted to and (~~(receive)~~) written approval (~~(of)~~) received from the (~~(secretary)~~) department. Routine field deviations required during construction need not be submitted for approval but shall be shown on the "as-built" drawings.

(b) Plans submitted for approval shall include the proposed provisions for inspection of the work during construction.

(c) A detailed operation and maintenance manual, fully describing the treatment and disposal systems and outlining routine maintenance procedures for proper operation of the system, shall be submitted together with the plans and specifications.

(3) Approvals—Period of validity—Renewal:

(a) Approvals of plans and specifications by the (~~(secretary)~~) department under this section shall be valid for an initial period of two years commencing with the date of the letter of approval.

Lapsed approvals may be renewed for successive one-year periods thereafter at the discretion of the (~~(secretary)~~) department upon the written request by the applicant.

(b) As a condition of renewal, the (~~(secretary)~~) department may require the plans and specifications to be

revised to conform with the design standards and the requirements of the rules and regulations of this chapter current at the time of request for renewal.

(4) Requirements for engineers and (~~(certification)~~) engineer's construction report: All preliminary engineering reports and plans and specifications for new larger on-site sewage (~~(disposal)~~) systems, extensions or alterations, shall be prepared by a professional engineer licensed in the state of Washington in accordance with chapter 18.43 RCW and shall bear the engineer's seal. Within sixty days following the completion of and prior to the use of any project or portion thereof for which plans and specifications have received the approval of the (~~(secretary)~~) department, (~~(a certification)~~) an engineer's construction report shall be (~~(made)~~) submitted to the department and signed by a professional engineer (~~(that the engineer or his authorized agent has inspected the physical facilities of)~~) stating the project(~~(, which as to layout, size and type of pipe, valves and materials and other designed physical facilities)~~) has been constructed in accordance with the plans and specifications approved by the (~~(secretary)~~) department. If any changes exist from the approved plans and specifications, "as-built" drawings noting such changes shall be submitted to the department. Where larger on-site systems are reviewed and approved by the health officer, the health officer may also accept preliminary reports, plans and specifications, and construction reports submitted by a registered sanitarian or a designer certified within the health officer's jurisdiction. The professional engineer, registered sanitarian, or certified designer should have expertise in the areas of soils and the design of larger on-site sewage systems.

(5) The review and approval agency shall establish a procedure for construction and final inspections.

(~~((5))~~) (6) (~~(Design:)~~) Design of the system shall comply with Design Guidelines for Larger On-site Sewage Systems, December 1979, D.S.H.S./D.O.E.

(~~((6))~~) (7) (~~(Soil:)~~) Soil interpretations shall be based upon the (~~(Interim Soil Evaluation Guidelines, November 1978, D.S.H.S.)~~) Design Manual: On-site Wastewater Treatment and Disposal Systems, United States Environmental Protection Agency, EPA-625/1-80-012, October, 1980.

(~~((7))~~) (8) (~~(Management:)~~) Management of larger on-site systems shall (~~(comply with Guidelines for the Formation and Operation of On-site Waste Management Systems, November 1976, D.S.H.S.)~~) be provided by an entity approved by the department. The type of entity required and the degree of management shall be commensurate with the complexity of the system and the site conditions. The management entity shall submit a plan for approval including, but not be limited to, the following:

(a) Duties of management, including operation and maintenance responsibilities.

(b) Methods to ensure the continuity and permanency of management's responsibilities.

(c) Monitoring, record keeping, and reporting to the department.

(d) Rights of purchasers and management.

AMENDATORY SECTION (Amending Order 196, filed 3/20/80)

WAC 248-96-080 PERMIT. (1) No person shall install or cause to be installed a new on-site sewage ~~((disposal))~~ system, nor perform ~~((major))~~ any alterations, extensions or relocations ~~((of))~~ or connections to an existing system without a valid permit issued by the health officer. Larger on-site sewage systems approved by the ((secretary)) department are exempt from permit requirements. Permits for alterations or repairs shall be so identified. Application for such permit shall be made in writing in a manner prescribed by the health officer. Each permit application shall include a reminder of the applicant's right of appeal. The authority to issue permits shall not be delegated by the health officer.

(2) When applying for a permit to install an on-site sewage ~~((disposal))~~ system, a construction plan of the proposed system is required. The construction plan shall contain information as required by the health officer in sufficient detail and to a scale which will permit a proper evaluation of the application. Such information ~~((should))~~ shall contain the following as a minimum:

- (a) Name of applicant and legal description of site.
- (b) Soil ~~((logs describing nature and depth of soils))~~ evaluation as required by the health officer.
- (c) Percolation test data where required or obtained.
- (d) ~~((Anticipated))~~ Maximum seasonal ground water table.
- (e) General topography of the site and site drainage characteristics.
- (f) Distances of proposed system to water ~~((supplies))~~ supply distribution lines and sources, surface water,

banks or cuts, boundaries of property and structures or other improvements.

- (g) Distance to public sewer system.
- (h) Source of potable water supply.
- (i) Known encumbrances affecting system placement and/or operation.

(3) For any on-site sewage system proposed to serve a structure requiring a flood control zone permit under the provisions of chapter 86.16 RCW and chapter 508-60 WAC, the installation permit shall not be issued until a flood control zone permit has been issued.

AMENDATORY SECTION (Amending Order 101, filed 6/10/74)

WAC 248-96-090 MINIMUM ((LOT SIZES FOR SUBDIVISIONS)) LAND AREA REQUIREMENT. ((One of the following methods shall be used for determining lot sizes when on-site sewage disposal is used:)) (1) For any development approved after June 30, 1984, including but not limited to subdivisions, mobile home parks, multifamily housing, and commercial establishments, where an on-site sewage system is proposed, one of the following methods for determining minimum gross land area requirements shall be used. The minimum gross land area shall exist for each unit volume of sewage (450 gallons per day) or for each single family residence.

(a) METHOD ((+)) I. Table I notes the minimum gross land area required per unit volume or single family residence based upon soil type and the type of water supply.

TABLE I
MINIMUM ~~((LOT SIZE))~~ GROSS LAND AREA REQUIRED PER UNIT VOLUME OF SEWAGE OR SINGLE FAMILY RESIDENCE

TYPE OF WATER SUPPLY	SOIL TYPE ¹					
	1	2	3	4	5	6
Public	1 ((*)) acre	12,500 sq.ft.	15,000 sq.ft.	18,000 sq.ft.	20,000 sq.ft.	((=)) 22,000 sq.ft.
Individual— Each Lot	2 ((*)) acres	1 acre	1 acre	1 acre	2 acres	((=)) 2 acres

((SOIL TYPE))	DRAINAGE	PERCOLATION RATE**	GENERAL SOIL CLASSIFICATION
1	Excessive	Less than 1 minute/inch	Gravel, coarse sand, cobbles
2	Good	1-4 minutes/inch	Sandy soil, some loam, some gravel
3	Fair	5-9 minutes/inch	Finer sand and/or silt, few gravels
4	Poor	10-19 minutes/inch	Mostly silt or clay, some sand and shot clay
5	Marginal	20-29 minutes/inch	Silt or clay

((SOIL TYPE	DRAINAGE	PERCOLATION RATE**	GENERAL SOIL CLASSIFICATION
6	Unaccept- able	Over 30 minutes/inch	Gumbo, rock, hardpan, clay pan

* Lot sizes for soil type 1 can be reduced by the health officer if engineering justification can be provided that shows significant adverse effects on ground water quality will not occur; however, in no case shall the reduced size be less than that for soil type 2.

** The requirements for percolation tests may be waived by the health officer if existing soils information, such as soil logs, soil maps and Soil Conservation Service data, is sufficient to accurately classify soils.)

¹ Soil types are defined in WAC 248-96-094 (Determination of site characteristics).

~~((2))~~ II.

~~(i)~~ On-site sewage ~~((disposal))~~ systems shall be installed on lots, parcels, or tracts that have a sufficient amount of area with proper soils in which sewage can be retained and treated properly on-site. ~~((If engineering))~~ Justification ~~((can be provided that a lot or lots have a))~~ demonstrating the development has sufficient ~~((amount of))~~ area with proper soils to adequately retain and treat sewage on-site ~~((, taking into consideration those factors outlined in subsection (2), then minimum lot size will be established by the health officer on the basis of the information submitted))~~ shall be provided in a report. The report shall fully support the conclusions reached by the proper analysis of all needed data. All such data shall be contained or referenced. This justification shall be sufficient to enable the health officer to establish minimum gross land area requirements. The minimum gross land area requirement for each unit volume of sewage or for each single family residence shall be twelve thousand five hundred square feet. Application of this will result in a maximum single family residence density of 3.5 units per acre or for other development a maximum flow density of one thousand five hundred seventy gallons of sewage per acre per day. Factors that must be considered ~~((when determining minimum lot size))~~ in the report shall include but ~~((are))~~ not be limited to the following:

- ~~((a))~~ (A) Soil type and depth.
- ~~((b))~~ (B) Area drainage, development and/or lot drainage.
- ~~((c))~~ (C) ~~((Protection of surface and groundwaters))~~ Public health impact on ground and surface water quality.
- ~~((d))~~ (D) Setbacks from property lines, water supplies, etc.
- ~~((e))~~ (E) Source of domestic water.
- ~~((f))~~ (F) Topography, geology, and ground cover.
- ~~((g))~~ (G) Climatic conditions.
- ~~((h))~~ (H) Availability of public sewers.
- ~~((i))~~ (I) Activity or land use, present, and anticipated.
- ~~((j))~~ (J) Growth patterns.
- ~~((k))~~ ~~Individual and accumulated gross effects on water quality.~~
- ~~((l))~~ (K) Reserve areas for additional subsurface disposal.
- ~~((m))~~ (L) Anticipated sewage volume.

~~((METHOD 3))~~ If the lot or lots are within the jurisdiction of an approved sewer utility which will provide maintenance and operation responsibility and replacement of systems as necessary, then minimum lot sizes shall be established jointly between the sewer utility, the local health, planning, established county public works departments, and other applicable local agencies.)

- ~~(M)~~ Compliance with zoning and other requirements.
- ~~(N)~~ Possible use of alternative systems or designs.
- ~~(O)~~ Other justification submitted by the developer.

~~(ii)~~ If the report required in section (1)(b)(i) of this subsection identifies type 1 soils, the health officer may allow a reduction below the requirements noted in Table 1. The health officers and the department shall develop guidelines to be applied when such reductions are considered by July 1, 1984. Until guidelines have been developed, the health officer may permit such reductions only when an alternative system will be used. The alternative system shall provide a degree of treatment to the sewage, before the sewage enters the original, undisturbed soil, equal to or greater than the treatment provided by a mound or sand filter. Mounds and sand filters are defined and the design criteria specified in the appropriate technical review committee guidelines. Until the guidelines have been developed, the resulting gross land area per unit volume of sewage or single family residence shall not be less than one-half acre.

~~(2)~~ The health officer may reduce land area requirements in this section if the proposed on-site sewage systems are to be located within the boundaries of a recognized sewer utility and where the assessment roll has been finalized.

NEW SECTION

WAC 248-96-094 ✓ DETERMINATION OF SITE CHARACTERISTICS. (1) Site characteristics shall be determined in accordance with chapter 3 and Appendix A of Design Manual: On-site Wastewater Treatment and Disposal Systems, United States Environmental Protection Agency, Report No. EPA-625/1-80-012, October, 1980, except where modified or in conflict with these regulations.

(2) The textural classification of a soil shall be determined by using normal laboratory and/or field procedures such as particle size analyses and percolation tests. Following are the specific soil textural classifications and soil type designations. The soil textures in Table 7-2 of

the design manual referenced in subsection (1) of this section are amended as follows:

Soil Type	Soil Textural Classifications ¹
1 ²	Coarse sands or coarser
2	Medium sand
3	Fine sand, loamy sand
4	Sandy loam, loam
5	Porous, well-developed structure in silt and silt loams
6	Other silt loams, silty clay loams, and clay loams.

¹ According to the United States department of agriculture, soil conservation service's soil classification system.

² Includes other soils and/or conditions where the treatment potential is ineffective in retaining and/or removing substances of public health significance to underground sources of drinking water.

(3) All site evaluations shall be performed by or under the direct supervision of the health officer, a registered sanitarian, professional engineer, registered soil scientist (American registry of certified professionals in agronomy, crops and soils), or certified designer having knowledge and experience in the areas of soil and wastewater treatment and disposal.

(4) All soil tests shall be conducted using uniform procedures and terminology as set forth in chapter 3 and Appendix A of the manual referred to in WAC 248-96-094(1).

(5) If sufficient information is not available concerning water table conditions, the health officer or department may require that the soils analysis be performed during the months of suspected high-water table conditions.

AMENDATORY SECTION (Amending Order 101, filed 6/10/74)

WAC 248-96-095 ~~((DETERMINATION OF SOIL CHARACTERISTICS))~~ SUBDIVISION AND INDIVIDUAL SITE REVIEW. (1) Subdivisions - preliminary tests for subdivisions ((involving more than one disposal system)) utilizing individual on-site sewage systems shall ((be made in the amount of)) include at least one representative soil log ((and percolation test)) per acre or tract or more as required by the health officer. A reduced number of soil logs may be allowed if adequate soils information is available.

(2) Individual sites - at least ((two percolation tests and)) one soil log shall be performed at the site of each disposal area. This requirement may be waived by the health officer if adequate soils information is available. Additional ((tests)) soil logs may be required where the soil ((structure varies)) characteristics vary ((or if large disposal areas are required)).

(3) ~~((All percolation tests and soil logs shall be performed by or under the direct supervision of a registered sanitarian, professional engineer or approved designer,~~

~~except as specified in WAC 248-96-130)) Individuals performing subdivision and individual site reviews shall meet the requirements and use the procedures specified in WAC 248-96-094.~~

~~((4) If a sufficient amount of information is not available on water table conditions, the health officer can require that percolation tests and soil logs be conducted during the months of suspected high water table conditions.~~

~~(5) All soil tests shall be conducted using a uniform procedure developed by the secretary and the local health officers. Such procedures shall be developed within six months after the effective date of these regulations.)~~

AMENDATORY SECTION (Amending Order 101, filed 6/10/74)

WAC 248-96-096 LARGER TRACT REQUIREMENTS. ~~((The requirements found in WAC 248-96-050(2) and WAC 248-96-090 may be reduced by the health officer for lots, parcels or tracts of 1/128th a section or more.))~~

(1) For lots, parcels, or tracts with a gross land area of five acres or 1/128th of a section or more, the health officer may take the following actions:

(a) Alter the requirements found in WAC 248-96-094(3), 248-96-100(2), and 248-96-110(2).

(b) Modify the restrictions noted in WAC 248-96-094(2).

(2) Where the health officer takes one of the actions noted in WAC 248-96-096(1), the following requirements shall apply:

(a) All portions of a SSAS shall be at least thirty feet from property lines or lines of easement existing for SSAS installation that are at the same elevation as, or at a lower elevation than, the SSAS.

(b) A restrictive covenant against further subdivision of the property into parcels or lots less than five acres or 1/128th of a section shall be recorded on the building site and remain in effect until connection to public sewer is made or some approved alternative is installed which the health officer determines will permit development of smaller parcels.

(3) On-site sewage systems installed under the provisions of this section shall meet the purpose and objectives of these regulations to the maximum extent possible.

AMENDATORY SECTION (Amending Order 101, filed 6/10/74)

WAC 248-96-100 LOCATION. (1) The minimum distances for location of the various component parts of ((the)) an on-site sewage ((disposal)) system ((is)) are measured horizontally and shall comply with Table II.

((TABLE II MINIMUM DISTANCE IN FEET

Component	Well or Suction Line (a)	Water Supply Line Under Pressure	Surface Water (a)(b)(c)	Building	Property Line	Open Ditches or Cuts Down Hill Side
Building sewer	50	10	10	—	—	—
Septic tank	50	10	50	5	5	—
Tile field or dry well	100	10	100	10	10	15 + Height of cut or bank))

TABLE II MINIMUM HORIZONTAL SEPARATIONS

Distance in Feet from System Component

Items Requiring Setback	From edge of SSAS and replacement area	From septic tank and distribution box	From building sewer, collection, and non-perforated distribution line
Well or suction line ¹	100 ²	50	50
Water supply line under pressure	10	10	10
Surface water	100 ²	50	10
Building foundation	10	5	—
Property lines or lines of easement	5	5	—
Interceptor/curtain drains/drainage ditches			
—upslope from system component	10	—	—
—downslope from system component	30	5	—
Cuts or banks			
—minimum of five feet of original, undisturbed soil above restrictive layer or layer due to a structural or textural change	25	—	—
—less than five feet of original, undisturbed soil above restrictive layer or layer due to a structural or textural change and that layer is intersected	50	—	—

((a))¹ ((In soil types that are classified as having excessive drainage characteristics in accordance with WAC 248-96-090)) With soil type I and on other sites where conditions indicate a greater potential for ground or surface water contamination or pollution, the distance from any water supply or surface water may be increased by the health officer.

²A reduced separation can be allowed by the health officer if it can be demonstrated that the reduction will not have an adverse effect. However, in no case shall the separation be less than seventy-five feet.

((b))³Setbacks from surface waters shall be measured from ((mean)) the ordinary high ((water)) watermark.

((c)) A reduced separation can be allowed between the tile field or dry well and the well or surface water by

the health officer if it can be demonstrated that the reduction will not have an adverse effect. However, in no case shall the separation be less than 75 feet.))

(2) SSAS shall not be permitted in areas where a vertical separation of three feet cannot be maintained. The health officer shall require such greater vertical separation as needed to protect health when the aquifer is used for a potable water supply. The health officer may reduce the vertical separation provided the system is designed by a professional engineer, a registered sanitarian or a certified designer. However, in no case shall the separation be less than one foot.

(3) On-site sewage systems shall not be located on slopes in excess of forty-five percent (twenty-four degrees). Table III notes the required depths of original, undisturbed soil above a restrictive layer for the various ranges of slope.

Table III REQUIRED SOIL DEPTHS FOR SLOPES

Range of Slopes In Percent (Degrees)	Required Depth of Original Undisturbed Soil Above Restrictive Layer In Inches
0-15 (0-8)	Sufficient to satisfy minimum vertical separation
>15-22 (>8-12)	30
>22-30 (>12-17)	42
>30-45 (>17-24)	60

¹The SSAS shall be sized using a maximum loading rate of 0.5 gallons/day/square foot of trench or bed-bottom area.

(4) An area where the soil and site conditions are acceptable for the installation of a SSAS shall be maintained for the purpose of system replacement. Except where otherwise authorized by the health officer, it shall consist of one hundred percent of the normally needed area.

~~((2))~~ (5) The ~~((area to be used for sewage disposal))~~ site of the initial and replacement SSAS shall be selected and maintained so that it is free from encroachment by buildings and other structures. The area shall not be covered by any impervious material and not be subject to vehicular traffic ~~((and shall not be covered with an impervious surface))~~ or other activity which would adversely affect the soil.

~~((3))~~ (6) ~~((The on-site sewage disposal system shall not be located in an area where surface water will accumulate.))~~ Provisions shall be made to ~~((minimize))~~ prevent flow or accumulation of surface water over the area where the on-site sewage system is located.

~~((4))~~ (7) ~~((No part of an on-site sewage disposal system shall be constructed in a state flood control zone, before a flood control zone permit is obtained from the department of ecology. Such permits are issued under the provisions of chapter 86.16 RCW and chapter 508-60 WAC.))~~ On-site sewage systems shall not be located on land forms which are unstable.

AMENDATORY SECTION (Amending Order 101, filed 6/10/74)

WAC 248-96-110 DESIGN. (1) The detailed design and construction of all on-site sewage systems shall conform to the ~~(("Manual of Septic Tank Practice," U.S. Public Health Service Publication No. 526, 1967, or any succeeding edition))~~ "Design Manual: On-site Wastewater Treatment and Disposal Systems", United States Environmental Protection Agency, EPA-625/1-80-012, October, 1980, except where modified by, or in conflict with these regulations.

(2) The design for an on-site sewage system shall be performed by or under the supervision of a professional engineer, registered sanitarian or certified designer. A resident owner, at the discretion of the health officer, may design his or her own system, if a minimum vertical separation of three feet can be maintained.

~~((2))~~ (3) The system shall be designed to receive all sanitary sewage and domestic waste from the building

served unless otherwise approved by the health officer. For individual residences, flows of one hundred twenty gallons/bedroom/day shall be used for design purposes. For other establishments, the typical values noted in the design manual referred to in WAC 248-96-110(1) shall be used. Any deviations shall be supported by appropriate water usage information and/or the use of low water use fixtures. Drainage from footing or roof drains or any other type of drain shall ~~((not))~~ neither enter the sewage ~~((disposal))~~ system nor be directed over the area where the on-site sewage system is located.

~~((3))~~ The size of the effluent absorption area shall be determined by the results of percolation tests performed in accordance with WAC 248-96-095 together with an evaluation of soil data, drainage conditions, and such other related data as may be required by the health officer.)

(4) All septic tanks shall be designed in accordance with subsection (1) of this section~~((:))~~, with the following exceptions:

(a) All tanks must have a minimum of two compartments with the first compartment consisting of one-half to two-thirds of the required total volume.

~~((b))~~ "Materials" - septic tanks and dosing tanks shall be constructed of corrosion resistant material, and shall be watertight. They may be constructed of poured in-place concrete, precast reinforced concrete, concrete blocks with mortar joints, or other materials approved by the health officer and the secretary.

(c) Suitable baffles and/or tees shall be provided to prevent floating solids from leaving the tank.

(d) Access and cleanouts shall be provided for easy inspection and removal of the tank contents.)

(b) Intercompartmental apparatus shall be sanitary tees, slots or baffles assuring that effluent only from the clarified zone passes into the next compartment.

(c) Septic tanks to serve single family residences shall have a minimum liquid capacity based on the number of bedrooms in the residence, as follows:

Number of Bedrooms in House	Required Minimum Liquid Volume
2 or less	750
3	900
4	1000

For each additional bedroom add 250 gallons.

A septic tank designed to service a facility other than one single family residence shall have a minimum liquid capacity equal to one and one-half times the projected daily sewage volume, with a minimum of 1000 gallons.

(d) Concrete tanks shall be approved by the health officer. Tanks made of materials other than concrete shall be approved by the health officer and the department.

(e) All septic tanks and pump chambers to be located in high water table areas shall be adequately treated to preclude ground water intrusion.

(5) Effluent shall be disposed of by means of ~~((sub-surface disposal fields))~~ a SSAS except when ~~((special))~~

approval for other disposal systems is granted by the health officer and/or the ~~((secretary))~~ department.

(a) The size of the SSAS shall be determined from the results of the site review and soil logs per the design manual.

~~((a))~~ (b) The installation and use of cesspools and seepage pits for the disposal of sewage is not permitted.

~~((b))~~ Seepage pits shall not be used for the disposal of septic tank effluent except under special conditions approved by the health officer. The depth of approved seepage pits shall not exceed 10 feet from finished grade unless approved by the department of ecology.

(c) Sewage holding tanks shall not be used as a permanent method of sewage disposal for residential dwelling units.

The health officer may allow holding tanks on an interim use basis to handle emergency situations or to correct existing problem systems.

The health officer may allow holding tanks for controlled part-time use situations such as recreational vehicle parks and trailer dump stations: PROVIDED, That an approved on-site system management program as provided by WAC 248-90-070 is in effect.)

(c) The bottom of a SSAS shall not be deeper than three feet below the finished grade, except under special conditions approved by the health officer. The depth of such a system shall not exceed ten feet from finished grade.

(d) Subsurface absorption beds (see definition of SSAS) may be considered for use only when authorized by the health officer and/or the department and when the soils are type 1, 2, or 3.

(e) Piping materials shall be approved by the health officer and the department.

(6) ~~((The subsurface disposal system generally shall not be installed in fill. Fill))~~ Cover can be used ((as cover)) over a ((subsurface disposal area up to a maximum depth of eighteen (18) inches)) SSAS provided that no portion of the ((absorption trenches are)) SSAS sidewall above the invert of the distribution pipe is installed in this material.

~~((The health officer may allow installation of a subsurface disposal system in fill that has been in place a period of time and has stabilized to the point where site conditions and soil tests show the site to be satisfactory to allow full compliance with provisions of these regulations:))~~

(7) ~~((Construction on slopes in excess of 15% but not greater than 30% may be allowed. PROVIDED, That subsoil profiles indicate no restrictive layers of soil and appropriate engineering design is provided))~~ When sewage holding tank systems are to be used, a management program assuring ongoing operation and maintenance, which shall be approved by the health officer, shall be in effect. Sewage holding tanks shall only be used for the following situations:

(a) Controlled, part-time, nonresidential usage situations, including, but not limited to, recreational vehicle parks, trailer dump stations, and certain limited hour businesses.

(b) On an interim use basis to handle emergency situations or to correct existing problem systems.

~~((8))~~ The absorption trench shall be installed no closer than ten (10) feet to an interceptor drain line provided the interceptor drain is on a slope higher than the absorption trench. If the interceptor drain is below the absorption trench, the drain shall be installed no closer than 30 feet.)

AMENDATORY SECTION (Amending Order 101, filed 6/10/74)

WAC 248-96-130 DESIGNER PROGRAM. ~~((If a designer program is established, all plans, specifications, and percolation tests submitted to the health officer must be designed and certified by either a registered sanitarian, professional engineer or a designer licensed by the health officer. The health officer may waive any or all portions of the requirements of this section for single family dwellings only.))~~ Guidelines defining an approved designer program shall be established by the health officers and the department. The guidelines shall include, but not be limited to, the following:

- (1) Education;
- (2) Experience;
- (3) Testing; and
- (4) Certification.

AMENDATORY SECTION (Amending Order 101, filed 6/10/74)

WAC 248-96-140 INSPECTION. The health officer may make inspections during construction to determine compliance with these regulations. No part of any installation shall be covered until approval has been obtained from the health officer. The health officer may waive this requirement provided the installation has been made by a person ~~((licensed))~~ certified under WAC 248-96-175 and a designer program has been established according to WAC 248-96-130 provided that the designer performs the final inspection. ~~((Once an on-site system has been installed and is approved))~~ If deviations from the approved plans and specifications have occurred in construction, a complete set of certified "as-built" drawings shall be provided to the health officer for a permanent record of the installation.

NEW SECTION

WAC 248-96-150 APPEALS. All local boards of health shall have an administrative appeals process to resolve procedural and technical conflicts arising from the administration of local regulations.

AMENDATORY SECTION (Amending Order 101, filed 6/10/74)

WAC 248-96-160 WAIVER OF STATE REGULATIONS. ~~((Whenever a strict interpretation of these regulations would result in extreme hardship.))~~ The health officer may, upon concurrence of the ((secretary)) department, waive ((such)) these regulations or portions thereof: PROVIDED, That the waiver is consistent with the intent of these regulations and that no public health hazard will result.

AMENDATORY SECTION (Amending Order 101, filed 6/10/74)

~~WAC 248-96-175 ((SEWAGE CONTRACTOR'S LICENSE)) INSTALLER REQUIREMENTS. ((Local boards of health shall establish requirements for persons, firms, or corporations engaged in the business of installing or repairing on-site sewage disposal systems. The requirements shall include a license or permit issued for a period not to exceed one year, an examination of the competence of the licensee to perform this work which may include a written test, and such other evaluation as the health officer may deem appropriate. The requirements shall include a means of revoking a license for non-compliance of established rules and regulations.)) (1) All systems except as noted in this section shall be installed by a certified installer. Local boards of health shall establish requirements for persons, firms, and corporations engaged in installing or repairing on-site sewage systems. Guidelines stating suggested requirements shall be established by the health officers and the department. The guidelines shall include, but not be limited to:~~

- ~~(a) Education;~~
- ~~(b) Experience;~~
- ~~(c) Testing; and~~
- ~~(d) Certification.~~

~~(2) Nothing contained herein shall prohibit resident owners from installing an individual on-site sewage system or making repairs or alterations on his or her own premises as long as all other requirements of these regulations are satisfied. The resident owner may not contract or hire a person or concern to perform that work, unless that person is a certified installer as set forth in this section.~~

AMENDATORY SECTION (Amending Order 101, filed 6/10/74)

~~WAC 248-96-180 ((EVALUATION AND REVISION)) STATE ADVISORY COMMITTEE. ((These regulations shall be reviewed and evaluated annually. Revision shall be made as needed to insure proper administration and to allow for newer methods of on-site sewage disposal. The secretary is directed to appoint a special review committee for purposes of reviewing and recommending changes to these regulations. Members of the committee shall be selected from the land development and real estate industry, local health departments, planning, sanitarian and engineering organizations, consumer and environmental groups, state regulatory agencies, and a representative of a public sewer utility)) An on-site sewage advisory committee shall be established. The members shall be selected from professions and organizations (1) having knowledge and interest in on-site sewage systems, and (2) being effected by the regulations. Meetings shall be called as necessary by the department. The purpose of the advisory board is to make recommendations concerning departmental policy and regulations, review program services, and provide input to the department regarding various facets of the on-site sewage program.~~

REPEALER

The following sections of the Washington Administrative Code are repealed:

- (1) ~~WAC 248-96-012~~ ✓ SCOPE.
- (2) ~~WAC 248-96-015~~ ✓ LOCAL REGULATION.
- (3) ~~WAC 248-96-016~~ ✓ LOCAL REGULATIONS
- APPROVAL PROCEDURE/
- (4) ~~WAC 248-96-045~~ ✓ OTHER TYPES OF DISPOSAL UNITS.
- (5) ~~WAC 248-96-070~~ ✓ ON-SITE SYSTEM MANAGEMENT.

WSR 83-13-015
EMERGENCY RULES
DEPARTMENT OF CORRECTIONS
[Order 83-06—Filed June 3, 1983]

I, Amos E. Reed, director of the Department of Corrections, do promulgate and adopt at Olympia, Washington, the annexed rules relating to inmate marriages, adopting chapter 137-54 WAC.

All correspondence regarding this chapter should be addressed to:

John J. Sinclair, Administrator
Office of Contracts and Regulations
Division of Management and Budget
Mailstop FN-61
Scan 234-5770

I, Amos E. Reed, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is this rule is necessary for the general welfare of our correctional facilities and benefits the inmates immediately. It would not serve the public interest to delay adoption.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated under the general rule-making authority of the Department of Corrections as authorized in chapter 72.09 RCW.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 1, 1983.

By Amos E. Reed
Secretary

Chapter 137-54 WAC
INMATE MARRIAGES ADULT CORRECTIONAL FACILITIES

NEW SECTION

WAC 137-54-010 DEFINITIONS. As used in this chapter, the following words have the following meanings:

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

(2) "Superintendent" means the superintendent of an adult correctional facility set forth in RCW 72.01.050(2) or a work/training release facility supervisor in facilities established pursuant to chapter 72.69 RCW;

(3) "Inmate" means an inmate under the custody of the state department of corrections but does not include parolees or probationers.

NEW SECTION

WAC 137-54-020 **PURPOSE.** The purpose of this chapter is to set forth the conditions under which an inmate may marry during his or her incarceration.

NEW SECTION

WAC 137-54-030 **ELIGIBILITY.** An inmate is eligible to marry during his or her incarceration if the following criteria is met:

- (1) The inmate is legally capable of marrying; and
- (2) The inmate has applied for and received the superintendents approval to marry.

NEW SECTION

WAC 137-54-040 **SUPERINTENDENTS APPROVAL.** (1) Superintendents shall develop written procedures for approving or disapproving marriages at his or her institution. Said procedures shall include, but not be limited to:

- (a) The institution procedure for receiving applications, including the content requirements of an application;
- (b) The procedures for reviewing the application and approving or disapproving the application for marriage;
- (c) The requirements or availability of counseling for the inmate or the proposed spouse;
- (d) The procedures for coordinating the ceremony and all matters relative thereto; and
- (e) The visitation privileges between the inmate and proposed spouse.

(2) In addition, when considering an inmate's application for marriage, the superintendent shall explore and consider the following information:

- (a) Legal eligibility;
- (b) Factual information regarding offense;
- (c) Sentence structure;
- (d) Health;
- (e) Professional comments and recommendations of staff, particularly the chaplain and counselor;
- (f) Whether the inmate and proposed spouse were acquainted in the community before his or her present confinement; and
- (g) Other pertinent information including prior acquaintance.

NEW SECTION

WAC 137-54-050 **INFORMATION—USE.** All information obtained under this chapter shall be made

available to the intended spouse with the inmates written approval.

NEW SECTION

WAC 137-54-060 **FINDINGS.** The decision of the superintendent shall be placed in writing and delivered to the applicant inmate. Said decision shall be final.

NEW SECTION

WAC 137-54-070 **WEDDING ARRANGEMENTS.** If a wedding is approved, the superintendent shall arrange for the ceremony by use of an institution chaplain or a family chaplain of the inmate's choice at the superintendent's discretion. The place, date and time shall also be subject to the discretion of the superintendent.

WSR 83-13-016

ADOPTED RULES

DEPARTMENT OF ECOLOGY

[Order DE 83-8—Filed June 3, 1983]

I, John F. Spencer, deputy director of the Department of Ecology, do promulgate and adopt at the Department of Ecology, Lacey, Washington, the annexed rules relating to Instream resources protection program—Wenatchee River basin, water resource inventory (WRIA) 45, adopting chapter 173-545 WAC.

This action is taken pursuant to Notice Nos. WSR 82-18-071, 83-09-053 and 83-10-062 filed with the code reviser on September 1, 1982, April 20, 1983, and May 4, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to chapters 90.54, 90.22 and 75.20 RCW and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 3, 1983.

By John F. Spencer
Deputy Director

Chapter 173-545 WAC

Instream Resources Protection Program—Wenatchee River Basin, Water Resource Inventory Area (WRIA)

45

NEW SECTION

WAC 173-545-010 **GENERAL PROVISION.** These rules apply to waters within the Wenatchee River Basin, WRIA 45, as defined in WAC 173-500-040. This chapter is promulgated pursuant to Chapter 90.54 RCW (Water Resources Act of 1971), Chapter 90.22 RCW (Minimum Water Flows and Levels), Chapter 75.20 RCW (State Fisheries Code) and in accordance

with Chapter 173-500 WAC (Water Resources Management Program).

NEW SECTION

WAC 173-545-020 **PURPOSE.** The purpose of this chapter is to retain perennial rivers, streams, and lakes in the Wenatchee River Basin with instream flows and levels necessary to provide protection for wildlife, fish, scenic, aesthetic, and environmental values, recreation, navigation, and water quality.

NEW SECTION

WAC 173-545-030 **ESTABLISHMENT OF INSTREAM FLOWS.** (1) Stream management units and associated control stations are established as follows:

Stream Management Unit Information

Control Station No. Stream Management Unit Name	Control Station by River Mile and Section, Township, and Range	Affected Stream Reach(es) including Tributaries
12-4570.00 Wenatchee River at Plain	46.2 Sec. 12, T. 26N., R. 17E. W.M	From Plain Road Bridge, R.M. 46.2, to headwaters
12-4585.00 Icicle Cr. near Leavenworth	1.5 Sec. 24, T. 24N., R. 17E. W.M	Headwaters of Icicle Creek to its mouth
12-4590.00 Wenatchee River at Peshastin	21.5 Sec. 8, T. 24N., R. 18E. W.M	From confluence of Derby Creek to Plain Road Bridge, R.M. 46.2 excluding Derby Creek and Icicle Creek
12-4625.00 Wenatchee River at Monitor	7.0 Sec. 11, T. 23N., R. 19E. W.M	From mouth to confluence of Derby Creek, including Derby Creek and excluding Mission Creek
12-4620.00 Mission Creek near Cashmere	1.5 Sec. 8, T. 23N., R. 19E. W.M	From mouth to headwaters

10/12
OK
P/C

(2) Instream flows are established for the stream management units in WAC-173-545-030(1) as follows:

Instream Flows in the Wenatchee River Basin
(instantaneous cubic feet per second)

Month	Day	12-4570.00 Wenatchee R. at Plain	12-4580.00 Icicle Cr. near Leavenworth	12-4590.00 Wenatchee R. at Peshastin
Jan	1	550	120	700
	15	550	120	700
Feb	1	550	120	700
	15	550	120	700
Mar	1	550	150	750
	15	700	170	940
Apr	1	910	200	1300
	15	1150	300	1750
May	1	1500	450	2200
	15	2000	660	2800
Jun	1	2500	1000	3500
	15	2000	660	2600
Jul	1	1500	450	1900
	15	1200	300	1400
Aug	1	880	200	1000
	15	700	170	840
Sep	1	660	130	820
	15	620	130	780
Oct	1	580	130	750
	15	520	130	700

Month	Day	12-4570.00 Wenatchee R. at Plain	12-4580.00 Icicle Cr. near Leavenworth	12-4590.00 Wenatchee R. at Peshastin
Nov	1	550	150	750
	15	550	150	750
Dec	1	550	150	750
	15	550	150	750

Instream Flows in the Wenatchee River Basin (cont'd)
(instantaneous cubic feet per second)

Month	Day	12-4620.00 Mission Cr. near Cashmere	12-4625.00 Wenatchee R. at Monitor
Jan	1	6	820
	15	6	820
Feb	1	6	820
	15	6	800
Mar	1	6	800
	15	11	1040
Apr	1	22	1350
	15	40	1750
May	1	40	2200
	15	40	2800
Jun	1	28	3500
	15	20	2400
Jul	1	14	1700
	15	10	1200
Aug	1	7	800
	15	5	700
Sep	1	4	700
	15	4	700
Oct	1	4	700
	15	5	700
Nov	1	6	800
	15	6	800
Dec	1	6	800
	15	6	800

(3) Instream flow hydrographs, as represented in the document entitled "Wenatchee River Basin Instream Resources Protection Program, figs. 7, 8, 9, pgs. 30 and 31," shall be used for identification of instream flows on those days not specifically identified in WAC 173-545-030(2).

(4) Future consumptive water right permits issued hereafter for diversion of surface water from the main stem Wenatchee River and perennial tributaries shall be expressly subject to instream flows established in WAC 173-545-030(1) through (3) as measured at the appropriate gage, preferably the nearest one downstream, except for those exemptions described in WAC 173-545-070 (1) through (3).

(5) Projects that would reduce the flow in a portion of a stream's length (e.g.: hydroelectric diversion projects) will be considered consumptive with respect to the bypassed portion of the stream and will be subject to specific instream flow requirements as specified by the department for the bypassed reach notwithstanding WAC 173-545-030(1) through (3). The department may require detailed, project-specific instream flow studies to determine a specific instream flow for the bypassed reach.

(6) If department investigations determine that withdrawal of ground water from the source aquifers would not interfere significantly with stream flow during the

period of stream closure or with maintenance of minimum flows, then applications to appropriate public ground waters may be approved and permits or certificates issued.

NEW SECTION

WAC 173-545-040 STREAM CLOSURE. The department has determined that additional diversions of water from Peshastin Creek during the period June 15 to October 15 would deplete instream flows required to protect instream values. Peshastin Creek is, therefore, closed to further consumptive appropriation from June 15 to October 15 each year. During the nonclosed period, minimum instream flows will be controlled and measured from the control station on the Wenatchee River at Monitor.

NEW SECTION

WAC 173-545-050 POLICY STATEMENT FOR FUTURE PERMITTING ACTIONS. Consistent with the provisions of Chapter 90.54 RCW, it is the policy of the department to preserve an appropriate base flow in all streams and rivers as well as the water levels in all lakes in the Wenatchee River Basin by encouraging the use of alternate sources of water which include (1) ground water, (2) storage water, or (3) purchase of other valid water rights.

NEW SECTION

WAC 173-545-060 LAKES. In future permitting actions relating to withdrawal of lake waters, lakes and ponds shall be retained substantially in their natural condition. Withdrawals of water which would conflict therewith shall be authorized only in those situations where it is clear that overriding considerations of the public interest will be served.

NEW SECTION

WAC 173-545-070 EXEMPTIONS. (1) Nothing in this chapter shall affect existing water rights, riparian, appropriative, or otherwise existing on the effective date of this chapter, nor shall it affect existing rights relating to the operation of any navigation, hydroelectric, or water storage reservoir or related facilities.

(2) Future requests for group domestic uses, including municipal supply, may be exempted from the minimum instream flow provisions of this chapter when it is determined by the department, in consultation with the departments of Fisheries and Game, that overriding considerations of the public interest will be served.

(3) Single domestic and stockwatering use, except that related to feedlots, shall be exempt from the provisions established in this chapter. If the cumulative impacts of numerous single domestic diversions would significantly affect the quantity of water available for instream uses, then only single domestic in-house use shall be exempt if no alternative source is available.

(4) Nonconsumptive uses which are compatible with the intent of the chapter may be approved.

NEW SECTION

WAC 173-545-080 FUTURE RIGHTS. No rights to divert or store public surface waters of the Wenatchee River Basin, WRIA 45, shall hereafter be granted which shall conflict with the purpose of this chapter.

NEW SECTION

WAC 173-545-090 ENFORCEMENT. In enforcement of this chapter, the Department of Ecology may impose such sanctions as appropriate under authorities vested in it, including but not limited to the issuance of regulatory orders under RCW 43.27A.190 and civil penalties under RCW 43.83B.335.

NEW SECTION

WAC 173-545-100 REGULATION REVIEW. Review of the rules in this chapter shall be initiated by the Department of Ecology within five years of the date of adoption.

WSR 83-13-017
EMERGENCY RULES
PUBLIC DEPOSIT
PROTECTION COMMISSION
[Order 83-XV—Filed June 6, 1983]

I, Robert S. O'Brien, state treasurer and chairman of the Public Deposit Protection Commission, do promulgate and adopt at the Office of State Treasurer, 2nd Floor, Legislative Building, Olympia, Washington 98504, the annexed rules relating to Practice and procedure—Public depositaries, chapter 389-12 WAC.

I, Robert S. O'Brien, state treasurer and chairman, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is a revision of chapter 389-12 WAC is necessary to provide an orderly implementation of the provisions of chapter 66, Laws of 1983.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 39.58.040 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 6, 1983.

By Robert S. O'Brien
Chairman

AMENDATORY SECTION (Amending Order 77-XIII, filed 9/27/77)

WAC 389-12-010 PROMULGATION. The public deposit protection commission, hereinafter referred to as the "commission", after due and proper notice, and pursuant to the provisions of chapter 193, Laws of 1969 1st ex. sess., as last amended by chapter ((95)) 66, Laws of ((1977 1st ex. sess.)) 1983, hereinafter referred to as the "act", hereby adopts and promulgates the following rules and regulations, effective June 6, ((1977)) 1983.

AMENDATORY SECTION (Amending Order 78-XIV, Resolution 78-XIV, filed 12/5/78)

WAC 389-12-020 DEFINITIONS. Unless the context requires otherwise:

(1) ~~((Bank. "Bank" means any state bank or trust company, national banking association, or any branch of a bank engaged in the banking business in this state in accordance with RCW 30.04.300, which is located in the state of Washington and authorized to do a general banking business therein.))~~ Qualified public depository. "Qualified public depository" means a financial institution which does not claim exemption from the payment of any sales or compensating use or ad valorem taxes under the laws of this state, which has segregated for the benefit of the commission eligible collateral having a value of not less than its maximum liability and which has been approved by the commission to hold public deposits.

(2) Financial institution. A financial institution means any of the following which are located in this state and are lawfully engaged in business:

(a) Bank depositories—Any branch of a bank engaged in the banking business in this state in accordance with RCW 30.04.300, and any state bank or trust company or national banking association.

(b) Thrift depositories—Any state chartered mutual savings bank or stock savings bank, any state or federally chartered savings and loan association (including federally chartered savings bank).

(3) Investment deposits. The term "investment deposit" shall mean ((bank)) time deposits and savings deposits of public funds available for investment. ((Bank)) Savings deposit shall mean an interest bearing deposit of public funds that is subject to withdrawal and that is not payable on a specified date or at the expiration of a specified time after the date of deposit. Time deposit shall mean a single maturity or multiple maturity interest bearing investment deposit of public funds, which is either evidenced by a certificate of deposit issued by a ((bank)) qualified public depository, or reflected in a book-entry system of ((a bank.)) such depository approved by ((the)) federal ((banking)) regulatory authorities ((and/or the Washington)), state supervisor of banking and/or state supervisor of savings and loan, and which is payable to a treasurer on a date certain. Such certificate shall not be negotiable, nor an interest in an investment deposit transferable, except between treasurers and/or ((banks)) qualified public depositories.

~~((3) Call report date. "Call report date" shall mean the date designated by the comptroller of currency for reports of the statement of condition of a bank.))~~

(4) Call report. "Call report" shall mean the formal accounting rendered by commercial banks to the comptroller of the currency or state supervisor of banking. The "call report due date" is the last day for timely filing of a call report.

(5) Commission report. The "commission report" shall mean a formal accounting rendered by savings banks and savings and loan associations to the commission, which details pertinent information of each depository as of the close of the last business day of each calendar quarter, the commission report is due in the office of the commission not later than thirty days after the end of the calendar quarter.

(6) Date of loss. The term "date of loss" shall mean the date on which a loss shall be deemed to have occurred within the meaning of the act, and shall be the first to happen of the following:

(a) The date of the taking of possession of the ((bank)) financial institution by a supervisory agency; or

(b) The date of the appointment of the receiver or conservator for a ((bank)) financial institution; or

(c) The date of the commencement of a voluntary liquidation proceeding for a ((bank)) financial institution; or

(d) The date of an order issued by a regulatory authority or a court of competent jurisdiction restraining a financial institution from making payments on deposit liabilities; or

(e) The date on which the commission declares that a ((bank)) financial institution no longer has the ability to repay public deposits in full.

~~((5))~~ (7) Depository Pledge Agreement. "Depository Pledge Agreement" means a written tri-party agreement, on a form supplied by the commission, wherein a ((bank)) financial institution, in compliance with the act and as a condition precedent to becoming or continuing to be a qualified public depository, transfers and delivers securities which are eligible collateral to a corporate fiduciary under the exercise of its trust powers, ((or)) to a federal reserve bank or any branch thereof or federal home loan bank or any branch thereof, which agrees to safekeep such securities for the primary benefit of the commission under the terms and conditions of the agreement and for the purposes set forth by the act and the regulations of the commission. Such agreement shall be executed on behalf of the commission by the chairman, who shall be the state treasurer.

~~((6))~~ (8) Segregation of collateral. "Segregation of collateral" means the transfer and delivery of eligible securities by a ((bank)) financial institution pursuant to a depository pledge agreement (RCW 39.58.050). Eligible securities shall not include coupon securities from which have been detached any coupon which is not matured at the time of transfer and delivery of such securities as segregated collateral.

~~((7) Subordinated notes and debentures. Capital, surplus and undivided profits of a bank or trust company shall include all capital notes and debentures that are subordinate to the interest of depositors.))~~

(9) Net worth. Net worth of a qualified public depository means:

(a) For a bank depository, the aggregate of capital, surplus, undivided profits and all capital notes and debentures which are subordinate to the interest of depositors;

(b) For a thrift depository, the aggregate of such capital stock, guaranty fund, general reserves, surplus, undivided profits, and capital notes and debentures which are subordinate to the interest of depositors, as are eligible for inclusion in otherwise determining the net worth of a mutual savings bank, stock savings bank, or savings and loan association.

(10) Corporate fiduciary. Corporate fiduciary for the purposes of these rules means a financial institution as defined herein which is possessed of statutorily granted trust authority provided that for the purposes of this definition such financial institution need not be located or doing business in the state of Washington.

AMENDATORY SECTION (Amending Order 77-XIII, filed 9/27/77)

WAC 389-12-030 NEW ((BANKS)) FINANCIAL INSTITUTIONS. Any ((newly chartered bank)) financial institution in the state of Washington, in order to become a qualified public depository, must be approved by the commission and segregate collateral in the manner as set forth in these rules prior to the receipt of public deposits. Until such time as new depositories have submitted four consecutive reports to the commission as required by RCW 39.58.100, they shall at all times be required to pledge and segregate eligible securities, valued at market value, in an amount equal to not less than 10% of all public funds on deposit in said depository. During the interim period in which a ((newly chartered bank)) financial institution is required to file four consecutive reports, each such ((bank)) institution shall report to the commission on each ((call)) report date on forms supplied by the commission.

AMENDATORY SECTION (Amending Order 77-XIII, filed 9/27/77)

WAC 389-12-040 COMPUTATION AND REPORT OF MAXIMUM LIABILITY. On each call report or commission report date each public depository shall recompute its maximum liability on a form to be supplied by the commission. Such report shall, in addition to other information, show the current amount of "deposits of states and political subdivisions" for the most recent call or commission report date, the "deposits of states and political subdivisions" as shown on the four most recent reports ((of condition)) (i.e., current ((call)) report and three immediately preceding ((call)) reports), the average of the four report periods, and the depository's maximum liability as defined in RCW 39.58.010(6).

The report to the commission for commercial banks shall be received in the office of the commission not later than the due date for filing of reports of condition with the comptroller of the currency of the United States or the Washington state supervisor of banking, and shall

have attached a completed copy of the balance sheet portion of the depository's most recent consolidated report of condition (domestic subsidiaries).

The report to the commission for thrift depositories shall be received in the office of the commission not later than thirty days after the end of each calendar quarter, and shall have attached a completed copy of the most recent financial report as submitted to appropriate regulatory authority.

Upon request from a ((bank)) depository the commission may, for good cause shown, extend the due date for qualified public depository liability reports for a period not to exceed ten days.

If the maximum liability ((indicates a necessity)) has increased from the previous report, the depository shall immediately increase its collateral and the commission shall be so notified.

Each public depository shall provide to the commission a copy of any changes, amendments, or alterations to the depository's financial report ((of condition)) as submitted to appropriate regulatory authority which relate to (a) deposits of states and political subdivision, and/or (b) ((subordinated notes and debentures, (c) capital, (d) surplus, (e) undivided profits and/or (f) reserve for contingencies and other capital reserves)) net worth.

AMENDATORY SECTION (Amending Order 77-XIII, filed 9/27/77)

WAC 389-12-050 VALUATION. Securities pledged as collateral by a qualified public depository may be reported at par value or market value at the option of the reporting depository. This valuation option may be utilized only by those ((banks)) financial institutions who have been qualified public depositories for one full year and who have previously submitted four consecutive reports to the commission.

(1) Market value. Securities pledged as collateral shall be valued at market value computed on the date of segregation or the last preceding call or commission report date, whichever is ((fast in point of time)) later. When the public depository liability report is submitted, any depository choosing to evaluate their securities pledged as collateral based on market value shall provide on a form supplied by the commission a current listing of those securities pledged and their then current market value. Securities pledged as collateral at market value must at least be equal to the maximum liability of the public depository (RCW 39.58.010(6)).

(2) Par value. A ((bank)) financial institution may value its securities pledged as collateral at par if it maintains a segregation of collateral equal to at least 120% of its maximum liability.

AMENDATORY SECTION (Amending Order 77-XIII, filed 9/27/77)

WAC 389-12-080 MAXIMUM DEPOSIT LIMITATION. In determining the maximum deposit limitation ((by any bank)) of any financial institution, a treasurer, unless advised to the contrary by the commission, may assume that each ((bank's capital, surplus,

~~undivided profits and subordinated notes and debentures have~~) depository's net worth has remained unchanged from that stated in the most recently rendered call or commission report.

AMENDATORY SECTION (Amending Order 1, filed 2/9/70)

WAC 389-12-100 VIOLATIONS—PENALTY. Violations of any of these rules or of any of the provisions of the act shall be grounds for cancellation, suspension, or revocation of a ~~((bank's))~~ financial institution's authority to act as a public depository.

AMENDATORY SECTION (Amending Order II, filed 6/13/73)

WAC 389-12-130 ~~((BANK))~~ FINANCIAL INSTITUTION MERGERS. The liability of a public depository under chapter 39.58 RCW shall not be altered by any merger, take-over or acquisition except to the extent that such liability is assumed by the successor entity and no assets subject to a depository pledge agreement shall be released by the commission or the trustee until such assumed liability is evidenced by the deposit of assets pursuant to the depository pledge agreement of the successor entity.

AMENDATORY SECTION (Amending Order 77-XIII, filed 9/27/77)

WAC 389-12-230 OPERATIONS AND PROCEDURES. The Washington public deposit protection commission is charged with the duty of protecting public deposits for public treasurers in the event of a ~~((bank))~~ default of a qualified public depository, and such other duties as set forth in RCW 39.58.010 through 39.58.040.

AMENDATORY SECTION (Amending Order XII, filed 11/28/73)

WAC 389-12-270 REQUESTS FOR PUBLIC RECORDS. In accordance with requirements of chapter 1, Laws of 1973, that agencies prevent unreasonable invasions of privacy, protect public records from damage or disorganization, and prevent excessive interference with essential functions of the agency, public records may be inspected or copied or copies of such records may be obtained, by members of the public, upon compliance with the following procedures:

(1) A request shall be made in writing upon a form prescribed by the Washington public deposit protection commission which shall be available at its administrative office. The form shall be presented to the public records officer, or to any member of the commission's staff, if the public records ~~((office))~~ officer is not available, at the administrative office of the commission during customary office hours. The request shall include the following information:

- (a) The name of the person requesting the record;
- (b) The time of day and calendar date on which the request was made;

(c) The nature of the request;

(d) If the matter requested is referenced within the current index maintained by the records officer, a reference to the requested record as it is described in such current index;

(e) If the requested matter is not identifiable by reference to the commission's current index, an appropriate description of the record requested.

(2) In all cases in which a member of the public is making a request, it shall be the obligation of the public records officer or staff member to whom the request is made, to assist the member of the public in appropriately identifying the public record requested.

WSR 83-13-018
EMERGENCY RULES
DEPARTMENT OF
LABOR OF INDUSTRIES
 [Order 83-16—Filed June 6, 1983]

I, Sam Kinville, director of the Department of Labor and Industries, do promulgate and adopt at the Directors Office, General Administration Building, Olympia, Washington 98504, the annexed rules relating to workers' compensation coverage for employers engaged in combination of intrastate commerce and also in interstate or foreign commerce, repealing WAC 296-17-345.

I, Sam Kinville, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is Engrossed House Bill No. 23, which was signed into law by the Governor effective May 16, 1983, has amended RCW 51.12.090 and created a conflict with emergency rule WAC 296-17-345.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 51.04.020(1) which directs that the Department of Labor and Industries has authority to implement the provisions of RCW 51.12.090, intrastate and interstate commerce.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 6, 1983.

By Sam Kinville

REPEALER

The following section of the Washington Administrative Code is hereby repealed:

WAC 296-17-345 (Not Titled)

WSR 83-13-019
PROCLAMATION
OFFICE OF THE GOVERNOR

AMENDING PROCLAMATION OF 1:08 a.m., May 25, 1983

The Washington State Legislature has all but concluded the 1983 Second Extraordinary Session without resolving the revenue needs of the state. It is therefore necessary for me to extend the length of the session in order to permit the legislature to complete the agenda set forth in my Proclamation of 1:08 a.m., today.

NOW, THEREFORE, I, John Spellman, Governor of the state of Washington, by virtue of the authority vested in me by Article II, Section 12 (Amendment 68) and Article III, Section 7 of the State Constitution, do hereby amend my Proclamation of 1:08 a.m., today, to provide for a session for a period up to 7:00 p.m., today.

IN WITNESS WHERE-
 OF, I have hereunto set my
 hand and caused the seal of
 the state of Washington to
 be affixed at Olympia at
 3:57 p.m., this 25th day of
 May, A.D., nineteen hun-
 dred and eighty-three.

John Spellman

 Governor of Washington

BY THE GOVERNOR:

Ralph Munro

 Secretary of State

WSR 83-13-020
PROCLAMATION
OFFICE OF THE GOVERNOR

SECOND AMENDMENT TO PROCLAMATION
 OF 1:08 a.m., May 25, 1983

The Washington State Legislature has continued in the 1983 Second Extraordinary Session without finally resolving issues critical to the state. It is therefore necessary for me to extend the length of the session again, in order to permit the legislature to complete the agenda set forth in my Proclamation of 1:08 a.m., today.

NOW, THEREFORE, I, John Spellman, Governor of the state of Washington, by virtue of the authority vested in me by Article II, Section 12 (Amendment 68) and Article III, Section 7 of the State Constitution, do hereby again amend my Proclamation of 1:08 a.m., today, to provide for a session for a period up to 9:00 p.m., today.

This Amendment supersedes my Amendment of 3:57 p.m., today.

IN WITNESS WHERE-
 OF, I have hereunto set my

hand and caused the seal of
 the state of Washington to
 be affixed at Olympia at
 6:55 p.m., this 25th day of
 May, A.D., nineteen hun-
 dred and eighty-three.

John Spellman

 Governor of Washington

BY THE GOVERNOR:

Ralph Munro

 Secretary of State

WSR 83-13-021
EXECUTIVE ORDER
OFFICE OF THE GOVERNOR
 [EO 83-07]

**ESTABLISHING THE GOVERNOR'S
 COMMITTEE ON EMPLOYMENT OF THE
 HANDICAPPED**

The policy of the state of Washington is to promote full participation and equal opportunity for all people with disabilities. The Washington State Employment Security Department has made a distinguished contribution to achieving equality for the disabled through support and funding of its ad hoc Committee on Employment of the Handicapped (GCEH). Recognizing the value of the Committee's achievements, this order establishes it formally in order to ensure that its efforts continue.

NOW, THEREFORE, I, John Spellman, Governor of the state of Washington, by virtue of the authority vested in me, do hereby order the following:

1. That a Governor's Committee on Employment of the Handicapped (the "Committee") be established;
2. That the Committee serve as a forum in which concerned citizens may continue to work cooperatively and to provide leadership in addressing the rights, responsibilities, and needs of those with disabilities, so that opportunities for employment, employability, and independence may be enhanced;
3. That the Chairperson and the members of the Committee be appointed by the Governor; and that:
 - (a) At least one-half of the Committee's membership shall be those who are disabled or their family members;
 - (b) The Committee's membership shall be representative of a wide variety of physical, sensory, and mental disabilities and those with diverse viewpoints

- regarding the needs and rights of people with disabilities;
- (c) The Committee's membership shall, to the extent possible, include and represent diverse geographic areas and socio-economic groups of our state;
- 4. That the Committee's duties include advising the Governor and other agencies whose programs and services affect the needs and rights of those with disabilities; the Committee may also provide assistance to employers and others interested in promoting the independence and employment of those who are disabled;
- 5. That the Department of Employment Security shall be the lead agency in providing fiscal and administrative support to the Committee, including:
 - (a) Providing direct fiscal and administrative support;
 - (b) Seeking and securing, as necessary, additional support for the Committee from other agencies serving those with disabilities;
 - (c) Coordinating the fiscal and administrative support that all other agencies and sources provide to the Committee.
- 6. That the Committee may also accept support and assistance from other agencies that serve those with disabilities.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 27th day of May, A.D., nineteen hundred and eighty-three.

John Spellman

Governor

BY THE GOVERNOR:

Ralph Munro

Secretary of State

WSR 83-13-022
EMERGENCY RULES
DEPARTMENT OF FISHERIES
 [Order 83-46—Filed June 6, 1983]

I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia,

Washington, the annexed rules relating to personal use rules.

I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is increasing wastage of immature clams requires that harvest be limited to protect clams stocks while providing recreational opportunity.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 6, 1983.

By William R. Wilkerson
 Director

NEW SECTION

WAC 220-56-36000G RAZOR CLAMS—AREAS AND SEASONS. *It is unlawful to take, dig for, or possess razor clams taken for personal use from any beach in Razor Clam Areas 1, 2, or 3 except that it is lawful to dig for and possess razor clams taken between 12:01 a.m. and 12:00 noon on the following dates:*

- June 7, 1983
- June 9, 1983
- June 11, 1983
- June 13, 1983
- June 15, 1983

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-56-36000F RAZOR CLAMS—AREAS AND SEASONS (83-10)

WSR 83-13-023
EMERGENCY RULES
DEPARTMENT OF FISHERIES
 [Order 83-47—Filed June 6, 1983]

I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to personal use rules.

I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity

to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is no harvestable surplus of hatchery salmon is available.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 6, 1983.

By William R. Wilkerson
Director

REPEALER

The following section of the Washington Administrative code is repealed effective 12:00 noon June 7, 1983:

WAC 220-57-50500H (LITTLE) WHITE SALMON RIVER (DRANO LAKE) (83-41)

WSR 83-13-024

EMERGENCY RULES

DEPARTMENT OF REVENUE

[Order ET 83-3—Filed June 7, 1983]

I, Donald R. Burrows, director of the Department of Revenue, do promulgate and adopt at Olympia, Washington, the annexed rules relating to returns, remittances, penalties, extensions, inventory tax credit applications, stay of collections, WAC 458-20-228.

I, Donald R. Burrows, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is this rule implements a legislative amendment which accelerated the due date for tax payment beginning with the October 1981 return.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated under the general rule-making authority of the Department of Revenue as authorized in RCW 82.32.300.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 7, 1983.

By Don R. McCuiston, Director, Tax Rules
Interpretation and Appeals Division

AMENDATORY SECTION (Amending Order ET 74-1, filed 5/7/74)

WAC 458-20-228 (~~((RULE 228))~~) RETURNS, REMITTANCES, PENALTIES, EXTENSIONS, INVENTORY TAX CREDIT APPLICATIONS, STAY OF COLLECTION. The taxes imposed under chapter 82.20 RCW (Tax on Conveyances) and under chapter 82.24 RCW (Tax on Cigarettes) are collected through sales of revenue stamps.

As to taxes imposed under chapter 82.04 RCW (Business and Occupation Tax), chapter 82.08 RCW (Retail Sales Tax), chapter 82.12 RCW (Use Tax), chapter 82.14 RCW (Local Sales and Use Taxes) chapter 82.16 RCW (Public Utility Tax), and chapter 82.26 RCW (Tobacco Products Tax), returns and remittances are (~~to be filed on the fifteenth day of the month next succeeding the period in which the tax accrued~~) to be filed with the Department of Revenue by the taxpayer. Returns are filed monthly, quarterly or annually. Reporting periods are assigned by the Department of Revenue on the basis of the amount of tax liability. Returns shall be made upon forms prepared by the department, which forms are forwarded by mail to all registered taxpayers approximately ten days prior to the due date of the tax.

Remittances in payment of tax may be made by uncertified bank check, but if any such check or remittance, other than legal tender, be not honored by the bank on which drawn, the taxpayer shall remain liable for the payment of the tax and for all legal penalties thereon. The department may refuse to accept any check which, in its opinion, would not be honored by the bank on which such check is drawn. The remittance covered by any check which is so refused will be deemed not to have been made and the taxpayer will remain liable for the tax due and for the applicable penalties.

For monthly reporting taxpayers, the tax returns are due as shown in the following schedule:

<u>BUSINESS ACTIVITY DURING:</u>	<u>TAX RETURN IS DUE:</u>
<u>October 1981 through March 1982</u>	<u>25th of the following month</u>
<u>April 1982 through March 1983</u>	<u>20th of the following month</u>
<u>April 1983 and thereafter</u>	<u>15th of the following month</u>

If the tax return is not filed by the due date shown above, a 5% penalty will apply; a 10% penalty will apply if the return is not filed within 30 days of the due date; and a 20% penalty will apply if the return is still delinquent 60 days from the due date.

As to taxpayers reporting quarterly or annually, the tax return is due on or before the last day of the month following the period covered by the tax return. If payment of any tax due is not received by the department by the last day of the month in which the tax becomes due, there shall be assessed a penalty of five percent of the amount of the tax; and if the tax is not received by the last day of the month next succeeding the month in which the due date falls, there shall be assessed a total penalty of ten percent of the amount of the tax; and if the tax is not received by the last day of the second month next succeeding the month in which the due date falls, there shall be assessed a total penalty of twenty percent of the amount of the tax.

The department may refuse to accept any return which is not accompanied by a remittance of the tax shown to be due thereon, and if not accepted, the taxpayer shall be deemed to have failed or refused to file a return, and shall be subject to the foregoing penalties.

Under the law, none of the penalties referred to above may be less than two dollars. The aggregate of penalties for failure to file a return, late payment of any tax, increase or penalty, or issuance of a warrant may not exceed twenty-five percent of the tax due, or seven dollars, whichever is greater.

The department shall apply the payment of the taxpayer first against penalties and interest, and then upon the tax, without regard to any direction of the taxpayer.

The department will waive or cancel the penalties imposed under RCW 82.32.090 and interest imposed under RCW 82.32.050 upon finding that the failure of a taxpayer to pay any tax by the due date was due to circumstances beyond the control of the taxpayer. The department has no authority to cancel penalties or interest for any other reason.

The following situations will constitute the only circumstances under which a cancellation of penalties will be considered by the department.

1. The return was filed on time but inadvertently mailed to another agency.
2. The delinquency was due to erroneous information given the taxpayer by a department officer or employee.
3. The delinquency was caused by death or serious illness of the taxpayer or his immediate family, or illness or death of his accountant or in the accountant's immediate family, prior to the filing date.
4. The delinquency was caused by unavoidable absence of the taxpayer, prior to the filing date.
5. The delinquency was caused by the destruction by fire or other casualty of the taxpayer's place of business or business records.
6. The taxpayer, prior to the time for filing return, made timely application to the Olympia or district office, in writing, for proper forms and these were not furnished in sufficient time to permit the completed return to be paid before its delinquent date.

A request for a waiver or cancellation of penalties must be in letter form (~~or, if filed through a district office, in the form of an affidavit witnessed by an agent of the department~~) and should contain all pertinent facts and be accompanied by such proof as may be available. In all such cases the burden of proving the facts is upon the taxpayer.

The following situations will constitute circumstances under which a waiver or cancellation of interest upon assessments pursuant to RCW 82.32.050 will be considered by the department.

1. The failure to pay the tax prior to issuance of the assessment was the direct result of written instructions given the taxpayer by the department.
2. Extension of the due date for payment of an assessment was not at the request of the taxpayer and was for the sole convenience of the department.

STAY OF COLLECTION

RCW 82.32.200 provides that

When any assessment or additional assessment (of taxes) has been made, the taxpayer may obtain a stay of collection, under such circumstances and for such periods as the department may by general regulation provide, of the whole or any part thereof, by filing with the department a bond in an amount, not exceeding twice the amount on which stay is desired, and with sureties as the department deems necessary, conditioned for the payment of the amount of the assessments, collection of which is stayed by the bond, together with the interest thereon at the rate of one percent of the amount of such assessment for each thirty days or portion thereof from the due date until paid.

(Note: RCW 82.32.190 authorizes issuance of an order by the department holding in abeyance tax collection during pendency of litigation. Such tax might be that due on excise tax returns or tax due for unaudited periods for which no assessment has been issued. If, however, an assessment has been issued and is unpaid, RCW 82.32.200, not RCW 82.32.190, is the operative statute for stay of collection with respect to such an assessment.)

The department will give consideration to a request that it grant a stay of collection if

1. Written request for the stay is made prior to due date for payment of the tax assessment, and
2. Payment of any unprotested portion of the assessment and other taxes due is timely made, and
3. The requested stay is accompanied by an offer of a cash bond, or the offer of a security bond, the conditions of which are guaranteed by a specified authorized surety insurer, in either case the amount of the bond will ordinarily be set in an amount equal to the assessment or portion thereof for which stay is requested together with interest thereon at the rate of one percent per month, but in appropriate cases the department may require a bond in an increased amount not to exceed twice the amount for which stay is requested.

The department will grant a stay of collection only when it is satisfied and determines that it is in the best interests of the state to do so. Factors which it will consider in making this determination include: the existence of (1) a constitutional issue to be litigated by the taxpayer the resolution of which is uncertain; (2) a matter of first impression for which the department has little precedent in administrative practice; and (3) an issue affecting other similarly situated taxpayers for whom the department would be willing to stay collection of the tax.

Claims of financial hardship or threat of litigation are not grounds which would justify the granting of a stay of collection. However, the department will consider a claim of significant financial hardship as grounds for staying collection procedures, but this will be done only if a partial payment agreement is executed and kept in accordance with the department's procedures and with such security as the department deems necessary.

If the department grants a stay of collection, the stay will be for a period of no longer than two calendar years from the date of acceptance of the taxpayer request

therefor or thirty days following a decision not appealed from by a tribunal or court of competent jurisdiction upholding the validity of the tax assessed, whichever date occurs first. The department may extend the period of a stay originally granted, but only for good cause shown.

((EXTENTIONS)) EXTENSIONS

The department, for good cause, may extend the due date for filing any return. Any permanent extension, and any temporary extension in excess of thirty days, must be conditional upon deposit by the taxpayer with the department of an amount equal to the estimated tax liability for the reporting period or periods for which the extension is granted. This deposit is credited to the taxpayer's account and may be applied to the taxpayer's liability upon cancellation of the permanent extension or upon reporting of the tax liability where a temporary extension of more than thirty days has been granted.

The amount of the deposit is subject to departmental approval. The amount will be reviewed from time to time, and a change may be required at any time that the department concludes that such amount does not approximate the tax liability for the reporting period or periods for which the extension was granted.

((Revised May 3, 1974.))

INVENTORY TAX CREDIT

A credit against business and occupation tax for property tax on business inventories paid before delinquency (i.e., paid on or before the time specified in RCW 84.56.020) is authorized by RCW 82.04.442. However, the credit may be allowed notwithstanding that the property tax was not paid by the due date for such payment upon a finding by the department of revenue that the delinquency was due to extenuating circumstances. Extenuating circumstances are those which are beyond the control of the taxpayer and are the same generally as would justify the waiver of interest or penalties, namely:

1. The payment was mailed timely, but was inadvertently addressed incorrectly.
2. The delinquency was caused by death or serious illness of the taxpayer or his immediate family, or death or serious illness of his accountant or his immediate family.
3. The delinquency was caused by unavoidable absence of the taxpayer.
4. The delinquency was caused by the destruction by fire or other casualty of the taxpayer's place of business or business records.

WSR 83-13-025
PROPOSED RULES
DEPARTMENT OF REVENUE
[Filed June 7, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Revenue intends to adopt, amend, or repeal rules concerning

returns, remittances, penalties, extensions, inventory tax credit applications, stay of collections, WAC 458-20-228;

that the agency will at 9:00 a.m., Wednesday, July 27, 1983, in the Revenue Conference Room, 415 General Administration Building, Olympia, Washington 98504, conduct a public hearing on the proposed rules.

The formal decisions regarding adoption, amendment, or repeal of the rules will take place on August 1, 1983.

The authority under which these rules are proposed is RCW 82.32.300.

The specific statute these rules are intended to implement is RCW 82.32.090, 82.32.100, 82.32.105, 82.32.190, 82.32.200 and 82.04.442.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before July 27, 1983.

Dated: June 7, 1983

By: Don R. McCuiston, Director, Tax Rules
Interpretation and Appeals Division

STATEMENT OF PURPOSE

Title: WAC 458-20-228 Returns, remittances, penalties, extensions, inventory tax credit applications, stay of collections.

Description of Purpose: The Department of Revenue proposes this rule to assist taxpayers to achieve timely and correct tax reporting and to inform them of applicable penalties for dereliction as well as waiver conditions. Information is also included regarding stay of collections and inventory tax credits.

Statutory Authority: RCW 82.32.300.

Specific Statutes Rule is Intended to Implement: RCW 82.32.090, 82.32.100, 82.32.105, 82.32.190, 82.32.200 and 82.04.442.

Summary of Rule: The rule summarizes tax reporting procedures and due dates as well as late filing penalties and penalty waiver conditions in one simple and easy to read document. The rule also summarizes stay of collection procedures and inventory tax credits.

Reasons Supporting Proposed Action: To achieve greater taxpayer compliance on a voluntary basis.

Agency Personnel Responsible for Drafting: Don R. McCuiston, Director, Tax Rules, Interpretation and Appeals Division, 415 General Administration Building, Olympia, Washington, (206) 753-5525; Implementation: Don R. McCuiston, Director, Tax Rules, Interpretation and Appeals Division, and Jodi Johnson, Administrative Assistant, 415 General Administration Building, Olympia, Washington, (206) 753-5525 and 753-5567; and Enforcement: Department of Revenue, 415 General Administration Building, Olympia, Washington, (206) 753-5540.

Rule Proposed by: Department of Revenue.

Comments: The amended rule is necessary to reflect statutory changes in due dates as well as a basic sound document to assist in voluntary tax reporting. The language accurately reflects the statutory amendments. The impacts from implementation, enforcement, and fiscal matters will be minimal.

AMENDATORY SECTION (Amending Order ET 74-1, filed 5/7/74)

WAC 458-20-228 (~~((RULE 228))~~) **RETURNS, REMITTANCES, PENALTIES, EXTENSIONS, INVENTORY TAX CREDIT APPLICATIONS, STAY OF COLLECTION.** The taxes imposed under chapter 82.20 RCW (Tax on Conveyances) and under chapter 82.24 RCW (Tax on Cigarettes) are collected through sales of revenue stamps.

As to taxes imposed under chapter 82.04 RCW (Business and Occupation Tax), chapter 82.08 RCW (Retail Sales Tax), chapter 82.12 RCW (Use Tax), chapter 82.14 RCW (Local Sales and Use Taxes), chapter 82.16 RCW (Public Utility Tax), and chapter 82.26 RCW (Tobacco Products Tax), returns and remittances are ~~((due on the fifteenth day of the month next succeeding the period in which the tax accrued))~~ to be filed with the Department of Revenue by the taxpayer. Returns are filed monthly, quarterly or annually. Reporting periods are assigned by the Department of Revenue on the basis of the amount of tax liability. Returns shall be made upon forms prepared by the department, which forms are forwarded by mail to all registered taxpayers approximately ten days prior to the due date of the tax.

Remittances in payment of tax may be made by uncertified bank check, but if any such check or remittance, other than legal tender, be not honored by the bank on which drawn, the taxpayer shall remain liable for the payment of the tax and for all legal penalties thereon. The department may refuse to accept any check which, in its opinion, would not be honored by the bank on which such check is drawn. The remittance covered by any check which is so refused will be deemed not to have been made and the taxpayer will remain liable for the tax due and for the applicable penalties.

For monthly reporting taxpayers, the tax returns are due as shown in the following schedule:

<u>BUSINESS ACTIVITY DURING:</u>	<u>TAX RETURN IS DUE:</u>
<u>October 1981 through March 1982</u>	<u>25th of the following month</u>
<u>April 1982 through March 1983</u>	<u>20th of the following month</u>
<u>April 1983 and thereafter</u>	<u>15th of the following month</u>

If the tax return is not filed by the due date shown above, a 5% penalty will apply; a 10% penalty will apply if the return is not filed within 30 days of the due date; and a 20% penalty will apply if the return is still delinquent 60 days from the due date.

As to taxpayers reporting quarterly or annually, the tax return is due on or before the last day of the month following the period covered by the tax return. If payment of any tax due is not received by the department by the last day of the month in which the tax becomes due, there shall be assessed a penalty of five percent of the amount of the tax; and if the tax is not received by the last day of the month next succeeding the month in which the due date falls, there shall be assessed a total penalty of ten percent of the amount of the tax; and if the tax is not received by the last day of the second month next succeeding the month in which the due date falls, there shall be assessed a total penalty of twenty percent of the amount of the tax.

The department may refuse to accept any return which is not accompanied by a remittance of the tax shown to be due thereon, and if not accepted, the taxpayer shall be deemed to have failed or refused to file a return, and shall be subject to the foregoing penalties.

Under the law, none of the penalties referred to above may be less than two dollars. The aggregate of penalties for failure to file a return, late payment of any tax, increase or penalty, or issuance of a warrant may not exceed twenty-five percent of the tax due, or seven dollars, whichever is greater.

The department shall apply the payment of the taxpayer first against penalties and interest, and then upon the tax, without regard to any direction of the taxpayer.

The department will waive or cancel the penalties imposed under RCW 82.32.090 and interest imposed under RCW 82.32.050 upon finding that the failure of a taxpayer to pay any tax by the due date was due to circumstances beyond the control of the taxpayer. The department has no authority to cancel penalties or interest for any other reason.

The following situations will constitute the only circumstances under which a cancellation of penalties will be considered by the department.

1. The return was filed on time but inadvertently mailed to another agency.

2. The delinquency was due to erroneous information given the taxpayer by a department officer or employee.

3. The delinquency was caused by death or serious illness of the taxpayer or his immediate family, or illness or death of his accountant or in the accountant's immediate family, prior to the filing date.

4. The delinquency was caused by unavoidable absence of the taxpayer, prior to the filing date.

5. The delinquency was caused by the destruction by fire or other casualty of the taxpayer's place of business or business records.

6. The taxpayer, prior to the time for filing return, made timely application to the Olympia or district office, in writing, for proper forms and these were not furnished in sufficient time to permit the completed return to be paid before its delinquent date.

A request for a waiver or cancellation of penalties must be in letter form ~~((or, if filed through a district office, in the form of an affidavit witnessed by an agent of the department))~~ and should contain all pertinent facts and be accompanied by such proof as may be available. In all such cases the burden of proving the facts is upon the taxpayer.

The following situations will constitute circumstances under which a waiver or cancellation of interest upon assessments pursuant to RCW 82.32.050 will be considered by the department.

1. The failure to pay the tax prior to issuance of the assessment was the direct result of written instructions given the taxpayer by the department.

2. Extension of the due date for payment of an assessment was not at the request of the taxpayer and was for the sole convenience of the department.

STAY OF COLLECTION

RCW 82.32.200 provides that

When any assessment or additional assessment (of taxes) has been made, the taxpayer may obtain a stay of collection, under such circumstances and for such periods as the department may by general regulation provide, of the whole or any part thereof, by filing with the department a bond in an amount, not exceeding twice the amount on which stay is desired, and with sureties as the department deems necessary, conditioned for the payment of the amount of the assessments, collection of which is stayed by the bond, together with the interest thereon at the rate of one percent of the amount of such assessment for each thirty days or portion thereof from the due date until paid.

(Note: RCW 82.32.190 authorizes issuance of an order by the department holding in abeyance tax collection during pendency of litigation. Such tax might be that due on excise tax returns or tax due for unaudited periods for which no assessment has been issued. If, however, an assessment has been issued and is unpaid, RCW 82.32.200, not RCW 82.32.190, is the operative statute for stay of collection with respect to such an assessment.)

The department will give consideration to a request that it grant a stay of collection if

1. Written request for the stay is made prior to due date for payment of the tax assessment, and

2. Payment of any unprotested portion of the assessment and other taxes due is timely made, and

3. The requested stay is accompanied by an offer of a cash bond, or the offer of a security bond, the conditions of which are guaranteed by a specified authorized surety insurer; in either case the amount of the bond will ordinarily be set in an amount equal to the assessment or portion thereof for which stay is requested together with interest thereon at the rate of one percent per month, but in appropriate cases the department may require a bond in an increased amount not to exceed twice the amount for which stay is requested.

The department will grant a stay of collection only when it is satisfied and determines that it is in the best interests of the state to do so. Factors which it will consider in making this determination include: the existence of (1) a constitutional issue to be litigated by the taxpayer the resolution of which is uncertain; (2) a matter of first impression for which the department has little precedent in administrative practice; and (3) an issue affecting other similarly situated taxpayers for whom the department would be willing to stay collection of the tax.

Claims of financial hardship or threat of litigation are not grounds which would justify the granting of a stay of collection. However, the department will consider a claim of significant financial hardship as grounds for staying collection procedures, but this will be done only if a partial payment agreement is executed and kept in accordance with the department's procedures and with such security as the department deems necessary.

If the department grants a stay of collection, the stay will be for a period of no longer than two calendar years from the date of acceptance of the taxpayer request therefor or thirty days following a decision not appealed from by a tribunal or court of competent jurisdiction

upholding the validity of the tax assessed, whichever date occurs first. The department may extend the period of a stay originally granted, but only for good cause shown.

((EXTENTIONS)) EXTENSIONS

The department, for good cause, may extend the due date for filing any return. Any permanent extension, and any temporary extension in excess of thirty days, must be conditional upon deposit by the taxpayer with the department of an amount equal to the estimated tax liability for the reporting period or periods for which the extension is granted. This deposit is credited to the taxpayer's account and may be applied to the taxpayer's liability upon cancellation of the permanent extension or upon reporting of the tax liability where a temporary extension of more than thirty days has been granted.

The amount of the deposit is subject to departmental approval. The amount will be reviewed from time to time, and a change may be required at any time that the department concludes that such amount does not approximate the tax liability for the reporting period or periods for which the extension was granted.

~~((Revised May 3, 1974))~~

INVENTORY TAX CREDIT

A credit against business and occupation tax for property tax on business inventories paid before delinquency (i.e., paid on or before the time specified in RCW 84.56.020) is authorized by RCW 82.04.442. However, the credit may be allowed notwithstanding that the property tax was not paid by the due date for such payment upon a finding by the department of revenue that the delinquency was due to extenuating circumstances. Extenuating circumstances are those which are beyond the control of the taxpayer and are the same generally as would justify the waiver of interest or penalties, namely:

1. The payment was mailed timely, but was inadvertently addressed incorrectly.

2. The delinquency was caused by death or serious illness of the taxpayer or his immediate family, or death or serious illness of his accountant or his immediate family.

3. The delinquency was caused by unavoidable absence of the taxpayer.

4. The delinquency was caused by the destruction by fire or other casualty of the taxpayer's place of business or business records.

WSR 83-13-026

PROPOSED RULES

DEPARTMENT OF REVENUE

[Filed June 7, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Revenue intends to adopt, amend, or repeal rules concerning publishers of newspapers, magazines, periodicals, WAC 458-20-143;

that the agency will at 10:30 a.m., Wednesday, July 27, 1983, in the Revenue Conference Room, 415 General Administration Building, Olympia, Washington 98504, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on August 1, 1983.

The authority under which these rules are proposed is RCW 82.32.300.

The specific statute these rules are intended to implement is RCW 82.08.0253 and 82.12.020.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before July 27, 1983.

Dated: June 7, 1983

By: Don R. McCuiston, Director, Tax Rules Interpretation and Appeals Division

STATEMENT OF PURPOSE

Title: WAC 458-20-143 Publishers of newspapers, magazines, periodicals.

Description of Purpose: To delete reference to "racing forms" as an example of a publication subject to the retail sales tax.

Statutory Authority: RCW 82.32.300.

Specific Statute Rule is Intended to Implement: RCW 82.08.0253 and 82.12.020.

Reasons Supporting Proposed Action: Deletion of "racing forms" will eliminate confusion from apparent contradiction with 1965 Tax Commission Order which held that the "Daily Racing Form" was a "newspaper" and thus not subject to the retail sales tax. This particular deletion was overlooked in the previous revision adopted on March 15, 1983.

Agency Personnel Responsible for Drafting and Implementation: Don R. McCuiston, 415 General Administration Building, Olympia, Washington 98504, Telephone: 753-5525; and Enforcement: Department of Revenue, 415 General Administration Building, Olympia, Washington 98504, Telephone: 753-5540.

AMENDATORY SECTION (Amending Order ET 83-17, filed 3/15/83)

WAC 458-20-143 PUBLISHERS OF NEWSPAPERS, MAGAZINES, PERIODICALS.

BUSINESS AND OCCUPATION TAX

PRINTING AND PUBLISHING. Publishers of newspapers, magazines and periodicals are taxable under the printing and publishing classification upon the gross income derived from the publishing business.

Persons who both print and publish books, music, circulars, etc., or any other item, are likewise taxable under the printing and publishing classification. However, persons, other than publishers of newspapers, magazines or periodicals, who publish such things and do not print the same, are taxable under either the wholesaling or retailing classification, measured by gross sales, and taxable under the service classification, measured by the gross income received from advertising.

RETAIL SALES TAX

Sales of newspapers, whether by publishers or others, are specifically exempt from the retail sales tax.

However, sales of magazines, periodicals, and all publications other than newspapers are subject to the retail sales tax when made to consumers.

"NEWSPAPER" DEFINED. The word "newspaper" means a publication of general circulation bearing a title, issued regularly at stated intervals of at least once every two weeks, and formed of printed paper sheets without substantial binding. It must be of general interest, containing information of current events. The word does not include (~~racing forms or other similar~~) publications devoted solely to a specialized field. It shall include school newspapers, regardless of the frequency of publication, where such newspapers are distributed regularly to a paid subscription list.

Sales to newspapers, magazine and periodical publishers of paper and printers ink which become a part of the publications sold, and sales by printers of printed publications to publishers for sale, are sales for resale and are not subject to the retail sales tax.

With respect to community newspapers which are distributed free of charge, where the publisher has a contract with his advertisers to distribute the newspaper to the subscriber in consideration for the payments made by the advertisers, it will be construed that the publisher sells the newspaper to the advertiser, and, therefore, the retail sales tax will not apply with respect to the charge made by the printer to the publisher for printing the newspaper or with respect to the purchase of ink and paper when the publisher prints his own newspaper.

Sales to newspaper, magazine or periodical publishers of equipment and of supplies and materials which do not become a part of the finished publication which is sold are subject to the retail sales tax. This

includes, among others, sales of engravings, fuel, furniture, lubricants, machinery, negatives and plates used in offset printing, photographs, stationery and writing ink. Sales of engravings to publishers are subject to the retail sales tax unless the publisher resells such engravings without intervening use.

Sales to newspaper, magazine or periodical publishers of baseball bats, bicycles, dolls and other articles of tangible personal property which are to be distributed by the publisher as gifts, premiums or prizes are sales for consumption and subject to the retail sales tax.

So-called "sales" by authors and artists to publishers of the right to publish scripts, paintings, illustrations and cartoons are mere licenses to use, not sales of tangible personal property and, therefore, are not subject to the retail sales tax.

USE TAX

Publishers of newspapers, magazines and periodicals are subject to tax upon the value of articles printed or produced for use in conducting such business.

WSR 83-13-027
EMERGENCY RULES
DEPARTMENT OF FISHERIES
[Order 83-48—Filed June 7, 1983]

I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing rules.

I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is allows herring to be used for purposes other than human consumption or fishing bait.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 7, 1983.

By William R. Wilkerson
Director

NEW SECTION

WAC 220-20-01000I GENERAL PROVISIONS—FOOD FISH FOR ZOO ANIMALS *Notwithstanding the provisions of WAC 220-20-010 and WAC 220-49-020, it is unlawful to take, fish for, or possess herring taken for purposes other than human consumption or fishing bait, except that it is lawful to take herring for food fish for zoo animals under a permit authorized by the director of the department of fisheries if:*

- (1) *No other source of herring suitable for zoo food is available.*
- (2) *Zoo animals are in danger of dying.*

(3) *The amounts purchased are reported monthly to the department.*

(4) *The quantity purchased does not exceed the estimated amount needed for six months, or 15,000 pounds, whichever is least.*

WSR 83-13-028
REVIEW OF RULES
DEPARTMENT OF ECOLOGY
[Filed June 7, 1983]

Shown below is this agency's schedule for review of rules for effect of agency rules on small business. Chapter 19-.85 RCW requires that such a schedule be established and made public.

If you have any questions, please contact Patricia Marston, Rules Coordinator, at 459-6018.

<u>Year Ending</u>	<u>Rules to be Reviewed</u>
June 10, 1984	Chapters 18-48, 173-400, 173-403, 173-405, 173-410, 173-415, 173-490, 173-801, 173-301, 173-303 and 372-24 WAC
June 10, 1985	Chapters 173-508, 173-509, 173-510, 173-512, 173-513, 173-531A and 173-563 WAC
June 10, 1986	Chapters 18-28 and 372-36 WAC
June 10, 1987	Chapters 18-02 and 173-402 WAC
June 10, 1988	Chapters 173-310 and 173-220 WAC

WSR 83-13-029
ADOPTED RULES
DEPARTMENT OF ECOLOGY
[Order DE 83-4—Filed June 7, 1983]

I, John F. Spencer, deputy director of the Department of Ecology, do promulgate and adopt at the Department of Ecology, Lacey, Washington, the annexed rules relating to Seattle, City of, amending WAC 173-19-2521.

This action is taken pursuant to Notice No. WSR 83-09-052 filed with the code reviser on April 20, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 90.58.120 and 90.58.200 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 7, 1983.

By John F. Spencer
Deputy Director

AMENDATORY SECTION (Amending Order DE 81-44, filed 1/6/82)

WAC 173-19-2521 SEATTLE, CITY OF. City of Seattle Master Program approved June 30, 1976. Revision approved March 11, 1977. Revision approved September 10, 1980. Revision approved February 24, 1981. Revision approved May 14, 1981. Revision approved October 1, 1981. Revision approved January 5, 1982. Revision approved February 24, 1983. Revision approved June 7, 1983.

WSR 83-13-030
ATTORNEY GENERAL OPINION
Cite as: AGO 1983 No. 11
 [June 7, 1983]

OFFICES AND OFFICERS—SECRETARY OF STATE—ELECTIONS—RECORDS—POLITICAL PARTIES' COSTS OF STATE-WIDE COMPUTER TAPE OF REGISTERED VOTERS

In providing the state central committee of each major political party with a duplicate copy of the master state-wide computer tape or data file of registered voters ". . . at actual duplication costs, . . ." as required by RCW 29.04.160, the Secretary of State may not include in the charge the amounts his office was required to pay to each county, in accordance with RCW 29.04.150, for a duplicate computer tape or data file of its records of registered voters in that county.

Requested by:

Honorable R. Red Bottiger
 Senate Majority Leader
 8849 Pacific Avenue
 Tacoma, Washington 98444

Requested by:

Honorable Jeannette Hayner
 Senate Republican Leader
 Box 454
 Walla Walla, Washington 99362

WSR 83-13-031
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)
 [Filed June 8, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules concerning mandatory monthly reporting, amending WAC 388-24-044.

It is the intention of the secretary to adopt these rules on an emergency basis on or about June 7, 1983.

Correspondence concerning this notice and proposed rules attached should be addressed to:

David A. Hogan, Director
 Division of Administration and Personnel
 Department of Social and Health Services
 Mailstop OB 14
 Olympia, WA 98504

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact William B. Pope, Chief, Office of Administrative Regulations, at State Office Building #2, 12th and Franklin, Olympia, Phone (206) 753-7015, by July 13, 1983. The meeting site is in a location which is barrier free;

that the agency will at 2:00 p.m., Wednesday, July 27, 1983, in Conference Room H-19, Third Floor, Office Building #2, 12th and Franklin, Olympia, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on August 3, 1983.

The authority under which these rules are proposed is RCW 74.08.090.

The specific statute these rules are intended to implement is chapter 74.12 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before July 27, 1983.

Dated: June 6, 1983

By: David A. Hogan, Director
 Division of Administration and Personnel

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045.

Re: Amending WAC 388-24-044, Mandatory monthly reporting.

Purpose of the Rule Change: To simplify administration and reduce paperwork.

Statutory Authority: RCW 74.08.090.

Summary of the Rule Change: Mandatory monthly reporting will be restricted to those public assistance recipients who are most likely to have changes in circumstances.

Person or Persons Responsible for the Drafting, Implementation and Enforcement of the Rule: Mac Trepanier, Program Manager, Division of Income Assistance, Mailstop: OB 31C, Phone: 3-3177.

These rules are not necessary as a result of federal law, federal court decision, or state court decision.

AMENDATORY SECTION (Amending Order 1863, filed 8/18/82)

WAC 388-24-044 MANDATORY MONTHLY REPORTING.

(1) As a condition of continuing eligibility for AFDC and RA, ((the)) certain recipients must return to the department a completed monthly status report (MSR) by the fifth day of the month following the month for which the MSR describes the household circumstances. Recipients who must report monthly are those with:

- (a) Income,
- (b) Deprivation or reduction in earnings occurring within the last twelve months,
- (c) Fraud overpayment,
- (d) An eighteen year old in school,
- (e) WIN exemption due to remoteness or illness,
- (f) An individual sixteen or seventeen years of age in school,
- (g) An individual without a social security number,
- (h) Shelter costs over eighty percent of the payment standard,
- (i) Any case the local office determines should report monthly, e.g., resources near the maximum.

(2) Failure to return a completed MSR by the fifth day of the month shall result in termination except as provided in subsection (3) of this section.

(3) If the recipient furnishes the completed report to the department within ten days from the date of a termination notice pursuant to subsections (1) and (2) of this section, the department shall:

- (a) Accept the replacement form; and
- (b) Reinstate assistance if the information on the replacement form indicates the recipient is still eligible.
- (4) If the information on the replacement form indicates the recipient is ineligible or eligible for an amount less than the prior month's payment, the department must notify the recipient according to chapter 388-33 WAC.

~~((These rules shall become effective on August 15, 1982.))~~

WSR 83-13-032
EMERGENCY RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Order 1967—Filed June 8, 1983]

I, David A. Hogan, director of the Division of Administration and Personnel, do promulgate and adopt at Olympia, Washington, the annexed rules relating to mandatory monthly reporting, amending WAC 388-24-044.

I, David A. Hogan, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is these rules will be of substantial benefit to certain public assistance recipients and will reduce paperwork.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated under the general rule-making authority of the Department of Social and Health Services as authorized in RCW 74.08.090.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 6, 1983.

By David A. Hogan, Director
 Division of Administration and Personnel

AMENDATORY SECTION (Amending Order 1863, filed 8/18/82)

WAC 388-24-044 MANDATORY MONTHLY REPORTING. (1) As a condition of continuing eligibility for AFDC and RA, ~~((the))~~ certain recipients must return to the department a completed monthly status report (MSR) by the fifth day of the month following the month for which the MSR describes the household circumstances. Recipients who must report monthly are those with:

- (a) Income,

(b) Deprivation or reduction in earnings occurring within the last twelve months,

(c) Fraud overpayment,

(d) An eighteen year old in school,

(e) WIN exemption due to remoteness or illness,

(f) An individual sixteen or seventeen years of age in school,

(g) An individual without a social security number,

(h) Shelter costs over eighty percent of the payment standard,

(i) Any case the local office determines should report monthly, e.g., resources near the maximum.

(2) Failure to return a completed MSR by the fifth day of the month shall result in termination except as provided in subsection (3) of this section.

(3) If the recipient furnishes the completed report to the department within ten days from the date of a termination notice pursuant to subsections (1) and (2) of this section, the department shall:

- (a) Accept the replacement form; and
- (b) Reinstate assistance if the information on the replacement form indicates the recipient is still eligible.
- (4) If the information on the replacement form indicates the recipient is ineligible or eligible for an amount less than the prior month's payment, the department must notify the recipient according to chapter 388-33 WAC.

~~((These rules shall become effective on August 15, 1982.))~~

WSR 83-13-033
EMERGENCY RULES
DEPARTMENT OF
LABOR AND INDUSTRIES
 [Order 83-17—Filed June 9, 1983]

I, Sam Kinville, director of the Department of Labor and Industries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to qualification for registration of vocational rehabilitation counselors, WAC 296-18-310.

I, Sam Kinville, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is this amendment is necessary on an immediate basis to more clearly define the rules regarding the qualifications required to be registered as a vocational rehabilitation counselor in the state of Washington to comply with the intent of chapter 51.41 RCW.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 51.04.020 and 51.41.010 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 9, 1983.

By Sam Kinville
Director

AMENDATORY SECTION (Amending Order 82-40, filed 11/30/82)

WAC 296-18-310 QUALIFICATION FOR REGISTRATION OF VOCATIONAL REHABILITATION COUNSELORS. (1) A private vocational rehabilitation counselor may be registered to provide rehabilitation services (~~(only)~~) when he or she meet the following qualifications:

(a) A doctorate or masters degree in rehabilitation counseling, psychology, counseling (and guidance), educational psychology ((or a closely related field)); and a minimum of one year of experience in vocational counseling, job placement, vocational assessment, or other documented areas of vocational rehabilitation services ((a closely related field)); or

(b) A bachelors degree in rehabilitation counseling, psychology, counseling, educational psychology, ((or a closely related field)) and a minimum of two years in job placement, vocational assessment, vocational counseling or other documented areas of vocational rehabilitation services ((or a closely related field)); or

(c) A masters degree with twenty-four (24) credit hours in a combination of: rehabilitation philosophy, history, ethics, medical aspects of disability, psychological aspects of disability, job placement, occupational information, counseling theory, personal and vocational adjustment, work evaluation, or practicum in subject matter previously listed; and a minimum of two years full time service as a rehabilitation counselor in insurance rehabilitation; or

(d) A bachelors degree with twenty-four (24) credit hours in a combination of: rehabilitation philosophy, history, ethics, medical aspects of disability, psychological aspects of disability, job placement, occupational information, counseling theory, personal and vocational adjustment, work evaluation, or practicum in subject matter previously listed; and a minimum of three years full time service as a rehabilitation counselor in insurance rehabilitation.

(2) An individual who meets the minimum educational requirements but does not meet the minimum experience requirements may register as a consultant intern. When the intern is registered, the intern's employer shall provide the office of rehabilitation review with the name of the registered vocational rehabilitation counselor under whose direct supervision the intern will work. The supervisor shall be considered to be directly responsible for the rehabilitation work of the intern. In order for all parties to be aware of the intern's status, he or she shall be designated as an "intern".⁽²⁾

(3) The qualifications for vocational rehabilitation counselors employed by or seeking employment with the department will be in accordance with the merit system

rules with approval by the state personnel board as governed by the department of personnel.

(4) For the purpose of registration, the office of rehabilitation review will establish, in policies and procedures, minimum qualifications for specialty services within the field of vocational rehabilitation counseling. Such minimum qualifications will be no greater than those provided in subsection (1), (2) or (3) of this section. The office of rehabilitation review may hear special cases for registration which fall outside the normal parameters of registration and grant registration upon approval of the administrator of the office of rehabilitation review.

Reviser's note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

WSR 83-13-034

ADOPTED RULES

CENTRAL WASHINGTON UNIVERSITY

[Order 53—Filed June 9, 1983—Eff. July 24, 1983]

I, Alfred J. Teeple, Chief of Campus Safety of the Central Washington University, do promulgate and adopt at the Kachess Room, Samuelson Union Building, CWU Campus, the annexed rules relating to parking and traffic regulations, chapter 106-116 WAC.

This action is taken pursuant to Notice No. WSR 82-18-040 filed with the code reviser on August 27, 1982. These rules shall take effect at a later date, such date being July 24, 1983.

This rule is promulgated under the general rule-making authority of the Central Washington University as authorized in RCW 28B.35.120(11).

The undersigned hereby declares that the institution has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED October 5, 1982.

By Alfred J. Teeple
Chief of Campus Safety

AMENDATORY SECTION (Amending Order 46, filed 3/23/81)

WAC 106-116-042 INFRACCTIONS. ((f(1))) (1) The entire campus, including parking and traffic areas, is patrolled by the Campus Safety Department with authority to issue infractions for on-campus violations. This authority is further shown in WAC ((f(106-116-040)) [106-114-040]) 106-116-040 of this policy.

(2) The Campus Safety Department and its duly sworn officers have authority to issue infractions for violations of Washington Administrative Codes and ordinances and laws of the city of Ellensburg, county of Kittitas, and state of Washington, which violations occur on university owned property.

AMENDATORY SECTION (Amending Order 45, filed 8/14/80)

WAC 106-116-103 ADDITIONAL VEHICLES. When a new or different motor vehicle is acquired, it shall be necessary to obtain a new permit for that vehicle. When such a change of vehicles has been accomplished, the old permit will be surrendered to the Campus Safety Department ~~((f;))~~ and a new permit with the same expiration date assigned will be issued at no charge by the cashier's office.

AMENDATORY SECTION (Amending Order 47, filed 11/3/81)

WAC 106-116-201 PERMITTED PARKING AREAS. (1) University owned parking areas are marked with signs reading, "Parking by University Permit Only." Vehicles parked without valid parking permits will be ticketed from 7:30 a.m. to 4:00 p.m. Monday through Friday, except:

(2) No parking permitted daily in C-1 lot from 4:00 a.m. to 5:00 a.m.

(3) No parking permitted daily in B lot from 4:00 a.m. to 5:00 a.m.

(4) Enforcement shall be in effect twenty-four hours a day in the following parking areas:

- (a) Residence hall staff parking areas ~~((;))~~;
- (b) Buttons Apartments ~~((;))~~;
- (c) Limited time zones ~~((;))~~;
- (d) J Lot ~~((;))~~;
- (e) Handicapped areas.

AMENDATORY SECTION (Amending Order 47, filed 11/3/81)

WAC 106-116-203 SPECIFIC PARKING PROHIBITIONS. (1) Parking in areas and places normally used for moving traffic is a specific violation of these regulations.

(2) Parking in such a position with relation to other parked cars or marked parking spaces as to impede, restrict, or prevent free ingress or egress by other automobiles violates these regulations.

(3) Parking in areas marked for a special permit or clearly designated by signing for special use not available to the general public or regular permit holders is prohibited. Examples: parking in a space marked "Handicapped Permits Only," in spaces reserved for residence hall personnel ~~((or))~~ Health Center permit only and library parking lot.

(4) Parking and/or driving on sidewalks adjacent to streets is prohibited.

(5) Parking or driving on lawns or flower beds is prohibited.

AMENDATORY SECTION (Amending Order 45, filed 8/14/80)

WAC 106-116-213 PARKING OF TRAILERS, CAMPERS, AND SIMILAR PURPOSE VEHICLES ON CAMPUS. It shall be unlawful for any individual, firm ~~((f;))~~, or corporation to park any type of vehicle on

the grounds of Central Washington University ~~((f;))~~ for the purpose of using such vehicle as a living unit.

Any exception must be approved by the Chief of Campus Safety, in writing.

AMENDATORY SECTION (Amending Order 45, filed 8/14/80)

WAC 106-116-310 CONTRACTOR PARKING PERMITS. ~~((f;f;))~~ All contractors responsible for construction projects on the campus or for repair and maintenance contracts and those who make continuous deliveries of supplies must contact the Campus Safety Department prior to starting work to obtain permits for the parking of those vehicles necessary to carry on the work.

AMENDATORY SECTION (Amending Order 47, filed 11/3/81)

WAC 106-116-403 VISITOR PARKING PERMITS. Visitors may obtain parking permits from the automatic permit dispensers.

Visitors on official business may obtain a courtesy permit from the Campus Safety Office, located ~~((at 11th and D Street near the entrance to "B" Lot))~~ 1/2 block west of D Street on 11th Avenue.

AMENDATORY SECTION (Amending Order 47, filed 11/3/81)

WAC 106-116-404 VISITOR PARKING AREAS. Visitors, after obtaining a proper permit, may park in any university owned and designated parking area except staff and faculty reserved areas and "J" lot. ~~((They may park at any metered parking area, if meter fee is paid.))~~

AMENDATORY SECTION (Amending Order 47, filed 11/3/81)

WAC 106-116-514 ELECTION TO FORFEIT OR CONTEST. The notice of infraction issued pursuant to WAC 106-116-513 of these regulations shall inform the alleged violator that he/she may elect either to forfeit the monetary penalty to the infraction(s) charged or to contest the matter(s) ~~((in the manner described by the court of the Judge of the Lower Kittitas County District Court))~~.

(1) If the alleged violator chooses to forfeit the penalty, he/she may do so by paying the appropriate amount to ~~((Judge of the Lower Kittitas County District Court))~~ the cashier's office. Payment will be in cash, by certified check, or by money order. Such payment may also be made by mail. Such forfeiture shall constitute a waiver of a right to a hearing.

(2) If the alleged violator chooses to contest, he/she may do so by contacting the ~~((office of the Judge of the Lower Kittitas County District Court in accordance with directions given on the infraction notice))~~ Cashier's Office, Mitchell Hall, CWU, where Parking Infraction Appeal forms are available upon request. The completed form stating the reasons for challenging the validity of the assessed obligation must be filed in the cashier's

office within seven days of the date of the infraction notice. The appeal must be reviewed by the University Parking Appeal Board, consisting of three student members, one faculty member, one staff member, the Chief of Campus Safety (ex-officio) and the Director of Student Activities (ex-officio). The Parking Appeal Board will render a decision in good faith.

(3) A person charged with a parking infraction who deems himself or herself aggrieved by the final decision of the University Parking Appeal Board may, within ten days after written notice of the final decision, appeal by filing a written notice thereof with the Campus Safety Office. Documents relating to the appeal shall immediately be forwarded to the Lower Kittitas County District Court which shall have jurisdiction over such offense and such appeal shall be heard de novo.

AMENDATORY SECTION (Amending Order 45, filed 8/14/80)

WAC 106-116-601 ✓ TRAFFIC REGULATION SIGNS, MARKINGS, BARRICADES, ETC. (1) The Campus Safety (~~{Department}~~) Office and the Physical Plant Department are authorized to erect signs, barricades and other structures and to paint marks and other directions upon the streets and roadways for the regulation of traffic and parking upon state lands devoted mainly to the educational or research activities of Central Washington University. Such signs, barricades, structures, markings(~~{,}~~), and directions shall be so made and placed as to, in the opinion of the Chief of Campus Safety and the Director of Physical Plant, best effectuate the objectives stated in WAC 106-116-020 of these regulations.

(2) No sign, barricade, structure, marking, or direction for the purpose of (~~{regulation}~~ ~~{regulating}~~) regulating traffic or parking shall be moved, defaced, or in any way changed by any person without authorization from the Chief of Campus Safety.

AMENDATORY SECTION (Amending Order 47, filed 11/3/81)

WAC 106-116-603 ✓ MONETARY PENALTY SCHEDULE (~~{FOR COURT}~~).

Offense	((Fine)) Penalty
(1) Improper display of permit	\$((-1.00)) 2.00
(2) Parking faculty-staff area	\$((-1.00)) 2.00
(3) Parking yellow stripe or curb	\$((-2.00)) 3.00
(4) Parking outside designated parking area	\$ 2.00
(5) {Live parking area}	\$ 2.00
({6}) Obstructing traffic	\$((-2.00)) 5.00
(({7})) (6) Double parking	\$((-2.00)) 5.00
(({8})) (7) Parking at improper angle or using more than one stall, or backing into parking stall	\$ 2.00

Offense	((Fine)) Penalty
(({9})) (8) Violation of the bicycle parking rules in WAC 106-116-901	\$((-1.00)) 2.00
(({10})) (9) Reserved parking area	\$((-2.00)) 3.00
(({11})) (10) No parking area	\$((-2.00)) 5.00
{((12) Failure to remove keys from ignition}	{ \$ 2.00}
({13}) (11) Overtime parking	\$((-1.00)) 2.00
(({14}) {Vehicle not registered}	{ \$ 2.00}
({15}) Falsification of vehicle registration	\$ 5.00
({16}) (12) Using counterfeit, falsely made or altered permit	\$((-10.00)) 50.00
(({17})) (13) Illegal use of permit	\$((-10.00)) 20.00
(({18})) (14) No current permit	\$((-2.00)) 3.00
(({19})) (15) Parking service drive	\$((-2.00)) 5.00
(({20})) (16) Parking/driving sidewalks, malls	\$((-5.00)) 10.00
(({21})) (17) Parking/driving lawns	\$((-10.00)) 15.00
(({22})) (18) Parking fire lane	\$((-10.00)) 15.00
(({23})) (19) Parking fire hydrant	\$((-10.00)) 15.00
(({24})) (20) Driving, walking, leading, etc., certain animals on campus without permit (WAC 106-116-10401)	\$10.00
(({25})) (21) Other violations of the objectives of the CWU Parking and Traffic Regulations	{(\$1.00 to \$10.00)} \$2.00 to \$10.00
(({26})) (22) Parking in a space marked "Handicapped Permits Only"	{(\$10.00)} \$15.00

((~~{27}~~) (a) ~~{When an infraction notice for offenses (1), (2), (9), and (13) is issued, any violator may, within one full business day of the issuance thereof, present such notice to the District Court office in the Kittitas County Courthouse and therewith pay \$75 and no additional fine or penalty shall be imposed for such violation.~~

(b) ~~{The Court Commissioner of the [Lower] Kittitas County District Court and authorized deputies, or during nonbusiness hours of said court the office of the Sheriff of Kittitas County will accept payments made under this rule.~~

(c) ~~{This schedule of monetary penalties and provisions for their payment corresponds with rules laid down by the Lower Kittitas County District Court.}~~

WSR 83-13-035
EMERGENCY RULES
DEPARTMENT OF FISHERIES
 [Order 83-49—Filed June 9, 1983]

I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to subsistence fishing rules.

I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is harvestable numbers of salmon are available.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 9, 1983.

By Russell W. Cahill
 Deputy
 for William R. Wilkerson
 Director

NEW SECTION

WAC 220-32-05900E KLIICKITAT RIVER—SUBSISTENCE Effective immediately through 12:00 noon, June 12, 1983, those individuals possessing treaty fishing rights pursuant to the Yakima treaty may take, fish for or possess salmon for subsistence purposes with dip net gear in that portion of the Klickitat River between the swinging bridge, approximately one and one-half miles upstream, to a monument located in Section 25, Township 3N, Range 12E, a distance of 25 feet downstream from the entrance to the upper Klickitat Falls Fishway No. 5.

WSR 83-13-036
NOTICE OF PUBLIC MEETINGS
HUMAN RIGHTS COMMISSION
 [Memorandum—June 8, 1983]

It has been necessary to adjourn the regular monthly meeting in June from the 16th to the 23rd of the month, through lack of a quorum. The meeting will begin at 2:00 p.m. instead of the regular time of 9:30 a.m., and will continue until 9:00 p.m. to accommodate community groups wishing to attend. The meeting will be held at the Auditorium, Public Utilities District, 14th and Clark, Pasco, WA 99302.

WSR 83-13-037
NOTICE OF PUBLIC MEETINGS
HOSPITAL COMMISSION
 [Memorandum—June 9, 1983]

The State Hospital Commission meeting scheduled for Thursday, June 16, 1983, will be held at the Hyatt at Sea-Tac, Phoenix A Room, instead of the Vance Airport Inn as previously announced.

WSR 83-13-038
NOTICE OF PUBLIC MEETINGS
HOSPITAL COMMISSION
 [Memorandum—June 9, 1983]

The State Hospital Commission will meet in Seattle at the Vance Airport Inn on Thursday, June 30, 1983, at 9:30 a.m. The hospitals scheduled for informal hearing have previously filed with the commission their annual budget and rate requests and their requests for amendments to their previously approved budget and rates. Staff findings and recommendations will be prepared and transmitted to the scheduled hospitals and to members of the Hospital Commission in accordance with WAC 261-20-135. Such information is on file in the commission's office and is available for inspection.

Meetings of the State Hospital Commission are also scheduled for July 21 and August 25, 1983, at the Vance Airport Inn.

WSR 83-13-039
NOTICE OF PUBLIC MEETINGS
WESTERN WASHINGTON UNIVERSITY
 [Memorandum—June 9, 1983]

The board of trustees of Western Washington University will hold a special meeting on Friday, June 10, 1983, 2:30 p.m. in Old Main 440A on campus.

WSR 83-13-040
PROPOSED RULES
DEPARTMENT OF
GENERAL ADMINISTRATION
(Division of Savings and Loan Associations)
 [Filed June 10, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Division of Savings and Loan Associations, Department of General Administration, intends to adopt, amend, or repeal rules concerning examination and supervision fees for savings and loan associations, amending WAC 419-14-020, adding new sections WAC 419-14-090, 419-14-100 and 419-14-110;

that the agency will at 2:00 p.m., Friday, July 29, 1983, in the Small Conference Room, First Floor, General Administration Building, Olympia, Washington, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 33.28.020.

Dated: June 10, 1983
By: R. H. "Bob" Lewis
Supervisor

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045.

WAC 419-14-020.

RCW 33.28.020 requires that the supervisor collect from each savings and loan association the actual cost for examination and supervision of its condition. This regulation establishes the methods of collecting those costs.

WAC 419-14-090 through 419-14-110.

RCW 33.28.020 requires that the supervisor collect from each savings and loan association the actual cost for examination and supervision of its condition. These regulations establish the basis for collecting special and extraordinary fees for services provided on the supervision and examination of savings and loan associations.

These regulations drafted and proposed by R. H. "Bob" Lewis, Supervisor, Division of Savings and Loan, 217-C General Administration Building, Olympia, Washington 98504, telephone: 753-5597.

The supervisor will be responsible for enforcement of these regulations.

AMENDATORY SECTION (Amending Order 82-4, filed 6/7/82)

WAC 419-14-020 COLLECTION OF EXAMINATION AND SUPERVISION COSTS—COLLECTION METHOD. The requirement of RCW 33.28.020 that the supervisor collect from each savings and loan association the actual costs of examinations and supervision shall be met in accordance with the procedures established in this chapter. The fee shall consist of ~~((two))~~ three elements: (1) an hourly charge for the number of hours spent by division personnel in conducting an examination of the association; ~~((and))~~ (2) a semiannual asset charge~~(.)~~; and (3) an hourly charge for the number of hours of extraordinary or special services.

Reviser's note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

NEW SECTION

WAC 419-14-090 HOURLY CHARGE FOR LEGAL ASSISTANCE. The hourly charge for consultation involving an assistant attorney general shall be assessed at a rate of \$40.00 per hour. Extraordinary legal assistance shall include, but not be limited to, legal research and advice pertaining to granting new charters, acquisition of savings and loan associations, conversions, supervisory hearings, board meetings requiring legal assistance, and preparation of memorandum opinions relating to savings and loan association supervision.

NEW SECTION

WAC 419-14-100 SUPERVISORY REVIEW OF EXAMINATION. Upon completion of each examination the examiners' report shall be reviewed and an examination letter prepared by administrative

personnel. The hourly charge for the review and preparation of the examination letter shall be assessed at the rate of \$30.00 per hour.

NEW SECTION

WAC 419-14-110 SPECIAL EXAMINATIONS. Special examinations shall be assessed at the rate of \$30.00 per hour per examiner. Special examinations shall include, but not be limited to, electronic data processing examinations and other special examinations and reviews the supervisor deems necessary.

WSR 83-13-041
PROPOSED RULES
DEPARTMENT OF
GENERAL ADMINISTRATION
(Division of Savings and Loan Associations)
[Filed June 10, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Division of Savings and Loan Associations, Department of General Administration, intends to adopt, amend, or repeal rules concerning examination and supervision fees for credit unions, amending WAC 419-18-020 and 419-18-040, adding new sections WAC 419-18-050, 419-18-060 and 419-18-070;

that the agency will at 3:00 p.m., Friday, July 29, 1983, in the Small Conference Room, First Floor, General Administration Building, Olympia, Washington, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 31.12.320.

Dated: June 10, 1983
By: R. H. "Bob" Lewis
Supervisor

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045.

WAC 419-18-020.

RCW 31.12.320 requires that each credit union pay the actual cost of examination and supervision. This regulation establishes the methods of collecting those costs.

WAC 419-18-040.

RCW 31.12.320 requires that each credit union pay the actual cost of examination and supervision. This regulation establishes the basis for assessment of a semi-annual asset charge.

WAC 419-18-050 through 419-18-070.

RCW 31.12.320 requires that each credit union pay the actual cost of examination and supervision. These regulations establish the basis for assessment of special and extraordinary fees for services provided in the supervision or examination of credit unions.

These regulations drafted and proposed by R. H. "Bob" Lewis, Supervisor, Division of Savings and Loan, 217-C General Administration Building, Olympia, Washington 98504, telephone: 753-5597.

The supervisor will be responsible for enforcement of these regulations.

AMENDATORY SECTION (Amending Order 82-5, filed 6/7/82)

WAC 419-18-020 COLLECTION OF EXAMINATION AND SUPERVISION COSTS—COLLECTION METHOD. The requirement of RCW 31.12.320 that the supervisor collect from each credit union the actual costs of examinations and supervision shall be met in accordance with the procedures established in this chapter. The fee shall consist of ~~((two))~~ three elements: (1) an hourly charge for the number of hours spent by division personnel in conducting an examination of the credit union, ~~((and))~~ (2) a semiannual asset charge ~~((:))~~, and (3) an hourly charge for the number of hours of extraordinary or special services.

AMENDATORY SECTION (Amending Order 82-5, filed 6/7/82)

WAC 419-18-040 SEMIANNUAL ASSET CHARGE. The semiannual asset charge will be assessed at a rate of three and ~~((one-quarter))~~ one-half cents per thousand dollars of total assets, computed on assets as of June 30 and December 31 of each calendar year, and payable no later than July 15 and January 15 next following the respective assessment dates. Those credit unions the total assets of which are less than two hundred thousand dollars as of a particular assessment date shall not be required to pay an asset charge for the semiannual period immediately preceding such assessment date.

NEW SECTION

WAC 419-18-050 HOURLY CHARGE FOR EXTRAORDINARY LEGAL ASSISTANCE. The hourly charge for consultation involving an assistant attorney general shall be assessed at the rate of \$40.00 per hour. Extraordinary legal assistance shall include, but not be limited to, supervisory hearings, auditing committee meetings and board meetings requiring legal assistance, and preparation of memorandum opinions relating to credit union supervision.

NEW SECTION

WAC 419-18-060 SUPERVISORY REVIEW OF EXAMINATIONS. Upon completion of each examination the examiners' report shall be reviewed and an examination letter prepared by administrative personnel. The hourly charge for the review and preparation of the examination letter shall be assessed at the rate of \$30.00 per hour.

NEW SECTION

WAC 419-18-070 SPECIAL EXAMINATIONS. Special examinations shall be assessed at the rate of \$30.00 per hour, per examiner. Special examinations shall include, but not be limited to, electronic data processing examinations and other special examinations as the supervisor deems necessary.

WSR 83-13-042
EMERGENCY RULES
DEPARTMENT OF
GENERAL ADMINISTRATION
(Division of Savings and Loan Associations)
[Order 83-2—Filed June 10, 1983]

I, R. H. "Bob" Lewis, Supervisor of the Division of Savings and Loan Associations, do promulgate and adopt at Olympia, Washington, the annexed rules relating to examination and supervision fees for credit unions, amending WAC 419-18-020 and 419-18-040, adding new sections WAC 419-18-050, 419-18-060 and 419-18-070.

I, R. H. "Bob" Lewis, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity

to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is the amendments to WAC 419-18-020 and 419-18-040, and the adoption of WAC 419-18-050 through 419-18-070 are necessary to implement the requirements of RCW 31.12.320 that the supervisor collect from credit unions which he supervises the actual cost of their examinations and supervision. Failure to amend WAC 419-18-020 and 419-18-040 and to adopt WAC 419-18-050 through 419-18-070 on an emergency basis would leave the Division of Savings and Loan without adequate funding to perform its statutorily mandated duties of supervising and examining state chartered credit unions.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 31.12.320 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 10, 1983.

By R. H. "Bob" Lewis
Supervisor

AMENDATORY SECTION (Amending Order 82-5, filed 6/7/82)

WAC 419-18-020 COLLECTION OF EXAMINATION AND SUPERVISION COSTS—COLLECTION METHOD. The requirement of RCW 31.12.320 that the supervisor collect from each credit union the actual costs of examinations and supervision shall be met in accordance with the procedures established in this chapter. The fee shall consist of ~~((two))~~ three elements: (1) an hourly charge for the number of hours spent by division personnel in conducting an examination of the credit union, ~~((and))~~ (2) a semiannual asset charge ~~((:))~~, and (3) an hourly charge for the number of hours of extraordinary or special services.

AMENDATORY SECTION (Amending Order 82-5, filed 6/7/82)

WAC 419-18-040 SEMIANNUAL ASSET CHARGE. The semiannual asset charge will be assessed at a rate of three and ~~((one-quarter))~~ one-half cents per thousand dollars of total assets, computed on assets as of June 30 and December 31 of each calendar year, and payable no later than July 15 and January 15 next following the respective assessment dates. Those credit unions the total assets of which are less than two hundred thousand dollars as of a particular assessment date shall not be required to pay an asset charge for the semiannual period immediately preceding such assessment date.

NEW SECTION

WAC 419-18-050 HOURLY CHARGE FOR EXTRAORDINARY LEGAL ASSISTANCE. The

hourly charge for consultation involving an assistant attorney general shall be assessed at the rate of \$40.00 per hour. Extraordinary legal assistance shall include, but not be limited to, supervisory hearings, auditing committee meetings and board meetings requiring legal assistance, and preparation of memorandum opinions relating to credit union supervision.

NEW SECTION

WAC 419-18-060 SUPERVISORY REVIEW OF EXAMINATIONS. Upon completion of each examination the examiners' report shall be reviewed and an examination letter prepared by administrative personnel. The hourly charge for the review and preparation of the examination letter shall be assessed at the rate of \$30.00 per hour.

NEW SECTION

WAC 419-18-070 SPECIAL EXAMINATIONS. Special examinations shall be assessed at the rate of \$30.00 per hour, per examiner. Special examinations shall include, but not be limited to, electronic data processing examinations and other special examinations as the supervisor deems necessary.

WSR 83-13-043

EMERGENCY RULES

DEPARTMENT OF

GENERAL ADMINISTRATION

(Division of Savings and Loan Associations)

[Order 83-3—Filed June 10, 1983]

I, R. H. "Bob" Lewis, Supervisor of the Division of Savings and Loan Associations, do promulgate and adopt at Olympia, Washington, the annexed rules relating to examination and supervision fees for savings and loan associations, amending WAC 419-14-020, adding new sections WAC 419-14-090, 419-14-100 and 419-14-110.

I, R. H. "Bob" Lewis, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is the amendment to WAC 419-14-020 and the adoption of WAC 419-14-090 through 419-14-110 are necessary to implement the requirements of RCW 33.28.020 that the supervisor collect from savings and loan associations which he supervises the actual cost of examination and supervision of their condition. Failure to amend WAC 419-14-020 and to adopt WAC 419-14-090 through 419-14-110 on an emergency basis would leave the Division of Savings and Loan without adequate funding to perform its statutorily mandated duties of supervising and examining state chartered savings and loan associations.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 33.28.020 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 10, 1983.

By R. H. "Bob" Lewis
Supervisor

AMENDATORY SECTION (Amending Order 82-4, filed 6/7/82)

WAC 419-14-020 COLLECTION OF EXAMINATION AND SUPERVISION COSTS—COLLECTION METHOD. The requirement of RCW 33.28.020 that the supervisor collect from each savings and loan association the actual costs of examinations and supervision shall be met in accordance with the procedures established in this chapter. The fee shall consist of ((two)) three elements: (1) an hourly charge for the number of hours spent by division personnel in conducting an examination of the association; ((and)) (2) a semiannual asset charge(.); and (3) an hourly charge for the number of hours of extraordinary or special services.

Reviser's note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

NEW SECTION

WAC 419-14-090 HOURLY CHARGE FOR LEGAL ASSISTANCE. The hourly charge for consultation involving an assistant attorney general shall be assessed at a rate of \$40.00 per hour. Extraordinary legal assistance shall include, but not be limited to, legal research and advice pertaining to granting new charters, acquisition of savings and loan associations, conversions, supervisory hearings, board meetings requiring legal assistance, and preparation of memorandum opinions relating to savings and loan association supervision.

NEW SECTION

WAC 419-14-100 SUPERVISORY REVIEW OF EXAMINATION. Upon completion of each examination the examiners' report shall be reviewed and an examination letter prepared by administrative personnel. The hourly charge for the review and preparation of the examination letter shall be assessed at the rate of \$30.00 per hour.

NEW SECTION

WAC 419-14-110 SPECIAL EXAMINATIONS. Special examination shall be assessed at the rate of \$30.00 per hour per examiner. Special examinations shall include, but not be limited to, electronic data processing examinations and other special examinations and reviews the supervisor deems necessary.

WSR 83-13-044
ADOPTED RULES
COMMITTEE FOR
DEFERRED COMPENSATION
 [Order 83-2—Filed June 10, 1983]

Be it resolved by the Committee for Deferred Compensation, acting at the Department of Transportation Materials Lab Building, Tumwater, Washington, that it does adopt the annexed rules relating to new sections WAC 154-04-035, 154-04-075, 154-12-015, 154-12-105, amending WAC 154-04-010, 154-04-040, 154-04-050, 154-04-070, 154-04-090, 154-04-100, 154-12-010, 154-12-020, 154-12-030, 154-12-090, 154-12-100, 154-12-110, 154-16-010, 154-16-020, 154-20-010, 154-20-020, 154-48-010 and 154-68-020.

This action is taken pursuant to Notice No. WSR 83-10-050 filed with the code reviser on May 3, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Committee for Deferred Compensation as authorized in RCW 41.04.260.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 10, 1983.

By C. H. Shay
Analyst

AMENDATORY SECTION (Amending Order 82-3, filed 6/11/82)

WAC 154-04-010 ✓ **EMPLOYER.** "Employer" means the state of Washington, one of the fifty states of the United States, as described in Section 1.457-2(c)(1) of the final regulations promulgated under Section 457 of the Internal Revenue Code.

NEW SECTION

WAC 154-04-035 ✓ **AMOUNTS DEFERRED.** "Amounts deferred" means compensation deferred under the plan; plus income attributable to compensation so deferred.

AMENDATORY SECTION (Amending Order 82-3, filed 6/11/82)

WAC 154-04-040 ✓ **NORMAL RETIREMENT AGE.** "Normal retirement age" means(:

(1) ~~The normal retirement age for the employee specified in any other retirement plan maintained for the employee by the employer, or, if no such age is so specified;~~

(2) ~~The date the employee attains age sixty-five))~~ the range of ages:

(1) Ending not later than age seventy and one-half; and

(2) Beginning not earlier than the earliest age at which the participant has the right to retire under the state's basic pension for which he is eligible without consent of the state and under which he will receive immediate retirement benefits without actuarial adjustment due to retirement prior to some later specified age in the state's basic pension plan.

In the case of a participant who continues to work beyond the ages specified above, normal retirement age shall be that date or age designated by the participant or the date or age at which the participant separates from service with the state.

AMENDATORY SECTION (Amending Order 82-3, filed 6/11/82)

WAC 154-04-050 ✓ **PARTICIPATION AGREEMENT.** "Participation agreement" means the agreement executed and filed by an eligible employee with the employer pursuant to WAC 154-12-010, in which the eligible employee elects to become a participant in the plan.

AMENDATORY SECTION (Amending Order 82-3, filed 6/11/82)

WAC 154-04-070 ✓ **PARTICIPANT.** "Participant" means any eligible employee of the employer who executes a participation agreement with the committee assenting to the provisions of this plan, once the agreement has been approved by the committee or its designee.

NEW SECTION

WAC 154-04-075 ✓ **BENEFICIARY.** "Beneficiary" means a beneficiary of a participant, a participant's estate, or any other person whose interest in the plan is derived from the participant.

AMENDATORY SECTION (Amending Order 82-3, filed 6/11/82)

WAC 154-04-090 ✓ **INCLUDIBLE COMPENSATION.** "Includible compensation" means for the purposes of the limitation set forth in WAC 154-12-020, compensation for services performed for the employer which (after applying exclusions pursuant to Sections 403(b) and 457 of the Internal Revenue Code) is ~~((currently))~~ includible in the participant's gross income for ((federal income tax purposes)) the taxable year. The amount of includible compensation shall be determined without regard to any community property laws.

AMENDATORY SECTION (Amending Order 82-3, filed 6/11/82)

WAC 154-04-100 ✓ **ELIGIBLE EMPLOYEE.** "Eligible employee" means any person who is employed by and receives any type of compensation from the employer for whom services are rendered, and who is a full-time, permanent part-time working half-time, or more, or career seasonal employee of the employer, whether or not covered by civil service; an elected or appointed official of the executive branch of the government, including

any full-time member of a board, commission, or committee; a justice of the supreme court, or a judge of the court of appeals or of a superior court; or a member of the state legislature.

AMENDATORY SECTION (Amending Order 82-3, filed 6/11/82)

WAC 154-12-010 ✓ ENROLLMENT. Enrollment in the plan.

(1) An eligible employee may become a participant by executing a participation agreement. Compensation will be deferred for any calendar month only if a participation agreement providing for such deferral is executed by the participant and approved by the committee or its designee before the beginning of such month.

(2) In signing the participation agreement, the participant elects to participate in this plan and consents to the employer deferring the amount specified in the participation agreement from the participant's gross compensation for each pay period. The dollar amount deferred ("~~deferred~~ ((~~amount~~)) compensation") must equal at least thirty dollars per month. Once a participant has specified an amount of deferral, such specification shall continue unless changed or revoked pursuant to WAC 154-12-050 or 154-12-060 of this plan. Participants must have at least one monthly deferral.

NEW SECTION

WAC 154-12-015 ✓ ACCEPTANCE OF INTER-PLAN TRANSFERS. Pursuant to Section 1.457-(2)(k) of the final regulations promulgated under section 457 of the code, this plan will allow for the acceptance of amounts deferred by participants under plans having met the transfer requirements of section 457 in said regulations.

AMENDATORY SECTION (Amending Order 82-3, filed 6/11/82)

WAC 154-12-020. ✓ DEFERRAL LIMITATIONS. Except as provided in WAC 154-12-030, the maximum that may be deferred under the plan for any taxable year of a participant shall not exceed the lesser of (1) \$7,500 or (2) 33 1/3% of the participant's includible compensation for the taxable year, reduced by any amount from the participant's gross income for the taxable year under Section 403(b) on account of contributions made by the state; or as may be otherwise provided in Section 457 of the Internal Revenue Code or any successor statute of similar import.

AMENDATORY SECTION (Amending Order 82-3, filed 6/11/82)

WAC 154-12-030 ✓ CATCH-UP PROVISION. For one or more of the participant's last three taxable years ending before attaining normal retirement age under the plan, the maximum deferral shall be the lesser of (1) \$15,000 for the taxable year, reduced by any amount excludible from the participant's gross income for the taxable year under Section 403(b) on account of contributions made by the state, or (2) the sum of (a) the

limitations established for purposes of WAC 154-12-020 of the plan for the taxable year (determined without regard to this section), plus (b) so much of the limitation established under WAC 154-12-020 for taxable years before the taxable year as has not theretofore been used under WAC 154-12-020 or 154-12-030; or as may be otherwise provided in Section 457 of the Internal Revenue Code or any successor statute of similar import. A prior taxable year shall be taken into account only if: (i) It begins after December 31, 1978; (ii) the participant was eligible to participate in the plan during all or any portion of the taxable year, and; (iii) compensation deferred (if any) under the plan during the taxable year was subject to a maximum limitation (as established under WAC 154-12-020).

A prior taxable year includes a taxable year in which the participant was eligible to participate in an eligible plan sponsored by another entity, providing that the other entity sponsoring the plan is located within the state of Washington. In no event can the participant elect to have the catch-up provision apply more than once whether or not the full catch-up had been utilized.

AMENDATORY SECTION (Amending Order 82-3, filed 6/11/82)

WAC 154-12-090 ✓ ELECTION. Each participant (or in the event of death, the participant's beneficiary) may elect the payout ((~~options~~)) method and the payout period for each event stated in chapters 154-16 and 154-20 WAC. ((~~Such payment, method of payment and settlement options~~)) The payout period must be selected prior to the ((earliest distribution date provided)) time any amounts become payable in the plan ((from among options provided by rule by the committee)), and must be set to a fixed or determinable future time. Such election once made is irrevocable. If such election is made, the payout method from among options provided by rule by the committee need not be selected, or if selected, may be changed until the date not later than sixty days before the date upon which payments are to commence. In the absence of such election a payout option of one hundred twenty monthly installments, or such lesser number of monthly installments as is required by treasury regulations promulgated from time to time under Section 457 of the Internal Revenue Code or any successor statute of similar import ((so that the payout option does not exceed the life expectancy of the participant or the joint and last survivor expectancy of the participant and the participant's spouse,)) shall be automatically invoked by the committee: PROVIDED, That the mode of payment of a deceased participant's benefit shall be determined by the committee within the limitations of WAC 154-16-020 and 154-20-020.

AMENDATORY SECTION (Amending Order 82-3, filed 6/11/82)

WAC 154-12-100 ✓ (INCOME METHOD) INVESTMENT MODE ELECTION. Each participant shall designate on his participation agreement ((~~the method for calculating~~)) his selected investment ((income to be accrued on amounts deferred)) mode. Such

designation shall continue unless changed pursuant to this section. The ~~((method for calculating))~~ investment ~~((income))~~ mode shall be selected from those ~~((methods))~~ modes made available for this purpose from time to time by the committee, in its sole discretion.

The committee may make available as ~~((methods))~~ modes for ~~((such calculation and accrual of))~~ investment ~~((income))~~ (1) a fixed rate of interest product or (2) ~~((the earnings that the deferred amount would have earned if invested in))~~ specified mutual fund shares, deposits with a credit union, savings and loan association, bank, or mutual savings bank, life insurance, shares of an investment company, or fixed and/or variable annuities or other ~~((methods))~~ modes permitted by law and selected by the committee. The committee may from time to time change the available ~~((methods))~~ modes for ~~((the calculation of))~~ investment ~~((income, and a participant may, no more frequently than twice each calendar year unless the committee by specific action authorizes a special additional open change period, change the election of the method, provided that any change may affect only income to be accrued after such change))~~. In the event that the selected investment ~~((constituting the standard of measurement of investment income))~~ mode experiences a loss, the participant's benefits payable hereunder shall likewise reflect loss, rather than income, for the period. Nothing in this section shall require the employer to invest any amount in the investments ~~((constituting the basis for measuring investment income on deferred amounts;))~~ and if the employer should so invest, no participant shall have any right, title, or interest in the assets so invested.

For purposes of determining the amount of benefits payable to a participant or the participant's beneficiary or beneficiaries under the plan, the amount payable shall be reduced by costs of the plan paid from the deferred compensation revolving fund pursuant to WAC 154-08-050, and any investment income which would otherwise have been earned thereon.

NEW SECTION

WAC 154-12-105 CHANGE OF INVESTMENT MODE. Participant may, no more frequently than twice each calendar year, unless the committee by specific action authorizes a special additional open change period, change the election of the investment mode. Such change of investment mode may apply to the redirection of amounts previously deferred as well as current deferrals, whether before or after payments have commenced under the plan (subject to the restrictions imposed by the investment mode, and/or the committee).

AMENDATORY SECTION (Amending Order 82-3, filed 6/11/82)

WAC 154-12-110 DISTRIBUTION OF DEFERRALS. Distribution of deferrals:

(1) Notwithstanding anything in this plan to the contrary, payment of amounts deferred shall commence not later than the latest of (a) sixty days after the close of

the ~~((participant's taxable))~~ plan year in which the participant attains ~~((or would have attained))~~ normal retirement age ~~((; or, if earlier, age sixty-five))~~; (b) sixty days after the close of the ((participant's taxable)) plan year in which the participant separates from service with the employer ~~((; or (c) the close of the participant's taxable year in which the participant attains age seventy and one-half))~~.

(2) Amounts deferred under this plan shall be paid according to options provided by rule by the committee pursuant to WAC 154-12-090, but such options shall provide ~~((for))~~ payment ~~((over a period not longer than (a) the life of the participant; (b) the lives of the participant and the participant's spouse; (c) a period certain not extending beyond the life expectancy of the participant; or (d) a period certain not extending beyond the joint life and last survivor expectancy of the participant and the participant's spouse))~~ of amounts deferred primarily for the benefit of participants (or former participants). Benefits paid to a beneficiary are not to be more than incidental, within the meaning of Section 1.457-2(i)(2).

(3) Notwithstanding anything in this plan to the contrary, ~~((beginning with the participant's taxable year in which the participant attains age seventy and one-half (or, if later, the participant's taxable year in which payments commence), the amount to be paid to the participant each year under the plan shall be not less than the least of (a) the balance of the amounts deferred; (b) an amount equal to the quotient obtained by dividing the balance of the amounts deferred at the beginning of the year by the life expectancy of the participant (or the joint life and last survivor expectancy of the participant and the participant's spouse, as applicable), determined as of the date the participant attains age seventy and reduced by one for each taxable year commencing after the participant attains age seventy and one-half; or (c) the minimum amount permitted by Treasury Regulations promulgated under Section 457 of the Internal Revenue Code))~~ once payments have commenced to the participant, in accordance with WAC 154-12-090, said participant may not elect to accelerate the payment schedule. However, upon the occurrence of an unforeseeable emergency (as defined in WAC 154-24-010), the participant may accelerate the amount remaining payable in the amount not exceeding that described in WAC 154-24-010.

AMENDATORY SECTION (Amending Order 82-3, filed 6/11/82)

WAC 154-16-010 NORMAL RETIREMENT. If the participant continues in the service of the employer until or beyond normal retirement age, the employer shall pay to such participant a retirement benefit equal to the sum of all compensation theretofore deferred under the plan, together with investment income or loss thereon to the date of payment, calculated in accordance with WAC 154-12-100 by the ~~((method))~~ mode set forth in the participant's participation agreement(s) under which such compensation was deferred. The participant's retirement benefit may be paid in one or more installments as elected by the participant pursuant to

WAC 154-12-090. Payment of a participant's retirement benefit shall commence on or before the earlier of:

(1) The first day of any month commencing after the date of the participant's retirement as designated by the participant by written notice to the committee; provided, the committee must receive said written notice no fewer than sixty days prior to the date on which payments are to commence; or

(2) The latest date on which payments are required to commence pursuant to WAC 154-12-110(1).

AMENDATORY SECTION (Amending Order 82-3, filed 6/11/82)

WAC 154-16-020 ✓ UPON DEATH OF PARTICIPANT. Should the participant die at any time after retirement, whether prior to or after the participant has begun to receive the retirement payment(s) provided by WAC 154-16-010, or if payment has commenced to the participant's surviving spouse and such surviving spouse dies before the entire amount is paid, the participant's designated beneficiary or beneficiaries shall be entitled to receive the balance remaining of such payment(s). If no beneficiary is designated as provided in the participation agreement, or if the designated beneficiary does not survive by a period of thirty days, then there shall be paid, in accordance with WAC 154-12-080, to the surviving spouse or to the estate of the participant, a lump sum amount, or such other mode of payment as is determined by the committee if the beneficiary or beneficiaries request it, equal to the current value of such payment(s), pursuant to WAC 154-12-090. The entire amount payable under this section shall be paid (~~((within five years after the participant's death (or the death of the surviving spouse)))~~) over:

(1) The life of the beneficiary (or any shorter period), if the beneficiary is the participant's surviving spouse; or

(2) A period not in excess of fifteen years, if the beneficiary is not the participant's spouse.

AMENDATORY SECTION (Amending Order 82-3, filed 6/11/82)

WAC 154-20-010 ✓ TERMINATION OF SERVICES. In the event of the participant's termination of services as defined in WAC 154-04-060, an amount equal to the sum of all compensation theretofore deferred under the plan, together with investment income or loss thereon to the date of payment, calculated in accordance with WAC 154-12-100 by the ~~((method))~~ mode set forth in the participant's participation agreement(s), shall be paid to the participant in such a manner as the participant may elect pursuant to WAC 154-12-090. In no event shall the committee be required to cause payments to commence until it has been given at least sixty days written notice by the participant of the participant's termination of services.

AMENDATORY SECTION (Amending Order 82-3, filed 6/11/82)

WAC 154-20-020 ✓ DEATH OF PARTICIPANT. In the event the participant dies before retirement or prior to receiving all the benefits provided for in WAC

154-20-010, or if payment has commenced to the participant's surviving spouse and such surviving spouse dies before the entire amount is paid, the participant's designated beneficiary or beneficiaries shall be entitled to receive the balance remaining of such payment(s). If no beneficiary is designated as provided in the participation agreement or if the designated beneficiary does not survive the participant for a period of thirty days, then there shall be paid, in accordance with WAC 154-12-080, to the surviving spouse or to the estate of the participant, a lump sum amount, or such other mode of payment as is determined by the committee if the beneficiary or beneficiaries request it, equal to the current value of such payment(s), pursuant to WAC 154-12-090. The entire amount payable under this section shall be paid (~~((within five years after the participant's death (or the death of the surviving spouse)))~~) over:

(1) The life of the beneficiary (or any shorter period) if the beneficiary is the participant's surviving spouse; or

(2) A period not in excess of fifteen years, if the beneficiary is not the participant's surviving spouse.

AMENDATORY SECTION (Amending Order 82-3, filed 6/11/82)

WAC 154-48-010 ✓ PLAN ASSETS. All amounts of compensation deferred under the plan, all property and rights to property (including rights as a beneficiary of a contract providing life insurance protection) purchased with such amounts, and all income attributable to such amounts, property or rights ~~((;))~~ to property shall remain (until paid or made available to the participant or the participant's beneficiary or beneficiaries under the plan) solely the property and rights of the employer, (without being restricted to the benefits under the plan) and shall be subject only to the claims of general creditors of the employer.

AMENDATORY SECTION (Amending Order 82-3, filed 6/11/82)

WAC 154-68-020 ✓ PLAN TO CONFORM TO FEDERAL LAW. This plan is intended to be an eligible state deferred compensation plan within the meaning of Section 457 of the Internal Revenue Code, and Section 1.457-2(a), and shall be interpreted consistent with such sections and all regulations promulgated thereunder.

WSR 83-13-045

EMERGENCY RULES

DEPARTMENT OF FISHERIES

[Order 83-50—Filed June 13, 1983]

I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to personal use rules.

I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity

to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is the fishery has taken the recommended number of harvestable lingcod.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 10, 1983.

By William R. Wilkerson
Director

NEW SECTION

WAC 220-56-25000C LINGCOD—AREAS AND SEASONS *Notwithstanding the provisions of WAC 220-56-250, effective 11:59 p.m. June 14, 1983, until further notice, it is unlawful to take or possess lingcod taken for personal use from salmon punchcard areas 11 or 13.*

WSR 83-13-046

PROPOSED RULES

PUBLIC DISCLOSURE COMMISSION

[Filed June 13, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Public Disclosure Commission intends to adopt, amend, or repeal rules concerning:

New WAC 390-20-146 Lobbyist entertainment; reporting.
Amd WAC 390-20-145 Reporting of lobbying events;

that the agency will at 9 a.m., Tuesday, July 26, 1983, in the Second Floor Conference Room, Evergreen Plaza Building, Olympia, Washington, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on July 26, 1983.

The authority under which these rules are proposed is RCW 42.17.370(1).

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before July 26, 1983.

Dated: June 1, 1983

By: Graham E. Johnson
Administrator

STATEMENT OF PURPOSE

Title: Lobbyist entertainment; reporting.

Description of Purpose: To clarify lobbyist entertainment reporting requirements.

Statutory Authority: RCW 42.17.170.

Summary of Rule: Describes expected reporting details for entertainment occurring in private facilities and in a large group environment.

Reasons Supporting Proposed Action: The statutory requirements for reporting entertainment appear to be written with small, intimate restaurant luncheons and dinners in mind. The nature and style of entertaining appears to be shifting away from that form to gatherings in private residences and large receptions.

Agency Personnel Responsible for Drafting: Graham Johnson, David Clark and Paul Gillie; Implementation and Enforcement: PDC staff.

Person or Organization Proposing Rule, and Whether Public, Private, or Governmental: PDC staff.

Agency Comments or Recommendations Regarding Statutory Language, Implementation, Enforcement, Fiscal Matters: Rule should reduce the number of instances where the commission must approve special reporting arrangements for instances of entertainment.

Whether Rule is Necessary as Result of Federal Law or Federal or State Court Action: N/A.

Title: Report of lobbying events.

Description of Purpose: Update rule because of new rule.

Statutory Authority: RCW 42.17.170.

Summary of Rule: Describes reporting of lobbying events.

Reasons Supporting Proposed Action: Need to update rule because of new rule WAC 390-20-146.

Agency Personnel Responsible for Drafting, Implementation and Enforcement: Graham E. Johnson.

Person or Organization Proposing Rule, and Whether Public, Private, or Governmental: PDC staff.

Agency Comments or Recommendations Regarding Statutory Language, Implementation, Enforcement, Fiscal Matters: None.

Whether Rule is Necessary as Result of Federal Law or Federal or State Court Action: N/A.

NEW SECTION

WAC 390-20-146 LOBBYIST ENTERTAINMENT; REPORTING. (1) Entertainment reportable under RCW 42.17.170 includes both entertainment in commercial establishments and private homes or facilities.

(2) Entertainment in Homes and Private Facilities. Costs incurred entertaining in a private home or other private facility must be reported. If it is impracticable to determine actual entertainment expenses in a private facility, a good-faith estimate of the costs is acceptable for reporting purposes. As a guide to estimating the fair market value of such entertainment costs, a lobbyist may use 50 percent of the estimated cost of comparable entertainment in a commercial establishment. A gathering of four or more persons for food and refreshments will be deemed to have a fair market value of \$25 or more.

(3) Large Group Events—Identifying Persons Attending. When the entertainment is a reception, party, dinner or any other form of entertainment to which a general invitation has been extended to all members of the legislature and/or all employees of the legislature or other state officials or employees, or to a large, identifiable segment thereof, and where the nature of the event makes it impossible to accurately record the names of all persons attending, it shall be deemed sufficient compliance with the requirement to report the names of all persons in the group partaking in or of such entertainment by providing a readily understood descriptive phrase identifying the group invited (i.e. "All members of the Senate Ways and Means Committee and the chief executive officers of organizations belonging to XYZ Association", "Self and all House secretarial staff"). This method may be used by every lobbyist required to report on the event.

(4) Large Group Events—Reporting Costs. Costs reported for receptions, dinners and similar large group events need include only the amount paid by the lobbyist or the lobbyist's employer. The amounts

paid by persons not required to register as lobbyists to enable their own attendance need not be included. If any person pays more than the cost of his own individual expense (i.e. block ticket purchase), or in any other way contributes to the costs of the event, that must be detailed on an attachment to the L-2 report.

AMENDATORY SECTION (Amending Order 99, filed 6/26/78)

WAC 390-20-145 REPORTING OF LOBBYING EVENTS. (1) A meeting or other gathering of individuals for which lobbying is a purpose or reasonably foreseeable result shall be reportable by or on behalf of the sponsoring person in accordance with WAC 390-20-143, 390-20-146 (3) and (4) and other applicable provisions of law: **PROVIDED**, That the administrator or his designee, with the concurrence of the chairman, is authorized to state in writing how all reportable information relative to a particular gathering shall be reported on form L-2 whenever the application of the appropriate provisions of law is unclear to the reporting person, and this interpretation shall be reviewed and approved, modified or rejected by the commission at its next regular or special meeting.

(2) Any other lobbyist reporting such a gathering may incorporate by reference in his form L-2 a form L-2 which is filed on the sponsor's behalf and which reports the gathering in accordance with applicable provisions of law, including WAC 390-20-143(2) and subsection (1) of this rule.

WSR 83-13-047
PROPOSED RULES
DEPARTMENT OF REVENUE
[Filed June 13, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Revenue intends to adopt, amend, or repeal rules concerning:

New	WAC 458-53-051	Ratio determination by land use class.
New	WAC 458-53-165	Property not properly valued—Use in study.
Amd	WAC 458-53-070	Sales studies.
Amd	WAC 458-53-080	Sales samples.
Amd	WAC 458-53-090	Sales samples—Assessed valuation.
Amd	WAC 458-53-100	Use of county sales studies;

that the agency will at 10 a.m., Tuesday, July 26, 1983, in Room 301, Evergreen Plaza Building, 711 South Capitol Way, Olympia, WA, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 84.48.075.

The specific statute these rules are intended to implement is RCW 84.48.075.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before July 26, 1983.

Dated: June 13, 1983
By: Trevor W. Thompson
Assistant Director

STATEMENT OF PURPOSE

This statement of purpose, prepared in compliance with RCW 34.04.045, accompanies proposed rules to be promulgated by the Department of Revenue as follows:

Title: Chapter 458-53 WAC, Property tax annual ratio study.

Purpose: To establish procedures for conducting the ratio study.

Statutory Authority: RCW 84.48.075 requires the Department of Revenue to establish rules and regulations pertinent to the determination of the indicated county ratio.

Summary and Reasons for the Rule: The new and amendatory sections are to adopt and to conform to legislative changes (chapter 46, Laws of 1982 1st ex. sess.) and to redefine which types of transactions will be used in the study.

Drafter of the Rule, Rule Implementation and Enforcement: Trevor W. Thompson, Director, Property Tax, Evergreen Plaza Building, Room 301, 711 South Capitol Way, Olympia, WA 98501, (206) 753-5503.

Proposer of the Rule: Department of Revenue, Olympia, Washington 98504.

Comments and Recommendations: None.

Federal Law or Court Action Citation: No federal laws involved or action required by the courts.

NEW SECTION

WAC 458-53-051 RATIO DETERMINATION BY LAND USE CLASS. For those counties with the ability to perform the stratification process by land use classification, subject to department approval, land use classes of property will be used for the purpose of determining the indicated real property ratio. The classes of property shall follow the guidelines outlined in WAC 458-53-040 and will be separated into value strata for the individual use codes in WAC 458-53-050. The value strata may be subject to different parameters than normally used.

Those counties who do not have the ability to prepare a ratio study by land use classification shall use value stratas as shown in WAC 458-53-030.

AMENDATORY SECTION (Amending Order PT 82-3, filed 4/6/82)

WAC 458-53-070 SALES STUDIES. (1) Real property sales data obtained from the real estate excise tax sales affidavits will form the basis of the sales study in each county. Validation of these sales as arms-length transactions will follow department criteria as provided in WAC 458-53-080.

(2) The department's sales study will be used as the basis for the real property ratios. In addition, the department will supplement the sales study results with appraisals in any assessed value stratum or land use code classification where sales are judged to be insufficient to represent all properties in that stratum or land use class according to criteria set out in these rules.

(3) Five percent will be deducted from the sales price shown on the affidavit on all valid real property sales as an adjustment for values transferred that are not assessable as real property.

(4) Sales not deemed representative for use in the study, as defined by the deletion list in WAC 458-53-080 will be eliminated from consideration in ratio computation. Sales used in the study will include only those which occurred over an eight month period between August 1 preceding January 1 of the assessment year and March 31 of the assessment year.

(5) Individual valid sales having a resultant assessment sales ratio under twenty-five percent or over one hundred seventy-five percent shall be excluded from consideration in the study: **PROVIDED**, That this subsection shall not apply if the number of sales meeting this criteria exceeds ten percent of the total number of sales that would be used in the study subject to the provisions of this subsection: **PROVIDED FURTHER**, That this subsection shall not apply to any type of property not properly valued and subject to the provisions of WAC 458-53-165.

AMENDATORY SECTION (Amending Order PT 79-3, filed 10/11/79)

WAC 458-53-080 SALES SAMPLES. (1) The starting point for the sales studies will be a sampling of the real estate excise tax sales affidavits each month. Samples used in a current study will be sales during the last five months of the calendar year immediately preceding

the current study assessment year and the first three months of the study assessment year.

A sampling plan will be developed by the department of revenue each year based on each county's previous year sales volume. The sampling will be conducted considering sales transferring via warranty deed or contract instruments as initially subject for inclusion in the study. All sales represented by other instruments such as tax deeds, quitclaim deeds, etc., will be excluded from consideration. Timber sales also will be excluded as the valuation of this type of real property is dictated by state law. There are numerous reasons why a warranty deed or contract sale may also be excluded from the study. Conditions such as a sale between relatives, a forced sale or a sale to a nonprofit organization, for example, are sufficient to mark these transactions as being other than "arms-length" and therefore, not a valid indicator of full "true and fair" value. A listing of such reasons and other conditions that will cause a sale to be excluded are shown on the deletion list contained in subsection (2) of this section.

(2) The following sales transactions are examples of sales to be excluded from the sales studies. Deviations from the numerical coding designations set forth in this example may be used as agreed to by individual counties and the department.

NUMERICAL CODE	TYPE OF TRANSACTION
1	Family - a sale between relatives.
2	Transfers ((to and from)) <u>within</u> a corporation by its affiliates or subsidiaries.
3	Administrator, guardian or executor of an estate.
4	Receiver or trustee in bankruptcy or equity.
5	Sheriff or bailee.
6	Tax deed.
7	((Government agency (federal, state, or local))) <u>Properties exempt from taxation (nonprofit, government, etc.).</u>
8	((Nonprofit organization (religious, educational, cemetery lots, etc.))) <u>Individual sales with assessment-to-sales ratios of less than twenty-five percent or greater than one hundred seventy-five percent except as provided in WAC 458-53-100(4), 458-53-070(5) and 458-53-165.</u>
9	Quitclaim deed.
10	Gift deed, love and affection deed.
11	Seller's or purchaser's assignment of contract or deed - transfer of interest.
12	Correction deed.
13	Trade - exchange of property between same parties.
14	Deeds involving partial interest in property, such as one-third or one-half interest. (If transfer involves total interest i.e., one hundred percent of the property, sale is valid.)
15	Forced sales - transfers in lieu of <u>imminent</u> foreclosure, condemnation or liquidation.
16	Easement or right of way.
17	Deed in fulfillment of contract (on a current transaction, a contract with a fulfillment deed is a valid sale.)
18	Property ((sold differs from property assessed)) <u>physically improved after sale.</u>
19	Timber or forest land.
20	((New plat - with less than twenty percent sold)) <u>Platted within last year, bare lots only - with less than twenty percent sold.</u>
21	((Exempt properties)) <u>Plottage - Where an adjoining property is sold at a price significantly different than for property of a similar type when a larger unit is being assembled.</u>
22	\$1,000 sale or under.
23	Lease - Assignment, option, leasehold.
24	((Open space. (Designated open space property sold at true and fair value))) <u>Designated open space (as of date of sale).</u>
25	((Other - necessary to identify reason i.e., inclusion of personal property not separately identified, liquor license, etc.)) <u>Change of use where rezoning takes place.</u>
26	<u>Current year segregations that have not been appraised.</u>
27	((Multiple sales not appropriately identified or appraised.)) <u>Other - Necessary to identify reason, i.e., inclusion of personal property not separately identified, liquor license, etc.</u>
(28)	<u>Improvements not on assessment roll before May 31 of the ratio study year.</u>
29	<u>Individual sales with assessment-to-sales ratios of less than twenty-five percent or greater than one hundred seventy-five percent.</u>

NUMERICAL CODE	TYPE OF TRANSACTION
30	Plottage - where an adjoining property is sold at a price significantly different than for property of a similar type.
31	Change of use where rezoning takes place.))

AMENDATORY SECTION (Amending Order PT 79-3, filed 10/11/79)

WAC 458-53-090 SALES SAMPLES-ASSESSED VALUATION. (1) After the sampling of sales has been completed in Olympia, the assessed valuations of the properties remaining in the sample will be obtained by the department's sales analysts from official records retained by county officials. The assessed valuation total recorded will be the official figure as of January 1, the current ratio year assessment date. At this point, attention also will be given to factors which would indicate that a particular transaction is not suitable for inclusion in the study, such as: ~~((a))~~ Changes in the physical condition of the property subsequent to the date of assessment, and ~~((b) verification that the property sold agrees with the description of the property on the assessment roll.))~~ any other factors which can be ascertained at this time are used to analyze whether sales may be deleted from the study as not being an indicator of full "true and fair" value.

The relationship of the assessed value for a real property parcel to a corresponding valid sale of this property within the time period established for the annual ratio sales study indicates the individual ratio for the property. The stratum averages for all such valid sales values and related assessed values in a county, when multiplied by the number of listings in the strata, determine the established real property totals on which the indicated real property ratio is based.

(2) In counties for which the department conducts the sales analysis and ratio studies a sales pre-list will be provided to each assessor. These pre-lists will identify valid sale properties to be used in computation of each county's real property ratio. Department personnel will review these pre-lists with assessors or their staffs to verify the validity of the sale properties identified and the values indicated.

Properties designated in the department-approved county revaluation plan relative to the current ratio study year, and properties on which new construction may be completed during a ratio study year, will be included in that year's ratio study. For these properties the available current county assessed valuation will be used. Assessors have until ~~((May))~~ August 31st of each assessment year to place new values on such properties and these values in a corresponding ratio study are included after the close of the assessors' rolls on May 31st.

(3) Certain properties have limited exemptions in assessed value granted by law to persons owning those properties (senior citizens exemptions). In computing a ratio relative to the sale of such property, the full assessed value for the property, before exemption, must be used to determine a proper assessment-to-sales relationship.

(4) Average sample real property assessed values and true and fair values for each value or land use stratum in a county will be derived from sales and appraisal study results. These average values, as provided in WAC 458-53-150, will aid in determining the county real property indicated ratio.

AMENDATORY SECTION (Amending Order PT 82-3, filed 4/6/82)

WAC 458-53-100 USE OF COUNTY SALES STUDIES. (1) If agreed upon by the department and the assessor, the department will use a county sales study, providing it is made according to the standards specified in these rules. Any such agreement shall provide that counties generating their own sales studies will use all or an agreed upon percentage of sales validated by department standards, and that the county shall furnish the department with data from sales deemed invalid as well as those deemed valid and give the reason for deeming invalid any particular sale. All such county studies shall be subject to department audit.

(2) The county-generated sales study will include the following:

(a) All agreed to real property transactions occurring in a county shall be used in the study and shall be for a period of eight consecutive months. Sales transactions used will include only those which occur between August 1 preceding January 1 of the assessment year and March 31 of the assessment year.

(b) Sales of properties identified on the published department of revenue deletion list (WAC 458-53-080) will be removed from the

sales analysis study and separately will be produced on a data processing machine listing. This listing will display for each deleted sale an appropriate parcel identification, the sales price, the assessed value, and a numerical code or narrative designation of the reason for deletion of the property from the study. The numerical code used should coincide with the department of revenue published deletion list (WAC 458-53-080). Any numerical code ((25)) 27 (miscellaneous) should be accompanied by a narrative reason for deletion.

(c) Sales remaining in the sales analysis study will be stratified and printed by assessed value strata. Necessary data for each sale property remaining in the study will be:

(i) Excise tax sales affidavit number, parcel number, or other file identification number.

(ii) The sales price of the transaction, lowered five percent to ninety-five percent of its original value. Further adjustment of any individual sale may be made only if personal property is identified and its value is in excess of five percent of the sale price.

(iii) The current assessed value on the assessors' rolls for the property described on the sales affidavit.

(iv) A computed ratio based on the percent that the assessed valuation is to the adjusted sales price figure.

(3) As soon as practicable following the close of the assessors' rolls on May 31st, and prior to July 1st, the county sales-assessment ratio study should be submitted to the department of revenue. Adjustments for new construction will be made following the August 31st deadline for adding new construction values to the assessment rolls. This will allow time for departmental analysis, field review, and insertion of appraisal data, where appropriate, for final ratio determination by the last week of July, and ultimate ratio certification back to the assessor by August 1.

(4) Individual valid sales having a resultant assessment sales ratio under twenty-five percent or over one hundred seventy-five percent shall be excluded from consideration in the study: PROVIDED, That this subsection shall not apply if the number of sales meeting this criteria exceeds ten percent of the total number of sales that would be used in the study subject to the provisions of this subsection: PROVIDED FURTHER, That this subsection shall not apply to any type of property not properly valued and subject to the provisions of WAC 458-53-165.

NEW SECTION

WAC 458-53-165 PROPERTY NOT PROPERLY VALUED—USE IN STUDY. The department shall examine the procedures used by the assessor to assess real and personal property. If any examination by the department discloses other than market value is being listed on the assessment rolls of the county for a particular type of property and, after due notification by the department, is not corrected, the department shall adjust the ratio of that type of property, which adjustment shall be used in determining the counties indicated personal or real property ratios.

When a particular type of property is found to be at other than market value, that type property shall be separated from the other properties in the computation of the ratio. The department shall develop the total assessed value and total market value for that type of property, and it shall be added in at the end of the ratio computation in the same manner as open space and forest land per WAC 458-53-150.

WSR 83-13-048
EMERGENCY RULES
DEPARTMENT OF FISHERIES
[Order 83-52—Filed June 13, 1983]

I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing rules.

I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity

to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is conservation of coastal groundfish stocks is required.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 13, 1983.

By Russell W. Cahill
for William R. Wilkerson
Director

NEW SECTION

WAC 220-44-05000A COASTAL BOTTOM-FISH CATCH LIMITS. Effective 11:59 p.m., June 13, 1983 until further notice it is unlawful to possess, transport through the waters of the state, or land in any Washington state port bottomfish taken from Coastal Marine Fish-Shellfish Management and Catch Reporting Areas 58B, 59, 60A, 61, 62, or 63 in excess of the amounts or less than the minimum sizes shown below for the species indicated:

(1) Widow Rockfish (*Sebastes entomelas*)— 30,000 pounds per vessel trip; no minimum size.

(2) Shortbelly Rockfish (*Sebastes jordani*)— and Idiot Rockfish (*Sebastes spp.*) no maximum poundage per vessel trip; no minimum size.

(3) Pacific Ocean Perch (*Sebastes alutus*)— 5,000 pounds or 10 percent of total weight of fish on board, whichever is greater, per vessel trip; no minimum size.

(4) All other species of rockfish (*Sebastes spp.*)— 40,000 pounds of all other species combined per vessel trip; no minimum size. It is unlawful for any vessel to make more than one landing in excess of 3,000 pounds of other rockfish species in any calendar week, defined as Sunday through the following Saturday.

(5) Sablefish— minimum size 22 inches in length, unless dressed in which case minimum size 16 inches in length from the anterior insertion of the first dorsal fin to the tip of the tail, except that an incidental catch less than the minimum size of 5,000 pounds is allowed.

WSR 83-13-049
EMERGENCY RULES
DEPARTMENT OF FISHERIES
[Order 83-51—Filed June 13, 1983]

I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to personal use rules.

I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation

of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is harvestable numbers of spring chinook are available.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 13, 1983.

By Russell W. Cahill
for William R. Wilkerson
Director

NEW SECTION

WAC 220-57-29000E ICICLE RIVER Notwithstanding the provisions of WAC 220-57-290, effective immediately through June 30, 1983, the waters of the Icicle River are open under bag limit A.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-57-29000D ICICLE RIVER (83-44)

WSR 83-13-050
ADOPTED RULES
GAMBLING COMMISSION
[Order 134—Filed June 14, 1983]

Be it resolved by the Washington State Gambling Commission, acting at Olympia, Washington, that it does adopt the annexed rules relating to the amending of WAC 230-02-250, 230-08-010, 230-08-080, 230-20-100, 230-20-170 and adopting new section WAC 230-20-240.

This action is taken pursuant to Notice No. WSR 83-10-001 filed with the code reviser on April 21, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 9.46.070(8), (11) and (14) and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 10, 1983.

By Elwin Hart
Deputy Director

AMENDATORY SECTION (Amending Order 29, filed 1/23/75)

WAC 230-02-250 BINGO EQUIPMENT. Bingo equipment includes all equipment which is actually used, or made or sold for the purpose of use, in bingo games for which consideration is charged persons to play and in connection with which prizes are awarded. Unless otherwise specified, the term shall include, but not be limited to, machines or other devices from which balls (~~or other items~~) are withdrawn to determine the letters and numbers (~~or other symbols~~) to be called, (~~those~~) the balls (~~or items~~) themselves, bingo cards and any other device commonly used in the direct operation of the game.

Bingo game sets commonly manufactured and sold as children's games for a retail price of twenty dollars or less shall be presumed not to be bingo equipment for the purposes of this rule unless the set, or portion thereof, is actually used in such a bingo game.

AMENDATORY SECTION (Amending Order 116, filed 1/18/82)

WAC 230-08-010 MONTHLY RECORDS. Every person or organization licensed to operate any authorized gambling activity shall keep and maintain permanent monthly records of all of the activities of the licensee related to each licensed activity. These records shall be kept separate for each month and shall include, but not necessarily be limited to, all details of the following:

- (1) The gross receipts from the conduct of each of the activities licensed.
- (2) Full details on all expenses related to each of the activities licensed.
- (3) The total cost of all prizes paid out for each of the activities licensed.

(4) With respect to those licensees receiving such licenses as qualified bona fide charitable or bona fide non-profit organizations, except agricultural fairs, records which clearly show in detail how those proceeds from each licensed activity obtained by the licensee were used or disbursed by that licensee.

(5) In addition to any other requirement set forth in these rules, licensees for the operation of punchboards and pull tabs shall be required to prepare a detailed monthly record for punchboards and pull tab series removed from play during that month. This detailed monthly record shall be recorded in a standard format prescribed by the commission and shall disclose for each set at minimum the following information:

- (a) The name of the punchboard or pull tab series;
- (b) The Washington state identification stamp number issued by the commission and placed thereon;
- (c) The series number of each pull tab series or punchboard;
- (d) The date placed out for play;
- (e) The date removed from play;

(f) The total number of tabs in each pull tab series or the total number of punches in each punchboard;

(g) The number of pull tabs or punches remaining after removal from play;

(h) The number of pull tabs or punches played from the pull tab series or punchboard;

(i) The cost to the players to purchase one pull tab or one punch;

(j) The gross receipts as defined in WAC 230-02-110;

(k) The total prizes paid, including both cash and merchandise (calculated by the cost to the licensee) prizes;

(l) The net receipts (gross receipts less total prizes paid);

(m) ~~((Any difference between net receipts and the actual cash received as either over or (short);))~~ The cash over or short determined by (1) subtracting actual cash from net receipts for punchboards and pull tabs which pay cash prizes, and (2) subtracting actual cash from gross receipts for punchboards and pull tabs which award merchandise prizes;

(n) The actual cash received from the operation of each pull tab series or punchboard; and,

~~((o) The cost to the licensee of each pull tab series and each punchboard played;))~~

In the alternative, with written commission approval, licensees operating pull tabs may record (m) and (n) in total on a daily, weekly, or monthly basis.

(6) Copies of all additional financial data which support tax reports to any and all governmental agencies.

Each of these records shall be maintained by the licensee for a period of not less than three years from the end of the fiscal year for which the record is kept unless the licensee is released by the commission from this requirement as to any particular record or records.

Reviser's note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 74, filed 8/17/77)

WAC 230-08-080 ✓ DAILY RECORDS—BINGO. In addition to any other requirement set forth in these rules, licensees for the operation of bingo shall be required to prepare a detailed record covering each bingo session as defined in WAC 230-20-170 ((occasion)): PROVIDED, That operators of bingo games conducted at qualified agricultural fairs and other special locations shall be exempt from this rule, but will be required to keep all operator records by location in order to properly report all information as required by WAC 230-08-250. This detailed daily record shall be recorded in a standard format prescribed by the commission, shall disclose the following information and be retained for a period of not less than three years:

(1) The gross receipts collected for each separate type of sale, of any kind, for bingo games including, but not limited to, regular games, early bird games, blackout games, special games, or pick up games. These gross receipts are to be supported by proper receipting records as required by WAC 230-20-100.

(2) The amount paid out on each separate bingo game supported by the licensee's copy of the prize receipts issued as required by WAC 230-20-100. Where a prize is awarded other than cash, such as merchandise or a trip, the amount for such prize shall be its actual cost to the licensee. Each prize awarded other than cash shall be fully described in these records.

(3) A statement of the daily net receipts from the licensed activity accruing to the organization, supported by a validated copy of the bank deposit receipt.

(4) The cash on hand at the commencement and the conclusion of each session ((occasion)), along with a reconciliation of cash to the daily net receipts for each session ((occasion)). Overages and/or shortages exceeding \$10.00 are to be explained.

(5) An attendance record indicating the number of people participating and the time the attendance count was made.

Items 1 through 5 shall be recorded during the course of each session and this record shall be signed immediately following its completion by the person or persons preparing the daily record and by the bingo manager responsible for the session.

AMENDATORY SECTION (Amending Order 87, filed 10/20/78)

WAC 230-20-100 ✓ RECEIPTING REQUIRED FOR INCOME AND PRIZES IN BINGO ((AND RAFFLES)) GAMES. Except for bingo activities conducted at a qualified agricultural fair ~~((; or other special location;))~~ all income from bingo games ~~((and raffles))~~ shall be receipted for by the licensee at the time the income is received from each individual player and all prizes shall be receipted for ~~((by the winner of each prize))~~ at the time the prize is distributed to each individual winner.

(1) Income receipts: Income receipts shall be supplied by the licensee. They may be consecutively numbered tickets, consecutively numbered disposable bingo cards, or cash register receipts. Each individual player must possess a proper receipt for the number of cards being played in order to be awarded the prize for the game.

(a) Cash register receipts for income: In the event a cash register is used, a consecutively numbered receipt shall be given to the customer ~~((;)).~~ ~~((and a duplicate number containing not less than four digits shall be printed and recorded together with a record of the transaction on the tape kept inside the cash register.~~ PROVIDED, HOWEVER, That cash registers with numbering mechanisms containing less than four digits that were in use by Class A, B, or C licensees on October 1, 1978 may continue in use until October 1, 1980 if the cash register and the cash register receipts comply with all other requirements of this subsection (1)(a). ~~The numbering mechanism of the cash register shall not be returned to zero at the conclusion of any period of use;))~~ The following information shall appear upon the receipts given to the customer:

(i) The name of the licensee operating the activity;

(ii) The date; ~~((and))~~

(iii) The amount of money paid for the opportunity to play ~~((;))~~; and

(iv) The consecutive customer receipt number.

The cash register shall have a consecutive four digit customer receipt number which does not return to zero at the conclusion of any period of use.

Written commission staff approval must be obtained for use of a cash register which does not meet the above standard but does contain adequate control features.

The cash register shall have sufficient keys to record separately ~~((and keep income from various))~~ each type~~((s))~~ of sale~~((s-identified))~~ as required by WAC 230-08-080, and shall provide a total for each type of sale recorded. Further, any cash register used must retain its transaction count between uses whether or not its power source is interrupted ~~((for short periods of time))~~.

All cash register receipts for voids, overrings, returns, no sales and any other related receipts must be retained with the daily bingo records.

All transactions, customer receipt numbers, and control totals must be recorded on the tape retained in the cash register. The internal tape~~((s))~~, ~~((retained in the cash register))~~ showing these transactions, shall be retained with the daily records of the licensee for a period of not less than three years. If the cash register is used by the licensee for purposes other than recording the receipts from bingo, the internal cash register tapes from the other uses shall also be retained for not less than three years.

(b) Ticket receipts for income: When tickets are used for receipting the following conditions must be met:

(i) All tickets on a roll must be preprinted with a consecutive~~((ty))~~ number~~((ed))~~;

(ii) Each ticket on a roll shall represent the same specific amount of money and the amount of money represented by each ticket shall be clearly preprinted on the face of the ticket;

(iii) Once a roll of tickets has been started, tickets shall be issued consecutively off of that roll;

(iv) A log shall be maintained, listing the date each roll of tickets is purchased or obtained by the licensee, the color, the dollar value of the tickets, the beginning ticket number, and the number of tickets on that roll. All tickets received shall be entered in the log prior to the licensee beginning the next bingo occasion. The individual logging the entry shall initial the log at the time of entry~~((: (All unused or partial rolls of tickets purchased before the effective date of this rule shall be logged within 30 days of the effective date or prior to their use, whichever comes first)))~~; and

(v) The licensee shall record in ~~((his))~~ its daily records, the color, the value, the lowest numbered ticket and the highest numbered ticket issued as a receipt ~~((for))~~ from each separate roll of tickets used. ~~((for each separate type of sale as required by WAC 230-08-080. The dollar value of these tickets shall also be recorded in these records. Tickets bearing numbers falling between the lowest numbered ticket and the highest numbered ticket issued, which were not issued as receipts))~~ Tickets issued for each type of sale shall be recorded separately as required by WAC 230-08-080. Any ticket not issued as a receipt during a session that bears a number falling below the highest numbered ticket issued shall be retained by the licensee as a part of its daily records, along

with any leftover tickets not issued from the end of a roll, and shall not be otherwise used or disposed of by the licensee for a period of not less than three years~~((: PROVIDED, That with respect to raffles, a raffle ticket sold and delivered to the customer may be used as the receipt so long as all tickets issued in the raffle are consecutively numbered and the above requirements as to conditions of tickets and the requirements as to daily records need not be met on a daily basis so long as they record the lowest and the highest numbered tickets issued as receipts and record and identify distribution of all unsold tickets falling between these tickets for each raffle conducted:))~~

(c) Disposable bingo card receipts for income: Disposable bingo cards themselves may be used as the receipt required by this rule: PROVIDED, That:

(i) ~~((Each set of disposable cards used is consecutively numbered from the first card to the last card, or is consecutively numbered through the set. Each card must have printed on its face both its individual card number, and the series number assigned by the manufacturer to that set of disposable cards;~~

~~((ii) No two or more sets of disposable cards can be used at the same time if they have identical series numbers;~~

~~((iii))~~ Each disposable card or sheet of cards sold represents a specific amount of money which has been paid to the licensee.

~~((ii))~~ Each disposable card or sheet of cards from the same series shall be consecutively issued and sold for the same price as each other disposable card or sheet of cards in the same series being used during any particular bingo game~~((: This price shall be recorded in the daily records))~~;

~~((iv))~~ (iii) A log shall be maintained, listing the date each set of disposable cards is purchased or obtained by the licensee, the series number, the color, the number of cards per sheet, the beginning card or sheet number and the number of cards or sheets per set. All disposable cards or sheets received shall be entered in the log prior to the licensee beginning the next bingo occasion. The individual logging the entry shall initial the log at the time of entry~~((: (All unused or partial sets of disposable cards purchased before the effective date of this rule shall be logged within 30 days of the effective date or prior to their use, whichever comes first)))~~; and

~~((v))~~ (iv) The licensee shall record in its daily records the series number, the color, the value, the beginning card or sheet number and the ending card or sheet number issued as a receipt for each separate set of disposable cards used ~~((for each separate type of sale as required by WAC 230-08-080))~~: Disposable cards issued for each type of sale shall be recorded separately as required by WAC 230-08-080. PROVIDED, That ~~((for cards sold more than one on a sheet, that are consecutively numbered through the set, the licensee shall record the beginning card number and the ending card number issued of the card located at the top of the sheet, or at the top lefthand corner of the sheet,))~~ when more than one card or sheet number appears on a sheet of cards issued, then the lowest card or sheet number shall be used to determine the beginning number sold and the ending

number sold. ~~((e))~~ Each time the numbering of the sheets breaks in the series a separate entry shall be made in the records. Disposable cards or sheets of cards ~~((bearing numbers falling between the first and the last numbered card issued;))~~ which were not issued as receipts ~~((;))~~ during a session, that bear a number below the highest numbered card or sheet issued shall be retained by the licensee as a part of its daily records, along with any leftover cards, or sheets of cards, not issued from the end of a series, and shall not be otherwise used or disposed of by the licensee for a period of not less than three years.

(2) Receipts for prizes: Receipts for prizes shall be consecutively numbered and issued. Each prize receipt shall contain at least a three digit consecutive number, printed prior to purchase. Prize receipts bearing a number below the highest number issued shall be voided and retained with the daily records. Each receipt for prizes shall contain the following information:

- (a) The name of the licensee operating the activity;
- (b) The date;
- (c) The game number;
- (d) The true name and address of the winner of the prize; and
- (e) A description of the prize won and ~~((any value))~~ the licensee's cost of that prize ~~((which as been represented to the player by the licensee))~~.

It shall be the responsibility of the licensee to see that the prize winner is ~~((properly and))~~ accurately identified upon the receipt and the licensee shall require such proof of identification as is necessary to ~~((properly))~~ establish the winner's identity. The licensee shall not pay out any prize ~~((unless and))~~ until the winner has ~~((fully, accurately, and legibly))~~ furnished to the licensee all information required by this rule to be upon the receipt for the prize.

The original of each prize receipt shall be given to the winner and a duplicate copy shall be retained by the licensee as a part of its records for a period of not less than three years.

PROVIDED, That Class A bingo ~~((and Class C raffles))~~ licensees and persons conducting bingo ~~((and raffles))~~ under the provisions of RCW 9.46.030(3), are exempt from all portions of this rule. Class B bingo licensees are exempt from maintaining the required logs for ticket and disposable card receipting, and from the issuing of prize receipts so long as they record items (2)(b), (c), (d), and (e) above in their records.

AMENDATORY SECTION (Amending Order 53, filed 5/25/76)

WAC 230-20-170 ~~✓~~ BINGO OPERATION DATE LIMITATIONS. (1) No bona fide charitable or non-profit organization, except when operating at an authorized agricultural fair or under RCW 9.46.030(3), shall:

(a) Conduct or allow its premises to be used for conducting bingo on more than three occasions per week;

(b) Conduct bingo in any location which is used for conducting bingo on more than three occasions per week.

(2) As used herein, the word "occasion" shall mean conducting bingo games for no more than twelve consecutive hours, which shall begin when the first number

for the first game is called until the last winning number on the final winning bingo card has been verified. Further, a "session" shall be defined as a continuous series of bingo games with no breaks other than short intermission breaks.

NEW SECTION

WAC 230-20-240 ~~✓~~ BINGO EQUIPMENT TO BE USED. The conduct of bingo must include the following required items:

(1) A machine or other device from which balls are withdrawn;

(2) A set of seventy five balls bearing the numbers 1 through 75 and the letters B, I, N, G, and O. The 75 balls shall be available for inspection by the players before a bingo session begins to determine that all are present and in operating condition. Each numbered ball shall be the same weight as each of the other balls and free from any defects.

(3) Flashboards shall be located on each premises used to conduct bingo games and must be visible to all players and clearly indicate all numbers that have been called: PROVIDED: That A, B, and C licensees are not required to have a flashboard for conduct of their bingo game.

(4) Hardcards and disposable bingo cards must be preprinted, manufactured cards and have twenty five spaces, one of which may be a free space, arranged in five even columns headed with the letters B, I, N, G, and O.

In addition, each set of disposable bingo cards must be consecutively numbered from the first card to the last card, or from the first sheet of cards to the last sheet of cards, or is consecutively numbered through the set. Each card or sheet must have printed on its face both its individual card or sheet number, and the series number assigned by the manufacturer to that set of disposable cards.

Other equipment or devices may be used for the purpose of displaying numbers and letters called to the public, and such furniture and sound amplification system as is necessary for the convenience and comfort of the players and operators.

WSR 83-13-051

NOTICE OF PUBLIC MEETINGS EMPLOYMENT SECURITY DEPARTMENT (Employment Security Advisory Council)

[Memorandum—June 10, 1983]

There will be a meeting of the Washington State Employment Security Advisory Council on Thursday, July 7, 1983, from 9:30 a.m. to 12:30 p.m., in the Spokane Job Service Center, Conference Room A, South 130 Arthur, Spokane.

For further information, contact Maxine Krull at 754-1605 or scan 235-1605.

WSR 83-13-052
EMERGENCY RULES
SUPERINTENDENT OF
PUBLIC INSTRUCTION
 [Order 83-3—Filed June 14, 1983]

I, Frank B. Brouillet, Superintendent of Public Instruction, do promulgate and adopt at Olympia, Washington, the annexed rules relating to Finance—Special allocations, instructions, and requirements, chapter 392-140 WAC.

WAC 392-140-010 adds language to reflect the amendment of the appropriations act during the 1981-83 biennium and to specify effected school years. WAC 392-140-011 updates definitions to reflect legislative changes and administrative practices. WAC 392-140-013 specifies reporting documents to be used by districts in the process. WAC 392-140-014 specifies the use of the basic reporting documents by districts and changes timelines for submission of reports. WAC 392-140-015 changes timelines for the Superintendent of Public Instruction. WAC 392-140-016 changes reporting timelines for districts found not to be in compliance, specifies documents to be used by districts to submit additional data, changes timeline for district to request informal review of data and changes references to amount of penalty to reflect legislative changes. WAC 392-140-017 changes references to amount of penalty to reflect legislative changes. WAC 392-140-018 changes timelines for the district to submit corrections on the personnel data report. WAC 392-140-019 for certificated compliance changes references to reflect legislative changes, specifies reports to be used by districts, changes references reflecting changes in definitions, and specifies conditions of compliance. WAC 392-140-020 for classified compliance changes references to reflect legislative changes, specifies reports to be used by districts, changes references reflecting changes in definitions, and specifies conditions of compliance. WAC 392-140-021 specifies additional conditions effecting compliance to legislative guidelines or insurance benefits, resulting from legislative changes. WAC 392-140-022 specifies reports to be used in districts to certify no salary increase. WAC 392-140-023 specifies changes in amount and calculation of penalty for noncompliance resulting from legislative changes and administrative practices.

I, Frank B. Brouillet, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is the lateness of the adjournment of the legislature combined with the need to provide immediate notice to school districts regarding the operation of state policy during the next 90 days has created an emergency situation.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to section 92, chapter 340, Laws of 1981, as amended, and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED June 14, 1983.

By Frank B. Brouillet
 Superintendent of Public Instruction

AMENDATORY SECTION (Amending Order 82-4, filed 3/19/82)

WAC 392-140-010 1981-83 SALARY-COMPENSATION LID COMPLIANCE—AUTHORITY AND PURPOSES. *The provisions of WAC 392-140-010 through 392-140-023 are adopted pursuant to authority vested in the superintendent of public instruction by RCW 28A.41.170 and the provisions of the legislative appropriations acts for the common schools currently in effect. The purposes of WAC 392-140-010 through 392-140-023 are (1) to set forth the standards and procedures which the superintendent of public instruction shall use to determine whether or not each school district is in compliance with that portion of section 92, chapter 340, Laws of 1981, the 1981-83 biennial appropriations act, as amended, which establishes limits on the amount and/or percentage of salary and compensation increases which school districts may grant to employees in the 1981-82 and 1982-83 school years (hereinafter referred to as the salary compensation lid), and (2) to determine whether or not a school district is in compliance with the salary-compensation lid for the 1981-82 and 1982-83 school years, respectively.*

(NOTE: Compliance with the provisions of the salary-compensation lid as defined herein does not necessarily insure that the same school district will be in compliance with ~~((the several provisions of chapter 16, Laws of 1981—i.e., Substitute House Bill No. 166))~~ RCW 28A.58.095)

Reviser's note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 82-4, filed 3/19/82)

WAC 392-140-011 1981-83 SALARY-COMPENSATION LID COMPLIANCE—DEFINITIONS. *As used in WAC 392-140-010 through 392-140-023, the terms:*

(1) "Basic education certificated staff" shall mean all full time equivalent certificated staff reported on the Form S-275 in the following programs as specified in the Accounting Manual for Public School districts in the state of Washington.

- (a) Basic education, program 00;
- (b) Secondary vocational education, program 30;
- (c) ~~((Skill centers, program 45;~~
- (d)) General instructional support, program 94; and

((~~(e)~~)d) General support, program 97.

(2) "Basic education classified staff" shall mean all full time equivalent classified staff reported on the Form S-277 in the following programs as specified in the Accounting Manual for Public School Districts in the state of Washington:

- (a) Basic education, program 00;
- (b) Secondary vocational education, program 30;
- (c) ~~((Skill centers, program 45;~~
- ~~(d))~~ General instructional support, program 94; and
- ((~~(e)~~)d) General support, program 97.

(3) "Certificated staff salaries" shall mean those moneys which a school district has agreed to pay all basic education certificated staff who are employed as of October 1 of each school year under terms of basic or regular employment contracts between the district and certificated staff, exclusive of those moneys which are to be paid for a certificated employee's summer school or extracurricular duties, regardless of whether such duties are a part of the regular employment contract or a supplemental employment contract as reported to the superintendent of public instruction on Form S-275. Such amount shall include any increases made during the school year pursuant to WAC 392-140-018. Moneys paid to certificated staff hired on an hourly basis are not included in this definition.

(4) "Classified staff salaries" shall mean moneys which a district has agreed to pay, exclusive of overtime pay, to all basic education classified staff who are employed as of November 1 of each school year for employment services to the district for the school year as reported to the superintendent of public instruction on Form S-277. Such amount shall include any increases made during the school year pursuant to WAC 392-140-018.

(5) "Insurance benefits" shall mean the district cost for those items of protection designed to benefit individual employees of the school district and their dependents as set forth in RCW 28A.58.420 which may be selected as the option of the employee or may be negotiated as a part of the collective bargaining process as reported to the superintendent of public instruction for basic education certificated staff on Form S-275 and for basic education classified staff on Form S-277.

(6) "Compensation" shall mean the total dollar amount which a district has agreed to provide basic education staff, directly or indirectly, for employment services to the district for 1981-82 or 1982-83 in the form of salary and insurance benefits as those terms are defined in this section.

(7) "LEAP Document 1" shall mean the table of incremental values to three decimal places established to recognize differences in salary costs of basic education certificated staff attributable to the various levels of educational training and years of professional work experience which as developed by the legislative evaluation and accountability program (LEAP) committee on April 20, 1981, at 11:35 a.m.

(8) "LEAP Document ((2)) 4" shall mean the computer tabulation of 1980-81 derived base salaries for basic education certificated staff, 1980-81 average salaries for basic education classified staff and 1981-82 and

1982-83 salary increase percentages which was developed by the legislative evaluation and accountability program (LEAP) committee on ~~((April 20, 1981,))~~ March 25, 1982 at ((2:02)) 4:30 p.m.

(9) "Staff mix factor" shall have the same meaning as that term is defined in WAC 392-121-121.

(10) "District staff mix factor" shall have the same meaning as that term is defined in WAC 392-121-125.

(11) "1981-82 district derived base salary" shall mean the salary amount calculated by:

(a) Dividing a district's certificated staff salaries for basic education for the 1981-82 school year by the district's number of full time equivalent certificated staff for 1981-82 as defined in WAC 392-121-115 to obtain an average salary amount for 1981-82;

(b) The 1981-82 average salary amount is then divided by the district staff mix factor for 1981-82; and

(c) The quotient obtained is the 1981-82 district derived base salary.

(12) "1982-83 district derived base salary" shall mean the salary amount calculated by:

(a) Dividing a district's certificated staff salaries for basic education for the 1982-83 school year by the district's number of full time equivalent certificated staff for 1982-83 as defined in WAC 392-121-115 to obtain an average salary amount for 1982-83;

(b) The 1982-83 average salary amount is then divided by the district staff mix factor for 1982-83; and

(c) The quotient obtained is the 1982-83 district derived base salary.

(13) "1981-82 district average classified salary" shall mean the salary amount calculated by dividing a district's classified staff salaries for basic education for the 1981-82 school year by the district's number of full time equivalent classified staff for 1981-82 as defined in WAC 392-121-115.

(14) "1982-83 district average classified salary" shall mean the salary amount calculated by dividing a district's classified staff salaries for basic education for the 1982-83 school year by the district's number of full time equivalent classified staff for 1982-83 as defined in WAC 392-121-115.

(15) "Form S-275" shall mean the certificated personnel report which is distributed annually by the superintendent of public instruction on or before September 1 and which includes such items as the individual certificated employee's name, certificate number, educational level, years of professional work experience, contract days, annual salary, fringe benefits and insurance benefits for the year, work assignment(s) and full-time equivalency. This report serves as the basis for placement of each certificated employee on LEAP Document 1 and provides salary and compensation data for each certificated employee attributable to services to be performed during the affected school year. This report shall include only certificated individuals employed by the district as of October 1 of the school year.

(16) "Form S-277" shall mean the classified personnel report which is distributed annually by the superintendent of public instruction on or before September 1 and which includes such items as the individual classified

employee's name, social security number, work assignment, hourly rate of pay, hours worked per day, days worked per year, amount of fringe benefits and insurance benefits for each classified employee attributable to services to be performed during ~~((for the year))~~ the affected school year. This report shall include only classified individuals employed by the district as of November 1 of the school year.

(17) "Report S-727" shall mean the alphabetic listing of certificated personnel employed by the district on October 1 as prepared by the superintendent of public instruction and submitted by the school district on the form S-275 for the school year. This report is updated by the district and submitted to the superintendent as changes occur during the school year.

(18) "Report S-730" shall mean the alphabetic listing of classified personnel employed by the district on November 1 as prepared by the superintendent of public instruction as submitted by the district on the form S-277 for the school year. This report is updated by the district and submitted to the superintendent as changes occur during the school year.

(19) "Form 901A" shall mean the form distributed by the superintendent of public instruction and prepared by the school district listing basic education certificated staff meeting the definition of "RIF" as provided in WAC 392-140-011(31) and submitted to the superintendent of public instruction pursuant to WAC 392-140-015.

(20) "Form 902A" shall mean the form distributed by the superintendent of public instruction and prepared by the school district listing basic education classified staff meeting the definition of "RIF" as provided in WAC 392-140-011(31) and submitted to the superintendent of public instruction pursuant to WAC 392-140-015.

(21) "Form 901B" shall mean the form distributed by the superintendent of public instruction and prepared by the school district listing basic education certificated staff meeting the definition of "new position" as provided in WAC 392-140-011(32) and submitted to the superintendent of public instruction pursuant to WAC 392-140-015.

(22) "Form 902B" shall mean the form distributed by the superintendent of public instruction and prepared by the school district listing basic education classified staff meeting the definition of "new position" as provided in WAC 392-140-011(32) and submitted to the superintendent of public instruction pursuant to WAC 392-140-015.

(23) "Form 901C" shall mean the form distributed by the superintendent of public instruction and prepared by the school district listing basic education certificated staff covered by individual contracts of employment or collective bargaining agreements effective on or before March 20, 1981 as provided in WAC 392-140-019(3) and submitted to the superintendent of public instruction pursuant to WAC 392-140-015.

(24) "Form 902C" shall mean the form distributed by the superintendent of public instruction and prepared by the school district listing basic education classified staff covered by individual contracts of employment or collective bargaining agreements effective on or before March

20, 1981 as provided in WAC 392-140-020(3) and submitted to the superintendent of public instruction pursuant to WAC 392-140-015.

(25) "Form 901D" shall mean the form distributed by the superintendent of public instruction and prepared by the school district stating no basic education certificated staff in the school district received an increase in salary or insurance benefits in 1982-83 pursuant to WAC 392-140-022(1).

(26) "Form 902D" shall mean the form distributed by the superintendent of public instruction and prepared by the school district stating no basic education classified staff in the school district received an increase in salary or insurance benefits in 1982-83 and submitted to the superintendent of public instruction pursuant to WAC 392-140-022(2).

(27) "Form 901E" shall mean the form distributed by the superintendent of public instruction and prepared by the school district listing corrections to reported staff mix data in the 1980-81, 1981-82 or 1982-83 school years and submitted to the superintendent of public instruction pursuant to WAC 392-140-015.

~~((+7))~~ 28) "Report 1191" shall mean the monthly statement of a school district's estimated basic education allocation for the current school year calculated by the superintendent of public instruction and distributed to school districts each month.

~~((+8))~~ 29) "Report 1191F" shall mean the end-of-the-year statement of a school district's actual basic education allocation for the school year just completed. This report is calculated by the superintendent of public instruction and distributed to school districts after the close of the school year when all actual data are known.

~~((+9))~~ 30) "Day" shall mean a calendar day. The number of days shall be counted by excluding the first day and including the last day, unless the last day is a holiday or Sunday, and then it is also excluded.

~~((20))~~ 31) "RIF" shall mean any person employed by a school district during the prior school year and reported on the Form S-275 or the Form S-277 for that year whose employment in the district's basic education program has been terminated by the district prior to the reporting dates for the Form S-275 and the Form S-277 for the current school year pursuant to a reduction in force policy adopted by the district and shall be reported by the district to the superintendent of public instruction on Form 901A for certificated persons and on Form 902A for classified persons.

~~((2+))~~ 32) "New position" shall mean a newly established job in a school district's basic education program in either the certificated employee category or the classified employee category which meets both of the following criteria:

(a) No comparable job or job which performs substantially the same duties or functions existed in the appropriate employee category the prior school year, and

(b) The district has employed an individual in the newly established job for the current school year effective on or before the first school day in October for certificated employees and on or before the first school day in November for classified employees.

New positions shall be reported by the district to the superintendent of public instruction on Form 901B for certificated persons and on Form 902B for classified persons.

(33) "Penalty" shall mean the withholding by the superintendent for the school year in which the violation occurred, the lesser of five percent of the district's basic education allocation or an amount equal to the level of the violation until such time as the school district comes into compliance.

(34) "1982-83 Adjusted Maximum Allowed Basic Education Certificate Derived Base Salary" shall mean the 1980-81 derived base salary improved by the 1981-82 salary increase percentage as shown on LEAP Document 4 and that amount further improved by the 1982-83 LEAP Document 4 basic education certificated adjusted maximum allowed salary increase percentage which shall be calculated by the superintendent of public instruction in the following manner:

(i) If a district entered into a contract with employees or employee bargaining groups for salaries for 1982-83 on or before April 20, 1982, the district is eligible to grant a salary increase to these employees on or after September 1, 1982.

Multiply the FTE reported for these employees by 12.

(ii) If a district entered into a contract with employees or employee bargaining groups for salaries for 1982-83 on or after April 21, 1982, the district is eligible to grant a salary increase to these employees on or after June 30, 1983.

Multiply the FTE reported for these employees by 2.

(iii) Sum the results of the calculations performed in (i) and (ii) and divide by the total FTE reported for the basic education programs times 12.

(iv) Multiply (iii) by the 1982-83 salary increase percentage shown on LEAP Document 4.

(v) If the result of the calculation in this subsection is less than the districts reported 1981-82 actual derived base salary, the district may request that the superintendent of public instruction use the reported 1981-82 actual derived base salary instead of that calculated in this subsection for the purposes of determining compliance with this chapter.

(35) "1982-83 Adjusted Maximum Allowed Basic Education Classified Average Salary" shall mean the 1980-81 average salary improved by the 1981-82 salary increase percentage as shown on LEAP Document 4 and that amount further improved by the 1982-83 LEAP Document 4 basic education classified adjusted maximum allowed salary increase percentage which shall be calculated by the superintendent of public instruction in the following manner:

(i) If a district entered into a contract with employees or employee bargaining groups for salaries for 1982-83 on or before April 20, 1982, the district is eligible to grant a salary increase to these employees on or after September 1, 1982.

Multiply the FTE reported for these employees by 2080.

(ii) If a district entered into a contract with employees or employee bargaining groups for salaries for 1982-83 on or after April 21, 1982, the district is eligible to grant a salary increase to these employees on or after June 30, 1983.

Multiply the FTE reported for these employees by 347.

(iii) Sum the results of the calculations performed in (i) and (ii) and divide by the total FTE reported for the basic education programs times 2080.

(iv) Multiply (iii) by the 1982-83 salary increase percentage shown on LEAP Document 4.

(v) If the result of the calculation in this subsection is less than the districts reported 1981-82 actual average salary, the district may request that the superintendent of public instruction use the reported 1981-82 actual average salary instead of that calculated in this subsection for the purpose of determining compliance with this chapter.

(36) "1982-83 control average salary" shall be calculated by the superintendent of public instruction as follows:

(a) Increasing the district's 1980-81 derived base salary shown on LEAP Document 4 by the percent increase specified for 1981-82 on LEAP Document 4 and that amount further improved by the district's percent entitlement shown on LEAP Document 4 for 1982-83;

(b) Multiplying the district's 1982-83 mix factor by the ratio obtained by using the district's corrected 1981-82 derived based salary as the numerator and the 1981-82 derived base salary reported on LEAP Document 4 as the denominator, and

(c) Multiplying (a) by (b). This product is the 1982-83 control average salary.

Reviser's note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

Reviser's note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

AMENDATORY SECTION (Amending Order 81-7, filed 7/30/81)

WAC 392-140-013 1981-83 SALARY-COMPENSATION LID COMPLIANCE—INITIAL REPORTING CYCLE—GENERAL. Each school district shall provide upon request of the superintendent of public instruction such data as the superintendent of public instruction deems appropriate to serve as the basis for determining whether or not the district is in compliance with the salary-compensation lid. The superintendent of public instruction shall provide each district with forms as specified in WAC 392-140-011(19), (21), (23), (25) and (27) for certificated persons and WAC 392-140-011(20), (22), (24) and (26) for classified persons ((the necessary report forms or reporting format)) and shall advise each district by published bulletin of the due dates established by the superintendent of public instruction for the return of such completed forms.

AMENDATORY SECTION (Amending Order 82-4, filed 3/19/82)

WAC 392-140-014 1981-83 SALARY-COMPENSATION LID COMPLIANCE-INITIAL REPORTING CYCLE-DISTRICT EDIT OF PERSONNEL DATA. The superintendent of public instruction shall return to each school district (~~on or about the third Wednesday in December~~) reports S-727 and S-730 as specified in WAC 392-140-011(17) and (18) (~~appropriate personnel data in a standard format including individual staff mix factors for basic education certificated staff and individual salary or compensation amounts for both certificated and classified staff~~). Each district shall edit such data and return the edited reports to the superintendent of public instruction within forty-five calendar days from the date appearing on the reports (~~of receipt of such data~~).

AMENDATORY SECTION (Amending Order 82-4, filed 3/19/82)

WAC 392-140-015 1981-83 SALARY-COMPENSATION LID COMPLIANCE-INITIAL REPORTING CYCLE-DATA ANALYSIS AND DETERMINATION OF NEED FOR ADDITIONAL INFORMATION. (~~Within fifteen calendar days after district edited data are printed by the superintendent of public instruction as compliance records~~.) The superintendent of public instruction shall review the edited data and make a determination as to whether or not additional information is necessary in order to determine whether or not a district is in violation of the salary-compensation lid pursuant to WAC 392-140-019 and 392-140-020. The superintendent of public instruction shall notify in writing any district where additional information is necessary in order to determine whether or not the district is in violation of the salary-compensation lid. Within five calendar days of receiving such notification from the superintendent of public instruction, the school district shall inform all recognized bargaining units of the receipt of the notification.

Reviser's note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 82-4, filed 3/19/82)

WAC 392-140-016 1981-83 SALARY-COMPENSATION LID COMPLIANCE-INITIAL REPORTING CYCLE-REVIEW OF ADDITIONAL INFORMATION. Any school district for which the superintendent of public instruction has determined additional information is necessary to determine whether or not the district is in violation of the salary-compensation lid may submit additional data to the superintendent of public instruction: PROVIDED, That the superintendent of public instruction receives such additional data within (~~thirty~~) forty-five calendar days from the date (~~the district receives~~) appearing on the (~~written~~) salary compliance notice of the need for additional information from the superintendent of public instruction. The school

district (~~has the option of submitting~~) shall submit such additional data to the superintendent of public instruction (~~either~~) on forms specified in WAC 392-140-011(19) through (27) that are prepared and distributed by the superintendent of public instruction (~~or in a format which is similar to the format of the state forms~~). If the superintendent of public instruction does not receive such additional information in a timely manner, the district shall be notified that (~~five percent of its basic education allocation~~) the amount of the penalty will be withheld pursuant to WAC 392-140-023 until such time as the district demonstrates compliance for that year. The superintendent of public instruction shall analyze additional data submitted by the district and determine whether or not the district is in compliance based upon all data received. The superintendent of public instruction shall notify the district in writing of such determination. Within (~~ten~~) fifteen calendar days (~~of receipt of~~) from the date appearing on such notice, the district may request an informal review of all data and calculations made by the superintendent of public instruction. Such informal review shall be arranged at a time which is mutually agreed to by the superintendent of public instruction and the district. If the district does not make a timely request for an informal review, the superintendent of public instruction shall withhold (~~five percent of the district's basic education funds~~) the amount of the penalty pursuant to WAC 392-140-023 until such time as the district demonstrates compliance for that year.

Reviser's note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 81-7, filed 7/30/81)

WAC 392-140-017 1981-83 SALARY-COMPENSATION LID COMPLIANCE-INITIAL REPORTING CYCLE-DETERMINATION OF VIOLATION AFTER REVIEW. Following the informal review, the superintendent of public instruction shall have ten calendar days to make a determination as to whether or not the district is in violation of the salary-compensation lid. The superintendent of public instruction shall notify any district that is in violation of the salary-compensation lid and shall withhold (~~five percent of the district's annual basic education allocation~~) the amount of the penalty until such time as the district demonstrates compliance pursuant to WAC 392-140-023.

AMENDATORY SECTION (Amending Order 82-4, filed 3/19/82)

WAC 392-140-018 1981-83 SALARY-COMPENSATION LID COMPLIANCE-FINAL REPORTING CYCLE. In the event a school district changes personnel data reported on the Form S-275 or Form S-277 for the current year or increases the rate of salary or compensation payment for a job classification—e.g., superintendent of the district, assistant superintendent, principal, assistant principal, teacher,

counselor, director, supervisor, secretary, custodian—pursuant to a collective bargaining settlement or individual negotiations during the school year, the district shall notify the superintendent of public instruction in writing of such action within ten calendar days of such action. The superintendent of public instruction within five calendar days of such notification shall send the district a report of the most recent appropriate personnel data on file in the superintendent of public instruction's office. The district shall make corrections of appropriate salary or compensation items on the personnel data report on an annualized basis and return the corrected report to the superintendent of public instruction within ~~((thirty))~~ forty-five calendar days from the date appearing on the report. Upon receipt of such corrected report the superintendent of public instruction shall take the steps outlined in WAC 392-140-015 through 392-140-017 to determine whether or not the district is in compliance with the salary-compensation lid and promptly notify the district of such determination.

AMENDATORY SECTION (Amending Order 82-4, filed 3/19/82)

WAC 392-140-019 1981-83 SALARY-COMPENSATION LID COMPLIANCE—COMPLIANCE OF AVERAGE CERTIFICATED SALARIES. Unless compliance is demonstrated by the provisions of WAC 392-140-022 compliance with the salary-compensation lid shall be calculated as follows:

(1) For basic education certificated staff, if the 1981-82 district derived base salary exceeds the district's 1980-81 derived base salary shown on LEAP document ~~((2))~~ 4 improved by the district's percent entitlement shown on LEAP Document ~~((2))~~ 4 for 1981-82, the district shall be considered in violation of the salary-compensation lid for the 1981-82 school year: **PROVIDED**, That the compliance calculation made after the the district submits additional information to the superintendent of public instruction pursuant to WAC 392-140-015 may exclude persons not employed in a district because of RIF as defined in WAC 392-140-011(~~((20))~~) 31: **PROVIDED FURTHER**, That the compliance calculation made after the district submits additional information to the superintendent of public instruction pursuant to WAC 392-140-015 may exclude new positions as defined in WAC 392-140-011(~~((21))~~) 32: **PROVIDED FURTHER**, That a district shall not be in noncompliance as a result of corrections to the reported staff mix data for the 1980-81 school year if the 1981-82 average salary does not increase over the 1981-82 control average salary. The 1981-82 control average salary shall be calculated by the superintendent of public instruction as follows:

(a) Increasing the district's 1980-81 derived base salary shown on LEAP Document ~~((2))~~ 4 by the percent increase specified for the 1981-82 school year on LEAP Document ~~((2))~~ 4:

(b) Multiplying the district's 1981-82 mix factor by the ratio obtained by using the district's corrected 1980-81 derived base salary as the numerator and the 1980-81 derived base salary reported on LEAP Document ~~((2))~~ 4 as the denominator, and

(c) Multiplying (a) by (b). This product is the 1981-82 control average salary.

(2) For basic education certificated staff, if the 1982-83 district derived base salary exceeds the ~~((district's 1980-81 derived base salary shown on LEAP Document 2, improved by the district's percent entitlement shown on LEAP Document 2 for 1981-82, and that amount further improved by the district's percent entitlement shown on LEAP Document 2 for))~~ 1982-83 adjusted maximum allowed basic education certificated derived base salary, the district shall be considered in violation of the salary-compensation lid for the 1982-83 school year: **PROVIDED**, That the compliance calculation made after the district submits additional information to the superintendent of public instruction on Form 901A pursuant to WAC 392-140-015 may exclude persons not employed in a district because of RIF as defined in WAC 392-140-011(~~((20))~~) 31: **PROVIDED FURTHER**, That the compliance calculations made after the district submits additional information to the superintendent of public instruction on Form 901B pursuant to WAC 392-140-015 may exclude new positions as defined in WAC 392-140-011(~~((21))~~) 32 (~~((:))~~): **PROVIDED FURTHER**, That a district shall not be in noncompliance as a result of corrections to the reported staff mix data for the 1981-82 school year as reported to the superintendent of public instruction on Form 901E if the 1982-83 average salary does not increase over the 1982-83 control average salary and meets the conditions established by WAC 392-140-011(36): **PROVIDED FURTHER**, That if a districts 1982-83 reported average certificated derived base salary is in excess of its 1982-83 adjusted maximum allowed basic education certificated derived base salary as a result of granting salary increase effective on or after June 30, 1983 and before or on August 31, 1983 that does not exceed the authorized salary increase as provided by LEAP Document 4 for that one day and two month period, that district shall be in compliance with this section.

(3) The district compliance calculations made after the district submits additional information to the superintendent of public instruction on Forms 901C-1 and 901C-2 pursuant to WAC 392-140-015 shall not include compensation of certificated employees covered by individual contracts of employment or collective bargaining agreements effective on or before March 20, 1981, which contract(s) fixes the amount of salary or insurance benefits or both for either the 1981-82 school year or the 1982-83 school year or both years: **PROVIDED**, That the maximum salary increase of certificated staff not covered by such a contract for 1981-82 shall not exceed the 1980-81 derived base salary of those staff improved by the district's percent entitlement for certificated staff shown on LEAP Document ~~((2))~~ 4 for 1981-82: **PROVIDED FURTHER**, That the maximum salary increase of certificated staff not covered by such a contract for 1982-83 shall not exceed the ~~((1980-81 derived base salary of those staff improved by the district's percent entitlement for certificated staff shown on LEAP Document 2 for 1981-82, and that~~

~~amount further improved by the district's percent entitlement for certificated staff shown on LEAP Document 2 for)) 1982-83 adjusted maximum allowed basic education certificated derived base salary.~~

Reviser's note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 82-4, filed 3/19/82)

WAC 392-140-020 1981-83 SALARY-COMPENSATION LID COMPLIANCE—COMPLIANCE OF AVERAGE CLASSIFIED SALARIES. Unless compliance is demonstrated by the provisions of WAC 392-140-022, compliance with the salary-compensation lid shall be calculated as follows:

(1) For basic education classified staff, if the 1981-82 district average classified salary exceeds the district's 1980-81 average classified salary shown on LEAP Document ((2)) 4 improved by the district's percent entitlement shown on LEAP Document ((2)) 4 for 1981-82, the district shall be considered in violation of the salary-compensation lid for the 1981-82 school year: **PROVIDED**, That the compliance calculation made after the district submits additional information to the superintendent of public instruction pursuant to WAC 392-140-015 may exclude persons not employed in a district because of RIF as defined in WAC 392-140-011(((20)) 31): **PROVIDED FURTHER**, That the compliance calculation made after the district submits additional information to the superintendent of public instruction pursuant to WAC 392-140-015 may exclude new positions as defined in WAC 392-140-011(((21)) 32).

(2) For basic education classified staff, if the 1982-83 district average classified salary exceeds the ~~((district's 1980-81 average classified salary shown on LEAP Document 2, improved by the district's percent entitlement shown on LEAP Document 2 for 1981-82, and that amount further improved by the district's percent entitlement for))~~ 1982-83 adjusted maximum allowed basic education classified average salary, the district shall be considered in violation of the salary-compensation lid for the 1982-83 school year: **PROVIDED**, That the compliance calculation made after the district submits additional information to the superintendent of public instruction on Form 902A pursuant to WAC 392-140-015 may exclude persons not employed in a district because of RIF as defined in WAC 392-140-11(((20)) 31): **PROVIDED FURTHER**, That the compliance calculation made after the district submits additional information to the superintendent of public instruction on Form 902B pursuant to WAC 392-140-015 may exclude new positions as defined in WAC 392-140-011(((21)) 32) ((-)): **PROVIDED, FURTHER**, That if a districts 1982-83 reported average classified salary is in excess of its 1982-83 adjusted maximum allowed basic education classified average salary as a result of granting a salary increase effective on or after June 30, 1983 and before or on August 31, 1983 that does not

exceed the authorized salary increase as provided by LEAP Document 4 for that one day and two month period, that district shall be in compliance with this section.

(3) The district compliance calculations made after the district submits additional information to the superintendent of public instruction on Forms 902C-1 and 902C-2 pursuant to WAC 392-140-015 shall not include compensation of classified employees covered by individual contracts of employment or collective bargaining agreements effective on or before March 20, 1981, which contract(s) fixes the amount of salary or insurance benefits or both for either the 1981-82 school year or the 1982-83 school year or both years: **PROVIDED**, That the maximum salary increase of classified staff not covered by such a contract for the 1981-82 shall not exceed the 1980-81 average salary of those staff improved by the district's percent entitlement for classified staff shown on LEAP Document ((2)) 4 for 1981-82: **PROVIDED FURTHER**, That the maximum salary increase of classified staff not covered by such a contract for 1982-83 shall not exceed the ~~((1980-81 average salary of those staff improved by the district's percent entitlement for classified staff shown on LEAP Document 2 for 1981-82, and that amount further improved by the district's percent entitlement for classified staff shown on LEAP Document 2 for 1982-83))~~ adjusted maximum allowed basic education classified average salary.

Reviser's note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

Reviser's note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

AMENDATORY SECTION (Amending Order 81-7, filed 7/30/81)

WAC 392-140-021 1981-83 SALARY-COMPENSATION LID COMPLIANCE—COMPLIANCE OF INSURANCE BENEFITS. Insurance benefit increases granted employees shall constitute a portion of the salary increase specified in LEAP Document ((2)) 4 whenever a district's contribution to employee insurance benefits will exceed, by virtue of increases provided in 1981-82 or 1982-83, \$121 per month per full time equivalent staff unit in 1981-82 and \$137 per month per full time equivalent staff unit in 1982-83. If insurance benefits granted employees in 1980-81 were in excess of \$121 per month per full-time equivalent staff unit, then only that part granted to employees for 1981-82 in excess of the 1980-81 level shall constitute a portion of the salary increase specified on LEAP Document 4. If insurance benefits granted employees in 1981-82 were in excess of \$137 per month per full time equivalent staff unit, then only that part granted to employees for 1982-83 in excess of the 1981-82 level shall constitute a portion of the salary increase specified on LEAP Document 4.

AMENDATORY SECTION (Amending Order 81-7, filed 7/30/81)

WAC 392-140-022 1981-83 SALARY-COMPENSATION LID COMPLIANCE—NO INCREASES CONSTITUTE COMPLIANCE. (1) Certificated employees. If the superintendent of public instruction has determined that a district's average derived base salary for either 1981-82 or 1982-83 exceeds the allowed derived base pursuant to WAC 392-140-019, or a district's payment for insurance benefits exceeds the amounts specified for 1981-82 or 1982-83 in the appropriations act, ((but)) the district ((certify)) may certify to the superintendent of public instruction on Form 901D that it gave no salary increase pursuant to WAC 392-140-019 or insurance benefit increase pursuant to WAC 392-140-021 the superintendent of public instruction shall not withhold basic education funds from that district for that year.

(2) Classified employees. If the superintendent of public instruction has determined that a district's average salary for either 1981-82 or 1982-83 exceeds the allowed average salary pursuant to WAC 392-140-020, or a district's payment for insurance benefits exceeds the amounts specified for 1981-82 or 1982-83 in the appropriations act, ((but)) the district ((certify)) may certify to the superintendent of public instruction on Form 902D that it gave no salary increase pursuant to WAC 392-140-020 or insurance benefit increase pursuant to WAC 392-140-021 the superintendent of public instruction shall not withhold basic education funds from that district for that year.

Reviser's note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

AMENDATORY SECTION (Amending Order 81-7, filed 7/30/81)

WAC 392-140-023 1981-83 SALARY-COMPENSATION LID COMPLIANCE—WITHHOLDING OF BASIC EDUCATION ALLOCATION. (1) 1981-82 School Year. If the superintendent of public instruction finds that a school district has violated the salary-compensation lid pursuant to WAC 392-140-010 through 392-140-022, the superintendent of public instruction shall direct the assistant superintendent of financial services to withhold for the 1981-82 school year, the lesser of the amount of the violation or five percent of the district's annual basic education allocation as shown in item A.8 of Report 1191. The initial amount withheld shall be the lesser of the estimated amount of the violation or five percent of the most current estimate of the annual basic education allocation as shown in item A.8 of the district's Report 1191. The actual amount withheld will be based on the actual amount of the violation or the annual entitlement shown in item A.8 of the district's Report 1191F.

The amount to be withheld shall be entered as a negative adjustment in the monthly apportionment payment cycle on line C.4 of Report 1191 as soon as possible after the district receives written notification that funds are to be withheld.

(2) 1982-83 School Year. If the superintendent of public instruction finds that a school district has violated the salary-compensation lid pursuant to WAC 392-140-010 through 392-140-022, the superintendent of public instruction shall direct the assistant superintendent of financial services to withhold for the 1982-83 school year, the lesser of the amount of the violation or five percent of the district's annual basic education allocation as shown in item A.7 of Report 1191. The initial amount withheld shall be the lesser of the estimated amount of the violation or five percent of the most current estimate of the annual basic education allocation as shown in item A.7 of the district's Report 1191. The actual amount withheld will be based on the actual amount of the violation or the annual entitlement shown in item A.7 of the district's Report 1191F.

The amount to be withheld shall be entered as a negative adjustment in the monthly apportionment payment cycle on line C.3 of Report 1191 as soon as possible after the district receives written notification that funds are to be withheld.

(3) The negative adjustment shall remain in place until such time as the district comes into compliance with the salary-compensation lid.

In the event a district increases its salaries or compensation at, near, or after the end of the school year, and the superintendent of public instruction determines that such an increase places the district in violation of the salary-compensation lid, but the determination occurs too late for the superintendent of public instruction to make a negative adjustment in that year's basic education allocation, the superintendent of public instruction shall enter the negative adjustment based upon that school year's data, but withhold the appropriate amount from the district's annual basic education allocation for the following year.

Reviser's note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

WSR 83-13-053

EMERGENCY RULES
SUPERINTENDENT OF
PUBLIC INSTRUCTION

[Order 83-4—Filed June 14, 1983]

I, Frank B. Brouillet, Superintendent of Public Instruction, do promulgate and adopt at Olympia, Washington, the annexed rules relating to Grants management—Elementary and Secondary Education Act—Title I program, regular.

I, Frank B. Brouillet, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is without an emergency adoption, school districts would not be able to implement above policy during the current fiscal year.

Such rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 28A.02-.100 which directs that the Superintendent of Public Instruction has authority to implement the provisions of federal programs.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED June 14, 1983.

By Frank B. Brouillet
Superintendent of Public Instruction

AMENDATORY SECTION (Amending Order 83-2, filed 3/30/83)

WAC 392-163-425 CONSTRUCTION AND PORTABLE LEASE/PURCHASE. Chapter 1 Regular moneys may be used for the modification of existing facilities and/or for lease/purchase of portable facilities for the purpose of serving Chapter 1 Regular eligible children if:

(1) The district has exhausted every other available option for providing space in which to serve eligible children; and

(2) ~~((The district intends to serve all eligible children in all eligible attendance areas; and~~

~~(3))~~ Modification of facilities or lease/purchase of portable facilities will provide essential improvement in the delivery of Chapter 1 Regular services to eligible children.

Such use of moneys shall have prior approval from the superintendent of public instruction only after an on-site visit to the school district to examine existing facilities in order to determine that the above conditions do exist.

WSR 83-13-054

ADOPTED RULES

DEPARTMENT OF FISHERIES

[Order 83-53—Filed June 15, 1983]

I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing rules.

This action is taken pursuant to Notice No. WSR 83-10-080 filed with the code reviser on May 4, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 14, 1983.

By William R. Wilkerson
Director

AMENDATORY SECTION (Amending Order 82-63, filed 6/11/82)

WAC 220-36-021 ✓ SALMON FISHING AREAS—GILL NET—SEASONS. It is unlawful to take, fish for or possess salmon for commercial purposes with gill net gear in the following Grays Harbor Fishing Areas except during the seasons provided for hereinafter in each respective fishing area:

Area 2A

6:00 p.m. October ((3)) 2 to 6:00 p.m. October ((8)) 7, ((+1982)) 1983.

Areas 2B, 2C and 2D -

6:00 p.m. July ((7)) 5 to 6:00 p.m. August 15, ((+1982)) 1983.

6:00 p.m. October ((3)) 2 to 6:00 p.m. October ((8)) 7, ((+1982)) 1983.

AMENDATORY SECTION (Amending Order 82-63, filed 6/11/82)

WAC 220-36-022 ✓ SALMON FISHING AREAS—WEEKLY PERIODS. It is unlawful to take, fish for or possess salmon taken with gill net gear except during the weekly open periods hereinafter designated in the following Grays Harbor Fishing Areas:

Area 2A

6:00 p.m. October ((3)) 2 to 6:00 p.m. October ((8)) 7, ((+1982)) 1983: Open continuously.

Areas 2B, 2C and 2D

6:00 p.m. July ((7)) 5 to 6:00 p.m. August 15, ((+1982)) 1983: Open continuously.

6:00 p.m. October ((3)) 2 to 6:00 p.m. October ((8)) 7, ((+1982)) 1983: Open continuously.

AMENDATORY SECTION (Amending Order 82-63, filed 6/11/82)

WAC 220-36-024 ✓ SALMON FISHING AREAS—MESH SIZES—GEAR. (1) It is unlawful to take, fish for or possess salmon with gill net gear containing mesh smaller than the minimum sizes or larger than the maximum size stretch measure as hereinafter designated in the following Grays Harbor Fishing Areas:

Areas 2A, 2B, 2C and 2D

For the period October ((3)) 2 to October ((8)) 7, ((+1982)) 1983: 5-inch minimum and 6-1/2-inch maximum mesh.

(2) ~~((Except as provided for in subsection (1) of this section;))~~ It is unlawful to fish in Grays Harbor with gill

net gear containing meshes less than 5 inches stretch measure or longer than 1,500 feet in length.

AMENDATORY SECTION (Amending Order 82-63, filed 6/11/82)

WAC 220-40-021 ✓ WILLAPA HARBOR—GILL NET—SEASONS. It is unlawful to take, fish for or possess salmon for commercial purposes with gill net gear in the following Willapa Harbor Fishing Areas, except during the seasons provided for hereinafter in each respective fishing area:

Area 2G inclusive—6:00 p.m. July ((6)) 5 to 6:00 p.m. August 20, ~~((6:00 p.m. September 12 to 6:00 p.m. October 9))~~ 6:00 p.m. October 17 to 6:00 p.m. October 18, 6:00 p.m. October 24 to 6:00 p.m. October 25, and 6:00 p.m. November 1 to 11:59 p.m. November 30, ((+1982)) 1983.

Area 2G west of a line drawn true north-south through Willapa River light number 13—6:00 p.m. September 13 to 6:00 p.m. September 18, 6:00 p.m. September 19 to 6:00 p.m. September 24, 6:00 p.m. September 26 to 6:00 p.m. October 1, 6:00 p.m. October 3 to 6:00 p.m. October 8, 1983.

Area 2H—6:00 p.m. ~~((September 12))~~ October 17 to 6:00 p.m. October 18, 6:00 p.m. October 24 to 6:00 p.m. October ((9)) 25, and 6:00 p.m. November 1 to 11:59 p.m. November 30, ((+1982)) 1983.

~~((Area [s]))~~ Areas 2J and 2K—6:00 p.m. July ((6)) 5 to 6:00 p.m. August 20, 6:00 p.m. September ((+2)) 13 to 6:00 p.m. September 14, 6:00 p.m. September 16 to 6:00 p.m. September 17, 6:00 p.m. September 19 to 6:00 p.m. September 20, 6:00 p.m. September 22 to 6:00 p.m. September 23, 6:00 p.m. September 26 to 6:00 p.m. September 27, 6:00 p.m. September 29 to 6:00 p.m. September 30, 6:00 p.m. October 3 to 6:00 p.m. October 4, 6:00 p.m. October 6 to 6:00 p.m. October 7, 6:00 p.m. October 17 to 6:00 p.m. October 18, 6:00 p.m. October 24 to 6:00 p.m. October ((9)) 25 and 6:00 p.m. November 1 to 11:59 p.m. November 30, ((+1982)) 1983.

Area 2M—6:00 p.m. July 5 to 6:00 p.m. July 31, 6:00 p.m. September ((+2)) 13 to 6:00 p.m. September 18, 6:00 p.m. September 19 to 6:00 p.m. September 24, 6:00 p.m. September 26 to 6:00 p.m. October 1, 6:00 p.m. October 3 to 6:00 p.m. October 8, 6:00 p.m. October 17 to 6:00 p.m. October 18, 6:00 p.m. October 24 to 6:00 p.m. October ((9)) 25, and 6:00 p.m. November 1 to 11:59 p.m. November 30, ((+1982)) 1983.

AMENDATORY SECTION (Amending Order 82-63, filed 6/11/82)

WAC 220-40-022 ✓ WILLAPA HARBOR—WEEKLY PERIODS. It is unlawful to take, fish for or

possess salmon taken with gill net gear, except during the weekly open periods hereafter designated in the following Willapa Harbor Fishing Areas:

Area 2G inclusive

July ((6)) 5, 6:00 p.m. to August 20, ((+1982)) 1983, 6:00 p.m.—Open continuously.

~~((September 12 to October 9, 1982—6:00 p.m. Sunday to 6:00 p.m. Saturday:))~~

October 17 to October 25, 1983—6:00 p.m. Monday to 6:00 p.m. Tuesday.

November 1, 6:00 p.m. to 11:59 p.m. November 30, ((+1982)) 1983—Open continuously.

Area 2G west of a line drawn true north-south through Willapa River light number 13—

September 13 to September 18, 1983—6:00 p.m. Tuesday to 6:00 p.m. Sunday.

September 19 to October 8, 1983—6:00 p.m. Monday to 6:00 p.m. Saturday.

Area 2H

~~((September 12 to October 9, 1982—6:00 p.m. Sunday to 6:00 p.m. Saturday:))~~

October 17 to October 25, 1983—6:00 p.m. Monday to 6:00 p.m. Tuesday.

November 1, 6:00 p.m. to 11:59 p.m. November 30, ((+1982)) 1983—Open continuously.

Areas 2J and 2K

July ((6)) 5, 6:00 p.m. to August 20, ((+1982)) 1983, 6:00 p.m.—Open continuously.

September ((+2)) 13 to ((October 9, 1982)) September 17, 1983—6:00 p.m. ((Sunday)) Tuesday to 6:00 p.m. ((Monday)) Wednesday and 6:00 p.m. ((Wednesday)) Friday to 6:00 p.m. ((Thursday)) Saturday.

September 19 to October 7, 1983—6:00 p.m. Monday to 6:00 p.m. Tuesday and 6:00 p.m. Thursday to 6:00 p.m. Friday.

October 17 to October 25, 1983—6:00 p.m. Monday to 6:00 p.m. Tuesday.

November 1, 6:00 p.m. to 11:59 p.m. November 30, ((+1982)) 1983—Open continuously.

Area 2M

July 5, 6:00 p.m. to 6:00 p.m. July 31, 1983—Open continuously.

September ((+2)) 13 to ((October 9, 1982)) September 18, 1983—6:00 p.m. ((Sunday)) Tuesday to 6:00 p.m. ((Saturday)) Sunday.

September 19 to October 8, 1983—6:00 p.m. Monday to 6:00 p.m. Saturday.

October 17 to October 25, 1983—6:00 p.m. Monday to 6:00 p.m. Tuesday.

November 1, 6:00 p.m. to 11:59 p.m. November 30, ((+1982)) 1983—Open continuously.

AMENDATORY SECTION (Amending Order 82-63, filed 6/11/82)

WAC 220-40-024 ~~WILLAPA HARBOR—MESH SIZES—GEAR.~~ (1) It is unlawful to take, fish for or possess salmon with gill net gear containing mesh smaller than the minimum or larger than the maximum size stretch measure as hereinafter designated in the following Willapa Harbor Fishing Areas:

Areas 2G, 2H, 2J(~~(+)~~), 2K₁ and 2M

For the period September (~~(+)~~) 13 to October (~~(9)~~) 25, (~~(+1982)~~) 1983: 5-inch minimum to 6-1/2-inch maximum mesh.

For the period 12:01 a.m. November 19 to 11:59 p.m. November 30, (~~(+1982)~~) 1983: 7-1/2-inch minimum mesh.

(2) (~~Except as provided in subsection (1) of this section, it shall be~~) It is unlawful to fish in Willapa Harbor with gill net gear containing meshes less than 5 inches stretch measure or longer than 1,500 feet in length.

WSR 83-13-055

ADOPTED RULES

LIQUOR CONTROL BOARD

[Order 124, Resolution No. 133—Filed June 15, 1983]

Be it resolved by the Washington State Liquor Control Board, acting at Capital Plaza Building, 1025 East Union Avenue, Olympia, WA, that it does adopt the annexed rules relating to Licensee-employees—Prohibited conduct with patrons, WAC 314-16-122.

This action is taken pursuant to Notice No. WSR 83-10-059 filed with the code reviser on May 4, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Washington State Liquor Control Board as authorized in RCW 66.08.030 and 66.98.070.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 15, 1983.

By Robert D. Hannah
Chairman

AMENDATORY SECTION (Amending Order 83, Resolution No. 92, filed 11/18/81)

WAC 314-16-122 ~~LICENSEE-EMPLOYEES—PROHIBITED CONDUCT WITH PATRONS.~~ (1) No retail licensee, and no servant, agent ((σ)), employee ((thereof shall employ or contract with any person to)), or entertainer employed at the licensed premises or employed on a contractual basis to entertain, perform, or

work upon the licensed premises shall solicit ((α)) any patron ((for)), customer or visitor in or upon the licensed premises to purchase any beverage ((and/or to accept any beverage from a patron in or upon the licensed premises and to receive therefor, either directly or indirectly, any commission, remuneration or compensation)) for the licensee or for any servant, agent, employee, or entertainer.

(2) No retail licensee, and no servant, agent or employee employed on the licensed premises shall permit any person to remain on the licensed premises for the purpose of soliciting any patron, customer, or visitor in or upon the licensed premises to purchase any beverage for said person.

(3) No retail licensee, and no servant, agent ((σ)), employee ((thereof shall employ or contract with any person for the purpose of having such person dance with a patron, or for the purpose of having such person)), or entertainer employed at the licensed premises or employed on a contractual basis to entertain or work upon the licensed premises shall spend time or dance with ((α)) any patron, customer or visitor in or upon the licensed premises and ((for which said servant, agent or employee is to)) receive therefor from said patron, customer, or visitor, either directly or indirectly, any commission, remuneration, or compensation.

(4) No retail licensee, and no servant, agent, or employee employed on the licensed premises shall permit any person to spend time or dance with any patron, customer, or visitor in or upon the licensed premises and for which said person receives therefor from said patron, customer, or visitor either directly or indirectly any commission, remuneration, or compensation.

(5) As used in subsections (1) and (2) of this section, the term "beverage" means any liquid for drinking including water, but not limited thereto.

~~((3))~~ (6) As used in subsections (1) ((and)), (2), (3), and (4) of this section, the terms "employee," "servant," ((and)) "agent," and "entertainer" are intended to have a broad and general meaning so as to include any person performing services in or on a retail liquor licensed premises and whose work is under some control and/or direction of the licensee.

WSR 83-13-056

ADOPTED RULES

LIQUOR CONTROL BOARD

[Order 125, Resolution No. 134—Filed June 15, 1983]

Be it resolved by the Washington State Liquor Control Board, acting at Capital Plaza Building, 1025 East Union Avenue, Olympia, WA 98504, that it does adopt the annexed rules relating to class H license issued to premises without a cocktail lounge, WAC 314-16-196.

This action is taken pursuant to Notice No. WSR 83-10-031 filed with the code reviser on April 29, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Washington State Liquor Control Board as authorized in RCW 66.08.030 and 66.98.070.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 15, 1983.

By Robert D. Hannah
Chairman

NEW SECTION

WAC 314-16-196 ✓ CLASS H LICENSE ISSUED TO PREMISES WITHOUT A COCKTAIL LOUNGE. (1) Before the board shall issue a class H license to a bona fide restaurant, the applicant shall present, and receive the approval of the board for, a one-quarter inch equals one foot scale drawing of the proposed premises indicating that the premises will have a cocktail lounge comprising not more than thirty-five percent of the total public floor space of the premises, as compared to dining space which as a minimum must be sixty-five percent of the public floor space of the premises or that the premises will have a service bar(s) in lieu of the cocktail lounge.

(2) Those premises not having cocktail lounges shall have their approved service bar(s) located in such a manner as to be removed from the sight of customers. Service of liquor from such service bar(s) will be by the licensee or licensee's employees only and may take place only during hours that the full restaurant menu is available and a chef or cook is on duty.

(3) A class H licensed restaurant having a service bar(s) in lieu of a cocktail lounge shall not be eligible for added activities such as dancing, live music, or entertainment.

(4) If the board issues a class H license to a bona fide restaurant which has a service bar in lieu of an approved cocktail lounge and the licensee subsequently applies for approval to install a cocktail lounge in place of the previously approved service bar operation, the board will process such a change in the same manner as an application for a new class H license (i.e. notice will be given by posting at the premises, local officials, churches and schools will be notified, etc.).

WSR 83-13-057
NOTICE OF PUBLIC MEETINGS
COMMUNITY COLLEGE
DISTRICT TWELVE
[Memorandum—June 13, 1983]

There is a change in the date of the regular August meeting of the Community College District 12 board of trustees.

The August meeting (previously scheduled for Thursday, August 11, 1983) has been changed to Thursday,

August 4, 1983, at 7:30 p.m. in the boardroom on the Olympia Technical Community College campus.

WSR 83-13-058

ADOPTED RULES

SEATTLE COMMUNITY COLLEGE

[Order 41, Resolution No. 1983-16—Filed June 15, 1983]

Be it resolved by the board of trustees of Seattle Community College District VI, acting at Performance Hall Board Room, Seattle Central Community College, that it does adopt the annexed rules relating to Seattle Community College District board of trustees—Rules and regulations, chapter 132F-104 WAC; appointing authority, chapter 132F-01 WAC; and tenure, chapter 132F-200 WAC.

This action is taken pursuant to Notice No. WSR 83-09-044 filed with the code reviser on April 19, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 28B.19.050(2).

This rule is promulgated pursuant to chapter 28B.50 RCW and is intended to administratively implement that statute.

The undersigned hereby declares that the institution has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 6, 1983.

By Helen G. Sutton
Chairman, Board of Trustees

Chapter 132F-104 WAC
~~((PROCEDURE GOVERNING APPEARANCE BEFORE THE BOARD—APPOINTING AUTHORITY))~~ SEATTLE COMMUNITY COLLEGE
DISTRICT BOARD OF TRUSTEES—RULES AND REGULATIONS

AMENDATORY SECTION (Amending Order 40, filed 7/1/81)

WAC 132F-104-030 ✓ LOCATION OF MEETING. ((The)) Board meetings will be rotated among the three campuses and the district office, in accordance with the published schedule:

- (1) North Seattle Community College
9600 College Way North
Seattle, WA 98103
- (2) Seattle Central Community College
1701 Broadway
Seattle, WA 98122
- (3) South Seattle Community College
6000 - 16th Avenue S.W.
Seattle, WA 98106
- (4) Seattle Community College District
300 Elliott Avenue West
Seattle, WA 98119

AMENDATORY SECTION (Amending Order 40, filed 7/1/81)

WAC 132F-104-811 ✓ REVIEW OF AGENDA ITEMS. All items submitted for the board agenda will be ~~((previewed))~~ reviewed by the appropriate campus ~~((president))~~ district officers and the district chancellor. A standard cover sheet containing background information and the district chancellor's recommendation, as appropriate, shall be attached and the item shall be assigned to the agenda for the board meeting. As practicable, all materials prepared for consideration by the board of trustees shall be reviewed by the chancellor's cabinet and the district council prior to submission to the board.

AMENDATORY SECTION (Amending Order 40, filed 7/1/81)

WAC 132F-104-812 ✓ DEADLINES. Items for regular board meeting agendas should be in the board office ~~((two weeks))~~ seven days before the board meeting. Advance materials, including the agenda, background materials, and other information will be mailed to the board members and an approved board materials distribution list three work days in advance of regular meetings (including the day on which the materials are mailed and the day on which the meeting is held).

AMENDATORY SECTION (Amending Order 40, filed 7/1/81)

WAC 132F-104-813 ✓ SUBMISSION ROUTES. To allow the board to have the benefit of background information and research, and to permit access for all SCCD constituencies to the board, the following submission routes to the board are available:

INITIATED BY:

SUBMITTED BY:

(1) An individual student, group of students, or student government organization.

Student body government or other elected student representative to students' advisory representative to the board, or through the dean of students to the campus president.

(2) An individual faculty member, group of faculty members, or the faculty organization (SCCFT).

Faculty representative organization (SCCFT) to the faculty advisory representative to the board, or to the campus president via the dean of instruction or the district chancellor.

INITIATED BY:

SUBMITTED BY:

(3) An individual support staff employee, group of support staff employees, or the ~~((CPA organization:))~~ nonsupervisory classified employees' organization (WFSE).

~~((Classified Personnel Association officers / advisory representative to the board, or via the~~

~~business representative for the support staff employees' organization to the campus president or the District Chancellor:))~~
For supervisory classified, per individual via the campus president or district chancellor. For WFSE members, to executive committee and WFSE advisory representative to the board.

(4) An individual administrative employee, a group of administrative employees, or ~~((the))~~ administrative organization.

~~((To))~~ Either the campus president or the district chancellor via immediate supervisor.

(5) Individual citizens, groups, organizations, associations, agencies, or others who are not regular members of the district community.

Campus president if the matter concerns only one campus or to the district chancellor if the matter concerns the entire district.

AMENDATORY SECTION (Amending Order 40, filed 7/1/81)

WAC 132F-104-814 ✓ INFORMATIONAL MATERIALS. Written background materials, arguments, views, or supporting data are extremely helpful to the board's understanding of matters ~~((before it))~~. Accordingly, the reviewing authorities on the campuses or at the district level may request or suggest ~~((these if they are))~~ information if it is not provided initially.

AMENDATORY SECTION (Amending Order 40, filed 7/1/81)

WAC 132F-104-815 ✓ BOARD ((MAILING)) DISTRIBUTION LIST. The board ~~((mailing))~~ distribution list will include the following:

	NO.	COPIES	TOTAL
Regular Board Members	1	each	5
Advisory Representatives to the Board (SCCFT, WFSE, 3 ASB Presidents)	1	"	5
Campus Presidents' Offices	((2)) 3	"	((6)) 9
Chancellor's Office	((1)) 3	((1))	3
Assistant Attorney General	1	((1))	1
District Officers and staff	1	"	((7)) 5
((ASB Presidents))	((1))	((1))	((3))
((Chairman, CPA))	((1))	((1))	((1))
((Advisory Representative, CPA))	((1))	((1))	((1))
President, SCCFT	1	((1))	1
((Advisory Representative, SCCFT))	((1))	((1))	((1))
Campus Vice-Presidents, SCCFT	1	"	3

	NO.	COPIES	TOTAL
Campus Library	1	"	3
Editor, Polaris	1	"	1
Editor, City Collegian	1	((#))	1
Editor, Sentinel	1	((#))	1
Education Editor, Seattle Times	1	((#))	1
Education Editor, Seattle Post-Intelligencer	1	((#))	1
			40

Individuals or groups who wish to read these materials may do so in the campus presidents' offices or in the board office anytime during regular working hours. ((They are also available in each college library.))

AMENDATORY SECTION (Amending Order 14, filed 5/22/73)

WAC 132F-104-817 OLD BUSINESS. Items which have been previously discussed, either as a report or an action item, ((in)) at a regular or special board meeting, may be brought up ((under)) during this portion of the agenda.

AMENDATORY SECTION (Amending Order 40, filed 7/1/81)

WAC 132F-104-819 NOTIFICATION TO BOARD OFFICE. Individuals or groups are requested to notify the board office ((ten work)) seven working days prior to the regular board meeting of the title and/or nature of any items which they wish to discuss under old or new business at the meeting.

REPEALER

The following sections of the Washington Administrative Code are repealed:

- (1) WAC 132F-104-100 APPOINTING AUTHORITY.
- (2) WAC 132F-104-110 WRITTEN CONTRACTS.
- (3) WAC 132F-104-120 TENURE.

Chapter 132F-01 WAC
APPOINTING AUTHORITY

NEW SECTION

WAC 132F-01-010 APPOINTING AUTHORITY. (1) The board of trustees of Community College District VI, pursuant to RCW 28B.50.140, is the appointing authority for employees of the district; and RCW 28B.10.528 provides that the board may delegate any of its powers and duties to the president or his designee; and RCW 28B.50.140(14) provides that the board may delegate any of its powers and duties to the district president. The district president has designated the three campus presidents as appointing authorities for their respective campuses.

(2) The board of trustees of Community College District VI delegates to the district president (or any acting district president or interim district president) the appointing authority for the campus presidents and the district office personnel.

(3) The president of Community College District VI designates, and the board of trustees delegates to the campus presidents (or any acting campus president or interim campus president) the appointing authority for their respective campuses.

NEW SECTION

WAC 132F-01-020 WRITTEN CONTRACTS. No new teacher, counselor, librarian, or administrator shall be employed, and no teacher, counselor, librarian, or administrator shall be employed in a different position from his/her present position, except by written contract or notice of employment signed by the proper appointing authority, as defined in WAC 132F-01-010.

Chapter 132F-200 WAC
TENURE

NEW SECTION

WAC 132F-200-010 TENURE. The board of trustees of Seattle Community College District VI reserves to itself the final determination of the granting of tenure to any academic employee of the district; the dismissal of a tenured academic employee; or the dismissal of a probationer during the term of his/her contract, pursuant to the policies of the board of trustees, the agreement with Seattle Community College Federation of Teachers or the laws of the state of Washington.

WSR 83-13-059
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)
[Filed June 15, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules concerning:

- Amd WAC 388-33-140 Effective date of increase or decrease in grant.
- Amd WAC 388-33-595 One-time grant—Authorization—Disbursement.

It is the intention of the secretary to adopt these rules on an emergency basis on or about June 15, 1983.

Correspondence concerning this notice and proposed rules attached should be addressed to:

David A. Hogan, Director
Division of Administration and Personnel
Department of Social and Health Services
Mailstop OB 14
Olympia, WA 98504

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact William B. Pope, Chief, Office of Administrative Regulations, at State Office Building #2, 12th and Franklin, Olympia, Phone (206) 753-7015, by July 13, 1983. The meeting site is in a location which is barrier free;

that the agency will at 2:00 p.m., Wednesday, July 27, 1983, in the Third Floor Conference Room, H-19, Office Building #2, 12th and Franklin, Olympia, Washington, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on August 3, 1983.

The authority under which these rules are proposed is RCW 74.08.090.

The specific statute these rules are intended to implement is chapter 74.08 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before July 27, 1983.

Dated: June 14, 1983

By: Bruce Ferguson

Assistant Secretary, Community Services

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045.

Re: Amending WAC 388-33-140 and 388-33-595.

Purpose of the Rule Change: To adjust the date of Public Assistance grant change to conform to federal requirements.

Statutory Authority: RCW 74.08.090.

Summary of the Rule Change: Public Assistance grants will be adjusted as of the date a person enters the household rather than on the first of the following month.

Person or Persons Responsible for the Drafting, Implementation and Enforcement of the Rule: Mac Trepanier, Program Manager, Division of Income Assistance, Mailstop: OB-31C, Phone: 3-3177.

These rules are necessary as a result of federal law, 45 CFR 233.35.

AMENDATORY SECTION (Amending Order 1940, filed 1/28/83, effective 3/1/83)

WAC 388-33-140 EFFECTIVE DATE OF INCREASE OR DECREASE IN GRANT. (1) Increase or reduction in grant:

(a) When a change in circumstances, other than adding a person to a grant, results in an increase or reduction of the assistance grant, the effective date of the change is the first of the second month following the month in which the change occurred. ~~((The corresponding payment month--))~~ See WAC 388-28-483.

(b) When a person is added to the grant, the effective date of the change shall be the ~~((first of the month following the month in which))~~ date the person entered the household or the date ((when all eligibility conditions are met)) the person is determined eligible, whichever is later.

(c) When a person's needs are added to a grant because ~~((he/she))~~ he or she is being removed from a sanction status, the effective date of the change is the date the sanction is removed.

(2) The effective date shall never precede the date the circumstances actually changed.

(3) Change in grant involving a ~~((cancelled))~~ canceled warrant:

When a warrant is ~~((cancelled))~~ canceled and assistance is to be issued by an adjusting payment, the effective date of the grant as re-computed by the state office is the first of the month covered by the ~~((cancelled))~~ canceled warrant. If, according to the rule in subsection (1) of this section, any assistance is due the recipient for a month prior to that covered by the ~~((cancelled))~~ canceled warrant, the local office shall authorize a one-time grant.

AMENDATORY SECTION (Amending Order 1852, filed 7/30/82, effective 9/1/82)

WAC 388-33-595 ONE-TIME GRANT—AUTHORIZATION—DISBURSEMENT. (1) See WAC 388-22-030 for definition of "one-time grant."

(2) A one-time grant may be authorized and disbursed in the amount necessary subject to the following rules:

(a) A one-time grant shall be authorized for a recipient of continuing assistance only.

(b) A one-time grant authorization is a single payment procedure. It expires when the warrant is mailed. It does not change the amount of the continuing (regular) grant currently authorized.

(c) A one-time grant shall be authorized when:

(i) An additional requirement recognized by department standards will be needed.

(ii) Income or assistance budgeted as available to the assistance unit or family is not received.

(iii) Supplemental assistance is needed from the date a recipient leaves an institution to the receipt of the regular, adjusting, or reinstated grant.

(iv) The fair hearing decision or the court decision on an appeal requires initiating, reinstating, or increasing a grant.

(v) A recipient is to be compensated for an underpayment.

(vi) Any one-time grant ~~((that))~~ is approved by the state office under chapter 388-20 WAC for reasons other than those listed in this section.

(vii) A canceled warrant is to be reissued and the recipient cannot wait for payment by adjusting grant.

(viii) A change in the basic requirements ~~((which results))~~ resulting in an increase in the regular grant occurs.

(ix) Assistance is being continued in compliance with the ten-day advance notice rules on reduction, suspension, or termination of a grant, and a partial month payment is required.

(x) An individual is added to the assistance unit. The one-time grant shall be for the period from the date of eligibility to the date the grant is adjusted.

(d) Except as provided in subsection (2)(c)(iv) and(v) of this section, a retroactive one-time grant shall not cover a period of more than sixty days before the date of authorization.

(e) The effective date of a one-time grant shall be the date the circumstances change, subject to the limitations and conditions stated in this section.

**WSR 83-13-060
EMERGENCY RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)**

[Order 1973—Filed June 15, 1983]

I, Bruce Ferguson, Assistant Secretary, Community Services Division, do promulgate and adopt at Olympia, Washington, the annexed rules relating to:

Amd WAC 388-33-140 Effective date of increase or decrease in grant.

Amd WAC 388-33-595 One-time grant—Authorization—Disbursement.

I, Bruce Ferguson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is the department is out of compliance with 45 CFR 233.35.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated under the general rule-making authority of the Department of Social and Health Services as authorized in RCW 74.08.090.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 15, 1983.

By Bruce Ferguson
Assistant Secretary, Community Services

AMENDATORY SECTION (Amending Order 1940, filed 1/28/83, effective 3/1/83)

WAC 388-33-140 EFFECTIVE DATE OF INCREASE OR DECREASE IN GRANT. (1) Increase or reduction in grant:

(a) When a change in circumstances, other than adding a person to a grant, results in an increase or reduction of the assistance grant, the effective date of the change is the first of the second month following the month in which the change occurred. ~~((The corresponding payment month.))~~ See WAC 388-28-483.

(b) When a person is added to the grant, the effective date of the change shall be the ~~((first of the month following the month in which))~~ date the person entered the household or the date ~~((when all eligibility conditions are met))~~ the person is determined eligible, whichever is later.

(c) When a person's needs are added to a grant because ~~((he/she))~~ he or she is being removed from a sanction status, the effective date of the change is the date the sanction is removed.

(2) The effective date shall never precede the date the circumstances actually changed.

(3) Change in grant involving a ~~((cancelled))~~ canceled warrant:

When a warrant is ~~((cancelled))~~ canceled and assistance is to be reissued by an adjusting payment, the effective date of the grant as recomputed by the state office is the first of the month covered by the ~~((cancelled))~~ canceled warrant. If, according to the rule in subsection (1) of this section, any assistance is due the recipient for a month prior to that covered by the ~~((cancelled))~~ canceled warrant, the local office shall authorize a one-time grant.

AMENDATORY SECTION (Amending Order 1852, filed 7/30/82, effective 9/1/82)

WAC 388-33-595 ONE-TIME GRANT—AUTHORIZATION—DISBURSEMENT. (1) See WAC 388-22-030 for definition of "one-time grant."

(2) A one-time grant may be authorized and disbursed in the amount necessary subject to the following rules:

(a) A one-time grant shall be authorized for a recipient of continuing assistance only.

(b) A one-time grant authorization is a single payment procedure. It expires when the warrant is mailed. It does not change the amount of the continuing (regular) grant currently authorized.

(c) A one-time grant shall be authorized when:

(i) An additional requirement recognized by department standards will be needed.

(ii) Income or assistance budgeted as available to the assistance unit or family is not received.

(iii) Supplemental assistance is needed from the date a recipient leaves an institution to the receipt of the regular, adjusting, or reinstated grant.

(iv) The fair hearing decision or the court decision on an appeal requires initiating, reinstating, or increasing a grant.

(v) A recipient is to be compensated for an underpayment.

(vi) Any one-time grant ~~((that))~~ is approved by the state office under chapter 388-20 WAC for reasons other than those listed in this section.

(vii) A canceled warrant is to be reissued and the recipient cannot wait for payment by adjusting grant.

(viii) A change in the basic requirements ~~((which results))~~ resulting in an increase in the regular grant occurs.

(ix) Assistance is being continued in compliance with the ten-day advance notice rules on reduction, suspension, or termination of a grant, and a partial month payment is required.

(x) An individual is added to the assistance unit. The one-time grant shall be for the period from the date of eligibility to the date the grant is adjusted.

(d) Except as provided in subsection (2)(c)(iv) and (v) of this section, a retroactive one-time grant shall not cover a period of more than sixty days before the date of authorization.

(e) The effective date of a one-time grant shall be the date the circumstances change, subject to the limitations and conditions stated in this section.

WSR 83-13-061

ADOPTED RULES

BOARD OF HEALTH

[Order 261—Filed June 15, 1983]

Be it resolved by the Washington State Board of Health, acting at Kelso, Washington, that it does adopt the annexed rules relating to:

New WAC 248-18-335 Intravenous preparation.

New WAC 248-18-336 Intravenous administration.

This action is taken pursuant to Notice No. WSR 83-10-058 filed with the code reviser on May 4, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 70.41.030 and is intended to administratively implement that statute.

This rule is promulgated under the general rule-making authority of the Washington State Board of Health as authorized in RCW 43.20.050.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 8, 1983.

By John Beare, MD
Secretary

NEW SECTION

WAC 248-18-335 ✓ INTRAVENOUS PREPARATION. (1) There shall be written policies and procedures including:

(a) Preparation of intravenous solutions, medications, and admixtures. "Intravenous admixture" means a solution with addition of medication or an altered solution intended for intravenous use.

(b) Infection control policies and procedures approved by the infection control or an equivalent committee, and including:

(i) Aseptic preparation of intravenous admixtures and medications in a clean, low-traffic area, preferably under a clean air center.

(ii) Cleaning and preventive maintenance of clean air centers.

(c) Information required on all orders or prescriptions for intravenous solutions, admixtures, and medications, which shall minimally include identification of solution or medication, rate of flow or frequency, duration, strength of additive, dilution ratio of solution, identification of patient, and identification of prescribing practitioner.

(2) Individuals preparing intravenous solutions and admixtures shall be legally authorized, trained in procedures and equipment, and approved by the hospital.

(3) There shall be drug compatibility reference material readily available to those who prescribe, prepare, and administer intravenous admixtures.

(4) Intravenous solution containers shall be labeled to include patient name, identification of solution, identification and strength of additives, volume, rate of flow, expiration time and date of admixture, any special requirement for handling and storage, and identification of individual preparing admixture. There shall be procedures for appropriate labeling of precision volume chambers during times such are used for administering admixtures.

(5) There shall be policy and procedures for frequency of reordering intravenous solutions and admixtures.

NEW SECTION

WAC 248-18-336 ✓ INTRAVENOUS ADMINISTRATION. (1) There shall be written policies and procedures including:

(a) Administration of intravenous solutions, medications, admixtures, blood, and blood products.

(b) Infection control policies and procedures approved by the infection control or an equivalent committee, and including:

(i) Site preparation.

(ii) Tubing and dressing management.

(iii) Site assessment and rotation.

(c) Use and control of intravenously administered investigational drugs.

(d) Administration of parenterally administered drugs causing tissue necrosis upon extravasation.

(e) Documentation requirements.

(f) Patient teaching and discharge instruction.

(g) All orders or prescriptions for intravenous solutions, admixtures, and medications shall minimally include identification of solution or medication, rate of flow or frequency, duration, strength of additive, dilution ratio of solution, identification of patient, and identification of prescribing practitioner.

(h) Use of electronic infusion control devices.

(2) Personnel inserting intravenous devices shall be legally authorized and appropriately trained with demonstrated and documented skills in intravenous insertion techniques.

(3) Personnel administering intravenous solutions and admixtures shall be legally authorized to administer medications with appropriate training, demonstrated and documented skill in intravenous administration, procedures, equipment, and approval of the hospital.

(4) There shall be drug compatibility reference material readily available to individuals who administer intravenous medications and admixtures.

(5) Intravenous solutions shall be administered only upon the order of a legally authorized practitioner authorized by hospital policy to prescribe drugs in the hospital.

(6) Intravenous solution containers shall be labeled to include patient name, identification of solution, identification and strength of additives, volume, rate of flow, expiration time and date of admixture, any special requirement for handling and storage, and identification of individual preparing admixture. There shall be procedures for appropriate labeling of precision volume chambers during times such are used for administering admixtures.

(7) There shall be documentation in the medical record to include:

(a) Solution, medication or medications, time, date, amount administered, and rate;

(b) Site and site assessment;

(c) Date and time of insertion and removal of cannula;

(d) Device used, including gauge, length and type needle, or cannula;

(e) Condition of cannula and site at the time removed from patient;

(f) Use of electronic infusion devices;

(g) Observed complications and treatment of complications;

(h) Management of tubing and dressing; and

(i) Signature. An initial signature identification system is acceptable.

(8) Administration of intravenous preparations to pediatric patients shall comply with regulations in this section and WAC 248-18-215.

WSR 83-13-062
EXECUTIVE ORDER
OFFICE OF THE GOVERNOR
 [EO 83-08]

SUPERSEDING EO 82-11

**ESTABLISHMENT OF BOUNDARIES, ENTRY
 AND OCCUPANCY RULES, AND THE
 ADMINISTRATION OF A RESTRICTED ZONE
 SURROUNDING MT. ST. HELENS**

The potential for major eruptions, earthquakes, ashfall, and flash flooding associated with Mt. St. Helens continues to exist throughout large portions of the state, threatening more destruction of life, health, and property. These volcanic and flash flood hazards necessitate the establishment of restricted areas surrounding Mt. St. Helens that can be implemented by order of the Governor as the level of hazard increases or decreases.

NOW, THEREFORE, I, John Spellman, Governor of the state of Washington, by virtue of the power vested in me under the provisions of chapter 43.06 RCW and chapter 38.52 RCW, in order to help preserve and maintain the life, health, and property of persons within the area described in the Proclamation of a State of Emergency dated April 3, 1980, do take the following action:

I. Declaration of Volcanic Hazard Zone 1 as a Restricted Zone

Based on currently available scientific evidence and opinions, the area identified herein as Volcanic Hazard Zone 1 is declared a Restricted Zone. Entry into or occupancy of the area designated as Volcanic Hazard Zone 1 by any person is prohibited except as provided in Section II of this Order.

II. Limited Exceptions to Prohibition of Entry or Occupancy

The following categories of persons, under the conditions specified below, are subject to limited exceptions to the prohibition against entry or occupancy in the Restricted Zone:

- (A) U.S. Geological Survey personnel who are performing official duties related to scientific evaluation and hazard assessments that require their presence in the Restricted Zone;
- (B) U.S. Forest Service personnel who are performing official duties that require entry into the Restricted Zone;
- (C) U.S. Army Corps of Engineers personnel who are performing official duties that require their presence in the Restricted Zone;
- (D) Search and rescue personnel registered or identified pursuant to RCW 38.52.010(5) on official search and rescue missions within the Restricted

Zone. The sheriffs of Cowlitz and Skamania Counties or their designees shall have the authority to approve entry and/or occupation by search and rescue personnel;

- (E) Federal, state, county, and local law-enforcement and firefighting personnel whose jurisdictions are within the Restricted Zone and who are on official business within the Restricted Zone;
- (F) Federal, state, county, or local administrative personnel on official business within the Restricted Zone;
- (G) Individual(s) who own and/or control real property, or personal property being used as a residence, and whose official permanent residence is within the Restricted Zone;
- (H) Individual(s) with a legitimate business reason for being within the Restricted Zone, as determined by the Director, Department of Emergency Services, or his designee(s).

During especially dangerous episodes of volcanic activity, these exceptions may be further limited by the Director, Department of Emergency Services, or his designee(s).

Those persons excepted above shall abide by such administrative rules for entry and occupancy as may have been developed by the Department of Emergency Services and included in the Washington Administrative Code.

III. Administration

Pursuant to RCW 38.52.050(3)(f), I hereby delegate to the Director, Department of Emergency Services, or his designee(s), the administrative authority vested in me by chapter 38.52 RCW.

Each individual given permission to enter and/or occupy the Restricted Zone shall obtain a special identification permit from the Washington State Department of Licensing prior to entry into that zone. That permit must be carried on his or her person at all times.

Prior to entry and/or occupation of the Restricted Zone, each individual shall be required to sign a "Waiver of Rights" form releasing and discharging the state of Washington and all its political subdivisions, and their officers or agents or employees, from all liability for any damages or losses incurred by that individual while within the Restricted Zone or as a result of entering or occupying that zone. the "Waiver of Rights"

form shall be issued by the Washington State Department of Licensing.

All persons are advised of potential criminal penalties for violation of this Order, pursuant to RCW 43.06.220 and RCW 38.52.150.

IV. Description of Volcanic Hazard Zones

The following Zones are established for the purpose of identifying boundaries within which restrictions by this Order are, or by subsequent order may be, implemented as volcanic and/or flash flood hazards around Mt. St. Helens increase or decrease.

VOLCANIC HAZARD ZONE 1

The Volcanic Hazard Zone 1 is described as follows:

Beginning at the southwest corner of Section 36, T9N, R4E; thence easterly to and along timberline (timberline described as having trees 20 feet or taller) to the Pine Creek Mudflow in Section 24, T8N, R5E; thence northeasterly to the northeast corner of said Section 24, T8N, R5E; thence northeasterly to the northeast corner of Section 7, T8N, R6E; thence northwesterly to the northeast corner of Section 26, T9N, R5E; thence north along section line to the top of divide separating the Lewis and Green River Drainage from the Toutle River Drainage; thence northerly along said divide to Norway Pass located in the north half (N-1/2) of Section 31, T10N, R6E; thence northerly to Bear Pass in Section 30, T10N, R6E; thence westerly to the headwaters of Coldwater Creek (Section 25, T10N, R5E); thence westerly along Coldwater Creek to the point where it crosses the Forest Service boundary (Section 31, T10N, R5E); thence north along the west boundary of the R5E line to the northeast corner of Section 36, T10N, R4E; thence west to the northeast corner of Section 33, T10N, R4E; thence northwesterly to the headwaters of the south fork of Hoffstadt Creek located in the south half (S-1/2) of Section 28, T10N, R4E; thence westerly along the north bank of this fork to its intersection with Hoffstadt Creek (Section 24, T10N, R3E); thence continuing westerly along the north bank of Hoffstadt Creek to the north high-water line of the impoundment of the Corps of Engineers' debris retaining structure (commonly known as the N-1 debris dam); thence westerly along the north high-water line to its intersection with the N-1 debris dam located in the north half (N-1/2) of Section 29, T10N, R3E; thence southwest along the west fill base of the northerly segment of the N-1 debris dam to the point of intersection with the natural high ground; thence southwest along the north end of the west fill base of the southerly segment (main structure); thence southerly along said fill base to its intersection with the base of the high ground; thence westerly along the base of the hill to its intersection with the Weyerhaeuser 3001 Road; thence southerly and easterly along the east edge of the Weyerhaeuser 3001 Road to the intersection of Weyerhaeuser Roads 3001 and 3000 in the south half (S-1/2) of Section 32, T10N, R3E; thence south and east along the north edge of

Weyerhaeuser Road 3000 continuing to the point where Weyerhaeuser Road 3000 intersects with the ridgeline on the north line of Section 27, T9N, R4E; thence southeasterly following the ridgeline to the west line of Section 36, T9N, R4E; thence southerly to the southwest corner of Section 36, T9N, R4E and the point of beginning.

VOLCANIC HAZARD ZONE 1A

The Volcanic Hazard Zone 1A is described as follows:

Beginning at the southwest corner of Section 36, T9N, R4E; thence easterly to and along timberline (timberline described as having trees 20 feet or taller) to the Pine Creek Mudflow in Section 24, T8N, R5E; thence northeasterly to the northeast corner of said Section 24, T8N, R5E; thence southerly along section lines to the intersection with Forest Development Road 8315; thence westerly along northern edge of FDR #8315 to the intersection with southwest corner of Section 25, T8N, R5E; thence westerly along section lines to the intersection with FDR #81 in Section 29, T8N, R5E; thence westerly along northern edge of FDR #81 to the intersection with the Forest Service Trail #238; thence northwesterly along FST #238 to the intersection with FDR #8123 in Section 24, T8N, R4E; thence northerly along the easterly edge of FDR #8123 to its intersection with FST #238; thence northerly along FST #238 to national forest boundary in northwest 1/4 of Section 1, T8N, R4E; thence northerly to northwest corner of Section 1, T8N, R4E; thence easterly to southwest corner of Section 36, T9N, R4E, and the point of beginning.

VOLCANIC HAZARD ZONE 2

The Volcanic Hazard Zone 2 is described as follows:

Beginning on the southerly side of the Weyerhaeuser 2500 Road where it intersects the Gifford Pinchot National forest Boundary on the east line of Section 36, T11N, R4E (Cowlitz/Skamania County lines); thence west along the southerly side of Weyerhaeuser Road 2500 to its intersection with north line of Section 14, T10N, R2E; thence westerly along the north line of Section 14 to the northwest corner; thence northwesterly to the northwest corner of Section 10, T10N, R2E; thence west along section lines to the northwest corner of Section 8 T10N, R2E; thence south along section lines to north edge of Weyerhaeuser 2410 Road (Section 17, T10N, R2E); thence southeasterly along the north edge of Weyerhaeuser 2410 Road to the intersection with the east edge of the Weyerhaeuser 2400 Road (Section 15, T10N, R2E); thence southerly along the east edge of the Weyerhaeuser 2400 Road to where it becomes the Weyerhaeuser 4200 Road (Section 4, T9N, R2E); thence southwest along the east edge of the 4200 Road to its intersection with the northeast edge of the Weyerhaeuser 4600 Road (Section 7, T9N, R2E); thence southerly along the northeast edge of the Weyerhaeuser 4600 Road to the Weyerhaeuser 4640 Road; thence across the Weyerhaeuser 4600 Road to the east edge of the Weyerhaeuser 4640 Road (Section 16, T9N, R2E); thence southerly along the east edge of Weyerhaeuser 4640 Road to its intersection with the

north edge of the Weyerhaeuser 4100 Road (Section 17, T9N, R2E); thence easterly along the north edge of the 4100 Road to a point opposite the east edge of the Weyerhaeuser 5500 Road (Section 29, T9N, R3E); thence south and east along the east edge of the Weyerhaeuser 5500 Road to its intersection with the south line of Section 14, T8N, R3E; thence east along section lines to the southeast corner of Section 13, T8N, R3E; thence south along section lines to the intersection with FDR 8117060 (Section 30, T8N, R4E); thence easterly along the northerly side of FDR 8117060 to its intersection with FDR 8117; thence across FDR 8117 to its easterly side; thence southerly along the easterly side of said FDR 8117 to its intersection with FDR 81 (Section 32, T8N, R4E); thence easterly along the northern edge of FDR 81 to its intersection with FDR 83 in Section 5, T7N, R5E; thence easterly along the northern edge of FDR 83 to its intersection with the south line of Section 9, T8N, R6E; then easterly along section lines to the southeast corner of Section 10, T8N, R6E; thence northerly along section lines to the northeast corner of Section 3, T8N, R6E; thence west to the southwest corner of Section 34, T9N, R6E; thence northerly along section lines to the southeast corner of Section 16, T10N, R6E; thence west along section lines to the intersection with the southern edge of the Green River with the south section line of Section 13, T10N, R5E; thence westerly along the southern edge of the Green River to its intersection with the forest Service Boundary on the east section line of Section 1, T10N, R4E (Cowlitz/Skamania County line); thence north along section lines to its intersection with the southern side of Weyerhaeuser 2500 Road and the point of beginning.

VOLCANIC HAZARD ZONE 3

The Volcanic Hazard Zone 3 is described as follows:

Beginning at the southwest corner of Section 31, Township 11 North, Range 2 East, just north of Kid Valley, Cowlitz County; thence east to the northwest corner of Section 5, T10N, R2E; thence south along section lines to the southwest corner of Section 8, T10N, R2E; thence west to the northwest corner of Section 18, T10N, R2E; thence south along the west boundary of R2E to T7N, R2E, Kalama River Road (Weyerhaeuser 6000 Line); thence easterly along said road to a point opposite the mouth of Arnold Creek; thence southeasterly along Arnold Creek to its intersection with the south line of Section 32, T7N, R2E; thence east along the south boundary of T7N to the south one-fourth corner of Section 33, T7N, R4E; thence north to the north one-fourth corner of said Section 33; thence east to the southeast corner of Section 28, T7N, R4E; thence north to the east one-fourth corner of said Section 28; thence east to the east one-fourth corner of Section 27, T7N, R4E; thence north to the northeast corner of said Section 27; thence east along section lines to the Skamania/Cowlitz County line; thence south along the Skamania/Cowlitz County line to the high-water line of the north shore of the Lewis River; thence northwesterly along said high-

water line to the high-water line of Yale Reservoir; thence westerly along said high-water line to Cougar Creek; thence south to the southerly high-water line of Yale Reservoir; thence northeasterly along said high-water line to the south high-water line of the Lewis River; thence easterly along the high-water line of the Lewis River to Swift Reservoir Dam; then easterly along the south high-water line of Swift Reservoir to the center of Section 35, T7N, R6E; thence northeasterly through the southwest corner of Section 25, T7N, R6E to Forest Service Development Road (FDR) N90; thence northeasterly along the north edge of said FDR N90 to its intersection with Quartz Creek in Section 18, T8N, R8E; thence northerly upstream along Quartz Creek to its intersection with Straight Creek; thence northerly along Straight Creek to its intersection with U.S. Forest Service Boundary Trail No. One (1) located in the southwest quarter of Section 17, T9N, R8E; thence southwesterly, northerly and westerly along said U.S. Forest Service Boundary Trail No. One (1) to its intersection with the east line of Section 32, T10N, R7E; thence north along section lines to FDR 119, located in Section 17, T11N, R7E; thence west along the south edge of said FDR 119 to its intersection with FDR 125, located in the west half (W-1/2) of Section 19, T11N, R7E; thence southerly along the south edge of said FDR 125 to its intersection with FDR 115, located in the west half (W-1/2) of Section 24, T11N, R7E; thence northwesterly along the south edge of said FDR 115 to its intersection with the north line of Section 23, T11N, R6E; thence west along the section lines to the northwest corner of Section 19, T11N, R5E, (Wakeawasis Creek area); thence north to the northeast corner of Section 13, T11N, R4E; thence west along section lines to the northwest corner of Section 18, T11N, R3E; thence south to the northwest corner of Section 19, T11N, R3E; thence west along section lines to the northwest corner of Section 19, T11N, R2E; thence south along section lines to the southwest corner of Section 31, T11N, R2E and the point of beginning.

V. Coordination with the U.S. Forest Service (National Volcanic Monument)

The state of Washington acknowledges the U.S. Forest Service authority under Federal statute to impose its own restrictions within the areas of the Mt. St. Helens National Volcanic Monument as established by PL 97-243. The U.S. Forest Service may impose closures of U.S. Forest Service lands within the restricted areas described in Section IV without concurrent closure by the state of Washington.

Prior Orders Superseded

This Executive Order shall supersede all prior Executive Orders pertaining to Mt. St. Helens restricted zones.

IN WITNESS WHERE-
OF, I have hereunto set my
hand and caused the seal of

the state of Washington to be affixed at Olympia this 14th day of June, A.D., Nineteen Hundred and Eighty-Three.

John Spellman

Governor of Washington

BY THE GOVERNOR:

Ralph Munro

Secretary of State

WSR 83-13-063
NOTICE OF PUBLIC MEETINGS
WESTERN WASHINGTON UNIVERSITY
 [Memorandum—June 15, 1983]

There will be a special meeting of the board of trustees of Western Washington University Monday, June 20, 1983, at 11:00 p.m. in Old Main 340 on the campus of the university.

The special meeting that was scheduled for Friday, June 10, 1983, at 2:30 p.m., in Old Main 340, was cancelled.

WSR 83-13-064
NOTICE OF PUBLIC MEETINGS
UNIVERSITY OF WASHINGTON
 [Memorandum—June 15, 1983]

The regular meeting of the board of regents previously scheduled for July 15, 1983, has been cancelled.

A special meeting of the board (with a short agenda of timely items) may be required in July. Notice of such a public meeting will be distributed in the usual manner.

The next regular meeting of the board of regents will be held on Friday, August 19, 1983, on campus.

WSR 83-13-065
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)
 [Filed June 16, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules concerning child care licensing requirements, amending chapter 388-73 WAC.

A public hearing regarding these proposed rules was held on June 10. The purpose of this notice is to postpone adoption for 30 days to give the secretary additional time to consider public testimony.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on July 15, 1983.

The authority under which these rules are proposed is RCW 74.15.030.

The specific statute these rules are intended to implement is RCW 74.15.030.

This notice is connected to and continues the matter in Notice No. WSR 83-09-047 filed with the code reviser's office on April 20, 1983.

Dated: June 15, 1983

By: David A. Hogan, Director
 Division of Administration and Personnel

WSR 83-13-066
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)
 [Filed June 16, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules concerning medical assistance, amending chapters 388-80, 388-82, 388-83, 388-84, 388-86 and 388-87 WAC.

It is the intention of the secretary to adopt these rules on an emergency basis on July 1, 1983.

Correspondence concerning this notice and proposed rules attached should be addressed to:

David A. Hogan, Director
 Division of Administration and Personnel
 Department of Social and Health Services
 Mailstop OB 14
 Olympia, WA 98504

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact William B. Pope, Chief, Office of Administrative Regulations, at State Office Building #2, 12th and Franklin, Olympia, Phone (206) 753-7015, by July 13, 1983. The meeting site is in a location which is barrier free;

that the agency will at 2 p.m., Wednesday, July 27, 1983, in the Third Floor Conference Room, Office Building #2, H-19, 12th and Franklin, Olympia, Washington, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on August 3, 1983.

The authority under which these rules are proposed is RCW 74.08.090.

The specific statute these rules are intended to implement is chapter 43, Laws of 1983 1st ex. sess.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before July 27, 1983.

Dated: June 10, 1983

By: David A. Hogan, Director
 Division of Administration and Personnel

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045.

Re: Amending chapters 388-80, 388-82, 388-83, 388-84, 388-86 and 388-87 WAC.

Purpose of the Rule Change: To implement the provisions of chapter 43, Laws of 1983 1st ex. sess.

Statutory Authority: RCW 74.08.090.

Summary of the Rule Change: WAC 388-80-005(58) is being amended to remove references to recipients of general assistance as eligible for retroactive coverage. Other changes in WAC 388-80-005 include (18) removing the reference to deductibles in the LCP-MN program (42) and (63), removing the definition of state funded medical and replacing it with the definition of medical care services; WAC 388-82-126 is being amended to change the title to medical care services; WAC 388-83-006 is being amended to change the title to medical care services and remove the reference to LCP-MI; WAC 388-84-120 is being amended to remove retroactive coverage for recipients of general assistance, change the title to medical care services and remove reference to LCP-MI eligibility; WAC 388-86-120 is being amended to remove retroactive coverage for recipients of general assistance, change the title to medical care services and update the scope of care limitations; and WAC 388-87-010 is being amended to remove retroactive coverage for recipients of general assistance and to drop references to copayments and deductibles.

Person or Persons Responsible for the Drafting, Implementation and Enforcement of the Rule: James Sparks, Program Manager, Division of Medical Assistance, phone 3-7316, MS LK-11.

These rules are not necessary as a result of federal law, federal court decision, or state court decision.

AMENDATORY SECTION (Amending Order 1801, filed 5/5/82)

WAC 388-80-005 DEFINITIONS. (1) "Application" shall mean a written request for medical assistance or limited casualty program from the applicant, an authorized representative, or if the applicant is incompetent or incapacitated, someone acting responsibly for the applicant to the department of social and health services the application shall be on a form prescribed by the department.

(2) "Assignment" is the method by which the provider receives payment for services under Part B of medicare.

(3) "Assistance unit" means a person or members of a family unit who are eligible for cash or medical assistance under a federally matched program including state supplement.

(4) "Authorization" means an official approval of a departmental action.

(5) "Beneficiary" is an eligible individual who receives a federal cash benefit and/or state supplement under Title XVI.

(6) "Benefit period" is 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. It ends when the beneficiary has not been an inpatient 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 can have.

(7) "Cabulance" means a vehicle designed and used for the purpose of transporting persons confined to a wheelchair or persons otherwise physically restricted.

(8) "Carrier" is an organization who has a contract with the federal government to process claims under Part B of medicare.

(9) "Categorically needy" refers to a resident of the state of Washington whose income and resources are evaluated for cash assistance and who is:

(a) Receiving or eligible to receive cash assistance.

(i) Aid to Families of Dependent Children (AFDC).

(ii) Supplemental Security Income (SSI), including grandfathered individuals and individuals with essential spouses.

(iii) State supplement.

(iv) Special categories.

(b) A financially eligible person under twenty-one who would be eligible for AFDC but does not qualify as a dependent child and who is in:

(i) Foster care, or

(ii) Subsidized adoption, or

(iii) A skilled nursing home, intermediate care facility, or intermediate care facility for mentally retarded, or

(iv) An approved inpatient psychiatric facility.

(c) Individuals who would be eligible for cash assistance except for their institutional status.

(d) An individual who is SSI categorically related and would not be eligible for cash assistance if they were not institutionalized and whose gross income does not exceed the three hundred percent SSI benefit cap. This includes only aged, blind, and disabled groups.

(10) "Central disbursements" is a state office section which audits nonmedicaid medical claims for payment.

(11) "Certification date" means the date the worker certifies changes in a recipient's circumstances and authorizes an action.

(12) "CFR" means the code of federal regulations and is a codification of the general and permanent rules published in the federal register by the executive departments and agencies of the federal government.

(13) "Child" or "minor child" means a person under eighteen years of age.

(14) "Client" means an applicant for or recipient of financial and/or social services provided by the department of social and health services.

(15) "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, and under Part B, is twenty percent of reasonable charges.

(16) "CSO" (community service office) is an office of the department which administers the various social and health services at the community level.

(17) "Continuing assistance" means payments to persons who presumably will be eligible for and receive, from the date of authorization, regular monthly grants on a prepayment basis. Continuing assistance includes federal aid and continuing general assistance grants to unemployable persons.

(18) "Copayment" means a fixed dollar amount that is the responsibility of the recipient of specified services.

(19) "Deductible" means an initial specified amount that is the responsibility of the applicant and/or recipient.

(a) Part A of medicare - Inpatient hospital deductible - an initial amount in each benefit period which medicare does not pay.

(b) Part B of medicare - The first sixty dollars in expenses which must be incurred before medicare starts to pay.

(c) ~~(Limited casualty program—medically indigent—hospital deductible—an initial amount as specified in chapter 388-99 WAC, the department does not pay.~~

~~(d))~~ Limited casualty program—medically indigent—means incurring a dollar amount as specified in chapter 388-100 WAC, the department does not pay.

(20) "Delayed certification" shall mean the date of certification for medicaid and date of application for SSI are the same for an SSI beneficiary whose eligibility decision was delayed due to administrative action.

(21) "Department" shall mean the state department of social and health services.

(22) "Division of medical assistance" shall mean the single state agency authorized to administer the Title XIX medical assistance program.

(23) "Eligible couple" means an eligible individual and eligible spouse.

(24) "Eligible individual" means an aged, blind or disabled person as defined in Title XVI of the Social Security Act. If two such persons are husband and wife (and have not been living apart for more than six months), only one of them may be considered an eligible individual.

(25) "EPSDT" shall mean a program providing early and periodic screening, diagnosis and treatment to persons under twenty-one years of age who are eligible under Title XIX of the Social Security Act.

(26) "Essential spouse" means a spouse whose needs were taken into account in determining the need of OAA, AB, or DA recipient for December, 1973, who continues to live in the home of such recipient, and continues to be an essential spouse.

(27) "Extended care patient" is a recently hospitalized medicare patient who needs relatively short-term skilled nursing and rehabilitative care in a skilled nursing facility.

(28) "Fair hearing" means an administrative proceeding by which the department hears and decides the appeal of an applicant/recipient from an action or decision of the department.

(29) "Federal aid" means the assistance programs for which the state receives matching funds from the federal government.

(30) "Fraud" shall mean a deliberate, intentional, and wilful act, with the specific purpose of deceiving the department with respect to any material, fact, condition, or circumstances affecting eligibility or need.

(31) "General assistance - continuing" (GAU) means assistance to unemployable persons who are not eligible for or not receiving federal aid assistance and whose medical care is defined in chapter 388-86 WAC.

(32) "Grandfathering" refers to:

(a) A noninstitutionalized individual who meets all current requirements for medicaid eligibility except the criteria for blindness or disability; and

(i) As eligible for medicaid in December, 1973, as blind or disabled, whether or not he/she was receiving cash assistance in December, 1973; and

(ii) For each consecutive month after December, 1973, continue to meet the criteria for blindness and disability and other conditions of eligibility used under the medicaid plan in December, 1973; and

(iii) The needs of the "essential person" shall only be considered when he/she is living with such person in the same household.

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

(i) Continued to meet the requirements for medicaid eligibility that were in effect under the state's plan in December, 1973, for institutionalized individuals; and

(ii) Remained institutionalized.

(33) "Home health agency" is an agency or organization certified under medicare to provide skilled nursing and other therapeutic services to the patient in his/her place of residence.

(34) "Hospital" shall mean any institution licensed as a hospital by the official state licensing authority.

(35) "Institution" shall mean an establishment which furnishes food and shelter to four or more persons unrelated to the proprietor and, in addition provides medically related services and medical care. This would include hospitals, skilled nursing facilities, intermediate care facilities, and institutions for the mentally retarded, but does not include correctional institutions.

(36) "Intermediary" is an organization who has an agreement with the federal government to process medicare claims under Part A.

(37) "Intermediate care facility" shall mean a licensed facility certified to provide intermediate care for which an agreement has been executed.

(38) "Intermediate care facility/IMR" shall mean a state institution or a licensed nursing home either of which has been certified by state office (SO) as meeting the CFR regulations to provide twenty-four hour health-related care and services to mentally retarded persons or persons with related conditions.

(39) "Legal dependents" are persons whom an individual is required by law to support.

(40) "Limited casualty program" means a medical care program for medically needy as defined in chapter 388-99 WAC, and for medically indigent as defined in chapter 388-100 WAC.

(41) "Medicaid" or "Medical assistance" (MA) shall mean the federal aid Title XIX program under which medical care is provided to:

(a) Categorically needy as defined in chapter 388-82 WAC.

(b) Medically needy as defined in chapters 388-92 and 388-99 WAC.

(42) "Medical care services" means the limited scope of care financed by state funds and provided to general assistance recipients.

(43) "Medical consultant" shall mean a physician employed by the department at the CSO level.

~~((43))~~ (44) "Medical facility". See "Institution".

~~((44))~~ (45) "Medically necessary" is a term for describing requested service which is reasonably calculated to prevent, diagnose, correct, cure, alleviate or prevent the worsening of conditions that endanger life, or cause suffering or pain, or result in illness or infirmity, or threaten to cause or aggravate a handicap, or cause physical deformity or malfunction, and there is no other equally effective more conservative or substantially less costly course of treatment available or suitable for the recipient requesting the service. For the purpose of this section "course of treatment" may include mere observation or, where appropriate, no treatment at all.

~~((45))~~ (46) "Medicare" is a commonly used term for the federal government health insurance program for certain aged or disabled recipients under Titles II and XVII of the Social Security Act.

~~((46))~~ (47) "Month of application" shall mean the calendar month in which the application is filed unless it is filed in the last ten days of that month; then the month of application may be the following month.

~~((47))~~ (48) "Nursing care consultant" shall mean a qualified and licensed registered nurse employed by the bureau of nursing home affairs who is centrally supervised, but stationed in CSO's.

~~((48))~~ (49) "Outpatient" is a nonhospitalized patient receiving care in an outpatient or emergency department of a hospital, or away from a hospital such as in a physician's office or the patient's own home or a nursing home.

~~((49))~~ (50) "Part A" is the hospital insurance portion of medicare.

~~((50))~~ (51) "Part B" is the supplementary medical insurance benefit (SMIB) or the "doctor's portion" of medicare.

~~((51))~~ (52) "PAS" - professional activity study is a compilation of inpatient hospital data by diagnosis and age, conducted by the commission of professional and hospital activities, which resulted in the determination of an average length of stay for patients. These data were published in a book entitled "Length of Stay in PAS Hospitals, Western". The department has adopted this book as the basis for authorizing payment for the maximum number of inpatient hospital days for recipients of state-funded programs, or where no memorandum of understanding with a PSRO exists.

~~((52))~~ (53) "Patient transportation" means the transportation of recipients to and from medical services covered under the medical assistance program.

~~((53))~~ (54) "Physician" is a doctor of medicine, osteopathy, or podiatrist who is legally authorized to perform the functions of his profession by the state in which he performs them.

~~((54))~~ (55) "Professional standards review organization" (PSRO). See "Washington state professional standards review organization".

~~((55))~~ (56) "Provider" or "provider of service" means an institution, agency, or individual who has a signed agreement to furnish medical care and goods and/or services to recipients and who is eligible to receive payment from the department.

~~((56))~~ (57) "Provider services" shall mean the office of the division of medical assistance which processes claims for payment under Title XIX and state-funded programs.

~~((57))~~ (58) Residence, state of means:

(a) The state where the applicant/recipient is living with the intent to remain there permanently or for an indefinite period;

(b) The state which he/she entered with a job commitment or to seek employment, whether or not currently employed;

(c) The state making a state supplementary payment;

(d) The state making placement in an out-of-state institution;

(e) The state of the parents or legal guardian, if one has been appointed, of an institutionalized individual who is under age twenty-one or is age twenty-one or over and who became incapable of determining residential intent before age twenty-one;

(f) The state where the person over age twenty-one judged to be legally incompetent is living.

~~((58))~~ (59) "Retroactivity" means:

~~((a) Under medical assistance;))~~ The period of no more than three months prior to month of application to an otherwise eligible individual under the Federal aid Title XIX medical assistance program.

~~((b) Under state-funded, the period of no more than seven days prior to date of application, to an otherwise eligible continuing general assistance recipient. The seven days shall not include Saturday, Sunday or legal holidays. The department may on an exception to policy basis waive the seven-day rule if the person failed to apply because of medical reasons or other good cause.~~

~~((59))~~ (60) "Skilled nursing facility", unless otherwise described, shall mean any institution or facility licensed by the department as a nursing home, or is a nursing home unit of a hospital licensed by the state department of social and health services and is certified, and has an agreement to provide skilled nursing home care.

~~((60))~~ (61) "Spell of illness". See "Benefit period".

~~((61))~~ (62) "Spend down" means the individual incurs medical expenses to reduce income to the financial standards established by the department.

~~((62))~~ (63) "Spouse"

(a) "Eligible spouse" means an aged, blind or disabled individual who is the husband or wife of an eligible individual and who has not been living apart from such eligible individual for more than six months.

(b) "Ineligible spouse" means the husband or wife of an eligible individual who is not aged, blind or disabled; or who although aged, blind or disabled has not applied for such assistance.

(c) "Nonapplying spouse" means the husband or wife of an eligible individual who although aged, blind or disabled has not applied for such assistance.

~~((63))~~ "State-funded medical care" shall mean medical care, as defined by DSHS, provided to eligible persons on continuing general assistance.)

(64) "State office" or "SO" shall mean the division of medical assistance of the department.

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

(a) "Mandatory state supplement" means the state money payment with respect to individuals who, for December, 1973, were recipients of money payments under the department's former programs of old age assistance, aid to the blind and disability assistance.

(b) "Optional state supplement" means the elected state money payment to individuals eligible for SSI benefits or who except for the level of their income would be eligible for such benefits.

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

(67) "Third party" means any entity that is or may be liable to pay all or part of the medical cost of injury, disease, or disability of an applicant or recipient of medicaid.

(68) "Washington State Professional Standards Review Organization" (WSPSRO) is the state level organization responsible for determining whether health care activities are medically necessary, meet professionally acceptable standards of health care, and are appropriately provided in an outpatient or institutional setting for beneficiaries of medicare and recipients of medicaid and maternal and child health.

AMENDATORY SECTION (Amending Order 1685, filed 7/29/81)

WAC 388-82-126 ~~((STATE FUNDED))~~ MEDICAL CARE ~~((PROGRAM))~~ SERVICES (GAU). (1) State-funded medical care ~~((is))~~ services provides a more limited scope of medical care ~~((provided))~~ to eligible individuals as defined in chapter 388-86 WAC.

(2) Continuing general assistance recipients in skilled nursing homes, intermediate care facilities or intermediate care facilities for mentally retarded shall be provided medical care services to the same extent as a recipient of medical assistance.

AMENDATORY SECTION (Amending Order 1685, filed 7/29/81)

WAC 388-83-006 ~~((STATE FUNDED))~~ MEDICAL CARE SERVICES. The department shall provide state-funded medical care services within the limitations set forth under these rules and regulations to any individual who has been certified as eligible to receive ~~((such services as a))~~ continuing general assistance ~~((recipient))~~. The recipient shall be responsible for furnishing the provider with a medical identification coupon or other adequate verification of eligibility provided by the department. ~~((Eligibility for medically indigent is described in chapter 388-100 WAC.))~~

AMENDATORY SECTION (Amending Order 1868, filed 8/18/82)

WAC 388-84-120 APPLICATION FOR ~~((STATE FUNDED))~~ MEDICAL CARE SERVICES (GAU). (1) ~~((Individuals ineligible~~

~~for a categorical cash assistance program may be provided medical care under the state-funded))~~ Continuing general assistance ~~((program))~~ recipients are eligible for medical care services.

(2) ~~((The effective date of eligibility for state-funded (GAU) medical care is concurrent with certification for cash assistance; except that medical care may be provided for no more than seven days prior to date of application for financial assistance to an otherwise eligible individual. The seven days shall not include Saturday, Sunday or legal holidays. The department may waive the seven-day rule if a person fails to apply for medical reasons or other good cause.))~~ Eligibility for medical care services shall commence with the date of certification for general assistance. There shall not be retroactive certification for medical care received prior to the initial date of eligibility for the general assistance program.

(3) Termination of ~~((state-funded))~~ medical care services occurs with termination of the continuing general assistance grant.

~~((4) Individuals ineligible under subsections (1) or (3) of this section may be eligible under the limited casualty program—medically indigent program. See chapter 388-100 WAC.))~~

AMENDATORY SECTION (Amending Order 1869, filed 9/1/82)

WAC 388-86-120 ~~((STATE FINANCED))~~ MEDICAL CARE SERVICES (GAU). A recipient of a continuing general assistance grant ~~((who cannot be related to a federal aid category))~~ is eligible to receive the same scope of care (WAC 388-86-005) as a recipient of medicaid, except that no care will be provided outside the state of Washington other than in designated bordering cities as specified in chapter 388-82 WAC, and shall be subject to the following ~~((medical program))~~ additional limitations. ~~((Continuing general assistance medical coupons bear the imprint "GAU".))~~

(1) Elective hospital admissions and elective surgery requests require prior medical consultant approval.

(2) Criteria used to determine that the proposed surgery is elective are:

(a) Medical necessity must be established. Definition in chapter 388-80 WAC applies.

(b) Procedure cannot reasonably be delayed.

(3) (1) Prescribed drugs are limited to specific therapeutic classifications. Lists are published through the Drug Formulary and/or official memoranda.

~~((4))~~ (2) Mental health services will be provided only in community mental health centers.

~~((5))~~ (3) Hearing aids are not provided.

~~((6) Covered medical care services may be provided for no more than seven days prior to the date of application. The department may waive the seven-day rule if a person fails to apply for medical reasons or other good cause.))~~ (4) Eligibility for medical care services shall commence with the date of certification for general assistance. There shall not be retroactive certification for medical care received prior to the initial date of eligibility for the general assistance program.

AMENDATORY SECTION (Amending Order 1725, filed 12/3/81)

WAC 388-87-010 CONDITIONS OF PAYMENT—GENERAL. (1) The department shall be responsible for payment of service rendered to a recipient only when the services are within the scope of care, properly authorized and the recipient certified as eligible.

(2) The fees and rates established by the department shall constitute the maximum allowable payment for approved medical care and services provided to recipients by the providers, except as specified in chapter 388-86 WAC.

(3) When a provider of service furnishes services to an eligible recipient and does not bill the department for services for which the department is responsible for payment, or fails to satisfy department conditions of payment such as prior approval and timely billing, the recipient is under no obligation to pay the provider.

(4) Payment for any service furnished to a recipient by a provider may not be made to or through a factor who advances money to that provider for accounts receivable.

(5) The department will not be responsible for payment for medical care and goods and/or services provided to a recipient enrolled in a department-contracted, prepaid medical plan who fails to use the provider under contract unless emergency conditions exist or the department has approved payment to another provider for provision of a service not covered by the prepaid plan.

(6) The department will not be responsible for payment of that portion of medical care or services reimbursable within a reasonable time

by a third-party resource available to the recipient such as health insurance coverage, casualty insurance or when medical needs result from accident or injury caused by another party. See chapter 388-83 WAC.

(7) Payment for care under the medical assistance or limited casualty-medically needy programs will be retroactive for three months prior to the month of application provided the applicant would have been eligible when the care was received. The applicant need not be eligible at the time of actual application. Medical services that require approval must be approved by the CSO medical consultant for the retroactive period.

(8) Payment for care under the limited casualty program-medically indigent ((and GAU)) may be retroactive for seven days prior to the date of application if applicant is otherwise eligible. Medical services that require approval must be approved by the CSO medical consultant for the retroactive period.

(9) A claim by a provider for payment for services rendered to a person who subsequently is determined to be ineligible at the time service was rendered may be paid under the following conditions only:

(a) The ineligible person must have been certified as both financially and medically eligible,

(b) Payment has not been made from sources outside the department,

(c) A request for such payment must be submitted and approved by the division of medical assistance.

(10) Payment for medically necessary services shall be made on the basis of usual and customary charges or the rates established by the department, whichever is lower.

(11) Payment for well-baby care is not authorized except as provided under the EPSDT program. See WAC 388-86-027.

((12) The department will not reimburse a hospital for the deductible amount the limited casualty program-medically needy recipient is required to pay for each hospital admission.

((13) The department will not reimburse a hospital for emergency room copayment amounts that the limited casualty program-medically needy recipient is required to pay.)

WSR 83-13-067

ADOPTED RULES

BOARD OF HEALTH

[Order 262—Filed June 16, 1983]

Be it resolved by the Washington State Board of Health, acting at Kelso, Washington, that it does adopt the annexed rules relating to pharmacy, amending WAC 248-18-670.

This action is taken pursuant to Notice No. WSR 83-10-057 filed with the code reviser on May 4, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 70.41.030 and is intended to administratively implement that statute.

This rule is promulgated under the general rule-making authority of the Washington State Board of Health as authorized in RCW 43.20.050.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 8, 1983.

By John A. Beare, MD
Secretary

AMENDATORY SECTION (Amending Order 119, filed 5/23/75)

WAC 248-18-670 ~~PHARMACY~~. (REQUIREMENTS IN CAPITAL LETTERS. SEE WAC 248-18-515((?)).) Not required if hospital is to use outside pharmacy services exclusively.

(1) PHARMACY, GENERAL.

~~(a) ((Near or adjoining outpatient department, if dispensing to outpatients is planned.~~

~~(b) Located for ready access to nursing units via elevators, dumbwaiter, etc.~~

~~(c)) LOCATED IN A ((SUITABLE)) CLEAN, SECURE ROOM ((OR AREA)).~~

(b) ALL ENTRANCES EQUIPPED WITH CLOSERS.

(c) LOCKING MECHANISMS ON ALL ENTRANCE DOORS.

(d) ALL PERIMETER WALLS OF THE PHARMACY AND VAULT SHALL BE CONSTRUCTED FULL HEIGHT FROM FLOOR TO UNDERSIDE OF STRUCTURE ABOVE.

(e) ACCESSIBLE WINDOWS AND RELITES SUPPLIED WITH SECURITY DEVICES OR ALARM SYSTEMS.

(f) EMERGENCY SIGNAL DEVICE TO SECURE EMERGENCY ASSISTANCE.

(2) GENERAL COMPOUNDING AND DISPENSING UNIT OR AREA.

(a) Dispensing window. If provided, equipped with appropriate security device.

(b) Instruction area to allow for patient privacy while receiving instructions regarding drug usage.

~~((b))~~ (c) EQUIPMENT:

(i) WORK COUNTER.²⁰

(ii) SINK¹⁹ (MOUNTED IN COUNTER OR INTEGRAL WITH COUNTER).

(iii) STORAGE UNIT⁶ - Drawers, cupboards, and shelves to accommodate different size containers.

(iv) REFRIGERATOR.⁶

(v) Freezer.⁶

(vi) ((LOCKED STORAGE)) SPACE FOR ((NARCOTICS AND BARBITURATES)) TRANSPORTATION EQUIPMENT.²⁴

(vii) Telephone.

(viii) Bulletin board.

(3) Manufacturing and unit dose packaging area.

(a) Located in a work area separate from other functions.

(b) EQUIPMENT:

(i) WORK COUNTER.²⁰

(ii) SINK¹⁹ (MOUNTED IN COUNTER OR INTEGRAL WITH COUNTER).

(iii) STORAGE UNITS⁶

(4) Parenteral ((solution room)). Admixtures, Radio-pharmaceuticals, and Other Sterile Compounding Area.

(a) ((REQUIRED IF PARENTERAL SOLUTIONS TO BE PREPARED IN HOSPITAL:

(b)) LOW TRAFFIC, CLEAN AREA. May be located in other suitable, clean area outside pharmacy.

~~((c) CLEAN-UP AREA.~~

EQUIPMENT:

~~WORK COUNTER.²⁰
TWO-COMPARTMENT SINK (MOUNTED IN
COUNTER OR INTEGRAL WITH COUNTER):~~

~~Mechanical flask washer.~~

~~DISTILLED WATER RINSER:~~

~~STORAGE FOR CLEANING MATERIALS:~~

~~((4)) (b) PREPARATION AREA.~~

~~EQUIPMENT:~~

~~(i) WORK COUNTER.²⁰~~

~~(ii) Laminar flow unit.~~

~~(iii) SINK¹⁹ (MOUNTED IN COUNTER OR IN-
TEGRAL WITH COUNTER).~~

~~((DISTILLED WATER APPARATUS:))~~

~~(iv) SPACE FOR PARKING OF PORTABLE
EQUIPMENT.²⁴~~

~~(v) STORAGE UNITS.⁶~~

~~(5) LOCKED STORAGE FOR SCHEDULE II
CONTROLLED SUBSTANCES.~~

~~(6) SPACE FOR FILES AND CLERICAL FUNC-
TIONS. May be located in another suitable area outside
the pharmacy. Office and library.~~

~~((6)) (7) Waiting room or area. Located outside the
physical boundaries of the pharmacy.~~

~~(8) Conference room.~~

~~(9) BREAKOUT AREA SEPARATE FROM
CLEAN AREAS.~~

~~((7)) (10) HOUSEKEEPING FACILITIES
((JANITORS' AND MAIDS')).⁽²⁾~~

~~Suitable combination with other housekeeping facili-
ties permitted if convenient to pharmacy.~~

NOTES:

~~((See GENERAL REQUIREMENTS FOR SERVICE FACILI-
TIES, WAC 248-18-710(5), HOUSEKEEPING FACILITIES
(JANITORS' AND MAIDS')).))~~

⁶May be movable equipment.

¹⁹CORROSION RESISTANT - Stainless steel recommended.

²⁰IMPERMEABLE SURFACE.

²⁴In accordance with program.

WSR 83-13-068
ADOPTED RULES
BOARD OF HEALTH

[Order 264—Filed June 16, 1983]

Be it resolved by the Washington State Board of Health, acting at Kelso, Washington, that it does adopt the annexed rules relating to boarding homes, amending chapter 248-16 WAC.

New	WAC 248-16-105	Lighting.
New	WAC 248-16-115	Ventilation.
New	WAC 248-16-235	Resident health records.
Rep	WAC 248-16-052	Advertising.
Rep	WAC 248-16-058	Required approval for occupancy after completion.
Rep	WAC 248-16-162	Laundry services.
Amd	WAC 248-16-001	Definitions.
Amd	WAC 248-16-035	Qualifications of administrator.
Amd	WAC 248-16-040	Licensure, denial suspension or revocation.
Amd	WAC 248-16-045	Personnel.
Amd	WAC 248-16-050	Location.
Amd	WAC 248-16-055	Construction.

Amd	WAC 248-16-056	Change of ownership.
Amd	WAC 248-16-060	Communication systems.
Amd	WAC 248-16-070	Water supply.
Amd	WAC 248-16-090	Garbage and refuse disposal.
Amd	WAC 248-16-110	Heating.
Amd	WAC 248-16-120	Boarders, rooms and room furnishings.
Amd	WAC 248-16-130	Toilet and bathing facilities.
Amd	WAC 248-16-140	Food storage, preparation and service.
Amd	WAC 248-16-150	Day room.
Amd	WAC 248-16-160	Laundry room.
Amd	WAC 248-16-170	Storage spaces.
Amd	WAC 248-16-180	Stairs.
Amd	WAC 248-16-190	Guardrails, handrails.
Amd	WAC 248-16-202	Maintenance and housekeeping.
Amd	WAC 248-16-213	Admission, placement, retention.
Amd	WAC 248-16-215	Resident rights—Services.
Amd	WAC 248-16-222	First aid.
Amd	WAC 248-16-223	Notification.
Amd	WAC 248-16-226	Safety measures.
Amd	WAC 248-16-227	Self administration of medications.
Amd	WAC 248-16-228	Medication services.
Amd	WAC 248-16-230	Resident register.

This action is taken pursuant to Notice No. WSR 83-09-001 filed with the code reviser on April 7, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 18.20.090 which directs that the Washington State Board of Health has authority to implement the provisions of chapter 18.20 RCW.

This rule is promulgated under the general rule-making authority of the Washington State Board of Health as authorized in RCW 43.20.050.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 8, 1983.

By John A. Beare, MD
Secretary

Reviser's note: The material contained in this filing will appear in the 83-14 issue of the Register as it was received after the applicable closing date for this issue for agency typed material exceeding the volume limitations of WAC 1-12-035 or 1-13-035, as appropriate.

WSR 83-13-069
ADOPTED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Order 1969—Filed June 16, 1983]

I, David A. Hogan, director of the Division of Administration and Personnel, do promulgate and adopt at Olympia, Washington, the annexed rules relating to refugee assistance, amending chapter 388-55 WAC.

This action is taken pursuant to Notice No. WSR 83-10-075 filed with the code reviser on May 4, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Department of Social and Health Services as authorized in RCW 43.20A.550.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED July[June] 15, 1983.

By David A. Hogan, Director
Division of Administration and Personnel

AMENDATORY SECTION (Amending Order 1800, filed 5/5/82)

WAC 388-55-010 ~~((REFUGEE ASSISTANCE))~~
COMMON ELIGIBILITY CONDITIONS. (1) Assistance shall be granted to refugees within the provisions of ~~((Public Law))~~ P.L. 96-212, the Refugee Assistance Program.

(2) For the purpose of the refugee assistance program, a refugee is defined as a person who has fled from and cannot return to his or her country due to persecution or fear of persecution because of race, religion, or political opinion. Under this definition, the following individuals shall be eligible to apply for assistance and/or services under the refugee assistance program:

(a) A person from Cambodia, Laos, or Vietnam receiving Indochinese refugee assistance because he or she was:

(i) A person having parole status as indicated by an INS (Immigration and Naturalization Service) Form I-94.

(ii) A person having voluntary departure status as indicated by Form I-94.

(iii) A person having conditional entry status as indicated by Form I-94.

(iv) A person admitted to the United States with permanent resident status on or after April 8, 1975 (the date the president designated Vietnamese and Cambodians to be refugees under the Migration and Refugee Assistance Act), as indicated by Form I-151 or I-551.

(v) A person having permanent resident status as a result of adjustment of status under P.L. 95-145 as indicated by Form I-151 or I-551.

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

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

(ii) INS documentation sufficient to establish the person entered the United States on or after October 1, 1978, or verification with the United States Cuban Refugee Center of the refugee's date of entry.

(c) A person from Cambodia, Laos, or Vietnam having parole status.

(i) Such persons must have a Form I-94 indicating the person has been paroled under Section 212(d)(5) of the Immigration and Nationality Act (INA).

(ii) If the Form I-94 was issued on or after June 1, 1980, the form must clearly indicate the person has been paroled as a refugee or asylee.

(d) A person from Cuba having been paroled as a refugee or asylee and entering the United States on or after October 1, 1978.

(i) Such persons must have a Form I-94 indicating the person has been paroled under Section 212(d)(5) of the INA.

(ii) If the Form I-94 was issued on or after April 21, 1980, the form must clearly indicate the person has been paroled as a refugee or asylee.

(e) An individual from any country other than Cambodia, Laos, Vietnam, or Cuba having parole status as a refugee or asylee as evidenced by a Form I-94 indicating the person has been paroled under Section 212(d)(5) of the INA as a refugee or asylee.

(f) An individual admitted from any country as a conditional entrant under Section 203(a)(7) of the INA. This must be indicated on the Form I-94.

(g) An individual from any country admitted as a refugee under Section 207 of the INA. This must be indicated on Form I-94.

(h) An individual from any country having been granted asylum under Section 208 of the INA. This must be indicated on Form I-94.

(i) A person from any country previously holding one of the statuses identified in this section whose status has been changed to permanent resident alien.

(3) Refugee assistance cases eligible for the AFDC and/or Medicaid programs shall be transferred to such programs retroactively effective October 1, 1977, or as of such date as the case qualified for refugee assistance, whichever is later.

(a) Refugees must meet AFDC or Medicaid eligibility criteria to be transferred.

(b) A refugee cash assistance case being transferred to AFDC shall be regarded as a recipient rather than a new applicant so the income shall be disregarded accordingly.

(4) Applications from refugees not currently receiving refugee cash and/or medical assistance shall be determined for AFDC or Medicaid eligibility before determining eligibility for the refugee assistance program.

(a) If the applicant is determined not eligible for AFDC, eligibility shall then be determined under the refugee assistance program.

(b) If the applicant is determined not eligible for Medicaid, eligibility shall be determined under the refugee assistance program.

(5) Requirements of categorical relatedness of federal assistance programs are waived for refugees under the refugee assistance program.

(6) Refugees terminated from the AFDC program because of refusal to comply with requirements((;)) shall not be eligible for refugee assistance.

(7) Except as specified in subsection (8) of this section, assistance to all types of refugee cases, regardless of family composition, shall be provided at the AFDC monthly standards; income and resources will be treated according to AFDC standards. Resources not available, including property remaining in Vietnam, Laos, or

Cambodia, shall not be considered in determining eligibility for financial assistance.

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

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

~~(10)((a) All applicants for and recipients of a financial grant under the refugee assistance program and each member of the family group of which the applicants and recipients are a part are required to register for employment with the state employment service unless the individual is:~~

~~(i) An individual under sixteen, or under age nineteen and attending secondary school or an equivalent level of vocational or technical training full time;~~

~~(ii) A person ill, incapacitated, or over sixty-five;~~

~~(iii) A person whose presence in the home is required because of illness or incapacity of another member of the household;~~

~~(iv) A mother or other caretaker caring for a child under the age of six;~~

~~(v) A mother or other caretaker of a child, when the nonexempt father or other nonexempt adult relative in the home is registered and has not refused to accept employment without good cause.~~

~~(b) Inability to communicate in English does not justify exemption from registration or acceptance of employment.~~

~~(11) Refusal of an employable adult refugee to register with the employment service without good cause shall result in the following actions. In addition, refusal to accept, continue or participate in a training or employment opportunity or referral, from any source, determined appropriate for the refugee by the CSO shall also result in the following actions:~~

~~(a) The CSO will provide counseling within seven days of the individual's refusal to participate. The counseling is intended to provide the refugee with an understanding of the implications of his or her refusal to accept employment or training, and to encourage the refugee's acceptance of such opportunity. Only one such counseling session is required but additional counseling may be provided at the discretion of the CSO.~~

~~(b) An employable adult refugee applicant refusing a work or training opportunity or referral without good cause, as stated in this section within thirty days prior to application shall be ineligible for refugee assistance for thirty days from the date of the refusal. The dependent family of such an ineligible applicant may apply for and receive assistance if otherwise eligible.~~

~~(c) If the employable refugee recipient continues to refuse an offer of employment or training, assistance will be terminated thirty days after the date of his or her original refusal. The refugee shall be given at least ten days written notice of the termination of assistance and the reason therefore. This sanction shall be applied in the following manner:~~

~~(i) If the assistance unit includes other individuals, the grant shall be reduced by the amount included on behalf of the refugee. If the employable refugee is a caretaker relative, assistance in the form of protective or vendor payments will be provided to the remaining members of the assistance unit.~~

~~(ii) If such individual is the only individual in the assistance unit, the grant shall be terminated.~~

~~(iii) The recipient's voluntary agency (VOLAG) shall be notified if action is taken according to subsection (11)(c)(i) or (ii) of this section, provided the provisions for safeguarding information in chapter 388-320 WAC are met.~~

~~(iv) A decision by the refugee to accept employment or training, made at any time within the thirty-day period after the date of the original refusal, shall result in the continuation of assistance without interruption if the refugee continues to meet the eligibility requirements for continued assistance.~~

~~(v) An employable refugee shall be ineligible for a period of thirty days after the termination of assistance because of refusal to accept or continue employment or training.~~

~~(12) An employable adult refugee shall be exempt from the work registration requirements in subsections (10) and (11) of this section for a period of sixty days after the person's date of entry into the United States.~~

~~(13) A refugee of any age otherwise eligible shall not be denied cash assistance while enrolled and participating in a CSO approved employability training program intended to have a definite short-term (less than one year) employment objective.~~

~~(14)(a) With the exception of the thirty dollar and one-third exemption, adult refugee recipients shall be eligible for earned income exemptions as specified in WAC 388-28-570, regardless of assistance unit composition.~~

~~(b) The income of a refugee dependent child shall be treated as specified in WAC 388-28-535.~~

~~(15) All refugee recipients sixty-five years of age or older, or blind or disabled will be referred immediately to the social security administration for SSI benefits. The SSI applicant will be included in the assistance grant at the AFDC standard until payments are received.~~

~~(16)(a) The refugee recipient receiving a continuing assistance grant is eligible for medical assistance as specified in WAC 388-82-010(1).~~

~~(b) Eligibility for medical care for the nonrecipient refugee shall be determined as specified in chapter 388-83 WAC. Eligibility is based on medical and financial need only; requirements of categorical relatedness are waived. Subsection (14)(a) of this section is applicable in determining the amount of participation in medical costs for refugee recipients.~~

~~(c) The refugee recipient becoming ineligible because of increased income from employment shall remain eligible for medical assistance for four calendar months beginning with the month of ineligibility provided that:~~

~~(i) In the case of a single individual assistance unit:~~

~~(A) The individual received assistance in at least three of the six months immediately preceding the month of ineligibility, and~~

~~(B) He or she continues to be employed.~~

~~(ii) In the case of a multiple individual assistance unit:~~

~~(A) The family received assistance in at least three of the six months immediately preceding the month of ineligibility, and~~

~~(B) A member of the family continues to be employed.~~

~~(d) Medical need shall not be an eligibility factor.~~

~~(17) Refugee recipients shall have continuing eligibility for financial and medical assistance redetermined at least once in every six months of continuous receipt of assistance.~~

~~(18) Persons meeting the criteria in this section shall be eligible for refugee assistance only during the eighteen-month period beginning in the first month the individual entered the United States.~~

~~(19) The rules in this section shall be effective April 1, 1982)) Persons meeting the criteria in this section shall be eligible for refugee assistance only during the eighteen-month period beginning in the first month the individual entered the United States.~~

~~(11) Full-time students in an institution of higher education are not eligible for refugee assistance, unless participating in a department-approved job or language training program.~~

~~(12) The voluntary agency (VOLAG) sponsoring the applicant shall be notified whenever he or she makes application for assistance.~~

~~(13) Persons meeting the criteria in this section shall be eligible for additional requirements for emergent situations as in WAC 388-29-270.~~

NEW SECTION

WAC 388-55-020 WORK AND TRAINING ELIGIBILITY CONDITIONS. (1) All applicants for and recipients of a financial grant under the refugee assistance program and each member of the family group of which the applicants and recipients are a part are required to register for employment with the state employment service or other designated employment agency. Exemptions to employment registration are:

(a) An individual under sixteen, or under age nineteen and attending secondary school or an equivalent level of vocational or technical training full time;

(b) A person ill, incapacitated, or over sixty-five;

(c) A person whose presence in the home is required because of illness or incapacity of another member of the household;

(d) A mother or other caretaker caring for a child under the age of six;

(e) A mother or other caretaker of a child, when the nonexempt father or other nonexempt adult relative in the home is registered and has not refused to accept employment without good cause;

(f) An individual employed at least thirty hours per week;

(g) A refugee of any age while enrolled and participating in a CSO approved employability training program intended to have a definite short-term (less than one year) employment objective.

(2) Inability to communicate in English does not justify exemption from registration or acceptance of employment.

(3) For purposes of this section, training shall mean participation in any available and appropriate social service program providing job or language training as approved in the personal employment plan.

(4) Refusal of an employable adult refugee to register with the employment service without good cause shall result in the following actions. In addition, refusal to accept, continue, or participate in a training or employment opportunity or referral, from any source, determined appropriate for the refugee by the CSO shall also result in the following actions:

(a) An employable adult refugee applicant refusing a work or training opportunity or referral without good cause, as stated in this section within thirty days prior to application, shall be ineligible for refugee assistance for thirty days from the date of the refusal. The dependent family of such an ineligible applicant may apply for and receive assistance if otherwise eligible.

(b) If an employable refugee recipient continues to refuse an offer of employment or training, assistance will be terminated the first of the following month after the date of his or her original refusal. The refugee shall be given at least ten days written notice of the termination of assistance and the reason therefore. This sanction shall be applied in the following manner:

(i) If the assistance unit includes other individuals, the grant shall be reduced by the amount included on behalf of the refugee.

(ii) If such individual is the only individual in the assistance unit, the grant shall be terminated.

(iii) The recipient's voluntary agency (VOLAG) shall be notified if action is taken according to subsection (4)(b)(i) or (ii) of this section, provided the provisions for safeguarding information in chapter 388-320 WAC are met.

(iv) A decision by the refugee to accept employment or training, made at any time before the effective date of termination, shall result in the continuation of assistance without interruption if the refugee continues to meet the eligibility requirements for continued assistance.

(v) An employable refugee shall be ineligible for a period of thirty days after the termination of assistance because of refusal to accept or continue employment or training.

NEW SECTION

WAC 388-55-030 TREATMENT OF INCOME.

(1) With the exception of the thirty dollar and one-third exemption, adult refugee recipients shall be eligible for earned income exemptions as specified in WAC 388-28-570, regardless of assistance unit composition.

(2) The income of a refugee dependent child shall be treated as specified in WAC 388-28-535.

(3) All refugee recipients sixty-five years of age or older, or blind or disabled will be referred immediately

to the Social Security Administration for SSI benefits. The SSI applicant will be included in the assistance grant at the AFDC standard until payments are received.

NEW SECTION

WAC 388-55-040 REFUGEE MEDICAL ASSISTANCE. (1) The refugee recipient receiving a continuing assistance grant is eligible for medical assistance as specified in WAC 388-82-010(1).

(2) Eligibility for medical care for the nonrecipient refugee shall be determined as specified in chapter 388-83 WAC. Eligibility is based on medical and financial need only; requirements of categorical relatedness are waived. WAC 388-55-030(1) is applicable in determining the amount of participation in medical costs for refugee recipients.

(3) The refugee recipient becoming ineligible because of increased income from employment shall remain eligible for medical assistance for four calendar months beginning with the month of ineligibility provided:

(a) In the case of a single individual assistance unit:

(i) The individual received assistance in at least three of the six months immediately preceding the month of ineligibility; and

(ii) He or she continues to be employed.

(b) In the case of a multiple individual assistance unit:

(i) The family received assistance in at least three of the six months immediately preceding the month of ineligibility; and

(ii) A member of the family continues to be employed.

(iii) Medical need shall not be an eligibility factor.

(4) Refugee recipients shall have continuing eligibility for financial and medical assistance redetermined at least once in every six months of continuous receipt of assistance.

(5) Persons meeting the criteria in this section shall be eligible for refugee assistance only during the eighteen-month period beginning in the first month the individual entered the United States.

(6) The rules in this section shall be effective April 1, 1982.

WSR 83-13-070
ADOPTED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Order 1970—Filed June 16, 1983]

I, David A. Hogan, director of the Division of Administration and Personnel, do promulgate and adopt at Olympia, Washington, the annexed rules relating to senior citizen's services program, amending chapter 388-17 WAC.

This action is taken pursuant to Notice No. WSR 83-10-074 filed with the code reviser on May 4, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 74.38.030 which directs that the Department of Social and Health Services has authority to implement the provisions of chapter 74.38 RCW.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 15, 1983.

By David A. Hogan, Director
Division of Administration and Personnel

AMENDATORY SECTION (Amending Order 1292, filed 5/1/78)

WAC 388-17-100 RIGHTS AND RESPONSIBILITIES OF APPLICANTS AND RECIPIENTS.

(1) Each applicant and/or recipient of the senior citizens services program shall have the following rights:

(a) Any individual wishing to do so shall have the right to apply for the senior citizens services program and have his or her eligibility determined within ten days. If an adverse decision is made regarding eligibility, the applicant will be provided written notice. The notice of eligibility shall include a statement of the reasons upon which an unfavorable decision is based and a statement of the individual's right to a hearing, and a statement of the individual's right to representation at the hearing by a friend, relative, or other representative.

(b) An eligible individual shall be given the requested services, within the limits of available funds, (~~which are~~) offered by the area agency on aging in his or her geographic area.

(c) An applicant or recipient (~~who feels~~) feeling aggrieved by a decision of the area agency or service provider regarding his or her eligibility for senior citizens services shall have the right to an informal hearing provided by the area agency. The hearing shall be held within thirty days of the date a request is made, and a written decision shall be rendered within fifteen days after the hearing. If the applicant or recipient is dissatisfied with the outcome of the informal hearing, he or she may request the department provide a fair hearing as specified in chapter 388-08 WAC. Any person (~~who desires~~) desiring a hearing must, within thirty days after receiving written notice of a decision regarding eligibility, make written request for a hearing to the area agency or the department.

(d) Information obtained by the department, area agency, or vendor identifying any applicant or recipient of senior citizens services is confidential and privileged and may not be disclosed or used either directly or indirectly in any manner or for any purpose except for purposes directly related to the administration of the program, unless the applicant or recipient requests in writing that the information be disclosed.

(e) Each applicant and recipient shall be treated with dignity and courtesy, and there shall be no discrimination against any individual because of race, sex, religious creed, political beliefs, national origin, or handicap.

(f) Each applicant for services for which a fee may be charged (all services except nutrition, health screening,

information and assistance, and transportation) shall be fully informed in writing of his or her rights and responsibilities in connection with the senior citizens services program.

(2) An applicant and/or recipient shall have the following responsibilities:

(a) Each applicant for services for which a fee may be charged shall provide complete and accurate information on an application form provided by the department and cooperate in establishing his or her eligibility for services.

(b) If services provided by the senior citizens services program are available at no cost to the applicant through other sources, the applicant shall apply for these services through the appropriate agency.

(c) Each recipient of services for which a fee may be charged shall promptly report any changes in income or resources in writing ((which may affect)) affecting his or her eligibility or amount of fees to be paid for services.

AMENDATORY SECTION (Amending Order 1485, filed 2/1/80)

WAC 388-17-160 INCOME AND RESOURCES.

(1) An individual whose income is at or below forty percent of the state median income for a family of four adjusted for family size, as determined by the ((secretary of H.E.W.)) department and whose resources are at or below the limits specified in this section, shall be eligible for services at no cost.

(a) The following shall be disregarded in determining the income and resources of an applicant or recipient:

(i) Any payment received under the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970.

(ii) The value of the U.S. department of agriculture donated foods (surplus commodities).

(iii) Any benefits received under Title III C, Nutrition Program for the Elderly, of the Older Americans Act of 1965, as amended.

(iv) Any compensation provided to volunteers in ACTION programs established by Titles I, II, and III of ((Public Law)) P.L. 93-113, the Domestic Volunteer Services Act of 1973.

(v) Any payment received from a foster care agency for children in the home.

(vi) Garden produce, livestock, and poultry used for home consumption.

(vii) Any real property held in trust for an individual Indian or Indian tribe.

(viii) The benefits of a program which by its terms provides that its benefits are exempt from consideration of eligibility in needs programs.

(2) Effective ((October 1979)) July, 1983, the ((state median income for a family of four is \$20,207. Forty percent is \$8,082.)) income tables for forty percent of median income((:)) are:

	Number Family Unit	InMonthly Income	Annual Income
	3	((566)) 753	((6,792)) 9,036
	4	((674)) 897	((8,088)) 10,764
	5	((781)) 1,041	((9,372)) 12,492
	6	1,184	14,208

For each additional family household member, add \$15 for monthly income, or \$180 for annual income.

(3) Income means any real or personal property in cash or kind received by an applicant or recipient after applying for the senior citizens services program which is available to meet the requirements of the applicant or recipient and his or her dependents.

(4) Resources mean all real or personal property owned by or available to an applicant at the time of application which can be applied toward meeting the applicant's requirements, either directly or by conversion into money or its equivalent. Property ((that is)) available shall mean property over which the applicant has legal right of control.

(a) The following resources, regardless of value, shall not be considered in determining the value of an applicant's or recipient's resources:

- (i) A home and lot normal for the community.
- (ii) Used and useful household furnishings, personal clothing, and automobiles.
- (iii) Personal property of great sentimental value.
- (iv) Personal property used by the applicant or recipient to earn income or to rehabilitate ((himself/herself)) himself or herself.

(v) One cemetery plot for each member of the family unit.

(vi) Cash surrender value of life insurance.

(b) The total value of all other resources including cash, marketable securities, and real or personal property shall not exceed (((\$10,000.00)) ten thousand dollars for a single person or (((\$15,000.00)) fifteen thousand dollars for a family of two. This maximum shall be increased by (((\$1,000.00)) one thousand dollars for each additional member of the household.

AMENDATORY SECTION (Amending Order 1292, filed 5/1/78)

WAC 388-17-180 FEE SCHEDULE. (1) Eligible persons whose income and/or resources exceed the limits specified in WAC 388-17-160 for free services shall be responsible for payment of the total, or a percentage, of the cost for each service provided as determined by the fee schedule published in DSHS Form 14-155(X) ((9/77 which is)) 7/82 incorporated by reference herein.

For each size household, the percentage of the cost of the service for which the department will make payment is based on the following formula:

$$\frac{100\% \text{ state median income (SMI)} - \text{Household Income}}{100\% \text{ SMI} - 40\% \text{ SMI}} \times 100$$

(2) Service providers shall be responsible for collecting fees owed by eligible persons and reporting to area agencies all such fees paid or owed by eligible persons.

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file OK 1/30/83

(3) Fees paid shall not exceed the cost of services provided.

WSR 83-13-071
ADOPTED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Order 1972—Filed June 16, 1983]

I, David A. Hogan, director of the Division of Administration and Personnel, do promulgate and adopt at Olympia, Washington, the annexed rules relating to:

- Amd WAC 388-87-011 Condition of payment—Medicare deductible and coinsurances when paid by the department.
- Amd WAC 388-99-035 Resource standards—medically needy program.
- Amd WAC 388-100-005 Limited casualty program—Medically indigent.
- Amd WAC 388-100-025 Certification—medically indigent program.

This action is taken pursuant to Notice No. WSR 83-10-081 filed with the code reviser on May 4, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Department of Social and Health Services as authorized in RCW 74.08.090.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 15, 1983.

By David A. Hogan, Director
Division of Administration and Personnel

AMENDATORY SECTION (Amending Order 1648, filed 4/27/81)

WAC 388-87-011 CONDITIONS OF PAYMENT—MEDICARE DEDUCTIBLE AND COINSURANCE—WHEN PAID BY DEPARTMENT. The department shall be responsible for the deductible and coinsurance amounts for recipients participating in the benefits of Parts A and B of Medicare (Title XVIII of the Social Security Act) when the following conditions are met:

(1) Total combined reimbursement to the provider from Medicare and the department does not exceed the department's fee schedule, see WAC 388-87-010.

(2) ~~(Services provided are within the scope of the medical program.~~

~~(3))~~ The provider accepts assignment for Medicare payment.

AMENDATORY SECTION (Amending Order 1801 and 1809, filed 5/5/82 and 5/11/82)

WAC 388-99-035 RESOURCE STANDARDS.
(1) ~~(To determine eligibility on the basis of resources;~~

~~use the SSI resource standards:))~~ The total value of resources allowed and not otherwise excluded shall not exceed \$1,500 for a single individual or \$2,250 for a couple. This amount is increased by \$50 for each additional family member in the household. If applicant has resources in excess of the standards ~~((applied;))~~ the individual is not eligible and the application is denied.

(2) See WAC 388-92-043 for regulations on transfer of resources without adequate consideration.

AMENDATORY SECTION (Amending Order 1725, filed 12/3/81)

WAC 388-100-005 LIMITED CASUALTY PROGRAM—MEDICALLY INDIGENT. (1) The department of social and health services provides a limited casualty program of medical care, administered through the division of medical assistance, designed to meet the health care needs of persons not receiving cash assistance or eligible for any other medical program.

(2) An individual potentially eligible for the medically indigent program is a person who:

(a) Has an acute and emergent medical condition ~~((which)).~~ (i) An acute and emergent medical condition is defined as having a short and relatively severe course, not chronic; occurring unexpectedly and demanding immediate action, (ii) pregnancy is considered an acute and emergent medical condition for the medically indigent program; and

(b) Meets the financial eligibility as defined in ~~((this section))~~ chapter 388-100 WAC.

AMENDATORY SECTION (Amending Order 1868, filed 8/18/82)

WAC 388-100-025 CERTIFICATION. (1) ~~((A recipient))~~ An applicant shall be certified ~~((eligible for))~~ from the date spenddown and deductible requirements are met through the duration of treatment for the acute and emergent medical condition not to exceed the three calendar month(s) period which begins with the month of application.

(2) ~~((Pregnancy is considered an acute and emergent need. A recipient))~~ An applicant who has been medically determined to be pregnant ~~((shall))~~ may apply and be certified for separate three-month periods ~~((for))~~ through the duration of the pregnancy ~~((plus six weeks for)).~~ The three-month limitation in subsection (1) of this section may be extended up to six weeks after delivery to cover the post partum care, which includes routine care for the newborn. Beyond this period of time eligibility for the mother or the newborn shall be determined separately.

(3) ~~((An applicant shall be certified from the day the spenddown and deductible requirements are met through the last day of the three-month period which began with the month of application.~~

~~((4))~~ All medically indigent applicants shall be individually notified in writing of the disposition of their application.

~~((5))~~ (4) Any change in circumstances shall be promptly reported to the local community services office.

((6)) (5) Certification may be up to seven working days prior to the date of receipt of a written request for assistance. The department may waive the seven-day rule if a person fails to apply for medical reasons or other good cause.

WSR 83-13-072
EMERGENCY RULES
DEPARTMENT OF FISHERIES
[Order 83-54—Filed June 16, 1983]

I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to subsistence fishing rules.

I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is harvestable numbers of salmon are available.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 16, 1983.

By Gary C. Alexander
for William R. Wilkerson
Director

NEW SECTION

WAC 220-32-05900F *KLICKITAT RIVER—SUBSISTENCE* Effective 12:00 noon June 17, 1983 through 12:00 noon June 20, 1983, those individuals possessing treaty fishing rights pursuant to the Yakima treaty may take, fish for or possess salmon for subsistence purposes with dip net gear in that portion of the Klickitat River between the swinging bridge, approximately one and one-half miles upstream, to a monument located in Section 25, Township 3N, Range 12E, a distance of 25 feet downstream from the entrance to the upper Klickitat falls Fishway No. 5.

REPEALER

The following sections of the Washington Administrative Code are repealed:

- WAC 220-32-05900E *KLICKITAT RIVER—SUBSISTENCE (83-49)*
- WAC 220-32-05900D *KLICKITAT RIVER—SUBSISTENCE (83-33)*

WSR 83-13-073
EMERGENCY RULES
DEPARTMENT OF PERSONNEL
(Personnel Board)
[Order 185—Filed June 17, 1983]

Be it resolved by the State Personnel Board, acting at the Department of Personnel, 600 South Franklin, Olympia, WA 98504, that it does adopt the annexed rules relating to Personnel board—Powers—Duties, amending WAC 356-06-080.

We, the State Personnel Board, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is the rule was previously adopted on an emergency basis pending the outcome of legislation pending before the 1982 session. The veto of this legislation by the governor requires the adoption of this rule on an emergency and permanent basis simultaneously.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 41.06.150 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 9, 1983.

By Leonard Nord
Secretary

AMENDATORY SECTION (Amending Order 119, filed 4/14/78)

WAC 356-06-080 *PERSONNEL BOARD—POWERS—DUTIES*. It shall be the responsibility of the personnel board to:

- (1) Establish general policies for the administration of merit system examinations and the hearing of personnel appeals.
- (2) Make rules and regulations providing for employee participation in the development and administration of personnel policies.
- (3) Hear personnel appeals.
- (4) Promote public understanding of the purposes, policies, and practices of the merit system.
- (5) Adopt and promulgate rules and regulations consistent with the purposes and provisions of the state civil service law and with the best standards of personnel administration, regarding the basis and procedures to be followed for:
 - (a) The demotion, suspension, reduction in salary or dismissal of an employee and appeals therefrom.
 - (b) Certification of names for vacancies including departmental promotions with the number of names equal to ((two)) four more names than there are vacancies to

be filled. The names shall represent applicants ranked highest on eligibility lists.

(c) Examinations for all positions in the competitive and noncompetitive service.

(d) Appointments.

(e) Probationary periods of six to twelve months and rejections therein.

(f) Transfers.

(g) Sick and vacation leaves.

(h) Hours of work.

(i) Layoffs, when necessary, and subsequent reemployment(~~(- both according to seniority)~~).

(j) Agreements between agencies and certified exclusive representatives providing for grievance procedures and collective negotiations on personnel matters.

(k) Adoption and revision of a comprehensive classification plan for all positions in the classified service, based on investigation and analysis of duties and responsibilities of each position.

(l) Allocation and reallocation of positions within the classification plan.

(m) Adoption and revision of a state salary schedule to reflect not less than the prevailing rates in Washington state private industries and other governmental units for positions of a similar nature, with adoption and revision subject to approval by the director of the office of financial management in accordance with the provisions of chapter 43.88 RCW.

(n) Training programs, including in-service, promotional and supervisory.

(o) Regular increments within the series of steps for each pay range, based on length of service for all non-management employees whose standards of performance are such as to permit them to retain job status in the classified service; and increment and merit increases based on performance for all management employees.

(p) Compliance with existing veterans preference statutes.

WSR 83-13-074

PROPOSED RULES

BELLEVUE COMMUNITY COLLEGE

[Filed June 17, 1983]

Notice is hereby given in accordance with the provisions of RCW 28B.19.030, that Bellevue Community College, Community College District VIII, intends to adopt, amend, or repeal rules concerning:

New ch. 132H-200 WAC General operating policies of Community College District VIII.
New WAC 132H-200-100 Policy on the illness of alcoholism and other chemical dependency;

that the institution will at 1:30 p.m., Tuesday, August 9, 1983, in the Board Room, Bellevue Campus, Bellevue Community College, 3000 Landerholm Circle S.E., Bellevue, WA 98007, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 28B.50.140.

Interested persons may submit data, views, or arguments to this institution in writing to be received by this institution before August 9, 1983.

Dated: June 14, 1983

By: Paul N. Thompson
Secretary, Board of Trustees

STATEMENT OF PURPOSE

Description of Purpose: Addition of new chapter and section of the Washington Administrative Code of Community College District VIII. Chapter 132H-200 WAC, General operating policies of Community College District VIII, and WAC 132H-200-100, Policy on the illness of alcoholism and other chemical dependency, are being instituted at this time.

Statutory Authority: RCW 28B.50.140.

Summary of Rule: The board of trustees of Community College District VIII recognizes alcoholism, alcohol abuse, chemical dependency and other health and related behavioral problems as treatable conditions which repeatedly and continually interfere with an employee's ability to perform his/her job. A college employee having these conditions will be given the same consideration and offer of assistance presently extended to employees having other illnesses.

Reasons Supporting Proposed Action: The reasons for adding this chapter and section is to incorporate those policies that pertain to the campus-wide community and not otherwise incorporated in the Washington Administrative Code of Community College District VIII. Specifically, the section being added will speak to the illness of alcoholism and other chemical dependency as the same as any other illness.

Agency Personnel Responsible for Drafting, Implementation and Enforcement: Paul N. Thompson, President, Bellevue Community College, 3000 Landerholm Circle S.E., Bellevue, WA 98007, 641-2301, scan 334-2301.

Person or Organization Proposing Rule, and Whether Public, Private, or Governmental: Board of Trustees, Bellevue Community College, Community College District VIII, public.

Institution Comments or Recommendations, if any: None.

Rule Necessary as Result of Federal Law or Federal or State Court Action: No.

Chapter 132H-200

GENERAL OPERATING POLICIES OF COMMUNITY COLLEGE DISTRICT VIII

WAC 132H-200-010 TITLE. WAC 132H-200-010 through 132H-200-150 shall be known as the General Operating Policies of Community College District VIII.

WAC 132H-200-020 PURPOSE. To incorporate those policies that pertain to the campus-wide community and not otherwise incorporated in the Washington Administrative Code of Community College District VIII.

WAC 132H-200-100 POLICY ON THE ILLNESS OF ALCOHOLISM AND OTHER CHEMICAL DEPENDENCY. The Board

of Trustees of Community College District VIII recognizes alcoholism, alcohol abuse, chemical dependency and other health and related behavioral problems as treatable conditions which repeatedly and continually interfere with an employee's ability to perform his/her job.

A college employee having these conditions will be given the same consideration and offer of assistance presently extended to employees having other illnesses.

WSR 83-13-075
ADOPTED RULES
LIBRARY COMMISSION
 [Order 83-3—Filed June 17, 1983]

Be it resolved by the Washington State Library Commission, acting at Spokane County Library District, North 2901 Argonne Road, Spokane, WA 99206, that it does adopt the annexed rules relating to grants of federal funds for public library construction, amending WAC 304-12-270 through 304-12-370.

This action is taken pursuant to Notice No. WSR 83-10-066 filed with the code reviser on May 4, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Washington State Library as authorized in RCW 27.04.060.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 9, 1983.

By Roderick G. Swartz
 Secretary

AMENDATORY SECTION (Amending Order, filed 6/22/71)

WAC 304-12-275 ~~CONSTRUCTION GRANT PROGRAM—CRITERIA.~~ (1) ~~((There should))~~ the state agency's criteria for the consideration and award of construction grants shall be:

(a) ~~Evidence this ((project contributes toward the achievement of the goal of adequate library systems)) facility will initiate a program of improvement of library service, within the context of the applicant's goals and objectives for local library services.~~

(b) ~~((Evidence of need for the building to enable the library to meet American library association standards.~~

(c) ~~A program of service to be developed.~~

(i) ~~Book collection.~~

(ii) ~~Staff.~~

(iii) ~~Services.~~

(d) ~~Evidence the building is an essential part of the development of library service in its library system. (Planned program of building development.)~~

(e) ~~Evidence that planning is on a coordinated basis with contiguous public library systems.~~

(f)) ~~Evidence that the community has made adequate effort to provide local financing.~~

~~((g))~~ (c) Evidence that federal funds are not a substitute for local support.

(2) Factors which will be considered in establishing priorities among requests received:

(a) Need for the facility in relationship to the ~~((area))~~ local program of library development.

(b) Number of persons to be benefited by improved service.

(c) Evidence the facility will, in fact, initiate a program of improvement of library service.

(d) Date of application.

(e) Such additional factors as may from time to time be established by congress or the Washington state legislature for special funds for construction of public libraries.

(3) Supporting evidence which helps provide information on the above points will be requested of applicants.

(4) The federal law requires that certain standards will be met. These requirements will be included in agreements between the Washington state library commission and the applicants. The requirements concern such items as:

(a) Wages meet local standards.

(b) Time and half for overtime.

(c) Fair employment practices.

(d) Proper bid procedures (where applicable).

(e) Observance of health, fire and construction requirements.

(f) Civil rights.

(g) Flood.

(h) Handicapped.

AMENDATORY SECTION (Amending Order, filed 6/22/71)

WAC 304-12-290 ~~CONSTRUCTION GRANT PROGRAM—RULES.~~ The following final rules and regulations were adopted by the Washington state library commission in order to comply with the provisions of the Library Services and Construction Act of 1969 (Formerly Public Law 88-269; Public Law 89-511 and now Public Law 91-600).

(1) Requests for projects from any unit within a library system must be submitted through the library administrator and approved by the respective library boards. Only projects to be owned by a state or local public agency are eligible for consideration.

(2) Applicants will be required to give written evidence of official approval of any governmental unit involved in the project.

(3) Agreements to observe the legal requirements of the grants will be executed between the Washington state library and the officials administering approved projects.

(4) Applicants will be required to submit adequate evidence for evaluation of their request on the points established as criteria for evaluation by the Washington state library commission.

(5) Each application will be acknowledged and each applicant notified when the project will be considered by the state library commission.

(6) Each applicant will be notified concerning acceptance or rejection by the state library commission within three days of such official action.

(7) Rejected applications will be accompanied by a statement as to why the project was not approved.

(8) Applications may be resubmitted with evidence the objections have been met.

(9) Any applicant who feels their request has been unjustly rejected may request a hearing. Said hearing will be set to meet the convenience of both the Washington state library commission and the applicant insofar as is reasonably possible.

(10) The state library commission will use the following standards as guides for evaluation of the project's adequacy:

(a) ALA Minimum Standards for Public Library Systems, 1966.

(b) ALA Small Libraries Project

(i) The small library building

(ii) Interim standards for public libraries.

(11) The local share must be expended before grant funds will be paid, except for those projects covering two fiscal years, in which instance federal regulations will hold. Grant funds will be paid based upon a percentage of completion.

(12) ~~((As a general rule each project will be required to provide at least the full matching funds, as established by Federal ratio.~~

~~((13))) Certification must be presented that local funds are on hand.~~

~~((14))) Submission of a schedule of the planned progress of the project with estimated dates each step will be completed, is required.~~

~~((15))) Upon receipt of formal approval by the state library commission, the project must be initiated within a six months' period.~~

~~((16)) Location is subject to approval by a state library consultant.~~

~~((17))) (15) The building plans must meet the approval of ~~((a professional))~~ the state library ~~((building consultant))~~. Federal regulations as to evaluation of flood hazards, provision for the physically handicapped, environmental policies and procedures, and competitive bidding must be observed. When a plaque indicating completion date and source of funds is planned as part of the completed building, acknowledgment shall be given to federal participation.~~

~~((18))) (16) The state library commission will establish a completion date, based upon the project architect's estimate of the time needed. A project is considered to be completed when it has been opened to the public for service.~~

~~((19))) (17) Final payment of the grant will be upon completion of the project and when the state library commission has been satisfied that all conditions of the grant have been met.~~

~~((20))) (18) When changes in federal regulations affect the above without sufficient time for formal notice and change, federal regulations will be considered as official.~~

~~((21))) (19) Projects are reviewed by the agency designated by the Governor as federal coordinator.~~

~~((22))) (20) The advisory council will be kept fully informed as to pending projects, and progress of the approved project.~~

~~((23))) (21) Participants in federally-funded projects will cooperate with the advisory council during the period of evaluation.~~

AMENDATORY SECTION (Amending Order, filed 6/22/71)

WAC 304-12-360 ~~FORMS—APPLICATION—PUBLIC LIBRARY CONSTRUCTION GRANT.~~ ((Public Law 91-600 (formerly Public Law 88-269 & PL 89-511)).

~~The applicant hereby applies for construction funds available under Public Law 91-600 (formerly Public Law 88-269 & PL 89-511) and being administered under the Rules and Regulations adopted by the Washington State Library Commission on June 11, 1971 (revised July 28, 1966, October 17, 1967, May 26, 1964):~~

- ~~1. Legal name of library: _____~~
- ~~2. Address: _____
Street: _____ County: _____
_____ Congressional
City: _____ District: _____~~
- ~~3. Established under Section _____ of RCW (Revised Code of Wash.)
a. Are all persons holding professional positions certified under Washington law? _____~~
- ~~4. Population of legal service area:
1970 Census _____
Latest Census Board of Public Health estimate _____~~
- ~~5. Briefly describe the type of library: (i.e., regional headquarters, community library, etc.)~~
- ~~6. If not part of a system, describe what kinds of inter-library cooperation your library does participate in:~~
- ~~7. Submit a plan of service:
a. adequacy (national standards)
b. added or expanded services to be provided as a result of new facility~~
- ~~8. Describe facility in terms of minimum standards (American Library Association). Include such items as:
a. Building program statement (to include square feet for proposed construction)~~

- b. ~~Site:~~
 - 1. ~~legal description~~
 - 2. ~~survey findings relative to desirability of location~~
 - 3. ~~cost~~
- c. ~~New construction = (eventually, plans to be approved)~~
- ~~or~~
- d. ~~Expansion, remodeling and alteration (eventually plans to be approved)~~
- e. ~~Equipment~~
 - ~~Describe briefly, as related to the project.~~

9. ~~Architect~~
~~Name~~
~~Address~~
~~Licensed~~

10. ~~Preliminary estimates of costs. (Complete only those items included in the project request):~~

- a. ~~Fees~~
 - 1. ~~Architect~~
 - 2. ~~Construction~~
 - 3. ~~Legal and bonding~~
 - 4. ~~Tests~~
 - 5. ~~Building permits~~
 - 6. ~~Bid advertisement~~
 - 7. ~~Clerk of the works~~
 - 8. ~~Other~~
- ~~Total:~~

- b. ~~Site~~
 - c. ~~Contracts~~
 - 1. ~~New construction~~
 - 2. ~~Expansion~~
 - 3. ~~Remodeling~~
 - d. ~~Demolition~~
 - e. ~~Equipment~~
 - f. ~~Other~~
- ~~GRAND TOTAL~~

11. ~~Funds (other than federal) available for the project:~~

- a. ~~On hand~~
 - 1. ~~Cash~~
 - 2. ~~Gifts~~
 - 3. ~~Bonds (sold)~~
 - 4. ~~Other~~
- ~~Subtotal:~~
- b. ~~Future~~
 - 1. ~~Tax levy (to be collected)~~
 - 2. ~~Anticipated cash~~
 - 3. ~~Bonds (authorized)~~
 - 4. ~~Bonds (to be voted)~~
 - 5. ~~Other (specify)~~
- ~~Subtotal:~~
- ~~TOTAL:~~

- 12. ~~Estimate of total financing~~
 - a. ~~Local~~
 - b. ~~Federal~~
 - c. ~~Total funds required (estimate)~~
- 13. ~~Please indicate the plan for payments:~~

~~To handle the matter of sale of items purchased with federal funds there should be a "depreciation" schedule established.~~

14. ~~The applicant agrees:~~

~~(a) Construction work will be performed by fixed price contract. Adequate methods of obtaining competitive bidding will be employed prior to the awarding the construction contract, either by public advertising or circularizing three or more bidders. (To comply with applicable laws and codes.)~~

~~(b) Copies of all contract documents, specifications and construction drawings will be submitted to the State Library.~~

~~(c) Final working drawings and specifications must be approved by the State Library before the project is advertised for bidding.~~

~~(d) The attached documents issued by the Washington State Library entitled Federal Labor Standards, General Conditions and Instructions to Bidders, shall be made a part of any contract signed in connection with this construction project.~~

~~(e) These federal funds, if granted, will be used to construct a facility that will continue to be devoted to public library purposes until such time as replaced by a new facility.~~

~~(f) Federal regulations as to flood hazards, and accessibility for handicapped, must be observed.~~

~~(g) During construction the project shall display a sign stating that Library Services and Construction Act funds are being used.~~

~~(h) Whenever public library facilities, or items of equipment, in which cost the federal government has participated (with funds derived from federal grants and state or local matching funds) are sold or no longer used for the purpose authorized by the applicable Title of the Library Services and Construction Act, the federal government shall be credited with its proportionate share of the value of such facilities, equipment or land, the value being determined on the basis of the sale price in the case of a bona fide sale or on the fair market value in the case of discontinuance of use or diversion for other than State plan purposes unless the items have reached zero value under the established depreciation schedule.~~

~~(i) Inventories must be kept for all items of equipment referred to in Item 8.c. costing \$200 or more per unit and reported to the Washington State Library. When such items of equipment are sold or no longer used for the purpose authorized by the applicable Title of the Library Services and Construction Act, the local agency must report such disposition to the Washington State~~

Library, following which appropriate action for reimbursing the federal government will be taken unless the items have reached zero value under the established depreciation schedule. Evidence of this must be submitted by the local agency when reporting the sale to the State Library.

15. The form of agreement to be executed between the Washington State Library Commission and the Library, upon approval of this application is attached. The agreement and the application shall be two parts to the whole of such agreement.

16. Attested to:

.....
Chairman Mayor

.....
Librarian City Manager

Approved by:

.....
District Librarian
.....
Chairman, District Library Board)) .

Applicants shall submit their project proposal upon the form designated by the library commission. The form will solicit, at minimum, information about the applicant's library program, its plan of library service, a building program for the application in question, preliminary estimates of cost, sources of funds, and plan for payment.

AMENDATORY SECTION (Amending Order, filed 6/22/71)

WAC 304-12-370 FORMS-CONTRACT.

((The members of the Washington State Library Commission hereby enter into an agreement with to assist with funds for the construction of improved library facilities:

The Washington State Library Commission and the State Librarian, as the designated administrator of the Washington Plan for Construction, are legally authorized to administer a plan or plans to make available funds for the construction of public libraries as provided by Public Law 91-600 (formerly Public Law 88-269, and 89-511):

The and the Washington State Library contract to provide for the administration and supervision of the federal funds as required by Public Law 91-600 (formerly Public Law 88-269, and 89-511) and permitted by RCW 27.04.060.

Responsibilities of the Washington State Library

To be guided by the Rules and Regulations adopted by the Washington State Library Commission (revised); Public Law 91-600 (formerly Public Law 88-269 and 89-511) and RCW 27.04.060:

The Washington State Library shall:

1. Provide funds in the total amount of These funds shall be paid according to the payment schedule of the bid contract, after local funds have been expended.
2. Provide, as necessary, advisory services in furtherance of the project, and assure adequate supervision of the project.

Responsibilities of the Library

The shall:

1. Submit regular reports as required by the scope and content of the project as outlined in proposal.
2. Make request for the federal funds as provided in the payment schedule.
3. Make no changes from the approved drawings, specifications and contracts in the project and hereby made a part of this agreement without prior written approval from the State Library. Such written approval when given to become a part of this agreement.
4. Maintain the necessary records and documents to permit an accurate audit at any time. Records will be retained until notified the federal audit has been completed or five years following completion of the project.
5. Bids will be called for within at least 90 days of signing of the contract. Construction will be according to the bid schedule which will be structured to permit completion within a reasonable time.
6. Provision shall be made for a final audit to be forwarded to the State Library upon completion of the project. Such audit will contain detail as required by the State Library, and certify that expenditures were in agreement with the provisions of Public Law 91-600, (formerly P.L. 88-269 & 89-511).
7. No expenditure will be made or action taken contrary to the provisions of Public Law 91-600 (formerly Public Law 88-269 & 89-511).
8. The Construction Project Application is hereby made a part of this contract.

This agreement made and entered into this, 197.. by and between the Washington State Library Commission and

By _____ Chairman,
Washington State
Library Comm.

By _____
Mayor

By _____ State Librarian
By _____ Chairman, Library Board

Upon award of the grant, the Washington state library commission shall enter into a contract with the legislative unit of the awardee. The contract shall describe the project to be undertaken, shall set forth matters of agreement to ensure compliance with federal and state regulations, shall state the amount of funds to be provided by the library commission in the award and the conditions for payment of same, and shall state requirements for necessary records and documents to be maintained and filed with the library commission.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 304-12-276 CONSTRUCTION GRANT PROGRAM-PRINCIPLES.

WSR 83-13-076
EMERGENCY RULES
DEPARTMENT OF AGRICULTURE
[Order 1801-Filed June 17, 1983]

I, M. Keith Ellis, director of the Washington State Department of Agriculture, do promulgate and adopt at Olympia, Washington, the annexed rules relating to chemical use on blooming alfalfa, clover and mint, chapter 16-230 WAC.

I, M. Keith Ellis, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is the need for protection of pollinating insects from chemicals that may be used on blossoming alfalfa, clover and mint which are now coming into bloom.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 17.21.030 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 17, 1983.
By Michael V. Schwisow
Deputy Director

AMENDATORY SECTION (Amending Order 1041, filed 2/15/67)

WAC 16-230-010 RESTRICTED USE PESTICIDES-AREA UNDER ORDER. (1) The following agricultural pesticides are ((by this order)) declared to be restricted use pesticides in all counties of the state of Washington: ((Abate, Aldrin, Banol, Baytex, BHC (Benzene Hexachloride), Bidrin, Bomyl, Chlordane, Diazinon, Dibrom, Dieldrin, Dilan, Dimethoate (Cygon), Di-Syston, DDT, Delnav, Demeton (Systox), Dylox, Endrin, EPN, Ethion, Ethyl-Methyl Guthion, Heptachlor, Imidan, Lindane, Malathion, Menazon, Metacide, Metasystox R, Methoxychlor, Methyl Parathion, Methyl Trithion, NPD, Parathion, Perthane, Phorate, Phosdrin, Phosphamidon, Phostex, TDE (Rhothane or DDD), TEPP, Thiocron, Thiodan, Toxaphene, Trithion, Vapona, and Zectran.))

COMMON CHEMICAL NAME	ALSO KNOWN AS*
<u>acephate</u>	<u>Orthene</u>
<u>azinphos-methyl</u>	<u>Guthion</u>
<u>carbaryl</u>	<u>Sevin</u>
<u>carbofuran</u>	<u>Furadan</u>
<u>carbophenothion</u>	<u>Trithion</u>
<u>demeton</u>	<u>Systox</u>
<u>diazinon</u>	
<u>dimethoate</u>	<u>Cygon, Rebelate</u>
<u>disulfoton</u>	<u>Di-Syston</u>
<u>endosulfan</u>	<u>Thiodan</u>
<u>fenthion</u>	<u>Baytex</u>
<u>formetanate hydrochloride</u>	<u>Carzol</u>
<u>malathion</u>	<u>Cythion</u>
<u>methidathion</u>	<u>Supracide</u>
<u>methomyl</u>	<u>Lannate, Nudrin</u>
<u>methoxychlor</u>	<u>Marlate</u>
<u>methyl parathion</u>	
<u>mevinphos</u>	<u>Phosdrin</u>
<u>naled</u>	<u>Dibrom</u>
<u>oxamyl</u>	<u>Vydate</u>
<u>oxydemeton-methyl</u>	<u>Metasystox-R</u>
<u>parathion</u>	
<u>phorate</u>	<u>Thimet</u>
<u>phosmet</u>	<u>Imidan</u>
<u>trichlorfon</u>	<u>Dylox</u>

*This column is to be used only as a guide and may not include all brand or trade names under which these chemicals are distributed.

(2) Area under order. All counties of the state of Washington.

AMENDATORY SECTION (Amending Order 1041, filed 2/15/67)

WAC 16-230-015 DEFINITION. (1) The term "blossoming alfalfa, mint or clover" as used in ((this order)) WAC 16-230-010 through WAC 16-230-083 shall be when there are five or more blooms per square yard on the average in a given field: PROVIDED, That

following the first cutting the bloom count shall be taken only on the current crop. For the purpose of this (~~regulation~~) rule, a "bloom" on clover or alfalfa is defined as any (clover head or) alfalfa raceme or clover head containing one or more open flowers. A "bloom" on mint is defined as any head or spike with one or more open (florets) flowers.

(2) The time of sunrise and sunset shall be that of the official tables, U.S. Weather Bureau, Yakima, Washington.

AMENDATORY SECTION (Amending Order 1041, filed 2/15/67)

WAC 16-230-030 ((~~USE CHEMICALS—TIME WHEN~~) ALFALFA AND CLOVER—CHEMICAL RESTRICTIONS. (1) The use or application of any formulation (except where the formulation is specified) of the following listed pesticides ((or any formulation thereof)) shall be prohibited on blossoming alfalfa and clover crops within seven days to blossoming. See WAC 16-230-081 and WAC 16-230-083 for additional restrictions in certain areas of Walla Walla county. ((is restricted to applications only within the period beginning at two hours prior to sunset and ending at two and one-half hours after sunrise the following morning: PROVIDED, That Endrin, Abate, and DDT plus Toxaphene may only be applied to blossoming clover crops pursuant to this regulation and their application to blossoming alfalfa shall be made pursuant to WAC 16-230-050

- (a) ~~Abate~~
- (b) ~~DDT~~
- (c) ~~Delnav~~
- (d) ~~Demeton (Systox)~~
- (e) ~~Dibrom (Emulsifiable Concentrate)~~
- (f) ~~Dieldrin (Granular)~~
- (g) ~~Dilan~~
- (h) ~~Di-Syston~~
- (i) ~~Dylox (Trichlorphon)~~
- (j) ~~Endrin~~
- (k) ~~Ethion~~
- (l) ~~Heptachlor (Granular)~~
- (m) ~~Menazon~~
- (n) ~~Metasystox R (Methyl Demeton)~~
- (o) ~~Methoxychlor~~
- (p) ~~NPD~~
- (q) ~~Perthane~~
- (r) ~~Phorate (Thimet Granular)~~
- (s) ~~Phosdrin (Mevinphos) (Liquid)~~
- (t) ~~Phostex~~
- (u) ~~TDE (Rhothane or DDD)~~
- (v) ~~TEPP~~
- (w) ~~Thiocron~~
- (x) ~~Thiodan (Endosulfan)~~
- (y) ~~Toxaphene~~
- (z) ~~Trithion (Carbophenothion))~~
- (a) Azinphos-methyl (Guthion)
- (b) Carbaryl (Sevin)
- (c) Carbofuran (Furadan)
- (d) Dimethoate (Cygon or Rebelate)
- (e) Methidathion (Supracide)

(2) The use or application of liquid formulations of mevinphos (Phosdrin), wettable powder formulations of Naled (Dibrom), and liquid or wettable powder formulations of malathion (Cygon) and phorate (Thimet) applied as sprays on blossoming alfalfa or clover crops is restricted to applications only within the period beginning at two hours prior to sunset and ending at midnight of the same day.

(3) The use or application of any formulation (except where the formulation is specified) of the following pesticides shall be prohibited on blossoming alfalfa and clover crops:

- (a) Carbaryl (Sevin) see number (1) above
- (b) Diazinon
- (c) Fenthion (Baytex)
- (d) Malathion (Cygon) dust & ULV
- (e) Methyl parathion
- (f) Mevinphos (Phosdrin) dust
- (g) Naled (Dibrom) dust
- (h) Parathion
- (i) Phosmet (Imidan)

(4) The use or application of the following listed pesticides or any formulation thereof (except where the formulation is specified) on blossoming alfalfa and clover crops is restricted to applications only within the period beginning at two hours prior to sunset and ending at two and one-half hours after sunrise the following morning: PROVIDED, That methomyl (Lannate or Nudrin) shall only be applied to blossoming clover crops pursuant to this rule, and its application to blossoming alfalfa is further restricted to applications only within the period beginning at two hours prior to sunset and ending at midnight the same day: PROVIDED FURTHER, That the application of the following restricted use pesticides on blossoming alfalfa in Walla Walla county is further restricted to applications only within the period beginning at sunset and ending at two hours after midnight the following morning:

- (a) Carbophenothion (Trithion)
- (b) Formetanate hydrochloride (Carzol)
- (c) Demeton (Systox)
- (d) Naled (Dibrom) emulsifiable concentrate
- (e) Disulfoton (Di-Syston)
- (f) Endosulfan (Thiodan)
- (g) Oxydemeton-methyl (Metasystox-R)
- (h) Methomyl Lannate or Nudrin)
- (i) Methoxychlor (Marlate)
- (j) Phorate (Thimet) granular
- (k) Trichlorfon (Dylox)
- (l) Oxamyl (Vydate)

AMENDATORY SECTION (Amending Order 1041, filed 2/15/67)

WAC 16-230-075 ((~~MALATHION, PHOSDRIN AND TEPP—TIME WHEN~~) BLOSSOMING MINT—CHEMICAL RESTRICTIONS. The use or application of ((the pesticides known as)) malthion dust, ((Phosdrin (mevinphos), and TEPP)) on blossoming mint ((crops)) is ((restricted)) prohibited. The use or application of malathion liquid, acephate (Orthene), oxydemeton-methyl (Metasystox-R), and methomyl

(Lannate or Nudrin) liquid on blossoming mint is restricted to applications only within the period beginning at two hours prior to sunset and ending at two and one-half hours after sunrise the following morning (~~(-PROVIDED, That this time restriction shall apply to TEPP only if the federal registration allowing the use of Kelthane on mint is reinstated).~~)

NEW SECTION

WAC 16-230-081 AREA 1. (1) Area 1 description. South central Walla Walla county - all lands lying within a line starting at the junction of the Washington-Oregon border and the Rainville Road; thence north along the Rainville Road to the Frog Hollow Road; thence west along the Frog Hollow Road to the McDonald Road; thence north along the McDonald and Bridge Road to State Highway 12; thence west along Highway 12 to the Woodward Canyon Road; thence north and west along the Woodward Canyon Road to the northeast corner of Section 24, T7N, R33E; thence west along the section lines to the northwest corner of Section 23, T7N, R32E; thence south along the section lines to the Walla Walla river; thence southerly along the Walla Walla river to its intersection with the west section line of Section 7, T6N, R33E; thence south along the section lines to the Washington-Oregon border; thence east along the border to the point of beginning.

(2) Area 1 restrictions. In addition to the restrictions in WAC 16-230-030, the use or application of azinphos-methyl (Guthion), carbofuran (Furadan), and methidathion (Supracide) on alfalfa and clover crops, shall be prohibited after May 23 of each year, and the use or application of dimethoate (Cygon or Rebelate) on alfalfa and clover crops shall be prohibited after May 30 of each year.

NEW SECTION

WAC 16-230-083 AREA 2. (1) Area 2 description. Southcentral Walla Walla county - All lands lying within a line starting at the junction of the Rainville Road and the Washington-Oregon border; thence north to the Frog Hollow Road; thence east along the frog Hollow Road to the Valley Chapel Road; thence south along the Valley Chapel Road to the Washington-Oregon border; thence west along the border to the point of beginning.

(2) Area 2 restrictions. In addition to the restrictions in WAC 16-230-030, the use or application of azinphos-methyl (Guthion), carbofuran (Furadan), and methidathion (Supracide) on alfalfa and clover crops, shall be prohibited after May 30 of each year, and the use or application of dimethoate (Cygon or Rebelate) on alfalfa and clover crops shall be prohibited after June 6 of each year.

REPEALER

The following sections of the Washington Administrative Code are hereby repealed:

WAC 16-230-001 PROMULGATION.

WAC 16-230-020 NONUSE ON BLOSSOMING ALFALFA AND CLOVER CROPS.

WAC 16-230-040 SPRAY CHEMICALS—TIME WHEN.

WAC 16-230-050 ENDRIN SPRAY OR DUST—TIME WHEN.

WAC 16-230-060 DIELDRIN SEVIN—SPRAY OR DUST—TIME WHEN.

WAC 16-230-080 TIME OF SUNRISE AND SUNSET.

WAC 16-230-085 AIRCRAFT CARRYING RESTRICTED USE PESTICIDES—PERMISSION REQUIRED.

WAC 16-230-090 RESTRICTIONS IN CERTAIN AREAS.

**WSR 83-13-077
PROPOSED RULES
LOTTERY COMMISSION
[Filed June 17, 1983]**

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Lottery Commission intends to adopt, amend, or repeal rules concerning adding new sections WAC 315-11-050, 315-11-051 and 315-11-052;

that the agency will at 10:00 a.m., Friday, August 5, 1983, in the Olympia Regional Office Conference Room, 108 Park Village Plaza, 1200 Cooper Point Road, Olympia, WA, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 67.70.040.

The specific statute these rules are intended to implement is RCW 67.70.040.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before August 4, 1983.

This notice is connected to and continues the matter in Notice Nos. WSR 83-05-052, 83-08-079 and 83-10-072 filed with the code reviser's office on February 16, 1983, April 6, 1983, and May 4, 1983.

By: Kevin M. Ryan
Assistant Attorney General
for Lenore Lambert
Acting Chairperson

**WSR 83-13-078
PROPOSED RULES
LOTTERY COMMISSION
[Filed June 17, 1983]**

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Lottery Commission intends to adopt, amend, or repeal rules concerning adding new sections WAC 315-11-060, 315-11-061 and 315-11-062;

that the agency will at 10:00 a.m., Friday, August 5, 1983, in the Olympia Regional Office Conference Room, 108 Park Village Plaza, 1200 Cooper Point Road, Olympia, WA, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 67.70.040.

The specific statute these rules are intended to implement is RCW 67.70.040.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before August 4, 1983.

This notice is connected to and continues the matter in Notice Nos. WSR 83-05-053, 83-08-080 and 83-10-070 filed with the code reviser's office on February 16, 1983, April 6, 1983, and May 4, 1983.

By: Kevin M. Ryan
Assistant Attorney General
for Lenore Lambert
Acting Chairperson

WSR 83-13-079
PROPOSED RULES
LOTTERY COMMISSION
[Filed June 17, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Lottery Commission intends to adopt, amend, or repeal rules concerning adding new sections WAC 315-11-070, 315-11-071 and 315-11-072;

that the agency will at 10:00 a.m., Friday, August 5, 1983, in the Olympia Regional Office Conference Room, 108 Park Village Plaza, 1200 Cooper Point Road, Olympia, WA, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 67.70.040.

The specific statute these rules are intended to implement is RCW 67.70.040.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before August 4, 1983.

This notice is connected to and continues the matter in Notice No. WSR 83-10-067 filed with the code reviser's office on May 4, 1983.

By: Kevin M. Ryan
Assistant Attorney General
for Lenore Lambert
Acting Chairperson

WSR 83-13-080
ADOPTED RULES
LOTTERY COMMISSION
[Order 23—Filed June 17, 1983]

Be it resolved by the Washington State Lottery Commission, acting at Olympia, Washington, that it does adopt the annexed rules relating to adding new sections WAC 315-12-010, 315-12-020, 315-12-030, 315-12-040, 315-12-050, 315-12-060, 315-12-070, 315-12-080, 315-12-090, 315-12-100, 315-12-110, 315-12-120, 315-12-130, 315-12-140 and 315-12-150.

This action is taken pursuant to Notice Nos. WSR 83-01-108, 83-05-028, 83-05-054, 83-08-081, 83-08-082, 83-10-068 and 83-10-071 filed with the code reviser on December 21, 1982, February 10, 1983, February 16, 1983, April 6, 1983, and May 4, 1983.

This rule is promulgated pursuant to RCW 42.17.250 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 8, 1983.

By Kevin M. Ryan
Assistant Attorney General
for Lenore Lambert
Acting Chairperson

CHAPTER 315-12 WAC
PUBLIC RECORDS DISCLOSURE

WAC	Purpose.
315-12-010	Purpose.
315-12-020	Definitions.
315-12-030	Description of Central and Field Organization of the Commission and the Director.
315-12-040	Operations and Procedures.
315-12-050	Public Records Available.
315-12-060	Public Records Officers.
315-12-070	Hours for Record Inspection and Copying.
315-12-080	Requests for Public Records.
315-12-090	Copying.
315-12-100	Exemptions.
315-12-110	Denial of Request.
315-12-120	Requests for Review of Denials of Public Records Requests.
315-12-130	Protection of Public Records.
315-12-140	Records Index.
315-12-150	Communications

NEW SECTION

WAC 315-12-010 **PURPOSE.** The purpose of this chapter shall be to ensure compliance by the Washington State Lottery Commission and the Office of

the Director, Washington State Lottery, with the provisions of RCW 42.17.250-42.17.340, dealing with public records.

NEW SECTION

WAC 315-12-020 DEFINITIONS. (1) Definitions set forth in chapter 315-02 WAC shall apply to this chapter.

(2) "Public record" includes any writing containing information relating to the conduct of government or the performance of any governmental or proprietary function prepared, owned, used or retained by any state or local agency regardless of physical form or characteristic.

(3) "Writing" means handwriting, typewriting, printing, photostating, photographing, and every other means of recording any form of communication or representation, including letters, words, pictures, sounds, or symbols, or combination thereof, and all papers, maps, data processing products, magnetic or paper tapes, photographic films and prints, magnetic or punched cards, discs, drums, and other documents.

(4) "Raw data" means facts, symbols, or observations which have not been processed, edited or interpreted, and are unorganized or unevaluated.

(5) "Information" means raw data that are organized, evaluated or interpreted to impart meaning to potential users and fulfill a recognized need.

(6) "Listing (list)" means a series of items of any kind including names, words or numbers no matter what the arrangement or purpose. When applied to the release of record information it means the names of two or more individuals obtained from more than one source document and contained in any form of writing.

(7) "Tabulation" means the systematic arrangement of facts, statistics, and similar information, except the names of individuals, in column or table format.

(8) "Individual" means a natural person.

(9) "Commercial purpose" means the use of or the intent to use information contained in a listing to contact or in some way personally affect an individual identified on the list or for the purpose of facilitating the profit expectations of the person(s) who requested or obtained the list.

NEW SECTION

WAC 315-12-030 DESCRIPTION OF CENTRAL AND FIELD ORGANIZATION OF THE COMMISSION AND THE DIRECTOR. The administrative office of the commission and director is located at 600 Park Village Plaza, 1200 Cooper Point Road, Olympia, WA 98502. Regional offices of the director located in other cities are as follows:

CITY

OLYMPIA REGION
600 Park Village Plaza
1200 Cooper Point Road
Olympia, WA 98502

SEATTLE REGION
814 Industry Drive
Tukwila, WA 98188

SPOKANE REGION

SERVICES

(a) Sales Representative
(b) Ticket Warehousing

(a) Sales Representative
(b) Ticket Warehousing

(a) Sales Representative

Montgomery Commerce Center
Suite #1
East 10807 Montgomery Avenue
Spokane, WA 99207

VANCOUVER REGION
Yearout Industrial Park
12004 Northeast 95th Street
Suite 800
Vancouver, WA 98662

YAKIMA REGION
421 East Chestnut Avenue
Yakima, WA 98901

(b) Ticket Warehousing

(a) Sales Representative
(b) Ticket Warehousing

(a) Sales Representative
(b) Ticket Warehousing

All records of the commission and director are maintained in the administrative office in Olympia.

NEW SECTION

WAC 315-12-040 OPERATIONS AND PROCEDURES. (1) The commission is a part-time commission of citizens, created by Chapter 7, Laws of 1982, 2nd ex. sess., and RCW 67.70.030. It consists of five members who are appointed by the Governor with the consent of the Senate. The commission implements many of the provisions of Chapter 7, Laws of 1982, 2nd ex. sess., and Chapter 67.70 RCW by rule-making. It meets on a regular basis not less than six times per year, with such additional meetings as are necessary to carry on its business. One member of the commission, designated by the Governor, serves as chairman.

(2) The Office of Director is created by Chapter 7, Laws of 1982, 2nd ex. sess., and RCW 67.70.050. The director is appointed by the Governor with the consent of the Senate. The director is responsible for supervision and administration of the operation of the Lottery in accordance with the provisions of Chapter 7, Laws of 1982, 2nd ex. sess., Chapter 67.70 RCW and the rules of the commission. The director has appointed a deputy director and three assistant directors to assist in carrying out the duties and functions of the office. The assistant directors have been delegated authority to act in the following functional areas: Operations and Enforcement, Marketing, and Administration.

NEW SECTION

WAC 315-12-050 PUBLIC RECORDS AVAILABLE. All public records of the commission and director as defined in WAC 315-12-020(2) are deemed to be available for public inspection and copying pursuant to these rules, except as otherwise provided by RCW 42.17.260, 42.17.310, 42.17.330, WAC 315-12-100, and other applicable laws.

NEW SECTION

WAC 315-12-060 PUBLIC RECORDS OFFICERS. The commission's and director's public records shall be in the charge of the public records officer(s) as designated by the director. The person(s) so designated shall be located in the administrative office of the director. The public records officer(s) shall be responsible for the following: The implementation of the commission's rules regarding release of public records, coordinating the staff of the director in this regard, maintaining, keeping current, and publishing an index of all agency records as required by RCW 42.17.260 and WAC 315-

12-140, and generally ensuring compliance by the staff with the public records disclosure requirements of chapter 42.17 RCW.

NEW SECTION

WAC 315-12-070 HOURS FOR RECORD INSPECTION AND COPYING. Public records shall be available for inspection and copying during the customary office hours of the director. For the purposes of this chapter, the customary office hours shall be from 8:00 a.m. to noon and from 1:00 p.m. to 5:00 p.m., Monday through Friday, excluding legal holidays.

NEW SECTION

WAC 315-12-080 REQUESTS FOR PUBLIC RECORDS. In accordance with requirements of Chapter 42.17 RCW that agencies prevent unreasonable invasions of privacy, protect public records from damage or disorganization, and prevent excessive interference with essential functions of the agency, public records may be inspected or copied or copies of such records may be obtained, by members of the public, upon compliance with the following procedures:

(1) A request shall be made in writing upon a form prescribed by the director which shall be available at its administrative office. The form shall be presented to any member of the director's staff designated by the responsible public records officer to receive requests, at the administrative office of the director during customary office hours. The request shall include the following information:

- (a) The name and address of the person requesting the record.
- (b) The time of day and calendar date on which the request was made.
- (c) The nature of the request.
- (d) A reference to the requested record as it is described in the current record index.

NOTE: If the material is not identifiable by reference to the current index, an accurate description of the record is requested.

(e) The purpose for which a list of individuals, if so requested, will be used.

(f) The signature of the requestor.

(2) In all cases in which a member of the public makes a request, it shall be the obligation of the staff member to whom the request is made to assist the member of the public in appropriately identifying the public record requested.

(3) Any persons authorized by law to obtain a list of names of individuals from public records will be required to complete a statement agreeing not to release or use the information for commercial purposes.

NEW SECTION

WAC 315-12-090 COPYING. (1) There is no fee for the inspection of public records.

(2) The director will charge a fee of twenty-five cents per page for providing copies of public records and for use of the director's copy equipment. This charge is to

reimburse the director for costs incident to such copying. The charge for providing other public records will be at actual cost as determined by the public records officer. Postal charges will be added when applicable. No copies of records will be provided to the requestor until all such charges have been paid.

(3) Nothing contained in this section shall preclude the director from agreeing to exchange or provide copies of manuals or other public records with other state or federal agencies, whenever doing so is in the best interest of the agency.

(4) The director or his or her designee is authorized to waive any of the foregoing copying costs.

NEW SECTION

WAC 315-12-100 EXEMPTIONS. (1) The director reserves the right not to release any public records for inspection and copying which he has determined to be exempt under the provisions of RCW 42.17.310.

(2) The director shall delete identifying details when making available or publishing any public record to the extent required to prevent an unreasonable invasion of personal privacy pursuant to RCW 42.17.260. The public records officer shall set out his or her reasons for such deletion in writing.

NEW SECTION

WAC 315-12-110 DENIAL OF REQUEST. Each denial of a request for a public record shall be accompanied by a written statement to the requestor clearly specifying the reasons for the denial, including a statement of the specific exemption authorizing the withholding of the record and a brief explanation of how the exemption applies to the record withheld. Such statement shall be sufficiently clear and complete to permit the director or his or her designee to review the denial in accordance with WAC 315-12-120.

NEW SECTION

WAC 315-12-120 REQUEST FOR REVIEW OF DENIALS OF PUBLIC RECORDS REQUESTS. (1) Any person who objects to the denial of a request for a public record may request the public records officer for prompt review of such decision by tendering a written request for review. The written request shall specifically refer to the written statement by the public records officer or other staff member which constituted or accompanied the denial.

(2) After receiving a written request for review of a decision denying a public record, if the public records officer determines to affirm the denial, the public records officer shall immediately refer the written request and the pertinent documents to the director. The director or the director's designee shall promptly consider the matter and either affirm or reverse such denial. The decision of the director or the director's designee shall constitute final agency action for purposes of judicial review.

NEW SECTION

WAC 315-12-130 ✓ PROTECTION OF PUBLIC RECORDS. Public records shall be disclosed only in the presence of a public records officer or his/her designee, who shall withdraw the record(s) if the person requesting disclosure acts in a manner which will damage or substantially disorganize the records or interfere excessively with other essential functions of the agency. This section shall not be construed to prevent the director from accommodating a requestor by use of the mails in the disclosure process or by providing disclosure at a time which will not interfere with the agency's essential functions.

NEW SECTION

WAC 315-12-140 ✓ RECORDS INDEX. (1) Index. The director shall maintain a current index which provides identifying information as to the following records issued, adopted, or promulgated by the commission and the director:

(a) Final opinions, including concurring and dissenting opinions, as well as orders, made in the adjudication of cases;

(b) Those statements of policy and interpretations of policy, statute, and constitution which have been adopted by the agency;

(c) Administrative staff manuals and instructions to staff that affect a member of the public;

(d) Planning policies and goals, and interim and final planning decisions;

(e) Factual staff reports and studies, factual consultant's reports and studies, scientific reports and studies, and any other factual information derived from tests, studies, reports, and surveys, whether conducted by public employees or others; and

(f) Correspondence, and materials referred to therein, by and with the agency relating to any regulatory, supervisory, or enforcement responsibilities of the agency, whereby the agency determines, or opines upon, or is asked to determine or opine upon, the rights of the state, the public, a subdivision of state government, or of any private party.

(2) Availability. The current index promulgated by the director shall be available to all persons under the same rules and on the same conditions as are applied to public records available for inspection.

NEW SECTION

WAC 315-12-150 ✓ COMMUNICATIONS. All written communications with the commission or director pertaining to the administration or enforcement of chapter 42.17 RCW and these rules shall be addressed as follows: Washington State Lottery, P.O. Box 9770, Olympia, WA 98504, Attn: Public Records Officer.

WSR 83-13-081

ADOPTED RULES

LOTTERY COMMISSION

[Resolution No. 24—Filed June 17, 1983]

Be it resolved by the Washington State Lottery Commission, acting at Olympia, Washington, that it does adopt the annexed rules relating to adding new sections WAC 315-20-010, 315-20-020, 315-20-040, 315-20-050, 315-20-060, 315-20-070, 315-20-080, 315-20-090, 315-20-100, 315-20-110, 315-20-120, 315-20-130, 315-20-140 and 315-20-150.

This action is taken pursuant to Notice Nos. WSR 83-08-074 and 83-10-073 filed with the code reviser on April 6, 1983, and May 4, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 67.70.040 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 8, 1983.

By Kevin M. Ryan
Assistant Attorney General
for Lenore Lambert
Acting Chairperson

NEW SECTION

WAC 315-20-010 ✓ DIRECTOR MAY TEMPORARILY SUSPEND LICENSE PENDING A HEARING. (1) The director may temporarily suspend a license or addendum thereto issued pursuant to these rules pending a hearing upon suspension or revocation of the license, or issuance of a renewal thereof, when in the opinion of the director:

(a) The licensed agent has obtained the license or addendum by fraud, trick, misrepresentation, concealment, or through inadvertence or mistake; or

(b) The licensed agent has engaged in any act, practice or course of operation as would operate as a fraud or deceit on any person, or has employed any device, scheme or artifice to defraud any person; or

(c) The licensed agent has violated, failed, or refused to comply with any of the provisions, requirements, limitations, or duties imposed by chapter 67.70 RCW and any amendments thereto or any rules adopted by the commission pursuant thereto; or

(d) Immediate cessation of the licensed activities by the licensed agent is necessary for the protection or preservation of the welfare of the community within which these activities are being conducted.

(2) Notice of such temporary suspensions shall be served in accordance with WAC 10-08-110.

NEW SECTION

WAC 315-20-020 APPEARANCE AND PRACTICE BEFORE THE DIRECTOR—WHO MAY APPEAR. (1) No person may appear in a representative capacity before the commission or the director of his or her designated administrative law judge other than the following:

(a) Attorneys at law duly qualified and entitled to practice before the supreme court of the state of Washington.

(b) Attorneys at law qualified and entitled to practice before the highest court of record of any other state, if the attorneys at law of the state of Washington are permitted to appear in a representative capacity before administrative agencies of such other state, and if not otherwise prohibited by Washington state law.

(c) A bona fide officer, authorized manager, partner, or full time employee of an individual firm, association, partnership, or corporation who appears for such individual firm, association, partnership or corporation.

(d) Such other persons as may be permitted by the commission or director upon a showing by a party to the hearing of such a necessity or such a hardship as would make it unduly burdensome upon him to have a representative as set forth under subsections (a), (b) and (c) above.

(2) Nothing herein shall preclude an individual from appearing on his own behalf, pro se.

NEW SECTION

WAC 315-20-040 STANDARDS OF ETHICAL CONDUCT. All persons appearing in proceedings before the commission or the director in a representative capacity shall conform to the standards of ethical conduct required of attorneys before the courts of the state of Washington. If any such person does not conform to such standards, the commission or the director may decline to permit such person to continue to appear in a representative capacity in that proceeding or in any other proceeding before the commission or the director.

NEW SECTION

WAC 315-20-050 APPEARANCE BY FORMER EMPLOYEE OF COMMISSION OR FORMER MEMBER OF ATTORNEY GENERAL'S STAFF. Former director(s), commissioners, employees of the director and the assistant attorney general assigned to the director and/or the commission shall not appear in a representative capacity on behalf of any party in a formal proceeding before the director, his or her designated administrative law judge or the commission unless:

(1) the appearance is more than two years after he or she severed his or her relationship or employment and

(2) he or she did not take an active part on behalf of the director or commission in the matter being decided.

NEW SECTION

WAC 315-20-060 WAIVER OF HEARING. In any case involving violations of the lottery laws, rules or regulations, where the director deems it appropriate, the

director may afford the licensed agent an opportunity to waive a formal hearing which he has timely requested. If the licensed agent so elects to waive formal hearing, he or she may then state in writing any matter in explanation or mitigation of the violations which he or she desires the director to consider in making his or her decision. The licensed agent at the time he or she submits the waiver, may also request to be present when the director meets to consider his or her decision in the matter. In the event the licensed agent elects to waive formal hearing he or she shall thereafter be bound by such election and may not thereafter request formal hearing.

NEW SECTION

WAC 315-20-070 DEPOSITIONS IN CONTESTED CASES—RIGHT TO TAKE. Except as may be otherwise provided, any party may take the testimony of any person, including a party, by deposition upon oral examination for the same purposes and to the same extent allowed by the Superior Court Civil Rules. The attendance of witnesses may be compelled by the use of a subpoena. The taking of depositions, limitations upon the taking of depositions and use of depositions shall be as set forth in Superior Court Civil Rules 26-30 and 32.

NEW SECTION

WAC 315-20-080 OFFICIAL NOTICE—MATERIAL FACTS. In the absence of controverting evidence, the director, upon request made before or during a hearing, or upon his or her own motion, may officially notice:

(1) Lottery proceedings. The pendency of, the issues and position of the parties therein, and the disposition of any proceeding than pending before or theretofore concluded by the commission or the director;

(2) Business customs. General customs and practices followed in the transaction of business;

(3) Notorious facts. Facts so generally and widely known to all well informed persons as not to be subject to reasonable dispute, or specific facts which are capable of immediate and accurate demonstration by resort to accessible sources of generally accepted authority, including but not exclusively, facts stated in any publication authorized or permitted by law to be made by any federal or state officer, department or agency;

(4) Technical knowledge. Matters within the technical knowledge of the director as an expert, within the scope or pertaining to the subject matter of his or her statutory duties, responsibilities or jurisdiction;

(5) Request or suggestion. Any party may request, or the administrative law judge or the commission or the director may suggest, that official notice be taken of material fact, which shall be clearly and precisely stated, orally on the record, at any prehearing conference or oral hearing or argument, or may make such request or suggestion by written notice, any pleading, motion, memorandum, or brief served upon all parties, at any time prior to a final decision;

(6) Statement. Where an initial or final decision of the commission or the director rests in whole or in part

upon official notice of a material fact, such fact shall be clearly and precisely stated in such decision. In determining whether to take official notice of material facts, the administrative law judge or the commission or the director may consult any source of pertinent information, whether or not furnished by any party and whether or not admissible under the rules of evidence;

(7) Controversion. Any party may controvert a request or a suggestion that official notice of a material fact be taken at the time the same is made if it is made orally, or by a pleading, reply or brief in response to the pleading or brief or notice in which the same is made. If any decision is stated to rest in whole or in part upon official notice of a material fact which the parties have not had a prior opportunity to controvert, any party may controvert such fact by appropriate exceptions if such notice is taken in an initial or intermediate decision or by a petition for reconsideration if notice of such fact is taken in a final report. Such controversion shall concisely and clearly set forth the sources, authority and other data relied upon to show the existence or nonexistence of the material fact assumed or denied in the decision;

(8) Evaluation of evidence. Nothing herein shall be construed to preclude the director from utilizing his or her experience, technical competence, and specialized knowledge in the evaluation of the evidence presented.

Reviser's note: Errors of punctuation or spelling in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

NEW SECTION

WAC 315-20-090 **FORM AND CONTENT OF DECISIONS IN CONTESTED CASES AND PROPOSED ORDERS.** Whenever the director considers that any matter of proceeding will be best handled by the issuance of a proposed order by the director or a proposed or initial decision is issued by an administrative law judge, such an order shall be issued and the parties so notified. Upon receipt of such notice and proposed order, any party may file exceptions to the same within twenty days after the date of the service of the proposed or initial order, unless a greater or lesser time for response is stated in the proposed or initial order. A copy of the exceptions shall be served upon all other parties who have appeared in the cause, or their attorneys of record, together with proof of such service in accordance with the rules governing service of process. Any party may answer the exceptions so filed and served within ten days after service of said exceptions upon him or her. Briefs may accompany the exceptions or answers thereto and shall be filed and served in the same manner. After a full consideration of the proposed order, the exceptions and the answers to exceptions so filed and briefs, the director may affirm the proposed or initial order by service of an order of affirmance upon the parties, or, if it deems the exception well taken, may revise the proposed order and issue a final order differing from the proposed order. The director, in his or her discretion, may allow the parties to present oral arguments. If no party files exceptions in a timely manner to a proposed or initial order, that order shall be final.

NEW SECTION

WAC 315-20-100 **PETITIONS FOR RULE MAKING, AMENDMENTS OR REPEAL—WHO MAY PETITION.** Any interested person may petition the commission requesting the promulgation, amendment, or repeal of any rule.

NEW SECTION

WAC 315-20-110 **PETITIONS FOR RULE MAKING, AMENDMENTS OR REPEAL—REQUISITES.** Where the petition requests the promulgation of a rule, the requested or proposed rule must be set out in full. The petition must also include all the reasons for the requested rule together with briefs of any applicable law. Where the petition requests the amendment or repeal of a rule presently in effect, the rule or portion of the rule in question must be set out as well as a suggested amended form, if any. The petition must include all reasons for the requested amendment or repeal of the rule.

NEW SECTION

WAC 315-20-120 **PETITIONS FOR RULE MAKING, AMENDMENTS OR REPEAL—AGENCY MUST CONSIDER.** All petitions shall be considered by the commission and the commission may, in its discretion, order a hearing for the further consideration and discussion of the requested promulgation, amendment, repeal, or modification of any rule.

NEW SECTION

WAC 315-20-130 **PETITIONS FOR RULE MAKING, AMENDMENTS OR REPEAL—NOTICE OF DISPOSITION.** The commission shall notify the petitioning party within a reasonable time of the disposition, if any, of the petition.

NEW SECTION

WAC 315-20-140 **DECLARATORY RULINGS.**
(1) As prescribed by RCW 34.04.080, any interested person may petition the commission for a declaratory ruling. The commission shall consider the petition and within a reasonable time shall:

- (a) Issue a nonbinding declaratory ruling; or
- (b) Notify the person that no declaratory ruling is to be issued; or
- (c) Set a reasonable time and place for hearing argument upon the matter, and give reasonable notification to the person of the time and place for such hearing and of the issues involved.

(2) If a hearing as provided in subsection (1)(c) is conducted, the commission shall within a reasonable time:

- (a) Issue a binding declaratory rule; or
- (b) Issue a nonbinding declaratory ruling; or
- (c) Notify the person that no declaratory ruling is to be issued.

NEW SECTION

WAC 315-20-150 **FORMS.** (1) Any interested person petitioning the commission for a declaratory ruling pursuant to RCW 34.04.080, shall generally adhere to the following form for such purpose.

(2) At the top of the page shall appear the wording "before the Washington State Lottery." On the left side of the page below the foregoing the following caption shall be set out: "In the matter of the petition of (name of petitioning party) for a declaratory ruling." Opposite the foregoing caption shall appear the word "petition."

(3) The body of the petition shall be set out in numbered paragraphs. The first paragraph shall state the name and address of the petitioning party. The second paragraph shall state all rules or statutes that may be brought into issue by the petition. Succeeding paragraphs shall state the facts relied upon in form similar to that applicable to complaints in civil actions before the superior courts of this state. The concluding paragraphs shall contain the prayer of the petitioner. The petition shall be subscribed and verified in the manner prescribed for verification of complaints in the superior courts of this state.

(4) The original and two legible copies shall be filed with the commission. Petitions shall be on white paper, either 8-1/2" X 11" or 8-1/2" X 13" in size.

(5) Any interested person petitioning the commission requesting the promulgation, amendment or repeal of any rules shall generally adhere to the following form for such purpose:

(a) At the top of the page shall appear the wording "before the Washington State Lottery." On the left side of the page below the foregoing the following caption shall be set out: "In the matter of the petition of (name of petitioning party) for (state whether promulgation, amendment or repeal) of rule (or rules)." Opposite the foregoing caption shall appear the word "petition."

(b) The body of the petition shall be set out in numbered paragraphs. The first paragraph shall state the name and address of the petitioning party and whether petitioner seeks the promulgation of new rule or rules, or amendment or repeal of existing rule or rules. The second paragraph, in case of a proposed new rule or amendment of an existing rule, shall set forth the desired rule in its entirety. Where the petition is for amendment, the new matter shall be underscored and the matter proposed to be deleted shall appear in double parentheses. Where the petition is for repeal of an existing rule, such shall be stated and the rule proposed to be repealed shall either be set forth in full or shall be referred to by commission rule number. The third paragraph shall set forth concisely the reasons for the proposal of the petitioner and shall contain a statement as to the interest of the petitioner in the subject matter of the rule. Additional numbered paragraphs may be used to give full explanation of petitioner's reason for the action sought.

(c) Petitions shall be dated and signed by the person or entity named in the first paragraph or by his or her attorney. The original and two legible copies of the petition shall be filed with the commission. Petitions shall be

on white paper, either 8-1/2" X 11" or 8-1/2" X 13" in size.

WSR 83-13-082
ADOPTED RULES
LOTTERY COMMISSION
 [Order 25—Filed June 17, 1983]

Be it resolved by the Washington State Lottery Commission, acting at Olympia, Washington, that it does adopt the annexed rules relating to:

- Rep WAC 315-02-210 Special license defined.
- Rep WAC 315-04-050 Special license.

This action is taken pursuant to Notice Nos. WSR 83-08-047 and 83-10-069 filed with the code reviser on April 1, 1983, and May 4, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 67.70.040 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 8, 1983.

By Kevin M. Ryan
 Assistant Attorney General
 for Lenore Lambert
 Acting Chairperson

WSR 83-13-083
EMERGENCY RULES
LOTTERY COMMISSION
 [Order 26—Filed June 17, 1983]

Be it resolved by the Washington State Lottery Commission, acting at Olympia, Washington, that it does adopt the annexed rules relating to game 3 of the lottery to be conducted under the auspices of the commission, adding new sections WAC 315-11-050, 315-11-051 and 315-11-052.

We, the Washington State Lottery Commission, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is game 3 is in progress and existing emergency rules pertaining to this game will expire before the effective date of previously filed permanent rules.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 67.70.040 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 8, 1983.

By Kevin M. Ryan
Assistant Attorney General
for Lenore Lambert
Acting Chairperson

NEW SECTION

WAC 315-11-050 DEFINITIONS FOR INSTANT GAME NUMBER 3 ("BURIED TREASURE"). (1) Play Numbers for Instant Game Number 3 - The following are the "Play Numbers": "\$2.00", "\$5.00", "50.00", "\$1,000", "10,000". Each such Play Number is printed in gray-black ink and one of these Play Numbers appears under each of the six rub-off spots on the ticket front in the Archer font in positive.

(2) Validation Number for Instant Game Number 3 - The nine-digit number on the front, bottom center of the ticket under the "DO NOT REMOVE" area.

(3) Pack-Ticket Number for Instant Game Number 3 - The ten-digit number of the form 3000001-000 printed on the back of the ticket in .11" high type in red. The first seven digits of the Pack-Ticket Number for Instant Game Number 3 constitute the "Pack-Number" and start at 3000001; the last three digits constitute the "Ticket Number" which starts at 000 and continues sequentially through 399 within each pack of tickets.

(4) Captions for Instant Game Number 3 - The small printed material appearing below each Play Number which verifies and corresponds with that Play Number. The Caption is a spelling out, in full or abbreviated form, of the Play Number. Only one Caption appears under each Play Number and is printed in gray-black ink in positive in 5 x 9 font. The Captions which correspond with and verify each Play Number are:

Play Number	Caption
\$2.00	TWO
\$5.00	FIVE
50.00	FIFTY
\$1,000	ONE THOU
10,000	TEN THOU

(5) Agent Validation Codes for Instant Game Number 3 - codes consisting of small letters found under the removable covering on the ticket front, which the licensed agent uses to verify and validate instant winners below \$25. For Instant Game Number 3, the Agent Validation Code is a three-letter code, with each letter appearing in a varying three of nine locations beneath the removable covering and among the Play Numbers. The Agent Validation Code is used by the licensed agent to verify \$2.00 and \$5.00 winners. The codes which correspond with and verify each of these winners are:

TWO = \$2.00
FIV = \$5.00

(6) Pack For Instant Game Number 3 - A pack of 400 fanfolded instant game tickets, packed in a plastic bag or a plastic shrinkwrapping, which are attached to each other by perforations at which perforations the licensed agent tears when the agent sells a ticket.

NEW SECTION

WAC 315-11-051 CRITERIA FOR INSTANT GAME NUMBER 3. (1) The price of each instant game ticket shall be \$1.00.

(2) Determination of Prize Winning Tickets - An instant prize winning ticket is determined in Instant Game Number 3 in the following manner:

(a) A \$2.00 prize winning ticket shall have an occurrence of "\$2.00" as a Play Number in each of 3 separate boxes on the ticket;

(b) A \$5.00 prize winning ticket shall have an occurrence of "\$5.00" as a Play Number in each of 3 separate boxes on the ticket;

(c) A \$50.00 prize winning ticket shall have an occurrence of "50.00" as a Play Number in each of 3 separate boxes on the ticket;

(d) A \$1,000 prize winning ticket shall have an occurrence of "\$1,000" as a Play Number in each of 3 separate boxes on the ticket;

(e) A \$10,000 prize winning ticket shall have an occurrence of "10,000" as a Play Number in each of 3 separate boxes on the ticket;

(f) In any event, only the highest instant prize amount meeting the standards of (a) through (e) will be paid on a given ticket.

(3) No portion of the display printing nor any extraneous matter whatever shall be usable or playable as a part of the instant game.

(4) The determination of prize winners shall be subject to the general ticket validation requirements, to the particular validation requirements for Instant Game Number 3, and to the requirements set forth on the back of each ticket.

(5) Instant prize winning tickets shall be redeemed in the manner set forth on the back of the ticket.

(6) Participants in the Grand Prize Drawings shall be those validated instant prize winners of exactly \$50 who submit prize claims within 30 days after the announced end of Instant Game Number 3 in the manner prescribed on the back of the instant ticket. One Grand Prize Drawing will be held for Instant Game Number 3 after that game's conclusion, at the time and place and pursuant to the methods to be announced by the director. The prizes to be awarded in the Grand Prize Drawing will be: one 1st prize of \$1,000 a week for life with the weekly prize payments starting at age 18 or older, with a minimum payment of \$1,000,000 guaranteed; one 2nd prize of \$500,000 paid as \$50,000 per year for ten years; two 3rd prizes of \$250,000 paid as \$25,000 per year for ten years; two 4th prizes of \$75,000; four 5th prizes of \$50,000 each; four 6th prizes of \$25,000 each; and six 7th prizes of \$10,000 each. The director reserves the right provided by WAC 315-10-030(7)(a) to place any instant prize winner who is entitled to entry in a Grand Prize Drawing whose entry was not entered into the elimination drawing for such Grand Prize Drawing

and who is subsequently determined to have been entitled to such entry, into the elimination drawing of a subsequent Grand Prize Drawing of a subsequent instant game having equal (or greater) Grand Prizes available.

(7) Notwithstanding any other provisions of these rules, the director may: (a) vary the length of Instant Game Number 3, and/or (b) vary the number of tickets sold in Instant Game Number 3 and the number of Grand Prize Drawing winners in a manner that will maintain the estimated average odds of winning a Grand Prize Drawing.

NEW SECTION

WAC 315-11-052 TICKET VALIDATION REQUIREMENTS. (1) Besides meeting all of the other requirements of these rules and regulations, the following validation requirements will apply to instant game tickets in Instant Game Number 3. To be a valid instant game ticket, all of the following requirements must be met:

(a) Exactly one Play Number must appear under each of the six rub-off spots in the right-hand portion of the ticket.

(b) Each of the six Play Numbers must have a Caption underneath, and each Play Number must agree with its Caption.

(c) Each of the six Play Numbers must be present in its entirety and be fully legible.

(d) Each of the six Captions must be present in its entirety and be fully legible.

(e) Each of the six Play Numbers and their Captions must be printed in gray-black ink.

(f) The ticket shall be intact.

(g) The Pack-Ticket Number, Validation Number and Agent Validation Code must be present in their entirety and be legible. The Validation Number shall correspond, using the lottery's codes, to the Play Numbers on the ticket.

(h) The ticket must not be mutilated, altered, unreadable, reconstituted, or tampered with in any manner.

(i) The ticket must not be counterfeit in whole or in part.

(j) The Validation Number and Agent Validation Code shall be printed in gray-black ink, and the Pack-Ticket Number shall be printed in red ink.

(k) The ticket must have been issued by the director in an authorized manner.

(l) The ticket must not be stolen nor appear on any list of omitted tickets on file with the director.

(m) The Play Numbers, Captions, Validation Number, Agent Validation Code, and Pack-Ticket Number must be right side up and not reversed in any manner.

(n) The ticket must be complete, not miscut, have exactly one Play Number and exactly one Caption under each of the six rub-off spots, exactly one Pack-Ticket Number, exactly one Agent Validation Code, and exactly one Validation Number.

(o) The Validation Number of an apparent winning ticket shall appear on the lottery's Official List of Validation Numbers of winning tickets, and a ticket with that Validation Number shall not have been previously paid.

(p) The ticket must not be blank, or partially blank, misregistered, defective, or printed or produced in error.

(q) Each of the Play Numbers must be exactly one of those described in WAC 315-11-050(1) above and each of the Captions to the six Play Numbers must be exactly one of those described in WAC 315-11-050(4) above.

(r) Each of the six Play Numbers on the ticket must be printed in the Mead Archer size font and must correspond precisely to the artwork on file with the director, each of the six Captions must be printed in the 5 x 9 font and must correspond precisely to the artwork on file with the director, the Pack-Ticket Number must correspond precisely to the artwork on file with the director, and the Validation Number must be printed in the Mead 9 x 12 font and must correspond precisely to the artwork on file with the director.

(s) The display printing must be regular in every respect and correspond precisely with the artwork on file with the director.

(t) No portion of the "DO NOT REMOVE" spot is exposed.

(u) The ticket must pass all additional confidential validation requirements of the director.

(2) Any ticket failing any of the validation requirements in WAC 315-11-052(1) is void and ineligible for any prize.

(3) The director may, solely at his or her option, replace an invalid ticket with an unplayed ticket (or tickets of equivalent sales price from any other current lottery game). In the event a defective ticket is purchased, the only responsibility or liability of the lottery shall be the replacement of the defective ticket with another unplayed ticket (or tickets of equivalent sale price from any other current lottery game). However, (a) if the only validation check that a ticket fails is WAC 315-11-052(1)(t), or (b) if the ticket is partially mutilated, or (c) if the ticket is not intact, and the ticket can still be validated by the other validation requirements, the director may, in his or her discretion, pay the prize for that ticket.

WSR 83-13-084

EMERGENCY RULES

LOTTERY COMMISSION

[Order 27—Filed June 17, 1983]

Be it resolved by the Washington State Lottery Commission, acting at Olympia, Washington, that it does adopt the annexed rules relating to game 4 of the lottery to be conducted under the auspices of the commission, adding new sections WAC 315-11-060, 315-11-061 and 315-11-062.

We, the Washington State Lottery Commission, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is game 4 is in progress and existing emergency rules pertaining to this

game will expire before the effective date of previously filed permanent rules.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 67.70.040 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 8, 1983.

By Kevin M. Ryan
Assistant Attorney General
for Lenore Lambert
Acting Chairperson

NEW SECTION

WAC 315-11-060 DEFINITIONS FOR INSTANT GAME NUMBER 4 ("BASEBALL"). (1) Play Numbers for Instant Game Number 4 - There are three types of "Play Numbers" in Instant Game Number 4: "Your Score Play Numbers", "Their Score Play Numbers", and "Prize Play Numbers", which have the following definitions:

(a) "Your Score Play Numbers" are the "Play Numbers" which appear under the nine rub-off "baseball spots" which are adjacent to each other horizontally at the bottom, right-hand portion of the ticket front and are one of the following: 0, 1, 2, 3, 4, 5, or 6;

(b) "Their Score Play Numbers" are the "Play Numbers" which appear under the rub-off spot printed with the phrase "THEIR SCORE" on it, which spot is in the center, right-hand portion of the ticket front; "Their Score Play Numbers" are one of the following: 1, 2, 3, 4, 5, 7, or 9; each "Their Score Play Numbers" has the word "THEIR" printed immediately above it on the ticket and under the rub-off spot in 5 x 9 font in positive;

(c) "Prize Play Numbers" are the "Play Numbers" which appear under the rub-off "prize spot," which is the rub-off spot in the center, right-hand portion of the ticket front (to the right of the "THEIR SCORE" spot) with the word "PRIZE" printed on the rub-off covering; "Prize Play Numbers" are one of the following: "\$2.00", "\$5.00", "50.00", "\$500", "\$1,000", "\$5,000", or "20,000"; each "Prize Play Number" has the word "PRIZE" printed immediately above it on the ticket and under the rub-off in 5 x 9 font in positive. Each Play Number is printed in Archer font in positive and in gray-black ink.

(2) Validation Number for Instant Game Number 4 - The nine-digit number on the front, top center of the ticket under the "DO NOT REMOVE" area.

(3) Pack-Ticket Number for Instant Game Number 4 - The ten-digit number of the form 4000001-000 printed on the back of the ticket in .11" high type in red. The first seven digits of each Pack-Ticket Number for Instant Game Number 4 constitute the "Pack-Number" and start at 4000001; the last three digits constitute the

"Ticket Number" which starts at 000 and continues through 399 within each pack of tickets.

(4) Captions for Instant Game Number 4 - The small printed material appearing below each Play Number which verifies and corresponds with that Play Number. The caption is a spelling out, in full or abbreviated form, of the Play Number. Only one of the Captions appears under each Play Number; it is printed in gray-black ink in positive in 5 x 9 font. The Captions which correspond with and verify each Play Number are:

(a) Your Score Play Number	Caption
0	ZER
1	ONE
2	TWO
3	THR
4	FOR
5	FIV
6	SIX

(b) Their Score Play Number	Caption
1	ONE
2	TWO
3	THREE
4	FOUR
5	FIVE
7	SEVEN
9	NINE

(c) Prize Play Number	Caption
\$2.00	TWO
\$5.00	FIVE
50.00	FIFTY
\$500	5 HUND
\$1,000	ONE THOU
\$5,000	FIVE THOU
20,000	TWTY THOU

(5) Agent Validation Codes for Instant Game Number 4 - Codes consisting of small letters found under the removable covering on the ticket front, which the licensed agent uses to verify and validate instant winners below \$25. For Instant Game Number 4, the Agent Validation Code is a three-letter code, with each letter appearing in a varying three of eight locations beneath the removable covering and among the Your Score Play Numbers. The Agent Validation Code is used by the sales agent to verify \$2.00 and \$5.00 winners and the Code which corresponds with, and verifies, each of these winners is as follows:

TWO = \$2.00
FIV = \$5.00

(6) Pack for Instant Game Number 4 - A pack of 400 fanfolded instant game tickets, packed in a plastic bag or plastic shrinkwrapping, which are attached to each other by perforations, at which the licensed agent tears when the agent sells a ticket.

NEW SECTION

WAC 315-11-061 CRITERIA FOR INSTANT GAME NUMBER 4. (1) The price of each instant game ticket shall be \$1.00

(2) Determination of Prize Winning Tickets - An instant prize winning ticket is determined in Instant Game Number 4 in the following manner: Add the nine "Your Score Play Numbers" on the ticket to obtain the total of

"Your Score." If the total "Your Score" is greater than "Their Score" (which is the "Their Score Play Number" on the ticket), the ticket is a winner of the cash prize determined by the "Prize Play Number." The "Prize Play Numbers" have the following instant cash prize values:

Prize Play Number	=	Instant Cash Prize Value
\$2.00	=	\$2.00 (two dollars)
\$5.00	=	\$5.00 (five dollars)
50.00	=	50.00 (fifty dollars)
\$500	=	\$500 (five hundred dollars)
\$1,000	=	\$1,000 (one thousand dollars)
20,000	=	20,000 (twenty thousand dollars)

(3) No portion of the display printing nor any extraneous matter whatever shall be usable or playable as a part of the instant game.

(4) In all events, the determination of prize winning tickets shall be subject to the general ticket validation requirements, to the particular ticket validation requirements for Instant Game Number 4, and to the requirements set forth on the back of each ticket.

(5) Instant prize winning tickets shall be redeemed in the manner set forth on the back of the ticket.

(6) Participants in the Grand Prize Drawings shall be those validated instant prize winners of exactly \$50 who submit prize claims within 30 days after the announced end of Instant Game Number 4 in the manner prescribed on the back of the instant ticket. One Grand Prize Drawing will be held for Instant Game Number 4 after that game's conclusion, at the time and place and pursuant to the methods to be announced by the director. The prizes to be awarded in the Grand Prize Drawing will be: one 1st prize of \$1,000 a week for life with the weekly prize payments starting at age 18 or older, with a minimum payment of \$1,000,000 guaranteed; two 2nd prizes of \$500,000 paid as \$50,000 per year for ten years; seven 3rd prizes of \$50,000 each; and ten 4th prizes of \$10,000 each. The director reserves the right provided by WAC 315-10-030(7)(a) to place any instant prize winner who is entitled to entry in a Grand Prize Drawing whose entry was not entered into the elimination drawing for such Grand Prize Drawing and who is subsequently determined to have been entitled to such entry, into the elimination drawing of a subsequent Grand Prize Drawing of a subsequent instant game having equal (or greater) Grand Prizes available.

(7) Notwithstanding any other provisions of these rules, the director may: (a) vary the length of Instant Game Number 4, and/or (b) vary the number of tickets sold in Instant Game Number 4, and the number of winners in a manner that will maintain the estimated average odds of winning a Grand Prize Drawing.

NEW SECTION

WAC 315-11-062 TICKET VALIDATION REQUIREMENTS. (1) Besides meeting all of the other requirements in these rules and regulations, the following validation requirements will apply to instant game tickets in Instant Game Number 4. To be a valid instant game ticket, all of the following requirements must be met:

(a) Exactly one Your Score Play Number must appear under each of the nine baseball rub-off spots in the

bottom, right portion of the ticket; exactly one Their Score Play Number must appear under the "Their Score" rub-off spot in the center, right portion of the ticket; and exactly one Prize Play Number must appear under the "Prize" rub-off spot to the right of the "Their Score" rub-off spot on the ticket.

(b) Each of the Play Numbers must have a Caption underneath, and each Play Number must agree with its Caption.

(c) Each of the Play Numbers must be present in its entirety and be fully legible.

(d) Each of the Captions must be present in its entirety and be fully legible.

(e) Each of the Play Numbers and their Captions must be printed in gray-black ink.

(f) The ticket shall be intact.

(g) The Pack-Ticket Number, Validation Number and Agent Validation Code must be present in their entirety and be legible. The Validation Number shall correspond, using the lottery's codes, to the Play Numbers on the ticket.

(h) The ticket must not be mutilated, altered, unreadable, reconstituted, or tampered with in any manner.

(i) The ticket must not be counterfeit in whole or in part.

(j) The Validation Number and Agent Validation Code shall be printed in gray-black ink, and the Pack-Ticket Number shall be printed in red ink.

(k) The ticket must have been issued by the director in an authorized manner.

(l) The ticket must not be stolen nor appear on any list of omitted tickets on file with the director.

(m) The Play Numbers, Captions, Validation Number, Agent Validation Code, and Pack-Ticket Number must be right side up and not reversed in any manner.

(n) The ticket must be complete, and not miscut, and have the exact number of Play Numbers and corresponding Captions under the rub-off spots, exactly one Pack-Ticket Number, exactly one Agent Validation Code, and exactly one Validation Number.

(o) The Validation Number of an apparent winning ticket shall appear on the lottery's Official List of Validation Numbers of winning tickets; and a ticket with that Validation Number shall not have been previously paid.

(p) The ticket must not be blank, or partially blank, misregistered, defective, or printed or produced in error.

(q) Each of the Play Numbers must be exactly one of those described in WAC 315-11-060(1) above and each of the Captions to the Play Numbers must be exactly one of those described in WAC 315-11-060(4) above.

(r) Each of the Play Numbers on the ticket must be printed in the Mead Archer size font and must correspond precisely to the the artwork on file with the director, each of the Captions must be printed in the 5 x 9 font and must correspond precisely to the artwork on file with the director, the Pack-Ticket Number must correspond precisely to the artwork on file with the director, and the Validation Number must be printed in the Mead 9 x 12 font and must correspond precisely to the artwork on file with the director.

for Lenore Lambert
Acting Chairperson

(s) The display printing must be regular in every respect and correspond precisely with the artwork on file with the director.

(t) No portion of the "DO NOT REMOVE" is exposed.

(u) The ticket must pass all additional confidential validation requirements of the director.

(2) Any ticket failing any of the validation requirements in WAC 315-11-062(1) is void and ineligible for any prize.

(3) The director may, solely at his or her option, replace an invalid ticket with an unplayed ticket (or tickets of equivalent sales price from any other current lottery game). In the event a defective ticket is purchased, the only responsibility or liability of the lottery shall be the replacement of the defective ticket with another unplayed ticket (or tickets of equivalent sale price from any other current lottery game). However, (a) if the only validation check that a ticket fails is WAC 315-11-062(1)(t), or (b) if the ticket is partially mutilated, or (c) if the ticket is not intact, and the ticket can still be validated by the other validation requirements, the director may, in his or her discretion, pay the prize for that ticket.

WSR 83-13-085
EMERGENCY RULES
LOTTERY COMMISSION
[Order 28—Filed June 17, 1983]

Be it resolved by the Washington State Lottery Commission, acting at Olympia, Washington, that it does adopt the annexed rules relating to game 5 of the lottery to be conducted under the auspices of the commission, adding new sections WAC 315-11-070, 315-11-071 and 315-11-072.

We, the Washington State Lottery Commission, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is game 5 may be initiated and existing emergency rules pertaining to this game will expire before the effective date of previously filed permanent rules.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 67.70.040 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 8, 1983.

By Kevin M. Ryan
Assistant Attorney General

NEW SECTION

WAC 315-11-070 DEFINITIONS FOR INSTANT GAME NUMBER 5 ("MAGIC CARDS").

(1) Play Numbers for Instant Game Number 5 - The following are the "Play Numbers": "A", "K", "Q", "J", "10", and a graphic depiction of a rabbit. Each such Play Number is printed in gray-black ink in the Archer font in positive and one of these Play Numbers appears under each of the six rub-off spots on the ticket front.

(2) Validation Number for Instant Game Number 5 - The nine-digit number on the front, bottom right of the ticket under the "DO NOT REMOVE" area. There is no ticket stub for Instant Game Number 5.

(3) Pack-Ticket Number for Instant Game Number 5 - The ten-digit number of the form 5000001-000 printed on the back of the ticket in .11" high type in red. The first seven digits of the Pack-Ticket Number for Instant Game Number 5 constitute the "Pack-Number" and start at 5000001; the last three digits constitute the "Ticket Number" which starts at 000 and continues sequentially through 399 within each pack of tickets.

(4) Captions for Instant Game Number 5 - The small printed material appearing below each Play Number which verifies and corresponds with that Play Number. The Caption is a spelling out, in full or abbreviated form, of the Play Number. Only one Caption appears under each Play Number and is printed in gray-black ink in positive in 5 x 9 font. For Instant Game Number 5, the Captions which correspond with and verify the Play Numbers are:

Play Number	Caption
	RABBIT
10	TEN
J	JACK
Q	QUEEN
K	KING
A	ACE

(5) Agent Validation Codes for Instant Game Number 5 - Codes consisting of small letters found under the removable covering on the ticket front, which the licensed agent uses to verify and validate instant winners below \$25. For Instant Game Number 5, the Agent Validation Code is a three-letter code, with each letter appearing in a varying three of seven locations beneath the removable covering and among the Play Numbers. The Agent Validation Codes used by the licensed agent to verify 1 free ticket, \$2 and \$5 winners are as follows:

TIC = 1 Free Ticket
TWO = \$2
FIV = \$5

(6) Pack For Instant Game Number 5 - A pack of 400 fanfolded instant game tickets, attached to each other by perforations and packed in a plastic bag or a plastic shrinkwrapping. The licensed agent separates the tickets at the perforations at the time of retail sale.

NEW SECTION

WAC 315-11-071 CRITERIA FOR INSTANT GAME NUMBER 5. (1) The price of each instant game ticket shall be \$1.00.

(2) Determination of Prize Winning Tickets - An instant prize winning ticket is determined in Instant Game Number 5 in the following manner:

(a) A "1 free ticket" prize winning ticket shall have an occurrence of a rabbit as a Play Number in each of 3 separate spots on the ticket;

(b) A \$2 prize winning ticket shall have an occurrence of "10" as a Play Number in each of 3 separate spots on the ticket;

(c) A \$5 prize winning ticket shall have an occurrence of "J" as a Play Number in each of 3 separate spots on the ticket;

(d) A \$50 prize winning ticket shall have an occurrence of "Q" as a Play Number in each of 3 separate spots on the ticket;

(e) A \$1,000 prize winning ticket shall have an occurrence of "K" as a Play Number in each of 3 separate spots on the ticket;

(f) A \$25,000 prize winning ticket shall have an occurrence of "A" as a Play Number of 3 separate spots on the ticket;

(g) In any event, only the highest instant prize amount meeting the standards of (a) through (f) will be paid on a given ticket.

(3) No portion of the display printing nor any extraneous matter whatever shall be usable or playable as a part of the instant game.

(4) The determination of prize winners shall be subject to the general ticket validation requirements, to the particular validation requirements for Instant Game Number 5, and to the requirements set forth on the back of each ticket.

(5) Instant prize winning tickets shall be redeemed in the manner set forth on the back of the ticket.

(6) Participants in the Grand Prize Drawings shall be those validated instant prize winners of exactly \$50 who submit prize claims within 30 days after the announced end of Instant Game Number 5 in the manner prescribed on the back of the instant ticket. One Grand Prize Drawing will be held for Instant Game Number 5 after that game's conclusion, at a time and place and pursuant to the methods to be announced by the director. The prizes to be awarded in the Grand Prize Drawing will be: one 1st prize of \$1,000 a week for life with the weekly prize payments starting at age 18 or older, with a minimum payment of \$1,000,000 guaranteed to the winner; one 2nd prize of \$500,000 paid as \$50,000 per year for ten years; one 3rd prize of \$200,000 paid as \$20,000 per year for ten years; one 4th prize of \$75,000 cash; two 5th prizes of \$50,000 cash each; and four 6th prizes of \$25,000 cash each. The director reserves the right provided by WAC 315-10-030(7)(a) to place any instant prize winner who is entitled to entry in a Grand Prize Drawing whose entry was not entered into the elimination drawing for such Grand Prize Drawing and who is subsequently determined to have been entitled to such entry, into the elimination drawing of a subsequent

instant game Grand Prize Drawing having equal (or greater) Grand Prizes available.

(7) Notwithstanding any other provisions of these rules, the director may: (a) vary the length of Instant Game Number 5 not to exceed 15 weeks, and/or (b) vary the number of tickets sold in Instant Game Number 5 and the number of Grand Prize Drawing winners in a manner that will maintain the estimated average odds of winning a Grand Prize Drawing.

NEW SECTION

WAC 315-11-072 TICKET VALIDATION REQUIREMENTS. (1) Besides meeting all of the other requirements in these rules and regulations, the following validation requirements will apply to instant game tickets in Instant Game Number 5. To be a valid instant game ticket, all of the following requirements must be met:

(a) Exactly one Play Number must appear under each of the six rub-off spots in the right portion of the ticket.

(b) Each of the six Play Numbers must have a Caption underneath, and each Play Number must agree with its Caption.

(c) Each of the six Play Numbers must be present in its entirety and be fully legible.

(d) Each of the six Captions must be present in its entirety and be fully legible.

(e) Each of the six Play Numbers and their Captions must be printed in gray-black ink.

(f) The ticket shall be intact.

(g) The Pack-Ticket Number, Validation Number and Agent Validation Code must be present in their entirety and be legible. The Validation Number shall correspond, using the lottery's codes, to the Play Numbers on the ticket.

(h) The ticket must not be mutilated, altered, unreadable, reconstituted, or tampered with in any manner.

(i) The ticket must not be counterfeit in whole or in part.

(j) The Validation Number and Agent Validation Code shall be printed in gray-black ink, and the Pack-Ticket Number shall be printed in red ink.

(k) The ticket must have been issued by the director in an authorized manner.

(l) The ticket must not be stolen nor appear on any list of omitted tickets on file with the director.

(m) The Play Numbers, Captions, Validation Number, Agent Validation Code, and Pack-Ticket Number must be right side up and not reversed in any manner.

(n) The ticket must be complete, not miscut, have exactly one Play Number and exactly one Caption under each of the six rub-off spots, exactly one Pack-Ticket Number, exactly one Agent Validation Code, and exactly one Validation Number.

(o) The Validation Number of an apparent winning ticket shall appear on the lottery's official list of Validation Numbers of winning tickets; and a ticket with that Validation Number shall not have been previously paid.

(p) The ticket must not be blank, or partially blank, misregistered, defective, or printed or produced in error.

(q) Each of the Play Numbers must be exactly one of those described in WAC 315-11-070(1) above and each

of the Captions to the six Play Numbers must be exactly one of those described in WAC 315-11-070(4) above.

(r) Each of the six Play Numbers on the ticket must be printed in the Mead Archer size font and must correspond precisely to the artwork on file with the director, each of the six Captions must be printed in the 5 x 9 font and must correspond precisely to the artwork on file with the director, the Pack-Ticket Number must correspond precisely to the artwork on file with the director, and the Validation Number must be printed in the Mead 9 x 12 font and must correspond precisely to the artwork on file with the director.

(s) The display printing must be regular in every respect and correspond precisely with the artwork on file with the director.

(t) No portion of the code underneath the "DO NOT REMOVE" covering is exposed.

(u) The ticket must pass all additional confidential validation requirements of the director.

(2) Any ticket failing any of the validation requirements in WAC 315-11-072(1) is void and ineligible for any prize.

(3) The director may, solely at his or her option, replace an invalid ticket with an unplayed ticket (or tickets of equivalent sales price from any other current lottery game). In the event a defective ticket is purchased, the only responsibility or liability of the lottery shall be the replacement of the defective ticket with another unplayed ticket (or tickets of equivalent sale price from any other current lottery game). However, (a) if the only validation check that a ticket fails is WAC 315-11-072(1)(t), or (b) if the ticket is partially mutilated, or (c) if the ticket is not intact, and the ticket can still be validated by the other validation requirements, the director may, in his or her discretion, pay the prize for that ticket.

WSR 83-13-086
EMERGENCY RULES
LOTTERY COMMISSION
[Order 29—Filed June 17, 1983]

Be it resolved by the Washington State Lottery Commission, acting at Olympia, Washington, that it does adopt the annexed rules relating to criteria for instant games conducted by the commission, WAC 315-10-030.

We, the Washington State Lottery Commission, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is the general instant game criteria need be brought into conformity with existing rules for current lottery games and the existing emergency rule will expire before the date of the previously filed permanent rule.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 67.70.040 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 8, 1983.

By Kevin M. Ryan
Assistant Attorney General
for Lenore Lambert
Acting Chairperson

AMENDATORY SECTION (Amending Order 10, filed 1/14/83)

WAC 315-10-030 INSTANT GAMES CRITERIA. (1) The price of an instant game ticket shall not be less than \$1.00 and not more than \$5.00.

(2) Winners of an instant game are determined by the matching or specified alignment of the play numbers on the tickets. The ticket bearer must notify the lottery of the win and submit the winning ticket to the lottery as specified by the director. The winning ticket must be validated by the lottery through use of the validation number and any other means as specified by the director.

(3) The total of all prizes available to be won in an instant game shall not be less than forty-five percent of the instant game's projected revenue.

(4) The instant game shall pay out both lower tier prizes and higher tier prizes. Lower tier prizes are of less than \$25.00. Higher tier prizes are of \$25.00 or more. The director shall determine the number of lower and higher tier prizes.

(5) The length of operation of an instant game shall not exceed fifteen weeks. The start date and closing date of the instant game shall be publicly announced.

(6) There is no required frequency of drawing or method of selection of a winner in an instant game.

(7) At the director's discretion, an instant game may include a grand prize drawing(s). The criteria for the grand prize drawing shall be as follows:

(a) (~~Not more than ten~~) Finalists for a grand prize drawing shall be selected in an elimination drawing from redeemed tickets winning certain minimum prizes as determined by the director. Participation in the elimination drawing(s) shall be limited to such tickets which are actually received and validated by the director on or before a date to be announced by the director. The director may reserve the right to place any semi-finalist whose entry was not entered in the elimination drawing(s) and who is subsequently determined to have been entitled to such entry into an elimination drawing of a subsequent instant game, and the determination of the director shall be final.

(b) (~~The prize of the grand prize drawing shall not exceed one million dollars.~~) The number of (~~such~~) prizes and the amount of each prize in the grand prize

drawing(s) shall be determined by the director to correspond with the size and length of the instant game and to comply with (3) above.

(c) The dates and times as well as the procedures for conducting the elimination drawing and grand prize drawing shall be determined by the director.

(8) Procedures for claiming instant prizes are as follows:

(a) To claim an instant game prize of less than \$25.00, the claimant shall present the winning ticket to the licensed agent from whom the ticket was purchased. The licensed agent shall verify the claim and, if acceptable, make payment of the amount due the claimant. In the event the licensed agent cannot verify the claim, the claimant shall fill out a claim form, as provided in WAC 315-06-120, which shall be obtained from the licensed agent and present the completed form, together with the disputed ticket to the ((designated claim center. The licensed agent shall deliver one copy of the claim form to the claimant and forward and disputed ticket and a copy of the claim form to the director for validation)) director. If the claim is validated by the director, a check shall be forwarded to the claimant in payment of the amount due. In the event that the claim is not validated by the director, the claim shall be denied and the claimant shall be promptly notified.

(b) To claim an instant prize of \$25.00 or more, the claimant shall complete a claim form, as provided in WAC 315-06-120, which is obtained from the licensed agent or the director and mail, by registered or certified mail, the completed form together with the winning ticket to the director. Upon validation by the director, a check shall be forwarded to the claimant in payment of the amount due, less any applicable federal income tax withholding. In the event that the claim is not validated by the director, the claim shall be denied and the claimant shall be promptly notified.

(c) Any ticket not passing all the validation checks specified by the director is void and ineligible for any prize and shall not be paid. However, the director may, solely at his or her option, replace an invalid ticket with an unplayed ticket (or tickets of equivalent sales price from any other current game). In the event a defective ticket is purchased the only responsibility or liability of the director shall be the replacement of the defective ticket with another unplayed ticket (or tickets of equivalent sale price from any other current game).

Reviser's note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

Reviser's note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

WSR 83-13-087
ADOPTED RULES
PARKS AND RECREATION
COMMISSION

[Resolution No. 68—Filed June 17, 1983]

Be it resolved by the Washington State Parks and Recreation Commission, acting at Port Townsend, Washington, that it does adopt the annexed rules relating to snowmobile grants and contracts, chapter 352-48 WAC.

This action is taken pursuant to Notice No. WSR 83-10-053 filed with the code reviser on May 4, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 46.10.210 which directs the Washington State Parks and Recreation Commission has authority to implement the provisions of chapter 46.10 RCW.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 16, 1983.

By Durand A. Cox
Chairman

Chapter 352-48 WAC
SNOWMOBILE ACCOUNT GRANTS AND CON-
TRACTS

Table with 2 columns: WAC number and description. Includes 352-48-010 Purpose, 352-48-020 Definitions, 352-48-030 Snowmobile programs, 352-48-040 Eligibility, 352-48-050 Application process, 352-48-060 Funding priorities, 352-48-070 Disbursement of funds, 352-48-080 Accountability.

AMENDATORY SECTION (Amending Order 46, filed 8/27/80)

WAC 352-48-010 PURPOSE. This chapter is promulgated in order to establish ((regulations for)) procedures by which the Washington state parks and recreation commission ((in administering)) will administer grants ((to public agencies from funds deposited in the)) and contracts supported by snowmobile account ((created by)) funds in accordance with chapter 46.10 RCW.

AMENDATORY SECTION (Amending Order 46, filed 8/27/80)

WAC 352-48-020 DEFINITIONS. ((As)) When used in this chapter the following words and phrases ((in this section)) shall have the ((designated)) meanings designated in this section unless a different meaning is

expressly provided or unless the context clearly indicates otherwise((-)):

(1) "Snowmobile" ((~~shall~~)) means any self-propelled vehicle capable of traveling over snow or ice, which utilizes as its means of propulsion an endless belt tread, or cleats, or any combination of these or other similar means of contact with the surface upon which it is operated, and which is steered wholly or in part by skis or sled type runners, and which is not otherwise registered as, or subject to the motor vehicle excise tax in the state of Washington.

(2) "Snowmobile use area" ((~~shall~~)) means an area described by boundary and acreage in which snowmobile use is ((~~specifically~~)) authorized ((~~and is described by a boundary and acreage~~)).

(3) "Snowmobile trail" means a corridor described by location and length which is designated for snowmobile travel ((~~to and from specific locations and is described by location and length~~)).

(4) "Snowmobile funds" means ((~~those~~)) the funds deposited in the snowmobile account ((~~to be~~)) which are administered by the Washington state parks and recreation commission pursuant to this chapter and chapter 46.10 RCW.

(5) "Commission" ((~~shall~~)) means the Washington state parks and recreation commission.

(6) "Director" means the director of the Washington state parks and recreation commission.

AMENDATORY SECTION (Amending Order 46, filed 8/27/80)

WAC 352-48-030 SNOWMOBILE PROGRAMS. Snowmobile funds may be disbursed by the commission for snowmobile ((~~programs~~)) purposes which may include, but ((~~need~~)) not ((~~necessarity~~)) be limited to, the administration, acquisition, development, operation, and maintenance of snowmobile facilities, such as snowmobile trails, snowmobile use areas, parking areas, sanitary facilities, and ((~~the purchase of~~)) equipment ((~~necessary to maintain such facilities~~). Snowmobile funds may also provide for)) and the development and implementation of snowmobile safety, enforcement, and education programs.

All ((~~such~~)) snowmobile facilities ((~~and programs~~)) which receive snowmobile funds must be open to the general public and ((~~must be consistent with the safety needs of snowmobilers and other recreationists~~)) meet all legally enforceable safety requirements.

AMENDATORY SECTION (Amending Order 46, filed 8/27/80)

WAC 352-48-040 ELIGIBILITY. Any public agency ((~~in the state of Washington~~)) is eligible to receive from the commission grants of snowmobile funds ((~~grants for~~)) to support up to one hundred percent of the cost of ((~~implementing~~)) snowmobile programs ((~~by following the application process prescribed in this chapter~~)).

Any public or private agency or person is eligible to enter into contracts with the commission to receive

snowmobile funds to support up to one hundred percent of the cost of snowmobile programs.

AMENDATORY SECTION (Amending Order 46, filed 8/27/80)

WAC 352-48-050 APPLICATION PROCESS. In order to be considered by the commission for ((~~a grant~~)) the receipt of snowmobile funds, ((~~eligible recipients~~)) a public or private agency or person must:

(1) ((~~File, by June 30 of the year~~)) Complete an application on a form prescribed by the commission and file the application with the commission by June 1 prior to the beginning of the first snow season for which funds are requested((~~, a completed application, on a form prescribed by the commission, fully describing the snowmobile program, the estimated service area and any proposed use restrictions, and the amount and level of funding requested~~)).

(2) Obtain permission to conduct a program from all owners of the land on which a program is to occur and file documentation of such permission with the commission at the time of application for funds.

(3) Agree to:

(a) File with the commission an annual ((~~project or progress~~)) report ((~~with the commission by May 15 of each year of the project~~)) on a program for which funds are received by May 15 after the end of each snow season for which funds are received;

(b) Return, or replace in kind, to the commission any losses to ((~~the snowmobile program if, by the applicant's actions, the project is canceled or not completed in a timely manner~~)) a program for which funds are received, if due to the action of a recipient of funds, a program is not completed in a timely manner or cancelled; and

(c) Execute a ((~~project~~)) contract with the commission on a program for which funds are received and ((~~undertake~~)) fulfill all obligations ((~~set out in the project~~)) of the contract.

((~~3~~)) (4) Certify to the commission that ((~~the project~~)) any facility for which funds are received will be open to the general public.

((~~4~~)) Obtain permission from all landowners on which the project occurs and attach appropriate documentation to the snowmobile project application.

(5) Comply with all applicable local, ((~~county~~)) state, and federal laws ((~~and regulations~~)).

AMENDATORY SECTION (Amending Order 46, filed 8/27/80)

WAC 352-48-060 FUNDING PRIORITIES. ((~~Snowmobile program funding priorities~~)) The priorities for the distribution of snowmobile funds by the commission shall be:

(1) ((~~State-wide program administration including safety education information and enforcement~~)) Administration of a state-wide snowmobile program which includes safety, education, and information programs;

(2) ((~~Equipment procurement and replacement~~)) Operation and maintenance of major trailgrooming equipment;

(3) Operation and maintenance of ~~((existing facilities including emergency reserve))~~ snowmobile trails, use areas, parking areas, and other facilities which include an emergency reserve and an enforcement program;

(4) Replacement of equipment which supports snowmobile programs;

(5) Acquisition and ~~((/or))~~ development of ~~((additional))~~ new snowmobile facilities and equipment; and

(6) Support of special snowmobile programs.

AMENDATORY SECTION (Amending Order 46, filed 8/27/80)

WAC 352-48-070 DISBURSEMENT OF FUNDS. ~~((Snowmobile project funding will be paid on a reimbursement basis after the successful applicant has presented a billing or voucher, as may be required by the commission, showing satisfactory evidence of compliance with the project contract. Advance payments may be approved by the director or the commission upon written request.))~~ Applicants for snowmobile funds whose requests are approved by the commission may receive funds (1) on a reimbursement basis after a billing which indicates satisfactory compliance with a contract has been filed with the commission or (2) through an advance payment upon a written request to and approval by the director.

AMENDATORY SECTION (Amending Order 46, filed 8/27/80)

WAC 352-48-080 ACCOUNTABILITY. ~~((+))~~ Recipients of snowmobile funds shall provide accurate accounting records to the commission for the expenditure of snowmobile funds.

(2) The commission shall have the authority to audit the use of snowmobile funds. Audits are to be in accordance with generally accepted auditing practices and standards.)) Recipients of snowmobile funds shall maintain accurate accounting records on the expenditure of the funds, provide the commission with these records upon request, and permit the commission to audit the use of the funds in accordance with generally accepted audit practices and standards.

WSR 83-13-088
ADOPTED RULES
PARKS AND RECREATION
COMMISSION

[Resolution No. 69—Filed June 17, 1983]

Be it resolved by the Washington Parks and Recreation Commission, acting at Port Townsend, Washington, that it does adopt the annexed rules relating to winter recreational program account grants and contracts, chapter 352-56 WAC.

This action is taken pursuant to Notice No. WSR 83-10-054 filed with the code reviser on May 4, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 43.51.330 which directs that the Washington State Parks and Recreation Commission has authority to implement the provisions of RCW 43.51.290 through 43.51.320.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 16, 1983.

By Durand A. Cox
 Chairman

Chapter 352-56 WAC
WINTER RECREATIONAL PROGRAM ACCOUNT GRANTS AND CONTRACTS

WAC

- 352-56-010 Purpose.
- 352-56-020 Definitions.
- 352-56-030 Winter recreational programs.
- 352-56-040 Eligibility.
- 352-56-050 Application process.
- 352-56-060 Funding priorities.
- 352-56-070 Disbursement of funds.
- 352-56-080 Accountability.

NEW SECTION

WAC 352-56-010 PURPOSE. This chapter is promulgated in order to establish procedures by which the Washington state parks and recreation commission will administer grants and contracts supported by winter recreational program funds in accordance with chapter 43.51 RCW.

NEW SECTION

WAC 352-56-020 DEFINITIONS. When used in this chapter the following words and phrases shall have the meanings designated in this section unless a different meaning is expressly provided or unless the context clearly indicates otherwise:

- (1) "Commission" means the Washington state parks and recreation commission.
- (2) "Director" means the director of the Washington state parks and recreation commission.
- (3) "Trail" means a corridor described by location and length which is designated for nonsnowmobile winter recreational activities.
- (4) "Use area" means an area described by boundary and acreage in which nonsnowmobile winter recreational activities are authorized.
- (5) "Winter recreational" means nonsnowmobile winter recreational activities, facilities, or programs.
- (6) "Winter recreational program funds" means the funds deposited in the winter recreational program account which are administered by the Washington state parks and recreation commission pursuant to this chapter and chapter 43.51 RCW.

NEW SECTION

WAC 352-56-030 ✓ **WINTER RECREATIONAL PROGRAMS.** Winter recreational program funds may be disbursed by the commission for purposes which may include, but not be limited to, the administration, acquisition, development, operation, planning, and maintenance of winter recreational facilities, such as parking areas, sanitary facilities, trails, use areas, and equipment, and the development and implementation of winter recreational safety, enforcement, and education, and information programs.

All winter recreational facilities which receive winter recreational program funds must be open to the general public and meet all legally enforceable safety requirements.

NEW SECTION

WAC 352-56-040 ✓ **ELIGIBILITY.** Any public agency in the state of Washington is eligible to receive from the commission grants of winter recreational program funds to support up to one hundred percent of the cost of winter recreational programs.

Any public or private agency or person in the state of Washington is eligible to enter into contracts with the commission to receive winter recreational program funds to support up to one hundred percent of the cost of winter recreational programs.

NEW SECTION

WAC 352-56-050 ✓ **APPLICATION PROCESS.** In order to be considered by the commission for the receipt of winter recreational program funds, a public or private agency or person must:

- (1) Complete an application on a form prescribed by the commission and file the application with the commission by June 1 prior to the beginning of the first snow season for which funds are requested.
- (2) Obtain permission to conduct a program from all owners of the land on which a program is to occur and file documentation of such permission with the commission at the time of application for funds.
- (3) Agree to:
 - (a) File with the commission an annual report on a program for which funds are received by May 15 after the end of each snow season for which funds are received;
 - (b) Return, or replace in kind, to the commission any losses to a program for which funds are received, if due to the action of a recipient of funds, a program is not completed in a timely manner or cancelled; and
 - (c) Execute a contract with the commission on a program for which funds are received and fulfill all obligations of the contract.
- (4) Certify to the commission that any facility for which funds are received will be open to the general public.
- (5) Comply with all applicable local, state, and federal laws.

NEW SECTION

WAC 352-56-060 ✓ **FUNDING PRIORITIES.** The priorities for the distribution of winter recreational program funds by the commission shall be:

- (1) Administration of a state-wide winter recreational program which includes safety, education, and information programs;
- (2) Operation and maintenance of winter recreational parking areas designated by the commission;
- (3) Operation and maintenance of winter recreational use areas, trails, and other facilities which include an emergency reserve fund and an enforcement program;
- (4) Acquisition and replacement of equipment to support winter recreational programs;
- (5) Acquisition and development of new winter recreational facilities; and
- (6) Support of special winter recreational programs.

NEW SECTION

WAC 352-56-070 ✓ **DISBURSEMENT OF FUNDS.** Applicants for winter recreational program funds whose requests are approved by the commission may receive funds (1) on a reimbursement basis after a billing which indicates satisfactory compliance with a contract has been filed with the commission or (2) through an advance payment upon a written request to and approval by the director.

NEW SECTION

WAC 352-56-080 ✓ **ACCOUNTABILITY.** Recipients of winter recreational program funds shall maintain accurate accounting records on the expenditure of the funds, provide the commission with these records upon request, and permit the commission to audit the use of the funds in accordance with generally accepted audit practices and standards.

WSR 83-13-089**ADOPTED RULES****PARKS AND RECREATION
COMMISSION**

[Resolution No. 70—Filed June 17, 1983]

Be it resolved by the Washington State Parks and Recreation Commission, acting at Port Townsend, Washington, that it does adopt the annexed rule relating to solicitation, WAC 352-32-195 and that it does repeal the rule relating to solicitation, WAC 352-32-190.

This action is taken pursuant to Notice No. WSR 83-10-055 filed with the code reviser on May 4, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 43.51.040 and 43.51.060 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 16, 1983.

By Durand A. Cox
Chairman

NEW SECTION

WAC 352-32-195 SOLICITATION. Except as may be otherwise allowed in connection with a permit issued under WAC 352-32-165, no person shall engage in commercial solicitation, or sell or peddle any goods, wares, merchandise, liquids, or edibles for human consumption in any state park area, except by concession granted by the commission.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 352-32-190 SOLICITATION.

WSR 83-13-090

PROPOSED RULES

DEPARTMENT OF PERSONNEL

(Personnel Board)

[Filed June 17, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the State Personnel Board intends to adopt, amend, or repeal rules concerning Paid sick leave—Use, amending WAC 356-18-060;

that the agency will at 10:00 a.m., Thursday, July 14, 1983, in the Board Hearing Room, Department of Personnel, 600 South Franklin, Olympia, WA 98504, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 41.06.040.

The specific statute these rules are intended to implement is RCW 41.06.150.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before July 12, 1983.

This notice is connected to and continues the matter in Notice No. WSR 83-10-047 filed with the code reviser's office on May 2, 1983.

Dated: June 13, 1983

By: Leonard Nord
Secretary

WSR 83-13-091

ADOPTED RULES

DEPARTMENT OF PERSONNEL

(Personnel Board)

[Order 186—Filed June 17, 1983]

Be it resolved by the State Personnel Board, acting at the Department of Personnel, 600 South Franklin, Olympia, WA 98504, that it does adopt the annexed rules relating to:

- Amd WAC 356-06-080 Personnel Board—Powers—Duties.
- Amd WAC 356-30-330 Reduction in force—Rule, regulation—Procedure.
- Amd WAC 356-34-020 Reduction in salary—Demotion—Procedures.
- Amd WAC 356-34-030 Suspension—Duration—Procedure.
- Amd WAC 356-34-040 Dismissal—Procedure.
- Amd WAC 356-34-060 Unauthorized absence—Presumption of abandonment—Procedure.

This action is taken pursuant to Notice Nos. WSR 83-10-047 and 83-11-027 filed with the code reviser on May 2, 1983, and May 13, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 41.06.150 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 9, 1983.

By Leonard Nord
Secretary

AMENDATORY SECTION (Amending Order 119, filed 4/14/78)

WAC 356-06-080 PERSONNEL BOARD—POWERS—DUTIES. It shall be the responsibility of the personnel board to:

(1) Establish general policies for the administration of merit system examinations and the hearing of personnel appeals.

(2) Make rules and regulations providing for employee participation in the development and administration of personnel policies.

(3) Hear personnel appeals.

(4) Promote public understanding of the purposes, policies, and practices of the merit system.

(5) Adopt and promulgate rules and regulations consistent with the purposes and provisions of the state civil service law and with the best standards of personnel administration, regarding the basis and procedures to be followed for:

(a) The demotion, suspension, reduction in salary or dismissal of an employee and appeals therefrom.

(b) Certification of names for vacancies including departmental promotions with the number of names equal to ~~((two))~~ four more names than there are vacancies to be filled. The names shall represent applicants ranked highest on eligibility lists.

(c) Examinations for all positions in the competitive and noncompetitive service.

(d) Appointments.

(e) Probationary periods of six to twelve months and rejections therein.

(f) Transfers.

(g) Sick and vacation leaves.

(h) Hours of work.

(i) Layoffs, when necessary, and subsequent reemployment (~~(, both according to seniority)~~).

(j) Agreements between agencies and certified exclusive representatives providing for grievance procedures and collective negotiations on personnel matters.

(k) Adoption and revision of a comprehensive classification plan for all positions in the classified service, based on investigation and analysis of duties and responsibilities of each position.

(l) Allocation and reallocation of positions within the classification plan.

(m) Adoption and revision of a state salary schedule to reflect not less than the prevailing rates in Washington state private industries and other governmental units for positions of a similar nature, with adoption and revision subject to approval by the director of the office of financial management in accordance with the provisions of chapter 43.88 RCW.

(n) Training programs, including in-service, promotional and supervisory.

(o) Regular increments within the series of steps for each pay range, based on length of service for all non-management employees whose standards of performance are such as to permit them to retain job status in the classified service; and increment and merit increases based on performance for all management employees.

(p) Compliance with existing veterans preference statutes.

AMENDATORY SECTION (Amending Order 181, filed 3/25/83)

WAC 356-30-330 ✓ **REDUCTION IN FORCE—REASONS, REGULATIONS—PROCEDURE.** (1) The reasons for reduction in force actions and the minimum period of notice are:

(a) Employees may be separated in accordance with the statutes and the agencies' approved reduction in force procedures after at least fifteen calendar days' notice in writing, without prejudice, because of lack of funds or curtailment of work, or good faith reorganization for efficiency purposes, ineligibility to continue in a position reallocated upward, or when there are fewer positions than there are employees entitled to such positions either by statute or within other provisions of merit system rules.

(b) When employees have statutory and merit system rule rights to return to the classified service and the total number of employees exceeds the number of positions to be filled in the classification, those employees in excess will have the reduction in force rights prescribed in this section.

(2) The agencies shall develop a reduction in force procedure that is consistent with the following:

(a) For purposes of reduction in force (WAC 356-30-330), seniority shall be determined by the definition in WAC 356-06-010, and, if necessary, by measuring the employees' last continuous time within their current classification; and, if still necessary, by measuring the employees' last continuous time in their current agency. When the above seniority determination process results in a tie, the tie will be broken by comparing the employees' last regular annual performance evaluation.

(b) Clearly defined layoff units, either geographically or by administrative units or both, so as to limit the disruption of an agency's total operation; but not to unduly restrict the options available to employees with greater seniority. The definition of layoff units may be a series of progressively larger units within an agency when a valid option in lieu of separation cannot be offered to respective employees within a lesser-sized unit.

(c) Options in lieu of separation by reduction in force shall be offered by an agency only when such options are in accordance with the agency's reduction in force procedure which has been approved by the director of personnel.

(d) Agency reduction in force procedures shall specify the rights and obligations for employees to accept or reject options offered in lieu of separation due to reduction in force.

(e) "Bumping" by employees with greater seniority will be limited to:

(i) The same layoff unit; and

(ii) Classification in which the "bumping" employee previously held permanent status; and

(iii) Position at the current salary range of the employee doing the bumping, or lower; and

(iv) Employee with the least seniority within the same category of full-time or part-time employment; and

(v) Competition at one progressively lower classification at a time.

(f) An employee may not exercise a bumping option in lieu of separation due to a reduction in force if there is within the agency a vacant position which satisfies all of the criteria set forth below.

The position is one which:

(i) The agency intends to fill;

(ii) Is in the current classification of the employee being offered the option, or in a classification within which the employee being offered the option previously held permanent status;

(iii) Is at a salary range no lower than the range that would have otherwise been a bumping option;

(iv) Is located within a reasonable commuting distance of the employee's permanent work location; and

(v) Is on the same or similar workshift as the one which the employee currently holds.

(g) When an employee has previously held permanent status in more than one classification at the same salary range and is eligible to bump, then the employee shall be offered the option to bump into the position occupied by the employee with the least seniority.

(h) The right to actually "bump" shall be exercised only after the employee to be "bumped" has received at least fifteen calendar days' notice of the scheduled action.

(i) Options of full-time positions will be offered first to full-time employees before part-time positions are offered. For the purpose of these offers, employees who previously accepted part-time positions due to a reduction in force action or to lessen the impact of a reduction in force shall be considered full-time employees.

(j) Seniority for part-time employees will be computed on a basic payroll hour basis within the same provision and restrictions of the general definition of seniority. When part-time employees become full-time employees, their payroll hours will be integrated on a comparable time basis as full-time employees.

(k) Permanent employees who have been scheduled for reduction in force shall have the right to take a transfer or a voluntary demotion to a vacancy that is to be filled in their own layoff unit for which they qualify, as determined by the director of personnel. This right is to be exercised according to the seniority of those desiring the same vacancy.

(l) Options of other than permanent positions as named in subsection (2)(m) of this section are to be made if no permanent position to be filled is available within a reasonable commuting distance.

(m) The reduction in force procedure shall contain the statement that, "No permanent employee shall be separated from state service through reduction in force without being offered within fifteen calendar days prior to what would be the permanent employee's effective separation those positions at the same or lesser salary range within the layoff unit for which he/she qualifies, currently being held by emergency, temporary, provisional, probationary, or intermittent employees."

(n) The salary of an employee who has accepted a lower position will be reduced to the top of the range of the lower class unless the previous salary is within the range of the new class, in which case it will remain unchanged.

(3) The agency shall submit the procedure to the director of personnel for approval.

(4) Vacancies will not be filled either by local list procedures or on a provisional, temporary, intermittent, or seasonal basis without contacting the department of personnel in an effort to fill the positions by qualified employees who have been or are scheduled for separation due to reduction in force.

(5) When a majority of the positions in a layoff unit other than in project employment is to be eliminated because of a lack of funds and/or work, permanent employees in such positions shall be offered, according to their seniority, those positions in classes in which they have held permanent status which are currently being held by emergency, temporary, provisional, or probationary employees; provided they have not rejected offers of vacant positions made by certifications from the registers. Such options shall be offered in accordance with the following requirements:

(a) Positions in the employee's own agency and within a reasonable commuting distance shall be offered first; second, in the classified service within a reasonable commuting distance; third, anywhere within the employee's own agency; and fourth, throughout the classified service.

(b) A permanent employee's right to fill a position may be exercised only within fifteen calendar days prior to the effective date of separation.

(c) Offers will be made in accordance with a procedure established by the director of personnel.

(6) In order to exercise an option to a position ((for) which may require selective criteria ((were approved shall)), the following applies. The option may be exercised only by an employee who possesses the required specialized qualifications when:

(a) The criteria were approved when the position was established, reallocated or last filled; ~~((and))~~ or

(b) The specialized qualifications((; as determined by)) were previously required for a classification that was later merged with other classifications that did not require them; or

(c) When, at a subsequent time, it was determined that the position requires the performance of specialized duties that would warrant future selective certification.

(d) In the case of (c) above, the selective criteria shall not be applied for the purposes of determining reduction in force options until six months after the notification of the new duties has been made to the department of personnel.

(e) In the case of (a), (b) and (c) of this subsection, the director of personnel or designee(;) must have determined that the specialized qualifications are still essential for the successful job performance and the qualifications could not be learned within a reasonable length of time.

(7) Time to be spent on exit leave shall not be considered in determining reduction in force options or the order of separation due to reduction in force.

AMENDATORY SECTION (Amending Order 89, filed 6/30/76, effective 7/31/76)

WAC 356-34-020 ✓ REDUCTION IN SALARY—DEMOTION—PROCEDURE. Appointing authorities may reduce the salary of a permanent employee within the range or may demote an employee to a position at a lesser pay range, in lieu of dismissal for cause, as specified in these rules. The specified charges for either of these actions shall be furnished in writing to the employee and a copy filed with the ~~((director))~~ personnel appeals board at least 15 calendar days prior to the effective date of the action. The employee must meet the minimum qualifications for the class to which being demoted.

AMENDATORY SECTION (Amending Order 89, filed 6/30/76, effective 7/31/76)

WAC 356-34-030 ✓ SUSPENSION—DURATION—PROCEDURE. Appointing authorities may suspend a permanent employee without pay for cause as specified in these rules for a period not exceeding 15 calendar days as a single penalty; or for a total of 30 calendar days in any calendar year as an accumulation of several penalties. The specified charges and duration of the action shall be furnished in writing to the employee with a copy submitted to the ~~((director))~~ personnel appeals board not later than one calendar day after

the suspension becomes effective. Notice to the employee shall be made in the manner described in these rules. No qualifying time or seniority shall be denied for any period of suspension.

AMENDATORY SECTION (Amending Order 102, filed 5/13/77)

WAC 356-34-040 ~~DISMISSAL~~—PROCEDURE.

(1) Appointing authorities may dismiss a permanent employee for cause as specified in these rules. The employee shall be furnished with the specified charges in writing at least 15 calendar days prior to the effective date of the action.

(2) The notification shall be furnished directly to the employee during working hours or if this is not possible because the employee works in a branch office or remote location or is absent on a regularly scheduled working day, mailed by certified letter to the employee's last known address. A copy of the specified charges shall be submitted to the ~~((director))~~ personnel appeals board at the same time.

AMENDATORY SECTION (Amending Order 36, filed 7/1/71, effective 8/1/71)

WAC 356-34-060 ~~UNAUTHORIZED ABSENCE—PRESUMPTION OF ABANDONMENT—PROCEDURE~~. An employee who is absent from his position for three consecutive working days without notice to the appointing authority may be presumed to have abandoned his position. Notice of dismissal upon the grounds of abandonment of position shall be sent by certified mail to the last known address of the employee within seven calendar days after the three consecutive days of absence with a copy submitted to the ~~((director))~~ personnel appeals board within one calendar day of the action. The dismissal may be made effective one day after mailing of the notice.

Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 14, 1983.

By Carl A. Trendler
Executive Coordinator

AMENDATORY SECTION (Amending Order 10-82, Resolution No. 83-1, filed 9/8/82)

WAC 250-18-030 ~~ESTABLISHMENT OF A DOMICILE~~. The domicile of any person shall be determined according to the individual's situation and circumstances rather than by marital status or sex. The establishment of a domicile is not determined on the basis of a single factor; nor is a predetermined number of factors required. Institutions shall require evidence of a Washington domicile that would reasonably negate the existence of a domicile in a state other than Washington.

A nonresident student who is enrolled for more than six hours per semester or quarter shall be presumed to be in the state of Washington for primarily educational purposes. Such period of enrollment shall not be counted toward the establishment of a bona fide domicile of one year in this state unless such student proves that he or she has, in fact, established a bona fide domicile in this state primarily for purposes other than educational.

To aid the institutions in determining whether a student, parent, legally appointed guardian, or the person having legal custody of a student has established a bona fide domicile in the state of Washington primarily for purposes other than educational, the following factors are to be considered:

(1) Registration or payment of taxes or fees on a motor vehicle, mobile home, travel trailer, boat, or any other item of personal property owned or used by the person for which state registration or the payment of a state tax or fee is required, for the one year immediately prior to commencement of the semester or quarter for which application is made;

(2) Valid Washington driver's license for the one year immediately prior to the commencement of the quarter or semester for which application is made;

(3) Permanent full-time employment in the state of Washington during the one year immediately prior to commencement of the semester or quarter for which application is made;

(4) Address and other pertinent facts listed on a true and correct copy of federal and state income tax returns for the calendar year prior to the year in which application is made;

(5) Location of voter registration for the one-year period immediately prior to commencement of the semester or quarter for which application is made;

~~((6))~~ ~~((Address of student listed on selective service registration;~~

~~((7)))~~ Purchase of primary residence, lease agreement, or monthly rental receipts for one year immediately prior to commencement of the semester or quarter for which application is made;

~~((8)))~~ (7) Residence status of the student in schools attended outside the state of Washington;

~~((9))~~ Location of membership in professional, business, civic or other organizations;

WSR 83-13-092

ADOPTED RULES

COUNCIL FOR

POSTSECONDARY EDUCATION

[Order 2-83, Resolution No. 83-65—Filed June 17, 1983]

Be it resolved by the Council for Postsecondary Education, acting at Sea-Tac Holiday Inn, Seattle, Washington, that it does adopt the annexed rules relating to residency status for higher education.

This action is taken pursuant to Notice No. WSR 83-09-043 and 83-10-065 filed with the code reviser on April 19, 1983, and May 4, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to section 4, chapter 37, Laws of 1982 1st ex. sess. and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State

(10)) (8) Location of checking account, savings account, and/or safety deposit box for one year immediately prior to commencement of the semester or quarter for which application is made.

Additional factors may be considered at the request of a student as supporting documentation of a one-year durational domicile. Such factors may include, but are not limited to:

(1) Address of student listed on selective service registration;

(2) Location of membership in professional, business, civic or other organizations.

AMENDATORY SECTION (Amending Order 10-82, Resolution No. 83-1, filed 9/8/82)

WAC 250-18-020 ✓ **STUDENT CLASSIFICATION.** (1) For a student to be classified as a "resident" for tuition and fee purposes, he or she shall:

(a)(i) Have established a bona fide domicile in the state of Washington primarily for purposes other than educational for the period of one year immediately prior to commencement of the first day of the semester or quarter for which he or she has registered at any institution; and

(ii) Be financially independent; or

(b) Be a dependent student, one or both of whose parents or legal guardians have maintained a bona fide domicile in the state of Washington for at least one year immediately prior to commencement of the semester or quarter for which the student has registered at any institution; or

(c) Be a student who was classified as a resident, based upon domicile, by an institution on or before May 31, 1982, who was enrolled at a state institution during any term of the 1982-83 academic year, so long as such student's enrollment (excepting summer sessions) is continuous.

(2) A student shall be classified as a "nonresident" for tuition and fee purposes if he or she:

(a) Will be financially dependent for the current year or was financially dependent for the calendar year prior to the year in which application is made and who does not have a parent or legally appointed guardian who has maintained a bona fide domicile in the state of Washington for one year immediately prior to the commencement of the semester or quarter for which the student has registered at an institution;

(b) Attends an institution with financial assistance provided by another state or governmental unit or agency thereof wherein residency in that state is a continuing qualification for such financial assistance, such nonresidency continuing for one year after the completion of the quarter or semester for which financial assistance is provided. Such financial assistance relates to that which is provided by another state, governmental unit or agency thereof for direct or indirect educational purposes and does not include retirements, pensions, or other noneducational related income. A student loan guaranteed by another state or governmental unit or agency thereof on the basis of eligibility as a resident of that state is included within the term "financial assistance;"

(c) Is not a citizen of the United States of America, unless such person holds permanent resident immigration status, "Refugee - Parolee," or "Conditional Entrant" status and further meets and complies with all applicable requirements of WAC 250-18-030 and 250-18-035;

(d) Is not otherwise qualified as a "resident" under subsection (1)(c) of this section.

(3) A person does not lose a domicile in the state of Washington by reason of residency in any state or country while a member of the civil or military service of this state or of the United States, nor while engaged in the navigation of the the waters of this state or of the United States or of the high seas if that person returns to the state of Washington within one year of discharge from said service with the intent to be domiciled in the state of Washington.

(4) Any resident dependent student who remains in this state when such student's parents or legal guardians, having theretofore, been domiciled in this state for a period of one year immediately prior to commencement of the first day of the semester or quarter for which the student has registered at any institution, move from this state, shall be entitled to continued classification as a resident student so long as such student is continuously enrolled during the academic year.

(5) Active duty United States military personnel who have been stationed in the state of Washington for one year shall be considered to have resided in the state for purposes primarily other than educational, and shall be considered financially independent.

AMENDATORY SECTION (Amending Order 10-82, Resolution No. 83-1, filed 9/8/82)

WAC 250-18-025 ✓ **CLASSIFICATION PROCEDURE.** (1) After a student has registered at an institution, such student's classification shall remain unchanged in the absence of satisfactory evidence to the contrary. The provision of such evidence to the contrary may be initiated by the student or the institution.

(2) Application for a change in classification shall be accepted up to the thirtieth calendar day following the first day of the instruction of the quarter or semester for which application is made. Applications made after that date in any quarter or semester shall be considered to have been filed as of the first day of the subsequent quarter or semester.

(3) Any change in classification, either nonresident to resident, or the reverse, shall be based upon written evidence maintained in the files of the institution.

(4) Approval of an application for resident status shall be made only after satisfaction that the requirements of domicile and independency or dependency have been made in compliance with RCW 28B.15.012 and WAC 250-18-030 and 250-18-035. Reclassification from nonresident to resident status preliminarily approved sixty days or more prior to the satisfaction of a one-year durational domicile shall be supplemented with additional documented proof of domicile if deemed necessary by the institution prior to final approval.

(5) The burden of proof that a student, parent, or legally appointed guardian has established a domicile in

the state of Washington primarily for purposes other than educational lies with the student.

~~(6) ((Students who were classified as residents by an institution on or before May 31, 1982, and who are enrolled during calendar year 1982 under the provisions of RCW 28B.15.013, section 3, chapter 273, Laws of 1971 ex. sess. as last amended by section 1, chapter 15, Laws of 1979 ex. sess., shall not be required to submit evidence under provisions of RCW 28B.15.012 and 28B.15.013, chapter 37, Laws of 1982 1st ex. sess., so long as such students remain continuously enrolled during the academic year, unless the institution has cause to question the residency status of such students. PROVIDED; That such students who were reclassified from nonresident to resident status after June 1, 1979, shall be required to submit evidence that they meet the requirements of RCW 28B.15.012 and 28B.15.013, chapter 37, Laws of 1982 1st ex. sess.: PROVIDED FURTHER, That any reclassifications resulting from this special review shall be effective summer term, 1983.~~

~~(7))~~ For any student classified as a resident or authorized to pay resident fees or exempted from the payment of the nonresident differential on a basis other than an established domicile in the state of Washington, the fee paying status of such student shall be subject to determination each term on the basis of chapter 28B.15 RCW.

WSR 83-13-093

**NOTICE OF PUBLIC MEETINGS
WESTERN WASHINGTON UNIVERSITY
[Memorandum—June 16, 1983]**

As announced on June 15, 1983, there will be a special meeting of the board of trustees of Western Washington University on Monday, June 20, 1983. It will be held at 11:00 a.m. in Old Main 440a.

WSR 83-13-094

**EMERGENCY RULES
DEPARTMENT OF PERSONNEL
(Personnel Board)
[Order 187—Filed June 20, 1983]**

Be it resolved by the State Personnel Board, acting at the Department of Personnel, 600 South Franklin, Olympia, WA 98504, that it does adopt the annexed rules relating to exit leave, amending WAC 356-18-105.

We, the State Personnel Board, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is this rule contained a 7/1/83 effective date of change; had the revision been proposed only for permanent adoption it would not have

gone into effect until after 7/1/83. This would have necessitated an administrative change on 7/1/83, to comply with existing rule and then a change back later in July. Each change would be disruptive to employees and indirectly to the citizens they serve.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 41.06.150 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 9, 1983.

By Leonard Nord
Secretary

AMENDATORY SECTION (Amending Order 179, filed 12/22/82)

WAC 356-18-105 EXIT LEAVE. (1) *Employees who separate from the state service (voluntarily or involuntarily, except by death) and are not members of the public employees retirement system Plan 1 shall exhaust their accrued vacation leave to which they are entitled by taking exit leave.*

~~((2) Effective July 1, 1983, exit leave time shall not be credited toward sick leave or periodic increments.))~~

~~((3))~~ (2) *Time spent in exit leave by employees in probationary or trial service status shall not be credited toward gaining permanent status.*

~~((4))~~ (3) *Time spent in exit leave shall not be counted as part of the advance notice required for dismissals, demotions, suspensions, or separations due to reduction in force.*

~~((5))~~ (4) *Employees may not take accrued sick leave during the period of exit leave.*

WSR 83-13-095

**ADOPTED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)**

[Order 1971—Filed June 20, 1983]

I, David A. Hogan, director of the Division of Administration and Personnel, do promulgate and adopt at Olympia, Washington, the annexed rules relating to verifying eligibility and re-eligibility, amending WAC 388-38-200.

This action is taken pursuant to Notice No. WSR 83-10-018 filed with the code reviser on April 27, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Department of Social and Health Services as authorized in RCW 74.08.090.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 15, 1983.

By David A. Hogan, Director
Division of Administration and Personnel

AMENDATORY SECTION (Amending Order 1241, filed 9/23/77)

WAC 388-38-200 ✓ VERIFYING ELIGIBILITY AND REELIGIBILITY. (1) All facts necessary to determine the eligibility or ineligibility of the applicant or recipient shall be established in accordance with the methods prescribed in this section. The practices described in this section apply not only to the initial application for assistance or service but also to reapplication, reinstatement, and redetermination of eligibility.

(2) In taking applications, determining eligibility, and in administering the assistance programs, the rights of individuals under the U.S. Constitution, the Social Security Act, Title VI of the Civil Rights Act of 1964, and all other relevant provisions of federal and state law shall be respected. This includes the avoidance of practices (~~which violate~~) violating the individual's privacy or ((subject)) subjecting him or her to harassment.

(3) Each determination of eligibility shall include at least one face-to-face interview with the applicant, or if direct contact with him or her is impractical with someone acting responsibly for him or her.

(4) ~~((The applicant shall provide a statement of his circumstances which shall be accepted as evidence of eligibility unless~~

(a) ~~The information is incomplete, inconsistent or unclear, in which case the local office shall obtain such verification of eligibility factors as is deemed necessary to support an accurate decision of eligibility, or~~

(b) ~~The local or regional administrator has determined that verification of certain specific eligibility factors is necessary to assure the accuracy of eligibility decision, or~~

(c) ~~The department has determined that partial or complete verification is needed as a general procedure to assure that assistance is provided in accordance with laws and regulations, and has issued an administrative directive to that effect)) All factors of eligibility shall be verified.~~

(5) The applicant's statement of his or her circumstances is the first source of information in determining eligibility.

(6) ~~((He))~~ The applicant shall be fully informed about the corroborating documentation needed to verify eligibility and his or her obligation to secure this himself or herself whenever reasonably possible, or to assist the department in obtaining sufficient information to establish eligibility.

~~((6))~~ (7) When the applicant is unable to provide verification ((which is)) necessary to establish eligibility, the local office shall obtain substantiating evidence from other sources, such as statements from persons other

than the applicant attested to under penalty of perjury. ~~((This is done with the knowledge and consent of the applicant except when public records are used for this purpose. (See WAC 388-48-010 regarding confidentiality.) The applicant has the right to withdraw his application rather than to give his consent.~~

(a) ~~Collateral contacts may be made without the applicant's consent when the applicant is not competent to provide the necessary information or to give informed consent.~~

(i) ~~The case record must specify the reason special procedures were needed and describe them.~~

(ii) ~~Such special procedures must be consistent with subsection (2).~~

(b) ~~Verification of pertinent information relating to overpayments and suspected fraud shall be obtained as specified in WAC 388-44-020 and 388-44-115.~~

(7) ~~Verifications of eligibility from the applicant and from other sources shall be limited to only those which are necessary to assure that expenditures made will be legal.)~~

(8) ~~((The investigation process shall be terminated at the point when information requiring verification has been substantiated)) The applicant's signature on the application attests to his or her consent for the department to obtain substantiating evidence from collateral sources.~~

(9) ~~((If documentary evidence for verification of the applicant's statements as to an eligibility factor does not exist or cannot be obtained, the local office shall accept the evidence provided by statements which are attested to under penalty of perjury from persons other than the applicant)) When eligibility cannot be established, assistance is denied.~~

(10) Each decision that an applicant is eligible for or ineligible for assistance or other services shall be supported by information in the case record showing that each eligibility requirement is met or that one or more is not met.

WSR 83-13-096
PROPOSED RULES
STATE BOARD
OF EDUCATION
[Filed June 20, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the State Board of Education intends to adopt, amend, or repeal rules concerning pupil personnel services, chapter 180-52 WAC;

that the agency will at 2:30 p.m., Wednesday, July 27, 1983, in the Pt. Ludlow Conference Center, The Admiralty Resort, Pt. Ludlow, Washington, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on July 28, 1983.

The authority under which these rules are proposed is RCW 28A.04.120 and 28A.31.118.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before July 27, 1983.

Dated: June 20, 1983
By: Monica Schmidt
Executive Director

STATEMENT OF PURPOSE

Rule: Chapter 180-52 WAC, Pupil personnel services.
Rule Section(s): WAC 180-52-015, 180-52-040, 180-52-050, 180-52-060 and 180-52-065.

Statutory Authority: RCW 28A.04.120 and 28A.31.118.

Purpose of the Rule(s): Prescribe substantive and procedural matters related to student tests and immunization.

Summary of the New Rule(s) and/or Amendments: Corrects code references.

Reasons Which Support the Proposed Action(s): Provide cross reference to appropriate sections in Revised Code of Washington.

Person or Organization Proposing the Rule(s): SPI, government.

Agency Personnel Responsible for Drafting: Ralph E. Julnes, SPI, 753-2298; Implementation and Enforcement: Judy Schrag, SPI, 754-1842.

The Rule(s) is (are) Necessary as the Result of Federal Law, Federal Court Action or State Court Action: [No information supplied by agency]

Agency Comments, if any, Regarding Statutory Language, Implementation, Enforcement and Fiscal Matter Pertaining to the Rule(s): Housekeeping and reflects no substantive change.

AMENDATORY SECTION (Amending Order 10-69, filed 12/5/69)

WAC 180-52-015 PUPIL TESTS AND RECORDS—AUTHORITY. Pursuant to authority under provisions of ((~~RCW 28.04-120 [28A.04.120] and Senate Concurrent Resolution No. 15, 1969 ex. sess.~~)) RCW 28A.04.120, the state board of education, hereby prescribes the rules and regulations relating to pupil tests and records hereinafter in WAC 180-52-020, 180-52-025, 180-52-030 and 180-52-035 set forth.

AMENDATORY SECTION (Amending Order 16-79, filed 10/18/79)

WAC 180-52-040 PURPOSE. (1) The purpose of WAC 180-52-040 through 180-52-065 is to implement ((~~section 10, chapter 118, Laws of 1979 ex. sess. [RCW 28A.31.118]~~)) RCW 28A.31.118, by establishing the procedural and substantive due process requirements governing the exclusion of children from public and private schools for failure to either establish proof of compliance with the immunization requirements established by and pursuant to ((~~chapter 118, Laws of 1979 ex. sess. [chapter 28A.31 RCW]~~)) chapter 28A.31 RCW, or to establish an exemption from such requirements. These rules are intended to govern the routine, nonemergency enforcement of ((~~chapter 118, Laws of 1979 ex. sess. [chapter 28A.31 RCW]~~)) chapter 28A.31 RCW.

(2) In the case of an emergency caused by, for example, an epidemic, local health officers may order the the exclusion from school of students who are infected with or are deemed to be susceptible to and exposed to the disease. See the rules of the state board of health, chapter 248-101 WAC. Such an order may include students who have been exempted from the immunization requirements established by and pursuant to ((~~chapter 118, Laws of 1979 ex. sess. [chapter 28A.31 RCW]~~)) chapter 28A.31 RCW. School officials are advised to consult legal counsel for advice regarding the appropriate procedures to follow in such emergency situations. An emergency may justify the exclusion of unimmunized students prior to their being afforded an opportunity

for a hearing. See, for example, WAC 180-40-295, 180-40-300 and 180-40-305 regarding emergency expulsions.

AMENDATORY SECTION (Amending Order 16-79, filed 10/18/79)

WAC 180-52-050 DETERMINATION, ORDER OF EXCLUSION AND NOTICE. (1) The determination and order that a child shall be excluded from further attendance at a public or private school for failure to be in compliance with ((~~chapter 118, Laws of 1979 ex. sess. [chapter 28A.31 RCW]~~)) chapter 28A.31 RCW and the rules of the state board of health adopted pursuant to ((~~chapter 118, Laws of 1979 ex. sess. [chapter 28A.31 RCW]~~)) chapter 28A.31 RCW, shall be made by the local health department within which the school is located.

(2) The determination and order of the local health department shall be placed in writing and provided by the department to the chief administrator of the school which the child attends and to the parent(s) or legal guardian(s) of the child or to the adult(s) in loco parentis to the child.

(3) The written notice provided pursuant to subsection (2) of this section shall:

(a) Inform the recipients of the procedures and rights available pursuant to WAC 180-52-050 through 180-52-065 and other matters required by ((~~section 8, chapter 118, Laws of 1979 ex. sess. [RCW 28A.31.114]~~)) RCW 28A.31.114; and

(b) Order the immediate exclusion of the child from school if the right to a hearing pursuant to WAC 180-52-055 through 180-52-065 is waived or, in the event a hearing is requested and held, if proof of compliance with immunization requirements or of an exemption from such requirements is not established at such a hearing.

AMENDATORY SECTION (Amending Order 16-79, filed 10/18/79)

WAC 180-52-060 PREHEARING AND HEARING RIGHTS—DECISION AND NOTICE THEREOF. (1) If a request for a hearing is received pursuant to WAC 180-52-055, the chief administrator of the school shall schedule and give notice of a hearing to commence within three school days after the date upon which the request for hearing was received. The hearing may be continued to a later date for good cause, but shall not be continued for a period in excess of ten additional school days unless both the local health department and the parent(s) or guardian(s) or adult(s) in loco parentis agree to a longer continuation.

(2) The person who is to serve as the hearing officer shall be appointed by the chief administrator of the school and shall not be a witness: PROVIDED, HOWEVER, That any administrator or board which is superior to the chief administrator of the school may instead elect to appoint the hearing officer.

(3) An authorized representative of the local health department and the parent(s) or guardian(s) or adult(s) in loco parentis to the child shall have the right to:

(a) Inspect in advance of the hearing any documentary and other physical evidence which the other party intends to introduce at the hearing;

(b) Be represented by legal counsel;

(c) Question and confront witnesses; and

(d) Make such showings as are relevant to the issues set forth in WAC 180-52-065 by way of witnesses and the introduction of documentary and other physical evidence as he or she desires.

(4) The parent(s) or guardian(s) or adult(s) in loco parentis shall have the burden of proving compliance with ((~~chapter 118, Laws of 1979 ex. sess. [chapter 28A.31 RCW]~~)) chapter 28A.31 RCW.

(5) It shall be the responsibility of an authorized representative of the local health department to present the case in support of the department's decision to order the exclusion of the child.

(6) Either a tape-recorded or verbatim record of the hearing shall be made.

(7) The decision arrived at shall:

(a) Be based solely upon the evidence presented at the hearing and such matters as a hearing officer may take judicial notice of;

(b) Be written and in a form and substance which sets forth findings of fact, conclusions and an order which either upholds or rescinds the determination and order of the local health department; and

(c) Be provided to the local health department and the parent(s) or guardian(s) of the child or the adult(s) in loco parentis to the child.

(8) The exclusion of the child from school shall commence immediately in the event the determination and order of the local health department are upheld.

AMENDATORY SECTION (Amending Order 16-79, filed 10/18/79)

WAC 180-52-065 ISSUES TO BE DECIDED. (1) The issues to be addressed and resolved at any hearing conducted pursuant to WAC 180-52-055 and 180-52-060 shall be limited to whether or not:

(a) Proof of immunization has been provided as required by (~~chapter 118, Laws of 1979 ex. sess. [chapter 28A.31 RCW]~~) chapter 28A.31 RCW, and the rules of the state board of health adopted pursuant to (~~chapter 118, Laws of 1979 ex. sess. [chapter 28A.31 RCW]~~) chapter 28A.31 RCW; or

(b) Proof of initiation of a schedule of immunization and adherence to such schedule has been provided as required by (~~chapter 118, Laws of 1979 ex. sess. [chapter 28A.31 RCW]~~) chapter 28A.31 RCW, and the rules of the state board of health; or

(c) An exemption from all or a portion of such immunization requirements has been obtained as allowed by (~~chapter 118, Laws of 1979 ex. sess. [chapter 28A.31 RCW]~~) chapter 28A.31 RCW, and the rules of the state board of health adopted pursuant to (~~chapter 118, Laws of 1979 ex. sess. [chapter 28A.31 RCW]~~) chapter 28A.31 RCW.

(2) In the event the evidence presented during a hearing conducted pursuant to WAC 180-52-055 and 180-52-060 fails to establish either compliance with such immunization requirements or an exemption from such requirements, the hearing officer(s) shall uphold the determination and order of the health department.

WSR 83-13-097
PROPOSED RULES
STATE BOARD
OF EDUCATION
 [Filed June 20, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the State Board of Education intends to adopt, amend, or repeal rules concerning educational service districts, chapter 180-22 WAC;

that the agency will at 2:30 p.m., Wednesday, July 27, 1983, in the Pt. Ludlow Conference Center, The Admiralty Resort, Pt. Ludlow, Washington, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on July 28, 1983.

The authority under which these rules are proposed is RCW 28A.21.030.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before July 27, 1983.

Dated: June 20, 1983

By: Monica Schmidt
 Executive Director

STATEMENT OF PURPOSE

Rule: Chapter 180-22 WAC, Educational service districts.

Rule Section(s): WAC 180-22-250, 180-22-255, 180-22-265, 180-22-270, 180-22-275, 180-22-285, 180-22-290 and 180-22-295.

Statutory Authority: RCW 28A.21.030.

Purpose of the Rule(s): Provide for election procedures for ESD board members.

Summary of the New Rule(s) and/or Amendments: Corrects code reference and updates rule to reflect the board's secretary (executive director).

Reasons Which Support the Proposed Action(s): Provide cross reference to appropriate sections in Revised Code of Washington.

Person or Organization Proposing the Rule(s): SPI, government.

Agency Personnel Responsible for Drafting: Ralph E. Julnes, SPI, 753-2298; Implementation and Enforcement: Monica Schmidt, SBE, 753-6715.

The Rule(s) is (are) Necessary as the Result of Federal Law, Federal Court Action or State Court Action: [No information supplied by agency]

Agency Comments, if any, Regarding Statutory Language, Implementation, Enforcement and Fiscal Matter Pertaining to the Rule(s): Housekeeping and reflects no substantive change.

AMENDATORY SECTION (Amending Order 16-77, filed 12/13/77)

WAC 180-22-250 BOARD OF DIRECTORS—ELECTION OF MEMBERS. Pursuant to provisions of (~~section 14, chapter 283, Laws of 1977 ex. sess. (RCW 28A.21.030)~~) RCW 28A.21.030, the state board of education hereby adopts the rules and regulations set forth in WAC 180-22-250 through 180-22-297 which, in addition to statutory procedures, shall govern the conduct of the election by mail ballot for membership on the educational service district board of directors.

AMENDATORY SECTION (Amending Order 13-80, filed 12/8/80)

WAC 180-22-255 ELIGIBILITY—DECLARATION OF CANDIDACY—WITHDRAWAL—LAPSE OF ELECTION. (1) A person is eligible to be a candidate for membership on an educational service district board if he or she is a registered voter and a resident of the board-member district for which the candidate files. Restriction on other service pursuant to RCW 28A.21.0306.

(2) A person who desires to file for candidacy shall do so by completing a declaration of candidacy and affidavit on a form prepared and provided by the secretary (executive director) to the state board of education and the biographical material required by WAC 180-22-260. The filing period is from September first and extends through September sixteenth. Any declaration of candidacy which is not received or postmarked before the seventeenth day of September, or if received by mail without a postmark or an illegible postmark on or before 5:00 p.m. September twenty-first shall not be accepted by the secretary (executive director) to the state board of education and such a declarant may not be a candidate.

(3) Declaration of candidacy may not be withdrawn if request for withdrawal is not received or postmarked on or before September twentieth.

(4) Pursuant to RCW 28A.21.033, there is no provision for write-in candidates. A scheduled election shall be lapsed, the position deemed stricken from the ballot and no candidate certified as elected, when a void in candidacy, including but not limited to an absence of any candidates filing for the position, occurs or a vacancy occurs involving an unexpired term to be filled on or after September seventeenth.

AMENDATORY SECTION (Amending Order 16-77, filed 12/13/77)

WAC 180-22-265 BALLOTS. Ballots shall be prepared by the secretary (executive director) to the state board of education. There shall be a separate listing of the candidates for each board-member district open in the particular educational service district. The secretary (executive director) to the state board of education shall develop voting instructions which shall accompany the ballots.

AMENDATORY SECTION (Amending Order 13-80, filed 12/8/80)

WAC 180-22-270 VOTING. (1) The election shall be conducted in strict accordance with the requirements of ((~~section 17, chapter 283, Laws of 1977 ex. sess. (RCW 28A.21.033)~~)) RCW 28A.21.033.

(2) In addition to the timelines, methods, and provisions contained in statute, the following shall apply:

(a) Ballots shall be mailed to each eligible voter with two return envelopes, an outer or larger envelope labeled "official ballot" and an inner or smaller envelope which is unlabeled. The "official ballot" envelope shall be postage paid and preaddressed with the office of the secretary (executive director) to the state board of education as the addressee;

(b) The voter shall place his or her name, in a legible manner, in the space provided on the "official ballot" envelope. The ballot when completed shall be placed in the unlabeled envelope, which may not be marked in any manner, and that envelope shall be sealed. The unlabeled envelope shall then be placed in the "official ballot" envelope, which is then sealed;

(c) The ballot should then be mailed to the secretary (executive director) to the state board of education;

(d) The secretary (executive director) to the state board of education and the election board shall not count any ballot which:

- (i) Is contained in other than the "official ballot" envelope; or
- (ii) Is received which does not identify the voter as required by subsection (2)(b) above; or
- (iii) Is mailed and postmarked after midnight on the sixteenth day of October; or
- (iv) Is received by mail without a postmark or an illegible postmark after 5:00 p.m. October twenty-first; or
- (v) Casts a vote for a candidate not officially on the ballot; or
- (vi) Casts a vote for more than one candidate in a board member district;

(e) The secretary (executive director) to the state board of education shall compile a list of those eligible voters voting: PROVIDED, That in no event shall the list indicate in any manner how an eligible voter has cast his or her vote; and

(f) All ballots shall be counted on one day chosen by the secretary (executive director) to the state board of education but not later than October twenty-fifth.

As the ballots are received by the secretary (executive director) to the state board of education, he/she, or a designated representative, shall determine the eligibility of the voter and, provided the "official ballot" has been properly submitted, make a record of the voter having voted on a list of eligible voters. The "official ballot" envelope shall be opened not more than twenty-four hours prior to the day chosen for the counting of ballots. At that time the unlabeled envelope will be removed, unopened, and placed in a ballot box to await counting by the election board. On the date set for counting the ballots the secretary (executive director) to the state board of education shall certify to the election board that ballots properly received were duly recorded on the list of eligible voters as received. "Official ballot" envelopes not properly submitted shall be reviewed and accepted or rejected by the election board. Those "official ballots" which are accepted by the election board shall be opened and the unlabeled envelope, unopened, shall be placed in the ballot box. The unlabeled, unopened envelopes in the ballot box shall then be opened and the votes tallied by the election board.

AMENDATORY SECTION (Amending Order 16-77, filed 12/13/77)

WAC 180-22-275 PUBLICITY. The secretary (executive director) to the state board of education shall provide reasonable public information concerning the election of educational service district board members through press and publication releases beginning in August of the year that elections are to be called.

AMENDATORY SECTION (Amending Permanent and Emergency Order 12-77, filed 8/30/77, effective 8/30/77)

WAC 180-22-285 RECOUNT OF VOTES CAST—AUTOMATIC—BY REQUEST—CERTIFICATION. A recount of votes cast shall be afforded any candidate as a matter of right, providing the request is made within seven days of the count of votes, including the initial day of counting. Pursuant to ((~~section 16, chapter 283, Laws of~~

~~1977 ex. sess. (RCW 28A.21.033)~~ (~~RCW 28A.21.032~~)) RCW 28A.21.032, the secretary (executive director) to the state board of education shall certify to the county auditor of the headquarters county of the educational service district the name or names of persons elected to membership on the educational service district board of directors.

AMENDATORY SECTION (Amending Permanent and Emergency Order 12-77, filed 8/30/77, effective 8/30/77)

WAC 180-22-290 COMPOSITION OF ELECTION BOARD. The state board of education, in addition to finalizing the three member election board authorized in ((~~section 16, chapter 283, Laws of 1977 ex. sess. (RCW 28A.21.033)~~)) (~~RCW 28A.21.032~~)) RCW 28A.21.032, shall appoint at least one alternate who shall serve thereon in the event of any emergency preventing the full attendance of the election board.

AMENDATORY SECTION (Amending Permanent and Emergency Order 12-77, filed 8/30/77, effective 8/30/77)

WAC 180-22-295 CONTEST OF ELECTIONS. Any common school district board member eligible to vote for a candidate for membership on an educational service district or any candidate for the position, within ten days after the secretary (executive director) to the state board of education's certification of election, may contest the election of the candidate pursuant to RCW 28A.04.065, as now or hereafter amended.

WSR 83-13-098
REVIEW OF RULES
DEPARTMENT OF
NATURAL RESOURCES
 [Filed June 21, 1983]

Agency rules in effect as of June 10, 1982

WAC/Chapter	Title/Subject	Legal Basis	Year Review Scheduled
222-08	Forest Practices	76.09 RCW	FY '84
332-32	Insect and Worm Control	76.06 RCW	FY '84
332-24	Industrial Operations Approval	76.04 RCW	FY '86
332-24	Spark Arresters on Locomotives	76.04 RCW	FY '86
332-18	Surface Mining Reclamation Act	78.44 RCW	FY '84
344-12	Oil and Gas Conservation	78.52 RCW	FY '84

WSR 83-13-099
ADOPTED RULES
DEPARTMENT OF TRANSPORTATION
(Transportation Commission)
 [Order 38, Resolution No. 192—Filed June 21, 1983]

Be it resolved by the Washington State Transportation Commission, acting at City Hall, 11511 S.E. Main Street, Bellevue, WA, that it does adopt the annexed rules relating to the distribution of the allocation of federal-aid secondary road funds to the state of Washington between the Washington State Department of Transportation and the counties, and the further distribution of counties' share of said funds between the counties themselves, amending WAC 468-18-080.

This action is taken pursuant to Notice No. WSR 83-10-010 filed with the code reviser on April 25, 1983. These rules shall take effect thirty days after they are

filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 47.01.071 which directs that the Washington State Transportation Commission has authority to implement the provisions of RCW 47.01.071.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 16, 1983.

By Jerry B. Overton
Chairman

AMENDATORY SECTION (Amending DOT Order 10 & Comm. Order 1, Resolution 13, filed 12/20/78)

WAC 468-18-080 POLICY GOVERNING THE APPLICATION OF FEDERAL AID SECONDARY FUNDS. (1) Two percent of the federal aid secondary funds allocated to the state of Washington shall be deducted for use for highway planning and research activities.

(2) The remaining federal aid secondary funds allocated to the state of Washington shall be divided (~~equally~~) between the department of transportation (~~for projects on state highways~~) and the counties (~~for projects on county federal aid secondary roads~~) as follows:

(a) Eighty percent to the counties for projects on county roads which are federal aid secondary roads;

(b) Twenty percent to the department of transportation for projects on state highways which are federal aid secondary roads.

(3) The funds allocated to the counties shall further be allocated to the individual counties (~~by use of the current factor used in distributing the motor vehicle fuel tax funds to said counties~~) based upon the ratio that each county's current federal aid secondary road mileage bears to the total miles of federal aid secondary roads for all counties in the state.

(4) After an allocation of federal aid secondary funds shall have been (~~allotted~~) allotted to an individual county for a period of (~~24~~) thirty-six months and such funds have not been obligated by the approval of the project plans, specifications and estimate, the allocation shall be withdrawn and placed to the credit of all counties which, during the two preceding calendar years, shall not have had any federal aid secondary funds forfeited. The reallocation shall be made to each eligible county based upon the ratio that its current (~~motor vehicle fuel tax distribution factor~~) federal aid secondary road mileage bears to the total (~~of all such factors of~~) miles of federal aid secondary roads of all the eligible counties. This provision shall be effective with respect to the allocation of federal aid secondary funds for the year 1976 and subsequent years.

(5) The distribution of federal aid secondary funds between the department of transportation and the counties and between the counties themselves as provided for in this section shall begin with the allocation of said

funds to the state of Washington for federal fiscal year 1984.

(6) The department of transportation may advance federal aid secondary funds to a specific county project providing the advance will in no way affect, impair, jeopardize, or forestall the road program of any other county.

~~((6))~~ (7) Prior to advancing federal aid secondary funds to a county, the department shall receive a resolution from the county authorizing the department to withhold from the county's monthly motor vehicle fuel tax the amount advanced in monthly installments over a period not to exceed (~~24~~) twenty-four months in the event the federal aid secondary program is discontinued.

~~((7))~~ (8) The department shall prepare guidelines in accord with the federal requirements for administration of the federal aid secondary program.

WSR 83-13-100
ADOPTED RULES
DEPARTMENT OF TRANSPORTATION
(Transportation Commission)
[Order 37, Resolution No. 191—Filed June 21, 1983]

Be it resolved by the Washington State Transportation Commission, acting at City Hall, 11511 S.E. Main Street, Bellevue, WA, that it does adopt the annexed rules relating to the adoption of a revised schedule of tolls for the Hood Canal bridge, amending WAC 468-300-410.

This action is taken pursuant to Notice No. WSR 83-10-005 filed with the code reviser on April 22, 1983. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 47.56.030 and 47.60.326 which directs that the Washington State Transportation Commission has authority to implement the provisions of RCW 47.60.326.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 16, 1983.

By Jerry B. Overton
Chairman

AMENDATORY SECTION (Amending Order 32, Resolution No. 159, filed 9/24/82)

WAC 468-300-410 HOOD CANAL BRIDGE TOLL SCHEDULE.

Type of Traffic	Toll
Automobile (All vehicles licensed up to 8,000 lbs.)	\$ ((2.50)) <u>2.00</u>
* Book of 20 tickets for one-way crossing by above type vehicles	((40.00)) <u>32.00</u>
** Carpool	

* Book of 10 tickets for one-way crossing by above type vehicles (available only to senior citizen purchasers, 65 years of age or older)	((20-00)) 16.00
Motorcycle	1.00
Bicycle	.50
*** Auto Trailer	2.00
**** Trucks (Over 8,000 lbs. licensed gross weight)	2.00 /axle
Bus, School	((2-50)) 2.00
*****Bus, All Others	2.00 /axle

*Frequent user tickets shall be for 20 one-way crossings at a 20% discount and shall be good indefinitely. Refunds on unused tickets shall be according to schedule printed on book covers.

All ticket books may be redeemed on 45 days notice by the Washington state ferry system for the cost of the unused tickets.

**Carpools - A commuter carpool which carries ((four)) three or more persons on a regular and expense-sharing basis for the purpose of travel to or from work or school and which is certified as such by a local organization approved by the Washington state ferry system may travel at a 50% discount from fares noted. The discount will only be available on Mondays through Fridays and during two two-hour periods as selected by the carpool.

***Any trailer towed by a vehicle classified as an automobile.

****Includes all trucks licensed over 8,000 lbs. gross vehicle weight, except buses. Trucks up to 8,000 lbs. will be classified as automobiles.

TRUCK DISCOUNT PERCENTAGES FROM REGULAR TOLL

50 or more, one-way crossings per month 25%
Available to charge customers only.

Truck and truck-trailer combinations will be classified as a single unit.

Truck discounts apply to all such vehicles operated in the name of a single owner or operator.

*****A publicly owned and operated vehicle providing regularly scheduled weekday service for public necessity and convenience may pay a \$10.00 annual fee for each scheduled vehicle. The \$10.00 annual fee does not apply to vehicles providing chartered service or vehicles providing service for special events such as trips for recreation purposes.

**WSR 83-13-101
PROPOSED RULES
BOARD OF HEALTH
[Filed June 21, 1983]**

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Board of Health intends to adopt, amend, or repeal rules concerning rules and regulations governing public water supplies, amending chapter 248-54 WAC;

that the agency will at 9:00 a.m., Wednesday, August 10, 1983, in the General Administration Auditorium, 11th and Columbia, Olympia, Washington, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 43.20.050.

The specific statute these rules are intended to implement is RCW 43.20.050.

This notice is connected to and continues the matter in Notice No. WSR 83-07-060 filed with the code reviser's office on March 22, 1983.

Dated: May 11, 1983
By: John A. Beare, MD, MPH
Secretary

**WSR 83-13-102
PROPOSED RULES
BOARD OF HEALTH
[Filed June 21, 1983]**

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Board of Health intends to adopt, amend, or repeal rules concerning kidney centers, amending WAC 248-30-080; that the agency will at 9:00 a.m., Wednesday, August 10, 1983, in the General Administration Building Auditorium, 11th and Columbia, Olympia, Washington, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 43.20.050.

The specific statute these rules are intended to implement is RCW 43.20.050.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before August 10, 1983.

Dated: June 21, 1983
By: John A. Beare, MD, MPH
Secretary

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.025.

Amending chapter 248-30 WAC.

The Purpose of this Amendment: To clearly define eligibility criteria, delineate responsibilities and outline procedures for eligibility determination.

Statutory Authority: RCW 43.20.050.

Summary of the Rule Change: WAC 248-30-080, to add definitions to explain the "application," "eligibility," and "certification" process; WAC 248-30-100, to limit the period of time allowed for certification to 120 days; WAC 248-30-110, to shift the major responsibility for determining eligibility from the kidney centers to the department; and WAC 248-30-130, to establish procedures for determining patient eligibility.

Person Responsible for Drafting, Implementation and Enforcement of this Amendment: Fred A. Abrahamson, Program Manager, Kidney Disease Program, LB-12A, Olympia, Washington 98504, (206) 753-3494.

The Organization who Proposed this Amendment: Department of Social and Health Services, Division of Health, Office of Community Health Services, Adult Health Section.

The amendment is necessary to be consistent with current procedures followed by the kidney centers and the state program.

This amendment will clearly define the eligibility process and the responsibilities of the patient, the kidney center and the department. These changes and additions to chapter 248-30 WAC are consistent with current procedures followed by the kidney centers and the department.

AMENDATORY SECTION (Amending Order 198, filed 5/22/80)

WAC 248-30-080 DEFINITIONS. For the purposes of administering the state kidney disease program, the following shall apply:

(1) "End Stage Renal Disease (ESRD)" shall mean that stage of renal impairment which is virtually always irreversible and permanent, and requires dialysis or kidney transplantation to ameliorate uremic symptoms and maintain life;

(2) "Patient" shall mean resident of the state with a diagnosis of ESRD;

(3) "Kidney center" shall mean those facilities as defined and certified by the federal government to provide ESRD services and which provide the services specified in WAC 248-30-090 and which promote and encourage home dialysis for patients when medically indicated;

(4) "Affiliate" shall mean a facility, hospital, unit, business, or individual which has an agreement with a kidney center to provide specified services to ESRD patients;

(5) "Department" shall mean the Washington state department of social and health services;

(6) "State kidney disease program" shall mean state general funds appropriated to the department to assist persons with ESRD to meet the cost of their medical care;

(7) "Application for eligibility" shall mean the form provided by the department which the patient must complete and submit to determine eligibility;

(8) "Certification" or "certified" shall mean the approval by the department of a patient's eligibility for the state kidney disease program pursuant to WAC 248-30-110;

(9) "Application period" shall mean the number of days between application and certification.

AMENDATORY SECTION (Amending Order 198, filed 5/22/80)

WAC 248-30-100 REIMBURSEMENT. Reimbursement for services described ~~((above))~~ in WAC 248-30-090 shall be made to kidney centers to the extent the legislature has appropriated funds therefore and when documented evidence is submitted to the department showing:

(1) Services for which reimbursement is requested;

(2) ~~((Certification that the patient has been determined to be))~~ Application information required by the department to determine the patient is financially eligible for the state kidney disease program pursuant to WAC 248-30-110~~((;))~~ except ~~((that))~~;

(a) Reimbursement for services provided to a patient in a location outside the state shall be limited to a period of two weeks per calendar year; and

(b) Reimbursement for services described under WAC 248-30-090~~((; paragraph))~~(3) shall be determined on a case-by-case basis by the department.

AMENDATORY SECTION (Amending Order 243, filed 9/20/82)

WAC 248-30-110 ELIGIBILITY. The kidney center shall ~~((determine and))~~ review at least annually the eligibility of an individual patient for the state kidney disease program according to ~~((criteria established by the department))~~ procedures outlined in WAC 248-30-130. Generally a patient shall be considered eligible if he or she has exhausted or is ineligible for all other resources providing similar benefits to meet the costs of ESRD related medical care. Resources shall include:

(1) Income in excess of a level necessary to maintain a moderate standard of living, as defined by the department, using accepted national standards;

(2) Savings, property, and other assets;

(3) Government and private medical insurance programs;

(4) Government or private disability programs;

(5) Local funds raised for the purpose of providing financial support for a specified ESRD patient: PROVIDED, That in determining eligibility the following resources shall be exempt:

(a) A home, defined as real property owned by a patient as a place of residence together with the property surrounding and contiguous thereto not to exceed five acres. Commercial property or property used for the purpose of producing income shall be considered excess property and subject to the limitations of subsection (5)(d) of this section;

(b) Household furnishings;

(c) An automobile; and

(d) Savings, property, or other assets, the value not to exceed the sum of five thousand dollars.

NEW SECTION

WAC 248-30-130 PROCEDURES FOR ELIGIBILITY DETERMINATION. The following procedures will be followed to determine eligibility:

(1) The department shall provide the necessary forms and instructions;

(2) The kidney center shall inform the patient of the requirements for eligibility as defined in WAC 248-30-110 and 248-30-130;

(3) The kidney center shall provide to the patient the necessary forms and instructions in a timely manner;

(4) Patients shall complete and submit the application for eligibility form and any necessary documentation to the kidney center in the manner and form prescribed by the department;

(5) Patients shall apply for medical assistance (Medicaid) at the local office of the department and shall obtain and send to the kidney center a letter of eligibility or denial;

(6) The kidney center shall review the application and documentation for completeness and accuracy according to instructions provided by the department;

(7) The kidney center shall forward to the department the application and any documentation needed to approve or deny eligibility. The department shall review the application and documentation and notify the kidney center the patient has been certified or denied; or request additional information as needed;

(8) The application period shall be limited to one hundred twenty days. The kidney center may request an extension if there are extenuating circumstances prohibiting the patient from completing the application process within the allowed time. The department, at its discretion, may grant and specify the limits of the extension;

(9) The patient shall be eligible for a period of one year from the date of application unless his or her resources or income increase or decrease substantially, in which case the patient must complete a new application for eligibility;

(10) Patients currently eligible must be recertified prior to the end of their eligibility period.

WSR 83-13-103
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)
[Filed June 21, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules concerning:

Amd WAC 388-82-115 Special categories eligible for medical benefits.

Amd WAC 388-83-028 Eligibility factors for special categories.

Correspondence concerning this notice and proposed rules attached should be addressed to:

David A. Hogan, Director
Division of Administration and Personnel
Department of Social and Health Services
Mailstop OB 14
Olympia, WA 98504

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact William B. Pope, Chief, Office of Administrative Regulations, at State Office Building #2, 12th and Franklin, Olympia, Phone (206) 753-7015, by July 7, 1983. The meeting site is in a location which is barrier free;

that the agency will at 2:00 p.m., Wednesday, July 27, 1983, in the Third Floor Conference Room H-19, Office

Building #2, 12th and Franklin, Olympia, Washington, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on August 3, 1983.

The authority under which these rules are proposed is RCW 74.08.090.

The specific statute these rules are intended to implement is chapter 74.09 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before July 27, 1983.

Dated: June 16, 1983

By: David A. Hogan, Director

Division of Administration and Personnel

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045.

Re: Amending WAC 388-82-115 and 388-83-028.

Purpose of the Rule Change: To conform to federal regulation.

Statutory Authority: RCW 74.08.090.

Summary of the Rule Change: 42 CFR 435.135(a)(3) requires that Medicaid must be provided to individuals who would still be eligible for SSI or optional state supplements if the amount of OASDI cost-of-living increases paid after April 1977 were deducted from income. The two sections are being amended to disregard any OASDI cost-of-living benefit increases received since April 1977 beginning with the increase that made them ineligible for SSI benefits and/or state supplementary payments.

Person or Persons Responsible for the Drafting, Implementation and Enforcement of the Rule: James Sparks, Program Manager, Division of Medical Assistance, Mailstop: LK-11, Phone: 3-7316.

These rules are necessary as a result of federal law, 42 CFR 435.135(a)(3).

AMENDATORY SECTION (Amending Order 1721, filed 11/18/81)

WAC 388-82-115 SPECIAL CATEGORIES ELIGIBLE FOR MEDICAL ASSISTANCE. (1) Persons who, in August 1972, received OAA, AB, AFDC, or APTD, and also received RSDI benefits, and who became ineligible for OAA, AB, AFDC or APTD solely because of the twenty percent increase in Social Security benefits under Public Law 92-336, shall be eligible for Medicaid as categorically needy. The provision applies to both current cash applicants and recipients.

(2) Applicants for SSI or AFDC who were entitled to RSDI benefits in August 1972, and would have been ineligible solely because of the Social Security benefits under Public Law 92-336 shall have the twenty percent increase disregarded in determining financial eligibility.

(3) An AFDC family unit which becomes ineligible solely because of increased hours or increased income from employment shall remain categorically eligible for medical assistance (MA) for four calendar months beginning with the month of ineligibility provided that:

(a) The family received AFDC in at least three of the six months immediately preceding the month of ineligibility.

(b) A member of such family continues to be employed, and

(c) The family is otherwise eligible for AFDC except for increased hours or increased income from employment.

(4) Current recipients who become ineligible for SSI benefits and/or state supplementary payments after April 1, 1977, solely because of OASDI cost-of-living benefit increases under Public Law 94-566, section 503, shall remain categorically eligible for medical assistance (MA). Any subsequent OASDI cost-of-living benefit (~~including cost-of-living benefits of a financially responsible spouse must be considered~~

available income)) increase shall be disregarded for eligibility. For institutionalized recipients, the amount subsequently is considered in the cost of institutional care. This disregard does not apply to:

(a) New applicants (i.e., who were not receiving SSI/SSP prior to increase).

(b) Persons who were not actually receiving SSI/SSP payments for some other reason.

(c) Persons who would have received SSI/SSP if they had applied.

(d) Persons who would have received SSI/SSP if they were not living in a medical or intermediate care facility.

(5) Certain recipients of SSI, after January 1, 1981, will continue to be eligible for medical assistance (MA) under Public Law 96-265.

(6) Pregnant women, with no other eligible children, ineligible for AFDC cash assistance solely because they have not reached the sixth month of pregnancy shall be eligible for Medicaid as categorically needy.

AMENDATORY SECTION (Amending Order 1725, filed 12/3/81)

WAC 388-83-028 ELIGIBILITY FACTORS FOR SPECIAL CATEGORIES. (1) Cash recipients of OAA, AB or APTD who became ineligible because of the twenty percent increase in RSDI benefits in August 1972, must have that increase disregarded in determining current eligibility. If the sole reason for their income exceeding the cash standard is the August 1972, increase, then they are categorically eligible for Medicaid. Medicaid eligibility determinations for this group must include this factor.

(2) Persons who were eligible under federal cash assistance programs (AFDC, OAA, AB or APTD) but were not receiving assistance, and would have been ineligible solely because of the August 1972, RSDI twenty percent increase shall have the twenty percent increase disregarded in determining financial eligibility.

(3) An AFDC family unit which becomes ineligible solely because of increased hours or increased income from employment shall remain categorically eligible for medical assistance (MA) for four calendar months beginning with the month of ineligibility provided that:

(a) The family received AFDC in at least three of the six months immediately preceding the month of ineligibility,

(b) A member of such family continues to be employed, and

(c) The family is otherwise eligible for AFDC except for increased hours or increased income from employment.

(4) Current recipients who become ineligible for SSI benefits and/or state supplementary payments solely because of OASDI cost-of-living benefit increases received after April 1977, shall remain categorically eligible for medical assistance (MA). Any subsequent OASDI cost-of-living benefit (~~must be considered available income~~) increase shall be disregarded for eligibility. For institutionalized recipients, the amount subsequently is considered in the cost of institutional care. This disregard does not apply to:

(a) New applicants (i.e., who were not receiving SSI/SSP prior to increase).

(b) Persons who were not actually receiving SSI/SSP payments for some other reason.

(c) Persons who would have received SSI/SSP if they had applied.

(d) Persons who would have received SSI/SSP if they were not living in a medical or intermediate care facility, etc.

(5) Persons who were "grandfathered" into SSI January 1, 1974, and continue to meet the definition in chapter 388-80 WAC are eligible for medical assistance. Termination and reapplication does not reinstate the "grandfathered" status. Program and eligibility factors are described in chapter 388-93 WAC.

WSR 83-13-104

EMERGENCY RULES

DEPARTMENT OF FISHERIES

[Order 83-55—Filed June 21, 1983]

I, William R. Wilkerson, director of the Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to personal use rules.

I, William R. Wilkerson, find that an emergency exists and that this order is necessary for the preservation

of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is season area and bag restrictions are designed to contain coho catch within quota necessary for protection of Queets, Hoh and Skagit River coho stocks.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 21, 1983.

By William R. Wilkerson
Director

NEW SECTION

WAC 220-56-19000U SALTWATER SEASONS AND BAG LIMITS Notwithstanding the provisions of WAC 220-56-190, effective June 18, 1983 through July 29, 1983, it is unlawful to take, fish for or possess salmon taken for personal use from the coastal waters of the State of Washington, except that it is lawful to fish under bag limit F in those coastal waters south of a line projected due west from the mouth of the Queets River, north of a line projected due west from North Head at the mouth of the Columbia River and east of a line three miles offshore of the territorial limits of the state.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-56-19000T SALTWATER SEASONS AND BAG LIMITS (83-42)

WSR 83-13-105

WITHDRAWAL OF PROPOSED RULES DEPARTMENT OF LICENSING

[Filed June 21, 1983]

On behalf of the Department of Licensing, we would like to withdraw Notice of Intent to Adopt Notice No. WSR 83-11-043, filed with the code reviser on May 18, 1983, relating to adding new chapter 308-93 WAC, vessel registration.

Jeffery O. C. Lane
Assistant Attorney General
Licensing Division

WSR 83-13-106 EMERGENCY RULES STATE EMPLOYEES INSURANCE BOARD [Order 3-83—Filed June 21, 1983]

Be it resolved by the State Employees Insurance Board, acting at the Department of Transportation Material Lab Building, Tumwater, Washington, that it does adopt the annexed rules relating to group coverage when not in pay status, amending WAC 182-08-160.

We, the State Employees Insurance Board, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is early effective date is needed to avoid possible hardship on employees in need of self-pay privilege for medical coverage.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated under the general rule-making authority of the State Employees Insurance Board as authorized in chapter 41.05 RCW.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 17, 1983.

By C. H. Shay
Group Insurance Analyst

AMENDATORY SECTION (Amending Order 5-79, filed 12/27/79)

WAC 182-08-160 GROUP COVERAGE WHEN NOT IN PAY STATUS. An employee who is temporarily not in pay status may retain state group coverages, except long term disability and dental, by self-payment of premium (~~up to twenty-nine months~~) during any authorized leave without pay ((σ)), during a layoff because of a reduction-in-force, or while receiving time loss benefits under worker's compensation, subject to a maximum self-pay period of twenty-nine months. An employee may retain long term disability coverage by self-payment of premium up to twenty-four months during an authorized leave without pay, but only if such leave is an approved educational leave. Employees not in pay status are ineligible to receive credit for the employer premium contribution.

WSR 83-13-107**ATTORNEY GENERAL OPINION****Cite as: AGO 1983 No. 12**

[June 20, 1983]

OFFICES AND OFFICERS—STATE—BOARD OF PHARMACY—DRUGS—DRUGGISTS—PHARMACISTS—CONTROLLED SUBSTANCES—REGULATION OF THE DISPENSING OF LEGEND DRUG AND CONTROLLED SUBSTANCES

(1) Although RCW 18.64.020 prohibits the practice of pharmacy by persons other than licensed pharmacists, it is nevertheless lawful for certain practitioners other than licensed pharmacists (generally those who are authorized to prescribe such drugs) also to dispense both legend drugs and controlled substances.

(2) The State Board of Pharmacy is authorized by statute to promulgate rules governing the dispensing of drugs by those other persons, as well as by licensed pharmacists.

Requested by:

Honorable Lars Hennem, Chairman
Board of Pharmacy
319 E. 7th Avenue
Olympia, WA 98504

WSR 83-13-108**PROPOSED RULES****DEPARTMENT OF
GENERAL ADMINISTRATION**

[Filed June 22, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of General Administration intends to adopt, amend, or repeal rules concerning state capitol grounds traffic and parking regulations, chapter 236-12 WAC.

Copy of proposed rules shown below but right reserved to make changes in content;

that the agency will at 9:00 a.m., Tuesday, July 26, 1983, in the Engineering and Architecture Conference Room, General Administration Building, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 46.08.150.

The specific statute these rules are intended to implement is chapter 236-12 WAC.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before 9:00 a.m., Tuesday, July 26, 1983.

Dated: June 22, 1983

By: Keith A. Angier
Director**STATEMENT OF PURPOSE**

Title and Description: WAC 236-12-011, "State capitol grounds" defined, this section of chapter 236-12 WAC concerns the description of the "state capitol grounds" as they are used in the WAC. WAC 236-12-014, "Way open to public," this section of chapter 236-12 WAC describes the areas on the state capitol campus that are in common use by the public with the consent of the owner or owners.

Summary of Amendatory Purpose: The director of the Department of General Administration has adopted on June 22, 1983, this emergency amendatory rule because of the need to better regular vehicular and pedestrian traffic on the state capitol grounds where there has been traffic congestion and generally unsafe conditions.

Agencies' Responsibility: The Department of General Administration, Office of the Director, 218 General Administration Building, Olympia, 753-5434, is responsible for implementation of the provisions of chapter 236-12 WAC as amended, and the Washington State Patrol, Campus Security Division, 1505 South Cherry Street, Olympia, 753-2191, is responsible for enforcement.

AMENDATORY SECTION (Amending Order 76-2, filed 3/16/76)

WAC 236-12-011 "STATE CAPITOL GROUNDS" DEFINED. "State capitol grounds" as used herein shall mean those grounds designated as state capitol grounds, including the East Capitol Campus, Sylvester Park, the old Capitol Building((+)) and Capitol Lake, ways open to the public and specified adjoining lands and roadways.

NEW SECTION

WAC 236-12-014 "WAY OPEN TO PUBLIC". "Way open to public" as used herein shall mean any road, alley, lane, parking area, parking structure, path or any place private or otherwise adapted to and fitted for travel that is in common use by the public with the consent expressed or implied of the owner or owners, and further shall mean public play grounds, school grounds, recreation grounds, parks, park ways, park drives, park paths.

Reviser's note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

WSR 83-13-109**EMERGENCY RULES****DEPARTMENT OF
GENERAL ADMINISTRATION**

[Order 83-2—Filed June 22, 1983]

I, Keith A. Angier, director of the Department of General Administration, do promulgate and adopt at the Office of the Director, Department of General Administration, 218 General Administration Building, Olympia, WA, the annexed rules relating to:

Amd WAC 236-12-011 State capitol grounds defined.
New WAC 236-12-014 Way open to public.

I, Keith A. Angier, Director of Department of General Administration, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to

present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is an emergency exists in that there is no statutory or regulatory authorization to write traffic infractions in certain areas of the state capitol grounds for issuance to violators.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to RCW 46.08.150 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 22, 1983.

By Keith A. Angier
Director

AMENDATORY SECTION (Amending Order 76-2, filed 3/16/76)

WAC 236-12-011 "STATE CAPITOL GROUNDS" DEFINED. "State capitol grounds" as used herein shall mean those grounds designated as state capitol grounds, including the East Capitol Campus, Sylvester Park, the old Capitol Building((~~f~~)) and Capitol Lake, ways open to the public and specified adjoining lands and roadways.

Reviser's note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

NEW SECTION

WAC 236-12-014 "WAY OPEN TO PUBLIC". "Way open to public" as used herein shall mean any road, alley, lane, parking area, parking structure, path or any place private or otherwise adapted to and fitted for travel that is in common use by the public with the consent expressed or implied of the owner or owners, and further shall mean public play grounds, school grounds, recreation grounds, parks, park ways, park drives, park paths.

**WSR 83-13-110
PROPOSED RULES
DEPARTMENT OF
LABOR AND INDUSTRIES**

[Filed June 22, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Labor and Industries intends to adopt, amend, or repeal rules concerning qualification for registration of vocational rehabilitation counselors, WAC 296-18-310.

Written or oral submissions may also contain data, views, and arguments concerning the effect of the proposed rules or amendments of rules on economic values, pursuant to chapter 43.21H RCW.

The agency reserves the right to modify the text of these proposed rules before the hearing or in response to written or oral comments received before or during the hearing.

The agency may need to change the date for hearing or adoption on short notice. To ascertain that the hearing or adoption will take place as stated in this notice, an interested person may contact the person named below.

Correspondence relating to this notice and the proposed rules should be addressed to:

Errol Sadlon, Administrator
Office of Rehabilitation Review
Department of Labor and Industries
General Administration Building, AX310a
Olympia, WA 98504

that the agency will at 9:00 a.m., Monday, August 2, 1983, in the Large Conference Room, General Administration Building, Olympia, Washington 98504, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 51.04.020 and 51.41.010.

The specific statute these rules are intended to implement is RCW 51.41.030.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before August 2, 1983.

Dated: June 21, 1983

By: Sam Kinville
Director

STATEMENT OF PURPOSE

Title and Number of Rule Section(s) or Chapter(s):
WAC 296-18-310 Qualification for registration of vocational rehabilitation counselors.

Statutory Authority: RCW 51.04.020, 51.41.010 and 51.41.030.

Specific Statute that Rule is Intended to Implement:
RCW 51.41.030.

Summary of Reasons Supporting the Proposed Rule(s): The notice proposes to amend and add subsections to WAC 296-18-310, Qualification for registration of vocational rehabilitation counselors. This amendment is necessary to more clearly define the rules regarding the qualifications required to be registered as a vocational rehabilitation counselor in the state of Washington to comply with the intent of chapter 51.41 RCW.

The Agency Personnel Responsible for Drafting: Errol Sadlon, Administrator, Office of Rehabilitation Review, Division of Industrial Insurance, General Administration Building, Olympia, Washington 98504, (206) 753-0556; Implementation and Enforcement: Richard A. Slunaker, Assistant Director, Division of Industrial Insurance, General Administration Building, Olympia, Washington 98504, (206) 753-6308.

Name of the Person or Organization Whether Private, Public, or Governmental, that is Proposing the Rule:
Department of Labor and Industries.

Agency Comments or Recommendation, if any, Regarding Statutory Language, Implementation, Enforcement and Fiscal Matters Pertaining to the Rule: None.

The rule is not necessary to comply with a federal law or federal or state court decision.

Any Other Information that may be of Assistance in Identifying the Rule or its Purpose: None.

There is no unfavorable economic impact for small business because the rule's effect is to clearly define the qualifications required to be registered as a vocational rehabilitation counselor.

AMENDATORY SECTION (Amending Order 82-40, filed 11/30/82)

WAC 296-18-310 QUALIFICATIONS FOR REGISTRATION OF VOCATIONAL REHABILITATION COUNSELORS. (1) A private vocational rehabilitation counselor may be registered to provide rehabilitation services (~~(only)~~) when he or she meets the following qualifications:

(a) A doctorate or masters degree in rehabilitation counseling, ((or a closely related field)) psychology, counseling (and guidance), educational psychology; and a minimum of one year of experience in vocational counseling, job placement, vocational assessment, or ((a closely related field)) other documented areas of vocational rehabilitation services; or

(b) A bachelors degree in rehabilitation counseling, ((or a closely related field)) psychology, counseling, educational psychology and a minimum of two years of experience in job placement, vocational assessment, ((or a closely related field)) vocational counseling, or other documented areas of vocational rehabilitation services; or

(c) A masters degree with twenty-four credit hours in a combination of: Rehabilitation philosophy, history, ethics, medical aspects of disability, psychological aspects of disability, job placement, occupational information, counseling theory, personal and vocational adjustment, work evaluation, or practicum in subject matter previously listed; and a minimum of two years full-time service as a rehabilitation counselor in insurance rehabilitation; or

(d) A bachelors degree with twenty-four credit hours in a combination of: Rehabilitation philosophy, history, ethics, medical aspects of disability, psychological aspects of disability, job placement, occupational information, counseling theory, personal and vocational adjustment, work evaluation, or practicum in subject matter previously listed; and a minimum of three years full-time service as a rehabilitation counselor in insurance rehabilitation.

(2) An individual who meets the minimum educational requirements but does not meet the minimum experience requirements may register as a consultant intern. When the intern is registered, the intern's employer shall provide the office of rehabilitation review with the name of the registered vocational rehabilitation counselor under whose direct supervision the intern will work. The supervisor shall be considered to be directly responsible for the rehabilitation work of the intern. In order for all parties to be aware of the intern's status, he or she shall be designated as an "intern."

(3) The qualifications for vocational rehabilitation counselors employed by or seeking employment with the department will be in accordance with the merit system rules with approval by the state personnel board as governed by the department of personnel.

(4) For the purpose of registration, the office of rehabilitation review will establish, in policies and procedures, minimum qualifications for specialty services within the field of vocational rehabilitation counseling. Such minimum qualifications will be no greater than those provided in subsection (1), (2) or (3) of this section. The office of rehabilitation review may hear special cases for registration which fall outside the normal parameters of registration and grant registration upon approval of the administrator of the office of rehabilitation review.

WSR 83-13-111
NOTICE OF PUBLIC MEETINGS
SEATTLE COMMUNITY
COLLEGE DISTRICT
[Memorandum—June 21, 1983]

A special meeting of the board of trustees of the Seattle Community College District VI has been scheduled for Monday, June 27, 1983, at 7:30 a.m., in the District Office Board Room, 300 Elliott Avenue West, Seattle, WA 98119.

WSR 83-13-112
PROPOSED RULES
DEPARTMENT OF
EMERGENCY SERVICES
[Filed June 22, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Emergency Services intends to adopt, amend, or repeal rules concerning amending of emergency rules for permitted entry and/or occupancy, Mt. St. Helens restricted zone, chapter 118-03 WAC.

The amending involves only the implementing Executive Order 83-08 and the effective date June 14, 1983, in WAC 118-03-010 and 118-03-050;

that such agency will at 10:00 a.m., Wednesday, July 27, 1983, in the State Emergency Operations Center, State Department of Emergency Services, 4220 East Martin Way, Olympia, conduct a hearing relative thereto.

The adoption, amendment, or repeal of such rules will take place immediately following such hearing.

The authority under which these rules are proposed is Executive Order 83-08.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to July 27, 1983, and/or orally at 10:00 a.m., Wednesday, July 27, 1983, EOC, State Department of Emergency Services, 4220 East Martin Way, Olympia.

Dated: June 22, 1983
By: William M. Lokey
Assistant Director

STATEMENT OF PURPOSE

Title: Mt. St. Helens closure—Rules for permitted entry and/or occupation.

Description of Purpose: To provide rules and regulations to implement the governor's EO 83-08.

Statutory Authority: Chapters 43.06 and 38.52 RCW.

Summary of Rule: These rules provide for a permit application approval process for entry into the Mt. St. Helens restricted zone. They also establish the criteria for those persons allowed entry and the restrictions they must obey in order to enter the area.

Reasons Supporting Proposed Action: EO 83-08.

Agency Personnel Responsible for Drafting, Implementation and Enforcement: William Lokey and Ben

Dew, 4220 East Martin Way, Olympia, Washington 98504, phone: (206) 753-5255.

Organization Proposing Rule: Washington State Department of Emergency Services.

AMENDATORY SECTION (Amending Order 86-06, filed 7/9/82)

WAC 118-03-010 PURPOSE. The purpose of this chapter is to adopt rules, regulations, and guidelines to implement Executive Order ((82-11)) 83-08, prohibiting any person or persons with certain limited exceptions from entering the high risk danger zone known as the restricted zone of the Mt. St. Helens volcano as described in that executive order, and providing entry permit procedures for persons excepted. These rules may be amended from time to time as conditions warrant. The executive order issued by the governor effective ((May 12, 1982)) June 14, 1983, recognizes the continuing danger from additional eruptions, earthquakes, and other related events from Mt. St. Helens.

AMENDATORY SECTION (Amending Order 86-06, filed 7/9/82)

WAC 118-03-050 EXEMPTED PERSONNEL. Consistent with Executive Order ((82-11)) 83-08, the following shall be subject to a limited exception to the prohibition against entry or occupancy in the restricted zone.

- (1) U.S. Geological Survey personnel who are performing official duties related to scientific evaluation and hazard assessments that require their presence in the restricted zone.
- (2) U.S. Forest Service personnel who are performing official duties that require entry into the restricted zone.
- (3) U.S. Army Corps of Engineers personnel who are performing official duties that require their presence in the restricted zone.
- (4) Search and rescue personnel registered or identified pursuant to RCW 38.52.010(5) on official search and rescue missions within the restricted zone. The sheriffs of counties whose jurisdictions lie within the boundaries of the restricted zone or their designee(s) shall have the authority to approve entry and/or occupation by search and rescue personnel.
- (5) Federal, state, county and local law enforcement and fire fighting personnel whose jurisdiction is within the restricted zone and who are on official business within the restricted zone.
- (6) Federal, state, county or local administrative personnel on official business within the restricted zone.
- (7) Individual(s) who own and/or control real property, or personal property being used as a residence, and whose official permanent residence is within the restricted zone.
- (8) Individual(s) with a legitimate business reason for being within the restricted zone as determined by the director, department of emergency services, or his designee(s).

**WSR 83-13-113
PROPOSED RULES
PLANNING AND
COMMUNITY AFFAIRS AGENCY
[Filed June 22, 1983]**

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Planning and Community Affairs Agency intends to adopt, amend, or repeal rules concerning the allocation of single family housing bonds among local housing agencies pursuant to Senate Bill 3245, chapter 161, Laws of 1983;

that the agency will at 10:00 a.m., Tuesday, July 26, 1983, in the Planning and Community Affairs Conference Room, 5th Floor, 9th and Columbia, Olympia, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is the authority of the Planning and Community Affairs Agency, section 20, chapter 161, Laws of 1983.

The specific statute these rules are intended to implement is Senate Bill 3245, chapter 161, Laws of 1983.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before July 26, 1983.

Dated: June 22, 1983

By: Karen Rahm
Director

STATEMENT OF PURPOSE

Title: Allocating single family housing bonds among local housing agencies.

Purpose: To describe how the Planning and Community Affairs Agency will distribute the yearly allocation of single family housing bonds among local housing agencies.

Reason Rule is Necessary: To implement Senate Bill 3245, chapter 161, Laws of 1983.

Summary of Rule: The proposed rule requires local housing agencies intending to issue bonds within a calendar year for the financing of single family housing to submit an application to be received by the agency no later than January 1 of each year, except that for calendar year 1983 such application must be received no later than July 1, 1983. Upon receipt of such applications the agency shall determine the amount of bonds that may be issued by each applicant based on the following factors: (1) The amount of housing to be made available by such applicant; (2) the population within the jurisdiction of the applicant; (3) coordination of the housing project(s) with other applicable federal and state housing programs; (4) the likelihood of implementing the proposed financing during the year; and (5) consistency with the plan of the State Housing Finance Commission, if available.

The distribution for all local agencies will be made on or before February 1 of each year, except that for 1983 such distribution will be made on or before September 1, 1983, (the "distribution date"). Each local issuing authority must confirm its distribution by providing the agency with a copy of an executed bond purchase contract or alternative documentation deemed sufficient by the State Housing Finance Commission (the "commission") to evidence the reasonable likelihood that the distribution will be fully used. Any portion of such distribution not confirmed will be added to the allocation of the commission. Such confirmation must be received by the agency no later than June 1, except that for 1983 such confirmation must be received no later than October 1. The agency shall provide written notice of any change in the distribution to the affected local authority prior to the effectiveness of any such change.

For calendar year 1983 the allocation to local authorities will include bonds issued by them on or before June 30, 1983, up to a limit of twenty-five million dollars per issuer and up to an aggregate amount for all local issuers of up to forty-six million dollars.

A local agency may request a decision regarding its distribution amount prior to the distribution date if a

bond issue is scheduled to be sold prior to the distribution date and the failure to certify such a distribution would impose an unavoidable or serious hardship to the local agency and its housing program. The director of PCAA may, under such circumstances, grant a specific allocation in advance of the distribution date if such action would not seriously impair the ability of other local agencies to issue bonds which otherwise would be likely to be allocated on the distribution date. All distributions shall be consistent with provisions of chapter 161, Laws of 1983.

Chapter 365-70 WAC
**ALLOCATING SINGLE FAMILY HOUSING BONDS AMONG
 LOCAL HOUSING AGENCIES**

NEW SECTION

WAC 365-70-010 DEFINITIONS. (1) "Act" means E2SSB No. 3245, chapter 161, Laws of 1983.

(2) "Agency" means the planning and community affairs agency.

(3) "Code" means the Internal Revenue Code of 1954, as amended, and regulations promulgated thereunder.

(4) "Commission" means the state housing finance commission.

(5) "Local housing agency" means any municipal corporation or other entity authorized under state law to issue bonds for the financing of single family housing in accordance with Section 103A of the code.

(6) "Distribution date" means the date by which the director of the agency will make the allocation of single housing family bonds among local housing agencies.

NEW SECTION

WAC 365-70-020 APPLICATIONS. (1) Any local housing agency which intends to issue bonds within a calendar year for the financing of single family housing in accordance with the code, shall submit an application to be received by the agency no later than January 1 of such year: PROVIDED, That for calendar year 1983 such application shall be received no later than July 1, 1983.

(2) Such application shall contain the following information: (i) The jurisdiction served by the applicant and the population of such jurisdiction; (ii) the amount of bonds intended to be issued during the calendar year; (iii) the amount of housing to be supplied as a result of such financing; (iv) a description of the housing and financing proposed; (v) a statement regarding the likelihood of completing such financing during the calendar year (reference should be made to the existence of bond purchase contracts or other documentation already executed or scheduled to be executed); (vi) a statement regarding the consistency of the project(s) with the plan of the commission, if available; (vii) a statement concerning coordination with other applicable federal and state programs; (viii) any other information the applicant believes is pertinent to the agency's decision to grant an allocation distribution.

NEW SECTION

WAC 365-70-030 DISTRIBUTIONS. The director of the agency shall make a distribution of all or a portion of the allocation of single family housing bonds available to local housing agencies pursuant to the act and the code. Such distribution shall be made by the director no later than February 1: PROVIDED, That for 1983 it shall be made no later than September 1, 1983. The distribution shall be announced in writing, mailed to each applicant and copies thereof made available by the director to all interested parties.

NEW SECTION

WAC 365-70-040 CRITERIA FOR DISTRIBUTION. In determining such distribution the director shall attempt to make available to local housing agencies and the commission the maximum amount of housing financing allocable pursuant to the code and the act. The director shall specifically consider:

- (1) The amount of housing to be made available by each applicant;
- (2) The population within the jurisdiction of each applicant;

(3) Coordination with other applicable federal and state housing programs;

(4) The likelihood of implementing the proposed financing during that year; and

(5) Consistency with the plan of the commission, if available.

NEW SECTION

WAC 365-70-050 1983 DISTRIBUTION. For calendar year 1983 the distribution to a local housing agency shall include bonds issued by it on or before June 30, 1983, but in an amount not to exceed twenty-five million dollars per issuer and in an aggregate amount for all local housing agencies not to exceed forty-six million dollars.

NEW SECTION

WAC 365-70-060 DISTRIBUTION PRIOR TO DISTRIBUTION DATE. A local housing agency may request a decision regarding its distribution amount prior to the distribution date if a bond issue is scheduled to be sold prior to the distribution date and a failure to certify such a distribution would impose an unavoidable or serious hardship on the local agency and its housing program. The director may, under such circumstances, grant a specific allocation in advance of the distribution date if such action would not seriously impair the ability of another applicant to issue bonds which would otherwise be likely to be allocated on the distribution date.

NEW SECTION

WAC 365-70-070 CONFIRMATION OF DISTRIBUTION. Each local housing authority that receives a distribution must confirm its distribution by providing the agency with a copy of an executed bond purchase contract or alternative documentation deemed sufficient by the commission to evidence the reasonable likelihood that the distribution will be fully used. Any portion of such distribution which is not confirmed will be added to the allocation of the commission. Such confirmation must be received by the agency no later than June 1: PROVIDED, That for 1983 such confirmation must be received no later than October 1, 1983. The agency shall provide written notice of any change in the distribution to the affected local housing authority prior to the effectiveness of any such change.

**WSR 83-13-114
 EMERGENCY RULES
 PLANNING AND
 COMMUNITY AFFAIRS AGENCY
 [Order 83-03—Filed June 22, 1983]**

I, Karen Rahm, director of the Planning and Community Affairs Agency, do promulgate and adopt at Olympia, Washington, the annexed rules relating to the allocation of single family housing bonds among local housing agencies.

I, Karen Rahm, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is the distribution for all local agencies must be completed (for 1983) on or before September 1, 1983, pursuant to Senate Bill 3245, chapter 161, Laws of 1983.

These rules are therefore adopted as emergency rules to take effect upon filing with the code reviser.

This rule is promulgated pursuant to section 20, chapter 161, Laws of 1983 and is intended to administratively implement that statute.

The undersigned hereby declares that the agency has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED June 22, 1983.

By Karen Rahm
Director

Chapter 365-70 WAC

ALLOCATING SINGLE FAMILY HOUSING BONDS AMONG LOCAL HOUSING AGENCIES

NEW SECTION

WAC 365-70-010 DEFINITIONS. (1) "Act" means E2SSB No. 3245, chapter 161, Laws of 1983.

(2) "Agency" means the planning and community affairs agency.

(3) "Code" means the Internal Revenue Code of 1954, as amended, and regulations promulgated thereunder.

(4) "Commission" means the state housing finance commission.

(5) "Local housing agency" means any municipal corporation or other entity authorized under state law to issue bonds for the financing of single family housing in accordance with Section 103A of the code.

(6) "Distribution date" means the date by which the director of the agency will make the allocation of single housing family bonds among local housing agencies.

NEW SECTION

WAC 365-70-020 APPLICATIONS. (1) Any local housing agency which intends to issue bonds within a calendar year for the financing of single family housing in accordance with the code, shall submit an application to be received by the agency no later than January 1 of such year: PROVIDED, That for calendar year 1983 such application shall be received no later than July 1, 1983.

(2) Such application shall contain the following information: (i) The jurisdiction served by the applicant and the population of such jurisdiction; (ii) the amount of bonds intended to be issued during the calendar year; (iii) the amount of housing to be supplied as a result of such financing; (iv) a description of the housing and financing proposed; (v) a statement regarding the likelihood of completing such financing during the calendar year (reference should be made to the existence of bond purchase contracts or other documentation already executed or scheduled to be executed); (vi) a statement regarding the consistency of the project(s) with the plan of the commission, if available; (vii) a statement concerning coordination with other applicable federal and state programs; (viii) any other information the applicant believes is pertinent to the agency's decision to grant an allocation distribution.

NEW SECTION

WAC 365-70-030 DISTRIBUTIONS. The director of the agency shall make a distribution of all or a

portion of the allocation of single family housing bonds available to local housing agencies pursuant to the act and the code. Such distribution shall be made by the director no later than February 1: PROVIDED, That for 1983 it shall be made no later than September 1, 1983. The distribution shall be announced in writing, mailed to each applicant and copies thereof made available by the director to all interested parties.

NEW SECTION

WAC 365-70-040 CRITERIA FOR DISTRIBUTION. In determining such distribution the director shall attempt to make available to local housing agencies and the commission the maximum amount of housing financing allocable pursuant to the code and the act. The director shall specifically consider:

(1) The amount of housing to be made available by each applicant;

(2) The population within the jurisdiction of each applicant;

(3) Coordination with other applicable federal and state housing programs;

(4) The likelihood of implementing the proposed financing during that year; and

(5) Consistency with the plan of the commission, if available.

NEW SECTION

WAC 365-70-050 1983 DISTRIBUTION. For calendar year 1983 the distribution to a local housing agency shall include bonds issued by it on or before June 30, 1983, but in an amount not to exceed twenty-five million dollars per issuer and in an aggregate amount for all local housing agencies not to exceed forty-six million dollars.

NEW SECTION

WAC 365-70-060 DISTRIBUTION PRIOR TO DISTRIBUTION DATE. A local housing agency may request a decision regarding its distribution amount prior to the distribution date if a bond issue is scheduled to be sold prior to the distribution date and a failure to certify such a distribution would impose an unavoidable or serious hardship on the local agency and its housing program. The director may, under such circumstances, grant a specific allocation in advance of the distribution date if such action would not seriously impair the ability of another applicant to issue bonds which would otherwise be likely to be allocated on the distribution date.

NEW SECTION

WAC 365-70-070 CONFIRMATION OF DISTRIBUTION. Each local housing authority that receives a distribution must confirm its distribution by providing the agency with a copy of an executed bond purchase contract or alternative documentation deemed sufficient by the commission to evidence the reasonable likelihood that the distribution will be fully used. Any portion of such distribution which is not confirmed will

be added to the allocation of the commission. Such confirmation must be received by the agency no later than June 1: PROVIDED, That for 1983 such confirmation must be received no later than October 1, 1983. The agency shall provide written notice of any change in the distribution to the affected local housing authority prior to the effectiveness of any such change.

WSR 83-13-115
PROPOSED RULES
HORSE RACING COMMISSION
 [Filed June 22, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington Horse Racing Commission intends to adopt, amend, or repeal rules concerning the amending of WAC 260-40-200 relating to double entries, WAC 260-48-110 relating to wagering on entries and WAC 260-70-100 relating to penalties for misuse of permitted medication;

that the agency will at 1:00 p.m., Wednesday, July 27, 1983, in the Marriott Hotel, 3201 South 176th, Seattle, WA, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 61.16.020 and 67.16.040.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before July 25, 1983.

Dated: June 21, 1983
 By: Robert Earley
 Executive Secretary

STATEMENT OF PURPOSE

WAC 260-40-200, 260-48-110 and 260-70-100 are proposed for amendment as indicated in the notice of intention to adopt rules filed this date with the code reviser.

These rule amendments are proposed pursuant to RCW 67.16.020 and 67.16.040 under the general rule-making authority of the Washington Horse Racing Commission.

The proposed amendment to WAC 260-40-200 is intended to eliminate the requirement that a preference be made when making an entry.

The proposed amendment to WAC 260-48-110 is intended to add the provision that horses trained by the same trainer shall be treated as coupled for wagering purposes.

The proposed amendments to WAC 260-70-100 are intended to amend the penalty to an owner whose horse is raced in violation of permitted medication rules.

Robert Earley, Executive Secretary, Suites B and C, 210 East Union Avenue, Olympia, Washington 98504, Telephone No. 753-3741, and members of his staff were responsible for the drafting of the proposed rules and are

to be responsible for its implementation and enforcement.

The proponent of the amended rules is the Washington Horse Racing Commission.

There are no comments or recommendations being submitted inasmuch as the amended rules are being proposed pursuant to existing statutory authority.

This certifies that copies of this statement are on file with the commission, are available for public inspection, and that three copies of this statement are this date being forwarded to the secretary of the senate and to the chief clerk of the house of representatives.

AMENDATORY SECTION (Amending Order 79-06, filed 12/17/79)

WAC 260-40-200 DOUBLE ENTRIES. A trainer may enter and start no more than two horses of the same or separate ownership in a purse race or overnight event. ~~((When making a double entry of horses of the same or separate ownership the owner or trainer must express a preference, and in no case, other than a stake race, will two horses of the same or separate ownership be allowed to start to the exclusion of a single entry.))~~

AMENDATORY SECTION (Amending Order 81-05, filed 7/10/81)

WAC 260-48-110 ~~(("ENTRY"—WAGER ON ONE IS WAGER ON ALL.)) WAGER ON "ENTRIES". When two or more horses ~~((run))~~ in a race ~~((, and are))~~ have common ownership or are trained by the same trainer they shall be coupled for wagering purposes. Horses coupled because of common ties ~~((they))~~ are called an "entry" ~~((and))~~. A wager on one of them shall be a wager on all of them. ~~((In cases where the only common tie is that the horses are trained by the same trainer, the horses shall be uncoupled for wagering purposes except in quinella or exacta races.))~~ At nonprofit or sixty-forty meets, when the only common tie is that the horses are trained by the same trainer, the horses may be uncoupled for wagering purposes.~~

~~((Notes: Coupled horse disqualified, others may be. WAC 260-52-040(5).))~~

AMENDATORY SECTION (Amending Order 82-01, filed 1/20/82)

WAC 260-70-100 PENALTIES RELATING TO MISUSE OF PERMITTED MEDICATION. Should the laboratory analysis of urine or blood taken from a horse, other than a two-year old, show the presence of more than one approved nonsteroidal anti-inflammatory drug (NSAID) in violation of WAC 260-70-021, or the presence of phenylbutazone in excess of the quantities authorized by WAC 260-70-090, the stewards shall levy the following penalties against each person found responsible:

- (1) For a first offense within any calendar year, a fine of \$200;
- (2) The second offense, within any calendar year, \$500;
- (3) For a third offense, within any calendar year, license suspension for one year.

If laboratory analysis of urine or blood taken from a horse shows misuse of permitted medication as specified above, the owner of such horse shall not ~~((participate in the purse distribution of))~~ receive ten percent of the purse moneys to which he would otherwise be entitled for the race wherein the violation occurred, and shall be denied or shall promptly return ~~((any))~~ that portion of the purse ~~((;))~~ or sweepstakes ~~((; and any trophy in such race and the same))~~. The ten percent penalty shall be distributed as in the case of a total disqualification.

If any NSAID or other permitted medication is found in the body of a horse which alone or in combination with a second medication is of such a quantity so as to interfere with the testing process the penalties for use of a prohibited drug or medication shall apply irrespective of the provisions of this rule. The finding of any diuretic, including Lasix (furosemide), in the body of a horse shall constitute the presence of an interfering substance and the penalties for use of a prohibited drug or medication shall apply.

WSR 83-13-116
PROPOSED RULES
DEPARTMENT OF LICENSING
BOARD OF CHIROPRACTIC EXAMINERS
 [Filed June 22, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the director of the Department of Licensing intends to adopt, amend, or repeal rules concerning professional licensing fees for: Chiropractors; auctioneers; landscape architects; barbers; cosmetologists and manicurists; dispensing opticians; collection agencies; podiatrists; debt adjusters; employment agencies; dental hygienists; dentists; drugless therapists; physical therapists; funeral directors and embalmers; hearing aid fitters and dispensers; massage operators and businesses; physicians and physician's assistants; optometrists; nursing home administrators; ocularists; midwives; licensed practical nurses; registered nurses; licensed psychologists; osteopathic physicians and physician's assistants; and veterinarians.

A copy of the proposed rules is shown below. Written or oral submissions may also contain data, views and arguments concerning the effect of the proposed rules or amendments of rules on economic values, pursuant to chapter 43.21H RCW.

The agency reserves the right to modify the text of the proposed rules before the hearing or in response to written or oral comments received before or during the hearing, provided that no substantial changes will be made without refileing the notice as required by RCW 34.04.025(3).

The agency may need to change the date for hearing or adoption on short notice. To confirm that the hearing or adoption will take place as stated in this notice, you may contact the individual listed below. If the hearing does not take place as stated in this notice, a new notice will be filed.

Correspondence or other inquiries relating to this notice and the proposed rules should also be directed to:

Jim Terhar, Administrator
 Division of Professional Licensing
 P. O. Box 9649
 Olympia, WA 98504
 (206) 753-6974

that the agency will at 10:00 a.m., Tuesday, August 9, 1983, in the DSHS Auditorium, Office Building #2, Olympia, Washington 98504, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is section 12, chapter 168, Laws of 1983.

The specific statute these rules are intended to implement is section 12, chapter 168, Laws of 1983.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before August 9, 1983.

Dated: June 22, 1983
 By: Joan Baird
 Assistant Director

STATEMENT OF PURPOSE

Title and Description of Purpose: The department proposes to adopt the following rules: WAC 114-12-135 Fees, to establish licensing fees for chiropractors; WAC 308-11-030 Fees, to establish licensing fees for auctioneers; WAC 308-13-150 Fees, to establish licensing fees for landscape architects; WAC 308-16-425 Fees, to establish licensing fees for barbers; WAC 308-24-485 Fees, to establish licensing fees for cosmetologists; WAC 308-25-065 Fees, to establish licensing fees for dental hygienist; WAC 308-26-040 Fees, to establish licensing fees for dispensing opticians; WAC 308-29-045 Fees, to establish licensing fees for collection agencies; WAC 308-31-055 Fees, to establish licensing fees for podiatrists; WAC 308-32-090 Fees, to establish licensing fees for debt adjusters; WAC 308-33-105 Fees, to establish licensing fees for employment agencies; WAC 308-40-125 Fees, to establish licensing fees for dentists; WAC 308-41-025 Fees, to establish licensing fees for drugless therapists; WAC 308-42-075 Fees, to establish licensing fees for physical therapists; WAC 308-48-250 Fees, to establish licensing fees for funeral directors and embalmers; WAC 308-50-375 Fees, to establish licensing fees for hearing aid fitters and dispensers; WAC 308-51-200 Fees, to establish licensing fees for massage operators and businesses; WAC 308-52-315 Fees, to establish licensing fees for physicians and physician's assistants; WAC 308-53-020 Fees, to establish licensing fees for optometrists; WAC 308-54-315 Fees, to establish licensing fees for nursing home administrators; WAC 308-55-025 Fees, to establish licensing fees for ocularists; WAC 308-115-405 Fees, to establish licensing fees for midwives; WAC 308-116-325 Fees, to establish licensing fees for licensed practical nurses; WAC 308-120-275 Fees, to establish licensing fees for registered nurses; WAC 308-122-275 Fees, to establish licensing fees for licensed psychologists; WAC 308-138-080 Fees, to establish licensing fees for osteopathic physicians; and WAC 308-152-015 Fees, to establish licensing fees for veterinarians.

The department proposes to repeal the following rules: WAC 114-12-140 Chiropractic—Fees, established licensing fees for chiropractors; WAC 308-11-011 Fees, established licensing fees for auctioneers; WAC 308-13-120 Landscape architect—Fees, established licensing fees for landscape architects; WAC 308-16-420 Fees, established licensing fees for barbers; WAC 308-24-490 Fees, established licensing fees for cosmetologists and manicurists; WAC 308-25-060 Fees, established licensing fees for dental hygienists; WAC 308-26-020 Fees, established licensing fees for dispensing opticians; WAC 308-29-040 Collection agency—Fees, established licensing fees for collection agencies; WAC 308-31-310 Fees, established licensing fees for podiatrists; WAC 308-32-310 Fees, established licensing fees for debt adjusters; WAC 308-33-100 Employment agency—Fees, established licensing fees for employment agencies; WAC 308-36-080 Dental hygienist—Fees, established licensing fees for dental hygienists; WAC 308-40-120 Dentistry fees, established licensing fees for dentists; WAC 308-41-020 Fees, established licensing fees for

drugless therapists; WAC 308-42-100 Physical therapists—Fees, established licensing fees for physical therapists; WAC 308-48-310 Funeral directors and embalmers—Fees, established licensing fees for funeral directors and embalmers; WAC 308-50-340 Fees, established licensing fees for hearing aid fitters and dispensers; WAC 308-51-030 Massage licensing—Fees, established licensing fees for massage operators and businesses; WAC 308-52-310 Physicians—Fees, established licensing fees for physicians and physician's assistants; WAC 308-53-310 Optometry—Fees, established licensing fees for optometrists; WAC 308-54-310 Nursing home administrator—Fees, established licensing fees for nursing home administrators; WAC 308-55-010 Fees, established licensing fees for ocularists; WAC 308-115-400 Midwives—Examination fee, established licensing fees for midwives; WAC 308-116-310 Licensed practical nurse—Fees, established licensing fees for licensed practical nurses; WAC 308-120-260 Registered nurse—Fees, established licensing fees for registered nurses; WAC 308-122-460 Psychologists—Fees, established licensing fees for psychologists; WAC 308-138-060 Fees, established licensing fees for osteopathic physicians; and WAC 308-152-010 Veterinary—Fees, established licensing fees for veterinarians.

Statutory Authority for Rules: The authority for adoption of all proposed rules and repeal of existing rules is section 12, chapter 168, Laws of 1983.

Summary of Proposed Rules and Reasons Supporting Action: The department proposed to repeal the existing WAC rules relating to professional licensing fees and to adopt new fee schedules for the programs listed in Part I. These changes are intended to implement section 12, chapter 168, Laws of 1983 and to insure that there is sufficient revenue to defray the expected costs of administering each program.

Agency Personnel Responsible for Drafting, Implementing and Enforcing the Rules: Jim Terhar, Administrator, (206) 753-6974, and Christine A. Fomin, Assistant Administrator, (206) 753-1150, P.O. Box 9649, Olympia, WA 98504.

Proponents and Opponents: These rules were proposed by the Department of Licensing.

Agency Comments: None, the agencies believe the proposed rules are self-explanatory.

These rules were not made necessary as a result of federal law or federal or state court action.

Small Business Economic Impact Statement: The department has determined that the proposed rules will impact 10% or more of the following industries: Beauty shops; barber shops; funeral service and crematories; physicians - surgeons offices; and dentists - dental surgeons. However, the impact is negligible compared to the average income of these businesses and is not considered significant economically.

NEW SECTION

WAC 114-12-135 FEES. The following fees shall be charged by the Professional Licensing Division of the Department of Licensing:

Title of Fee	Fee
Application & Exam	\$250.00
Reciprocity & Partial	200.00
National Board Waiver	200.00
License renewal	125.00
Late renewal penalty	125.00
License registration	25.00
Duplicate license	5.00
Certification	10.00

NEW SECTION

WAC 308-11-030 FEES. The following fees shall be charged by the Professional Licensing Division of the Department of Licensing:

Title of Fee	Fee
Auctioneer:	
Initial application	\$ 50.00
Renewal	50.00
Late renewal penalty	50.00
Duplicate license	5.00
Certification	10.00
Trainee:	
Initial application	25.00
Renewal	15.00
Late renewal penalty	15.00
Duplicate license	5.00

NEW SECTION

WAC 308-13-150 FEES. The following fees shall be charged by the Professional Licensing Division of the Department of Licensing:

Title of Fee	Fee
Exam application (non-refundable)	\$ 25.00
Full exam or retake	125.00
Retake - Part A only	25.00
Part B only	25.00
Part C only	30.00
Part D only	30.00
Part E only	30.00
Initial License	75.00
Renewal	75.00
Late renewal penalty	75.00
Duplicate license	5.00
Reciprocity Fee	150.00
Certification	15.00
Replacement Certificate	20.00

NEW SECTION

WAC 308-16-500 FEES. The following fees shall be charged by the Professional Licensing Division of the Department of Licensing:

Title of Fee	Fee
Barbers:	
Application & Exam	\$ 30.00
Full Exam	30.00
Partial reexam	15.00
Renewal	35.00
Late renewal penalty	35.00
Reciprocity	30.00
Instructors:	
Application & Exam	30.00
Reexam	30.00
Renewal	35.00
Late renewal penalty	35.00
Manager Instructors:	
Application & Exam	30.00
Reexam	30.00
Renewal	35.00
Late Renewal penalty	35.00
Barber Student Application	5.00
Duplicate license (any)	5.00
Certified Men's Hairstylist:	
Application & Exam	50.00
Reexam	50.00
Barber Shops:	
Application	25.00
Renewal	25.00

<u>Title of Fee</u>	<u>Fee</u>
Transfer Fee	25.00
Late renewal penalty	25.00
Barber Schools:	
Application	150.00
Renewal	150.00
Late renewal penalty	150.00

NEW SECTION

WAC 308-24-485 FEES. The following fees shall be charged by the Professional Licensing Division of the Department of Licensing:

<u>Title of Fee</u>	<u>Fee</u>
Manager - Operator:	
Exam application	\$ 30.00
Full reexam	30.00
Partial reexam	15.00
Renewal	15.00
Reciprocity	30.00
Late renewal penalty	15.00
Instructor - Operator	
Exam application	30.00
Reexam	30.00
Renewal	15.00
Reciprocity	30.00
Late renewal penalty	15.00
Manicurist:	
Exam application	15.00
Reexam	15.00
Renewal	10.00
Late renewal penalty	10.00
Reciprocity	15.00
Cosmetology Student Application	5.00
Cosmetology Shop:	
Application	25.00
Renewal	25.00
Late renewal penalty	25.00
Cosmetology School:	
Application	150.00
Renewal	150.00
Late renewal penalty	150.00
Duplicate license (any)	5.00

Reviser's note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

NEW SECTION

WAC 308-25-065 FEES. The following fees shall be charged by the Professional Licensing Division of the Department of Licensing:

<u>Title of Fee</u>	<u>Fee</u>
Initial Application & Exam	\$ 50.00
Reexam	50.00
Renewal	25.00
Late renewal penalty	25.00
Reciprocity	50.00
Duplicate license	5.00
Certification	25.00

NEW SECTION

WAC 308-26-040 FEES. The following fees shall be charged by the Professional Licensing Division of the Department of Licensing:

<u>Title of Fee</u>	<u>Fee</u>
Full Exam or Reexam	\$ 50.00
Reexam - Practical only	30.00
Reexam - Written (Basic) only	10.00
Reexam - Contact Lens only	10.00
License renewal	60.00
Late renewal penalty	60.00
Duplicate license	5.00

NEW SECTION

WAC 308-29-045 FEES. The following fees shall be charged by the Professional Licensing Division of the Department of Licensing:

<u>Title of Fee</u>	<u>Fee</u>
Collection Agency - Main Office:	
Original Application	\$300.00
Investigation (non-refundable)	200.00
Renewal	300.00
Late renewal penalty	300.00
Duplicate license	5.00
Branch Office:	
Original Application	250.00
Renewal	150.00
Late renewal penalty	150.00
Late penalty - after 30 days	750.00

NEW SECTION

WAC 308-31-055 FEES. The following fees shall be charged by the Professional Licensing Division of the Department of Licensing:

<u>Title of Fee</u>	<u>Fee</u>
Application & Exam	\$200.00
Reciprocity Application	200.00
License renewal	100.00
Reexamination	200.00
Late renewal penalty	100.00
Duplicate license	5.00

NEW SECTION

WAC 308-32-090 FEES. The following fees shall be charged by the Professional Licensing Division of the Department of Licensing:

<u>Title of Fee</u>	<u>Fee</u>
Agencies:	
Investigation Fee	\$100.00
Original Application	200.00
Renewal	250.00
Late renewal penalty	250.00
Debt Adjustee:	
Investigation Fee	100.00
Exam or reexam	150.00
Original Application	300.00
Renewal	300.00
Duplicate license	5.00

NEW SECTION

WAC 308-33-105 FEES. The following fees shall be charged by the Professional Licensing Division of the Department of Licensing:

<u>Title of Fee</u>	<u>Fee</u>
Agencies:	
Original License	\$300.00
Renewal	300.00
Transfer of license	150.00
Duplicate license	5.00
Late renewal penalty	300.00
New Contract Approval	50.00
Branch Office:	
Original Application	150.00
Renewal	150.00
Transfer of license	75.00
Late renewal penalty	150.00
Duplicate license	5.00
General Manager Exam Fee	50.00

NEW SECTION

WAC 308-40-125 FEES. The following fees shall be charged by the Professional Licensing Division of the Department of Licensing:

<u>Title of Fee</u>	<u>Fee</u>
Application & Exam	\$120.00
Reexam	120.00
Renewal	40.00
Late renewal penalty	40.00
Reciprocity application	120.00

<u>Title of Fee</u>	<u>Fee</u>
Duplicate license	5.00
Certification	25.00

NEW SECTION

WAC 308-41-025 FEES. The following fees shall be charged by the Professional Licensing Division of the Department of Licensing:

<u>Title of Fee</u>	<u>Fee</u>
Application & Exam	\$150.00
License renewal	75.00
Late renewal penalty	75.00
Duplicate license	5.00
Certification	15.00

Reviser's note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

NEW SECTION

WAC 308-42-075 FEES. The following fees shall be charged by the Professional Licensing Division of the Department of Licensing:

<u>Title of Fee</u>	<u>Fee</u>
Application - Exam	\$100.00
Reciprocity application	100.00
License renewal	35.00
Late renewal penalty	35.00
Duplicate license	5.00
Certification	10.00

NEW SECTION

WAC 308-48-250 FEES. The following fees shall be charged by the Professional Licensing Division of the Department of Licensing:

<u>Title of Fee</u>	<u>Fee</u>
Embalmers:	
State exam or reexam	\$ 50.00
National Board exam	50.00
Renewal	40.00
Late renewal penalty	40.00
Reciprocity application	50.00
Apprentice application	20.00
Apprentice renewal	20.00
Funeral Director:	
State exam or reexam	50.00
National Board exam	50.00
Renewal	30.00
Late renewal penalty	30.00
Apprentice application	15.00
Apprentice renewal	15.00
Duplicate license	5.00
Certification	10.00
Funeral Establishment:	
Original application	50.00
Renewal	50.00
Late renewal penalty	50.00
Pre-need application	35.00
Pre-need renewal	15.00
Financial Statement Fee	10.00

NEW SECTION

WAC 308-50-375 FEES. The following fees shall be charged by the Professional Licensing Division of the Department of Licensing:

<u>Title of Fee</u>	<u>Fee</u>
Initial Trainee Application	\$160.00
Extension of Trainee License	160.00
Examination or Full Reexam	240.00
Partial reexam	120.00
Initial license	80.00
Renewal	80.00
Late renewal penalty	80.00
Duplicate license	5.00
Certification	10.00

NEW SECTION

WAC 308-51-200 FEES. The following fees shall be charged by the Professional Licensing Division of the Department of Licensing:

<u>Title of Fee</u>	<u>Fee</u>
Operator:	
Written Test	\$ 30.00
Practical Exam	40.00
Written - Reexam	30.00
Practical - Reexam	40.00
Initial license	30.00
Renewal	30.00
Late renewal penalty	30.00
Business:	
Application	50.00
Renewal	50.00
Late renewal penalty	50.00
Duplicate license	5.00

NEW SECTION

WAC 308-52-315 FEES. The following fees shall be charged by the Professional Licensing Division of the Department of Licensing:

<u>Title of Fee</u>	<u>Fee</u>
Physicians & Surgeons:	
Application	\$ 50.00
First exam	100.00
Retake - exam	100.00
Application - Reciprocity	50.00
License renewal	30.00
Late renewal penalty	30.00
Limited license	80.00
Limited license renewal	15.00
Certification	15.00
Duplicate license	5.00
Disciplinary assessment	30.00
Physician's Assistant:	
Application	25.00
Renewal	10.00
Late renewal penalty	10.00
Duplicate license	5.00

NEW SECTION

WAC 308-53-020 FEES. The following fees shall be charged by the Professional Licensing Division of the Department of Licensing:

<u>Title of Fee</u>	<u>Fee</u>
Examination	\$100.00
Reexam	100.00
Initial License	40.00
License renewal	40.00
Late renewal	40.00
Duplicate License	5.00
Certification	10.00

NEW SECTION

WAC 308-54-315 FEES. The following fees shall be charged by the Professional Licensing Division of the Department of Licensing:

<u>Title of Fee</u>	<u>Fee</u>
Application and Exam	\$125.00
Reexam (partial)	75.00
Application - reciprocity	125.00
Original license	50.00
Temporary permit	125.00
Renewal	75.00
Late renewal penalty	75.00
Duplicate license	5.00
A.I.T. Registration	25.00

NEW SECTION

WAC 308-55-025 FEES. The following fees shall be charged by the Professional Licensing Division of the Department of Licensing:

<u>Title of Fee</u>	<u>Fee</u>
Application & Exam	\$250.00
Renewal	300.00
Late renewal penalty	300.00
Duplicate license	5.00
Apprentice registration	200.00
Transfer of sponsor	50.00

NEW SECTION

WAC 308-115-405 FEES. The following fees shall be charged by the Professional Licensing Division of the Department of Licensing:

<u>Title of Fee</u>	<u>Fee</u>
Initial application	\$125.00
Examination or re-exam	150.00
Renewal	75.00
Late renewal penalty	75.00
Duplicate license	5.00
Verification	10.00

NEW SECTION

WAC 308-116-325 FEES. The following fees shall be charged by the Professional Licensing Division of the Department of Licensing:

<u>Title of Fee</u>	<u>Fee</u>
Application and Exam	\$ 35.00
License renewal	10.00
Late renewal penalty	10.00
Reexamination	35.00
Endorsement - Reciprocity	35.00
Duplicate license	5.00
Verification	10.00
Application penalty	10.00

NEW SECTION

WAC 308-120-275 FEES. The following fees shall be charged by the Professional Licensing Division of the Department of Licensing:

<u>Title of Fee</u>	<u>Fee</u>
Application fee	\$ 35.00
Application penalty	10.00
License renewal	15.00
Late renewal penalty	15.00
Endorsement - Reciprocity	35.00
Duplicate license	5.00
Second - Subsequent retake	35.00
Verification	10.00
CRN Application	25.00
CRN Renewal	20.00
CRN Prescriptive application	30.00
CRN Prescriptive renewal	20.00

NEW SECTION

WAC 308-122-275 FEES. The following fees shall be charged by the Professional Licensing Division of the Department of Licensing:

<u>Title of Fee</u>	<u>Fee</u>
Application - Written exam	\$ 70.00
Application - Oral exam	60.00
Retake Written	70.00
Retake Oral	60.00
Initial license or renewal	30.00
Duplicate license	5.00
Certificate of Qualification	30.00
Verification	15.00
Late renewal penalty	30.00

NEW SECTION

WAC 308-138-080 FEES. The following fees shall be charged by the Professional Licensing Division of the Department of Licensing:

<u>Title of Fee</u>	<u>Fee</u>
Osteopathic Physician:	
Application	\$250.00
License renewal	125.00
Reciprocity	250.00
Retake - single subject	50.00
Retake - full day	125.00
Retake - over 1 day	200.00
Late renewal penalty	125.00
Duplicate license	5.00

Osteopathic Physician Assistant:	
Application	150.00
Renewal	50.00
Late renewal penalty	50.00
Duplicate license	5.00

NEW SECTION

WAC 308-152-015 FEES. The following fees shall be charged by the Professional Licensing Division of the Department of Licensing:

<u>Title of Fee</u>	<u>Fee</u>
Veterinarian:	
Initial Examination (full)	\$150.00
Retake - written	100.00
Retake - practical	50.00
Temporary permit	35.00
Initial license or renewal	30.00
Late renewal penalty	30.00
Duplicate license	5.00
Certification	10.00
Animal Technician:	
Exam fee	50.00
Retake exam	50.00
Initial license or renewal	20.00
Late renewal penalty	20.00
Duplicate license	5.00

REPEALER

The following sections of the Washington Administrative Code are hereby repealed:

WAC 114-12-140	Chiropractic - Fees
WAC 308-11-001	FEES.
WAC 308-13-120	Landscape Architect - Fees.
WAC 308-16-420	FEES.
WAC 308-24-490	FEES.
WAC 308-25-060	Dental Hygienist - Fees.
WAC 308-26-020	Fees.
WAC 308-29-040	Collection Agency - Fees.
WAC 308-31-310	FEES.
WAC 308-32-310	Fees.
WAC 308-33-100	Employment Agency - Fees.
WAC 308-36-080	Dental hygienist - Fees.
WAC 308-40-120	DENTISTRY FEES.
WAC 308-41-020	FEES.
WAC 308-42-100	PHYSICAL THERAPIST - FEES.
WAC 308-48-310	FUNERAL DIRECTORS AND EMBALMERS - FEES.
WAC 308-50-340	Fees.
WAC 308-51-030	Massage Licensing - Fees.
WAC 308-52-310	Physician - Fees.
WAC 308-53-310	Optometry - Fees.
WAC 308-54-310	Nursing Home Administrators - Fees.
WAC 308-55-010	Fees.
WAC 308-115-400	FEES.
WAC 308-116-310	LICENSED PRACTICAL NURSE - FEES.
WAC 308-120-260	Registered Nurse - Fees.
WAC 308-122-460	PSYCHOLOGISTS - FEES.
WAC 308-138-060	Fees.
WAC 308-152-010	Veterinary - Fees.

WSR 83-13-117
NOTICE OF PUBLIC MEETINGS
CONSERVATION COMMISSION
 [Memorandum—June 20, 1983]

The regular Conservation Commission meeting scheduled for "the third Thursday" (WAC 135-04-020) of July 1983 will be rescheduled to July 22, 1983, 8:30 a.m., Olympia, WA.

Please contact Shirley Casebier, Conservation Commission, Olympia, Washington 98504, Phone: 459-6226 for further information.

Dates and places for other forthcoming meetings are yet to be determined.

WSR 83-13-118
PROPOSED RULES
DEPARTMENT OF ECOLOGY
 [Filed June 22, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Ecology intends to adopt, amend, or repeal rules concerning implementation of regulations for air contaminant sources, chapter 173-403 WAC, kraft pulping mills, chapter 173-405 WAC and sulfite pulping mills, chapter 173-410 WAC;

that the agency will at 2:00 p.m., Wednesday, August 10, 1983, in the Department of Ecology Hearing Room, 4226 6th Avenue S.E., Lacey, WA, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on August 19, 1983.

The authority under which these rules are proposed is chapters 70.94 and 43.21A RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before August 17, 1983.

Dated: June 22, 1983

By: John F. Spencer
 Deputy Director

STATEMENT OF PURPOSE

Title: Chapter 173-403 WAC Implementation of regulations for air contaminant sources; chapter 173-405 WAC Kraft pulping mills; and chapter 173-410 WAC Sulfite pulping mills.

Description of Purpose: Enable the department to directly process PSD applications; implement visibility requirements from Federal Clean Air Act of 1977; and establish controlled trading for air contaminants.

Statutory Authority: Chapters 70.94 and 43.21A RCW.

Summary of Rule: [No information supplied by agency.]

Reasons Supporting Proposed Action: Administrative efficiency for handling of PSD applications; visibility regulations are required by Federal Clean Air Act of 1977; and controlled trading will enable industry to be more cost effective in its expenditures for air pollution control.

Agency Personnel Responsible for Drafting: P. A. Nelson, 459-6249; Implementation: Henry Droege, 459-6255; and Enforcement: Dick Burkhalter, 459-6027; all located at the Department of Ecology, Mailstop PV-11, Olympia, WA 98504.

Person or Organization Proposing Rule, and Whether Public, Private, or Governmental: Department of Ecology, state government.

Agency Comments or Recommendations Regarding Statutory Language, Implementation, Enforcement, Fiscal Matters: None.

Whether Rule is Necessary as a Result of Federal Law or Federal or State Court Action: Visibility requirements are part of the Federal Clean Air Act.

Small Business Economic Impact Statement: The Regulatory Fairness Act, chapter 19.85 RCW, requires that rules which have an economic impact on more than 20 percent of all industries or more than 10 percent of the businesses in any one industry be reviewed and altered to minimize their impact on small businesses.

Chapter 173-403 WAC, Implementation of regulations for air contaminant sources: This rule impacts all industries that emit air pollutants. Specific additions to the existing rule include: Requirements for protection of visibility, requirements for prevention of significant deterioration (PSD), and rules for trading (bubble policy and emission reduction credits (ERC)). Although the current rules and the proposed changes to the rules apply to all emitters, most of the impact is on industries emitting in excess of 100 tons of pollutants per year. Within any one industry (with similar processes), it is assumed that amount of pollutants is related to size of firm. Therefore, the intent of chapter 19.85 RCW is being met.

Chapter 173-405 WAC, Kraft pulping mills: This rule applies to all kraft pulping mills which constitute more than 10 percent of the businesses in SIC 261. However, all businesses employ more than 50 employees. Therefore, the intent of chapter 19.85 RCW is met as small businesses are not impacted.

Chapter 173-410 WAC, Sulfite pulping mills: This rule applies to all sulfite pulping mills which constitute more than 10 percent of the businesses in SIC 261. However, all businesses employ more than 50 employees. Therefore, the intent of chapter 19.85 RCW is met as small businesses are not impacted.

AMENDATORY SECTION (Amending Order DE 83-12, filed 4/11/83)

WAC 173-403-030 DEFINITIONS. Unless a different meaning is plainly required by context, the following words and phrases, as hereinafter used in this chapter, shall have the following meanings:

(1) "Actual emissions" as of a particular date means the average rate, in weight per unit time, with air pollution controls applied, at which the affected emission(s) unit emitted the pollutant during the two-year period which precedes the particular date, and which is representative of normal operation. An adjustment may be made to the average annual emission rate to account for unusual circumstances during the two-year period. The department or cognizant local authority may allow or require the use of an alternative time period upon a determination that the alternative time period is more representative of normal operation than is the immediately-preceding two years. Actual emissions shall be calculated using the unit's actual operating hours, production rates, and types of materials processed, stored, or combusted during the selected time period.

The department or cognizant local authority may presume that source-specific allowable emissions, which incorporate limits on hours of operation or production rate, are equivalent to the actual emissions of the unit.

~~((2))~~ "Adverse impact on visibility" means visibility impairment which interferes with the management, protection, preservation, or enjoyment of the visitor's visual experience of the Federal Class I area. This determination must be made on a case-by-case basis taking into account the geographic extent, intensity, duration, frequency, and time of visibility impairments, and how these factors correlate with (a) times of visitor use of the Federal Class I area, and (b) the frequency and timing of natural conditions that reduce visibility. This term does not include effects on integral vistas.

~~((3))~~ "Air contaminant" means dust, fumes, mist, smoke, other particulate matter, vapor, gas, odorous substance, or any combination thereof. "Air pollutant" means the same as "air contaminant."

~~((4))~~ "Air pollution" means the presence in the outdoor atmosphere of one or more air contaminants in sufficient quantities, and of such characteristics and duration as is, or is likely to be, injurious to human health, plant or animal life, or property, or which unreasonably interferes with enjoyment of life and property.

~~((5))~~ "Allowable emissions" means the emission rate calculated using the maximum rated capacity of the source (unless the source is limited in production rate or hours of operation, or both, by an applicable regulatory order) and the most stringent of (a), (b), or (c) of this subsection. Physical and process limitations must be considered in determining maximum rated capacity.

~~((a))~~ Standards as set forth in 40 CFR Part 60 and Part 61, if applicable to the source; or

~~((b))~~ The applicable state implementation plan emission limitation; or

~~((c))~~ The emission rate specified by an applicable regulatory order.

~~((6))~~ "Ambient air" means the surrounding outside air.

~~((7))~~ "Ambient air quality standard" means an established concentration, exposure time, and frequency of occurrence of air contaminant or multiple air contaminants in the ambient air which shall not be exceeded.

~~((8))~~ "Baseline emissions" means the most stringent of the following:

~~((a))~~ The emissions rate resulting from the application of reasonably available control technology; or

~~((b))~~ Allowable emissions; or

~~((c))~~ Actual emissions.

~~In addition to annual emissions, baseline emissions may include daily emissions and/or hourly emissions as deemed appropriate by the department or cognizant local authority.)~~

~~((9))~~ "Best available control technology (BACT)" means technology which will result in an emission limitation (including a visible emission standard) based on the maximum degree of reduction for each air pollutant subject to this regulation which would be emitted from any proposed new or modified source which the permitting authority, on a case-by-case basis, taking into account energy, environmental, and economic impacts and other costs, determines is achievable for such sources or modification through application of production processes, available methods, systems, and techniques, including fuel cleaning or treatment or innovative fuel combustion techniques for control of such air pollutant. In no event shall application of the best available technology result in emissions of any air pollutant which would exceed the emissions allowed by any applicable standard under 40 CFR Part 60 and Part 61. If the reviewing agency determines that technological or economic limitations on the application of measurement methodology to a particular class of sources would make the imposition of an emission standard infeasible, it may instead prescribe a design, equipment, work practice or operational standard, or combination thereof, to meet the requirement of best available control technology. Such standard shall, to the degree possible, set forth the emission reduction achievable by implementation of such design, equipment, work practice or operation and shall provide for compliance by means which achieve equivalent results. The requirement of RCW 70.94.152 that a new source will provide "all known available and reasonable methods of emission control" is interpreted to mean the same as best available control technology.

~~((10))~~ "Best available retrofit technology (BART)" means any emission limitation based on the degree of reduction achievable through the application of the best system of continuous emission reduction for each pollutant which is emitted by source. The emission limitation must be established, on a case-by-case basis, taking into consideration the technology available, the costs of compliance, the energy and nonair

quality environmental impacts of compliance, any pollution control equipment in use or in existence at the source, the remaining useful life of the source, and the degree of improvement in visibility which may reasonably be anticipated to result from the use of such technology. If an emission limitation is not feasible, a design, equipment, work practice, operational standard, or combination thereof, may be required. Such standards shall, to the degree possible, set forth the emission reductions achieved and provide for compliance by prescribing appropriate conditions in a regulatory order.

~~((11))~~ "Bubble" means a set of emission limits which allows an increase in emissions from a given emissions unit or units in exchange for a decrease in emissions from another emissions unit or units, pursuant to RCW 70.94.155.

~~((12))~~ "Class I area" means any federal, state, or Indian land which is classified or reclassified Class I.

~~((13))~~ "Cognizant local authority" means an activated air pollution control authority formed pursuant to chapter 70.94 RCW, which authority has jurisdiction over the source being considered.

~~((14))~~ "Commenced construction" means that the owner or operator has all the necessary preconstruction approvals or permits and either has:

~~((a))~~ Begun, or caused to begin, a continuous program of actual on-site construction of the source, to be completed within a reasonable time; or

~~((b))~~ Entered into binding agreements or contractual obligations, which cannot be cancelled or modified without substantial loss to the owner or operator, to undertake a program of actual construction of the source to be completed within a reasonable time.

~~((15))~~ "Department" means the department of ecology.

~~((16))~~ "Director" means director of the department of ecology or his authorized representative.

~~((17))~~ "Dispersion technique" means any one of the following:

~~((a))~~ A stack whose height exceeds good engineering practice; or

~~((b))~~ An intermittent or supplemental control of pollutants varying with atmospheric conditions, including any method which attempts to affect the concentration of a pollutant according to atmospheric conditions and the manipulation of source process parameters or selective handling of exhaust gas streams; or

~~((c))~~ Use of a fan or reheater to obtain a less stringent emission limitation.

~~((18))~~ "Emission" means a release of air contaminants into the ambient air.

~~((19))~~ "Emission reduction credit (ERC)" means a credit granted to a source for a voluntary reduction in actual emissions.

~~((20))~~ "Emission standard" means a regulation or regulatory order (or portion thereof) setting forth an allowable rate of emissions, level of opacity, or prescribing equipment or operating conditions that result in control of air pollution emission.

~~((21))~~ "Emissions unit" means any equipment, device, process, or activity that produces and emits to the outside air, or that may produce and emit to the outside air, any contaminant regulated by state or federal law.

~~((22))~~ "Fugitive emissions" means emissions which do not pass and which could not reasonably pass through a stack, chimney, vent, or other functionally equivalent opening.

~~((23))~~ "Good engineering practice (GEP)" refers to the height of a stack and means one of the following, whichever is the greatest:

~~((a))~~ Sixty-five meters; or

~~((b))~~ Height determined by formula. For stacks in existence on or before January 12, 1979, formula height is two and one-half times the height of any nearby structure. For stacks constructed after January 12, 1979, formula height is the height of any nearby structure plus one and one-half times the height or width of said structure, whichever is lesser. The height of the nearby structure is measured from ground level at the base of the stack. "Nearby," as used in this paragraph, means that distance up to five times the lesser of the height or width dimension of said structure, but no greater than .8 kilometer; or

~~((c))~~ Height determined by physical demonstration of need to prevent excessive concentrations of a pollutant due to downwash, wakes, or eddies created by structures or terrain obstacles. To make such a demonstration it is required that maximum concentrations caused by the source's emissions from its proposed stack height, without consideration of nearby structures or terrain obstacles, will increase at least forty percent when the effects of the structures or terrain obstacles are considered. This difference in concentrations must be shown either by a

fluid model study conducted in accordance with guidelines published by the environmental protection agency or by a field study which has been approved by the department or cognizant local authority. Such a study may be approved only after public involvement pursuant to WAC 173-403-110.

((23)) (23) "In operation" means engaged in activity related to the primary design function of the source.

((24)) (24) "Integral vista" means a view perceived from within the Class I area of a specific landmark or panorama located outside the boundary of the Class I area.

((25)) (25) "Land manager" means the secretary of the federal or head of the state department or Indian governing body with authority over the Class I area.

((26)) (26) "Lowest achievable emission rate (LAER)" means for any source that rate of emissions which reflects:

(a) The most stringent emission limitation which is contained in the implementation plan of any state for such class or category of source, unless the owner or operator of the proposed new or modified source demonstrates that such limitations are not achievable; or

(b) The most stringent emission limitation which is achieved in practice by such class or category of source, whichever is more stringent.

In no event shall the application of this term permit a proposed new or modified source to emit any pollutant in excess of the amount allowable under applicable new source performance standards.

((27)) (27) "Major emissions unit" means any emissions unit which has actual or allowable emissions of one hundred tons per year or more of any pollutant regulated by state or federal law.

((28)) (28) "Major modification" means (a), (b), or (c) of this subsection, whichever is the most stringent:

(a) Any physical change or change in the method of operation of a major source, a source that would become a major source as a result of the proposed change, or a major emissions unit or an emissions unit that would become a major emissions unit as a result of the proposed change that is located in an area that is not in attainment for the pollutant under consideration or is located in an area that is not in attainment for ozone and the pollutant under consideration is volatile organic compounds, which change would cause a net significant emissions increase for any pollutant regulated by state or federal law, except that a net significant emissions increase for any one of the following reasons shall not, in itself, cause the change to be a major modification:

(i) Use of an alternative fuel or raw material by reason of an order under Sections 2 (a) and (b) of the Federal Energy Supply and Environmental Coordination Act of 1974 (or any superseding legislation) or by reason of a natural gas curtailment plan pursuant to the Federal Power Act; or

(ii) Use of an alternative fuel by reason of an order or rule under Section 125 of the Federal Clean Air Act; or

(iii) Use of an alternative fuel or raw material that the source is capable of accommodating and was capable of accommodating prior to December 21, 1976, unless such change in fuel or raw material use is prohibited by a regulatory order; or

(iv) Use of an alternative fuel at a steam-generating unit to the extent that the fuel is generated from municipal solid waste; or

(v) An increase in the hours of operation or the production rate unless such increases are prohibited by a regulatory order.

(b) Any physical change or change in the method of operation of a major source, a source that would become a major source as a result of the proposed change, or a major emissions unit or an emissions unit that would become a major emissions unit as a result of the proposed change that is located in an area that is not in attainment for the pollutant under consideration or is located in an area that is not in attainment for ozone and the pollutant under consideration is volatile organic compounds, which change would cause the allowable emissions to be exceeded.

(c) Any reconstruction of a major source, or any reconstruction of a major emissions unit that is located in an area that is not in attainment for the pollutant under consideration or located in an area that is not in attainment for ozone and the pollutant under consideration is volatile organic compounds, for which reconstruction the fixed capital cost of the new components exceeds fifty percent of the fixed capital cost of a comparable entirely new source or emissions unit.

((29)) (29) "Major source" means any source which has actual or allowable emissions of one hundred tons per year or more of any pollutant regulated by state or federal law.

((30)) (30) "National emission standards for hazardous air pollutants (NESHAPS)" means the federal regulations set forth in 40 CFR Part 61, as promulgated prior to January 1, 1983.

((31)) (31) "Natural conditions" include naturally occurring phenomenon that reduce visibility as measured in terms of visual range, contrast, or coloration.

((32)) (32) "Net emissions increase" means the amount by which the sum of the following exceeds zero:

(a) Any increase in actual emissions of a pollutant resulting from a physical change or change in method of operation of a specific emission(s) unit in a source; and

(b) Any other increases or decreases in actual emissions of the same pollutant from the source that are contemporaneous with the change and are otherwise creditable: PROVIDED, That

(i) Said other increases or decreases are contemporaneous with the change only if they occur at the same time or within one year prior to the change, or if said decrease(s) has been documented by an emission reduction credit; and

(ii) Said other decreases in emissions are creditable only to the extent that the old level of ((baseline)) actual emissions or the old level of allowable emissions, whichever is the lesser, exceeds the new level of ((baseline)) allowable emissions; and

(iii) Said other decreases in emissions are not creditable if the specific emissions unit is a major emissions unit and is located (A) in an area that is not in attainment for the pollutant or (B) in an area that is not in attainment for ozone and the pollutant is volatile organic compounds; and

(iv) The determination of net emissions increase shall be valid only after a regulatory order has been issued which establishes that the new emissions from every emissions unit involved in the determination are equal to the new allowable emissions expressed as weight of the pollutant per unit time.

((33)) (33) "New source" means a source which commences construction after the effective date of this chapter. Addition to, enlargement, modification, replacement, or any alteration of any process or source which may increase emissions or ambient air concentrations of any contaminant for which federal or state ambient or emission standards have been established shall be construed as construction or installation or establishment of a new source. In addition every major modification shall be construed as construction or installation or establishment of a new source.

((34)) (34) "New source performance standards (NSPS)" means the federal regulations set forth in 40 CFR Part 60, as promulgated prior to January 1, 1983.

((35)) (35) "Nonattainment area" means a clearly delineated geographic area which has been designated by EPA promulgation as exceeding a national ambient air quality standard or standards for one or more of the criteria pollutants.

((36)) (36) "Notice of construction" means a document which makes application for permission to construct a new source or to accomplish the modification of an existing source.

((37)) (37) "Opacity" means the degree to which an object seen through a plume is obscured, stated as a percentage.

((38)) (38) "Particulate matter" or "particulates" means small discrete masses of liquid or solid, exclusive of uncombined water.

((39)) (39) "Person" means an individual, firm, public or private corporation, association, partnership, political subdivision, municipality, or government agency.

((40)) (40) "Prevention of significant deterioration (PSD)" means the federal regulations set forth in 40 CFR Subpart 52.21 as promulgated prior to July 1, 1982, and as modified by WAC 173-403-080.

((41)) (41) "Reasonably attributable" means attributable by visual observation or any other technique the state deems appropriate.

((42)) (42) "Reasonably available control technology (RACT)" means the lowest emission limit that a particular source or source category is capable of meeting by the application of control technology that is reasonably available considering technological and economic feasibility. RACT is determined on a case-by-case basis for an individual source or source category taking into account the impact of the source upon air quality, the availability of additional controls, the emission reduction to be achieved by additional controls, the impact of additional controls on air quality, and the capital and operating costs of the additional controls. RACT requirements for any source or source category may be adopted as an order or regulation after public involvement per WAC 173-403-110.

((43)) (43) "Regulatory order" means an order issued by the department or cognizant local authority to an air contaminant source

which approves a notice of construction and/or limits emissions and/or establishes other air pollution control requirements.

~~((34))~~ (44) "Significant emission" means a rate of emission equal to or greater than any one of the following rates:

Pollutant	Tons/Year	Pounds/Day	Pounds/Hour
Carbon Monoxide	100		
Nitrogen Oxides	40		
Sulfur Dioxide	40	800	80
Volatile Organic Compounds	40		
Particulates	25	500	50
Lead	.6		
Total Reduced Sulfur (as H ₂ S)	10		
Total Fluoride	3		

(45) "Significant visibility impairment" means visibility impairment which interferes with the management, protection, preservation, or enjoyment of visitor visual experience of the Class I area. The determination must be made on a case-by-case basis, taking into account the geographic extent, intensity, duration, frequency, and time of the visibility impairment, and how these factors correlate with the time of visitor use of the Class I area and frequency and timing of natural conditions that reduce visibility.

~~((35))~~ (46) "Source" means all of the emissions unit(s) including quantifiable fugitive emissions, which are located on one or more contiguous or adjacent properties, and are under the control of the same person (or persons under common control), whose activities are ancillary to the production of a single product or functionally related group of products.

~~((36))~~ (47) "Source category" means all sources of the same type or classification.

(48) "Total reduced sulfur, (TRS)" means hydrogen sulfide, mercaptans, dimethyl sulfide, dimethyl disulfide, and any other organic sulfides present, expressed as hydrogen sulfide.

(49) "Visibility impairment" means any humanly perceptible change in visibility (visual range, contrast, coloration) from that which would have existed under natural conditions.

(50) "Visibility impairment of a Class I areas" means visibility impairment within the area and visibility impairment of any formally designated integral vista associated with the area.

~~((37))~~ (51) "Volatile organic compound" means a hydrocarbon or derivative of hydrocarbon that has a vapor pressure greater than 0.1 millimeters of mercury at 20 degrees C, except the following excluded compounds: Methane, ethane, trichlorofluoromethane, dichlorodifluoromethane, chlorodifluoromethane, trifluoromethane, trichlorotrifluoroethane, dichlorotetrafluoroethane, chloropentafluoroethane, methylene chloride, and 1,1,1-trichloroethane (methyl chloroform).

AMENDATORY SECTION (Amending Order DE 83-12, filed 4/11/83)

WAC 173-403-050 NEW SOURCE REVIEW (NSR). (1) Applicability.

(a) A notice of construction must be filed with the department or cognizant local authority prior to the construction, installation, or establishment of a new source, if the source is in a category that is required to submit to new source review per applicable regulation of the said authority.

(b) The department or cognizant local authority may require a notice of construction prior to the construction, installation, or establishment of any new source, other than a single family or duplex dwelling.

(c) The notice of construction and new source review shall apply only to the emission(s) unit(s) affected and the contaminants involved.

(2) Additional information. Within thirty days of receipt of a notice of construction, the department or cognizant local authority may require the submission of additional plans, specifications, and such other information as deemed necessary for the review of the proposed new or modified source.

(3) Requirements for nonattainment areas. If the proposed new source is located in an area that is not in attainment for any air contaminant that would be emitted by the source, or if the source is located in an area that is not in attainment for ozone and the source would emit volatile organic compounds, the department or cognizant local authority shall review notice(s) of construction, plans, specifications, and other information associated therewith to determine that:

(a) The new source will be in accord with applicable federal and state rules and regulations, including new source performance standards (NSPS) and national emissions standards for hazardous air pollutants (NESHAPS).

(b) The new source will use best available control technology (BACT) for emissions control.

(c) If the new source is a major source or the proposed change is a major modification, it will comply with lowest achievable emission rate (LAER) for emissions of the contaminants for which nonattainment has been designated.

(d) If the source is a major source and is located in an area that is not in attainment for carbon monoxide or ozone and the source will emit carbon monoxide or volatile organic compounds, it is required that there be an analysis of alternative sites, sizes, and production processes and environmental control techniques for the proposed new source which demonstrates that benefits of the proposed new source significantly outweigh the environmental and social costs imposed as a result of its location, construction, and modification. This analysis is the responsibility of the applicant, who may use an environmental impact statement prepared under the State Environmental Policy Act or the National Environmental Policy Act as a source of information for this analysis.

(e) The proposed new source will not violate the requirements for reasonable further progress established by the state implementation plan. If the source is a major source or the project is a major modification, the total new ((~~baseline~~)) actual emissions from all sources existing at the time of application for notice of construction plus the new source, of the contaminants for which nonattainment has been designated, shall be no greater than the total ((~~baseline~~)) actual emissions from existing sources, except that (i) the department or cognizant local authority may require that new total ((~~baseline~~)) actual emissions be reduced to less than existing total ((~~baseline~~)) actual emissions, as necessary to achieve air quality attainment goals stated in an approved plan of attainment, and except that (ii) the emissions from the proposed new source may be approved without an offsetting reduction from existing sources if an adequate emissions growth allowance is included in an approved plan of attainment. The above requirements must be met by reducing ((~~baseline~~)) actual emissions from existing source(s). Arrangements for such offsetting reduction(s) of ((~~baseline~~)) actual emissions must be made by the owner or operator of the proposed new source. The proposed new source may be constructed only after the issuance of a regulatory order(s) to the proposed new source and to all the source(s) that provided the offset. The said orders shall include new allowable emissions limits for all the affected sources. ((~~If the offset is accomplished by the shutdown of existing emissions unit(s), the regulatory order(s) shall prohibit the operation of the affected emissions unit(s). Emission reduction(s) which are documented and enforced by regulatory order but are not used to satisfy the requirements of this paragraph, may be acknowledged and reserved for future use by the applicant in the applicable regulatory order.~~)) An emission reduction that is the result of the shutdown or curtailment of an existing emissions unit shall not be used as an offsetting reduction to satisfy the requirements of this paragraph.

(f) If the source is a major source or the project is a major modification, the owner or operator shall demonstrate that all major sources owned or operated by such person (or persons under common control with such person) in the state which are subject to emission limitations are in compliance or on a schedule for compliance with applicable emission limitations and standards under the Federal Clean Air Act.

(4) Requirements for attainment areas. If the proposed new source is located in an area that is in attainment for all contaminants that would be emitted by the source and the source is located in an ozone attainment area if the source would emit volatile organic compounds, the department or cognizant local authority shall review notice(s) of construction, plans, specifications, and other information associated therewith to determine that:

(a) The new source will be in accord with applicable federal and state regulations, including new source performance standards (NSPS) and national emissions standards for hazardous air pollutants (NESHAPS).

(b) The project will use best available control technology (BACT) for emissions control.

(c) ((~~The proposed new source meets~~)) If the new source is a major source the source shall meet all the requirements of prevention of significant deterioration regulations under WAC 173-403-080, with respect to Class I areas in Washington or any adjacent state.

(d) The allowable emissions from the proposed new facility will not delay the attainment date for an area not in attainment. This requirement will be considered to be met if the impact at any location within a nonattainment area does not exceed the following levels:

Pollutant	Annual Average	24-Hour Average	8-Hour Average	3-Hour Average	1-Hour Average
CO	-	-	0.5 mg/m ³	-	2 mg/m ³
TSP	1.0 ug/m ³	5 ug/m ³	-	-	-
SO ₂	1.0 ug/m ³	5 ug/m ³	-	25 ug/m ³	30 ug/m ³

(e) If the new source is a major source, the source shall undergo an impact analysis for visibility impairment with respect to all Class I areas in Washington or any adjacent state. The impact analysis shall consist of the following procedures:

(i) If the land manager has officially designated visibility as an important attribute of any Class I area, the owner or operator of the proposed new source shall demonstrate that the potential to emit any pollutant at a significant emission rate, in conjunction with the emissions from any other new source permitted since January 1982, shall not cause or contribute to significant visibility impairment of the Class I area.

(ii) Upon application for a notice of construction, the department shall notify the land manager of any potentially affected Class I area. Such notification must be made in writing and include a copy of all information relevant to the application, including the information developed for (e) of this subsection. This information shall be transmitted to the land manager within thirty days of receipt of the application and at least sixty days prior to public hearing on the application for permit to construct.

(iii) All estimates of visibility impacts required under this section shall be based on the models on file with the department. Equivalent models may be substituted if approved by the department or EPA.

(iv) The results of the analysis must be sent to the affected land manager(s). The land manager(s) in the affected Class I area(s) will review the results. Frequency and time of impact, duration, geographic extent, and intensity of the predicted impairment would also be considered in this step. The land manager(s) may demonstrate within thirty days following their receipt of the source's visibility impact analysis that adverse impact on visibility in the Class I area would result.

If the department with the demonstration, the notice of construction for the proposed source will not be approved unless or until mitigating measures are developed. If the department feels a land manager's demonstration is not adequate, the department will determine whether significant impairment of a Class I area would result. If the department determines it would, approval for the proposed source will not be issued unless or until mitigating measures are developed.

The land manager(s) or department may also demonstrate that the proposed source would cause impairment of any integral vista officially designated at least twelve months prior to the proposed source's submission of a complete application, whether or not an opportunity for public comment on the vista was provided. Impacts of the proposed source on integral vistas officially designated at least six months prior to submission of a complete application must also be considered if opportunity for public comment on the vista was provided by either the land manager or department. In determining whether a source should be controlled to protect an integral vista, the department may take into account the time necessary for compliance, the energy and nonair quality environmental impacts of compliance, and the useful life of the source.

(v) The department reserves the right to require pre-and/or post-construction visibility monitoring at the proposed site or potentially affected area as part of the applicable regulatory order.

(f) The proposed new source will not cause a violation of any ambient air quality standard.

((f)) (g) An offsetting emissions reduction, issued per WAC 173-403-050(3)(e), may be used to satisfy the requirements of (c), (d), or (e) of this subsection, if required.

(5) Preliminary determination. Within thirty days after receipt of all information required, the department or cognizant local authority shall:

(a) Make preliminary determinations on the matters set forth in WAC 173-403-050 (3) or (4), whichever is applicable; and

(b) Initiate compliance with the provisions of WAC 173-403-110 relating to public notice and public comment, as applicable.

(6) Final determination. If, after review of all information received including public comment, the department or cognizant local authority

finds that all the conditions in WAC 173-403-050 (3) or (4) are satisfied, whichever is applicable, the authority will issue a regulatory order to approve the notice of construction for the proposed new source or modification.

(7) Portable sources. For portable sources which locate temporarily at particular sites, the owner or operator shall be allowed to operate at the temporary location without filing a notice of construction, providing that the owner or operator notifies the department or cognizant local authority of intent to operate at the new location at least thirty days prior to starting the operation, and supplies sufficient information to enable the department or cognizant local authority to determine that the operation will comply with the emission standards for a new source, will not cause a violation of applicable ambient air quality standards and, if in a nonattainment area, will not interfere with scheduled attainment of ambient standards. The permission to operate shall be for a limited period of time, but in no case longer than one year, and the department or cognizant local authority may set specific conditions for operation during said period. A temporary source shall be required to comply with all applicable emission standards.

(8) Commencement of construction. The owner or operator of the new source shall not commence construction until the applicable notice of construction has been approved.

NEW SECTION

WAC 173-403-060 BUBBLE RULES. (1) Applicability. The owner(s) or operator(s) of any source(s) may apply for a bubble for any contaminant regulated by state or federal law for which the emission requirement may be stated as an allowable limit in weight of contaminant per unit time for the emissions units involved.

(2) Conditions. A bubble may be authorized provided the following conditions have been demonstrated to the satisfaction of the department or cognizant local authority.

(a) The contaminants exchanged must be of the same type, that is, particulates for particulates, sulfur dioxide for sulfur dioxide, etc.

(b) The bubble will not interfere with the attainment and maintenance of air quality standards.

(c) The bubble will not result in a delay in compliance by any source, nor a delay in any existing enforcement action.

(d) The bubble will not supersede NSPS, NESHAPS, BACT, or LAER. The emissions of hazardous (NESHAPS) contaminants shall not be increased.

(e) The bubble will not result in an increase in the sum of actual emission rates of the contaminant involved from the emissions units involved.

(f) A bubble may not be authorized for opacity per se. If the emission limit for particulates for a given emissions unit is increased as part of a bubble, the opacity limit for the given emissions unit may be increased: PROVIDED, That the new opacity limit is specific for the given emissions unit, provided that the new opacity limit is consistent with the new particulates limit: PROVIDED FURTHER, That opacity greater than sixty percent shall never be authorized: AND PROVIDED FURTHER, That if the given emissions unit is a major emissions unit, the opacity shall be monitored continuously.

(g) The emission limits of the bubble are equivalent to existing limits in enforceability.

(h) Concurrently with or prior to the authorization of a bubble, each affected source shall receive (have received) a regulatory order that establishes total allowable emissions from the source of the contaminant being bubbled, expressed as weight of the contaminant per unit time. The new total allowable emissions shall be considered RACT.

(i) There will be no net adverse impact upon air quality from the establishment of new emission requirements for a specific source or emissions unit. Determination of net adverse impact shall include but not be limited to public perception of opacity and public perception of odorous contaminants.

(j) Specific situations may require additional demonstration as requested by the department or cognizant local authority.

(3) Jurisdiction. Whenever a bubble application involves emissions units, some of which and under the jurisdiction of the department and some of which are under the jurisdiction of a local authority, approval will require concurrence by both authorities. The new emission limits for each emissions unit will be enforced by the authority of original jurisdiction.

(4) Additional information. Within thirty days, after the receipt of a bubble application and all supporting data and documentation, the department or cognizant local authority may require the submission of additional information needed to review the application.

(5) Approval. Within thirty days after all the required information has been received, the department or cognizant local authority shall approve or deny the application, based on a finding that conditions in subsection (2) (a) through (j) of this section have been satisfied or not. If the application is approved, a regulatory order or equivalent document shall be issued which includes new allowable emissions expressed in weight of pollutant per unit time for each emissions unit involved in the application. The order or equivalent document must include all requirements necessary to assure that conditions in subsection (2) (a) through (j) of this section will be satisfied. If the bubble depends in whole or in part upon the shutdown of equipment, the regulatory order or equivalent document must prohibit the operation of the affected equipment.

NEW SECTION

WAC 173-403-070 ISSUANCE OF EMISSION REDUCTION CREDITS. (1) Applicability. The owner or operator of any source may apply to the department or cognizant local authority for an emission reduction credit (ERC) if the source proposes to reduce its actual emissions rate for any contaminant regulated by state or federal law for which the emission requirement may be stated as an allowable limit in weight of contaminant per unit time for the emissions unit(s) involved.

(2) Time of application. The application for an ERC must be made prior to or within one hundred eighty days after the emission reduction has been accomplished, except that within one hundred eighty days after the adoption of this regulation, an ERC application may be made for an emission reduction which took place between April 1, 1980, and the date of adoption of this regulation.

(3) Conditions. An ERC may be authorized provided the following conditions have been demonstrated to the satisfaction of the department or cognizant local authority.

(a) The quantity of emissions in the ERC shall be no greater than the old allowable emissions rate or the old actual emissions rate, whichever is the lesser, minus the new allowable emissions rate.

(b) The ERC application must include a description of all the changes that are required to accomplish the claimed emissions reduction, such as, new control equipment, process modifications, limitation of hours of operation, permanent shutdown or equipment, specified control practices, etc.

(c) The ERC for the source is no less than (i) one ton per year; or, (ii) fifteen percent of the annual emissions of the affected contaminant from the affected emissions unit(s), whichever is the greater.

(d) No part of the emission reductions claimed for credit shall have been used as part of a determination of net emission increase, nor as part of an offsetting transaction under WAC 173-403-050(3)(e), nor as part of a bubble transaction under WAC 173-403-060, nor to satisfy NSPS, BACT, or LAER.

(e) Concurrently with or prior to the authorization of an ERC, the applicant shall receive (have received) a regulatory order that establishes total allowable emissions from the source of the contaminant for which the ERC is requested, expressed as weight of contaminant per unit time. The new allowable emissions shall be considered RACT.

(4) Additional information. Within thirty days after the receipt of an ERC application and all supporting data and documentation, the department or cognizant local authority may require the submission of additional information needed to review the application.

(5) Approval. Within thirty days after all the required information has been received, the department or cognizant local authority shall approve or deny the application, based on a finding that conditions in subsection (3) (a) through (e) of this section have been satisfied or not. If the application is approved, the department or cognizant local authority shall:

(a) Issue a regulatory order or equivalent document to assure that the emissions from the source will not exceed the proposed new allowable emission rate(s) claimed in the ERC application, expressed as weight of pollutant per unit time. The regulatory order or equivalent document must include all requirements that are necessary to provide such assurance. If the ERC depends in whole or in part upon the shutdown or equipment, the regulatory order or equivalent document must prohibit the startup of the affected equipment; and,

(b) Issue a certificate of emission reduction credit. The certificate shall specify the issue date, the contaminant(s) involved, the nonattainment area involved, if applicable, to what extent the ERC results from the shutdown or curtailment of an emissions unit, and the person to whom the certificate is issued.

NEW SECTION

WAC 173-403-075 USE OF EMISSION REDUCTION CREDITS. (1) Permissible use. An ERC may be used to satisfy the requirements for authorization of a bubble under WAC 173-403-060, or as a part of a determination of "net emissions increase." That part of an ERC that is not the result of a shutdown or curtailment of an emissions unit may be used as an offsetting reduction to satisfy the requirements for new source review under WAC 173-403-050(3)(e).

(2) Surrender of ERC certificate. When an ERC is used under subsection (1) of this section, the certificate for the ERC must be surrendered to the issuing authority. If only a portion of the ERC is used, the amended certificate will be returned to the owner.

(3) Conditions of use. An ERC may be used only for the contaminant(s) for which it was issued. The department or cognizant local authority may impose additional conditions of use to account for temporal and spatial differences between the emissions unit(s) that generated the ERC and the emissions unit(s) that use the ERC.

(4) Sale of an ERC. An ERC may be sold or otherwise transferred to a person other than the person to whom it was originally issued. Within thirty days after the transfer of ownership, the certificate must be surrendered to the issuing authority. After receiving the certificate, the issuing authority shall reissue the certificate to the new owner.

(5) Time of use. An unused ERC and any unused portion thereof shall expire ten years after date of original issue.

(6) Discount due to change in SIP. If reductions in emissions beyond those identified in the state implementation plan are required to meet an ambient air quality standard, if the standard cannot be met through controls on operating sources, and if the plan must be revised, an ERC may be discounted by the department or cognizant local authority after public involvement per WAC 173-403-110. Any such discount shall not exceed the percentage of additional emission reduction needed to reach attainment.

NEW SECTION

WAC 173-403-080 PREVENTION OF SIGNIFICANT DETERIORATION (PSD). Section 40 CFR 52.21, Subparts (b), (c), (d), (e), (f), (g), (h), (i), (j), (k), (l), (m), (n), (o), (p), (r), (t), (v), and (w), Prevention of Significant Deterioration of Air Quality, as in effect on July 1, 1982, are herein incorporated by reference with the following additions and modifications:

(1) Construction of "administrator." In 40 CFR 52.21 (b)(17), federally enforceable, (f)(l)(v), (f)(3), and (f)(4)(i), exclusions from increment consumption, (g), redesignation, (l)(2), air quality models, and (t), disputed permits or redesignations, the word "administrator" shall be construed in its original meaning. In all other cases, the word "administrator" shall be construed to mean the director of the department.

(2) Contemporaneous. Subpart 40 CFR 52.21 (b)(3)(ii) is changed to read: "An increase or decrease in actual emissions is contemporaneous with the increase from the particular change only if it occurs at the same time or within one year prior to the change, or if a decrease has been documented by an emission reduction credit."

(3) Public participation. Subpart 40 CFR 52.24(q) public participation, as in effect July 1, 1982, is hereby incorporated by reference, with the following modifications:

(a) In 40 CFR 52.24(q)(2)(iv), the word "administrator" shall be construed in its original meaning.

(b) In 40 CFR 52.24(q)(l), the phrase "specified time period" shall mean thirty days.

(4) List of Class I areas. The following areas are the Class I areas in Washington state as of January 1, 1983:

Mount Rainier National Park
North Cascade National Park
Olympic National Park
Alpine Lakes Wilderness Area
Glacier Peak Wilderness Area
Goat Pocks Wilderness Area
Mount Adams Wilderness Area
Pasayten Wilderness Area.

NEW SECTION

WAC 173-403-090 RETROFIT REQUIREMENTS FOR VISIBILITY PROTECTION. (1) Determination of best available retrofit technology (BART). The department has responsibility to identify and analyze each source which may reasonably be anticipated to cause or

contribute to impairment of visibility in any Class I area in Washington or any adjacent state and to determine BART for the contaminant of concern and those additional air pollution control technologies that are to be required to reduce impairment from the source.

(2) Initially defined BART. The owner or operator of any source to which significant visibility impairment of a Class I area is reasonably attributable shall apply BART for each contaminant contributing to visibility impairment that is emitted at more than 250 tons per year. Each source for which BART is required must install and operate BART as expeditiously as possible, but in no case later than five years after the conditions are included in a regulatory order.

(3) Future definitions of BART. The owner or operator of any source to which significant visibility impairment of a Class I area is reasonably attributable shall apply BART as new technology becomes available for a contaminant if:

(a) The source emits more than 250 tons per year of the contaminant; and,

(b) The controls representing BART have not previously been required in this section.

(4) Appeal. Any source subject to the requirements under this section to install, operate, and maintain BART, may apply to the department for an exception from that requirement pursuant to 40 CFR 51.303.

AMENDATORY SECTION (Amending Order DE 83-12, filed 4/11/83)

WAC 173-403-110 PUBLIC INVOLVEMENT. (1) Applicability. Public notice shall be provided prior to the approval or denial of any of the following types of applications or other actions:

(a) Notice of construction for any new or modified source or emissions unit, the approval of which would result in a net significant emissions increase for any pollutant regulated by state or federal law; or

(b) Any application or other proposed action for which a public hearing is required by EPA prevention of significant deterioration rules; or

(c) Any order to determine reasonably available control technology; or

(d) An order to establish a compliance schedule or a variance; or

(e) The establishment or disestablishment of a nonattainment area, or the changing of the boundaries thereof; or

(f) An approval of a study to demonstrate good engineering practice for a stack; or

(g) An order to authorize a bubble; or

(h) Any application or other proposed action made pursuant to this chapter in which there is a substantial public interest according to the discretion of the department or cognizant local authority.

(2) Public notice. Public notice shall be made only after all information required by the department or cognizant local authority has been submitted and after applicable preliminary determinations, if any, have been made. The cost of providing public notice shall be borne by the applicant or other initiator of the action. Public notice shall include:

(a) Availability for public inspection in at least one location near the proposed project, of the nonproprietary information submitted by the applicant and of any applicable preliminary determinations, including analyses of the effect on air quality.

(b) Publication in a newspaper of general circulation in the area of the proposed project of notice:

(i) Giving a brief description of the proposal;

(ii) Advising of the location of the documents made available for public inspection;

(iii) Advising of a thirty-day period for submitting written comment to the department or cognizant local authority;

(iv) Advising that a public hearing may be held if the department or cognizant local authority determine within a thirty-day period that there is a significant public interest.

(3) Public comment. No final decision on any application or action of any of the types described in subsection (1) of this section, shall be made until the public comment period has ended and any comments received have been considered. Unless a public hearing is held, the public comment period shall be the thirty-day period for written comment published as provided above. If a public hearing is held the public comment period shall extend through the hearing date and thereafter for such period, if any, as the notice of public hearing may specify.

(4) Public hearings. The applicant, any interested governmental entity, any group or any person may request a public hearing within the

thirty-day period published as above. Any such request shall indicate the interest of the entity filing it and why a hearing is warranted. The department or cognizant local authority may, in its discretion, hold a public hearing if it determines there is a significant public interest. Any such hearing shall be held upon such notice and at such time and place as the department or cognizant local authority deems reasonable.

(5) Other requirements of law. Whenever other procedures permitted or mandated by law will accomplish the objectives of public notice and opportunity for comment served by this section, such procedures may be used in lieu of the provisions of this section.

(6) Public information. Copies of notices of construction, orders, and modifications thereof, not declared confidential by the applicant, which are issued hereunder shall be available for public inspection on request at the department or cognizant local authority.

NEW SECTION

WAC 173-405-035 EMISSION STANDARDS FOR SOURCES EMITTING HAZARDOUS AIR POLLUTANTS. (1) The national emissions standards for hazardous air pollutants (NESHAPS) are by this reference adopted and incorporated herein.

(2) The department, at any time after the effective date of this section, may conduct source tests and require access to records, books, files, and other information specific to the control, recovery, or release of asbestos, beryllium, mercury, or vinyl chloride in order to determine the status of compliance of sources of these contaminants and to carry out its enforcement responsibilities. Source testing, monitoring, and analytical methods for sources of the above-named contaminants shall conform with the requirements of NESHAPS.

(3) This section shall not apply to any source operating pursuant to a waiver granted by the United States Environmental Protection Agency or an exemption granted by the president of the United States during the effective life of such waiver or exemption.

NEW SECTION

WAC 173-410-035 EMISSION STANDARDS FOR SOURCES EMITTING HAZARDOUS AIR POLLUTANTS. (1) The national emissions standards for hazardous air pollutants (NESHAPS) are by this reference adopted and incorporated herein.

(2) The department, at any time after the effective date of this section, may conduct source tests and require access to records, books, files, and other information specific to the control, recovery, or release of asbestos, beryllium, mercury, or vinyl chloride in order to determine the status of compliance of sources of these contaminants and to carry out its enforcement responsibilities. Source testing, monitoring, and analytical methods for sources of the above-named contaminants shall conform with the requirements of NESHAPS.

(3) This section shall not apply to any source operating pursuant to a waiver granted by the United States Environmental Protection Agency or an exemption granted by the president of the United States during the effective life of such waiver or exemption.

WSR 83-13-119

PROPOSED RULES

DEPARTMENT OF ECOLOGY

[Filed June 22, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Ecology intends to adopt, amend, or repeal rules concerning Snohomish County, amending WAC 173-19-390;

that the agency will at 2:00 p.m., Thursday, August 11, 1983, in the WDOE Air and Land Offices Hearings Room, Rowsix, 4224 Sixth Avenue S.E., Lacey, WA, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on August 25, 1983.

The authority under which these rules are proposed is RCW 90.58.120 and 90.58.200.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before August 18, 1983.

Dated: June 22, 1983

By: John F. Spencer
Deputy Director

STATEMENT OF PURPOSE

Title: Amending WAC 173-19-390, Snohomish County.

Description of Purpose: Adoption of revised Shoreline Master Program, chapter 173-19 WAC.

Statutory Authority: RCW 90.58.120 and 90.58.200.

Summary of Rule: The amendment adopts revisions to the Snohomish County Shoreline Master Program.

Reasons Supporting Proposed Action: Shoreline master programs and revisions thereto are developed by local government and submitted to the Department of Ecology for approval. The programs do not become effective until adopted by the department in accordance with the Administrative Procedure Act.

Agency Personnel Responsible for Drafting, Implementation and Enforcement: Jeanne Holloman, Department of Ecology, Mailstop PV-11, Olympia, WA 98504, (206) 459-6264.

Person or Organization Proposing Rule, and Whether Public, Private, or Governmental: Department of Ecology, state government.

Agency Comments or Recommendations Regarding Statutory Language, Implementation, Enforcement, Fiscal Matters: None.

Whether Rule is Necessary as a Result of Federal Law or Federal or State Court Action: No.

Small Business Economic Impact Statement: No.

AMENDATORY SECTION (Amending Order DE 82-19, filed 6/28/82)

WAC 173-19-390 SNOHOMISH COUNTY. Snohomish County Master Program approved December 27, 1974. Revision approved June 16, 1978. Revision approved June 28, 1982. Revision approved August 25, 1982.

Reviser's note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

WSR 83-13-120
PROPOSED RULES
DEPARTMENT OF REVENUE
[Filed June 22, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Revenue intends to adopt, amend, or repeal rules concerning state of Washington inheritance tax rules, repealing chapter 458-57 WAC and state of Washington Estate and Transfer Tax Reform Act rules, adopting chapter 458-57 WAC;

that the agency will at 9:00 a.m., Thursday, July 28, 1983, in the Revenue Conference Room, 415 General Administration Building, Olympia, Washington 98504, conduct a public hearing on the proposed rules.

The adoption, amendment, or repeal of the rules will take place immediately following the hearing.

The authority under which these rules are proposed is RCW 83.100.100.

The specific statute these rules are intended to implement is chapter 83.100 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before July 28, 1983.

Dated: June 22, 1983

By: Clarence A. Borley
Director, Inheritance Tax

STATEMENT OF PURPOSE

Title: Chapter 458-57 WAC, State of Washington Estate and Transfer Tax Reform Act Rules.

Description of Purpose: To provide guidelines for dealing with the Estate and Transfer Tax Reform Act.

Statutory Authority: RCW 83.100.100.

Specific Statute Rule is Intended to Implement: Chapter 7, Laws of 1981 2nd ex. sess., RCW 83.100.010 through 83.100.190.

Reasons Supporting Proposed Action: Because Initiative 402 in 1981 completely cancelled the previous inheritance tax laws and replaced them with an estate tax, new rules are required.

Agency Personnel Responsible for Drafting and Implementation: Clarence A. Borley, 1101 Eastside Street, Olympia, WA 98504, Telephone: 753-7281; and Enforcement: Department of Revenue, 415 General Administration Building, Olympia, WA 98504, Telephone: 753-5540.

Chapter 458-57 WAC
STATE OF WASHINGTON ((INHERITANCE TAX)) ESTATE
AND TRANSFER TAX REFORM ACT RULES

NEW SECTION

WAC 458-57-510 SCOPE OF RULES. These rules are promulgated under the authority of RCW 83.100.100 and are intended to implement chapter 83.100 RCW.

NEW SECTION

WAC 458-57-520 NATURE OF ESTATE TAX. (1) The estate tax is neither a property tax nor an inheritance tax. It is a tax imposed on the transfer of the entire taxable estate and not upon any particular legacy, devise, or distributive share.

(2) The estate tax does not purport to reach completed absolute lifetime transfers. Section 2035(d) of the Internal Revenue Code generally exempts such transfers. To the extent permitted by this provision, lifetime transfers escape the state estate tax. There is no state gift tax.

NEW SECTION

WAC 458-57-530 PROPERTY SUBJECT TO ESTATE TAX. The estate tax is imposed on transfers of the taxable estate, as defined in section 2051 of the Internal Revenue Code. The following paragraphs contain a general description of the method to be used in determining the taxable estate of decedent:

(1) Gross estate. The first step in determining the tax is to ascertain the total value of the decedent's gross estate. The value of the gross estate includes the value of all property to the extent of the interest therein of the decedent at the time of his death. In addition, the gross estate may include property in which the decedent did not have an interest at the time of his death. A decedent's gross estate for federal estate tax purposes may therefore be very different from the same decedent's estate for local probate purposes. Examples of items which

may be included in a decedent's gross estate and not in his probate estate are the following: Certain property transferred by the decedent during his lifetime without adequate consideration; property held jointly by the decedent and others; property over which the decedent had a general power of appointment; proceeds of certain policies of insurance on the decedent's life annuities; and dower and curtesy of a surviving spouse or a statutory estate in lieu thereof. For a detailed explanation of the method of ascertaining the value of the gross estate, see sections 2031 through 2044 of the Internal Revenue Code, and the regulations thereunder.

(2) Taxable estate. The second step in determining the tax is to ascertain the value of the decedent's taxable estate. The value of the taxable estate is determined by subtracting from the value of the gross estate the authorized exemption and deductions. Under various conditions and limitations, deductions are allowable for expenses, indebtedness, taxes, losses, charitable transfers, and transfers to surviving spouse. For a detailed explanation of the method of ascertaining the value of the taxable estate, see sections 2051 through 2056 of the Internal Revenue Code and the regulations thereunder.

NEW SECTION

WAC 458-57-540 RESIDENTS—TAX IMPOSED. A tax is imposed on the transfer of the taxable estate of every decedent who was domiciled in the state of Washington at the time of such decedent's death. The tax imposed is an amount equal to the federal credit as defined in RCW 83.100.020(3) and WAC 458-57-560(4).

NEW SECTION

WAC 458-57-550 VALUATION. The value of every item of property in a decedent's gross estate is its fair market value, except that if the personal representative elects the alternate valuation method under section 2032 of the Internal Revenue Code, it is the fair market value thereof at that date, with the adjustments prescribed in that section. Notwithstanding the preceding sentences, valuation of certain farm property and closely-held business property, properly made for federal estate tax purposes pursuant to an election authorized by section 2032A of the Internal Revenue Code, shall be binding for state estate tax purposes.

NEW SECTION

WAC 458-57-560 IMPOSITION OF TAX. (1) A tax in an amount equal to the federal credit is imposed by RCW 83.100.030 upon the net estate of every decedent. "Net estate" for state tax purposes means the same thing as "taxable estate" for federal tax purposes. When the amount of deductions allowable exceeds the value of the gross estate, there is no "taxable (or net) estate," and no state tax is due.

(2) The Internal Revenue Code of 1954 means the Internal Revenue Code of 1954, as amended or renumbered prior to January 1, 1982. See St. of Wash. v. Readers Digest, 81 Wn.2d 259, 501 P.2d 290 (1972).

(3) The "maximum amount of the credit for state death taxes allowed under section 2011" means allowed without regard to section 2011(a) of the Internal Revenue Code. The Washington estate tax is due in every case in which the credit is available whether or not it is claimed for federal tax purposes.

(4) The term "federal credit" means the credit amount prescribed in section 2011(b) of the Internal Revenue Code, as limited by the amount which the federal estate tax exceeds the unified credit prescribed in section 2010 of the Internal Revenue Code. It is computed on a special base denominated "adjusted taxable estate," which is determined by simply reducing the amount of federal taxable estate by \$60,000.

(5) The amount of tax payable to the state of Washington shall not exceed an amount equal to the amount of tax computed in accordance with section 2001 of the Internal Revenue Code reduced by the amount of unified credit provided by section 2010 of the Internal Revenue Code.

(6) The amount of the tax shall not be reduced by the amount of any credit allowed for federal purposes other than the amount of credit prescribed under section 2010 of the Internal Revenue Code. Specifically, the amount of the state estate tax shall not be reduced by the amount of any credit for tax on prior transfers, foreign death taxes, or death taxes on remainders provided in sections 2013, 2014, and 2015 of the Internal Revenue Code.

Amount of credit:

(A)	(B)	(C)	(D)
Adjusted taxable estate or more than	Adjusted taxable estate less than	Credit on amount in column (A)	Rates of credit on excess over amount in column (A)
			Percent
\$ 40,000	\$ 90,000	\$ -0-	0.8
90,000	140,000	400	1.6
140,000	240,000	1,200	2.4
240,000	440,000	3,600	3.2
440,000	640,000	10,000	4.0
640,000	840,000	18,000	4.8
840,000	1,040,000	27,600	5.6
1,040,000	1,540,000	38,800	6.4
1,540,000	2,040,000	70,800	7.2
2,040,000	2,540,000	106,800	8.0
2,540,000	3,040,000	146,800	8.8
3,040,000	3,540,000	190,800	9.6
3,540,000	4,040,000	238,800	10.4
4,040,000	5,040,000	290,800	11.2
5,040,000	6,040,000	402,800	12.0
6,040,000	7,040,000	522,800	12.8
7,040,000	8,040,000	650,800	13.6
8,040,000	9,040,000	786,800	14.4
9,040,000	10,040,000	930,800	15.2
10,040,000		1,082,800	16.0

Example (1). A died in 1986, leaving her husband and children surviving. Her taxable estate, computed after allowance of the marital deduction, was \$700,000. The adjusted taxable estate was \$640,000. The Washington state estate tax due is \$18,000.

Example (2). C died in 1983. All of his property passed to his wife D, outright under a community property agreement. His marital deduction under section 2056 of the Internal Revenue Code reduced his federal taxable estate to zero. Because his taxable estate is zero, no Washington tax is due.

Example (3). E, a single man, died in 1984. His federal taxable estate was \$100,000; thus, the adjusted taxable estate was \$40,000 (\$100,000 - \$60,000). No Washington tax is due. Section 2011 of the Internal Revenue Code provides for no credit unless the adjusted taxable estate exceeds \$40,000.

Example (4). F, a widower, died in 1985. One year before his death he made an absolute transfer of almost all of his property to his son, G. His federal tax liability was computed on the basis of "adjusted taxable gifts" of \$750,000 and a taxable estate of \$3,000. No Washington estate tax is due, and there is no Washington gift tax.

Example (5). B, a widow, died in 1982 leaving a taxable estate of \$290,000. The amount of tax payable to the state of Washington, equivalent to the federal death tax credit, is computed as follows:

Taxable estate	\$290,000		
Less	60,000		
Adjusted taxable estate	\$230,000		
Section 2011 credit on first	\$140,000	is	\$1,200
Plus 2.4% of	90,000	is	2,160
Washington tax liability			\$3,360

Example (6). Decedent died in 1983, leaving a taxable estate of \$280,000. The amount payable to the state of Washington is computed as follows:

Taxable estate	\$280,000		
Less	60,000		
Adjusted taxable estate	\$220,000		
Section 2011 credit on first	\$140,000	is	\$1,200
Plus 2.4% of	80,000	is	1,920
State Death Tax Credit equals			\$3,120

BUT (Federal Estate Tax Computation)

Taxable estate	\$280,000		
Tax on	\$250,000	is	\$70,800
Plus 34% of	30,000	is	10,200
Gross federal tax			\$81,000
Less unified credit			79,300
Net estate tax			\$ 1,700

Since the federal estate tax payable is \$1,700, which amount is less than the computed state death tax credit, the amount payable to the state is \$1,700 and zero is due the Internal Revenue Service.

NEW SECTION

WAC 458-57-570 TAX RETURNS TO BE FILED. (1) For purposes of these rules, the word "return" shall mean the "report" called for under provisions of RCW 83.100.050. The Washington Estate Tax Return shall be filed on or before the date the Federal Estate Tax Return is required to be filed.

(2) Section 6075 of the Internal Revenue Code requires that federal estate tax returns be filed within nine months after the date of the decedent's death.

(3) Section 6081 of the Internal Revenue Code permits the granting of reasonable extensions of time for filing estate tax returns for periods generally not to exceed six months.

(4) In the case of any estate for which a federal return must be filed, a Washington state Estate Tax Return shall be filed with the department on or before the date on which the federal return is required to be filed. If a federal extension of the time to file is granted, the date for filing the Washington return is extended thereby. However, if the personal representative shall fail to file with the department a true copy of the extension within thirty days of the issuance of such extension, the department may require the personal representative to file the state return on the date that the federal return would have been due had the extension not been granted. Too, the penalty provided (RCW 83.100.070(2)) for late filing of the tax return shall be applicable if the tax return is filed after the due date, an extension of time to file has been requested, and the extension is denied.

(5) A "release" means a release of no tax due, a release of nonliability or an automatic release.

(6) (a) A release shall be issued, when requested, in every case in which the department determines that an estate is not liable for the payment of the state estate tax in any amount. In instances in which the department is unable to make the determination, it may require proof by the personal representative that no tax is in fact due.

(b) If the department determines that no tax is due, it shall issue a release to the personal representative. The release shall state that the estate tax liability to the state of Washington has been fulfilled, and that the release shall give the personal representative authority to effectuate the transfer of all property comprising the decedent's estate.

(c) The release may be conditional. If, for example, the estate has avoided federal and state tax liability by reason of electing special use valuation under section 2032A of the Internal Revenue Code (entitled "Valuation of Certain Farm, etc. Real Property"), and if state tax will be due in the event the specially valued property is disposed of or taken out of qualified use within the period provided for in section 2032A(c), the request for the release must be joined in by those persons required to sign the agreement mentioned in section 2032A(d)(2), and when issued the release shall specify that it is issued in reliance upon representation that no such disposition or removal from qualified use is contemplated, and the qualified heir will notify the department if removal from qualified use thereafter occurs within ten years following the date of the decedent's death. Should removal from qualified use result in a tax being due the state of Washington, the qualified heir shall notify the department, pay the tax, together with interest at the rate of twelve percent per annum if the tax is not paid within six months of removal of the property from qualified use.

(d) "Qualified heir" shall mean those persons specified in section 2032A(e)(1).

NEW SECTION

WAC 458-57-580 FORMULA. The amount of tax payable to Washington for nonresident decedents equals the amount of federal credit multiplied by a fraction, the numerator of which is the value of the property located in Washington, and the denominator of which is the value of the decedent's gross estate:

$$\text{Federal Credit} \times \frac{\text{Gross Value of Property in Washington}}{\text{Decedent's Gross Estate}} = \text{Amount to be Paid Washington State}$$

This formula contemplates the gross value as finally determined for federal estate tax purposes of any property "located in" Washington as provided in RCW 83.100.040(2). No reduction shall be allowed for any mortgages, liens or other encumbrances or debts associated with such property except to the extent allowable in computing the gross estate for federal estate tax purposes.

NEW SECTION

WAC 458-57-590 PROPERTY "LOCATED IN" WASHINGTON. (1) Real property. All real property physically situated in this state, with the exception of federal trust lands, and all interests in such property, are deemed "located in" Washington. Such interests include but are not limited to:

(a) Leasehold interests.

(b) Mineral interests.

(c) The vendee's (but not the vendor's) interest in an executory contract for the purchase of real property.

(d) Trusts (beneficial interest in trusts of realty).

(2) Tangible personal property. Tangible personal property of a nonresident decedent shall be deemed "located in" Washington only if:

(a) At the time of his death the property is situated in Washington;

(b) It is present for a purpose other than transiting the state.

Example: A nonresident decedent, a construction contractor working as an individual or sole proprietor, was on the date of death engaged in constructing a large building within the state. All equipment, such as earthmovers, bulldozers, trucks, etc., used on that contract and located in Washington at the time of death, would be deemed located in Washington for death tax purposes.

NEW SECTION

WAC 458-57-600 RECIPROCITY EXEMPTION. If the state in which the nonresident decedent is domiciled exempts from estate, inheritance or other death taxes the property of residents of Washington, the estate of such decedent shall be exempt from Washington estate taxes. This exemption will apply if, as of the date of the decedent's death he was a citizen of the United States, resident of the United States but not of Washington, and such laws of the domicile state: (1) Made specific reference to this state; or (2) contained a reciprocal provision under which nonresidents were exempted from applicable death taxes with respect to property or transfers otherwise subject to the jurisdiction of such state. In those instances where application of this provision results in loss of available federal credit which would otherwise be allowed by the federal government, Washington will absorb that proportional share which is applicable to property within the jurisdiction of this state. Application of this provision will not act to increase the total tax obligation of the estate and will not apply if federal regulations prevent allowance of such credit.

NEW SECTION

WAC 458-57-610 RELEASES. (1) If the department determines that no taxes imposed by the act are due, the department shall issue a release to the personal representative upon receipt of a request for a release. The request shall be made by completing and submitting to the department the form entitled "Release of Nonliability" which shall be available from the department and which requires the sworn statement of the personal representative that no taxes imposed by the act are due.

(2) In cases in which taxes are due under the act, the department shall issue a release to the personal representative upon request and after such taxes have been paid. The request shall be accompanied by a completed Washington Estate Tax Return and by a completed copy of the Federal Estate Tax Return (Form #706). The final determination of the amount of taxes due from the estate is contingent on receipt of a copy of the Final Closing Letter issued by the Internal Revenue Service.

(3) The department may require additional information to substantiate information provided by the estate.

(4) The release issued by the department will not bind or estop the department in the event of a misrepresentation of facts.

NEW SECTION

WAC 458-57-620 AMENDED RETURNS—FINAL DETERMINATION. (1) If an amended federal return is filed, an amended Washington return together with a copy of the amended federal return shall be filed with the department within five days after the date the amended federal return is filed with the Internal Revenue Service.

(2) The written notice to be given the department of the final determination of federal tax pursuant to RCW 83.100.090(2) shall include copies of any final examination report, any compromise agreement, the estate tax closing letter, and any other available evidence of the final determination.

(3) Failure to file an amended return shall toll all applicable statutes of limitations against the tax.

NEW SECTION

WAC 458-57-630 ADMINISTRATION—RULES. For the purposes of these rules, the term "court of record" shall mean a superior court or any division of the court of appeals. A rule determined to be invalid by a court other than an appellate court shall nevertheless continue to have persuasive effect in the application and interpretation of these rules.

NEW SECTION

WAC 458-57-640 ESCHEAT ESTATES—HEIRS—HOW LOCATED AND PROOF. (1) In those cases where it is apparent that the estate will escheat to the state of Washington and heirs are subsequently located, the personal representative shall provide the department with all evidence of which he has knowledge or of which he has possession showing that the purported heirs are actually heirs. All documents in support of heirship must be in the English language when submitted to the department. The translation into English from any foreign document shall be authenticated as reasonably required by the department.

(2) In all cases where there is a court hearing or the taking of a deposition on the question of heirship, the personal representative shall give the department twenty days' written notice of such hearing or matter.

(3) The personal representative must give the department at least twenty days' written notice of the hearing on the final account and petition for distribution.

NEW SECTION

WAC 458-57-650 INTEREST AND PENALTIES. (1) Estate taxes due the state are delinquent if not paid within nine months of the date of death. Interest accrues on delinquent taxes at the rate of twelve percent per annum and will be prorated in accordance with Table A.

(2) If the Estate Tax Return required is not filed within the time specified in WAC 458-57-570, then the personal representative shall pay, in addition to the interest provided in subsection (1) of this section, a penalty equal to five percent of the tax due for each month the report has not been filed, but the total penalty shall not exceed twenty-five percent of the tax. The penalty is added to the total amount of tax and interest due. It shall be prorated for those periods less than a month in accordance with Table B.

(3) When interest and penalties have been imposed for late filing or payment, and partial payments of the total amount due are received, the payments shall be applied first to pay the penalty, then the accrued interest, and then the principal.

(4) The penalty for failure to file will not be assessed in those instances where prior to the due date a payment of the tax due has been made and the circumstances which render the timely filing of the return impossible have been brought to the attention of the department.

INTEREST & PENALTY DAILY FACTORS

For Deaths on or After 1/1/82

TABLE A 12% Per Annum Interest (1% per mo.)		TABLE B 5% Penalty Failure to File	
Day		Day	
1	.000333	1	.001667
2	.000666	2	.003334
3	.000999	3	.005001
4	.001332	4	.006668
5	.001665	5	.008335
6	.001998	6	.010002
7	.002331	7	.011669
8	.002664	8	.013336
9	.002997	9	.015003
10	.003330	10	.016670

TABLE A
12% Per Annum Interest
(1% per mo.)

Day		Day	
11	.003663	11	.018337
12	.003996	12	.020004
13	.004329	13	.021671
14	.004662	14	.023338
15	.004995	15	.025005
16	.005328	16	.026672
17	.005661	17	.028339
18	.005994	18	.030006
19	.006327	19	.031673
20	.006660	20	.033340
21	.006993	21	.035007
22	.007326	22	.036674
23	.007659	23	.038341
24	.007992	24	.040008
25	.008325	25	.041675
26	.008658	26	.043342
27	.008991	27	.045009
28	.009324	28	.046676
29	.009657	29	.048343
30 & 31	.010000	30 & 31	.050000

TABLE B
5% Penalty
Failure to File

Example

Interest Factor	Penalty Factor
Payment delinquent 4 mos. 13 days 4 x .01 = .04	Late filing 2 mos. 21 days 2 x .05 = .10
Plus 13 days = .004329	Plus 21 days = .035007
Factor to use .044329	Factor to use .135007
Amount of death tax credit	\$1,700.00
Plus interest (.044329 x 1,700)	75.36
Plus penalty (.135007 x 1,700)	229.51
Total Due	\$2,004.87

NEW SECTION

WAC 458-57-660 REFUNDS. Claims for refund of taxes overpaid must be initiated within one year of the time the taxes are first paid to the state of Washington. Such claim may be made only by the personal representative or his retained counsel. Any refund issued by the department will include interest at the existing statutory rate computed from the date the overpayment was received by the department until the date it is returned to the estate's representative.

REPEALER

The following sections of the Washington Administrative Code are repealed:

- (1) WAC 458-57-010 SCOPE OF RULES.
- (2) WAC 458-57-020 NATURE OF INHERITANCE TAX.
- (3) WAC 458-57-030 PROPERTY SUBJECT TO INHERITANCE TAX.
- (4) WAC 458-57-040 JURISDICTION—DOMICILE OF DECEDENT.
- (5) WAC 458-57-050 STATUS AND CHARACTER OF ASSETS.
- (6) WAC 458-57-060 VALUATION.
- (7) WAC 458-57-070 VALUATION—REAL ESTATE.
- (8) WAC 458-57-080 VALUATION—GOLD AND SILVER BULLION.
- (9) WAC 458-57-090 VALUATION—SECURITIES.
- (10) WAC 458-57-100 CLOSELY HELD SECURITIES—PARTNERSHIPS—SOLE PROPRIETORSHIPS.
- (11) WAC 458-57-110 VALUATION OF CERTAIN LIFE INSURANCE AND ANNUITY CONTRACTS—VALUATION OF SHARES IN AN OPEN-END INVESTMENT COMPANY.
- (12) WAC 458-57-120 NOTES—OTHER INTANGIBLES.
- (13) WAC 458-57-130 REAL ESTATE CONTRACTS.
- (14) WAC 458-57-140 CASH ON HAND OR ON DEPOSIT.
- (15) WAC 458-57-150 TANGIBLE PERSONAL PROPERTY, HOUSEHOLD AND PERSONAL EFFECTS.
- (16) WAC 458-57-160 VALUATION OF ANNUITIES, LIFE ESTATES, TERMS FOR YEARS, REMAINDERS, AND REVERSIONS.

(17) WAC 458-57-170 TABLES FOR VALUATION OF ANNUITIES, LIFE ESTATES, TERMS FOR YEARS, REMAINDERS, AND REVERSIONS FOR ESTATES OF DECEDENTS DYING ON AND AFTER MAY 30, 1979.

(18) WAC 458-57-180 TRANSFERS PRIOR TO DEATH—COMPUTATION OF TIME—VALUATION—CONTEMPLATION.

(19) WAC 458-57-190 DEDUCTIONS.

(20) WAC 458-57-200 NONDEDUCTIBLE ITEMS.

(21) WAC 458-57-210 EXEMPT ENTITIES.

(22) WAC 458-57-220 CLASSES OF BENEFICIARIES—HEIRS.

(23) WAC 458-57-230 EXEMPTIONS—CLASS A.

(24) WAC 458-57-240 EXEMPTIONS—CLASSES B AND C.

(25) WAC 458-57-250 EXEMPTIONS—ALIENS.

(26) WAC 458-57-260 INSURANCE—EXEMPTIONS.

(27) WAC 458-57-270 PRORATING OF EXEMPTIONS.

(28) WAC 458-57-280 PRORATING COSTS AND FEES.

(29) WAC 458-57-290 CREDIT FOR PROPERTY PREVIOUSLY TAXED.

(30) WAC 458-57-300 COMPUTATION FORMULA—PROPERTY PREVIOUSLY TAXED—CLASS A.

(31) WAC 458-57-310 COMPUTATION FORMULA—PROPERTY PREVIOUSLY TAXED—PORTION OF NET SECOND ESTATE TO CLASS OTHER THAN A.

(32) WAC 458-57-320 COMPUTATION FORMULA—PROPERTY PREVIOUSLY TAXED—SPECIFIC BEQUEST SECOND ESTATE TO CLASS OTHER THAN A.

(33) WAC 458-57-330 COMPUTATION FORMULA—PROPERTY PREVIOUSLY TAXED—SPECIFIC BEQUEST AND PORTION OF NET SECOND ESTATE TO CLASS OTHER THAN A.

(34) WAC 458-57-340 FEDERAL CREDIT FOR DEATH TAXES.

(35) WAC 458-57-350 PAYMENT OF TAX.

(36) WAC 458-57-360 PAYMENT OF TAX FROM RESIDUE—TAX ON TAX.

(37) WAC 458-57-370 DEFERRAL OF TAX—POWER OF APPOINTMENT—MINIMUM AND MAXIMUM TAX—SECURED TAX.

(38) WAC 458-57-380 INTEREST—PENALTIES.

(39) WAC 458-57-390 INTEREST ON UNPAID TAX.

(40) WAC 458-57-400 REFUNDS.

(41) WAC 458-57-410 ESCHEAT ESTATES—HEIRS—HOW LOCATED AND PROOF.

(42) WAC 458-57-420 PRELIMINARY STATEMENT.

(43) WAC 458-57-430 INVENTORY AND APPRAISEMENT—INVENTORY OF ASSETS.

(44) WAC 458-57-440 INHERITANCE TAX RETURNS—DUTY TO KEEP RECORDS AND RENDER STATEMENTS—FILING OF RETURNS—CONTENTS OF RETURNS.

(45) WAC 458-57-450 PAYMENT OF INHERITANCE TAX—EXTENSION OF TIME—BASIS FOR—REASONABLE CAUSE—UNDUE HARDSHIP.

(46) WAC 458-57-460 INHERITANCE TAX—EXTENSION OF TIME FOR PAYMENT—FAILURE TO PAY ON TIME.

(47) WAC 458-57-470 INHERITANCE TAX—EXTENSION OF TIME FOR PAYMENT—SECURITY.

(48) WAC 458-57-480 CLOSELY HELD BUSINESSES—WHAT CONSTITUTES.

(49) WAC 458-57-490 QUALIFIED OR SPECIAL USE—APPLICATION OF STATUTORY AND REGULATORY PROVISIONS.

(50) WAC 458-57-500 MISCELLANEOUS PROVISIONS.

WSR 83-13-121
PROPOSED RULES
DEPARTMENT OF
LABOR AND INDUSTRIES

[Filed June 22, 1983]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Labor

and Industries intends to adopt, amend, or repeal rules concerning rules and fee schedule governing payment to doctors, other health care vendors, and vocational providers rendering services to injured workers.

The agency reserves the right to modify the text of these proposed rules prior to the public hearing thereon or in response to written or oral comments thereon received prior to or during the public hearing. Written and/or oral submissions may also contain data, views, and arguments concerning the effect of the proposed rules or amendments of rules on economic values pursuant to chapter 43.21H RCW.

Correspondence relating to this notice and proposed rules attached should be addressed to:

Mr. Sam Kinville, Director
Department of Labor and Industries
General Administration Building
Olympia, Washington 98504

that the agency will at 9:30 a.m., Tuesday, August 2, 1983, in the Conference Room, First Floor, General Administration Building, Olympia, Washington, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on August 2, 1983.

The authority under which these rules are proposed is RCW 51.04.020(4) and 51.04.030.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before August 2, 1983.

Dated: June 22, 1983
By: Sam Kinville
Director

STATEMENT OF PURPOSE

The proposals for rule changes which follow amend portions of chapters 296-20, 296-21, 296-22 and 296-23 WAC. These chapters pertain to rules and fees for treatment and vocational services provided to injured workers.

The purpose of these proposed rules is to make the following substantive changes in Title 296 WAC as previously enacted: Revise treatment rules and fee schedule pertaining to reimbursement of health care practitioners and other vendors for service on worker's compensation claims.

Statutory Authority: RCW 51.04.020(4) and 51.04.030.

In Summary, the Following Changes are Accomplished by the Proposed Rules: Some vocational procedure numbers have been added or otherwise modified to reflect current vocational measures provided.

The Agency Personnel Responsible for Drafting: Loris Jenkins, Linda Randall and Mary Jo Mathies; Implementation and Enforcement: Richard Slunaker and other industrial insurance division personnel.

These rule changes are proposed by the Department of Labor and Industries, an agency of the state of Washington.

The proposing agency has no comments regarding statutory language, implementation, enforcement or fiscal matters beyond those appearing above in this statement.

These rules are not necessitated by any federal law or federal or state court action.

The department has considered whether these rules are subject to the Regulatory Fairness Act, (chapter 6, Laws of 1982) and has determined that they are not for the following reason: There is no unfavorable economic impact for small business because there is no fiscal impact resulting from these rules.

AMENDATORY SECTION (Amending Order 81-28, filed 11/30/81, effective 1/1/82)

WAC 296-20-010 GENERAL INFORMATION. (1) The following rules and fees are promulgated pursuant to RCW 51.04.020. This fee schedule is intended to cover all services for accepted industrial insurance claims. All fees listed are the maximum fees allowable. If a fee for any particular service is lower to the general public than listed in the fee schedule, the practitioner shall bill the department or self-insurer at the lower rate.

(2) The rules contained in the introductory section pertain to all practitioners regardless of specialty area or limitation of practice. Additional rules pertaining to specialty areas will be found in the appropriate section.

(3) The maximum allowable fee for a procedure is determined by multiplying the unit value of a procedure by the appropriate conversion factor, per the conversion factor tables listed in WAC 296-20-135 to 296-20-155.

(4) Initial and follow-up visit charges by practitioners include routine examinations, physical modalities, injections, minor procedures, etc., not otherwise provided for in this schedule.

(5) When a claim has been accepted by the department or self-insurer, no provider may bill the worker for the difference between the allowable fee and his usual and customary charge. Nor can the worker be charged a fee, either for interest or completion of forms, related to services rendered for the industrial injury or condition.

(6) Correspondence: All correspondence and billings pertaining to state fund and department of energy claims should be sent directly to Department of Labor and Industries, General Administration Building, Olympia, Washington 98504. State fund claims have six digit numbers preceded by an alpha letter other than "S" or "V."

Department of energy claims have seven digit numbers with no alpha prefix.

All correspondence and billings pertaining to crime victims claims should be sent to Crime Victims Division, Department of Labor and Industries, General Administration Building, Olympia, Washington 98504.

Crime victim claims have six digit numbers preceded by a "V."

All correspondence and billings pertaining to self-insured claims should be sent directly to the employer or his service representative as the case may be. A listing of self-insured employers and service representatives can be found in Appendix B.

Self-insured claims are six digit numbers preceded by an "S."

Communications to the department or self-insurer must show the patient's full name and claim number if known. If the claim number is unknown, the patient's name, social security number, the date and the nature of the injury, and the employer's name must be indicated. A communication should refer to one claim only. Correspondence must be legible and reproducible, as department records are microfilmed. Correspondence regarding specific claim matters should be sent directly to the department in Olympia or self-insurer in order to avoid re-handling by the service location.

(7) Appendix C is a listing of the department's various local service locations. These facilities should be utilized by providers to obtain information, supplies, or assistance in dealing with matters pertaining to industrial injuries.

AMENDATORY SECTION (Amending Order 81-28, filed 11/30/81, effective 1/1/82)

WAC 296-20-01002 DEFINITIONS. TERMINATION OF TREATMENT: When treatment is no longer required and/or the industrial condition is stabilized, a report indicating the date of stabilization should be submitted to the department or self-insurer. This is necessary to initiate closure of the industrial claim. The patient may require continued treatment for conditions not related to the industrial

condition; however, financial responsibility for such care must be the patient's.

UNUSUAL OR UNLISTED PROCEDURE: Value of unlisted services or procedures should be substantiated "By Report" (BR).

"BY REPORT": BR (by report) in the value column indicates that the value of this service is to be determined by report (BR) because the service is too unusual, variable or new to be assigned a unit value. The report should provide an adequate definition or description of the services or procedure (e.g., operative or narrative report), using any of the following as indicated:

- (1) Diagnosis;
- (2) Size, location and number of lesion(s) or procedure(s) where appropriate;
- (3) Major surgical procedure and supplementary procedure(s);
- (4) Whenever possible, list the nearest similar procedure by number according to this schedule;
- (5) Estimated follow-up;
- (6) Operative time.

The department or self-insurer may adjust BR procedures when such action is indicated.

"INDEPENDENT OR SEPARATE PROCEDURE:" Certain of the listed procedures are commonly carried out as an integral part of a total service, and as such do not warrant a separate charge. When such a procedure is carried out as a separate entity, not immediately related to other services, the indicated value for "independent procedure" is applicable.

SV. ITEMS: Sv (Service) procedures are not essentially a single procedure, rather they are comprised of several other procedures. These "Sv" procedures although identified by a specific code number, can be described only in terms of the several services included. Therefore, unit values are not indicated for Sv procedures and total value is derived from the values of the individual services performed. These Sv procedures require "BR" (see above) information to substantiate billing.

MODIFIED WORK STATUS: The injured worker is not able to return to his previous work, but is physically capable of carrying out work of a lighter nature. Injured workers should be urged to return to modified work as soon as reasonable as such work is frequently beneficial for body conditioning and regaining self confidence.

Under RCW 51.32.090, when the employer has modified work available for the worker, the employer must furnish the doctor and the worker with a statement describing the available work in terms that will enable the doctor to relate the physical activities of the job to the worker's physical limitations and capabilities. The doctor shall then determine whether the worker is physically able to perform the work described. The employer may not increase the physical requirements of the job without requesting the opinion of the doctor as to the worker's ability to perform such additional work. If after a trial period of re-employment the worker is unable to continue with such work, his time loss compensation will be resumed upon certification by the attending doctor.

If the employer has no modified work available, the department should be notified immediately, so vocational assessment can be conducted to determine whether the worker will require assistance in returning to work.

REGULAR WORK STATUS: The injured worker is physically capable of returning to his/her regular work. It is the duty of the attending doctor to notify the worker and the department or self-insurer, as the case may be, of the specific date of release to return to regular work. Compensation will be terminated on the release date. Further treatment can be allowed as requested by the attending doctor if the condition is not stationary and such treatment is needed and otherwise in order.

TOTAL TEMPORARY DISABILITY: Full-time loss compensation will be paid when the worker is unable to return to any type of reasonably continuous gainful employment as a direct result of an accepted industrial injury or exposure.

TEMPORARY PARTIAL DISABILITY: Partial-time loss compensation may be paid when the worker can return to work on a limited basis or return to lesser paying job is necessitated by the accepted injury or condition. The worker must have a reduction in wages of at least five percent before consideration of partial time loss can be made. No partial-time loss compensation can be paid after the worker's condition is stationary.

ALL TIME LOSS COMPENSATION MUST BE CERTIFIED BY THE ATTENDING DOCTOR BASED ON OBJECTIVE FINDINGS.

PERMANENT PARTIAL DISABILITY: Any anatomic or functional abnormality or loss after maximum rehabilitation has been achieved, which is determined to be stable or nonprogressive at the time the evaluation is made. When the attending doctor has reason to believe a permanent impairment exists, the department or self-insurer should be notified. Specified disabilities (amputation or loss of function of extremities, loss of hearing or vision) are to be rated utilizing the American Medical Association "guide to the evaluation of permanent impairment." Unspecified disabilities (internal injuries, spinal injuries, mental health, etc.) are to be rated utilizing the category system detailed under WAC 296-20-200 et al. Appendix D contains a schedule of the permanent disability maximum awards. **UNDER WASHINGTON LAW DISABILITY AWARDS ARE BASED SOLELY ON PHYSICAL OR MENTAL IMPAIRMENT DUE TO THE ACCEPTED INJURY OR CONDITIONS WITHOUT CONSIDERATION OF ECONOMIC FACTORS.**

TOTAL PERMANENT DISABILITY: Loss of both legs or arms, or one leg and one arm, total loss of eyesight, paralysis or other condition permanently incapacitating the worker from performing any work at any gainful employment. When the attending doctor feels a worker may be totally and permanently disabled, he should communicate this information immediately to the department or self-insurer. A vocational evaluation and an independent rating of disability may be arranged by the department prior to a determination as to total permanent disability. Coverage for treatment does not usually continue after the date an injured worker is placed on pension.

FATAL: When the attending doctor has reason to believe a worker has died as a result of an industrial injury or exposure, the doctor should notify the nearest department service location (see Appendix C) or the self-insurer immediately. Often an autopsy is required by the department or self-insurer. If so, it will be authorized by the service location manager or the self-insurer. Benefits payable include burial stipend and monthly payments to the surviving spouse and/or dependents.

DOCTOR: For these rules, means a person licensed to practice one or more of the following professions: Medicine and surgery; osteopathy; chiropractic; drugless therapeutics; podiatry; dentistry; optometry.

Only those persons so licensed may sign report of accident forms and time loss cards except as provided in WAC 296-20-100.

PRACTITIONER: For these rules, means any person defined as a "doctor" under these rules, or licensed to practice one or more of the following professions: Audiology; physical therapy; pharmacy; prosthetics; orthotics; psychology; nursing; physician or osteopathic assistant; or other healing art licensed under the method or means permitted by such license.

PHYSICIAN: For these rules, means any person licensed to perform one or more of the following professions: Medicine and surgery; or osteopathic.

AMENDATORY SECTION (Amending Order 81-28, filed 11/30/81, effective 1/1/82)

WAC 296-20-03001 TREATMENT REQUIRING AUTHORIZATION. Certain treatment procedures require authorization by the department or self-insurer. Requests for authorization must include a statement of: The condition(s) diagnosed; their relationship, if any, to the industrial injury/exposure; an outline of the proposed treatment program, its length and components, and expected prognosis; and an estimate of when treatment would be concluded and condition stable.

(1) Office calls in excess of the first twenty visits or sixty days whichever occurs first.

(2) All nonemergent major surgery must be authorized prior to surgery date. Some surgical procedures require concurring opinions prior to authorization. (See WAC 296-20-045 for details).

(3) X-ray and radium therapy.

(4) Diagnostic studies other than routine x-ray and laboratory.

(5) Myelogram and discogram in nonemergent cases.

(6) Physical therapy treatment beyond initial twelve treatments as outlined in WAC 296-21-095 and 296-23-710.

(7) Diagnostic or therapeutic injection. Epidural or caudal injection of substances other than anesthetic or contrast solution will be authorized under the following conditions only:

(a) When the worker has experienced acute low back pain or acute exacerbation of chronic low back pain of no more than six months duration.

(b) The worker will receive no more than three injections in an initial thirty-day treatment period, followed by a thirty-day evaluation period. If significant pain relief is demonstrated one additional series of

three injections will be authorized. No more than six injections will be authorized per acute episode.

(8) Home nursing or convalescent center care must be authorized per provision outlined in WAC 296-20-091.

(9) Provision of prosthetics, orthotics, surgical appliances, special equipment for home or transportation vehicle; custom made shoes; TNS units; masking devices; hearing aids; etc., must be authorized in advance as per WAC 296-20-1101 and 296-20-1102.

(10) Biofeedback program; pain clinic; weight loss program; psychotherapy; rehabilitation programs; and other programs designed to treat special problems must be authorized in advance. See WAC 296-21-0501 and 296-20-0502 for details.

(11) Prescription or injection of vitamins for specific therapeutic treatment of the industrial condition(s) when the attending doctor can demonstrate that published clinical studies indicate vitamin therapy is the treatment of choice for the condition. Authorization for this treatment will require presentation of facts to and review by department medical consultant.

(12) Injections of anesthetic and/or antiinflammatory agents into the vertebral facet joints will be authorized to qualified specialists in orthopedics, neurology, and anesthesia, or other physicians who can demonstrate expertise in the procedure, AND who can provide certification their hospital privileges include the procedure requested under the following conditions:

(a) Rationale for procedure, treatment plan, and request for authorization must be presented in writing to the supervisor of medical services.

(b) Procedure must be performed in an accredited hospital under radiographic control.

(c) Not more than four facet injection procedures will be authorized in any one patient.

(13) The long term prescription of medication under the specific conditions and circumstances in (a) and (b) are considered corrective therapy rather than palliative treatment and approval in advance must be obtained.

(a) Nonsteroidal antiinflammatory agents for the treatment of degenerative joint conditions aggravated by occupational injury.

(b) Anticonvulsive agents for the treatment of seizure disorders caused by trauma.

(14) Intra-muscular and trigger point injections of steroids and other nonscheduled medications are limited to three injections per patient. The attending doctor must submit justification for an additional three injections if indicated with a maximum of six injections to be authorized for any one patient.

AMENDATORY SECTION (Amending Order 81-28, filed 11/30/81, effective 1/1/82)

WAC 296-20-03002 TREATMENT NOT AUTHORIZED. The department or self-insurer will not allow nor pay for following treatment:

(1) **USE OF DIAPULSE, THERMATIC (standard model only), SPECTROWAVE AND SUPERPULSE MACHINES ON WORKERS ENTITLED TO BENEFITS UNDER THE INDUSTRIAL INSURANCE ACT.**

(2) Iontophoresis; prolotherapy; (~~chymopapain injections~~;) acupuncture; injections of fibrosing or sclerosing agents; and injections of substances other than anesthetic or contrast into the subarachnoid space (intra-theal injections).

(3) Prescription and/or injection of vitamins to improve or maintain general health.

(4) Continued treatment beyond stabilization of the industrial condition(s), i.e., maintenance care, except where necessary to monitor prescription of medication necessary to maintain stabilization i.e., anti-convulsive, anti-spasmodic, etc.

(5) After consultation and advice to the department or self-insurer, any treatment measure deemed to be dangerous or inappropriate for the injured worker in question.

(6) Treatment measures of an unusual, controversial, obsolete, or experimental nature (see WAC 296-20-045). Under certain conditions, treatment in this category may be approved by the department or self-insurer. Approval must be obtained prior to treatment. Requests must contain a description of the treatment, reason for the request with benefits and results expected.

AMENDATORY SECTION (Amending Order 81-28, filed 11/30/81, effective 1/1/82)

WAC 296-20-03003 DRUGS AND MEDICATION. (1) ((The industrial insurance program is experiencing a significant increase in incidence of drug dependency and return-to-work apathy from use of addicting and habituating drugs. In response to this, the Washington state medical association's industrial insurance committee issued "Guidelines to Assist Attending Physicians in the Care of Industrially Injured Workers Receiving Addictive, Habituating or Dependency Inducing Drugs." This rule is based on those guidelines.

(2) Agents responsible for inducing dependency and return-to-work apathy when used over a short period of time, i.e. sixty to ninety days are: Antianxiety drugs, sedatives, antidepressants, antipsychotics and oral or injectable natural or synthetic narcotics and other habituating or addictive drugs.

(3) Both antianxiety drugs and sedatives aggravate the depression which often occurs naturally in the injured worker. This makes return of self-esteem and return to work difficult. Their widespread use as "muscle relaxants" is being increasingly questioned. If these drugs are used after industrial injury, it should be on a short-term basis under careful observation. These include but are not limited to:

Antianxiety drugs: Including, but not limited to, Valium, Librium, Tranxene, Serax, Meproamate.

Sedatives: Including, but not limited to, short-acting barbiturates, Dalmane, Doriden, Quaalude, etc.

(4) The adverse effects reported for antidepressants and antipsychotics should be considered before prescribing. The manufacturer's precautions should be carefully observed. Psychiatric consultation is recommended if used longer than sixty days. These are:

(a) Antidepressants—

(i) Tricyclics—Elavil, Tofranil, Sinequan, Vivactil, Norpramin, Pertofrane, etc.

(ii) Amphetamines are Schedule II substances under the jurisdiction of the federal controlled substances act and will not be allowed or paid by the department of labor and industries.

(b) Antipsychotics—

(i) Phenothiazines, including but not limited to, Thorazine, Stelazine, Compazine, and Mellaril.

(ii) Butyrophenones, including but not limited to, Haldol and Innovar.

(5) Injectable natural or synthetic narcotics and other medications known to be addictive, habit forming, or dependency inducing should be used as indicated on hospitalized patients only. No prescriptions for injectable forms of these drugs (nor syringes) should be written on department of labor and industries prescription forms. See WAC 296-20-030 (9).

(6) Oral natural or synthetic narcotics. Talwin and other habituating or addictive drugs should be used as indicated for acute pain, but not longer than sixty days. Their use for the relief of pain behavior and "suffering" is being increasingly questioned.)) GENERAL PRINCIPLES. There has been a significant increase in the incidence of drug dependence in workers covered under the industrial insurance program of this state. The industrial insurance committee of the Washington state medical association has recommended that the medical aid rules should contain reasonable and appropriate guidelines for the prescription of scheduled substances, psychotropics, and injectables with the intent to improve prescribing practices and the general level of medical care for claimants.

The physician's record should include the reason for the medication the dosage and the amount prescribed. With repeated prescriptions, the record should make clear the plan and the need for continuing medication.

Because of the dangers inherent in prescriptions for large amounts of psychotropic drugs, the following rules will set forth guidelines for the prescription of psychotropic drugs and benzodiazepines.

(2) COVERAGE. Prescriptions are to be written only for injuries and diseases accepted under the claim.

(3) INITIAL RX—ALL MEDICATION. Initial prescription of medication shall be for quantities sufficient for twenty-one days or less. Refills shall be in accord with the physician's treatment plan and the additional rules which follow.

(4) OTC DRUGS OVER THE COUNTER. Prescriptions for the over the counter items may be written on the department forms. Special compounding fees for over the counter items will not be paid.

(5) PENSION CASES. The industrial insurance statute prohibits department or self-insurer payment for scheduled substances for claimants on pension. Payment for other medications for pensioners is dependent upon a special order on the individual claim.

(6) SCHEDULED SUBSTANCES AND OTHER ANALGESICS. To comply with drug enforcement administration regulations, prescriptions for scheduled substances may not be for quantities for more than twenty-one days. Refills of prescriptions for scheduled substances will be contingent upon the attending physician's re-evaluation of the claimant. Directions should be on time contingent rather than a PRN basis.

Schedule II substances and other analgesics (including but not limited to Stadol, Nubaine, etc.), may be used to relieve pain during hospitalization and the acute stage of an injury or illness. The prescription of the above beyond reasonable recovery periods, or for chronic pain, pain behavior or suffering is prohibited. Injectable narcotics or analgesics are not permitted or paid in the outpatient setting except an emergency basis.

(7) METHADONE FOR NARCOTIC MAINTENANCE OR WITHDRAWAL. Prescriptions for Methadone or "pain cocktails" containing Methadone for narcotic addiction, maintenance or detoxification are prohibited by Federal Public Law 93-281. Methadone for withdrawal purposes may be dispensed only by agencies licensed by the drug enforcement administration. Those agencies in the state of Washington are:

Veteran's Administration Hospital (Seattle);

Evergreen Treatment Center (Seattle);

Center for Addiction Services (Seattle);

Therapeutic Health Services (Seattle);

Tacoma Pierce County Health Service (Tacoma);

Mid-Columbia Mental Health (Pasco);

Central Washington Mental Health (Yakima); and

Youth Help Association (Spokane).

The department is required to notify the drug enforcement administration when Methadone is prescribed for ambulatory claimants or dispensed for maintenance or detoxification purposes by persons other than agencies licensed by the drug and enforcement administration.

(8) NONSTEROIDAL ANTI-INFLAMMATORY AGENTS. Prescriptions for anti-inflammatory agents are exempt from the rule prohibiting palliative treatment. Nonsteroidal anti-inflammatory agents may be prescribed if high dose enteric coated aspirin trial is unsuccessful.

(9) SEDATIVES. Sedatives including but not limited to short acting barbiturates such as Seconal or Nembutal, and nonbarbiturate sedatives such as Noctec and Dalmane are prohibited and will not be paid during the chronic stage of any occupational injury or illness. Doriden (Glutethimide) and Quaalude (Methaqualone) are prohibited and will not be paid at any time.

(10) ANTICONVULSANTS FOR CHRONIC PAIN. Anticonvulsants including but not limited to Dilatin and Tegretol, may be prescribed on a trial basis for chronic pain if all of the precautions regarding their use are observed. Long-term prescription of anticonvulsants may be allowed if concurring opinion is obtained from a physician with special training in the pain field.

(11) PSYCHOTROPICS. Because of the dangers inherent, prescriptions for psychotropic drugs such as Phenathizines, butyrophenones, Tri- or quadricyclic antidepressants must be in compliance with published indications, contraindications, precautions, and warnings. Prescriptions should not exceed a lethal dose (for example maximum of one hundred 50 mg. tablets of Amitriptylene (Elavil)).

(12) BENZODIAZEPINES. Prescriptions for Benzodiazepines including but not limited to Valium, Tranxene, Serax, Librium, etc., are limited to hospitalized patients, claimants with accepted psychiatric disorders, and to outpatients for not more than twenty-one days.

(13) RX FOR NONRELATED. The department or self-insurer may consider temporary coverage of conditions not related to the industrial injury when such conditions are retarding recovery. However, prescriptions for treatment of such conditions must have prior authorization per WAC 296-20-055.

(14) INJECTABLES. Prescriptions for injectable narcotics, sedatives, analgesics, antihistamines, tranquilizers, psychotropics, vitamins, minerals, food supplements, and hormones (except Insulin and Heparin) are not covered. Such drugs may be administered for inpatients or during emergency treatment of a life-threatening condition/injury or during outpatient treatment of burns or fractures when needed for dressing or cast changes. They may not be administered for chronic pain. Prescriptions for syringes and needles are prohibited and will not be paid except for Insulin and Heparin.

(15) GENERIC DRUGS. Prescriptions are to be written for generic drugs unless the patient cannot tolerate substitution. Pharmacists are

instructed to fill with generic drugs unless the attending physician specifically indicates substitution is not permitted.

(16) PROVIDER NUMBER. Prescriptions for department claims must include department assigned provider billing numbers and legible physician signature. A rubber stamp is provided free for all billings as well as prescriber identification.

((+)) (17) The department realizes that management of chronic pain cases is most difficult subjecting the physician to extreme pressures. With this in mind, the following guidelines are suggested with the intent that they will help the doctor cope with the pressures and assist in the management of these difficult cases:

- (a) Keep a drug summary on all claimants.
- (b) Determine if pain complaints are consistent with the amount of injury.
- (c) Write specific instructions for the use of sedatives and analgesics.
- (d) Treat the natural depression in injured workers properly, avoiding tranquilizers, and sedatives which increase depression.
- (e) Evaluate recovery time frequently, and allow patient to regain self-esteem by returning to work.
- (f) If a patient is requiring these drugs in amounts sufficient to cause concern about habituation or addiction or for longer than sixty days, the attending physician should:
 - (i) Revise the treatment plan and withdraw the drugs.
 - (ii) If unable to treat addiction or habituation himself, refer the patient to a physician or an institution experienced in drug withdrawal.
 - (iii) If (i) and (ii) are not acceptable or appropriate, obtain unbiased concurring opinion, and justify an alternate course in writing to the department of labor and industries or self-insurer and the Federal Drug Enforcement Administration.

((+)) (18) The department or self-insurer will inform the attending physician when it is concerned about the amount of these drugs the patient is receiving and will provide information regarding physicians and institutions experienced in drug withdrawal.

((+)) (19) As per RCW 51.36.010, when a worker is placed on pension the department cannot pay for Schedule I, II, III or IV substances.

((+)) (20) Physician failure to reduce or terminate prescription of controlled substances, habit forming or addicting medications, or dependency inducing medications, after department or self-insurer request to do so for an injured worker may result in a transfer of the worker to another physician of the worker's choice. Refusal of the worker to select another doctor can result in department or self-insurer selection of new attending doctor. (See WAC 296-20-065 regarding transfer.)

((+)) (21) Should the attending doctor or the injured worker refuse to comply with the department or self-insurer request to discontinue certain medications, the department or self-insurer, after providing adequate prior notice to the worker, doctor, and pharmacy/s involved, may discontinue payment for the medication.

NEW SECTION

WAC 296-20-03004 CHEMONUCLEOLYSIS. Chymopapain injections may be authorized in the treatment of lumbar disc disease under the following limitations and criteria:

(1) Only physicians (a) who routinely care for patients with herniated lumbar intervertebral discs, (b) who are qualified by training and experience to diagnose lumbar disc disease and to perform laminectomy, discectomy or other spinal procedures, (c) who have received specialized training in chemonucleolysis, may administer the procedure for industrial injured workers covered under state industrial insurance fund or self-insurance.

(2) Preadministration work-up shall include but is not limited to (a) a concurring opinion from a physician familiar with the procedure and qualified by training and experience to diagnose and treat lumbar disc disease, (b) diagnostic studies indicative of level of disc herniation i.e., myelogram, a high resolution CT scan, discogram, etc., (c) other diagnostic studies including sedimentation rate (anaphylaxis has occurred primarily in females with sedimentation rates in excess of 20 mm per hour) as indicated for the individual patient.

(3) Procedure will be authorized (a) one time only in the treatment life of any given patient, (b) maximum of two levels per patient (Generally only one level will be authorized. Indications for a second level are infrequent. However, authorization may be granted if diagnostic studies and/or concurring opinion so indicates.), (c) only for patients who have had no previous lumbar surgery at that level.

(4) Procedure must be carried out in hospital setting under radiographic or fluoroscopic control, with a permanent x-ray record maintained.

(5) PRIOR AUTHORIZATION FROM THE DEPARTMENT OR THE SELF-INSURER MUST BE OBTAINED BEFORE PROCEDURE IS SCHEDULED.

(6) These rules were formulated based upon the recommendations of the Federal Food and Drug Administration, the drug manufacturer, and the industrial insurance committee of the Washington state medical association.

AMENDATORY SECTION (Amending Order 81-28, filed 11/30/81, effective 1/1/82)

WAC 296-20-1102 SPECIAL EQUIPMENT RENTAL AND PURCHASE PROSTHETIC AND ORTHOTICS EQUIPMENT. The department or self-insurer will authorize and pay rental fee for equipment or devices if the need for the equipment will be for a short period of treatment during the acute phase of condition. If the equipment will be needed on long term basis, the department or self-insurer will consider purchase of the equipment or device.

The prescribing doctor must obtain prior authorization from the department or self-insurer, for rental or purchase of special equipment or devices.

The department or self-insurer will authorize and pay for prosthetics and orthotics as needed by claimant and substantiated by attending doctor. If such items are furnished by the attending doctor, the department or self-insurer will reimburse the doctor his cost for the item. In addition, a handling fee, not to exceed five percent of the wholesale cost of the item, will be paid.

The department or self-insurer will repair or replace originally provided damaged, broken, or worn-out prosthetics, orthotics, or special equipment devices upon documentation and substantiation from the attending doctor.

Provision of such equipment requires prior authorization.

The gravity guiding system, gravity lumbar reduction device, and backswing may only be used in a supervised setting. Rental or purchase for home use will not be allowed.

Equipment not requiring prior authorization includes crutches, cervical collars, lumbar and rib belts, and other commonly used orthotics of minimal cost.

Personal appliances such as vibrators, heating pads, home furnishings exercise equipment, jacuzzies, etc. will not be authorized or paid.

AMENDATORY SECTION (Amending Order 81-28, filed 11/30/81, effective 1/1/82)

WAC 296-20-1103 TRAVEL EXPENSE. The department or self-insurer will reimburse travel expense incurred by injured worker's for the following reasons: (1) Special exam at department's or self-insurer's request; (2) vocational evaluation at department's or self-insurer's request; (3) treatment at Department Rehabilitation Center; (4) fitting of prosthetic device; and (5) upon prior authorization for treatment when injured worker must travel more than ten miles one-way from his home to the nearest point of adequate treatment. Travel expense is not payable when adequate treatment is available within ten miles of injured worker's home, yet the injured worker prefers to report to an attending doctor outside his home area.

Travel expense will be reimbursed at the current department established rate.

No travel expense for treatment services will be paid to those injured worker's residing outside the state of Washington. Persons residing in states which border Washington state AND within fifty miles of the Washington border will be considered Washington residents for travel expense purposes. Persons traveling from Washington to another state for diagnostic or treatment services that are not available in Washington will be reimbursed travel expense when approved in advance.

When travel involves need for food and lodging these items will be reimbursed at the currently established rates.

Parking, vehicle storage, ferry and bridge tolls will be reimbursed if receipt is provided. No receipt will be required for parking expenses under two dollars.

Request for reimbursement of travel expenses must be received by the department or self-insurer within ninety days of the date expense was incurred.

AMENDATORY SECTION (Amending Order 80-29, filed 12/23/80, effective 3/1/81)

WAC 296-20-125 BILLING PROCEDURES. All services rendered must be in accordance with the Medical Aid Rules. The department or self-insurer may reject bills for services rendered in violation of these rules. The injured worker may not be billed for services rendered in violation of these rules.

(1) Bills must be itemized on department or self-insurer forms or other forms which have been approved by the department or self-insurer.

(2) Bills must specify the date and type of service, the appropriate procedure code, and the charges for each service.

(3) Special department prescription forms are available upon request and should be used whenever possible. If department prescription forms are not available, a copy of the prescription, with the doctor's, physician assistant's, or certified registered nurse's signature, must be attached to bills for medication or other supplies. Prescriptions for self-insurer workers cannot be written on department forms.

(4) The bill form must be completed to include the following:

(a) Worker's name and address;

(b) Worker's claim number;

(c) Date of injury;

(d) Area of body injured including identification of right or left if appropriate;

(e) The name and address of the practitioner rendering the services and if assigned, the payee account number;

(f) Date of billing;

(g) Responsibility for the completeness and accuracy of the description of services and charges billed rests with the practitioner rendering the service, regardless of who actually completes the bill form;

(h) Attachment of supporting documentation required under (6) of this section.

(5) Vendors are urged to bill on a monthly basis. Bills must be received within ninety days of service to be considered for payment.

(6) The following supporting documentation is required when billing for services:

(a) Laboratory and pathology reports;

(b) X-ray findings;

(c) Operative reports;

(d) Office notes;

(e) Consultation reports;

(f) Special diagnostic study reports;

(g) For BR procedures - see WAC 296-20-010 for requirements; and

(h) Special or closing exam reports.

(7) The claim number must be placed on each bill and on each attachment in upper right-hand corner.

(8) Rebills. If you do not receive payment or notification from the department within ninety days, services may be rebilled. Rebills should be identical to the original bill: Same charges, codes, and billing date. Please indicate rebill on the bill.

Any inquiries regarding adjustment of charges must be submitted within ninety days from the date of payment to be considered.

AMENDATORY SECTION (Amending Order 74-32, filed 6/21/74, effective 10/1/74)

WAC 296-20-280 CATEGORIES OF PERMANENT DORSO-LUMBAR AND LUMBOSACRAL IMPAIRMENTS. (1) No objective clinical findings. Subjective complaints and/or sensory losses may be present or absent.

(2) Mild low back impairment, with mild intermittent objective clinical findings of such impairment but no significant x-ray findings and no significant objective motor loss. Subjective complaints and/or sensory losses may be present.

(3) Mild low back impairment, with mild continuous or moderate intermittent objective clinical findings of such impairment but without significant x-ray findings or significant objective motor loss.

This and subsequent categories include: the presence or absence of reflex and/or sensory losses; the presence or absence of pain locally and/or radiating into an extremity or extremities; the presence or absence of a laminectomy or discectomy with normally expected residuals.

(4) Mild low back impairment, with mild continuous or moderate intermittent objective clinical findings of such impairment, with mild but significant x-ray findings and with mild but significant motor loss objectively demonstrated by atrophy and weakness of a specific muscle or muscle group.

This and subsequent categories include the presence or absence of a surgical fusion with normally expected residuals.

(5) Moderate low back impairment, with moderate continuous or marked intermittent objective clinical findings of such impairment, with moderate x-ray findings and with mild but significant motor loss objectively demonstrated by atrophy and weakness of a specific muscle or muscle group.

(6) Marked low back impairment, with marked intermittent objective clinical findings ((σ)) of such impairment, with moderate or marked x-ray findings and with moderate motor loss objectively demonstrated by atrophy and weakness of a specific muscle or muscle group.

(7) Marked low back impairment, with marked continuous objective clinical findings of such impairment, with marked x-ray findings and with marked motor loss objectively demonstrated by marked atrophy and weakness of a specific muscle or muscle group.

(8) Essentially total loss of low back functions, with marked x-ray findings and with marked motor loss objectively demonstrated by marked atrophy and weakness of a muscle group or groups.

AMENDATORY SECTION (Amending Order 74-32, filed 6/21/74, effective 10/1/74)

WAC 296-20-400 CATEGORIES OF PERMANENT AIR PASSAGE IMPAIRMENTS. (1) No objective findings are present. Subjective complaints may be present or absent.

(2) Objective findings of one or more of the following air passage defects: partial obstruction of oropharynx, laryngopharynx, larynx, trachea, bronchi, complete obstruction of nasopharynx or of nasal passages bilaterally. No dyspnea caused by the air passage defect even on activity requiring prolonged exertion or intensive effort.

(3) Objective findings of one or more of the following air passage defects: partial obstruction of oropharynx, laryngopharynx, larynx, trachea, bronchi, complete obstruction of nasopharynx or of nasal passages bilaterally, dyspnea caused by the air passage defect produced only by prolonged exertion or intensive effort.

(4) Objective findings of one or more of the following air passage defects: partial obstruction of oropharynx, laryngopharynx, larynx, trachea, bronchi, complete obstruction of nasopharynx or of nasal passages bilaterally, with permanent tracheostomy or stoma, dyspnea caused by the air passage defect produced only by prolonged exertion or intensive effort.

(5) Objective findings of one or more of the following air passage defects: partial obstruction of oropharynx, laryngopharynx, larynx, trachea, bronchi, with or without permanent tracheostomy or stoma if dyspnea is produced by moderate exertion.

(6) Objective findings of one or more of the following air passage defects: partial obstruction of oropharynx, laryngopharynx, larynx, trachea, bronchi, with or without permanent tracheostomy or stoma if dyspnea is produced by ((moderate)) mild exertion.

AMENDATORY SECTION (Amending Order 81-28, filed 11/30/81, effective 1/1/82)

WAC 296-21-011 FOOTNOTES.

+ BR: By Report; see WAC 296-20-01002 for detailed information.

@ Listed units represent basic anesthesia value only; add value for time. See WAC 296-21-130 for calculating total anesthesia values.

MEDICINE MODIFIERS

Listed values for most procedures may be modified under certain circumstances. When applicable, the modifying circumstance should be identified by the addition of the appropriate "modifier code number" (including the hyphen) after the usual procedure number. The value should be listed as a single modified total for the procedure. When multiple modifiers are applicable to a single procedure, see modifier code -99.

	Unit Value		Unit Value
-18		99002	Collection, handling, conveyance, and/or any other service in connection with the implementation of an order involving devices (e.g., designing, fitting, packaging, handling, delivery or mailing) when devices such as orthotics, protectives, prosthetics are fabricated by an outside laboratory or shop but which items have been designed, and are to be fitted and adjusted by the attending physician 12.0
-20		((99012	Telephone calls, phone consultations or repeated or lengthy phone calls may need to be separately identified per 15 minutes 10.0))
-22			(99012 Telephone calls has been deleted. To report, use 99013-99015)
	8.0	99013	Telephone call for consultation or medical management; simple or brief, under 15 minutes 5.0
	16.0		(e.g., to report on tests and/or laboratory results; to clarify or alter previous instructions; to adjust therapy)
-26		99014	intermediate, 15 - 30 minutes 10.0
	BR+		(e.g., to provide advice to an established patient on a new problem; to initiate therapy that can be handled by telephone; to discuss results of tests in detail)
-52		99015	lengthy or complex 15.0
			(e.g., lengthy counseling session with anxious or distraught patient; detailed or prolonged discussion with family member regarding seriously ill patient)
		99024	Post-operative follow-up BR
			(See WAC 296-22-010)
		99025	Initial (new patient) visit when asterisk (*) surgical procedure constitutes major service at that visit 20.0
		99030	Mileage, one way, each mile beyond 7 mile radius of point of origin (office or home), per mile 2.0
		99040	Completion of certificate of disability card 2.0
		99050	Services requested after office hours in addition to basic service 10.0
		99052	Services requested between 10:00 p.m. and 8:00 a.m. in addition to basic services provided the office is closed during this period of time 12.0
		99054	Services requested on Sundays and holidays in addition to basic services 12.0
		99056	Services provided at request of patient in a location other than physician's office which are normally provided in the office BR
		99058	Office services provided on an emergency basis BR
			(For hospital-based emergency care facility services, see 90500 et seq.)
		99062	Emergency care facility services: When the non-hospital-based physician is in the hospital but is involved in patient care elsewhere and is called to the emergency facility to provide emergency services 8.0
		99064	Emergency care facility services: When the non-hospital-based physician is called to the emergency facility from outside the hospital to provide emergency services; not during regular office hours 25.0
		99065	during regular office hours 16.0
		99070	Supplies and materials provided by the physician over and above those usually included with the office visit or other services rendered (list drugs, trays, supplies or materials cast room and/or casting supplies provided). Bill at cost BR+
			(For spectacles, see 92390-92395)
99000			Collection and handling of specimen for transfer from the physician's office to a laboratory 6.0
99001			Collection, handling, and/or conveyance of specimen for transfer from the patient's home to a laboratory (distance may be indicated) 8.0

AMENDATORY SECTION (Amending Order 81-28, filed 11/30/81, effective 1/1/82)

WAC 296-21-013 SPECIAL SERVICES AND BILLING PROCEDURES. The following services are generally part of the basic services listed in the Maximum Fee Schedule but do involve additional expenses to the physician for materials, for his time or that of his employees. These services are generally provided as an adjunct to common medical services and should be used only when circumstances clearly warrant an additional charge over and above the usual charges for the basic services.

	Unit Value
99000	6.0
99001	8.0

	Unit Value
99080 Special reports as insurance forms, sixty-day report, or the review of medical data to clarify a patient's status—more than the information conveyed in the usual medical communications or standard reporting form at Department Request (see WAC 296-20-06101 for reporting requirements)	BR
99082 Unusual travel (e.g., transportation and escort of patient) per mile	2.0
99083 <u>Copies of medical records requested by the department or self-insurance or their representative(s), not required to support billing for services rendered, per page</u>	<u>0.2</u>
99084 <u>Maximum allowed per claim</u>	<u>4.6</u>
99085 Physician called on to convey instructions by telephone to hospital emergency room or nurse practitioner clinic—to be paid only to initial attending physician upon completion of Report of Accident form	12.0
99150 Detention, prolonged, with patient requiring attention beyond usual service (e.g., critically ill patient, 30 minutes or less)	25.0
99151 one hour	50.0

CRITICAL CARE

Critical care includes the care of critically ill patients in a variety of medical emergencies that requires the constant attention of the physician (cardiac arrest, shock, bleeding, respiratory failure, postoperative complications, critically ill neonate). Critical care is usually, but not always, given in a critical care area, such as the coronary care unit, intensive care unit, respiratory care unit, or the emergency care facility. The descriptors for critical care are intended to include cardiopulmonary resuscitation and a variety of services attendant to this procedure as well as other acute emergency situations. Separate procedure codes for services performed during this period, such as placement of catheters, cardiac output measurement, management of dialysis, control of gastrointestinal hemorrhage, electrical conversion of arrhythmia, etc., are excluded when this descriptor is used on a per hour basis. (The physician may list his services separately if he desires.)

99160 Critical care, initial, including the diagnostic and therapeutic services and direction of care of the critically ill or multiple injured or comatose patient, requiring the prolonged presence of the physician; each hour	100.0
99162 additional 30 minutes	50.0
99165 Monitoring respiration	20.0
99166 Monitoring temperature	20.0

(OTHER SERVICES)

99170 Gastric intubation, and aspiration or lavage for treatment (e.g., for ingested poisons)	SV
99171 <u>Critical care, subsequent follow-up visit; brief examination, evaluation and/or treatment for same illness</u>	<u>SV</u>
99172 <u>limited examination, evaluation and/or treatment, same or new illness</u>	<u>SV</u>
99173 <u>intermediate examination, evaluation and/or treatment, same or new illness</u>	<u>SV</u>
99174 <u>extended re-examination, re-evaluation and/or treatment, same or new illness</u>	<u>SV</u>

OTHER SERVICES

99175 Ipecac or similar administration for individual emesis and continued observation until stomach adequately emptied of poison	SV
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(For diagnostic intubation, see 82926-82932, 89130-89141)

(For gastric lavage for diagnostic purposes, see 91055)

99180 Hyperbaric oxygen pressurization; initial	((BR)) 12.0
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	Unit Value
99182 Subsequent	((BR)) 3.0
99185 Hypothermia; regional	BR
99186 total body	BR
99190 Assembly and operation of pump with oxygenator or heat exchanger (with or without ECG and/or pressure monitoring); each hour	((BR)) 60.0
99191 3/4 hour	((BR)) 45.0
99192 1/2 hour	((BR)) 30.0
99195 Phlebotomy, therapeutic (separate procedure)	BR
99199 Unlisted special service or report	BR

(For monitoring cardiac output, see 78470, 93561, 93962)

(For monitoring intra-aortic balloon counterpulsation, see 33972)

(For subsequent visits, see appropriate hospital visits, 90200-90280)

(For physicians assigned to critical care units or other long-term attendance, use Special Reports)

DEFINITIONS

Definitions and Items of Commonality.

Terms and phrases common to the practice of medicine are defined as follows and apply to procedures 90000 through 90696.

- (1) NEW PATIENT: A patient new to the physician.
- (2) ESTABLISHED PATIENT: A patient known to the physician and/or whose records are usually available.
- (3) INITIAL VISIT: Initial care, including physical examination and initiation of diagnostic and treatment program, for a condition regardless of whether the patient is known to the physician.
- (4) FOLLOW-UP VISIT: Subsequent care for a patient and condition known to the physician.
- (5) CONSULTATION: A consultation includes services rendered by a physician whose opinion or advice is requested for the further evaluation and/or treatment of the patient. When the consulting physician assumes responsibility for the continuing care of the patient, any subsequent service rendered by him will cease to be a consultation. Four levels of consultation are recognized: Limited, extensive, comprehensive and consultation of complexity.

For example:

(a) In a LIMITED consultation the physician confines his service to the examination or evaluation of a single organ system for a limited condition. For example, the dermatologist's opinion about a skin lesion, the neurologist's opinion about a disc problem and the orthopedist's opinion about a knee or low back problem.

(b) An EXTENSIVE consultation involves a prolonged evaluation including more than a single organ system or region. For example: The examination of the cardiac patient who needs clearance before undergoing a surgical operation, consultations involving cardio-pulmonary problems and neurologic and orthopedic examinations of patient whose complaints seem disproportionate to his objective findings requiring detailed psychosocial evaluation.

(c) A COMPREHENSIVE consultation indicates the performance of detailed history (including the current problem, any previous illnesses, family disease tendencies and a review of all organ systems) and a thorough physical examination on a patient with a complex illness to establish the diagnosis and/or recommended therapy. For example: The young person with fever, arthritis and anemia and examination of patient for diagnosis and in depth evaluation of all organ systems for pre-existing and/or unrelated nonindustrial conditions.

(d) The consultation of UNUSUAL COMPLEXITY: This is an uncommonly performed service with an indepth medical opinion in a case involving all components of a detailed history with exhaustive examination of all organ systems and regions. For example: The patient with an undiagnosed fever of several years duration, with multiple hospitalizations, requiring a review of previous records, laboratory

studies and radiographs as well as a comprehensive examination. Another example is the psychotic patient with minor cardiac findings who is being considered for cardio-pulmonary bypass because of complaints of angina. Another example is the paraplegic patient with iatrogenic drug addiction or dependency (condition resulting from treatment).

(6) **REFERRAL:** (Transfer) A referral is the transfer of the total or specific care of a patient from one physician to another and does not constitute a consultation. Initial evaluation and subsequent services are designated as listed below in levels of service.

(7) **INDEPENDENT PROCEDURE:** Certain listed procedures are commonly undertaken as an integral part of a total service. When such a procedure is undertaken as a separate entity, the designation "Independent Procedure" is appropriate. For example: A patient being seen in consultation by an ophthalmologist and it is necessary for him to perform a gonioscopy or a ophthalmoscopy with intravenous fluorescein as diagnostic procedures in connection with the consultation, then they would be considered as independent procedures. Another example would be cardiac monitoring with electronic equipment in intrathoracic or other critical surgery.

(8) **LEVELS OF SERVICE:** Examinations, evaluations, treatment, counseling, conferences with or concerning patients, and services which necessitate wide variations in skill, effort and time required for the diagnosis and treatment of illness and the promotion of optimal health. Six levels are recognized:

MINIMAL: A level of service including injections, dressings, minimal care, etc., not necessarily requiring the presence of the physician.

For Example:

- (a) Routine immunization for tetanus administered by a nurse.
- (b) Blood pressure determination by a nurse for medication control.
- (c) Removal of sutures from laceration.

BRIEF: A level of service requiring a brief period of time, with minimal effort by the physician.

For Example:

- (a) Certification of time loss in a stable or chronic case.
- (b) Re-examination of contusion or abrasion.
- (c) Examination of conjunctiva by the physician in a patient with subconjunctival hemorrhage, irrigation, medication and removal of foreign body with instrument.

LIMITED: A level of service requiring limited effort or judgment, such as abbreviated or interval history, limited examination or discussion of findings and/or treatment.

For Example:

- (a) Review and examination of uncomplicated sprains and strains with initiation, continuation and/or change of treatment.
- (b) Examination of an extremity fracture not requiring reduction.
- (c) Post-operative care in instances where the unit value is for surgical procedure only.

INTERMEDIATE: A level of service such as a complete history and physical examination of one or more organ systems, or an in depth counseling or discussion of the findings, but not requiring a comprehensive examination of the patient as a whole.

For Example:

- (a) Review of interval history; examination of neck veins, lungs, heart, abdomen and extremities, discussion of findings and prescription of treatment in decompensated arteriosclerotic heart disease.
- (b) Review of interval history, examination of musculoskeletal system, discussion of findings, and adjustment of therapeutic program in low back and/or arthritic disorders.
- (c) Review of recent illness: Examination of pharynx, neck, axilla, groin, and abdomen; interpretation of laboratory tests and prescription of treatment in infectious mononucleosis.
- (d) Evaluation of a chest, post trauma, with impaired respiration with development of shock.

EXTENDED: A level of service requiring an unusual amount of time, effort or judgment but not complete examination of the patient as a whole.

For Example:

- (a) Detailed review of results of diagnostic evaluation including discussion of physical findings, laboratory studies, x-ray examinations, diagnostic conclusions and recommendations for treatment.
- (b) Prolonged evaluation required for psychologically unstable or dependent patient.

COMPREHENSIVE: A level of service providing an in depth evaluation of the patient.

For Example:

- (a) Evaluation of the patient including complete history, physical examination and initiation of diagnostic and/or treatment program.
- (b) Re-examination or re-evaluation of patient with continuing or new illness, including complete history, physical examination and initiation of diagnostic and/or treatment program.
- (c) Evaluation of a head injury immediately post trauma with a known previous history of convulsive disorders and a post trauma history of transitory loss of consciousness, dizziness, visual problems, etc.
- (d) Evaluation of a cardiac problem with respiratory distress resulting from inhalation of toxic and/or irritant chemicals.

NEW SECTION

WAC 296-21-046 IMMUNIZATION INJECTIONS.

(For allergy testing, see 95000 et seq.)

(For skin testing of bacterial, viral, fungal extracts, see 86450-86585)

(For therapeutic injections, see 90782-90799)

Immunizations are usually given in conjunction with a medical service. When an immunization is the only service performed, a minimal service may be listed in addition to the injection. Immunization procedures include the supply of materials. Immunizations, except for 90703, require prior authorization.

(Immunization 90720-90723 have been revised as 90701-90742)

	Unit Value
90701 Immunization, active; diphtheria and tetanus toxoids and pertussis vaccine (DTP).....	BR
90702 diphtheria and tetanus toxoids (DT).....	BR
90703 tetanus toxoid.....	BR
90704 mumps virus vaccine, live.....	BR
90705 measles virus vaccine, live, attenuated.....	BR
90706 rubella virus vaccine, live.....	BR
90707 measles, mumps and rubella virus vaccine, live.....	BR
90708 measles and rubella virus vaccine, live.....	BR
90709 rubella and mumps virus vaccine, live.....	BR
90712 poliovirus vaccine, live, oral (any type(s)).....	BR
90713 poliomyelitis vaccine.....	BR
90714 typhoid vaccine.....	BR
90717 yellow fever vaccine.....	BR
90718 tetanus and diphtheria toxoids absorbed, for adult use (Td).....	BR
90719 diphtheria toxoid.....	BR
90724 influenza virus vaccine.....	BR
90725 cholera vaccine.....	BR
90726 rabies vaccine.....	BR
90727 plague vaccine.....	BR
90728 BCG vaccine.....	BR
90731 hepatitis B vaccine.....	BR
90732 pneumococcal vaccine, polyvalent.....	BR
90733 meningococcal polysaccharide vaccine (any group(s)).....	BR
90741 Immunization, passive; immune serum globulin, human (ISG).....	BR
90742 specific hyperimmune serum globulin (e.g., hepatitis B, measles, pertussis, rabies, Rho(D), tetanus, vaccinia, varicella-zoster).....	BR
90749 Unlisted immunization procedure.....	BR

AMENDATORY SECTION (Amending Order 81-28, filed 11/30/81, effective 1/1/82)

Unit Value

WAC 296-21-047 THERAPEUTIC INJECTIONS.

(For cost of drugs supplied by physician, see 99070)

(For injections performed as an independent procedure, see 90030)

(For allergy testing, see WAC 296-21-075)

(For skin testing, see 86450-86585)

	Unit Value
90782 Therapeutic injection of medication (specify); subcutaneous or intramuscular	6.0
90784 intravenous	8.0
90788 Intramuscular injection of antibiotic (specify)	6.0
(90790 Chemotherapy for malignant disease, parenteral	SV
90791 infusion (continuous or intermittent)	BR
90792 perfusion	BR
90793 intracavitary	BR

~~(For intra-arterial chemotherapy requiring arterial catheterization, see 36100-36299, 36640-36660)~~

~~(For monitoring of an intra-arterial chemotherapy, drip or forced infusion, see 36620-36625)~~

~~(For radioactive isotope therapy, see 79000-79999)~~

90796 Injection of an intrathecal chemotherapeutic agent administered by the physician	6.0)
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~~(Chemotherapy procedures 90790-90796 have been deleted. To report, use 96500-96549)~~

90798 Intravenous therapy for severe or intractable allergic disease in physician's office or institution with theophyllines, corticosteroids, antihistamines	11.0
90799 Unlisted therapeutic injection	BR

(For allergy immunizations, see 9500 et seq.)

AMENDATORY SECTION (Amending Order 81-28, filed 11/30/81, effective 1/1/82)

WAC 296-21-057 MONITORING SERVICES. The following values are for physician's services only and do not include charges for use of equipment or supplies.

	Unit Value
Dialysis	
HEMODIALYSIS	
(For cannula declotting, see 36860, 36861)	
90941 Hemodialysis, acute renal failure or intoxication, per dialysis	BR+
90942 patient 21-40 kg	BR
90943 patient 11-20 kg	BR
90944 patient under 10 kg	BR
90951 Hemodialysis, for chronic irreversible renal insufficiency, initial stabilizing therapy via shunt or fistula, up to 4-6 weeks; patient over 40 kg	BR
90952 patient 21-40 kg	BR
90953 patient 11-20 kg	BR
90954 patient under 10 kg	BR
90955 Hemodialysis, for chronic irreversible renal insufficiency, maintenance for stabilized condition, more than 4-6 weeks, hospital, patient over 40 kg	BR
90956 patient 21-40 kg	BR
90957 patient 11-20 kg	BR
90958 patient under 10 kg	BR
PERITONEAL DIALYSIS	

	(For insertion of cannula or catheter, see 49420, 49421)	
90966 Peritoneal dialysis for acute renal failure and/or intoxication, excluding catheter/cannula insertion; patient more than 40 kg		BR
90967 patient 21-40 kg		BR
90968 patient 11-20 kg		BR
90969 patient under 10 kg		BR
90976 Peritoneal dialysis for chronic renal failure; patient more than 40 kg		BR
90977 patient 21-40 kg		BR
90978 patient 11-20 kg		BR
90979 patient under 10 kg		BR

MISCELLANEOUS DIALYSIS PROCEDURES

90990 Hemodialysis training and/or counseling		BR
90991 Home hemodialysis care, outpatient, for those services either provided by the physician primarily responsible for total hemolysis care or under his direct supervision, and excludes care for complicating illnesses unrelated to hemodialysis		BR
90997 Hemoperfusion (e.g., with activated charcoal or resin)		BR
90999 Unlisted dialysis procedure		BR
	(For cannula insertion by other than treating physician, see 49420)	

GASTROENTEROLOGY

	(For duodenal intubation and aspiration, see 89100-89105)	
	(For gastrointestinal radiologic procedures, see 74210-74340)	
91000 Esophageal intubation and collection of washings for cytology, including preparation of specimens (separate procedure)		36.0
91010 Esophageal motility study;		106.0
91011 with mecholyl or similar stimulant		130.0
91012 with acid perfusion studies		72.0
91030 Esophagus, acid perfusion (Bernstein) test for esophagitis		36.0
91032 Esophagus, acid reflux test, with intraluminal pH electrode for detection of gastroesophageal reflux		72.0
91033 prolonged recording		BR
91052 Gastric analysis test with injection of stimulant of gastric secretion (e.g., histamine, insulin, pentagastrin)		BR
	(For gastric biopsy by capsule, per oral, via tube, one or more specimens, see 43600)	
	(For gastric laboratory procedures, see also 89130-89141)	
91055 Gastric intubation, washings, and preparing slides for cytology (separate procedure)		36.0
	(For gastric lavage, therapeutic, see 99170)	
91060 Gastric saline load test		30.0
	(For biopsy by capsule, small intestine, per oral, via tube (one or more specimens), see 44100)	
91090 Fluorescein-string test for upper gastrointestinal bleeding		30.0
91100 Intestinal bleeding tube, passage, positioning and monitoring		BR
	(For injection procedure for percutaneous transhepatic cholangiography, see 47500)	
	(For cholangiography, see 74320, 74321)	

Unit Value

(For abdominal paracentesis, see 49080, 49081; with instillation of medication, see 90793)

(For peritoneoscopy, see 49300; with biopsy see 49301)

(For peritoneoscopy and guided transhepatic cholangiography, see 49302; with biopsy, see 49303)

(For injection procedure for splenoportography, see 38200)

91122	Anorectal manometry.....	BR
91299	Unlisted diagnostic gastroenterology procedure	BR

AMENDATORY SECTION (Amending Order 80-29, filed 12/23/80, effective 3/1/81)

WAC 296-21-062 EYE.

OPHTHALMOLOGICAL DIAGNOSTIC AND TREATMENT SERVICES

(For surgical procedures, see Surgery, Eye and Ocular Adnexa, 65091 et seq.)

NOTES REPORTING

See Guidelines in MEDICINE section WAC 296-21-010 and special Ophthalmology notations below.

To report MINIMAL, BRIEF, AND LIMITED office services, use descriptors from the general medical section (90000 et seq.).

To report INTERMEDIATE, COMPREHENSIVE AND SPECIAL services, use the specific ophthalmological descriptors (92002 et seq.).

To report CONSULTATIONS, wherever performed, use descriptors from the general medical section (90600 et seq.).

To report HOME, HOSPITAL, EMERGENCY DEPARTMENT and other institutional medical services, use the descriptors from the general medical section ((90100) 90200 et seq.) unless specific ophthalmological descriptors (92002 et seq.) are more appropriate.

To report surgical services, see SURGERY, EYE and OCULAR ADNEXA (65091 et seq.) and surgical Guidelines WAC 296-22-010.

DEFINITIONS

MINIMAL MEDICAL SERVICE: A level of service supervised by a physician but not necessarily requiring his presence.

For example:

Visual acuity check or verification of lenses.

BRIEF MEDICAL SERVICE: A level of service pertaining to the evaluation and treatment of a condition requiring only an abbreviated history and examination.

For example:

- a. Follow-up for conjunctivitis.
- b. Removal of sutures from laceration (when not a post-part of a total surgical service).

LIMITED MEDICAL SERVICE: A level of service pertaining to the evaluation of a circumscribed acute illness or to the periodic re-evaluation of a problem including an interval history and examination, the review of effectiveness of past medical management, the ordering and evaluation of appropriate diagnostic tests, the adjustment of therapeutic management as indicated, and the discussion of findings and/or medical management.

For example:

- a. Review of history, external examination of eye, initiation of treatment for acute conjunctivitis.

- b. Review of interval history, and physical and sensory status, and adjustment of medication in a patient with iridocyclitis or glaucoma.

INTERMEDIATE OPHTHALMOLOGICAL SERVICES: A level of service pertaining to the evaluation of a new or existing condition complicated with a new diagnostic or management problem not necessarily relating to the primary diagnosis, including history, general medical observation, external ocular and adnexal examination and other diagnostic procedures as indicated; may include the use of mydriasis. Intermediate services do not usually include determination of the refractive state but may do so in an established patient (92012) who is under continuing active treatment.

For example:

- a. Review of history, external examination, ophthalmoscopy, biomicroscopy for an acute complicated condition (e.g. iritis) not requiring comprehensive ophthalmological services.
- b. Review of interval history, external examination, ophthalmoscopy, biomicroscopy and tonometry in established patient with known cataract not requiring comprehensive ophthalmological services.

COMPREHENSIVE OPHTHALMOLOGICAL SERVICES: A level of service in which a general evaluation of the complete visual system is made. The comprehensive services constitute a single service entity but need not be performed at one session. The service includes history, general medical observation, external and ophthalmoscopic examination, gross visual fields and basic sensorimotor examination. It often includes, as indicated: Biomicroscopy, examination with cycloplegia or mydriasis, tonometry, and usually determination of the refractive state unless known, or unless the condition of the media precludes this or it is otherwise contraindicated, as in presence of trauma or severe inflammation. It always includes initiation of diagnostic and treatment programs as indicated.

For example:

The comprehensive services required for diagnosis and treatment of a patient with symptoms indicating possible disease of the visual system, such as glaucoma, cataract or retinal disease, or to rule out disease of the visual system, new or established patient.

"Initiation of diagnostic and treatment program" includes the prescription of medication, lenses and other therapy and arranging for special ophthalmological diagnostic or treatment services, consultations, laboratory procedures and radiological services as may be indicated.

Prescription of lenses may be deferred to a subsequent visit, but in any circumstance is not reported separately. ("Prescription of lenses" does not include anatomical facial measurements for or writing of laboratory specifications for spectacles. For Spectacle Services, see 92340 et seq.).

DETERMINATION OF THE REFRACTIVE STATE is the quantitative procedure that yields the refractive data necessary to determine the best visual acuity with lenses and to prescribe lenses. It is not a separate medical procedure, or service entity, but is an integral part of the general ophthalmological services, carried out with reference to other diagnostic procedures. The evaluation of the need for and the prescription of lenses is never based on the refractive state alone.

Determination of the refractive state is not reported separately. It is usually part of the comprehensive ophthalmological services (92004, 92014), but may occasionally be a part of intermediate ophthalmological services to an established patient (92012) who, under continuing active treatment with periodic observation, may not require comprehensive re-evaluation.

The explanatory codes, -X and -Y, are administrative codes only and not modifiers, and need only be used when by law a carrier in order to administer a program (e.g., MEDICARE) requires the information that "determination of the refractive state of the eyes" was or was not done in the course of the reported services 92004, 92012 or 92014 exclusively:

- X determination of refractive state was performed in course of diagnostic ophthalmological examination
- Y determination of refractive state was not performed in course of diagnostic ophthalmological examination

SPECIAL OPHTHALMOLOGICAL SERVICES: Services in which a special evaluation of part of the visual system is made, which goes beyond the services usually included under general ophthalmological services, or in which special treatment is given.

For example:

Fluorescein angiography, quantitative visual field examination, or extended color vision examination (such as Nagel's anomaloscope) should be specifically reported as special ophthalmological services.

Medical diagnostic evaluation by the physician is an integral part of all ophthalmological services. Technical procedures (which may or may not be performed by the physician personally) are often part of the service, but should not be mistaken to constitute the service itself.

Intermediate and comprehensive ophthalmological services constitute integrated services in which medical diagnostic evaluation cannot be separated from the examining techniques used. Itemization of service components, such as slit lamp examination, keratometry, ophthalmoscopy, retinoscopy, determination of refractive state, tonometry, motor evaluation, etc. is not applicable.

GENERAL OPHTHALMOLOGICAL SERVICES

NEW PATIENT

A patient who is new to the physician whose medical and administrative record needs to be established.

(For brief or limited services to new patient, as for minor adnexal condition, see 90000, 90010)

	Unit Value	Basic Anes@
92002 Ophthalmological services: Medical examination and evaluation with initiation of diagnostic and treatment program; intermediate, new patient	50.0	((50-0))
92004 comprehensive, new patient, one or more visits	70.0	((70-0))

ESTABLISHED PATIENT

A patient whose medical and administrative records are available to the physician. The designation of new or established patient does not preclude the use of a specific level of service.

(For minimal, brief, or limited services to an established patient, see 90030-90050)

92012 Ophthalmological services: Medical examination and evaluation, with initiation or continuation of diagnostic and treatment program; intermediate, established patient	20.0
92014 comprehensive, established patient, one or more visits	50.0

SPECIAL OPHTHALMOLOGICAL SERVICES

92018 Ophthalmological examination and evaluation, under general anesthesia, with or without manipulation of globe for passive range of motion or other manipulation to facilitate diagnostic examination; initial	20.0	3.0
92019 subsequent	15.0	
92020 Gonioscopy with medical diagnostic evaluation (separate procedure)	15.0	

(For gonioscopy under general anesthesia see 92018)

92060 Sensorimotor examination with medical diagnostic evaluation (separate procedure)	25.0
92065 Orthoptic and/or pleoptic training, with continuing medical direction and evaluation	15.0
92070 Fitting of contact lens for treatment of disease, including supply of lens	150.0
92081 Visual field examination with medical diagnostic evaluation; tangent screen, Autoplot or equivalent	20.0
92082 quantitative perimetry, e.g., several isopters on Goldmann perimeter, or equivalent	20.0
92083 static and kinetic perimetry, or equivalent	20.0

Unit Value Basic Anes@

Routine tonometry is part of general and special ophthalmological services whenever indicated. It is not reported separately.

92100 Serial tonometry with medical diagnostic evaluation (separate procedure), one or more sessions, same day	15.0
92120 Tonography with medical diagnostic evaluation, recording indentation tonometer method or perilimbal suction method	30.0
92130 Tonography with water provocation	20.0
92140 Provocative tests for glaucoma, with medical diagnostic evaluation, without tonography	30.0

OPHTHALMOSCOPY

Routine ophthalmoscopy is part of general and special ophthalmological services whenever indicated. It is not reported separately.

92225 Ophthalmoscopy, extended as for retinal detachment (may include use of contact lens, drawing or sketch, and/or fundus biomicroscopy), with medical diagnostic evaluation; initial	30.0
92226 subsequent	20.0
92230 Ophthalmoscopy, including medical diagnostic evaluation; with fluorescein angiography (observation only)	50.0
92235 with fluorescein angiography (includes multiframe photography and medical interpretation)	BR
92250 with fundus photography	BR
92260 with ophthalmodynamometry	40.0

(For ophthalmoscopy under general anesthesia, see 92018)

OTHER SPECIALIZED SERVICES

92265 Oculoelectromyography, one or more extraocular muscles, one or both eyes, with medical diagnostic evaluation	40.0
92270 Electro-oculography, with medical diagnostic evaluation	40.0
92275 Electroretinography, with medical diagnostic evaluation	40.0
92280 Visually evoked potential (response) study, with medical diagnostic evaluation	40.0

(For electronystagmography for vestibular function studies, see 92541 et seq.)

(For ophthalmic echography (diagnostic ultrasound), see 76511-76529)

92283 Color vision examination, extended, e.g., anomaloscope or equivalent	BR
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(Color vision testing with pseudoisochromatic plates (such as HRR or Ishihara) is not reported separately. It is included in the appropriate general or ophthalmological service.)

92284 Dark adaptation examination, with medical diagnostic evaluation	BR
92285 External ocular photography for documentation of medical progress	BR

CONTACT LENS SERVICE

The prescription of contact lenses (optical and physical characteristics, power, size, curvature) is NOT a part of the general ophthalmological services.

The fitting of contact lenses includes instruction and training of the wearer and incidental revision of the lens.

The supply of the prescribed contact lenses is often reported as a part of the service of fitting. Use modifier '-26' to describe the services of fitting without supply.

To report the supply of contact lens separately, use 92391 or 92396.

(For therapeutic or surgical use of contact lens, see 68340, 92070)

	Unit Value	Basic Anes@
92310 Prescription of optical and physical characteristics of and fitting of contact lens, with medical supervision of adaptation; corneal lens, both eyes, except for aphakia	SV	
(For prescription and fitting of one eye, see modifier -52)		
92311 corneal lens for aphakia, one eye	SV	
92312 corneal lens for aphakia, both eyes	SV	
92313 corneoscleral lens	SV	
92314 Prescription of optical and physical characteristics of contact lens, with medical supervision of adaptation and direction of fitting by independent technician; corneal lens, both eyes, except for aphakia	SV	
(For prescription and fitting of one eye, see modifier -52)		
92315 corneal lens for aphakia, one eye	SV	
92316 corneal lens for aphakia, both eyes	SV	
92317 corneoscleral lens	SV	
92325 Modification of contact lens (separate procedure), with medical supervision of adaptation	SV	
92326 Replacement of contact lens	SV	

OCULAR PROSTHETICS, ARTIFICIAL EYE

92330 Prescription, fitting, and supply of ocular prosthesis (artificial eye), with medical supervision of adaptation	SV	
(If supply is not included, see modifier -26; to report supply separately, see 92393)		
92335 Prescription of ocular prosthesis (artificial eye) and direction of fitting and supply by independent technician, with medical supervision of adaptation	SV	

SPECTACLE SERVICES (INCLUDING PROSTHESIS FOR APHAKIA)

Prescription of spectacles, when required, is an integral part of general ophthalmological services and is not reported separately. It includes specification of lens type (monofocal, bifocal, other), lens power, axis, prism, absorptive factor, impact resistance, and other factors.

Fitting of spectacles is a separate service; when provided by the physician, it is reported as indicated by 92340-92371. Fitting includes measurement of anatomical facial characteristics, the writing of laboratory specification, and the final adjustment of the spectacles to the visual axes and anatomical topography. Presence of physician is not required.

Supply of materials is a separate service component; it is not a part of the service of fitting spectacles.

92340 Fitting of spectacles, except for aphakia; monofocal	SV	
92341 bifocal	SV	
92342 multifocal, other than bifocal	SV	
92352 Fitting of spectacle prosthesis for aphakia; monofocal	SV	
92353 multifocal	SV	
92354 Fitting of spectacle mounted low vision aid; single element system	SV	
92355 telescopic or other compound lens system	SV	
92358 Prosthesis service for aphakia, temporary (disposable or loan, including materials)	SV	
92370 Repair and refitting spectacles, except for aphakia	SV	
92371 spectacle prosthesis for aphakia	SV	

SUPPLY OF MATERIALS

92390 Supply of spectacles, except prosthesis for aphakia and low vision aids	SV	
92391 Supply of contact lenses, except prosthesis for aphakia	SV	

(For supply of contact lenses reported as part of the service of fitting, see 92310-92313)

(For replacement of contact lens, see 92326)		
92392 Supply of low vision aids (a low vision aid is any lens or device used to aid or improve visual function in a person whose vision cannot be normalized by conventional spectacle correction. Conventional spectacle correction includes reading additions up to 4 D)	SV	
92393 Supply of ocular prosthesis (artificial eye)	SV	
(For supply reported as part of the service of fitting, see 92330)		
92395 Supply of permanent prosthesis for aphakia; spectacles	SV	
(For temporary spectacle correction, see 92358)		
92396 contact lenses	SV	
(For supply reported as part of the service of fitting, see 92311, 92312)		
(See 99070 for the supply of other materials, drugs, trays, etc.)		

OTHER PROCEDURES

92499 Unlisted ophthalmological service or procedure	BR	
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AMENDATORY SECTION (Amending Order 80-29, filed 12/23/80, effective 3/1/81)

WAC 296-21-066 **CARDIOVASCULAR.** Values for items 92950-93799 include laboratory procedure(s), interpretation and physician's services (except surgical and anesthesia services as listed in the section on Surgery), unless otherwise stated.

	Unit Value	Basic Anes@
THERAPEUTIC SERVICES		
92950 Cardiopulmonary resuscitation (e.g., in cardiac arrest)	SV	
(See also critical care services, 99160)		
92960 Cardioversion, elective, electrical conversion of arrhythmia, external	100.0	4.0
92970 Cardioassist-method of circulatory assist; internal		BR
92971 external		BR

(For balloon atrial-septostomy, see 33738)

(For placement of catheters for use in circulatory assist devices such as intra-aortic balloon pumping, see 33970)

CARDIOGRAPHY

(For echocardiography, see 76601-76628)

93000 Electrocardiogram, with interpretation and report; routine ECG with at least 12 leads	30.0	
93005 tracing only, without interpretation and report	20.0	
93010 interpretation and report only	15.0	
(For ECG monitoring, see 99150, 99151)		
93015 Cardiovascular stress test using maximal or submaximal treadmill or bicycle exercise; continuous electrocardiographic monitoring, with interpretation and report	50.0	
93017 tracing only, without interpretation and report	30.0	
93018 interpretation and report only	25.0	
93024 Ergonovine provocation test	BR	
93040 Rhythm ECG, one to three leads; with interpretation	10.0	
93041 tracing only without interpretation and report	15.0	

	Unit Value	Basic Anes@
is combined with right heart catheterization)	400.0	
(For radiographic procedures, see 75741-75748)		
93561 Indicator dilution studies such as dye or thermal dilution, including arterial and/or venous catheterization; with cardiac output measurement (separate procedure)	50.0	
93562 subsequent measurement of cardiac output	20.0	
(For unlisted cardiac catheterization procedure, see 93799)		

INTRACARDIAC ELECTROPHYSIOLOGICAL PROCEDURES

93600 Bundle of His recording	200.0	
93602 Intra-atrial recording	BR	
93604 Intraventricular recording	BR	
93606 Combined intracardiac recording	BR	
93610 Intra-atrial pacing	BR	
93612 Intraventricular pacing	BR	
93614 Bundle of His pacing	BR	
93618 Induction of arrhythmia by electrical pacing	BR	

(For intracardiac phonocardiogram, see 93210)

(For radio-isotope methods, see 78470)

Other Vascular Studies

(For arterial cannulization and recording of direct arterial pressure, see 36620)

(For radiographic injection procedures, see 36000-36299)

(For vascular cannulization for hemodialysis, see 36800-36820)

(For ultrasound vascular procedures, including Doppler, see 76550, 76900-76925)

(For chemotherapy for malignant disease, see 90790-90796)

93700 Peripheral vascular disease studies	BR+	
93710 Phonoangiography, carotid	BR	
93720 Plethysmography, total body with interpretation and report	BR+	
93721 tracing only, without interpretation and report	BR	
93722 interpretation and report only	BR	
93725 Plethysmography regional, with interpretation and report	BR+	
93726 tracing only, without interpretation and report	BR	
93727 interpretation and report only	BR	

(For penile plethysmography, see 54240)

93728 Oculoplethysmography	BR	
93730 Phleborheography	BR	
93740 Temperature gradient studies	BR+	
93760 Thermogram; cephalic	BR+	
93762 peripheral	38.0	
93770 Venous pressure determination	10.0	

(For central venous cannulization and pressure measurements, see 36480-36500)

93780 Circulation time, one test	10.0	
93781 two or more test materials	20.0	
93784 Ambulatory blood pressure monitoring, utilizing a system such as magnetic tape and/or computer disc, for 24 hours; including recording, scanning analysis, interpretation and report	BR	
93786 recording only	BR	
93788 scanning analysis with report	BR	
93790 physician review with interpretation and report	BR	

	Unit Value	Basic Anes@
93795 Electronic analysis of internal pacemaker system; to include analysis of pulse, amplitude, duration, configuration of wave form, and testing of sensing function of pacemaker	50.0	
93796 telephonic analysis ((of rate))	15.0	

OTHER PROCEDURES

93799 Unlisted cardiovascular service or procedure. BR

NONINVASIVE PERIPHERAL VASCULAR DIAGNOSTIC STUDIES

Peripheral vascular studies include patient care required to perform the studies, supervision of the studies and interpretation of study results with copies for patient records of hard copy output or imaging when provided.

CEREBROVASCULAR ARTERIAL STUDIES

93850 <u>Noninvasive studies of cerebral arteries other than carotid (e.g., periorbital flow direction with arterial compression, periorbital photoplethysmography with arterial compression, ocular plethysmography with brachial blood pressure, ocular and ear pulse wave timing)</u>	BR	
93860 <u>noninvasive studies of carotid artery, nonimaging (e.g., photoangiography with or without spectrum analysis, flow velocity pattern evaluation, analog velocity wave form analysis, diastolic flow evaluation, vertebral arteries flow direction measurement)</u>	BR	
93870 <u>Noninvasive studies of carotid artery, imaging (e.g., flow imaging by ultrasonic arteriography, high resolution B-scan with or without pulsed Doppler flow evaluation, Doppler flow or duplex scan with spectrum analysis)</u>	BR	

LIMB ARTERIAL STUDIES (INCLUDING DIGITS)

93890 <u>Noninvasive studies of upper extremity arteries (e.g., segmental blood pressure measurements, continuous wave Doppler analog wave form analysis, evocative pressure response to exercise or reactive hyperemia, photoplethysmographic or pulse volume digit wave form analysis, flow velocity signals)</u>	BR	
93910 <u>Noninvasive studies of lower extremity arteries (e.g., segmental blood pressure measurements, continuous wave Doppler analog wave form analysis, evocative pressure response to exercise or reactive hyperemia, photoplethysmography or pulse volume digit wave form analysis, flow velocity signals)</u>	BR	

VENOUS STUDIES

93950 <u>Noninvasive studies of lower extremity veins (e.g., Doppler studies with evaluation of venous flow patterns and responses to compression and other maneuvers, phleborheography)</u>	BR	
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AMENDATORY SECTION (Amending Order 80-29, filed 12/23/80, effective 3/1/81)

WAC 296-21-070 PULMONARY. Values for items 94010-94799 include laboratory procedure(s), interpretation and physician's services (except surgical and anesthesia services as listed in the section on Surgery), unless otherwise stated.

	Unit Value
94010 Spirometry, complete, including graphic record, total and timed vital capacity expiratory flow rate measurement(s), and/or maximal voluntary ventilation	30.0

	Unit Value
95867 Electromyography, cranial nerve supplied muscles; unilateral	100.0
95868 bilateral	150.0
95869 Electromyography, limited study of specific muscles (e.g. ((external anal sphincter;)) thoracic spinal muscles)	80.0
(For eye muscles, see 92265)	
95875 Ischemic forearm exercise test	20.0
95880 Assessment of higher cerebral function with medical interpretation; aphasia testing	50.0
95881 developmental testing	30.0
95882 cognitive testing and others	30.0
95900 Nerve conduction velocity and/or latency study, motor each nerve	32.0
95904 sensory, each nerve	24.0
95925 Somatosensory testing (e.g., cerebral evoked potentials), one or more nerves	BR
95933 Orbicularis oculi (blink) reflex, by electrodiagnostic testing	BR
95935 "H" reflex, by electrodiagnostic testing	BR
95937 Neuromuscular junction testing (repetitive stimulation, paired stimuli), each nerve, any one method	BR
95950 <u>Ambulatory 24 hour EEG monitoring</u>	BR
95999 Unlisted neurological or neuromuscular diagnostic procedure	BR

NEW SECTION

WAC 296-21-086 CHEMOTHERAPY INJECTIONS. Procedures 96500-96549 are independent of the patient's office visit. Either may occur independently from the other on any given day, or they may occur sequentially on the same day. Oncologists may see their patients at 2 to 4 week intervals with none to 5 chemotherapy procedures between visits.

	Unit Value
96500 Chemotherapy injection, intravenous, single premixed agent, administered by qualified assistant under supervision of physician or by physician; by push technique	BR
96501 by infusion technique	BR
96504 Chemotherapy injection, intravenous, multiple premixed agents, administered by qualified assistant under supervision of physician or by physician; by push technique	BR
96505 by infusion technique	BR
96508 Chemotherapy injection, intravenous, complex, using one or more agents requiring mixing, administered by qualified assistant under supervision of physician or by physician; by push technique	BR
96509 by infusion technique	BR
96510 by infusion technique, prolonged, requiring attendance up to one hour	BR
96511 by infusion technique, prolonged, each additional hour up to a total of eight hours	BR
96512 by infusion technique, prolonged, up to a total of several days, involving the use of portable pump	BR
(use 96512 in addition to code for intravenous catheterization; see 36000-36010, 36400-36425, 36480-36485)	
96520 Portable pump refilling and maintenance (use 96520 in addition to 96512)	BR
96524 Chemotherapy injection, complex, administered by physician, arterial infusion technique	BR
96526 Chemotherapy injection, complex, administered by physician, prolonged intra-arterial therapy infusion technique, up to several months	BR

	Unit Value
(Use 96526 in addition to code for intra-arterial catheterization; see 36100-36299, 36640-36660)	
(For monitoring of an intra-arterial chemotherapy, drip or forced infusion, see 36620-36625)	
96530 Pump filling and maintenance	BR
(use 96530 in addition to 96526)	
96535 Chemotherapy injection, complex, requiring thoracentesis and/or paracentesis, administered by physician, intracavitary	BR
96538 Chemotherapy injection, requiring lumbar puncture, administered by physician	BR
96540 Chemotherapy injection, intrathecal via reservoir, single or multiple agents, administered by physician	BR
96545 Provision of chemotherapy agent	BR
(For radioactive isotope therapy see 79000-79999)	
96549 Unlisted chemotherapy procedure	BR

AMENDATORY SECTION (Amending Order 81-28, filed 11/30/81, effective 1/1/82)

WAC 296-21-095 PHYSICAL MEDICINE. The department or self-insurer will authorize and pay for the following physical medicine services only when the services are under the direct, continuous supervision of a physician who is "Board Qualified" in the field of physical medicine and rehabilitation, (except for (1) and (2) below). The services must be carried out by the physician or Registered Physical Therapist or a Physical Therapist Assistant serving under the direction of a Registered Physical Therapist, by whom he is employed.

The department or self-insurer will allow other licensed physicians to provide physical medicine modalities in the following situations:

(1) The primary attending physician may administer Physical Therapist modalities as listed under 97000 and/or procedures as listed under 97100 in his office. No more than six such visits will be authorized and paid to the attending physician. If the injured worker requires treatment beyond six visits, he must be referred to a Registered Physical Therapist or a Physiatrist for such treatment. The attending physician can bill an office visit in addition to the physical therapy visit for the same day if indicated. Procedure 97070 should be used to bill the Physical Therapy portion of the visit.

(2) In remote areas, where no Registered Physical Therapist or Physical Therapist Assistant is available, treatment by the attending physician with modalities listed under 97100 may be billed under 97070.

(For fabrication of splints, bracing and other supportive devices, see 99070)

(For muscle testing, range of joint motion, electromyography, etc., see 95831 et seq.)

	Unit Value
Modalities	
((97000) Office visit with one of the following modalities to one area	12.0
(a) Hot or cold packs	
(b) Traction, mechanical	
(c) Electrical stimulation (unattended)	
(d) Vasopneumatic devices	
(e) Paraffin bath	
(f) Microwave	
(g) Whirlpool	
(h) Diathermy	
(i) Infrared	
(j) Ultraviolet))	

	Unit Value
<u>Physician or therapist is required to be in constant attendance.</u>	
(97000 has been deleted. To report, use 97010-97039)	
97010	Physical medicine treatment to one area; hot or cold packs 12.0
97012	traction, mechanical 12.0
97014	electrical stimulation (unattended) 12.0
97016	vasopneumatic devices 12.0
97018	paraffin bath 12.0
97020	microwave 12.0
97022	whirlpool 12.0
97024	diathermy 12.0
97026	infrared 12.0
97028	ultraviolet 12.0
97039	unlisted modality (specify) 12.0
97050	Office visit with two or more modalities to same area 13.0
97070	In remote isolated areas, where there is no Registered Physical Therapist or Physical Therapist Assistant serving under the direction of a Registered Physical Therapist within reasonable distance or when the first six visits are in the physician's office, treatment by any of the listed modalities or procedures given in a physician's office, hospital, nurse practitioner clinic, by other than a Registered Physical Therapist, will be allowed 5.0
Procedures	
(Physician or therapist is required to be in constant attendance)	
((97100) Office visit with one of the following procedures to one area, initial 30 minutes 16.0	
(a) Therapeutic exercises	
(b) Neuromuscular re-education	
(c) Functional activities	
(d) Gait training	
(e) Electrical stimulation (manual)	
(f) Traction, manual	
(g) Massage	
(h) Contrast baths	
(i) Ultrasound	
97101	each additional 15 minutes 5.0))
(97100 has been deleted. To report, use 97110-97139)	
(97101 has been deleted. To report, use 97145)	
97110	Physical medicine treatment to one area, initial 30 minutes; therapeutic exercises 16.0
97112	neuromuscular reeducation 16.0
97114	functional activities 16.0
97116	gait training 16.0
97118	electrical stimulation (manual) 16.0
97122	traction, manual 16.0
97124	massage 16.0
97126	contrast baths 16.0
97128	ultrasound 16.0
97139	unlisted procedure (specify) BR
97145	Physical medicine treatment to one area, each additional 15 minutes 5.0
97200	Office visit including combination of any modality(s) and procedure(s), initial 30 minutes 16.0
97201	each additional 15 minutes 5.0
97220	Hubbard tank, initial 30 minutes 24.0
97221	each additional 15 minutes (maximum allowance, one hour) 5.0
97240	Pool therapy or Hubbard tank with therapeutic exercises, initial 30 minutes 30.0
97241	each additional 15 minutes (maximum allowance, one hour) 6.0
97260	Manipulation (cervical, thoracic, lumbosacral, sacroiliac, hand, wrist, etc.), one area (independent

	Unit Value
97261	procedure) performed by an osteopathic physician 16.0
	each additional area 8.0
(Codes 97260 and 97261 may be used in conjunction with code 90030. All other office visit codes include treatment of the day.)	
(For manipulation under general anesthesia, see appropriate anatomic section in Musculoskeletal System)	
97500	Orthotics training (dynamic bracing, splinting, etc.) upper extremities, initial 30 minutes 24.0
97501	each additional 15 minutes 12.0
97520	Prosthetic training, initial 30 minutes 24.0
97521	each additional 15 minutes 12.0
97540	Activities of daily living (ADL) and diversional activities, initial 30 minutes 24.0
97541	each additional 15 minutes 12.0

Tests and Measurements

(For muscle testing, manual or electrical, joint range of motion, electromyography or nerve velocity determination, see 95830-95930)

	Unit Value
97700	Office visit including one of the following tests or measurements, with report, initial 30 minutes 24.0
	(a) Orthotic "check-out"
	(b) Prosthetic "check-out"
	(c) Activities of daily living "check-out"
97701	each additional 15 minutes 12.0
97720	Extremity testing for strength, dexterity or stamina, initial 30 minutes 24.0
97721	each additional 15 minutes 12.0
97740	Kinetic activities to increase coordination, strength and/or range of motion, one area (i.e., any two extremities or trunk), initial 30 minutes 24.0
97741	each additional 15 minutes 12.0
97752	<u>Muscle testing, torque curves during isometric and isokinetic exercise (e.g., by use of Cybex machine) 24.0</u>

Other Procedures

97799	Unlisted physical medicine service or procedure BR
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AMENDATORY SECTION (Amending Order 81-28, filed 11/30/81, effective 1/1/82)

WAC 296-21-125 ANESTHESIA. (1) Values for anesthesia services are listed for each procedure in the surgical section and for certain procedures in other sections. These values are to be used only when the anesthesia is personally administered by a licensed physician and surgeon who remains in constant contact attendance during the procedure for the sole purpose of rendering such anesthesia service. These values include usual pre- and post-operative visits, the administration of the anesthetic and the administration of fluids and/or blood incident to the anesthesia or surgery.

(2) "STANDBY SERVICES": When an anesthesiologist is required to participate in the general care of the patient during a surgical procedure, but does not administer anesthesia, these services may be charged on the basis of detention or on the basis of the indicated anesthesia value in accordance with the extent of the services rendered.

(3) In procedures where no value is listed, the basic portion of the calculated value will be the same as listed for a comparable procedure.

(4) ~~((Where unusual detention with the patient is essential for the safety and welfare of such patient, see 99038, 99040.~~

~~(5))~~ Local infiltration, digital block or topical anesthesia administered by the operating surgeon is included in the unit value for the original surgical procedure.

~~((6))~~ (5) SUPPLEMENTAL SKILLS: When warranted by the necessity of supplemental skills, values for the services of the two or more physicians will be allowed.

((77)) (6) Adjunctive services provided during anesthesia and certain other circumstances may warrant an additional charge.

ANESTHESIA MODIFIERS

Since the values of anesthesia services are related to the procedure for which the anesthesia was performed, the anesthesia service is billed under the code number of the procedure. Add appropriate anesthesia modifier ((40)) -30 to ((49)) -99 to the procedure number to indicate that billing is for anesthesia service and not the medical or surgical procedure.

Listed values for most procedures may be modified under certain circumstances. When applicable, the modifying circumstances should be identified by the addition of the appropriate "modifier code number" (including hyphen) after the usual procedure number. The value should be listed as a single modified total for the procedure. (When multiple modifiers are applicable to a single procedure, see modifier code ((49)) -99.)

Unit
Value

-22 UNUSUAL SERVICES: When the service(s) provided is greater than that usually required for the listed procedure, it may be identified by adding modifier '-22' to the usual procedure number. A report may also be appropriate.

-23 UNUSUAL ANESTHESIA: Periodically, a procedure, which usually required either no anesthesia or local anesthesia, because of unusual circumstances must be done under general anesthesia. This circumstance may be reported by adding the modifier '-23' to the procedure code of the basic service.

((40))
-30 ANESTHESIA SERVICE: Add this modifier ((40)) 30 to the usual procedure number and use value listed in "Anes." column for normal, uncomplicated anesthesia.

(For therapeutic hypothermia, see 96250, 96255)

-47 ANESTHESIA BY SURGEON: When regional or general anesthesia is provided by the surgeon use the "Basic" anesthesia value without the added value for time. (Note: Surgical units and anesthesia units are not the same dollar value.) List separately from the surgical service provided and identify by adding this modifier (-47) to the usual procedure number.

(For local infiltration, digital block or topical anesthesia, see WAC 296-21-125, item 5.)

((49))
-99 MULTIPLE ANESTHESIA MODIFIERS: Two or more modifiers may be necessary to identify the anesthesia service (e.g., anesthesia performed on a critically ill patient under hypothermic technique). Identify by adding this modifier ((49)) 99 to the usual procedure number and briefly indicate the modifying circumstances. BR+

-95 SUPERVISORY ANESTHESIA: Supervisory anesthesia is allowable to the supervising anesthesiologist when provided in the hospital and when the Registered Nurse Anesthetist is not in the employ of the supervising anesthesiologist. The basic value is paid to the supervising anesthesiologist and the time units are paid to the nurse anesthetist. Identify by adding modifier -95 to the procedure code.

AMENDATORY SECTION (Amending Order 81-28, filed 11/30/81, effective 1/1/82)

WAC 296-22-010 GENERAL INFORMATION AND INSTRUCTIONS. Rules and billing procedures pertaining to all practitioners rendering services to injured workers are presented in the General Information Section beginning with WAC 296-20-010. Some commonalities are repeated here for the convenience of those doctors

referring to the Surgery Section. Definitions and rules unique to Surgery are also included here. Doctor's services rendered for office, home, hospital, consultations and other services are listed in the Medicine Section.

(1) Listed values for all surgical procedures include the surgery, local infiltration, digital block or topical anesthesia when used and the normal uncomplicated follow-up care for the period indicated in days in the column headed "Follow-up Days".

(2) Follow-up care for diagnostic procedures (e.g., endoscopy, injection procedures for radiography, etc.) includes only that care related to recovery from the diagnostic procedure itself. Care of the condition for which the diagnostic procedure was performed or other concomitant conditions is not included and may be charged for in accordance with the services rendered.

(3) Follow-up care for therapeutic surgical procedures includes only that care usually a part of the surgical service. Complications, exacerbations, recurrence or the presence of other diseases or injuries requiring additional services concurrent with the procedure(s) or during the listed period of normal follow-up care may warrant additional charges. (See modifier -68).

When an additional surgical procedure(s) is carried out within the listed period of follow-up care for a previous surgery, the follow-up periods will continue concurrently to their normal terminations.

(4) **PRE-OPERATIVE VISITS AND SERVICES:** Under most circumstances the immediate pre-operative visit in the hospital or elsewhere necessary to examine the patient, complete the hospital records, and initiate the treatment program is included in the listed value for the surgical procedure.

Additional charges may be warranted for pre-operative services under the following circumstances:

(a) When the pre-operative visit is the initial visit (e.g., an emergency, etc.) and prolonged detention or evaluation is required to prepare the patient or to establish the need for and type of surgical procedure.

(b) When the pre-operative visit is a consultation as defined in WAC 296-21-030.

(c) When procedures not usually part of the basic surgical procedure (e.g., bronchoscopy prior to chest surgery, etc.) are provided during the immediate pre-operative period.

(5) **CONCURRENT SERVICES BY MORE THAN ONE PHYSICIAN:** Charges for concurrent services of two or more physicians may be warranted under the following circumstances:

(a) Medical services provided during the surgical procedure or in the post-operative period (e.g., diabetic management, operative monitoring of cardiac or brain conditions, management of post-operative electrolyte imbalance, etc.).

(b) **TWO SURGEONS:** Under certain circumstances the skills of two surgeons (e.g., a urologist and a general surgeon in the creation of an ileal conduit, etc.). By prior agreement, the total value may be apportioned in relation to the responsibility of work done. The total value may be increased by 25% in lieu of the assistant's charge. (See modifier -62).

(c) **CO-SURGEONS:** Under certain circumstances, two surgeons (usually with similar skills) may function simultaneously as primary surgeons performing distinct parts of a total surgical service (e.g., two surgeons simultaneously applying skin grafts to different parts of the body of the same patient). By prior agreement, the total value may be apportioned in relation to the responsibility and work done. The total value may be increased by an appropriate amount in lieu of the usual assistant's charge. (See modifier -64).

(d) **SURGICAL TEAM:** Under some circumstances highly complex procedures requiring the concomitant services of several physicians, often of different specialties, plus other highly skilled, specially trained personnel and various types of complex equipment are carried out under the surgical team concept with a single, global fee for the total service. The services included in the "global" charge vary widely and no single value can be listed. The value should be supported by a report to include itemization of the physician(s) services, paramedical personnel and equipment included in the "global" charge. (See modifier -66).

(6) **ASTERISK (*) PROCEDURES OR ITEMS:** Certain relatively small surgical services involve a readily identifiable surgical procedure but include variable pre-operative and post-operative services (e.g., incision and drainage of an abscess, injection of a tendon sheath, manipulation of a joint under anesthesia, dilation of the urethra, etc.). Because of the indefinite pre- and post-operative services the usual "package" concept for surgical services (see above) cannot be applied.

Such procedures are identified by an asterisk (*) preceding or following the procedure code number.

Where an asterisk (*) precedes or follows a procedure number and its value, the following rules apply:

(a) The services as listed includes the surgical procedure only. Associated pre- and post-operative services are not included.

(b) Pre-operative services are considered as one of the following:

(i) When the asterisk (*) procedure is carried out at the time of an initial visit (new patient) and this procedure constitutes the major service at that visit, procedure number 99025 is listed in lieu of the usual initial visit as an additional service.

(ii) When the asterisk (*) procedure is carried out at the time of an initial or other visit involving significant identifiable services (e.g., removal of a small skin lesion at the time of a comprehensive history and physical examination), the appropriate visit is listed in addition to the asterisk (*) procedure and its follow-up care.

(iii) When the asterisk (*) procedure is carried out at the time of a follow-up (established patient) visit and this procedure constitutes the major service at that visit, no visit service is usually added.

(iv) When the asterisk (*) procedure requires hospitalization, an appropriate hospital visit is listed in addition to the asterisk (*) procedure and its follow-up care.

(c) All post-operative care is to be added on a service-by-service basis (e.g., office or hospital visit, cast change, etc.).

(d) Complications are added on a service-by-service basis (as with all surgical procedures).

(7) MULTIPLE OR BILATERAL SURGICAL PROCEDURES:

(a) When multiple or bilateral surgical procedures which add significant time or complexity to patient care are performed at the same operative session (See modifier -50).

(b) Incidental procedures (e.g., incidental appendectomy, incidental scar incision, puncture of ovarian cysts, simple lysis of adhesions, simple repair of hiatal hernia, etc.) do not warrant an additional charge. (See modifier -52). THESE PROCEDURES MUST BE AUTHORIZED IN ADVANCE.

(8) SURGERY AND FOLLOW-UP CARE PROVIDED BY DIFFERENT PHYSICIANS: When one physician performs the surgical procedure itself and another provides the follow-up care, the value may be apportioned between them by agreement along with notification to the department of the fee distribution. (See modifier -54 or -55).

(9) ANESTHESIA BY SURGEON: When regional or general anesthesia is provided by the surgeon, value as "Basic" value for anesthesia procedure without added value for time. (See modifier -47) (For local infiltration, digital block or topical anesthesia, see WAC 296-22-010, item 1).

(10) In cases where the claimant does not survive, the percentage of the flat fee paid the physician shall be commensurate with the services rendered.

(11) The emergency room will be considered the office for those physicians providing regular emergency room care to the hospital and fees will be allowed on this basis.

(12) Materials supplied by physician: Supplies and materials provided by the physician, e.g., sterile trays/drugs, over and above those usually included with the office visit or other services rendered may be listed separately. List drugs, trays, supplies, and materials provided. Identify as 99070.

(13) Separate or multiple procedures: It is appropriate to designate multiple procedures that are rendered on the same date by separate entries. (See Modifier -50 below.)

(14) Special report: A service that is rarely provided, unusual, variable, or new may require a special report in determining medical appropriateness of the service. Pertinent information should include an adequate definition or description of the nature, extent, and need for the procedure, and the time, effort, and equipment necessary to provide the service. Additional items which may be included are: Complexity of symptoms, final diagnosis, pertinent physical findings (such as size, location, and number of lesion(s), if appropriate), diagnostic and therapeutic procedures (including major and supplementary surgical procedures, if appropriate), concurrent problems, and follow-up care. See WAC 296-20-01002 for "BR" By Report instructions.

(15) Surgery modifiers: (For other modifiers, see appropriate sections.)

Listed values and procedures may be modified under certain circumstance. When applicable, the modifying circumstance should be identified by the addition of the appropriate "modifier code number" which is a two digit number placed after the usual procedure number

from which it is separated by a hyphen. If more than one modifier is used, the "multiple modifiers" placed first after the procedure code indicates one or more additional modifier codes will follow. All modifiers and their respective codes are listed in Appendix A. Modifiers commonly used in surgery are as follows:

Unit Value

-20 When the surgical service is performed using the techniques of micro-surgery in an operating room and under the operating microscope, the modifier -20 may be added to the surgical procedure. The use of this modifier is not warranted when surgery is done with the aid of a magnifying loupe or magnifying binoculars worn by the surgeon. A special report may be appropriate to document the necessity of the micro-surgical approach. The total value of the surgical procedure may be increased by 20%. A special report may be appropriate to document the necessity of the micro-surgical approach. The department will publish a list of surgical procedures that have approval for this modifier.

-22 UNUSUAL SERVICES: When the service(s) provided is greater than that usually required for the listed procedure, it may be identified by adding modifier '-22' to the usual procedure number. List modified value. A report may be required.

-23 UNUSUAL ANESTHESIA: Periodically, a procedure, which usually requires either no anesthesia or local anesthesia, because of unusual circumstances must be done under general anesthesia. This circumstance may be reported by adding the modifier '-23' to the procedure code of the basic service. BR

-25 DIGITAL RADIOLOGY (e.g., digital subtraction angiography, digital fluoroscopy, digital radiography). When this technique is utilized, the modifier '-25' may be appended to the appropriate five digit number of the radiologic procedure to indicate that the digital modality was applied. The modifier would be applied to both the supervision and interpretation service and complete procedure. When the supervision and interpretation service code is utilized and the injection is done by a second physician, the modifier need not be applied to the surgical injection codes.

-26 PROFESSIONAL COMPONENT: Certain procedures (e.g., laboratory, radiology, electrocardiogram, specific diagnostic and therapeutic services) are a combination of a physician component and a technical component. When the physician component is reported separately, the service may be identified by adding the modifier '-26' to the usual procedure number. BR

-47 ANESTHESIA BY SURGEON: When regional or general anesthesia is provided by the surgeon, it may be reported by adding to modifier '-47' to the basic service. (This does not include local anesthesia.)

Use the "basic" anesthesia value only. (Note: Surgical units and anesthesia units are not of the same dollar values.) List separately from the surgical service provided and identify by adding this modifier '-47' to the usual procedure number. (For local infiltration, digital block or topical anesthesia, see WAC 296-21-125, item 5.)

-50 MULTIPLE OR BILATERAL PROCEDURES: When multiple or bilateral procedures which add significant time or complexity to patient care are provided at the same operative session, identify and value the first or major procedure as listed. Identify secondary or lesser procedure(s) by '-50' to the usual procedure number(s) and value at 50% of the listed value(s) unless otherwise indicated.

	Unit Value		Unit Value
-52		<p>REDUCED VALUES: Under certain circumstances, the listed value for a procedure is reduced or eliminated at the physician's election. Under these circumstances, the service provided can be identified by its usual procedure number and the addition of modifier '-52', signifying that the service is reduced. For example:</p> <p>(a) Incidental procedures (e.g., incidental appendectomies, incidental scar excisions, puncture of ovarian cysts, simple lysis of adhesions, simple repair of a hiatal hernia, etc.) do not warrant an additional charge.</p> <p>(b) When the listed value is reduced in conformity with a ground rule (e.g., rereduction of a fracture).</p> <p>(c) When charges for multiple procedures (e.g., multiple lacerations, etc.) are reduced at the physician's election to achieve an appropriate total charge.</p>	<p>25% in lieu of the usual assistant's charge. Under these circumstances the services of each surgeon should be identified by adding this modifier '-64' to the joint procedure number(s) and valued as agreed upon.</p> <p>(Usual charges for surgical assistance may also be warranted if still another physician is required as part of the surgical team.)</p>
		<p>-66</p> <p>SURGICAL TEAM: Under some circumstances, highly complex procedures requiring the concomitant services of several physicians, often of different specialties, plus other highly skilled, specially trained personnel and various types of complex equipment are carried out under the "surgical team" concept. Such circumstances should be identified by adding this modifier '-66' to the basic procedure number. The value should be supported by a report to include itemization of the physician(s) services, paramedical personnel and equipment included in the charge. BR+</p>	
-54		<p>SURGICAL PROCEDURE ONLY: When one physician performs the surgical procedure and another provides the pre- and/or post-operative management surgical services may be identified by adding the modifier '-54' to the usual procedure number. Value may be apportioned between them by agreement.</p>	<p>-68</p> <p>COMPLICATIONS: Complications or circumstances requiring unusual additional services during the listed follow-up period may warrant additional charges on a fee-for-service basis. Identify these conditions by adding this modifier '-68' to the usual procedure number(s) for the additional service(s) rendered and indicate the appropriate value(s). May require a report.</p>
-55		<p>POST-OPERATIVE MANAGEMENT ONLY: When one physician performs the post-operative management and another has performed the surgical procedure, the post operative component may be identified by adding the modifier '-55' to the usual procedure number. Value may be apportioned between them by agreement.</p>	<p>-75</p> <p>CONCURRENT CARE, SERVICES RENDERED BY MORE THAN ONE PHYSICIAN: When the patient's condition requires the additional services of more than one physician, each physician may identify his or her services by adding the modifier '-75' to the basic service performed.</p>
-56		<p>PREOPERATIVE MANAGEMENT ONLY: When one physician performs the preoperative care and evaluation and another physician performs the surgical procedure, the preoperative component may be identified by adding the modifier '-56' to the usual procedure number.</p> <p>Value is apportioned as per agreement between practitioners involved.</p>	<p>-76</p> <p>REPEAT PROCEDURE BY SAME PHYSICIAN: The physician may need to indicate that a procedure or service was repeated subsequent to the original service. This may be reported by adding the modifier '-76' to the procedure code of the repeated service.</p>
-62		<p>TWO SURGEONS: Under certain circumstances the skills of two surgeons (usually with different skills) may be required in the management of a specific surgical problem (e.g., a urologist and a general surgeon in the creation of an ileal conduit, etc.) By prior agreement, the total value may be apportioned in relation to the responsibility and work done. The total value may be increased by 25% in lieu of the assistant's charge. Under these circumstances the services of each surgeon should be identified by adding this modifier '-62' to the joint procedure number(s) and valued as agreed upon.</p> <p>(Usual charges for surgical assistance may also be warranted if still another physician is required as part of the surgical team.)</p>	<p>-77</p> <p>REPEAT PROCEDURE BY ANOTHER PHYSICIAN: The physician may need to indicate that a basic procedure performed by another physician had to be repeated. This may be reported by adding modifier '-77' to the repeated service.</p>
			<p>-80</p> <p>ASSISTANT SURGEON: Surgical assistant services are identified by adding this modifier '-80' to the usual procedure number(s) and are valued at 20% of the listed value of the surgical procedure(s)</p> <p style="text-align: center;">OR</p>
			<p>-81</p> <p>MINIMUM ASSISTANT SURGEON ALLOWANCE: Identify by adding this modifier '-81' to the usual procedure number and value at 1.7</p>
			<p>-90</p> <p>REFERENCE (OUTSIDE) LABORATORY: When laboratory procedures are performed by a party other than the treating or reporting physician, the procedure may be identified by adding the modifier '-90' to the usual procedure number.</p>
-64		<p>CO-SURGEONS: Under certain circumstances, two surgeons (usually with similar skills) may function simultaneously as primary surgeons performing distinct parts of a total surgical service (e.g., two surgeons simultaneously applying skin grafts to different parts of the body or two surgeons repairing different fractures in the same patient). By prior agreement, the total value may be apportioned in relation to the responsibility and work done. The total value may be increased by</p>	<p>-99</p> <p>MULTIPLE MODIFIERS: Under certain circumstances, two or more modifiers may be necessary to completely delineate a service.</p> <p>In such situations, modifier '-99' should be added to the procedure number and other applicable modifiers may be listed as part of the description of the service BR+</p>

AMENDATORY SECTION (Amending Order 80-25, filed 12/3/80, effective 3/1/81)

WAC 296-22-017 UNLISTED SERVICE OR PROCEDURE. A service or procedure may be provided that is not listed in this fee schedule. When reporting such a service, the appropriate "Unlisted Procedure" code may be used to indicate the service, identifying it by "Special Report" as discussed in WAC 296-22-01701 below. The "Unlisted Procedures" and accompanying codes for SURGERY are as follows:

- (~~17499~~)
- 17999 Unlisted procedure, integumentary system
- 19499 Unlisted procedure, breast
- 20999 Unlisted procedure, musculoskeletal system, general
- 21499 Unlisted procedure, head
- 21899 Unlisted procedure, neck or thorax
- 22899 Unlisted procedure, spine
- 22999 Unlisted procedure, abdomen
- 23929 Unlisted procedure, shoulder
- 24999 Unlisted procedure, humerus or elbow
- 25999 Unlisted procedure, forearm or wrist
- 26989 Unlisted procedure, hands or fingers
- 27299 Unlisted procedure, pelvis or hip joint
- 27599 Unlisted procedure, femur or knee
- 27899 Unlisted procedure, leg or ankle
- 28899 Unlisted procedure, foot or toes
- 29799 Unlisted procedure, casting or strapping
- 30999 Unlisted procedure, nose
- 31299 Unlisted procedure, accessory sinuses
- 31599 Unlisted procedure, larynx
- 31899 Unlisted procedure, trachea, bronchi
- 32999 Unlisted procedure, lungs and pleura
- 33999 Unlisted procedure, cardiac surgery
- 36299 Unlisted procedure, vascular injection
- 37799 Unlisted procedure, vascular surgery
- 38999 Unlisted procedure, hemic or lymphatic system
- 39499 Unlisted procedure, mediastinum
- 39599 Unlisted procedure, diaphragm
- 40799 Unlisted procedure, lips
- 40899 Unlisted procedure, vestibule of mouth
- 41599 Unlisted procedure, tongue, floor of mouth
- 41899 Unlisted procedure, dentoalveolar structures
- 42299 Unlisted procedure, palate, uvula
- 42699 Unlisted procedure, salivary glands or ducts
- 42999 Unlisted procedure, pharynx, adenoids, or tonsils
- 43499 Unlisted procedure, esophagus
- 43999 Unlisted procedure, stomach
- 44799 Unlisted procedure, intestine
- 44899 Unlisted procedure, Meckel's diverticulum and the mesentery
- 45999 Unlisted procedure, rectum
- 46999 Unlisted procedure, anus
- 47399 Unlisted procedure, liver
- 47999 Unlisted procedure, biliary tract
- 48999 Unlisted procedure, pancreas
- 49999 Unlisted procedure, abdomen, peritoneum and omentum
- 53899 Unlisted procedure, urinary system
- 55899 Unlisted procedure, male genital system
- 58999 Unlisted procedure, female genital system
- 59899 Unlisted procedure, maternity care and delivery
- 60699 Unlisted procedure, endocrine system
- 64999 Unlisted procedure, nervous system
- 66999 Unlisted procedure, anterior segment of eye
- 67299 Unlisted procedure, posterior segment
- 67399 Unlisted procedure, ocular muscle
- 67599 Unlisted procedure, orbit
- 67999 Unlisted procedure, eyelids
- 68399 Unlisted procedure, conjunctiva
- 68899 Unlisted procedure, lacrimal system
- 69399 Unlisted procedure, external ear
- 69799 Unlisted procedure, middle ear
- 69949 Unlisted procedure, inner ear
- 69979 Unlisted procedure, temporal bone, middle fossa approach

AMENDATORY SECTION (Amending Order 80-25, filed 12/3/80, effective 3/1/81)

WAC 296-22-021 EXCISION—DEBRIDEMENT.

	Unit Value	Follow-up Days=	Basic Anes@
DEBRIDEMENT			
(For dermatabrasions, see 15780-15800)			
(For nail debridement, see 11700-11711)			
(For burn(s), see 16000-16030)			
*11000			
11001	*0.4	0	3.0
11040	0.2		3.0
11041	BR+		3.0
11042	BR		
11043	BR		
11044	BR		
PARING OR CURETTMENT			
11050*			
11051	0.5	0	3.0
11052	0.6		3.0
	0.7		3.0
EXCISION AND SIMPLE CLOSURE			
(Not reconstructive surgery; for reconstructive surgery see Repair-Complex)			
(For electro-surgical and other methods, see 17000 et seq.)			
BIOPSY			
11100	0.6	7	3.0
11101	0.2	7	3.0
(For biopsy of conjunctiva, see 68100; eyelid, see 67810)			
EXCISION-BENIGN LESIONS			
Excision (including simple closure) of benign lesions of skin or subcutaneous tissues (e.g., cicatricial, fibrous, inflammatory, congenital, cystic lesions), including local anesthesia. See appropriate size and area below.			
(For electrosurgical and other methods see 17000 et seq.)			
*11200	*0.4	0	3.0
11201	0.2		
(For electrosurgical destruction, see 17200, 17201)			
(For multiple lesions see WAC 296-22-010, item 7)			
11400	0.6	15	3.0
11401	0.8	15	3.0
11402	1.0	15	3.0
11403	1.2	15	3.0
11404	1.4	15	3.0
11406	1.6	15	3.0

	Unit Value	Follow-up Days=	Basic Anes@		Unit Value	Follow-up Days=	Basic Anes@		
11420	Excision, benign lesion, except skin tag (unless listed elsewhere), scalp, neck, hands, feet, genitalia; lesion diameter up to 0.5 cm	0.8	15	3.0	11770	Excision of pilonidal cyst or sinus, simple	2.0	30	3.0
11421	lesion diameter 0.5 to 1.0 cm	1.0	15	3.0	11771	extensive	7.0	60	3.0
11422	lesion diameter 1.0 to 2.0 cm	1.2	15	3.0	11772	complicated	BR+		3.0
11423	lesion diameter 2.0 to 3.0 cm	1.4	15	3.0		(For hemangioma, see 11400-11446, 13100-15730)			
11424	lesion diameter 3.0 to 4.0 cm	1.6	15	3.0		(For hidradenitis, see 10060-10061, 11400-11446, 13100-15730)			
11426	lesion diameter over 4.0 cm	1.8	15	3.0		(For lipoma, see 11400-11446, 13100-15730)			
11440	Excision, other benign lesion (unless listed elsewhere), face, ears, eyelids, nose, lips, mucous membrane; lesion diameter up to 0.5 cm	1.0	15	3.0		(For lymph node dissection, see 38700-38780)			
11441	lesion diameter 0.5 to 1.0 cm	1.2	15	3.0		(For ulcer, vascular or inflammatory, see 11400-11446, 13100-15730)			
11442	lesion diameter 1.0 to 2.0 cm	1.4	15	3.0					
11443	lesion diameter 2.0 to 3.0 cm	1.6	15	3.0					
11444	lesion diameter 3.0 to 4.0 cm	1.8	15	3.0					
11446	lesion diameter over 4.0 cm	2.0	15	3.0					

(For eyelids involving more than skin, see also 67800 et seq.)

EXCISION-MALIGNANT LESIONS

Excision (including simple closure) or treatment by any other method (except radiation or chemotherapy) of malignant lesion of skin, including local anesthesia, each lesion:

11600	Excision, malignant; lesion, trunk, arms, or legs; lesion diameter up to 0.5 cm	1.2	90	3.0
11601	lesion diameter 0.5 to 1.0 cm	1.6	90	3.0
11602	lesion diameter 1.0 to 2.0 cm	2.0	90	3.0
11603	lesion diameter 2.0 to 3.0 cm	2.4	90	3.0
11604	lesion diameter 3.0 to 4.0 cm	2.8	90	3.0
11606	lesion diameter over 4.0 cm	3.2	90	3.0
11620	Excision, malignant lesion, scalp, neck, hands, feet, genitalia; lesion diameter up to 0.5 cm	2.0	90	3.0
11621	lesion diameter 0.5 to 1.0 cm	3.0	90	3.0
11622	lesion diameter 1.0 to 2.0 cm	4.0	90	3.0
11623	lesion diameter 2.0 to 3.0 cm	5.0	90	3.0
11624	lesion diameter 3.0 to 4.0 cm	6.0	90	3.0
11626	lesion diameter over 4.0 cm	7.0	90	3.0
11640	Excision, malignant lesion, face, ears, eyelids, nose, lips; lesion diameter up to 0.5 cm	3.0	90	3.0
11641	lesion diameter 0.5 to 1.0 cm	4.0	90	3.0
11642	lesion diameter 1.0 to 2.0 cm	5.0	90	3.0
11643	lesion diameter 2.0 to 3.0 cm	6.0	90	3.0
11644	lesion diameter 3.0 to 4.0 cm	7.0	90	3.0
11646	lesion diameter over 4.0 cm	8.0	90	3.0

(For eyelids involving more than skin, see also 67800 et seq.)

NAILS

(For drainage of paronychia or onychia, see 10100, 10101)

*11700	Debridement nails, manual, five or less	*0.3	0	3.0
11701	each additional five or less	0.15		
11710	Debridement of nails, electric grinder, five or less	*0.4	0	3.0
11711	each additional five or less	0.2		
*11730	Avulsion of nail plate, partial or complete, simple; single	*0.4	0	3.0
11731	second nail plate	0.2		
11732	each additional nail plate	0.1		
11740	Evacuation of subungual hematoma	0.3	0	3.0
11750	Excision of nail and nail matrix, partial or complete (e.g., ingrown or deformed nail), for permanent removal	2.0	30	3.0

(For skin graft, if used, see 15050)

11760	Reconstruction of nail bed; simple	2.5	0	3.0
11762	complicated	3.0	0	3.0

MISCELLANEOUS

(For incision of pilonidal cyst, see 10080, 10081)

AMENDATORY SECTION (Amending Order 81-28, filed 11/30/81, effective 1/1/82)

WAC 296-22-025 FREE SKIN GRAFTS.

Identify by the size and location of the defect (recipient area) and the type of graft; includes simple debridement of granulations or recent avulsion.

When a primary procedure such as orbitectomy, radical mastectomy or deep tumor removal requires skin graft for definitive closure, see appropriate anatomical subsection for primary procedure and this section for skin graft.

(Repair of donor site requiring skin graft or local flaps to be added as additional procedure)

	Unit Value	Follow-up Days=	Basic Anes@	
15000	Excisional preparation or creation of recipient site by excision of essentially intact skin (including subcutaneous tissue), scar, or other lesion prior to repair with free skin graft (list as separate service in addition to skin graft)	*3.6	3.0	
	(For appropriate skin grafts, see 15050-15261; list the free graft separately by its procedure number when the graft, immediate or delayed is applied)			
*15050	Pinch graft, single or multiple, to cover small ulcer, tip of digit or other minimal open area (except on face), up to defect size 2 cm diameter	*1.2	0	3.0
15100	Split graft, trunk, scalp, arms, legs, hands and/or feet (except multiple digits); up to 100 sq cm or each one percent of body area of infants and children (except 15050)	6.0	45	3.0
15101	each additional 100 sq cm, or each one percent of body area of infants and children, or part thereof	1.2		3.0
15120	Split graft, face, eyelids, mouth, neck, ears, orbits, genitalia, and/ or multiple digits; up to 100 sq cm, or each one percent of body area of infants and children (except 15050)	11.0	45	3.0
15121	100 sq cm, or each one percent of body area of infants and children, or part thereof	2.0		
	(For eyelids, see also 67952 et seq.)			
15200	Full thickness graft, free, including direct closure of donor site, trunk; up to 20 sq cm	4.0	45	3.0
15201	each additional 20 sq cm	2.0		
15220	Full thickness graft, free, including direct closure of donor site, scalp, arms and/or legs; up to 20 sq cm	6.0	45	3.0
15221	each additional 20 sq cm	3.0		
15240	Full thickness graft, free, including direct closure of donor site, forehead, cheeks, chin, mouth, neck, axillae, genitalia, hands and/or feet; up to 20			

	Unit Value	Follow-up Days=	Basic Anes@
sq cm	8.0	45	3.0
(For finger tip graft, see 15050)			
(For repair of syndactyly, fingers, see 26560-26562)			
15241 each additional 20 sq cm	4.0		
15260 Full thickness graft, free, including direct closure of donor site, nose, ears, eyelids, and/or lips; up to 20 cm	10.0	45	3.0
15261 each additional 20 sq cm	5.0		
(For eyelids, see also 67952 et seq.)			
(Repair of donor site requiring skin graft or local flaps, to be added as additional separate procedure)			
15350 Homograft, skin	5.0	45	3.0
15400 Heterograft, skin	6.0	45	3.0
15410 Free transplantation of skin flap by microsurgical technique, including microvascular anastomosis; up to 100 sq cm	5.0	45	3.0
15412 between 101 and 160 sq cm	6.0	45	3.0
15414 between 161 and 230 sq cm	7.0	45	3.0
15416 over 230 sq cm	BR		

PEDICLE FLAPS (SKIN AND DEEP TISSUES)

Regions listed refer to the recipient area (not donor site) when flap is being attached in transfer or to final site.

Regions listed refer to donor site when tube is formed for later transfer or when "delay" of flap is prior to transfer.

Procedures 15500-15730 do not include extensive immobilization, e.g., large plaster casts and other immobilizing devices are considered additional separate procedures.

(Repair of donor site requiring skin graft or local flaps is considered an additional separate procedure)

15500 Formation of tube pedicle without transfer, or major "delay" of large flap without transfer; on trunk	7.0	45	3.0
15505 on scalp, arms or legs	7.0	45	3.0
15510 on forehead, cheeks, chin, mouth, neck, axillae, genitalia, hands or feet	7.0	45	3.0
15515 on eyelids, nose, ears or lips	7.0	45	3.0
15540 Primary attachment of open or tubed pedicle flap to recipient site requiring minimal preparation; to trunk	9.0	45	3.0
15545 to scalp, arms and legs	9.0	45	3.0
15550 to forehead, cheeks, chin, mouth, neck, axillae, genitalia, or hands (except 15580), feet	9.0	45	3.0
(For cross finger pedicle flap, see 15580)			
15555 to eyelids, nose, ears and lips	9.0	45	3.0
15580 cross finger pedicle flap, including free graft to donor site	9.0	45	3.0
(For major debridement or excisional preparation of recipient area at the time of attachment of pedicle flap, see 15700-15730)			
15600 Intermediate "delay" of any flap, primary "delay" of small flap, or sectioning pedicle of tubed or direct flap; at trunk	4.0	45	3.0
15610 at scalp, arms and legs	5.0	45	3.0
15620 at forehead, cheeks, chin, neck, axillae, genitalia, hands (except 15625), or feet	6.0	45	3.0
15625 section pedicle of cross finger flap	6.0	45	3.0
15630 at eyelids, nose, ears and lips	6.0	45	3.0
15650 Transfer, intermediate, of any pedicle flap (e.g., abdomen to wrist, "Walking" tube), any location	BR+		3.0
15700 Excision of lesion and/or excisional preparation of recipient site and attachment of direct or tubed pedicle flap; trunk	9.0	45	3.0

	Unit Value	Follow-up Days=	Basic Anes@
15710 scalp, arms and legs	11.0	45	3.0
15720 forehead, cheeks, chin, mouth, neck, axillae, genitalia, hands or feet	16.0	45	3.0
15730 eyelids, nose, ears or lips	16.0	45	3.0

(For eyelids, nose, ears, or lips, see also anatomical area)

(For revision, defatting or rearranging of transferred pedicle flap or skin graft, see 13100-14300)

OTHER GRAFTS

15740 Graft, island pedicle flap	12.0	90	3.0
15745 myocutaneous flap	BR	90	3.0
15750 neurovascular pedicle flap	10.0	90	3.0
15755 free flap (microvascular transfer)	BR	90	3.0
15760 composite (full thickness of external ear or nasal ala), including primary closure, donor area	10.0	45	3.0
15770 derma-fat-fascia	12.0	60	3.0
15775 Punch graft for hair transplant; 1 to 15 punch grafts	0.5	90	3.0
15776 more than 15 punch grafts	BR+		3.0

(For strip transplant, 15220)

MISCELLANEOUS PROCEDURES

15780 Abrasion of skin for removal of scars, tattoos, actinic changes (keratoses), primary or secondary; total face	12.0	90	3.0
15785 regional (1/4 face, cheeks, chin, forehead or elsewhere)	4.0	90	3.0
15786* Abrasion; single lesion (e.g., keratosis, scar)	0.5	0	3.0
15787 each additional four lesions or less	0.3		
15790 Superficial chemosurgery (acid peel) total face and neck	BR+		3.0
15791 regional, face, neck, or elsewhere	BR+		3.0
15800 Abrasion of skin, total face, with combined superficial chemosurgery (acid peel) of remaining face (eyelids, neck, shoulders)	16.0	90	3.0
15810 Salabrasion; up to 20 sq cm			
15811 20 sq cm and over			
15820 Blepharoplasty, lower eyelids;	12.0	30	3.0
15821 with extensive herniated fat pads	14.0	30	3.0
(See also 67916, 67917, 67923, 67924)			
15822 Rhytidectomy; upper eyelids	8.0	30	3.0
15823 with excessive skin weighting down lids	12.0	30	3.0
15824 Rhytidectomy; forehead	10.0	30	3.0
15826 glabellar frown	8.0	30	3.0
15827 submetal fat pad	8.0	30	3.0
15828 cheeks, chin and neck	30.0	45	3.0
15831 Excision, excessive skin and subcutaneous tissue (including lipectomy); abdomen	30.0	45	3.0
15832 thighs	25.0	45	3.0
15833 legs	30.0	45	3.0
15834 hips	30.0	45	3.0
15835 buttocks	30.0	45	3.0
15836 arms	25.0	45	3.0
15837 forearms	25.0	45	3.0
15840 Graft for facial nerve paralysis; free fascia graft, (including obtaining fascia)	30.0	90	3.0
15841 free muscle graft (including obtaining graft)	35.0	45	3.0
15842 free muscle graft by microsurgical technique	35.0	45	3.0
15845 reanimation, muscle transfers	BR+		3.0

(For nerve transfers, decompression, or repair, see 64830-64876, 64905-64907, 69720-69725, 69740-69745, 69955)

15851 Removal of sutures in hospital or emergency room under anesthesia	BR		3.0
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DECUBITUS ULCERS (PRESSURE SORES)

15920 Coccygectomy; primary suture	BR		
15922 with flap closure	BR		

	Unit Value	Follow-up Days=	Basic Anes@
15930 Excision, sacral decubitus ulcer; with skin flap closure	BR		
15931 Excision, sacral decubitus ulcer; with primary suture	13.0		3.0
15932 with ostectomy	BR		
15933 with ostectomy and primary suture	BR		
15934 with skin flap closure	20.0		3.0
15940 Excision, ischial decubitus ulcer; direct suture	BR		
15941 with ostectomy (ischietomy)	BR		
15942 skin and muscle flap closure	BR		
15943 skin and muscle flap closure, with ostectomy	BR		
15950 Excision, trochanteric decubitus ulcer; direct suture	BR		
15951 with ostectomy	BR		
15952 skin flap closure	BR		
15953 skin flap closure, with ostectomy	BR		
15960 Excision, calcaneal decubitus ulcer; with primary suture	BR		3.0
15961 with ostectomy	BR		3.0
15962 with pinch graft	BR		3.0
15963 skin flap closure, with ostectomy	BR		3.0

(For free skin graft to close ulcer or donor site, see 15000 et seq.)

AMENDATORY SECTION (Amending Order 80-25, filed 12/3/80, effective 3/1/81)

WAC 296-22-030 BREAST.

INCISION

	Unit Value	Follow-up Days=	Basic Anes@
*19000 Puncture aspiration of cyst;	*0.4	0	
19001 each additional cyst	0.1	0	
19020 Mastotomy with exploration or drainage of abscess, deep	2.6	14	3.0
19030 Injection procedure only for mammary ductogram or galactogram	0.4		3.0

AMENDATORY SECTION (Amending Order 80-25, filed 12/3/80, effective 3/1/81)

WAC 296-22-037 EXCISION.

	Unit Value	Follow-up Days=	Basic Anes@
(For aspiration of bone marrow, see 85095)			
20200 Biopsy, muscle; superficial	1.2	7	3.0
20205 deep	2.4	15	3.0
20206* Biopsy, muscle, percutaneous needle	BR		3.0

(For CT guidance, see 76360, 76361; for ultrasonic guidance, see 76942, 76943)

(For percutaneous needle biopsy of soft tissue of spine, see 22012)

(For excision of muscle tumor, deep, see specific anatomic section)

20220 Biopsy, bone, trocar or needle; superficial (e.g., ilium, sternum, spinous process, ribs)	1.2	7	3.0
20225 deep (vertebral body, femur)	4.0	15	3.0
20240 Biopsy, excisional; superficial (e.g., ilium, sternum, spinous process, ribs,) trochanter of femur	3.0	21	3.0
20245 deep (e.g., humerus, ischium, femur)	5.0	30	3.0
20250 Biopsy, vertebral body, open; thoracic	BR+		BR+
20251 lumbar or cervical	BR		

(For sequestrectomy, osteomyelitis or drainage of bone abscess, see anatomical area)

AMENDATORY SECTION (Amending Order 80-25, filed 12/3/80, effective 3/1/81)

WAC 296-22-038 INTRODUCTION OR REMOVAL.

	Unit Value	Follow-up Days=	Basic Anes@
(For injection procedure for arthrography, see anatomical area)			
20500 Injection of sinus tract; therapeutic (separate procedure)	0.4	0	
20501* diagnostic (sinogram) (separate procedure)	1.0	0	
*20520 Removal of foreign body in muscle; simple	*1.2	0	3.0
20525 deep or complicated	BR+		3.0
*20550 Injection, tendon sheath, ligament or trigger points	*0.4	0	
*20600 Arthrocentesis, aspiration and/or injection; small joint or bursa (e.g., fingers, toes)	*0.3	0	
*20605 intermediate joint or bursa (e.g., temporomandibular, acromioclavicular, wrist, elbow or ankle; olecranon bursa)	*0.4	0	
*20610 major joint or bursa (e.g., shoulder, hip, knee joint, subacromial bursa)	*0.6	0	
20615 Aspiration and injection for treatment of bone cyst	0.6		3.0
*20650 Insertion of wire or pin for skeletal traction, including removal (separate procedure)	*1.2	0	3.0
20660 Application of tongs or caliper, including removal (separate procedure)	3.0	0	3.0
20661 Application of halo; cranial	3.0	0	3.0
20662 pelvic	3.0	0	3.0
20663 femoral	3.0	0	3.0
20665 Removal of tongs or halo applied by another physician	0.3	0	
*20670 Removal of implant; superficial, (e.g., buried wire, pin or rod) (separate procedure)	*0.6	0	3.0
20680 deep (e.g., buried wire, pin, screw, metal band, nail, rod or plate)	3.6	21	3.0
20690 Application of external fixation system (e.g., Hoffmann apparatus); standard configuration	BR		3.0
20691 other than standard configuration	BR		3.0

(List numbers 20690 or 20691 in addition to code for treatment of closed or open fracture)

REPAIR

(For debridement as a separate procedure (e.g., in traumatic wound) involving soft tissue and/or bone, see 11043, 11044)

AMENDATORY SECTION (Amending Order 80-25, filed 12/3/80, effective 3/1/81)

WAC 296-22-040 GRAFTS (OR IMPLANTS).

Codes for obtaining autogenous bone, cartilage, tendon, fascia lata grafts, or other tissues, the rough separate incisions are to be used only when graft is not already listed as part of basic procedure. Listed value applies and WAC 296-22-010, item 7 is not to be applied to procedures 20900-20922.

(For alloplastic or heterologous grafts, see instructions, WAC 296-22-035)

	Unit Value	Follow-up Days=	Basic Anes@
20900 Bone graft, any donor area; minor or small (e.g., dowel or button)	2.4	0	3.0
20902 major or large	4.8	0	3.0
20910 Cartilage graft, costochondral	4.8	0	3.0
20920 Fascia lata graft; by stripper	2.0	0	3.0
20922 by incision and area exposure, complex or sheet	4.0	0	3.0

	Unit Value	Follow-up Days=	Basic Anes@
20924 Tendon graft, from a distance (e.g., palmaris, toe extensor, plantaris)	BR		
20926 Tissue grafts, other (e.g., paratenon, fat, dermis, etc.)	BR		
MISCELLANEOUS			
20950 Monitoring of interstitial fluid pressure (e.g., wick catheter technique, needle manometer technique) in detection of muscle compartment syndrome	BR		
20955 Fibula graft with microvascular anastomosis	BR		3.0
20960 Rib graft with microvascular anastomosis	BR		3.0
20970 Osteocutaneous graft (iliac crest and inguinal groin flap) with microvascular anastomosis	BR		3.0
<u>20974 Electrical stimulation to aid bone healing; noninvasive (nonoperative)</u>	<u>BR</u>		<u>3.0</u>
<u>(use 20974 in addition to code for appropriate bony procedure when applicable)</u>			
<u>20975 invasive (operative)</u>	<u>BR</u>		<u>3.0</u>
<u>(use 20975 in addition to code for appropriate bony procedure when applicable)</u>			
<u>20976 percutaneous insertion of electrodes</u>	<u>BR</u>		<u>3.0</u>
<u>(use 20976 in addition to code for appropriate bony procedure when applicable)</u>			
20999 Unlisted procedure, musculoskeletal system, general	BR		

AMENDATORY SECTION (Amending Order 81-28, filed 11/30/81, effective 1/1/82)

WAC 296-22-042 HEAD.

	Unit Value	Follow-up Days=	Basic Anes@
(Skull, facial bones and temporomandibular joint)			
INCISION			
(For drainage of superficial abscess and hematoma, see 20000)			
(For removal of embedded foreign body from dentoalveolar structure, see 418105, 41806)			
21010 Arthrotomy, temporomandibular joint; unilateral	BR		
21011 bilateral	BR		
EXCISION			
(For biopsy, see 20220, 20240)			
21020 Craniectomy or sequestrectomy for osteomyelitis	BR+		8.0
(For other craniectomies, see 61304 et seq.)			
21030 Excision of benign tumor or cyst of facial bone other than mandible	BR+		5.0
21034 Excision of malignant tumor of facial bone other than mandible	BR		5.0
21040 Excision of benign cyst or tumor of mandible; simple	5.0	90	5.0
21041 complex	BR+		5.0
21044 Excision of malignant tumor of mandible;	BR		
21045 radical resection	BR		
(For bone graft, see 21215)			
21050 Arthrectomy, temporomandibular joint; unilateral	18.0	90	5.0
21051 bilateral	20.0	90	5.0
21060 Meniscectomy, temporomandibular joint; unilateral	18.0	90	5.0
21061 bilateral	20.0	90	5.0

	Unit Value	Follow-up Days=	Basic Anes@
21070 Coronoidectomy (separate procedure); unilateral	18.0	90	5.0
21071 bilateral	20.0	90	5.0

INTRODUCTION OR REMOVAL

(For application or removal of caliper or tongs, see 20660, 20665)

*21100 Application of halo type appliance for maxillofacial fixation, includes removal (separate procedure)	*2.0	0	3.0
21110 Application of interdental fixation device for conditions other than fracture or dislocation	8.0	90	3.0
<u>21116 Injection procedure for temporomandibular arthrotomography</u>	<u>BR</u>		
<u>(For temporomandibular arthrotomography, see 70332)</u>			

REPAIR, REVISION OR RECONSTRUCTION

(For cranioplasty, see 62140 -62145)

21200 Osteoplasty of mandible for prognathism, micrognathism	30.0	90	5.0
21202 mandible, segmental	BR	90	5.0
21204 maxilla, total	BR	90	5.0
21206 maxilla, segmental	BR	90	5.0
21210 Graft, bone; nasal, maxillary and malar areas (includes obtaining graft)	20.0	120	5.0
(For cleft palate repair, see 42200-42225)			
21215 mandible (includes obtaining graft)	20.0	120	5.0
21230 Graft; rib cartilage, autogenous, to face, chin, nose or ear (includes obtaining graft)	18.0	120	5.0
21235 ear cartilage to nose or ear (includes obtaining graft)	12.0	60	5.0
21239 Implant, chin, homologous, heterologous, or alloplastic	BR		
21240 Arthroplasty, temporomandibular joint; unilateral	BR+		5.0
21241 bilateral	BR		5.0
21250 Osteoplasty of maxilla and/or other facial bones for midface hypoplasia or retrusion (LeFort type operation); without bone graft	BR		
21254 with bone graft	BR		
21260 Orbital hypertelorism correction (periorbital) osteotomies, bilateral, with bone grafts; extracranial approach	BR		
21261 combined intra- and extracranial approach	BR		
21263 with forehead advancement	BR		
21267 Orbital repositioning, periorbital osteotomies, unilateral, with bone grafts; extracranial approach	BR		
21268 combined intra- and extracranial approach	BR		
21270 Reconstruction for Treacher Collins syndrome (periorbital and zygomatic reconstruction with multiple bone grafts)	BR		
21275 Secondary revision for orbitocraniofacial reconstruction	BR		

FRACTURE AND/OR DISLOCATION

21300 Treatment of closed skull fracture without operation	Sv.&		
(For operative repair, see 62000-62010)			
21310 Treatment of closed or open nasal fracture without manipulation	Sv.&		
*21315 Manipulative treatment nasal bone fracture; without stabilization	*1.1	0	3.0
21320 with stabilization	3.0	90	3.0
21325 Open treatment of nasal fracture; uncomplicated	4.0	90	3.0
21330 complicated, with internal and/or external skeletal fixation	9.5	90	3.0
21335 with concomitant open of fractured septum	17.0	90	3.0

	Unit Value	Follow-up Days=	Basic Anes@		Unit Value	Follow-up Days=	Basic Anes@
21337 Treatment of closed nasal septal fracture	BR	90	3.0	21454 Open treatment of closed or open mandibular fracture with external fixation	BR		
21338 Open treatment of nasoethmoid fracture; without external fixation	BR	90	3.0	21455 Closed manipulative treatment by interdental fixation of closed or open mandibular fracture	8.0	90	5.0
21339 with external fixation	BR	90	3.0	21461 Open treatment of closed or open mandibular fracture; with or without interdental fixation	16.0	90	5.0
21340 Treatment of closed or open nasoethmoid complex fracture, with splint, wire or headcap fixation, including repair of canthal ligaments and/or the nasolacrimal apparatus	BR			21462 with interdental fixation	16.0	90	5.0
21345 Treatment of nasomaxillary complex fracture (LeFort II type), with interdental wire fixation or fixation of denture or splint	BR			21470 Open treatment of complicated closed or open mandibular fracture by multiple surgical approaches including internal fixation, interdental fixation, and/or wiring of dentures or splints	BR+		5.0
21346 Open treatment of nasomaxillary complex fracture (Lefort II type); with wiring and/or local fixation	BR			21480 Uncomplicated treatment of temporomandibular dislocation, initial or subsequent	Sv.&		3.0
21347 with multiple approaches	BR			21485 Complicated manipulate treatment of temporomandibular dislocation, initial or subsequent	BR+		3.0
21350 Treatment of closed or open fracture of malar area, including zygomatic arch and malar tripod without manipulation	Sv.&			21490 Open treatment of temporomandibular dislocation	BR+		3.0
*21355 Manipulative treatment of closed or open fracture of malar area, including zygomatic arch and malar tripod, towel clip technique	*1.0	2	3.0	(For interdental wire fixation, see 21462)			
21360 Open treatment of closed or open depressed malar fracture, including zygomatic arch and malar tripod	7.0	90	3.0	21493 Treatment of closed or open hyoid fracture; without manipulation	SV		
21365 Open treatment of closed or open complicated (e.g., multiple fractures) of malar area, including zygomatic arch and malar tripod, with internal skeletal fixation and multiple surgical approaches	13.0	90	3.0	21494 with manipulation	7.0	90	3.0
21380 Treatment of orbital floor "blow-out" fracture without manipulation	Sv.&			21495 Open treatment of closed or open hyoid fracture	8.0	90	3.0
21385 Open treatment of orbital floor "blow-out" fracture; transantral approach (Caldwell-Luc type operation)	12.0	90	3.0	(For treatment of fracture of larynx, see 31584-31586)			
21386 periorbital approach	13.0	90	3.0	21497 Interdental wiring, for condition other than fracture	BR		
21387 combined approach	15.0	90	3.0	21499 Unlisted procedure, head	BR		
21390 periorbital approach, with alloplastic or other implant	14.0	90	3.0				
21395 periorbital approach with bone graft (includes obtaining graft)	18.0	90	3.0				
21400 Treatment of fracture of orbit, except "blowout"; without manipulation	SV						
21401 with manipulation	6.0	90	3.0				
21406 Open treatment of fracture of orbit, except "blowout"; without implant	7.0	90	3.0				
21407 with implant	8.0	90	3.0				
21420 Treatment of closed or open maxillary fracture without manipulation							
21421 Treatment of palatal or alveolar ridge fractures (LeFort I type); closed manipulation with interdental wire fixation or fixation of denture or splint	7.0	90	3.0				
21422 open treatment	12.0	90	3.0				
21431 Treatment of craniofacial separation (LeFort III type) using interdental wire fixation of denture or splint	8.0	90	4.0				
21432 Open treatment of craniofacial separation (LeFort III type); with wiring and/or local fixation	BR		4.0				
21433 complicated (e.g., multiple approaches)	BR		5.0				
21435 complicated, fixation by head cap, halo device, multiple surgical approaches, internal fixation, and/or wiring teeth	BR+		5.0				
(For removal of internal or external fixation device, see 20670)							
21440 Manipulative treatment of alveolar ridge fracture (separate procedure)	DR						
21445 Open treatment of alveolar ridge fracture (separate procedure)	BR						
21450 Treatment of closed or open mandibular fracture without manipulation	Sv.&						
21451 with manipulation, may include external fixation	BR						
21452 Treatment of open mandibular fracture; without manipulation	BR						
21453 with manipulation	BR						
				22101 thoracic	8.0	90	7.0
				22102 lumbar	8.0	90	7.0

AMENDATORY SECTION (Amending Order 81-28, filed 11/30/81, effective 1/1/82)

WAC 296-22-053 SPINE (VERTEBRAL COLUMN).

	Unit Value	Follow-up Days=	Basic Anes@
(Cervical, thoracic (dorsal), and lumbar spine)			
(For injection procedure for myelography, see 63510-63520)			
(For injection procedure for discography, see 63530-63535)			
EXCISION			
22010 Biopsy, spinal soft tissues; superficial	1.2	7	3.0
22011 deep	2.4	15	3.0
22012* Biopsy, spinal soft tissues, percutaneous needle	BR		3.0
(For CT guidance, see 76360, 76361; for ultrasonic guidance, see 76942, 76943)			
22030 Excision, benign tumor, subcutaneous	3.0	15	3.0
22031 Excision, benign tumor, deep, subfascial, intramuscular; cervical	4.0	15	3.0
22032 thoracic	3.0	15	3.0
22033 lumbar	3.0	15	3.0
(For discectomy without arthrodesis (excision of intervertebral disc), see 63400-63415)			
(For laminectomy, Gill procedure, see 63010)			
22100 Partial resection of vertebral component, spinous processes (e.g., "kissing" spines); cervical	8.0	90	8.0

	Unit Value	Follow-up Days=	Basic Anes@		Unit Value	Follow-up Days=	Basic Anes@
22105 Partial resection of vertebral component for tumor (e.g., partial facetectomy without primary grafting); cervical	12.0	90	8.0	22335 posterior approach, with iliac or other autogenous bone graft (includes obtaining graft), for fracture	31.0	180	8.0
22106 thoracic	12.0	90	7.0	22345 anterior approach, with iliac or other autogenous bone graft (includes obtaining graft) for fracture	30.0	180	7.0
22107 lumbar	12.0	90	7.0				
22110 Partial excision of vertebrae (craterization, saucerization) for osteomyelitis, cervical;	BR+		8.0	(For cervicocranial fusion, see 22620)			
22111 with suction irrigation	BR		8.0	22355 Open treatment and fusion, posterior approach, with local bone graft and/or internal fixation for fracture; lumbar	26.0	180	7.0
22112 Partial excision of vertebrae (craterization, saucerization) for osteomyelitis, thoracic;	BR		7.0	22356 thoracic	26.0	180	7.0
22113 with suction irrigation	BR		7.0	22360 Open treatment and fusion, posterior approach, with iliac or other autogenous bone graft (includes obtaining graft), for fracture; lumbar	30.0	180	7.0
22114 Partial excision of vertebrae (craterization, saucerization) for osteomyelitis, lumbar;	BR		7.0	22361 thoracic	30.0	180	7.0
22115 with suction irrigation	BR		7.0	22370 Open treatment and fusion, posterolateral or anterolateral approach, with iliac or other autogenous bone graft (includes obtaining graft) for fracture, lumbar	BR+		7.0
22120 Radical resection of vertebral body or component with primary grafting, includes obtaining graft; cervical	BR+		8.0	22371 thoracic	BR		7.0
22121 thoracic	BR		7.0	22379 Harrington rod technique (list separately in addition to code for treatment of closed or open fracture and/or dislocation)	BR		
22122 lumbar	BR		7.0				
22128 <u>Radical resection of vertebral body or component with prosthetic replacement, including fabrication of prosthesis; cervical</u>	BR						
22129 thoracic	BR						
22130 lumbar	BR						
(For repair of pseudarthrosis, see 22600-22735)							
INTRODUCTION				MANIPULATION			
(For injection procedure for myelography, see 62284)				22500 Manipulation of the spine, any region;	0.3	0	
(For injection procedure for disko-graphy, see 62290, 62291)				*22505 requiring anesthesia	*1.4	0	3.0
(For injection procedure, chemonucleolysis, single or multiple levels, see 62292-62293)							
REPAIR, REVISION, RECONSTRUCTION				ARTHRODESIS WITH DISKECTOMY (Intervertebral disk excision, laminotomy or laminectomy and fusion)			
22200 Osteotomy of spine for correction fixed deformity (not scoliosis); anterior OR posterior, lumbar	32.0	180	7.0	Procedural codes 22550-22565 are for SINGLE level procedure; for additional levels, see 22730-22735.			
22201 thoracic or cervical	40.0	180	7.0	(For diskectomy without arthrodesis, see 63020-63076)			
22202 Osteotomy of spine for correction fixed deformity (not scoliosis); anterior AND posterior, lumbar	40.0	180	7.0	22550 Arthrodesis with diskectomy, cervical, posterior approach; local bone graft and/or internal fixation	28.0	180	8.0
22203 cervical	46.0	180	7.0	22552 with iliac or other autogenous bone graft (includes obtaining graft)	32.0	180	8.0
22206 Osteotomy of spine for correction fixed deformity, single or multiple (including vertebral body resection), for scoliosis with or without internal fixation; transthoracic	32.0	180	7.0	22555 Arthrodesis with diskectomy, cervical, anterior interbody approach, with iliac or other autogenous bone graft (includes obtaining graft)	28.0	180	7.0
22207 transabdominal or retroperitoneal	40.0	180	7.0	22560 Arthrodesis with diskectomy, lumbar or thoracic, posterior posterolateral or posterior interbody approach; local bone graft and/or internal fixation	26.0	180	7.0
(For primary arthrodesis without osteotomy in scoliosis, see 22800-22840)				22561 with iliac or other autogenous bone graft (includes obtaining graft)	30.0	180	7.0
FRACTURE AND/OR DISLOCATION				22565 Arthrodesis with diskectomy, lower lumbar spine, anterior interbody approach, (includes obtaining graft)	24.0	180	7.0
22305 Treatment of vertebral process fracture, each	Sv. &			(For supplemental skills of two surgeons, see WAC 296-22-010, item 5b and modifier -62.)			
22310 Treatment of vertebral body fracture and/or dislocation; without reduction; each	Sv. &						
22315 with or without anesthesia by manipulation or traction, each	7.0	180	3.0	ARTHRODESIS, PRIMARY OR REPAIR OF PSEUDARTHROSIS			
22325 Open treatment of vertebral body fracture and/or dislocation; lumbar, each	24.0	180	7.0	Procedural codes 22600-22720 are for SINGLE level procedures; for additional levels, see 22730-22735.			
22326 cervical, each	24.0	180	8.0	22600 Cervical fusion, posterior approach below C-1 level; local bone graft and/or internal fixation	24.0	180	8.0
22327 thoracic, each	24.0	180	7.0	22605 with iliac or other autogenous bone graft (includes obtaining graft)	28.0	180	8.0
22600-22735 are for a SINGLE level procedure; for additional levels, see 22730-22735				22615 Cervical fusion, anterior approach (C3-T1) with iliac or other autogenous bone graft (includes obtaining graft)	28.0	180	7.0
22330 Open treatment and fusion, cervical spine, posterior approach, with local bone graft and/or internal fixation for fracture	28.0	180	8.0	22617 Atlas-axis fusion (C1-C2 or C3) with iliac or other autogenous bone graft (includes obtaining graft) (posterior or anterior approach)	29.0	180	8.0

	Unit Value	Follow-up Days=	Basic Anes@
22620 Cervicocranial fusion (occiput through C2) with iliac or other autogenous bone graft (includes obtaining graft)	30.0	180	8.0
22640 Thoracic or lumbar fusion, posterior or posterolateral approach; local bone graft and/or internal fixation	24.0	180	7.0
22645 with iliac or other autogenous bone graft (includes obtaining graft) (see also 22720)	28.0	180	7.0
22655 Thoracic or lumbar fusion; posterior interbody technique, with iliac or other autogenous bone graft, (includes obtaining graft)	32.0	180	7.0
22670 lateral approach (transverse process to transverse process and/or sacrum) with iliac or other autogenous bone graft and/or internal fixation (includes obtaining graft)	32.0	180	7.0
22680 anterolateral or anterior interbody fusion, transthoracic approach (includes obtaining graft)	BR+		11.0
22700 Lumbar spine fusion, anterior interbody fusion (includes obtaining graft)	24.0	180	7.0
(For supplemental skills of two surgeons, see WAC 296-22-010, item 5b and modifier -62.)			
22720 posterior approach, Harrington or Knodt rod distraction fusion, with iliac or other autogenous bone graft (includes obtaining graft)	30.0	180	7.0
22730 Arthrodesis, primary or repair of pseudarthrosis, two levels (list separately in addition to code for single level arthrodesis, 22600-22720)	6.0		
22735 more than two levels (list separately in addition to code for single level arthrodesis, 22600-22720)	BR+		
(For single or multiple osteotomy type of scoliosis correction, see 22206, 22207)			
22800 Arthrodesis, primary for scoliosis ((includes first)) with or without postoperative cast, 6 or less vertebrae; local bone graft	29.0	180	7.0
22801 with iliac or other autogenous bone graft	30.0	180	7.0
22802 Arthrodesis, primary for scoliosis ((includes first)) with or without postoperative cast seven or more vertebrae; local bone graft	BR		7.0
22803 with iliac or other autogenous bone graft	BR		7.0
22840 <u>Posterior instrumentation, (e.g., Harrington rods technique)</u> (list separately in addition to procedures 22800-22803)	50.0	180	7.0
22842 <u>segmental wiring (e.g., Luque technique)</u>	BR		
<u>(List separately in addition to procedures 22800-22803)</u>			
22845 <u>Anterior instrumentation (e.g., Dwyer instrumentation ((technique)))</u> (list separately in addition to procedures 22800-22803)	BR		
22850 <u>Removal of posterior instrumentation (e.g., Harrington rod) (removal)</u>	BR		
22855 <u>((Dwyer instrument removal)) Removal of anterior instrumentation (e.g., Dwyer device)</u>	BR		
(For presurgical braces, Milwaukee or other, casts of any type, see section on application of casts or strapping)			

MISCELLANEOUS

22999 Unlisted procedure, spine BR

AMENDATORY SECTION (Amending Order 80-25, filed 12/3/80, effective 3/1/81)

WAC 296-22-061 ABDOMEN.

	Unit Value	Follow-up Days=	Basic Anes@
22900 Excision, abdominal wall tumor, subfascial (e.g., desmoid)	10.0	90	5.0
22910 Abdominal fascial transplants, bilateral (Lowman type procedure) (includes obtaining fascia)	20.0	90	5.0

MISCELLANEOUS

22999 Unlisted procedure, abdomen, musculoskeletal system BR

AMENDATORY SECTION (Amending Order 81-28, filed 11/30/81, effective 1/1/82)

WAC 296-22-063 SHOULDER.

	Unit Value	Follow-up Days=	Basic Anes@
(Clavicle, scapula, humerus head and neck, sternoclavicular joint, acromioclavicular joint and shoulder joint)			
INCISION			
23000 Removal of subdeltoid (or intratendinous) calcareous deposits	6.0	60	3.0
(For excision of subdeltoid bursa, see 23110)			
23020 Capsular contracture release (Sever type procedure) for Erb's palsy	11.0	60	3.0
(For incision and drainage procedures, superficial, see 10000-10160)			
23030 Incision and drainage; deep abscess or hematoma	BR		
23031 infected bursa	BR		
23035 Incision, deep, with opening of cortex for osteomyelitis or bone abscess;	BR		
23036 with suction irrigation	BR		
23040 Arthrotomy with exploration, drainage, or removal of foreign body, glenohumeral joint	11.0	60	3.0
(For incision and drainage procedures, superficial, see 10000-10160)			
23042 with suction irrigation	12.0	60	3.0
23044 Arthrotomy with exploration, drainage or removal of foreign body, acromioclavicular, sternoclavicular joint	10.0	60	3.0

EXCISION

23065 Biopsy, soft tissues; superficial	1.2	7	3.0
23066 deep	2.4	15	3.0
23075 Excision, benign tumor; subcutaneous	3.0	7	3.0
23076 deep, subfascial or intramuscular	4.0	15	3.0
23100 Arthrotomy for biopsy, glenohumeral joint	11.0	60	3.0
23101 Arthrotomy for biopsy or for excision of torn cartilage, acromioclavicular, sternoclavicular joint	11.0	60	4.0
23105 Arthrotomy for synovectomy; glenohumeral joint	BR+		3.0
23106 acromioclavicular, sternoclavicular joint	BR		3.0
23110 Excision, subacromial subdeltoid bursa excision	6.0	60	3.0
23120 Claviculectomy; partial	8.5	60	3.0
23125 total	16.0	60	3.0
23130 Acromiectomy, partial or total	8.5	60	3.0
23140 Excision or curettage of bone cyst or benign tumor of clavicle or scapula;	6.0	60	3.0
23145 with primary autogenous graft (includes obtaining graft)	9.0	120	3.0
23146 with homogenous or other nonautogenous graft	11.0	120	3.0

	Unit Value	Follow-up Days=	Basic Anes@		Unit Value	Follow-up Days=	Basic Anes@
23150				23400			
Excision or curettage of bone cyst or benign tumor of proximal humerus; ...	6.0	120	3.0	Scapulopexy (e.g., Sprengel's deformity or for paralysis)	22.0	90	3.0
23155				23405			
with primary autogenous graft (includes obtaining graft)	9.0	120	3.0	Tenomyotomy; single	7.0	60	4.0
23156				23406			
with homogenous or other nonautogenous graft	11.0	120	3.0	multiple through same incision	13.0	60	4.0
23170				23410			
Sequestrectomy for osteomyelitis or bone abscess, clavicle;	BR			Repair of ruptured supraspinatus tendon or musculotendinous cuff; acute	14.0	120	3.0
23171				23412			
with suction irrigation	BR			chronic	16.0	120	4.0
23172				23415			
Sequestrectomy for osteomyelitis or bone abscess, scapula;	BR			Coracoacromial ligament release for chronic ruptured supraspinatus tendon	6.5		3.0
23173				23420			
with suction irrigation	BR			Repair of complete shoulder cuff avulsion, chronic (includes acromionectomy)	18.0	120	3.0
23174				23430			
Sequestrectomy for osteomyelitis or bone abscess, humeral head to surgical neck;	BR			Tenodesis for rupture of long tendon of biceps	12.0	90	3.0
23175				23440			
with suction irrigation	BR			Resection or transplantation of long tendon of biceps, for chronic tenosynovitis	12.0	90	3.0
23180				23450			
Partial excision of bone (craterization, saucerization or diaphysectomy) for osteomyelitis, clavicle	5.0	60	3.0	Capsulorrhaphy for recurrent dislocation, anterior; Putti-Platt procedure or Magnuson type operation	17.0	90	3.0
23181				23455			
with suction irrigation	5.0	60	4.0	Bankhart type operation	19.0	90	3.0
23182				23460			
Partial excision of bone (craterization, saucerization, or diaphysectomy) for osteomyelitis, scapula;	6.0	60	4.0	Capsulorrhaphy for recurrent dislocation, anterior, any type; with bone block	20.0	120	3.0
23183				23462			
with suction irrigation	5.0	60	4.0	with coracoid process transfer	18.0	120	3.0
23184				23465			
Partial excision of bone (craterization, saucerization, or diaphysectomy) for osteomyelitis, proximal humerus;	6.0	60	4.0	Capsulorrhaphy for recurrent dislocation, posterior, with or without bone graft	17.0	90	3.0
23185							
with suction irrigation	5.0	60	4.0	(For sternoclavicular and acromioclavicular reconstruction, see 23530 or 23550)			
23190				23470			
Ostectomy of scapula, partial (e.g., superior medial angle)	7.0	60	3.0	Arthroplasty with proximal humeral implant (e.g., Neer type operation)	20.0	120	3.0
23195				23472			
Resection humeral head	BR			Arthroplasty with glenoid and proximal humeral replacement (e.g., total shoulder)	BR		3.0
(For replacement with implant, see 23470)				(For osteotomy proximal humerus, see 24400)			
23200				23480			
Radical resection for tumor; clavicle	BR+		3.0	Osteotomy, clavicle, with or without internal fixation;	10.0	90	3.0
23210				23485			
scapula	BR+		3.0	with bone graft for nonunion or malunion (includes obtaining graft and/or necessary fixation)	13.0	120	3.0
23220							
Radical resection for tumor, proximal humerus;	BR						
23221							
with autogenous bone graft, (includes obtaining graft)	BR						
23222							
with prosthetic replacement	BR						
INTRODUCTION OR REMOVAL				FRACTURE AND/OR DISLOCATION			
(For arthrocentesis or needling of bursa, see 20610)				23500 Treatment of closed clavicular fracture; without manipulation Sv.&			
(For K wire or pin insertion or removal, see 20650, 20670, 20680.)				23505 with manipulation 3.0			
23330				23510			
Removal of foreign body; subcutaneous	8.0	60	3.0	Treatment of open clavicular fracture, with uncomplicated soft tissue closure	5.0	90	3.0
23331				23515			
deep (e.g., prosthetic removal)	11.0	60	3.0	Open treatment of closed or open clavicular fracture, with or without internal or external skeletal fixation	9.0	90	3.0
23332				23520			
complicated, including "total shoulder"	BR		3.0	Treatment of closed sternoclavicular dislocation; without manipulation Sv.&			
23350				23525			
Injection procedure for shoulder arthrography	0.6	0	3.0	with manipulation 2.8	90	3.0	
(For shoulder arthrography, see 73040)				23530			
23355				Open treatment of closed or open Sternoclavicular dislocation, acute or chronic;	10.0	90	5.0
Arthroscopy, shoulder diagnostic (separate procedure)	7.0		3.0	23532			
23356				with fascial graft (includes obtaining graft)	12.0	90	5.0
Arthroscopy, shoulder, surgical; debridement with cartilage shaving and/or drilling and/or resection of reactive synovium	9.9	60	3.0	23540			
23357				Treatment of closed acromioclavicular dislocation, without manipulation Sv.&			
with synovial biopsy	7.5	60	3.0	23545			
23358				with manipulation 2.4	45	3.0	
with removal of loose body	7.5	60	3.0	23550			
(When shoulder arthroscopy is performed in conjunction with arthrotomy, see modifier -50)				Open treatment of closed or open acromioclavicular dislocation, acute or chronic;	12.0	90	3.0
REPAIR, REVISION OR RECONSTRUCTION				23552 with fascial graft (includes obtaining graft) 15.0			
(For neurorrhaphy or neuroplasty, 64700 et seq.)				23570 Treatment of closed scapular fracture; without manipulation Sv.&			
(For repair of deep wound, see 20800)				23575 with manipulation (with or without shoulder joint involvement) 2.8			
(For sternoclavicular reconstruction, see 23530)				23580 Treatment of open scapular fracture, with uncomplicated soft tissue closure 5.0			
(For acromioclavicular joint reconstruction, see 23550)				23585 Open treatment of closed or open scapular fracture juxtaarticular 12.0			
23395				23600			
Muscle transfer, any type for paralysis of shoulder or upper arm; single	20.0	90	4.0	Treatment of closed humeral (surgical or anatomical neck) fracture; without manipulation Sv.&			
23397				23605			
multiple	BR			with manipulation 5.0	90	3.0	

	Unit Value	Follow-up Days=	Basic Anes@		Unit Value	Follow-up Days=	Basic Anes@
23610 Treatment of open humeral (surgical or anatomical neck) fracture, with uncomplicated soft tissue closure	7.0	90	3.0	24065 Biopsy, soft tissues; superficial	2.0	7	3.0
23615 Open treatment of closed or open humeral (surgical or anatomical neck) fracture, with or without internal or external skeletal fixation	12.0	90	3.0	24066 deep	3.0	15	3.0
23620 Treatment of closed greater tuberosity fracture; without manipulation	Sv.&			24075 Excision, benign tumor; subcutaneous	4.0	15	3.0
23625 with manipulation	3.5	90	3.0	24076 deep, subfascial or intramuscular	4.5	15	3.0
23630 Open treatment of closed or open greater tuberosity fracture, with or without internal or external skeletal fixation	9.0	90	3.0	24100 Arthrotomy, elbow, for synovial biopsy only	10.0	60	3.0
23650 Treatment of closed shoulder dislocation, with manipulation; without anesthesia	Sv.&			24101 with joint exploration, with or without biopsy, with or without removal of foreign body	12.0	60	3.0
*23655 requiring anesthesia	*1.2	0	3.0	24102 for synovectomy	14.0	90	3.0
23658 Treatment of open shoulder dislocation, with uncomplicated soft tissue closure				24105 Excision, olecranon bursa	4.8	60	3.0
23660 Open treatment of closed or open shoulder dislocation	12.0	90	3.0	24110 Excision or curettage of bone cyst or benign tumor, humerus;	9.5	60	3.0
23665 Treatment of closed shoulder dislocation, with fracture of greater tuberosity, with manipulation	3.0	90	3.0	24115 with primary autogenous graft (includes obtaining graft)	12.5	120	3.0
23670 Open treatment of closed or open shoulder dislocation, with fracture of greater tuberosity	12.0	90	3.0	24116 with homogenous or other nonautogenous graft	13.0	120	3.0
23675 Treatment of closed shoulder dislocation, with surgical or anatomical neck fracture, with manipulation	4.0	90	3.0	24120 Excision or curettage of bone cyst or bone tumor of head or neck of radius or olecranon process	8.0	60	3.0
23680 Open treatment of closed or open shoulder dislocation, with surgical or anatomical neck fracture	14.0	90	3.0	24125 with primary autogenous graft (includes obtaining graft)	10.0	120	3.0
MANIPULATION				24126 with homogenous or other nonautogenous graft	11.0	120	3.0
*23700 Manipulation under anesthesia, including application of fixation apparatus (dislocation excluded)	*1.2	0	3.0	24130 Excision, radial head	8.0	60	3.0
ARTHRODESIS				(For replacement with implant, see 24366)			
23800 Arthrodesis, shoulder joint, with or without local bone graft	20.0	120	3.0	24134 Sequestrectomy for osteomyelitis or bone abscess, shaft or distal humerus;	BR		
23802 with primary autogenous graft (includes obtaining graft)	24.0	120	3.0	24135 with suction irrigation	BR		
AMPUTATION				24136 Sequestrectomy for osteomyelitis or bone abscess, radial head or neck;	BR		
23900 Interthorascapular amputation (fore-quarter)	24.0	90	11.0	24137 with suction irrigation	BR		
23920 Disarticulation of shoulder	18.0	90	5.0	24138 Sequestrectomy for osteomyelitis or bone abscess, olecranon process;	BR		
23921 secondary closure or scar revision	5.0	30	3.0	24139 with suction irrigation	BR		
MISCELLANEOUS				24140 Partial excision of bone (craterization, saucerization or diaphysectomy), for osteomyelitis, humerus,	7.0	60	3.0
23929 Unlisted procedure, shoulder	BR			24144 with suction irrigation	8.0	60	3.0
AMENDATORY SECTION (Amending Order 81-28, filed 11/30/81, effective 1/1/82)				24145 Partial excision of bone (craterization, saucerization or diaphysectomy,) for osteomyelitis, radial head or neck;	7.0	6.0	3.0
WAC 296-22-067 HUMERUS (UPPER ARM) AND ELBOW.				24146 with suction irrigation	8.0	6.0	3.0
(Elbow area includes head and neck of radius and olecranon process.)				24147 Partial excision of bone (craterization, saucerization or diaphysectomy) for osteomyelitis, olecranon process;	7.0	60	3.0
INCISION				24148 with suction irrigation	8.0	60	3.0
(For incision and drainage procedures, superficial; see 10000-10160)				24150 Radical resection for tumor, shaft or distal humerus;	BR+		3.0
23930 Incision and drainage; deep abscess or hematoma	5.0	15	3.0	24151 with autogenous bone graft (includes obtaining graft)	BR		
23931 infected bursa	5.0	15	3.0	24152 Radical resection for tumor, radial head or neck;	BR		
23935 Incision, deep, with opening of cortex for osteomyelitis or bone abscess;	8.0	15	3.0	24153 with autogenous bone graft (includes obtaining graft)	BR		
23936 with suction irrigation	8.0	15	3.0	24155 Resection of elbow joint (arthrectomy)	BR		
24000 Arthrotomy, elbow, with exploration, drainage, or removal of foreign body;	10.0	60	3.0	INTRODUCTION OR REMOVAL			
24001 with suction irrigation	8.0	15	3.0	(For K wire or pin insertion or removal, see 20650, 20670, 20680)			
EXCISION				(For arthrocentesis or needling of bursa or joint, see 20605)			
(For muscle or bone biopsy, see 20200-20245)				24160 Implant removal; elbow joint	6.0	60	3.0
				24164 radial head	4.8	60	3.0
				24200 Removal of foreign body; subcutaneous	BR		
				24201 deep	BR		
				24220 Injection procedure for elbow arthrography	BR		
				(For elbow arthrography, see 73085)			
				(For injection of tennis elbow, see 20550)			
				REPAIR, REVISION, AND RECONSTRUCTION			
				(For neurorrhaphy or neuroplasty, arm, see 64700 et seq.)			
				(For repair of deep wound, see 20800)			

	Unit Value	Follow-up Days=	Basic Anes@		Unit Value	Follow-up Days=	Basic Anes@
24301 Muscle or tendon transfer, any type, single (excluding 24330)	BR+		3.0	24565 with manipulation	4.0	90	3.0
24305 Tendon lengthening, single, each	((BR)) 7.0		3.0	24570 Treatment of open epicondylar fracture, medial or lateral with uncomplicated soft tissue closure	6.0	90	3.0
24310 Tenotomy, open, elbow to shoulder, single, each	5.0	30	3.0	24575 Open treatment of closed or open epicondylar fracture, medial or lateral, with or without internal or external skeletal fixation	9.0	90	3.0
24320 Tenoplasty, with muscle transfer, with or without free graft, elbow to shoulder, single (Seddon-Brookes type procedure)	BR+		3.0	24576 Treatment of closed condylar fracture, medial or lateral; without manipulation	SV		
24330 Flexor-plasty, elbow (e.g., Steindler type advancement);	8.0	90	3.0	24577 with manipulation	4.0	90	3.0
24331 with extensor advancement	8.0	90	3.0	24578 Treatment of open condylar fracture, medial or lateral, with uncomplicated soft tissue closure	5.0	90	3.0
24340 Tenodesis for rupture of biceps tendon at elbow	14.0	90	3.0	24579 Open treatment of closed or open condylar fracture, medial or lateral, with or without internal or external skeletal fixation	7.0	90	3.0
24342 Reinsertion of ruptured biceps tendon, distal, with or without tendon graft (includes obtaining graft)	14.0	90	3.0	24580 Treatment of closed comminuted elbow fracture (fracture distal humerus and/or proximal ulna and/or proximal radius), treatment with traction, (pin or skin); without manipulation	SV		
24350 Fasciotomy, lateral or medial (e.g., "tennis elbow" or epicondylitis);	6.0	30	3.0	24581 with manipulation	8.0	90	3.0
24351 with extensor origin detachment	5.0	30	3.0	24583 Treatment of open comminuted elbow fracture (fracture distal humerus and/or proximal ulna and/or proximal radius), with uncomplicated soft tissue closure	9.0	90	3.0
24352 with annular ligament resection	6.0	30	3.0	24585 Open treatment of closed or open comminuted elbow fracture (fracture distal humerus and/or proximal ulna/radius), with or without internal or external skeletal fixation;	12.0	90	3.0
24354 with stripping	((BR)) 7.0		3.0	24586 with elbow resection	BR		
24356 with partial osteotomy	BR			24587 with implant	BR		
24360 Arthroplasty, elbow, with membrane	BR+			(See also 24361)			
24361 with distal humeral prosthetic replacement	BR			24588 with implants and fascia lata ligament reconstruction	BR		
24362 with implant and fascia lata ligament reconstruction	BR			(See also 24362)			
24363 with distal humerus and proximal ulnar prosthetic replacement ("total elbow")	BR			24600 Treatment of closed elbow dislocation; without anesthesia	Sv.&		
24365 Arthroplasty, radial head;	10.0	120	3.0	*24605 requiring anesthesia	*1.0	0	3.0
24366 with implant	BR			24610 Treatment of open elbow dislocation, with uncomplicated soft tissue closure	6.0	45	3.0
24400 Osteotomy, humerus, with or without internal fixation	12.0	90	3.0	24615 Open treatment of closed or open elbow dislocation	12.0	90	3.0
24410 Multiple osteotomies with realignment on intramedullary rod (Sofield type procedure)	14.0	90	3.0	24620 Treatment of closed Monteggia type of fracture dislocation at elbow (fracture proximal end of ulna with dislocation of radial head)	4.0	90	3.0
24420 Osteoplasty, humerus (e.g., shortening or lengthening)	BR+		3.0	24625 Treatment of closed Monteggia type fracture dislocation at elbow (fracture proximal end of ulna with dislocation of the radial head), with uncomplicated soft tissue closure	6.0	90	3.0
24430 Repair of nonunion or malunion, humerus; without graft (e.g., compression technique, etc.)	17.0	90	3.0	24635 Open treatment of closed or open Monteggia type fracture dislocation at elbow (fracture proximal end of ulna with dislocation of radial head), with or without internal or external skeletal fixation	12.0	90	3.0
24435 with iliac or other autogenous bone graft (includes obtaining graft)	20.0	120	3.0	24640 Treatment of radial head subluxation in child, "nursemaid elbow," with manipulation	Sv.&		
(For proximal radius and/or ulna, see 25400-25420)				24650 Treatment of closed radial head or neck fracture; without manipulation	Sv.&		
24470 Hemiepiphyseal arrest (e.g., for cubitus varus or valgus, distal humerus)	7.0	120	3.0	24655 with manipulation	3.0	90	3.0
24495 Decompression fasciotomy, forearm, with brachial artery exploration	BR			24660 Treatment of open radial head or neck fracture, with uncomplicated soft tissue closure	4.0	90	3.0
FRACTURE AND/OR DISLOCATION							
24500 Treatment of closed humeral shaft fracture; without manipulation	Sv.&			24665 Open treatment of closed or open radial head or neck fracture, with or without internal fixation or radial head excision	8.0	90	3.0
24505 with manipulation	5.0	90	3.0	24666 with implant	9.0	90	3.0
24510 Treatment of open humeral shaft fracture, with uncomplicated soft tissue closure	7.0	90	3.0	24670 Treatment of closed ulnar fracture, proximal end (olecranon process); without manipulation	Sv.&		
24515 Open treatment of closed or open humeral shaft fracture, with or without internal or external skeletal fixation	11.0	90	3.0	24675 with manipulation	3.0	90	3.0
24530 Treatment of closed supracondylar or transcondylar fracture, without manipulation	Sv.&			24680 Treatment of open ulnar fracture, proximal end (olecranon process), with uncomplicated soft tissue closure	4.0	90	3.0
24531 with traction (pin or skin)							
24535 Treatment of closed supracondylar or transcondylar fracture, with manipulation	5.0	90	3.0				
24536 with traction (pin or skin)	9.0	90	3.0				
24538 with percutaneous skeletal fixation	10.0	90	3.0				
24540 Treatment of open supracondylar or transcondylar fracture, with uncomplicated soft tissue closure;	7.0	90	3.0				
24542 with traction (pin or skin)	11.0	90	3.0				
24545 Open treatment of closed or open supracondylar or transcondylar fracture, with or without internal or external skeletal fixation	10.0	90	3.0				
24560 Treatment of closed epicondylar fracture, medial or lateral; without manipulation	Sv.&						

	Unit Value	Follow-up Days=	Basic Anes@
24685 Open treatment of closed or open ulnar fracture proximal end (olecranon process), with or without internal or external skeletal fixation	8.0	90	3.0
MANIPULATION			
*24700 Manipulation under general anesthesia (includes application of traction or other fixation device)	*1.0	0	3.0
ARTHRODESIS			
24800 Arthrodesis, elbow joint; with or without local or homogenous bone graft ...	16.0	120	3.0
24802 with primary autogenous bone graft (includes obtaining graft) ...	16.0	120	3.0
AMPUTATION			
24900 Amputation, arm through humerus; with primary closure	10.0	90	3.0
24920 open, flap or circular (guillotine) ...	9.0	90	3.0
24925 secondary closure or scar revision ...	3.0	30	3.0
24930 reamputation	10.0	90	3.0
24931 with implant	10.0	90	3.0
24935 Stump elongation	3.0	90	3.0
24940 Cineplasty, upper extremity, complete procedure	BR+		3.0
MISCELLANEOUS			
24999 Unlisted procedure, humerus or elbow .	BR		

AMENDATORY SECTION (Amending Order 81-28, filed 11/30/81, effective 1/1/82)

WAC 296-22-071 FOREARM AND WRIST.

	Unit Value	Follow-up Days=	Basic Anes@
(Radius, ulna, carpal bones and joints)			
INCISION			
25000 Tendon sheath incision; at radial styloid for De Quervain's disease	4.4	30	3.0
25005 at wrist for other stenosing tenosynovitis	4.0	30	3.0
(For decompression median nerve or for carpal tunnel syndrome, see 64721)			
25020 Decompression fasciotomy, flexor and/or extensor compartment;	3.5	30	3.0
25023 with debridement of nonviable muscle and/or nerve	4.0	30	3.0
(For decompression fasciotomy with brachial artery exploration, see 24495)			
(For incision and drainage procedures, superficial, see 10000-10160)			
25028 Incision and drainage; deep abscess or hematoma	1.0	30	3.0
25031 infected bursa	1.5	30	3.0
25035 Incision, deep, with opening of cortex for osteomyelitis or bone abscess;	2.0	30	3.0
25036 with suction irrigation	2.5	30	3.0
25040 Arthrotomy with exploration, drainage, or removal of loose or foreign body, infection, radiocarpal or mediocarpal joint;	5.0	60	3.0
25041 with suction irrigation	5.5	60	3.0
EXCISION			
25065 Biopsy, soft tissues; superficial	2.0	7	3.0
25066 deep	3.0	15	3.0
25075 Excision, benign tumor; subcutaneous .	4.0	15	3.0
25076 deep, subfascial or intramuscular ...	4.0	15	3.0
25085 Capsulotomy, wrist (e.g., for contracture)	4.0	15	3.0
25100 Arthrotomy, wrist joint, for biopsy	5.0	60	3.0
25101 with joint exploration, with or without biopsy, with or without removal of foreign body	7.0	60	3.0
25105 for synovectomy	8.0	90	3.0

	Unit Value	Follow-up Days=	Basic Anes@
25107 Arthrotomy, distal radioulnar joint for excision triangular cartilage	9.0	60	3.0
25110 Excision, lesion of tendon sheath	3.0	30	3.0
25111 Excision of ganglion, wrist (dorsal or volar); primary	5.0	30	3.0
25112 recurrent	4.0	30	3.0
(For hand or finger, see 26160)			
25115 Radical excision of bursa synovia of wrist, or forearm tendon sheaths (e.g., tenosynovitis, fungus, Tbc., or other granulomas, rheumatoid arthritis); flexors	10.0	60	3.0
25116 extensors (with or without transposition of dorsal retinaculum)	10.0	60	3.0
(For finger synovectomies, see 26145)			
25118 Synovectomy, extensor tendon sheaths, wrist, single compartment;	10.0	60	3.0
25119 with resection of distal ulna	11.0	60	3.0
25120 Excision or curettage of bone cyst or benign tumor of radius or ulna (excluding head or neck of radius and olecranon process);	7.0	60	3.0
(For head or neck of radius or olecranon process, see 24120, 24126)			
25125 with primary autogenous graft (includes obtaining graft)	10.0	120	3.0
25126 with homogenous or other nonautogenous graft	10.0	120	3.0
25130 Excision or curettage of bone cyst or benign tumor of carpal bones	5.0	60	3.0
25135 with primary autogenous graft (includes obtaining graft)	7.0	120	3.0
25136 with homogenous or other nonautogenous graft	7.0	120	3.0
25145 Sequestrectomy for osteomyelitis or bone abscess;	BR		
25146 with suction irrigation	BR		
25150 Partial excision of bone (craterization, saucerization or diaphysectomy) for osteomyelitis, ulna	5.0	60	3.0
25151 radius	5.0	60	3.0
25153 radius or ulna, with suction irrigation	5.5	60	3.0
(For head or neck of radius or olecranon process, see 24145, 24148)			
25170 Radical resection for tumor, radius or ulna	BR+		3.0
25210 Carpectomy, one bone	7.0	60	3.0
(For carpectomy with implant, see 25441-25445)			
25215 all bones or proximal row	10.0	60	3.0
25230 Radial styloidectomy (separate procedure)	5.0	60	3.0
25240 Excision distal ulna (Darrach type procedure)	6.0	60	3.0
(For implant replacement, distal ulna, see 25442)			
(For obtaining fascia for interposition, see 20920, 20922)			
INTRODUCTION OR REMOVAL			
(For K wire, pin, or rod insertion or removal, see 20650, 20670, 20680)			
25246 Injection procedure for wrist arthrography	BR		
(For wrist arthrography, see 73115)			
(For foreign body removal, superficial see 20520)			
25248 Exploration for removal of deep foreign body	BR		
25250 Removal of wrist prosthesis; (separate procedure)	BR		3.0
25251 complicated, including "total wrist"	BR		3.0

REPAIR, REVISION OR RECONSTRUCTION				Unit Value	Follow-up Days=	Basic Anes@	Unit Value	Follow-up Days=	Basic Anes@
(For repair of deep wounds, see 20800)							25426		20.0 120 3.0
(For neurorrhaphy or neuroplasty, see 64700 et seq.)							25440		14.0 120 3.0
(For tenotomy or tenoplasty, see 24310, 24320)							25441		18.0 120 3.0
25260	Repair, tendon or muscle, flexor; primary, single, each tendon or muscle . . .	7.0	90	3.0	25442	distal ulna	12.5	120	3.0
25263	secondary, single, each tendon or muscle	1.5	90	3.0	25443	scaphoid (navicular)	15.5	120	3.0
25265	secondary, with free graft (includes obtaining graft), each tendon or muscle	3.0	90	3.0	25444	lunate	15.5	120	3.0
25270	Repair, tendon or muscle, extensor; primary, single, each tendon or muscle . . .	5.0	90	3.0	25445	trapezium	15.5	120	3.0
25272	secondary, single, each tendon or muscle	1.5	90	3.0	25446	distal radius and partial or entire carpus ("total wrist")	20.0	120	3.0
25274	Repair, tendon or muscle, extensor, secondary, with tendon graft (includes obtaining graft), each tendon	8.0	90	3.0	25449	Arthroplasty with removal of implant . .	BR	120	3.0
25280	Lengthening or shortening of flexor or extensor tendon, single, each tendon . . .	7.0	90	3.0	25450	Epiphyseal arrest by epiphysiodesis or stapling; distal radius OR ulna	6.0	120	3.0
25290	Tenotomy, open, single, flexor or extensor tendon, each tendon	4.0	90	3.0	25455	distal radius AND ulna	8.0	120	3.0
25295	Tenolysis, single flexor or extensor tendon, each tendon	1.0	90	3.0	FRACTURE AND/OR DISLOCATION				
25300	Tenodesis, wrist; flexors of fingers	8.0	90	3.0	25500	Treatment of closed radial shaft fracture; without manipulation	Sv.&		
25301	extensors of fingers	6.0	90	3.0	25505	with manipulation	4.2	90	3.0
25310	Tendon transplantation or transfer, flexor or extensor, single, each tendon . .	9.5	90	3.0	25510	Treatment of open radial shaft fracture, with uncomplicated soft tissue closure .	5.0	90	3.0
25312	with tendon graft(s) (includes obtaining graft), each tendon	8.0	90	3.0	25515	Open treatment of closed or open radial shaft fracture, with or without internal or external skeletal fixation	8.0	90	3.0
25315	Flexor origin slide for cerebral palsy; . .	8.0	90	3.0	25530	Treatment of closed ulnar shaft fracture; without manipulation	Sv.&		
25316	with tendon(s) transfer	9.0	90	3.0	25535	with manipulation	4.0	90	3.0
25317	Flexor origin slide for Volkmann contracture;	12.0	120	3.0	25540	Treatment of open ulnar shaft fracture with uncomplicated soft tissue closure .	5.0	90	3.0
25318	with tendon(s) transfer	13.0	120	3.0	25545	Open treatment of closed or open ulnar shaft fracture, with or without internal or external skeletal fixation	8.0	90	3.0
25320	Capsulorrhaphy or reconstruction, capsulectomy, wrist (includes synovectomy, resection of capsule, tendon insertions)	BR+		3.0	25560	Treatment of closed radial and ulnar shaft fractures; without manipulation . .	Sv.&		
25330	Arthroplasty, wrist	8.0	120	3.0	25565	with manipulation	5.4	90	3.0
25331	with implant	BR			25570	Treatment of open radial and ulnar shaft fractures, with uncomplicated soft tissue closure	6.0	90	3.0
25332	pseudarthrosis type with internal fixation	BR			25575	Open treatment of closed or open radial and ulnar shaft fractures, with or without internal or external skeletal fixation	12.0	90	3.0
(For obtaining fascia for interposition, see 20920-20922)							25600		
25335	Transposition and realignment of hand over ulna with or without removal of bone or bones, and with or without tendon transfer or advancement (Riordon type operation)	BR			25605	with manipulation	Sv.&	4.0	90 3.0
25350	Osteotomy, radius, distal third	10.0	90	3.0	25610	Treatment of closed, complex, distal radial fracture (e.g., Colles or Smith type) or epiphyseal separation, with or without fracture of ulnar styloid, requiring manipulation; without external skeletal fixation or percutaneous pinning	6.0	90	3.0
25355	middle or proximal third	12.0	90	3.0	25611	with external skeletal fixation or percutaneous pinning	8.0	120	3.0
25360	Osteotomy, ulna	10.0	90	3.0	25615	Treatment of open distal radial fracture (e.g., Colles or Smith type) or epiphyseal separation, without fracture of ulnar styloid, with uncomplicated soft tissue closure	5.0	90	3.0
25365	radius and ulna	14.0	90	3.0	25620	Open treatment of closed or open distal radial fracture (e.g., Colles or Smith type) or epiphyseal separation, with or without fracture of the ulnar styloid, with or without internal or external skeletal fixation	8.0	90	3.0
25370	Multiple osteotomies, with realignment on intramedullary rod (Sofield type procedure), radius OR ulna	12.0	90	3.0	25622	Treatment of closed carpal scaphoid (navicular) fracture; without manipulation	SV		
25375	radius AND ulna	18.0	90	3.0	25624	with manipulation	4.0	90	3.0
25390	Osteoplasty, radius OR ulna; shortening	BR+		3.0	25626	Treatment of open carpal scaphoid (navicular) fracture, with uncomplicated soft tissue closure	5.0	90	3.0
25391	lengthening with autogenous bone graft	BR		3.0	25628	Open treatment of closed or open carpal scaphoid (navicular) fracture, with or without skeletal fixation	8.0	90	3.0
25392	Osteoplasty, radius AND ulna; shortening	BR		3.0	25630	Treatment of closed carpal bone fracture (excluding carpal scaphoid (navicular)); without manipulation,			
25393	lengthening with autogenous bone graft	BR		3.0					
25400	Repair of nonunion or malunion, radius OR ulna; without graft (e.g., compression technique, etc.)	14.0	90	3.0					
25405	with iliac or other autogenous bone graft (includes obtaining graft) . . .	17.0	120	3.0					
25415	Repair of nonunion or malunion, radius AND ulna; without graft (e.g., compression technique, etc.)	20.0	90	3.0					
25420	with iliac or other autogenous bone graft (includes obtaining graft) . .	23.0	120	3.0					
25425	Repair of defect with autogenous bone graft; radius OR ulna	14.0	120	3.0					

	Unit Value	Follow-up Days=	Basic Anes@		Unit Value	Follow-up Days=	Basic Anes@
each bone	Sv. &			26030 multiple or complicated	BR+		3.0
25635 with manipulation, each bone	4.0	90	3.0	26032 with suction irrigation	5.0	30	3.0
25640 Treatment of open carpal bone fracture (excluding carpal scaphoid (navicular)); without manipulation, each bone	5.0	90	3.0	26034 Incision, deep, with opening of cortex for osteomyelitis or bone abscess	4.0	30	3.0
25645 Open treatment of closed or open carpal bone fracture (excluding carpal scaphoid (navicular)), each bone	6.0	90	3.0	26035 Decompression fingers and/or hand, injection injury (e.g., grease gun, etc.)	BR		
25650 Treatment of closed ulnar styloid fracture	BR		3.0	26040 Fasciotomy, palmar, for Dupuytren's contracture; closed (subcutaneous)	3.6	60	3.0
*25660 Treatment of closed radiocarpal or intercarpal dislocation, one or more bones, with manipulation	*1.2	0	3.0	26045 open, partial	5.0	60	3.0
25665 Treatment of open radiocarpal dislocation or intercarpal, one or more bones, with uncomplicated soft tissue closure	4.0	45	3.0	(For fasciectomy, see 26120-26128)			
25670 Open treatment of closed or open radiocarpal or intercarpal dislocation, one or more bones	8.0	90	3.0	26055 Tendon sheath incision for trigger finger	((±0)) 5.0	30	3.0
25675 Treatment of closed distal radioulnar dislocation with manipulation	3.2	60	3.0	*26060 Tenotomy, subcutaneous, single, each digit	*1.2	0	3.0
25676 Open treatment of closed or open distal radioulnar dislocation, acute or chronic	6.0	90	3.0	26070 Arthrotomy with exploration, drainage or removal of loose or foreign body; carpometacarpal joint	5.0	60	3.0
25680 Treatment of closed trans-scaphoperilunar type of fracture dislocation, with manipulation	6.0	45	3.0	26075 metacarpophalangeal joint	5.0	60	3.0
25685 Open treatment of closed or open trans-scaphoperilunar type of fracture dislocation	12.0	90	3.0	26080 interphalangeal joint, each	4.0	60	3.0
25690 Treatment of lunare dislocation, with manipulation	4.0	90	3.0	EXCISION			
25695 Open treatment of lunare dislocation	8.0	90	3.0	(For finger nail, see 11700-11750)			
MANIPULATION				(For biopsy, see 20200-20240)			
*25700 Manipulation of wrist joint under general anesthesia	*1.0	0	3.0	(For neuroma, see 64200-64210)			
ARTHRODESIS				26100 Arthrotomy for synovial biopsy; carpometacarpal joint	5.0	60	3.0
25800 Arthrodesis, wrist joint, without bone graft	12.0	120	3.0	26105 metacarpophalangeal joint	5.0	60	3.0
25805 with sliding graft	14.0	120	3.0	26110 interphalangeal joint, each	4.0	60	3.0
25810 with iliac or other autogenous bone graft (includes obtaining graft)	16.0	120	3.0	26115 Excision of benign tumor; subcutaneous	4.0	15	3.0
AMPUTATION				26116 deep, subfascial, intramuscular	4.0	30	3.0
25900 Amputation, forearm, through radius and ulna	9.0	90	3.0	26120 Fasciectomy palmar, simple, for Dupuytren's contracture, partial excision	6.0	60	3.0
25905 open flap or circular (guillotine)	8.0	90	3.0	26122 up to 1/2 palmar fascia, with single digit involvement, with or without Z-plasty or other local tissue rearrangement	10.0	60	3.0
25907 secondary closure or scar revision	3.0	30	3.0	(For fasciectomy, see 26040-26045)			
25909 reamputation	9.0	90	3.0	26124 Fasciectomy, palmar, complicated, requiring skin grafting (includes obtaining graft); with single digit involvement	14.0	90	3.0
25915 Krukenberg procedure	9.0	90	3.0	26126 each additional digit	18.0	90	3.0
25920 Disarticulation through wrist	8.0	90	3.0	26128 each finger joint release	BR		
25922 secondary closure or scar revision	3.0	90	3.0	(For skin grafts, etc., see 14000-15240)			
25924 reamputation	9.0	90	3.0	26130 Synovectomy, carpometacarpal joint	10.0	90	3.0
25927 Transmetacarpal amputation	10.0	90	3.0	26135 Synovectomy, metocarpophalangeal joint including intrinsic release and extensor hood reconstruction, each digit	5.0	90	3.0
25929 secondary closure or scar revision	3.0	90	3.0	26140 Synovectomy, proximal interphalangeal joint, including extensor reconstruction, each interphalangeal joint	5.0	90	3.0
25931 reamputation	10.0	90	3.0	26145 Synovectomy, tendon sheath, radical (tenosynovectomy), flexor, palm or finger, single, each digit	10.0	90	3.0
MISCELLANEOUS				(For tendon sheath synovectomies at wrist, see 25115, 25116)			
25999 Unlisted procedure, forearm or wrist	BR			26160 Excision of lesion of tendon sheath or capsule (e.g., cyst or ganglion)	2.4	30	3.0
AMENDATORY SECTION (Amending Order 81-28, filed 11/30/81, effective 1/1/82)				(For wrist ganglion, see 25111, 25112)			
WAC 296-22-073 HAND AND FINGERS.				(For trigger digit, see 26055)			
	Unit Value	Follow-up Days=	Basic Anes@	26170 Excision of tendon, palm, flexor, single (independent procedure), each	BR+		3.0
INCISION				26180 Excision of tendon, finger, flexor (separate procedure)	BR+		3.0
(For drainage of paronychia, see 10100, 10101)				26200 Excision or curettage of bone cyst or benign tumor of metacarpal;	6.0	60	3.0
*26010 Drainage of finger tip abscess; simple	*0.72	0	3.0	26205 with autogenous graft (includes obtaining graft)	7.0	120	3.0
26011 complicated (e.g., felon, etc.)	BR+		3.0	26206 with homogenous or other nonautogenous graft	7.0	120	3.0
26020 Drainage of tendon sheath, one digit and/or palm	4.0	30	3.0				
(For drainage of simple abscess, see 10020, 10060)							
26025 Drainage of palmar bursa; single, ulnar or radial	5.0	30	3.0				

	Unit Value	Follow-up Days=	Basic Anes@		Unit Value	Follow-up Days=	Basic Anes@
26210				26442			
Excision or curettage of bone cyst or benign tumor of proximal, middle or distal phalanx;	5.0	60	3.0	palm AND finger, each tendon	6.0	60	3.0
26215				26445			
with autogenous graft (includes obtaining graft)	6.0	120	3.0	Tenolysis, extensor tendon, dorsum of hand or finger; each tendon	6.0	60	3.0
26216				26449			
with homogenous or other nonautogenous graft	6.0	120	3.0	Tenolysis, complex, extensor tendon, dorsum of hand or finger, including hand and forearm	BR		3.0
26230							
Partial excision of bone (craterization, saucerization, or diaphysectomy) for osteomyelitis, metacarpal	6.0	60	3.0	(For fascia or other implant, see 20920, 20922)			
26235				26450			
proximal or middle phalanx	5.0	60	3.0	Tenotomy, flexor, single, palm, open each	4.0	30	3.0
26236				26455			
distal phalanx	5.0	60	3.0	Tenotomy, flexor, single, finger, open, each	5.0	30	3.0
26250				26460			
Radical resection (ostectomy) for tumor, metacarpal;	12.0	120	3.0	Tenotomy, extensor, hand or finger, single, each	BR+		3.0
26255				26471			
with autogenous graft (includes obtaining graft)	12.0	120	3.0	Tenodesis; for proximal interphalangeal joint stabilization	8.0	120	3.0
26260				26474			
Radical resection (ostectomy) for tumor, proximal or middle phalanx	10.0	120	3.0	for distal joint stabilization	7.0	120	3.0
26261				26476			
with autogenous graft (includes obtaining graft)	10.0	120	3.0	Tendon lengthening, extensor, single, each	8.0	120	3.0
26262				26477			
Radical resection (ostectomy) for tumor, distal phalanx	BR			Tendon shortening, extensor, single, each	8.0	120	3.0
INTRODUCTION OR REMOVAL				26480			
(For arthrocentesis (injection or aspiration) see 20600)				Tendon transfer or transplant, carpometacarpal area or dorsum of hand, single; without free graft, each	8.0	90	3.0
(For K wire or pin insertion or removal, see 20650, 20670, 20680)				26483			
26320				with free tendon graft (includes obtaining graft), each tendon	11.0	90	3.0
Removal of implant from finger or hand	BR			26485			
REPAIR, REVISION OR RECONSTRUCTION				Tendon transfer or transplant, palmar, single, each tendon, without free tendon graft	10.0	90	3.0
(For neuroorrhaphy, neuroplasty or neurolysis, see 64700 et seq.)				26489			
26350				with free tendon graft (includes obtaining graft), each tendon	11.0	90	3.0
Flexor tendon repair or advancement, single, not in "no man's land"; primary or secondary without free graft, each tendon	7.0	120	3.0	26490			
26352				Opponens plasty, sublimis tendon transfer type	9.5	120	3.0
secondary with free graft (includes obtaining graft), each tendon	BR+		3.0	26492			
26356				tendon transfer with graft (includes obtaining graft)	11.0	120	3.0
Flexor tendon repair or advancement, single, in "no man's land"; primary, each tendon	7.0	120	3.0	26494			
26358				hypothener muscle transfer	12.0	120	3.0
secondary with free graft (includes obtaining graft), each tendon	BR		3.0	26496			
26370				other methods	BR+		3.0
Profundus tendon repair or advancement, with intact sublimis; primary	BR		3.0	(For thumb fusion in opposition, see 26820)			
26372				26497			
secondary with free graft (includes obtaining graft)	BR		3.0	Sublimis transfer to correct claw finger; IV and V	BR		
26373				26498			
secondary without free graft	BR		3.0	II, III, IV and V	BR		
26390				26499			
Flexor tendon excision, implantation of plastic tube or rod for delayed tendon graft	BR		3.0	Correction claw finger, other methods	BR		
26392				26500			
Removal of tube or rod and insertion of tendon graft (includes obtaining graft)	BR		3.0	Tendon pulley reconstruction; with local tissues (separate procedure)	6.0	90	3.0
26410				26502			
Extensor tendon repair, dorsum of hand, single, primary or secondary; without free graft, each tendon	3.0	120	3.0	with tendon or fascial graft (includes obtaining graft) (separate procedure)	8.0	90	3.0
26412				26508			
with free graft (includes obtaining graft); each tendon	BR+		3.0	Thenar muscle release for thumb contracture	8.0	90	3.0
26418				26516			
Extensor tendon repair, dorsum of finger, single, primary or secondary; without free graft, each tendon	4.0	120	3.0	Capsulodesis for M-P joint stabilization; single digit	6.0	90	3.0
26420				26517			
with free graft (includes obtaining graft) each tendon	BR+		3.0	two digits	8.0	90	3.0
26426				26518			
Extensor tendon repair, central slip repair, secondary (boutonniere deformity); using local tissues	4.0	120	3.0	three or four digits	10.0	90	3.0
26428				26520			
with free graft (includes obtaining graft)	BR		3.0	Capsulectomy for contracture, carpometacarpal joint, single, each	7.0	90	3.0
26432				26525			
Extensor tendon repair, distal insertion ("mallet finger"), closed, splinting with or without percutaneous pinning	5.0	120	3.0	interphalangeal joint, single, each	7.0	90	3.0
26433				26527			
Extensor tendon repair, open, primary or secondary repair; without graft	6.0	120	3.0	Arthroplasty, carpometacarpal joint	BR		3.0
26434				26530			
with free graft (includes obtaining graft)	BR		3.0	Arthroplasty, metacarpophalangeal joint, single, each	7.0	90	3.0
(For tenovagotomy for trigger finger, see 26055)				26531			
26440				with prosthetic implant, single, each	9.0	90	3.0
Tenolysis, simple, flexor tendon, palm, OR finger, single, each tendon	5.0	60	3.0	26535			
				Arthroplasty interphalangeal joint; single, each	8.0	90	3.0
				with prosthetic implant, single, each	BR+		3.0
				26540			
				Reconstruction, collateral ligament, metacarpophalangeal joint	10.0	90	3.0
				26541			
				with tendon or fascial graft (includes obtaining graft)	12.0	90	3.0
				26545			
				Reconstruction, collateral ligament, interphalangeal joint, single, including graft, each joint	8.0	90	3.0
				26550			
				Pollicization of a digit	BR+		3.0
				26552			
				Reconstruction thumb with toe	BR		
				26555			
				Positional change of other finger	BR+		3.0
				26557			
				Toe to finger transfer; first stage	BR		
				26558			
				each delay	BR		
				26559			
				second stage	BR		
				26560			
				Repair of syndactyly (web finger), each web space; with skin flaps	9.5	45	3.0
				with skin flaps and grafts	12.5	45	3.0
				26561			
				complex, involving bone, nails, etc.	BR+		3.0
				26562			

	Unit Value	Follow-up Days=	Basic Anes@		Unit Value	Follow-up Days=	Basic Anes@		
26565	Osteotomy for correction of deformity; metacarpal	8.0	90	3.0	26740	Treatment of closed articular fracture, involving metacarpophalangeal or proximal interphalangeal joint; without manipulation, each	Sv. 2.0	60	3.0
26567	phalanx	5.0	90	3.0	26742	with manipulation, each	4.0	60	3.0
26570	Bone graft, (includes obtaining graft); metacarpal	10.0	120	3.0	26743	with manipulation requiring traction for fixation, each	4.0	60	3.0
26574	phalanx	7.0	120	3.0	26744	Treatment of open articular fracture, involving metacarpophalangeal or proximal interphalangeal joint, with uncomplicated soft tissue closure, each	1.5	60	3.0
26580	Repair cleft hand	BR			26746	Open treatment of closed or open articular fracture, involving metacarpophalangeal or proximal interphalangeal joint, each	2.5	60	3.0
26585	Repair bifid digit	BR			26750	Treatment of closed distal phalangeal fracture, finger or thumb; without manipulation, each	Sv. & *0.72	0	3.0
26590	Repair macrodactylia	BR			26755	with manipulation, each	1.2	30	3.0
FRACTURES AND/OR DISLOCATION					26760	Treatment of open distal phalangeal fracture, finger or thumb, with uncomplicated soft tissue closure, each	1.2	30	3.0
26600	Treatment of closed metacarpal fracture, single; without manipulation, each bone	Sv. & 2.4	90	3.0	26765	Open treatment of closed or open distal phalangeal fracture, finger or thumb, each	((2-4) 2.0	45	3.0
26605	with manipulation, each bone	2.4	90	3.0	26770	Treatment of closed interphalangeal joint dislocation, single, with manipulation; without anesthesia	*0.72	0	3.0
26607	with manipulation, with skeletal fixation, each bone	BR		3.0	26775	requiring anesthesia	1.2	45	3.0
26610	Treatment of open metacarpal fracture, single, with uncomplicated soft tissue closure, each bone	3.0	90	3.0	26780	Treatment of open interphalangeal joint dislocation, single, with uncomplicated soft tissue closure	1.6	45	3.0
26615	Open treatment of closed or open metacarpal fracture, single, with or without internal or external skeletal fixation, each bone	7.0	90	3.0	26785	Open treatment of closed or open interphalangeal joint dislocation, single	2.4	60	3.0
26641	Treatment of carpometacarpal dislocation, thumb, with manipulation	Sv. &			ARTHRODESIS				
26645	Treatment of closed carpometacarpal fracture dislocation, thumb (Bennett fracture), with manipulation;	4.0	45	3.0	26820	Fusion in opposition, thumb, with autogenous graft (includes obtaining graft).	10.0	120	3.0
26650	with skeletal fixation	6.0	45	3.0	26841	Arthrodesis, carpometacarpal joint, thumb, with or without internal fixation;	8.0	120	3.0
26655	Treatment of open carpometacarpal fracture dislocation, thumb (Bennett fracture), with uncomplicated soft tissue closure;	5.0	45	3.0	26842	with autogenous graft (includes obtaining graft)	10.0	120	3.0
26660	with skeletal fixation	7.0	45	3.0	26843	Arthrodesis, carpometacarpal joint, digits, other than thumb;	8.0	120	3.0
26665	Open treatment of closed or open carpometacarpal fracture dislocation, thumb (Bennett fracture), with or without internal or external skeletal fixation	10.0	90	3.0	26844	with autogenous graft (includes obtaining graft)	10.0	120	3.0
*26670	Treatment of closed carpometacarpal dislocation, other than Bennett fracture, single, with manipulation; without anesthesia	*0.72	0	3.0	26850	Arthrodesis metacarpophalangeal joint, with or without internal fixation	7.0	120	3.0
26675	requiring anesthesia	2.0	45	3.0	26852	with autogenous graft (includes obtaining graft)	8.0	120	3.0
26680	Treatment of open carpometacarpal dislocation, other than Bennett fracture, single, with uncomplicated soft tissue closure	3.0	45	3.0	26860	Arthrodesis, interphalangeal joint, with or without internal fixation	5.0	120	3.0
26685	Open treatment of closed or open carpometacarpal dislocation, other than Bennett fracture; single, with or without internal or external skeletal fixation	6.0	90	3.0	26861	each additional interphalangeal joint	4.0	120	3.0
26686	complex, multiple or delayed reduction	BR			26862	with autogenous graft (includes obtaining graft)	6.0	120	3.0
*26700	Treatment of closed metacarpophalangeal dislocation, single, with manipulation; without anesthesia	*0.72	0	3.0	26863	with autogenous graft (includes obtaining graft), each additional joint	5.0	120	3.0
26705	requiring anesthesia	2.0	45	3.0	AMPUTATION				
26710	Treatment of open metacarpophalangeal dislocation, single, with uncomplicated soft tissue closure	3.0	45	3.0	(For hand through metacarpal bones, see 25927)				
26715	Open treatment of closed or open metacarpal phalangeal dislocation, single, with or without internal or external skeletal fixation	6.0	90	3.0	26910	Amputation, metacarpal, with finger or thumb (ray amputation), single, with or without interosseous transfer	7.0	90	3.0
26720	Treatment of closed phalangeal shaft fracture, proximal or middle phalanx, finger or thumb; without manipulation, each	Sv. & 1.6	45	3.0	(For repositioning, see 26550-26555)				
26725	with manipulation, each	1.6	45	3.0	26951	Amputation, finger or thumb, primary or secondary, any joint or phalanx, single, including neurectomies; with direct closure	3.5	45	3.0
26727	Treatment of unstable phalangeal shaft fracture, proximal or middle phalanx, finger or thumb, with manipulation, requiring traction or fixation, each	2.0	45	3.0	26952	with local advancement flaps (V-Y, hood)	5.0	45	3.0
26730	Treatment of open phalangeal shaft fracture, proximal or middle phalanx, finger or thumb, with uncomplicated soft tissue closure, each	2.2	45	3.0	(For repair of soft tissue defect requiring split or full thickness graft or other pedicle grafts, see 15050-15750)				
26735	Open treatment of closed or open phalangeal shaft fracture, proximal or middle phalanx, finger or thumb, with or without internal or external skeletal fixation, each	4.0	60	3.0	MISCELLANEOUS				
					26989	Unlisted procedure, hands or fingers	BR		

AMENDATORY SECTION (Amending Order 81-28, filed 11/30/81, effective 1/1/82)

WAC 296-22-082 FEMUR (THIGH REGION) AND KNEE JOINT.

(including tibial plateaus)

	Unit Value	Follow-up Days=	Basic Anes@
INCISION			
(For incision and drainage of abscess or hematoma, superficial, see 10000-10160)			
27301 Incision and drainage of deep abscess, infected bursa, or hematoma	BR		
27303 Incision, deep, with opening of bone cortex for osteomyelitis or bone abscess; ...	BR		3.0
27304 with suction irrigation	BR		3.0
(For open tenotomy, see 27390, 27392)			
27305 Fasciotomy, iliotibial (tenotomy), open	6.0	45	3.0
(For combined Ober-Yount fasciotomy, see 27025)			
27306 Tenotomy, subcutaneous, closed, adductor or hamstring, (separate procedure); single	1.2	60	3.0
27307 multiple	4.0	60	3.0
27310 Arthrotomy, knee, with exploration, drainage or removal of foreign body; ...	12.0	90	3.0
27311 with suction irrigation	13.0	90	3.0
27315 Neurectomy, hamstring muscle	11.0	30	3.0
27320 Neurectomy, popliteal (gastrocnemius)	11.0	30	3.0
EXCISION			
27323 Biopsy, soft tissues; superficial	1.2	7	3.0
27324 deep	2.4	15	3.0
27327 Excision, benign tumor; subcutaneous	3.0	7	3.0
27328 deep, subfascial, or intramuscular	4.0	15	3.0
27330 Arthrotomy, knee; for synovial biopsy only	12.0	90	3.0
27331 with joint exploration, with or without biopsy, with or without removal of loose bodies	13.0	90	3.0
27332 Arthrotomy, knee, for excision of semilunar cartilage (meniscectomy); medial OR lateral	14.0	90	3.0
27333 medial AND lateral	20.0	90	3.0
27334 Arthrotomy, knee, for synovectomy; anterior OR posterior	17.0	120	3.0
27335 anterior AND posterior including popliteal area	14.0	120	3.0
27340 Excision, prepatellar bursa	5.0	60	3.0
27345 Excision of synovial cyst of popliteal space (Baker's cyst)	8.0	60	3.0
27350 Patellectomy or hemipatellectomy	12.0	90	3.0
27355 Excision or curettage of bone cyst or benign tumor of femur	11.0	60	3.0
27356 with homogenous graft	12.0	60	3.0
27357 with primary autogenous graft (includes obtaining graft)	14.0	120	3.0
27358 with internal fixation (list in addition to 27355, 27356, or 27357)	15.0	120	3.0
27360 Excision of bone, partial (craterization, saucerization or diaphysectomy), for osteomyelitis, femur, proximal tibia and/or fibula; ...	10.0	60	3.0
27361 with suction irrigation	13.0	120	3.0
27365 Radical resection for tumor (bone or soft tissue)	BR+		3.0
INTRODUCTION AND/OR REMOVAL			
(For arthrocentesis or needling of bursa or joint, see 20610)			
(For removal of Rush pin, intramedullary rod, etc., see 20680)			
27370 Injection procedure for knee arthrography	0.6	0	
(For knee arthrography, see 73580, 73581)			
27372 Removal foreign body, deep	BR		

	Unit Value	Follow-up Days=	Basic Anes@
27373 Arthroscopy, knee, diagnostic (separate procedure);	5.4		
27374 Arthroscopy, knee, surgical; debridement with cartilage shaving and/or drilling and/or resection of reactive synovium	BR		3.0
<u>(27375 Arthroscopy, knee has been revised as 27373)</u>			
27376 with synovial biopsy	14.7	90	3.0
27377 with removal of loose body	15.7	90	3.0
27378 with partial meniscectomy	16.7	90	3.0
27379 with plica resection and/or shelf resection	BR		3.0
(When knee arthroscopy is performed in conjunction with arthrotomy, see Modifier -50)			
REPAIR, REVISION OR RECONSTRUCTION			
(For repair of deep wound, see 20800)			
27380 Suture of infrapatellar tendon; primary	11.0	90	3.0
27381 secondary reconstruction, including fascial or tendon graft	BR		
27385 Suture of quadriceps or hamstring muscle rupture; primary	13.0	90	3.0
27386 secondary reconstruction, including fascial or tendon graft	15.0	90	3.0
27390 Tenotomy, open, hamstring, knee to hip; single	6.0	45	3.0
27391 multiple, one leg	6.0	90	3.0
27392 multiple, bilateral	8.0	45	3.0
27393 Lengthening of hamstring tendon; single	8.0	90	3.0
27394 multiple, one leg	12.0	90	3.0
27395 multiple, bilateral	16.0	120	3.0
(For subcutaneous tenotomy, see 27300, 27302)			
27396 Transplant, hamstring tendon to patella; single	16.0	120	3.0
27397 multiple	14.0	120	3.0
27400 Tendon or muscle transfer, hamstrings to femur (Eggers type procedure)	16.0	120	3.0
27405 Suture, primary, torn, ruptured or severed ligament, with or without meniscectomy, knee; collateral	14.0	120	3.0
27407 cruciate	16.0	120	3.0
27408 collateral, with pes anserinus transfer	14.0	120	3.0
27409 collateral and cruciate ligaments	18.0	120	3.0
27410 Suture, secondary repair, torn, ruptured, or severed ligament, with or without meniscectomy, knee; collateral OR cruciate ligament	19.0	120	3.0
27411 medial ligament and capsule	19.0	120	3.0
27413 collateral or cruciate ligament, with pes anserinus transfer or fascial or tendon graft	23.0	120	3.0
27414 Suture, secondary repair, torn, ruptured, or severed ligament with or without meniscectomy, knee, collateral AND cruciate ligaments	22.0	120	3.0
27415 with pes anserinus transfer or fascial or tendon graft	23.0	120	3.0
27416 Advancement, pes anserinus, Slocum type procedure, (separate procedure)	14.0	120	3.0
27418 Anterior tibial tubercle plasty for chondromalacia patellae (Maquet procedure)	14.0	120	3.0
27420 Reconstruction for recurrent dislocating patella; (Hauser type procedure)	14.0	120	3.0
27422 with extensor realignment and/or muscle advancement or release (Campbell, Goldthwaite, etc., type procedure)	15.0	120	3.0
27424 with patellectomy	17.0	120	3.0
27425 Lateral retinacular release (any method)	6.0	120	3.0
27430 Quadriceps plasty (Bennett or Thompson type)	15.0	120	3.0
27435 Capsulotomy, knee, posterior capsular release	14.0	90	3.0
27436 Arthroscopy, knee, with internal fixation of osteochondral fragment	BR		3.0

	Unit Value	Follow-up Days=	Basic Anes@		Unit Value	Follow-up Days=	Basic Anes@
<u>(When knee arthroscopy is performed in conjunction with arthrotomy, see modifier -50)</u>				27510			
					8.0	90	3.0
27437 Arthroplasty, patella; without prosthesis				27512 Treatment of open femoral fracture, distal end, medial or lateral condyle, with uncomplicated soft tissue closure	12.0	90	3.0
27438 with prosthesis	22.0	120	3.0	27514 Open treatment of closed or open femoral fracture, distal end, medial or lateral condyle, with or without internal or external skeletal fixation	20.0	90	3.0
27440 Arthroplasty, knee, tibial plateau;	20.0	120	3.0	27516 Treatment of closed distal femoral epiphyseal separation; without manipulation (includes traction)	SV		
27441 with debridement and partial synovectomy	BR	120	3.0	27517 with manipulation	7.0	120	3.0
27442 Arthroplasty, knee, femoral condyles or tibial plateaus	24.0	120	3.0	27518 Treatment of open distal femoral epiphyseal separation, with uncomplicated soft tissue closure	8.0	120	3.0
27443 with debridement and partial synovectomy	BR			27519 Open treatment of closed or open distal femoral epiphyseal separation, with or without internal or external skeletal fixation	18.0	120	3.0
27444 Arthroplasty, knee, total; fascial	28.0	120	3.0	27520 Treatment of closed patellar fracture, without manipulation	Sv.&		
27445 prosthetic (e.g., Walldius type)	28.0	120	3.0	27522 Treatment of open patellar fracture, with uncomplicated soft tissue closure	4.0	90	3.0
27446 Arthroplasty, knee, total, condyle and plateau (total knee replacement); medial OR lateral compartment	BR	120	3.0	27524 Open treatment of closed or open patellar fracture, with repair and/or excision	12.0	90	3.0
27447 medial AND lateral compartments with or without patella resurfacing ("total knee")	40.0	120	3.0	27530 Treatment of closed tibial fracture, proximal (plateau); without manipulation	Sv.&		
<u>(For revision of total knee arthroplasty, see 27487)</u>				27532 with manipulation	5.0	90	3.0
<u>(For removal of total knee prosthesis, see 27488)</u>				27534 Treatment of open tibial fracture, proximal (plateau), with uncomplicated soft tissue closure	8.0	90	3.0
27448 Osteotomy, femur, shaft or supracondylar, without fixation; unilateral	13.0	120	3.0	27536 Open treatment of closed or open tibial fracture, proximal (plateau), with or without internal or external skeletal fixation;	14.0	90	3.0
27449 bilateral	15.0	120	3.0	27537 with autogenous graft (includes obtaining graft)	16.0	120	3.0
27450 Osteotomy, femur, shaft or supracondylar, with fixation; unilateral	19.0	90	3.0	27538 Treatment of closed intercondylar spine(s) fracture(s)	Sv.&		
27452 bilateral	24.0	120	3.0	27540 Open treatment of closed or open intercondylar spine(s) fractures(s), with internal fixation	14.0	90	3.0
27454 Osteotomy, multiple, femoral shaft, with realignment on intramedullary rod (Sofield type procedure)	20.0	90	3.0	27550 Treatment of closed knee dislocation; without anesthesia	Sv.&		
27455 Osteotomy, proximal tibia, including fibular excision or osteotomy (includes correction of genu varus (bowleg) or genu valgus (knock knee)), unilateral; before epiphyseal closure	12.0	90	3.0	27552 requiring anesthesia	3.6	45	3.0
27457 after epiphyseal closure	14.0	90	3.0	27554 Treatment of open knee dislocation, with uncomplicated soft tissue closure	7.0	45	3.0
27460 Osteotomy, proximal tibia, including fibular excision or osteotomy (includes correction of genu varus (bowleg) or genu valgus (knock-knee), bilateral; before epiphyseal closure	18.0	90	3.0	27556 Open treatment of closed or open knee dislocation, with or without internal or external skeletal fixation; without primary ligamentous repair	15.0	90	3.0
27462 after epiphyseal closure	21.0	90	3.0	27557 with primary ligamentous repair	BR	120	3.0
27465 Osteoplasty, femur; shortening	20.0	180	3.0	27560 Treatment of closed patellar dislocation; without anesthesia	Sv.&		
27466 lengthening	26.0	180	3.0	27562 requiring anesthesia	3.6	45	3.0
27468 combined, lengthening and shortening with femoral segment transfer	40.0	180	4.0	27564 Treatment of open patellar dislocation, with uncomplicated soft tissue closure	5.0	45	3.0
27470 Repair, nonunion or malunion, femur, distal to head and neck; without graft (e.g., compression technic, etc.)	20.0	120	3.0	27566 Open treatment of closed or open patellar dislocation, with or without partial or total patellectomy	12.0	90	3.0
27472 with iliac or other autogenous bone graft (includes obtaining graft)	23.0	120	3.0	(For recurrent dislocation, see 27420-27424)			
27475 Epiphyseal arrest by epiphysiodesis or stapling; distal femur	14.0	120	3.0	MANIPULATION			
27477 tibia and fibula, proximal	16.0	120	3.0	*27570 Manipulation of knee joint under general anesthesia (includes application of traction or other fixation devices)	*1.2	0	3.0
27479 combined, distal femur, proximal tibia and fibula	20.0	120	3.0	ARTHRODESIS			
27485 Arrest, hemiepiphyseal, distal femur or proximal leg (e.g., for genu varus or valgus)	11.0	120	3.0	27580 Fusion of knee, any technique	20.0	120	3.0
27487 Secondary reconstruction for revision of total knee arthroplasty	BR			AMPUTATION			
27488 Removal of knee prosthesis, including "total knee"	BR			27590 Amputation, thigh, through femur, any level;	14.5	120	4.0
FRACTURES AND/OR DISLOCATION				27591 immediate fitting technique including first cast	BR	30	3.0
27500 Treatment of closed femoral shaft fracture (including supracondylar); without manipulation (includes traction)	Sv.&			27592 open, flap or circular (guillotine)	14.0	120	4.0
27502 with manipulation	7.0	90	3.0	27594 secondary closure or scar revision	Sv.&		
27504 Treatment of open femoral shaft fracture (including supracondylar), with uncomplicated soft tissue closure	11.0	90	3.0	27596 reamputation	BR+		
27506 Open treatment of closed or open femoral shaft fracture (including supracondylar), with or without internal or external skeletal fixation	19.0	90	3.0	27598 Disarticulation at knee	14.0	120	4.0
27508 Treatment of closed femoral fracture, distal end, medial or lateral condyle; without manipulation	Sv.&			MISCELLANEOUS			

	Unit Value	Follow-up Days=	Basic Anes@
27599 Unlisted procedure, femur or knee	BR		

AMENDATORY SECTION (Amending Order 80-25, filed 12/3/80, effective 3/1/81)

WAC 296-22-087 LEG (TIBIA AND FIBULA) AND ANKLE JOINT.

	Unit Value	Follow-up Days=	Basic Anes@
INCISION			
27600 Fasciotomy, leg, anterior compartment, for closed spaced decompression;	5.0	30	3.0
27602 including posterior compartment decompression	7.0	30	3.0
(For incision and drainage procedures, superficial, see 10000-10160)			
27603 Incision and drainage; deep abscess or hematoma	BR		
27604 infected bursa	SV		
27605 Tenotomy, Achilles tendon, subcutaneous (separate procedure); local anesthesia	1.0	0	3.0
27606 general anesthesia	2.0	0	3.0
27607 Incision, deep, with opening of bone cortex for osteomyelitis or bone abscess;	BR		3.0
27608 with suction irrigation	BR		30.0
27610 Arthrotomy, ankle, with exploration, drainage or removal of loose or foreign body;	9.0	60	3.0
27611 with suction irrigation	10.0	120	3.0
27612 Arthrotomy, ankle, posterior capsular release, with or without Achilles tendon lengthening (see also 27685)	10.0	60	3.0
(See also 27685)			

EXCISION			
27613 Biopsy, soft tissues; superficial	1.2	7	3.0
27614 deep	2.4	15	3.0
27618 Excision, benign tumor; subcutaneous	3.0	7	3.0
27619 deep, subfascial or intramuscular	4.0	15	3.0
27620 Arthrotomy (capsulotomy), ankle, for biopsy	9.0	60	3.0
27625 Arthrotomy, ankle, for synovectomy;	12.0	90	3.0
27626 including tenosynovectomy	14.0	90	3.0
27630 Excision of lesion of tendon, sheath or capsule (e.g., cyst or ganglion, etc.)	3.6	30	3.0
27635 Excision, or curettage, of bone cyst or benign tumor, tibia or fibula;	10.0	60	3.0
27637 with primary autogenous graft (includes obtaining graft)	13.0	120	3.0
27638 with primary homogenous graft	14.0	120	3.0
27640 Excision of bone, partial, (craterization, saucerization or diaphysectomy) for osteomyelitis; tibia	12.0	60	3.0
27641 fibula	10.0	60	3.0
27645 Resection for tumor, radical; tibia	BR+		3.0
27646 fibula	BR		
27647 talus or calcaneus	BR		

INTRODUCTION OR REMOVAL			
(For arthrocentesis or needling of bursa or joint, see 20605)			
(For removal of Rush pin, intramedullary rod, Lottes nail, etc., see 20680)			
27648 Injection procedure for ankle arthrography	BR		
(For ankle arthrography, see 73615)			

REPAIR, REVISION OR RECONSTRUCTION			
(For repair of deep wound, see 20800)			
27650 Suture, primary, ruptured Achilles tendon	11.0	120	3.0
27652 with graft (includes obtaining graft)	14.0	120	3.0

	Unit Value	Follow-up Days=	Basic Anes@
27654 Suture, secondary, ruptured Achilles tendon, with or without graft	14.0	120	3.0
27656 Repair, fascial defect of leg	6.0	45	3.0
27658 Repair or suture of flexor tendon of leg; primary, without free graft, single, each	6.0	90	3.0
27659 secondary with or without free graft, single tendon, each	8.0	90	3.0
27664 Repair or suture of extensor tendon of leg; primary, without free graft, single, each	4.0	90	3.0
27665 secondary with or without free graft, single tendon, each	6.0	90	3.0
27675 Repair for dislocating peroneal tendons; without fibular osteotomy	5.0	90	3.0
27676 with fibular osteotomy	6.0	90	3.0
27680 Tenolysis, including tibia, fibula and ankle flexor, single	5.0	60	3.0
27681 multiple (through same incision), each	6.0	60	3.0
27685 Lengthening or shortening of tendon; single (separate procedure)	7.0	90	3.0
27686 multiple (through same incision), each	8.0	120	3.0
27687 Gastrocnemius recession (e.g., Strayer procedure)	7.0	120	3.0
(Toe extensors are considered as a group to be a single tendon when transplanted into midfoot)			
27690 Transfer or transplant of single tendon (with muscle redirection or rerouting); superficial (e.g., anterior tibial extensors into midfoot)	8.0	120	3.0
27691 anterior tibial or posterior tibial through interosseous space	10.0	120	3.0
27692 each additional tendon	2.0		
27695 Suture, primary, torn, ruptured or severed ligament, ankle; collateral	10.0	120	3.0
27696 both collateral ligaments	14.0	120	3.0
27698 Suture, secondary repair, torn, ruptured or severed ligament; ankle, collateral (e.g., Watson-Jones procedure)	14.0	120	3.0
27700 Arthroplasty, ankle;	BR+		3.0
27702 with implant ("total ankle")	BR		3.0
27704 Removal of ankle implant	BR		
27705 Osteotomy; tibia	12.0	90	3.0
27707 fibula	7.0	90	3.0
27709 tibia and fibula	14.0	90	3.0
27712 multiple, with realignment on intramedullary rod (Sofield type procedure)	18.0	90	3.0
(For osteotomy to correct genu varus (bowleg) or genu valgus (knock-knee), see 27455-27462)			
27715 Osteoplasty, tibia and fibula, lengthening	24.0	90	3.0
27720 Repair of nonunion or malunion, tibia, without graft (e.g., compression technic, etc.)	18.0	90	3.0
27722 with sliding graft	20.0	120	3.0
27724 with iliac or other autogenous bone graft (includes obtaining graft)	22.0	120	3.0
27725 by synostosis, with fibula, any method	BR	120	3.0
27727 Repair of congenital pseudarthrosis, tibia	BR	120	3.0
27730 Epiphyseal arrest by epiphysiodesis or stapling, distal tibia	12.0	120	3.0
27732 distal fibula	6.0	120	3.0
27734 distal tibia and fibula	14.0	120	3.0
27740 Epiphyseal arrest by epiphysiodesis or stapling, combined, proximal and distal tibia and fibula;	18.0	120	3.0
27742 and distal femur	22.0	120	3.0
(For epiphyseal arrest of proximal tibia and fibula, see 27477)			

FRACTURES AND/OR DISLOCATIONS			
27750 Treatment of closed tibial shaft fracture; without manipulation	Sv.&		
27752 with manipulation	5.0	90	3.0
27754 Treatment of open tibial shaft fracture, with uncomplicated soft tissue closure	6.5	90	3.0

	Unit Value	Follow-up Days=	Basic Anes@
27756 Open treatment of closed or open tibial shaft fracture, with internal or external skeletal fixation; simple	12.0	90	3.0
27758 complicated	BR	90	3.0
27760 Treatment of closed distal tibial fracture (medial malleolus); without manipulation	Sv. &		
with manipulation	3.0	90	3.0
27762 Treatment of open distal tibial fracture (medial malleolus) with uncomplicated soft tissue closure	4.4	90	3.0
27766 Open treatment of closed or open distal tibial fracture (medial malleolus), with fixation	9.0	90	3.0
27780 Treatment of closed proximal fibula or shaft fracture; without manipulation	Sv. &		
with manipulation	3.0	90	3.0
27781 Treatment of open proximal fibula or shaft fracture, with uncomplicated soft tissue closure	4.0	90	3.0
27782 Open treatment of closed or open proximal fibula or shaft fracture, with or without internal or external skeletal fixation	8.0	90	3.0
27786 Treatment of closed distal fibular fracture (lateral malleolus); without manipulation	Sv. &		
with manipulation	3.0	90	3.0
27788 Treatment of open distal fibular fracture (lateral malleolus), with uncomplicated soft tissue closure	4.0	90	3.0
27790 Open treatment of closed or open distal fibular fracture (lateral malleolus), with fixation	9.0	90	3.0
27800 Treatment of closed tibia and fibula fractures, shafts; without manipulation	Sv. &		
with manipulation	6.5	90	3.0
27802 Treatment of open tibia and fibula fractures, shafts, with uncomplicated soft tissue closure (eg, "pins above and below")	8.0	90	3.0
27806 Open treatment of closed or open tibia and fibula fractures, shafts, with or without internal or external skeletal fixation	14.5	90	3.0
27808 Treatment of closed bimalleolar ankle fracture, (including Potts); without manipulation	Sv. &		
with manipulation	5.0	90	3.0
27810 Treatment of open bimalleolar ankle fracture, with uncomplicated soft tissue closure	6.5	90	3.0
27812 Open treatment of closed or open bimalleolar ankle fracture, with or without internal or external skeletal fixation	12.0	90	3.0
27814 Treatment of closed trimalleolar ankle fracture; without manipulation	Sv. &		
with manipulation	6.0	90	3.0
27816 Treatment of open trimalleolar ankle fracture, with uncomplicated soft tissue closure	7.0	90	3.0
27820 Open treatment of closed or open trimalleolar ankle fracture, with or without internal or external skeletal fixation, medial and/or lateral malleolus; only	14.5	90	3.0
27822 including internal skeletal fixation of posterior lip (malleolus)	18.0	120	3.0
27823 Treatment of proximal tibiofibular joint dislocation; without anesthesia	Sv. &		
requiring anesthesia	BR		3.0
27830 Open treatment of proximal tibiofibular joint dislocation with fixation or excision	8.0	90	3.0
27832 Treatment of ankle dislocation; without anesthesia	Sv. &		
requiring anesthesia	*2.0	45	3.0
*27842 Treatment of open ankle dislocation, with uncomplicated soft tissue closure	3.2	45	3.0
27844 Open treatment of closed or open ankle dislocation	12.0	90	3.0
with fixation	9.0	90	3.0

ARTHROSCOPY

27850 Arthroscopy, ankle, diagnostic (separate procedure)	6.0		3.0
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	Unit Value	Follow-up Days=	Basic Anes@
27851 Arthroscopy, ankle, surgical; debridement with cartilage shaving and/or drilling and/or resection of reactive synovium	BR		3.0
27852 with synovial biopsy	8.0	90	3.0
27853 with removal of loose body	9.0	90	3.0

(When ankle arthroscopy is performed in conjunction with arthrotomy, see modifier -50)

MANIPULATION

*27860 Manipulation of ankle under general anesthesia (includes application of traction or other fixation apparatus)	*1.0	0	3.0
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ARTHRODESIS

27870 Arthrodesis, ankle any method	17.0	120	3.0
27871 Arthrodesis, tibiofibular joint, proximal or distal	BR	120	3.0

AMPUTATION

27880 Amputation, leg, through tibia and fibula;	12.0	90	4.0
27881 with immediate fitting technique including application of first cast	12.0	90	4.0
27882 open, flap or circular (guillotine)	10.5	90	4.0
*27884 secondary closure or scar revision	*Sv. &		3.0
27886 reamputation	BR+		4.0
27888 Amputation, ankle, through malleoli of tibia and fibula (Syme, Pirogoff type procedures), with plastic closure and resection of nerves	12.0	90	3.0
27889 Ankle disarticulation	12.0	120	3.0

MISCELLANEOUS

27899 Unlisted procedure, leg or ankle	BR		
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AMENDATORY SECTION (Amending Order 81-28, filed 11/30/81, effective 1/1/82)

WAC 296-22-091 FOOT.

	Unit Value	Follow-up Days=	Basic Anes@
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INCISION

(For incision and drainage procedures, superficial, see 10000-10160)

28001 Incision and drainage, infected bursa	SV		
28002 Deep infection, below fascia, requiring deep dissection, with or without tendon sheath involvement; single bursal space, specify	BR		3.0
28003 multiple areas	BR		3.0
28004 multiple areas with suction irrigation	BR		3.0
28005 Incision, deep, with opening of bone cortex for osteomyelitis or bone abscess;	BR		3.0
28006 with suction irrigation	BR		3.0
28008 Fasciotomy, plantar and/or toe, subcutaneous (see also 28060, 28062, 28250)	2.4	60	3.0
*28010 Tenotomy, subcutaneous, toe; single	*0.8	0	3.0
*28011 multiple	*1.2	0	3.0

(For open tenotomy, see 28230, 28234)

28020 Arthrotomy, with exploration, drainage or removal of loose or foreign body; intertarsal or tarsometatarsal joint	6.0	60	3.0
28022 metatarsophalangeal joint	3.6	60	3.0
28024 interphalangeal joint	2.4	60	3.0
28030 Neurectomy of intrinsic musculature of foot	BR+		3.0
28035 Tarsal tunnel release (posterior tibial nerve decompression)	8.0	60	3.0

EXCISION

(For toenail, see 11730-11750)

28043 Excision, benign tumor; subcutaneous	3.0	7	3.0
28045 deep, subfascial, intramuscular	4.0	15	3.0
28050 Arthrotomy for synovial biopsy; intertarsal or tarsometatarsal joint	6.0	60	3.0

	Unit Value	Follow-up Days=	Basic Anes@		Unit Value	Follow-up Days=	Basic Anes@
28052	metatarsophalangeal joint	3.6	60	3.0			
28054	interphalangeal joint	2.4	60	3.0			
28060	Faciectomy, excision of plantar fascia; partial (separate procedure)	6.0	60	3.0			
28062	radical (separate procedure)	BR+		3.0	28190	*Remove foreign body; subcutaneous	BR 3.0
	(For plantar fasciotomy, see 28008, 28250)				28192	deep	BR 3.0
					28193	complicated	BR 3.0
28070	Synovectomy, intertarsal or tarsometatarsal joint, each	6.0	90	3.0	REPAIR, REVISION OR RECONSTRUCTION		
28072	metatarsophalangeal joint, each	3.6	90	3.0	28200	Repair or suture of tendon, foot, flexor, single; primary or secondary, without free graft, each tendon	6.0 90 3.0
28080	Excision of Morton neuroma, single, each	3.6	30	3.0	28202	secondary with free graft, each tendon (includes obtaining graft)	8.0 90 3.0
28086	Synovectomy, tendon sheath; flexor	6.0	90	3.0	28208	Repair or suture of tendon, foot, extensor, single; primary or secondary, each tendon	2.8 90 3.0
28088	extensor	6.0	90	3.0	28210	secondary with free graft, each tendon (includes obtaining graft)	4.4 90 3.0
28090	Excision of lesion of tendon or fibrous sheath or capsule (including synovectomy) (cyst or ganglion); foot... toes	3.6 2.4	30 30	3.0 3.0	28220	Tenolysis, flexor, single	5.0 60 3.0
28092					28222	multiple (through same incision), each	6.0 60 3.0
28100	Excision or curettage of bone cyst or benign tumor, talus or calcaneus;	6.0	60	3.0	28225	Tenolysis, extensor; single	2.8 60 3.0
28102	with iliac or other autogenous bone graft (includes obtaining graft)	7.0	120	3.0	28226	multiple (through same incision), each	3.6 60 3.0
28103	with homogenous bone graft	8.0	120	3.0	28230	Tenotomy, open, flexor, foot, single or multiple (separate procedure)	3.0 30 3.0
28104	Excision or curettage of bone cyst or benign tumor, tarsal or metatarsal bones, except talus or calcaneus;	4.8	60	3.0	28232	toe, single (separate procedure)	1.4 30 3.0
28106	with iliac or other autogenous bone graft (includes obtaining graft)	5.6	120	3.0	28234	Tenotomy, open, extensor, foot or toe	1.0 30 3.0
28107	with homogenous bone graft	6.6	120	3.0	28236	Transfer of tendon, anterior tibial into tarsal bone (e.g., Lowman-Young type procedure)	5.0 120 3.0
28108	Excision or curettage of bone cyst or benign tumor, phalanges;	3.6	60	3.0	28238	Advancement of posterior tibial tendon with excision of accessory navicular bone (Kidner type procedure)	7.0 120 3.0
28109	with homogenous bone graft	4.6	60	3.0		(For subcutaneous tenotomy, see 28010, 28011)	
	(For ostectomy, partial (e.g., hallux valgus, Silver type procedure) see 28290)					(For transfer or transplant of tendon with muscle redirection or rerouting, see 27690-27692)	
28110	Ostectomy, partial excision, fifth metatarsal head (bunionette) (separate procedure)	2.4	60	3.0		(For extensor hallucis longus transfer, great toe, IP fusion, see 28760)	
28111	Ostectomy; complete excision of first metatarsal head	7.0	90	3.0	28240	Tenotomy or release, abductor hallucis muscle (McCauley type procedure)	3.6 60 3.0
28112	other metatarsal head (second, third or fourth)	4.0	60	3.0	28250	Division of plantar fascia and muscle ("Steindler stripping") (separate procedure)	6.0 60 3.0
28113	fifth metatarsal head	1.0	90	3.0	28260	Capsulotomy, midfoot; medial release only (separate procedure)	BR+ 3.0
28114	all metatarsal heads with partial proximal phalangectomies (Clayton type procedure)	12.0	60	3.0	28261	with tendon lengthening	BR+ 3.0
28116	Ostectomy, excision of tarsal coalition	7.0	60	3.0	28262	extensive, including posterior talotibial capsulotomy and tendon(s) lengthening as for resistant clubfoot deformity	BR
28118	Ostectomy, calcaneus; partial (Cotton scoop type procedure)	7.0	60	3.0	28264	Capsulotomy, midtarsal (Heyman type procedure)	12.0 90 3.0
28119	for spur, with or without plantar fascial release				28270	Capsulotomy for contracture, metatarsophalangeal joint, with or without tenorrhaphy, single, each joint (separate procedure)	3.0 60 3.0
28120	Partial excision of bone (craterization, saucerization, sequestrectomy, or diaphysectomy) for osteomyelitis, talus or calcaneus;	6.0	60	3.0	28272	interphalangeal joint, single, each joint (separate procedure)	1.4 60 3.0
28121	with suction irrigation	7.0	60	3.0	28280	Webbing operation (create syndactylism of toes) for soft corn (Kelikian type procedure)	3.6 46 3.0
28122	Partial excision of bone (craterization, saucerization or diaphysectomy) for osteomyelitis, tarsal or metatarsal bone, except talus or calcaneus;	4.8	60	3.0	28285	Hammer toe operation, one toe (e.g., interphalangeal fusion, fillleting, phalangectomy) (separate procedure)	4.8 90 3.0
28123	with suction irrigation	5.0	60	3.0	28286	for cock-up fifth toe with plastic skin closure, (Ruiz-Mora type procedure)	3.6 120 3.0
28124	Partial excision of bone (craterization, saucerization, or diaphysectomy) for osteomyelitis, phalanx	3.6	60	3.0	28288	Ostectomy, partial, exostectomy or condylectomy, single, metatarsal head, second through fifth, each metatarsal head, (separate procedure)	7.0 120 3.0
28126	Condylectomy, phalangeal base, single toe, each	8.0	60	3.0	28290	Hallux valgus (bunion) correction, with or without sesamoidectomy; simple exostectomy (Silver type procedure)	4.8 60 3.0
28130	Talectomy (astragalectomy)	10.0	120	3.0	28292	Keller, McBride or Mayo type procedure	7.0 90 3.0
28135	Calcanectomy	10.0	120	3.0	28293	resection of joint with implant	8.0 120 3.0
28140	Metatarsectomy	6.0	60	3.0	28294	with tendon transplants (Joplin type procedure)	9.5 90 3.0
28150	Phalangectomy, single, each	3.6	30	3.0			
28153	Resection, head of phalanx	6.0	30	3.0			
28160	Hemiphalangectomy or interphalangeal joint excision, single, each	3.0	30	3.0			
28171	Radical resection for tumor; tarsal (except talus or calcaneus)	BR+		3.0			
28173	metatarsal	BR		3.0			
28175	phalanx	BR		3.0			
	(For talus or calcaneus, see 27647)						
INTRODUCTION AND/OR REMOVAL							

	Unit Value	Follow-up Days=	Basic Anes@		Unit Value	Follow-up Days=	Basic Anes@
28296 with metatarsal osteotomy (Mitchell or Lapidus type procedure)	9.5	120	3.0				
28298 Hallux valgus (bunion) correction; by phalanx osteotomy	7.0	120	3.0	28510 Treatment of closed fracture, phalanx or phalanges, other than great toe; without manipulation, each	3.6	45	3.0
28299 by other methods (e.g., double osteotomy)	BR		3.0	28515 with manipulation, each	Sv.& 1.0	30	3.0
28300 Osteotomy; calcaneus (Dwyer or Chambers type procedure) with or without internal fixation	9.5	90	3.0	28520 Treatment of open fracture, phalanx or phalanges, other than great toe, with uncomplicated soft tissue closure, each	1.6	30	3.0
28302 talus	9.0	90	3.0	28525 Open treatment of closed or open fracture, phalanx or phalanges; other than great toe, with or without internal or external skeletal fixation, each	3.0	45	3.0
28304 Osteotomy, midtarsal bones, other than calcaneus or talus;	8.0	90	3.0	*28540 Treatment of closed tarsal bone dislocation; without anesthesia	*0.72	0	
28305 with autogenous graft (includes obtaining graft) (Fowler type)	9.0	120	3.0	28545 requiring anesthesia	2.0	45	3.0
28306 Osteotomy, metatarsal, base or shaft, single, for shortening or angular correction; first metatarsal	7.0	90	3.0	28546 Treatment of closed tarsal bone dislocation, with percutaneous skeletal fixation	<u>2.8</u>		
28308 other than first metatarsal	5.6	90	3.0	28550 Treatment of open tarsal bone dislocation, with uncomplicated soft tissue closure	2.8	45	3.0
28309 Osteotomy, metatarsals, multiple, for cavus foot (Swanson type procedure)	BR	120	3.0	28555 Open treatment of closed or open tarsal bone dislocation, with or without internal or external skeletal fixation	6.0	90	3.0
28310 Osteotomy for shortening, angular or rotational correction; proximal phalanx, first toe (separate procedure)	2.8	90	3.0	*28570 Treatment of closed talotarsal joint dislocation; without anesthesia	*1.0	0	
28312 other phalanges, any toe	2.0	90	3.0	28575 requiring anesthesia	2.4	45	3.0
28315 Sesamoidectomy, first toe (separate procedure)	BR			28580 Treatment of open talotarsal joint dislocation, with uncomplicated soft tissue closure	3.2	45	3.0
28320 Repair of nonunion or malunion; tarsal bones (calcaneus, talus, etc.)	BR+		3.0	28585 Open treatment of closed or open talotarsal joint dislocation, with or without internal or external skeletal fixation	10.0	90	3.0
28322 metatarsal, with or without bone graft (includes obtaining graft)	4.8	120	3.0	*28600 Treatment of closed tarsometatarsal joint dislocation, without anesthesia	*0.72	0	
FRACTURE AND/OR DISLOCATION				28605 requiring anesthesia	2.0	45	3.0
28400 Treatment of closed calcaneal fracture; without manipulation	Sv.&			28606 Treatment of closed tarsometatarsal joint dislocation, with percutaneous skeletal fixation	3.0		
28405 with manipulation including Cotton or Bohler type reductions	BR+		3.0	28610 Treatment of open tarsometatarsal joint dislocation, with uncomplicated soft tissue closure	2.8	45	3.0
28406 with manipulation and skeletal fixation	BR	120	3.0	28615 Open treatment of closed or open tarsometatarsal joint dislocation, with or without internal or external skeletal fixation	6.0	90	3.0
28410 Treatment of open calcaneal fracture, with uncomplicated soft tissue closure	4.0	90	3.0	*28630 Treatment of closed metatarsophalangeal joint dislocation; without anesthesia	*0.72	0	
28415 Open treatment of closed or open calcaneal fracture, with or without internal or external skeletal fixation	10.0	90	3.0	28635 requiring anesthesia	1.4	45	3.0
28420 with primary iliac or other autogenous bone graft (includes obtaining graft)	14.5	90	3.0	28640 Treatment of open metatarsophalangeal joint dislocation, with uncomplicated soft tissue closure	2.0	45	3.0
28430 Treatment of closed talus fracture; without manipulation	Sv.&			28645 Open treatment of closed or open metatarsophalangeal joint dislocation	4.0	90	3.0
28435 with manipulation	3.0	90	3.0	*28660 Treatment of closed interphalangeal joint dislocation; without anesthesia	*0.72	0	
28440 Treatment of open talus fracture, with uncomplicated soft tissue closure	4.0	90	3.0	28665 requiring anesthesia	1.2	45	3.0
28445 Open treatment of closed or open talus fracture, with or without internal or skeletal fixation	10.0	90	3.0	28670 Treatment of open interphalangeal joint dislocation, with uncomplicated soft tissue closure	1.6	45	3.0
28450 Treatment of closed tarsal bone fracture (except talus and calcaneus); without manipulation, each	Sv.&			28675 Open treatment of closed or open interphalangeal joint dislocation	2.4	60	3.0
28455 with manipulation, each	2.0	90	3.0	ARTHRODESIS			
28460 Treatment of open tarsal bone fracture (except talus and calcaneus), with uncomplicated soft tissue closure, each	3.0	90	3.0	28705 Pantalar arthrodesis	19.0	120	3.0
28465 Open treatment of closed or open tarsal bone fracture (except talus and calcaneus), with or without internal or external skeletal fixation, each	6.0	90	3.0	28715 Triple arthrodesis	15.0	120	3.0
28470 Treatment of closed metatarsal fracture; without manipulation, each	Sv.&			28725 Subtalar arthrodesis (includes Grice type procedure)	12.0	120	3.0
28475 with manipulation, each	2.2	90	3.0	28730 Arthrodesis, midtarsal or tarsometatarsal, multiple or transverse;	11.0	120	3.0
28480 Treatment of open metatarsal fracture, with uncomplicated soft tissue closure, each	3.0	90	3.0	28735 with osteotomy as for flat foot correction	14.0	120	3.0
28485 Open treatment of closed or open metatarsal fracture, with or without internal or external skeletal fixation, each	6.0	90	3.0	28737 Arthrodesis, midtarsal navicular-cuneiform, with tendon lengthening and advancement (Miller type procedure)	7.0	120	3.0
28490 Treatment of closed fracture great toe, phalanx or phalanges; without manipulation	Sv.&			28740 Arthrodesis, midtarsal or tarsometatarsal, single joint	9.0	120	3.0
28495 with manipulation	1.2	30	3.0	28750 Arthrodesis, great toe; metatarsophalangeal joint	7.0	120	3.0
28500 Treatment of open fracture great toe, phalanx or phalanges, with uncomplicated soft tissue closure	1.8	30	3.0	28755 interphalangeal joint	4.0	120	3.0
28505 Open treatment of closed or open fracture great toe, phalanx or phalanges, with or without internal or external skeletal fixation				28760 Arthrodesis, great toe, interphalangeal joint, with extensor hallucis longus transfer to first metatarsal neck (Jones			

	Unit Value	Follow-up Days=	Basic Anes@
type procedure).....	6.0	120	3.0
(For hammer toe operation or interphalangeal fusion, see 28285)			

AMPUTATION

28800 Amputation, foot; midtarsal (Chopart type procedure)	10.0	90	3.0
28805 transmetatarsal	10.0	90	3.0
28810 Amputation, metatarsal, with toe, single	6.0	90	3.0
28820 Amputation, toe; metatarsophalangeal joint.....	3.0	45	3.0
28825 interphalangeal joint	2.0	45	3.0

MISCELLANEOUS

28899 Unlisted procedure, foot or toes	BR		
(For skin grafts and flaps, see 15050-15770)			

AMENDATORY SECTION (Amending Order 81-28, filed 11/30/81, effective 1/1/82)

WAC 296-22-105 ACCESSORY SINUSES.

	Unit Value	Follow-up Days=	Basic Anes@
INCISION			
*31000 Lavage by cannulation; maxillary sinus, unilateral (antrum puncture or natural ostium)	*0.4	0	3.0
*31001 maxillary sinuses, bilateral	*0.6	0	3.0
31002* sphenoid sinus	0.8	0	3.0
31020 Sinusotomy, maxillary (antrotomy); intranasal, unilateral	3.0	90	3.0
31021 intranasal, bilateral	6.0	90	3.0
31030 radical, unilateral (Caldwell-Luc) without removal of antrochoanal polyps	10.0	90	3.0
31031 radical, bilateral (Caldwell-Luc) without removal of antrochoanal polyps	12.0	90	3.0
31032 radical unilateral (Caldwell-Luc) with removal of antrochoanal polyps	11.0	3.0	
31033 radical, bilateral (Caldwell-Luc) with removal of antrochoanal polyps	16.0	3.0	
31040 Surgery on pterygomaxillary fossa contents by transantral approach	BR		
(For transantral ligation of internal maxillary artery, see 30920)			
31050 Sinusotomy, sphenoid	11.0	30	3.0
31070 Sinusotomy, frontal; external, simple (trephine operation)	10.0	30	3.0
31075 transorbital, unilateral (for mucocele or osteoma, Lynch type)	16.0	180	3.0
31080 obliterative without osteoplastic flap, brow incision (includes ablation)	24.0	180	3.0
31081 obliterative, without osteoplastic flap, coronal incision (includes ablation) ..	BR		
31084 obliterative, with osteoplastic flap, brow incision	BR		
31085 obliterative, with osteoplastic flap, coronal incision	BR		
<u>31086 nonobliterative, with osteoplastic flap, brow incision</u>			
<u>31087 nonobliterative, with osteoplastic flap, coronal incision</u>			
31090 Sinusotomy combined, three or more sinuses	26.0	180	3.0

EXCISION

31200 Ethmoidectomy; intranasal, anterior ...	6.0	90	3.0
31201 intranasal, total	10.0	90	3.0
31205 extranasal total	13.0	90	3.0
31225 Maxillectomy; without orbital exenteration	24.0	180	3.0
31230 with orbital exenteration (en bloc) ..	24.0	180	3.0

(For orbital exenteration as an independent procedure, see 65110 et seq.)

(For skin grafts, see 15120 et seq.)

OTHER PROCEDURES

(For hypophysectomy, transnasal or transeptal approach, see ((61665)) 61548)

(For transcranial hypophysectomy, see 61546)

~~((31245 Transnasal pituitary procedure other than hypophysectomy~~ BR))

(31245 has been deleted. For transnasal excision of pituitary tumor, see 61548)

31299 Unlisted procedure, accessory sinuses .. BR

AMENDATORY SECTION (Amending Order 81-28, filed 11/30/81, effective 1/1/82)

WAC 296-22-115 TRACHEA AND BRONCHI.

	Unit Value	Follow-up Days=	Basic Anes@
INCISION			
31600 Tracheostomy, planned (separate procedure);.....	5.4	15	5.0
31601 under two years	6.0	15	6.0
31603 Tracheostomy, emergency procedure, transtracheal.....	BR	90	5.0
31605 Cricothyroid membrane	BR		
31610 Tracheostomy, fenestration procedure with skin flaps.....	7.0	15	4.0
(For endotracheal intubation, see 31500)			
(For tracheal aspiration under direct vision, see 31515)			
31612 Tracheal puncture, percutaneous for aspiration of mucus (transtracheal aspiration).....	BR		
31613 Tracheostoma revision; simple, without flap rotation	BR	30	5.0
31614 complex, with flap rotation	BR	30	5.0
ENDOSCOPY			
31615 Tracheoscopy through established tracheostomy incision	BR		
31620 Bronchoscopy; diagnostic, rigid bronchoscope	3.6	30	4.0
31621 diagnostic, fiberoptic bronchoscope (flexible)	3.6	7	5.0
31625 with biopsy, rigid bronchoscope	5.0	30	4.0
31626 with biopsy, fiberoptic bronchoscope (flexible)	5.0	7	5.0
31627 with brushing, fiberoptic bronchoscope (flexible)	5.0	7	5.0
<u>31628 with transbronchial lung biopsy, fiberoptic bronchoscope (flexible) under fluoroscopic guidance</u>	BR		
31630 with tracheal or broncheal dilation or closed reduction of fracture	6.0	30	6.0
31635 with removal of foreign body	5.6	30	4.0
31640 with excision of tumor	5.0	30	4.0
31645 with therapeutic aspiration of tracheobronchial tree, initial	4.0	30	4.0
31646 with therapeutic aspiration of tracheobronchial tree, subsequent ..	2.6	30	4.0
(For catheter aspiration of tracheobronchial tree at bedside, see 31725)			
31650 with drainage of lung abscess or cavity, initial	4.0	30	4.0
31651 with drainage of lung abscess or cavity, subsequent	2.6	30	4.0
31656 with injection of contrast material for segmental bronchography (fiberscope only)	4.0	30	4.0

	Unit Value	Follow-up Days=	Basic Anes@		Unit Value	Follow-up Days=	Basic Anes@
31659 with other bronchoscopic procedures	BR			32035 Thoracostomy; with rib resection for empyema	6.0	60	3.0
INTRODUCTION				32036 with open flap drainage for empyema	8.0	90	3.0
(For endotracheal intubation, see 31500)				32095 Thoracotomy limited, for biopsy of lung or pleura			
(For tracheal aspiration under direct vision, see 31515)				32100 Thoracotomy, major; with exploration and biopsy	12.0	90	11.0
31700 Catheterization transglottic (separate procedure)	3.6	0		32110 with control of traumatic hemorrhage and/or repair of lung tear	16.0	90	11.0
31708 Instillation of contrast material for laryngography or bronchography, without catheterization	0.9	0		32120 for post-operative complications	16.0	90	11.0
31710 Catheterization for bronchography, with or without instillation of contrast material	0.8	0		32124 with open intrapleural pneumonolysis	16.0	90	11.0
(For bronchoscopic catheterization for bronchography, fibroscope only, see 31656)				32140 with cyst(s) removal with or without a pleural procedure	16.0	90	11.0
31715 Transtracheal injection for bronchography	0.8	0		32141 with excision-plication of bullae, with or without any pleural procedure	20.0	90	11.0
(For detention time, see 99150, 99151)				32150 with removal of intrapleural foreign body or fibrin deposit	14.0	90	11.0
31717 Catheterization with bronchial brush biopsy	BR			32151 with removal of intrapulmonary foreign body	16.0	90	11.0
31719 Transtracheal (percutaneous) introduction of indwelling tube for therapy (tickle tube)	BR			32160 with cardiac massage	BR+		12.0
31720 Catheter aspiration (separate procedure); nasotracheobronchial	0.8	0		(For segmental or other resections of lung, see 32480-32525)			
31725 tracheobronchial with fibroscope, bedside	1.0	0		32200 Pneumonostomy, with open drainage of abscess or cyst	14.0	120	11.0
REPAIR				32215 Pleural scarification for repeat pneumothorax	16.0	90	11.0
31750 Tracheoplasty; cervical	BR+		6.0	32220 Decortication, pulmonary, (separate procedure); total	20.0	90	11.0
31755 tracheopharyngeal fistulization (Asai technique), each stage	BR+		6.0	32225 partial	14.0	90	11.0
31760 intrathoracic	BR+		12.0	EXCISION			
31770 Bronchoplasty; graft repair	BR+		11.0	32310 Pleurectomy; parietal (separate procedure)	20.0	90	11.0
31775 excision stenosis and anastomosis	BR+		11.0	32315 partial	15.0	90	11.0
(For lobectomy and bronchoplasty, see 32485)				32320 Decortication and parietal pleurectomy	28.0	90	11.0
31780 Excision tracheal stenosis and anastomosis; cervical	BR			32400 Biopsy, pleura; percutaneous needle	1.2	7	
31781 cervicothoracic	BR			(For CT guidance, see 76360, 76361; for ultrasonic guidance, see 76942, 76943)			
31785 Excision of tracheal tumor or carcinoma; cervical	BR			32402 open	6.0	15	3.0
31786 thoracic	BR			32405 Biopsy, lung, percutaneous(;) needle	3.0	7	3.0
SUTURE				*32420 Pneumonocentesis, puncture of lung for aspiration	*1.2	0	
31800 Suture of external tracheal wound or injury; cervical	BR+		6.0	32440 Pneumonectomy, total	30.0	90	11.0
31805 intrathoracic	BR+		12.0	32445 Pneumonectomy, extrapleural; without empyemectomy	20.0	90	11.0
31820 Surgical closure tracheostomy or fistula; without plastic repair	4.0	30	4.0	32450 with empyemectomy	25.0	90	11.0
31825 with plastic repair	6.0	30	4.0	32480 Lobectomy, total or segmental;	26.0	90	11.0
(For repair of tracheoesophageal fistula, see 43305-43310)				32485 with bronchoplasty	30.0	90	11.0
31830 Revision of tracheostomy scar	5.60	30	4.0	32490 with concomitant decortication	30.0	90	11.0
31899 Unlisted procedure, trachea, bronchi	BR			32500 Wedge resection, of lung; single or multiple	22.0	90	11.0
AMENDATORY SECTION (Amending Order 80-25, filed 12/3/80, effective 3/1/81)				32520 Resection of lung; with resection of chest wall	30.0	90	11.0
WAC 296-22-116 LUNGS AND PLEURA.				32522 with reconstruction of chest wall, without prosthesis	32.0	90	11.0
	Unit Value	Follow-up Days=	Basic Anes@	32525 with major reconstruction of chest wall, with prosthesis	35.0	90	11.0
INCISION				32540 Extrapleural enucleation of empyema (empyemectomy);	20.0	90	11.0
*32000 Thoracentesis, puncture of pleural cavity for aspiration, initial or subsequent	*0.72	0		32545 with lobectomy	30.0	90	11.0
32005 Chemical pleurodesis (e.g., for recurrent or persistent pneumothorax)	BR			ENDOSCOPY			
*32020 Tube thoracostomy with water seal (e.g., pneumothorax, hemothorax, empyema) (separate procedure)	*1.2	0		32700 Thoracoscopy, exploratory (separate procedure);	4.0	30	4.0
				32705 with biopsy	4.0	30	4.0
				REPAIR			
				32800 Repair lung hernia through chest wall	BR		11.0
				32810 Closure of chest wall following open flap drainage for empyema (Clagett type procedure)	BR		11.0
				32815 Open closure of major bronchial fistula	BR		11.0
				32820 Major reconstruction, chest wall (post-traumatic)	BR		11.0
				SURGICAL COLLAPSE THERAPY; THORACOPLASTY			
				(see also 32520)			

	Unit Value	Follow-up Days=	Basic Anes@
32900 Resection of ribs, extrapleural, all stages	14.0	90	9.0
32905 Thoracoplasty, Schede type or extrapleural (all stages);	14.0	90	9.0
32906 with closure of bronchopleural fistula	16.0	90	9.0
(For open closure of major bronchial fistula, see 32815)			
(For resection of first rib for thoracic outlet compression, see 21615, 21616)			
32940 Pneumonolysis, extraperiosteal, including filling or packing procedures	14.0	90	9.0
*32960 Pneumothorax; therapeutic, intrapleural injection of air	*1.0	0	
32999 Unlisted procedure, lungs and pleura	BR		

AMENDATORY SECTION (Amending Order 81-28, filed 11/30/81, effective 1/1/82)

WAC 296-22-120 HEART AND PERICARDIUM.

(For monitoring, operation of pump and other nonsurgical services, see 99150, 99151, 99160-99162, 99190-99192)

(For other medical or laboratory related services, see appropriate section)

PERICARDIUM

	Unit Value	Follow-up Days=	Basic Anes@
33010* Pericardiocentesis; initial	1.2	0	
33011* subsequent	1.0	0	
33015 Tube pericardiostomy	BR		
33020 Pericardiostomy for removal of clot or foreign body (primary procedure)	20.0	90	13.0
33025 Creation of pericardial window or partial resection for drainage	20.0	15	1.5
33030 Partial resection for chronic constrictive pericarditis, without bypass	30.0	90	1.5
33035 Complete ventricular decortication, with cardiopulmonary bypass	40.0	90	1.5
33050 Excision of pericardial cyst or tumor	20.0	90	1.3
33100 Pericardiectomy (separate procedure)	34.0	90	15.0

CARDIAC TUMOR

33120 Excision of intracardiac tumor, resection with cardiopulmonary bypass	50.0	90	15.0
33130 Resection of external cardiac tumor	25.0	90	12.0
(For injection procedure for coronary arteriography, see 36230)			
(For cardiac catheterization, see 93500-93566)			
(For electronic analysis of internal pacemaker system, see 93795, 93796)			
(For fluoroscopy and radiography procedure with insertion of pacemaker, see 71090)			
33200 Insertion of permanent pacemaker with epicardial electrode; by thoracotomy	24.0	90	15.0
33201 by xiphoid approach	24.0	90	15.0
(33205 Insertion of permanent pacemaker with transvenous electrodes	14.0	90	
<u>(33205 has been deleted. To report use 33206-33208)</u>			
33206 Insertion of permanent pacemaker with transvenous electrode(s); atrial	BR		3.0
33207 ventricular	BR		3.0
33208 AV sequential	BR		3.0
33210 Insertion of temporary transvenous cardiac electrode, or pacemaker catheter (separate procedure)	7.0	15	Sv.&
33212 Insertion or replacement of pulse generator only	4.0	30	6.0
33216 Insertion, replacement, or repositioning of permanent transvenous electrodes only (15 days or more after initial insertion)	8.0	30	6.0

	Unit Value	Follow-up Days=	Basic Anes@
33218 Repair of pacemaker; electrodes only	5.0	30	6.0
33219 with replacement of pulse generator	BR		

WOUNDS OF THE HEART AND GREAT VESSELS

33300 Repair of cardiac wound; without bypass	24.0	90	15.0
33305 with cardiopulmonary bypass	30.0	90	15.0
33310 Cardiotomy, exploratory (includes removal of foreign body); without bypass	22.0	90	15.0
33315 with cardiopulmonary bypass	34.0	90	15.0
33320 Suture repair of aorta or great vessels; without bypass	20.0	90	15.0
33322 with cardiopulmonary bypass	30.0	90	15.0
33330 Insertion of graft; without bypass	30.0	90	15.0
33335 with cardiopulmonary bypass	40.0	90	15.0
33350 Great vessel repair with other major procedure	BR		15.0

CARDIAC VALVES AORTIC VALVE

33400 Valvuloplasty, aortic valve, open, with cardiopulmonary bypass	50.0	90	15.0
33405 Replacement, aortic valve with cardiopulmonary bypass	52.0	90	15.0
33407 Valvotomy, aortic valve (commissurotomy); with cardiopulmonary bypass	BR		
33408 with inflow occlusion	BR		
(For multiple valve replacement, see 33480-33492)			
33415 Resection of aortic valve for subvalvular stenosis	40.0	90	15.0
33417 Aortoplasty (gusset) for supra- valvular stenosis	40.0	90	15.0

MITRAL VALVE

33420 Valvotomy, mitral valve (commissurotomy); closed	32.0	90	15.0
33422 open, with cardiopulmonary bypass	50.0	90	15.0
33425 Valvuloplasty, mitral valve, with cardiopulmonary bypass	52.0	90	15.0
33430 Replacement, mitral valve, with cardiopulmonary bypass	52.0	90	15.0

TRICUSPID VALVE

33450 Valvotomy, tricuspid valve (commissurotomy); closed	32.0	90	15.0
33452 open, with cardiopulmonary bypass	50.0	90	15.0
33460 Valvuloplasty or valvectomy, tricuspid valve, with cardiopulmonary bypass;	50.0	90	15.0
33465 replacement	52.0	90	15.0
(For multiple valve replacement, see 33480-33492)			
33468 Tricuspid valve repositioning and plication for Ebstein anomaly	50.0	90	15.0

PULMONARY VALVE

33470 Valvotomy, pulmonary valve (commissurotomy); closed (transventricular)	32.0	90	15.0
33472 open, with inflow occlusion	32.0	90	15.0
33474 open, with cardiopulmonary bypass	50.0	90	15.0
33476 Right ventricular resection for infundibular stenosis, with or without commissurotomy	50.0	90	15.0
33478 Outflow tract augmentation (gusset), with or without commissurotomy or infundibular resection	52.0	90	15.0

MULTIPLE VALVE PROCEDURES

33480 Replacement and/or repair, double valve procedure, by methods 33400-33465	70.0	90	15.0
33481 Single valve replacement; with commissurotomy or valvuloplasty of another valve	56.0	90	15.0
33482 with commissurotomy or valvuloplasty of two valves	60.0	90	15.0
33483 Double valve replacement;	65.0	90	15.0
33485 with commissurotomy or valvuloplasty of one valve	67.0	90	15.0
33490 Replacement and/or repair, triple valve procedure, by methods 33400 to 33465	80.0	90	15.0
33492 Triple valve replacement	85.0	90	15.0

	Unit Value	Follow-up Days=	Basic Anes@		Unit Value	Follow-up Days=	Basic Anes@
CORONARY ARTERY PROCEDURES				(For partial anomalous return, see atrial septal defect)			
33502	Anomalous coronary artery; ligation	20.0	90	15.0	SHUNTING PROCEDURES		
33503	graft, without bypass	25.0	90	15.0	33735	Atrial septectomy; closed (Blalock-Hanlon type operation)	32.0 90 15.0
33504	graft, with bypass	35.0	90	15.0	33737	open, with inflow occlusion	40.0 90 15.0
33510	Coronary artery bypass, autogenous graft, e.g., saphenous vein or internal mammary artery; single artery	35.0	90	15.0	33738	transvenous method, balloon, Rashkind type (includes cardiac catheterization)	50.0 90 15.0
33511	two coronary arteries	56.0	90	15.0	33750	Shunt; subclavian to pulmonary artery (Blalock-Taussig type operation)	30.0 90 15.0
33512	three coronary arteries	67.0	90	15.0	33755	ascending aorta to pulmonary artery (Waterston type operation)	30.0 90 15.0
33513	four coronary arteries	67.0	90	15.0	33762	descending aorta to pulmonary artery (Potts-Smith type operation)	30.0 90 15.0
33514	five coronary arteries	67.0	90	15.0	33766	vena cava to pulmonary artery (Glenn type operation)	30.0 90 15.0
33516	six or more coronary arteries	67.0	90	15.0	TRANSPOSITION OF THE GREAT VESSELS		
(For separate procurement of autogenous graft, see modifier -75, services rendered by more than one physician)							
33520	Coronary artery bypass, nonautogenous graft (e.g., synthetic or cadaver); single artery	30.0	90	15.0	33782	Repair transposition of great vessels, atrial baffle procedure (Mustard type); with cardiopulmonary bypass	50.0 90 15.0
33525	two coronary arteries	35.0	90	15.0	33783	with removal of pulmonary artery band, with or without gusset	50.0 90 15.0
33528	three or more coronary arteries	50.0	90	15.0	33784	with closure of ventricular septal defect	50.0 90 15.0
33532	Myocardial implantation, one or more systemic arteries (Vineberg type operation)	25.0	90	15.0	TRUNCUS ARTERIOSUS		
POSTINFARCTION MYOCARDIAL PROCEDURES							
33542	Myocardial resection (e.g., ventricular aneurysmectomy)	35.0	90	15.0	33786	Total repair, truncus arteriosus (Rastelli type operation)	50.0 90 15.0
33545	Repair of postinfarction ventricular septal defect, with or without myocardial resection	50.0	90	15.0	33788	Replant pulmonary artery for hemitruncus	30.0 90 15.0
33560	Myocardial operation combined with coronary bypass procedure	BR			(For pulmonary artery band, see 33690)		
33570	Coronary angioplasty (end arterectomy, with or without gas, arterial implantation or anastomosis), with bypass;	60.0	90	15.0	AORTIC ANOMALIES		
33575	combined with vascularization	68.0	90	15.0	33802	Division of aberrant vessel (vascular ring);	18.0 90 15.0
SEPTAL DEFECT							
33640	Repair atrial septal defect, secundum; without bypass	32.0	90	15.0	33803	with reanastomosis	20.0 90 15.0
33641	with cardiopulmonary bypass	46.0	90	15.0	33810	Creation of aortopulmonary window; without bypass	20.0 90 15.0
33643	patch closure, with or without anomalous pulmonary venous drainage	30.0	90	15.0	33812	with cardiopulmonary bypass	30.0 90 15.0
33645	Direct or patch closure, sinus venosus, with or without anomalous pulmonary venous drainage	30.0	90	15.0	33820	Patent ductus arteriosus; ligation (primary procedure)	15.0 90 15.0
33649	Repair of tricuspid atresia (e.g., Fontan, Gago procedures)	BR			33822	division, under 18 years	18.0 90 15.0
33660	Patch closure, endocardial cushion defect, with or without repair of mitral and/or tricuspid cleft;	50.0	90	15.0	33824	division, 18 years and older	20.0 90 15.0
33665	with repair of separate ventricular septal defect	35.0	90	15.0	33830	ligation or division when performed with another procedure	5.0
33670	Repair of complete atrioventricular canal, with or without prosthetic valve	50.0	90	15.0	33840	Excision of coarctation of aorta, with or without associated patent ductus arteriosus; with direct anastomosis	20.0 90 15.0
33681	Closure ventricular septal defect; direct	35.0	90	15.0	33845	with graft	30.0 90 15.0
33682	patch	50.0	90	15.0	33850	with shunt, left subclavian to descending aorta (Blalock-Park type operation)	30.0 90 15.0
33684	with pulmonary valvotomy or infundibular resection (acyanotic)	50.0	90	15.0	THORACIC AORTIC ANEURYSM		
33688	with removal of pulmonary artery band, with or without gusset	5.0			33860	Ascending aorta graft, with cardiopulmonary bypass; with or without valve suspension	40.0 90 15.0
33690	Banding of pulmonary artery	15.0	90	15.0	33865	with valve replacement	50.0 90 15.0
33692	Total repair tetralogy of Fallot; intact outflow tract	50.0	90	15.0	33870	Transverse arch graft, with cardiopulmonary bypass	60.0 90 15.0
33694	with outflow tract gusset	50.0	90	15.0	33875	Descending thoracic aorta graft, with or without bypass	20.0 90 15.0
33696	with closure of previous shunt	8.0			PULMONARY ARTERY		
SINUS OF VALSALVA							
33702	Repair sinus of Valsalva fistula, with cardiopulmonary bypass;	50.0	90	15.0	33910	Pulmonary artery embolectomy; with cardiopulmonary bypass	30.0 90 15.0
33710	with repair of ventricular septal defect	35.0	90	15.0	33915	without bypass	20.0 90 15.0
33720	Repair sinus of Valsalva aneurysm, with cardiopulmonary bypass	50.0	90	15.0	MISCELLANEOUS		
TOTAL ANOMALOUS PULMONARY VENOUS DRAINAGE							
33730	Complete repair of anomalous venous return (supracardiac, intracardiac, or infracardiac types)	50.0	90	15.0	33950	Cardiac transplantation, including removal of donor heart	BR
					33960	Prolonged extracorporeal circulation for cardiopulmonary insufficiency	BR
					33970	Intra-aortic balloon counterpulsation; insertion and removal	10.0 10 29
					33972	monitoring only	BR
					33999	Unlisted procedure, cardiac surgery	BR

AMENDATORY SECTION (Amending Order 80-25, filed 12/3/80, effective 3/1/81)

WAC 296-22-125 ARTERIES AND VEINS.

ARTERIAL EMBOLLECTOMY OR THROMBECTOMY, WITH OR WITHOUT CATHETER

	Unit Value	Follow-up Days=	Basic Anes@
34001 Embolectomy or thrombectomy, with or without catheter; carotid, subclavian artery, by neck incision	14.0	60	6.0
34051 innominate, subclavian artery, by thoracic incision	14.0	60	11.0
34101 axillary, brachial, innominate, subclavian artery, by arm incision	14.0	60	5.0
34151 renal, celiac, mesentery, aortoiliac artery, by abdominal incision	20.0	60	6.0
34201 femoropopliteal, aortoiliac artery, by leg incision	14.0	60	5.0

VENOUS THROMBECTOMY, DIRECT OR WITH CATHETER

	Unit Value	Follow-up Days=	Basic Anes@
34401 Thrombectomy, direct or with catheter; vena cava, iliac vein, by abdominal incision	18.0	60	5.0
34421 vena cava, iliac, femoropopliteal vein, by leg incision	12.0	60	3.0
34451 vena cava, iliac, femoropopliteal vein, by abdominal and leg incision	24.0	60	5.0
34471 subclavian vein, by neck incision	28.0	60	5.0
34490 axillary and subclavian vein, by arm incision	28.0	60	5.0

DIRECT REPAIR OF ANEURYSM, OR EXCISION (PARTIAL OR TOTAL) AND GRAFT INSERTION FOR ANEURYSM, FALSE ANEURYSM, RUPTURED ANEURYSM, OR OCCLUSIVE DISEASE

((Sympathectomy, when done, is included in the listed value for aortic procedures. When done in conjunction with extremity artery procedure, see WAC 296-22-010, item 7a and modifier -50.))

(For intracranial aneurysm, see 61700 et seq.)

(For thoracic aortic aneurysm, see 33860-33875)

	Unit Value	Follow-up Days=	Basic Anes@
35001 Direct repair of aneurysm or excision (partial or total) and graft insertion, with or without patch graft(:); for aneurysm or occlusive disease(:), carotid, subclavian artery, by neck incision	28.0	90	6.0
<u>35002 for ruptured aneurysm, carotid, subclavian artery by neck incision</u> BR			
35011 <u>for aneurysm or occlusive disease, axillary-brachial artery, by arm incision</u>	28.0	90	5.0
<u>35013 for ruptured aneurysm, axillary-brachial artery, by arm incision</u> BR			
35021 <u>for aneurysm or occlusive disease, innominate, subclavian artery, by thoracic incision</u>	32.0	90	12.0
<u>35022 for ruptured aneurysm, innominate, subclavian artery, by thoracic incision</u> BR			
35081 <u>for aneurysm or occlusive disease, abdominal aorta</u>	40.0	90	12.0
<u>35082 for ruptured aneurysm, abdominal aorta</u> BR			
35091 <u>for aneurysm or occlusive disease, abdominal aorta involving visceral vessels (mesenteric, celiac, renal)</u> BR			
<u>35092 for ruptured aneurysm, abdominal aorta involving visceral vessels (mesenteric, celiac, renal)</u> BR			
35102 <u>for aneurysm or occlusive disease, abdominal aorta involving iliac vessels (common, hypogastric, external)</u>	40.0	90	12.0
<u>35103 for ruptured aneurysm, abdominal aorta involving iliac vessels (common, hypogastric, external)</u> BR			
35111 <u>for aneurysm or occlusive disease, splenic artery</u>	24.0	90	6.0

	Unit Value	Follow-up Days=	Basic Anes@
<u>35112 for ruptured aneurysm, splenic artery</u> BR			
35121 <u>for aneurysm or occlusive disease, hepatic, celiac, renal, or mesenteric artery</u>	40.0	90	6.0
<u>35122 for ruptured aneurysm, hepatic, celiac, renal, or mesenteric artery</u> BR			
35131 <u>for aneurysm or occlusive disease, iliac artery (common, hypogastric, external)</u>	32.0	90	6.0
<u>35132 for ruptured aneurysm, iliac artery (common, hypogastric, external)</u>			
35141 <u>for aneurysm or occlusive disease, common femoral artery (profunda femoris, superficial femoral)</u>	28.0	90	5.0
<u>35142 for ruptured aneurysm, common femoral artery (profunda femoris, superficial femoral)</u> BR			
35151 <u>for aneurysm or occlusive disease, popliteal artery</u>	28.0	90	5.0
<u>35152 for ruptured aneurysm, popliteal artery</u> BR			
35161 <u>for aneurysm or occlusive disease, other arteries (e.g., radial, brachial, ulnar)</u> BR			
<u>35162 for ruptured aneurysm, other arteries (e.g., radial, brachial, ulnar)</u> BR			

REPAIR BLOOD VESSEL OR ARTERIOVENOUS FISTULA, WITH OR WITHOUT PATCH GRAFT

	Unit Value	Follow-up Days=	Basic Anes@
35201 Repair blood vessels or A-V fistula, direct; neck	28.0	60	6.0
35206 upper extremity	28.0	60	3.0
35211 intrathoracic, with bypass	35.0	60	6.0
35216 intrathoracic, without bypass	30.0	60	3.0
35221 intra-abdominal	34.0	90	5.0
35226 lower extremity	28.0	60	3.0
35231 Repair blood vessel or A-V fistula with vein graft; neck	30.0	60	6.0
35236 upper extremity	30.0	60	6.0
35241 intrathoracic, with bypass	40.0	60	6.0
35246 intrathoracic, without bypass	35.0	60	6.0
35251 intra-abdominal	40.0	90	6.0
35256 lower extremity	32.0	60	3.0
35261 Repair blood vessel or A-V fistula with graft other than vein; neck	32.0	60	6.0
35266 upper extremity	32.0	60	6.0
35271 intrathoracic, with bypass	42.0	60	6.0
35276 intrathoracic, without bypass	37.0	60	6.0
35281 intra-abdominal	42.0	90	6.0
35286 lower extremity	34.0	60	3.0

THROMBOENDARTERECTOMY

(For coronary artery, see 33570, 33575)

	Unit Value	Follow-up Days=	Basic Anes@
35301 Thromboendarterectomy, with or without patch graft; carotid, vertebral, subclavian, by neck incision	30.0	90	6.0
35311 subclavian, innominate, by thoracic incision	30.0	90	11.0
35321 axillary-brachial	30.0	90	5.0
35331 abdominal aorta	40.0	90	12.0
35341 mesenteric, celiac, or renal	40.0	90	6.0
35351 iliac	32.0	90	6.0
35361 combine aortoiliac	40.0	90	12.0
35371 common and/or deep (profunda) femoral	28.0	90	5.0
35381 femoral and/or popliteal, and/or tibioperoneal	28.0	90	5.0

BYPASS GRAFT-VEIN

	Unit Value	Follow-up Days=	Basic Anes@
35501 Bypass graft, vein; carotid	30.0	90	6.0
35506 carotid-subclavian	30.0	90	6.0
35507 subclavian-carotid	30.0	90	6.0
35509 carotid-carotid	30.0	90	11.0
35511 subclavian-subclavian	30.0	90	11.0
35516 subclavian-axillary	30.0	90	6.0
35521 axillary-femoral	30.0	90	5.0
35526 aortosubclavian or carotid	32.0	90	12.0
35531 aortoceliac, mesenteric, or renal	36.0	90	12.0
35536 splenorenal	32.0	90	10.0
35541 aortoiliac	32.0	90	12.0
35546 aortofemoral	32.0	90	12.0

	Unit Value	Follow-up Days=	Basic Anes@
35548	aortoiliofemoral, unilateral	90	12.0
35549	aortoiliofemoral, bilateral	90	12.0
35551	aorto-femoral-popliteal	90	12.0
35556	femoral-popliteal	90	5.0
35558	femoral-femoral	90	5.0
35563	ilioliac	90	12.0
35565	iliofemoral	90	12.0
35566	femoral-anterior tibial, posterior tibial, or peroneal artery	90	12.0
35571	popliteal-tibial	90	12.0

BYPASS GRAFT—WITH OTHER THAN VEIN INCLUDING MANDRIL GROWN GRAFT

35601	Bypass graft, with other than vein, carotid	40.0	90	12.0
35606	carotid-subclavian	40.0	90	12.0
35612	subclavian-subclavian	40.0	90	12.0
35616	subclavian-axillary	30.0	90	6.0
35621	axillary-femoral	35.0	90	12.0
35626	aortosubclavian or carotid	35.0	90	12.0
35631	aortoceliac, mesenteric, renal	35.0	90	12.0
35636	splenorenal	35.0	90	12.0
35641	aortoiliac	35.0	90	12.0
35646	aortofemoral	30.0	90	12.0
35651	aortofemoral-popliteal	30.0	90	12.0
35656	femoral-popliteal	28.0	90	5.0
35661	femoral-femoral	28.0	90	5.0
35663	ilioliac	28.0	90	5.0
35665	iliofemoral	28.0	90	5.0
35666	femoral-anterior tibial, posterior tibial, or peroneal artery	28.0	90	5.0
35671	popliteal-tibial	28.0	90	5.0

EXPLORATION (NOT FOLLOWED BY SURGICAL REPAIR) WITH OR WITHOUT LYSIS OF ARTERY

35701	Exploration; carotid artery	10.0	30	3.0
35721	femoral artery	8.0	30	3.0
35741	popliteal artery	8.0	30	3.0
35761	Other vessels	BR+		BR+

EXPLORATION FOR POSTOPERATIVE HEMORRHAGE OR THROMBOSIS

35800	Exploration for postoperative hemorrhage or thrombosis; neck	BR+		BR+
35820	chest	BR+		BR+
35840	abdomen	BR+		BR+
35860	extremity	BR+		BR+

EXCISION OF GRAFT

35900	Excision of infected graft;	BR		
35910	with revascularization	BR		

Introduction

VASCULAR INJECTION PROCEDURES

NOTES

Listed services for injection procedures include necessary local anesthesia, introduction of needles or catheter, injection of contrast medium with or without automatic power injection and necessary pre- and post-injection care specifically related to the injection procedure.

For radiological vascular injection performed by a single physician as a complete procedure (necessary local anesthesia, placement of needle or catheter and injection of contrast media, and supervision of the study and interpretation of results), see RADIOLOGY section, code numbers 75500-75893.

Catheters, drugs and contrast media are not included in the listed service for the injection procedures.

(For injection procedures in conjunction with cardiac catheterization, see 93541-93545)

For chemotherapy of malignant disease, see 90790-90793

INTRAVENOUS

(An intracatheter is a sheathed combination of needle and short catheter)

36000	Introduction of needle or intracatheter, vein; unilateral	1.0	0	
36001	bilateral	1.4	0	
36010	Introduction of catheter; in superior or inferior vena cava, right heart or pulmonary artery	2.0	0	3.0

(For venous catheterization for selective organ blood sampling, see 36500)

INTRA-ARTERIAL—INTRA-AORTIC

36100	Introduction of needle or intracatheter, carotid or vertebral artery; unilateral	5.0	0	3.0
36101	bilateral	6.0	0	3.0
36120	Introduction of needle or intracatheter; retrograde brachial artery	5.0	0	3.0
36140	extremity artery	2.0	0	3.0
36145	Arteriovenous shunt for dialysis (cannula, fistula or graft)	1.0	0	3.0
36160	Introduction of needle or intracatheter, aortic, translumbar	3.0	0	3.0
36200	Introduction of catheter; aorta (arch, abdominal, midstream renal, aorto-iliac run-off)	4.0	0	3.0
36210	cerebral artery, selective, single	5.8	0	3.0
36220	multiple cerebral arteries, with or without midstream arch injection	7.0	0	3.0
36230	coronary artery, selective, unilateral or bilateral	6.0	0	7.0
36240	renal, celiac, mesenteric or other artery, selective, single, with or without midstream injection	5.0	0	3.0
36250	bilateral renal or multiple arteries	6.0	0	3.0
36299	Unlisted procedure, vascular injection	BR		

VENOUS

Venipuncture, complex or nonroutine, needle or catheter for diagnostic study or intravenous therapy, percutaneous:

36400	Venipuncture, under age 3 years; femoral, jugular or sagittal sinus	0.4	0	
36405	scalp vein	0.6	0	
36410	Venipuncture, child over age 3 years or adult, necessitating physician's skill (separate procedure), for venography (upper extremity, vena cava, adrenal, renal, iliac, femoral, popliteal, tibial, saphenous, jugular, innominate vein). Not to be used for routine venipuncture.	0.2	0	

(For diagnostic collection, see 99000-99001)

36420	Venipuncture, cutdown; under age 1 year	1.0	7	
36425	age 1 or over	0.72	7	
36430	Transfusion, blood or blood components; indirect	0.4	0	
36431	direct	1.2	7	
36440	Push transfusion, blood, 2 years or under	1.2	0	
36450	Exchange transfusion; newborn	7.0	0	
36455	other than newborn	BR+		
36460	Transfusion, intrauterine, fetal	BR+		
*36470	Injection of sclerosing solution; single vein	*0.28	0	
*36471	multiple veins, same leg	*0.4	0	
36480	Catheterization, subclavian, external jugular or other vein, for central venous pressure determination; percutaneous	0.8	7	
36485	by cutdown	0.8	7	
*36490	Cutdown placement of central venous catheter for hyperalimentation; age 2 years or under	3.0	15	
*36491	over age 2	2.0	15	

(For examination of patient and instruction to patient, review of prescription of fluids for long-term or permanent hyperalimentation, use levels of care listed in office or hospital visits)

	Unit Value	Follow-up Days=	Basic Anes@		Unit Value	Follow-up Days=	Basic Anes@
<u>category or consultative follow-up codes as appropriate</u>							
36500 Venous catheterization for selective organ blood sampling	BR+			37650 Interruption, partial or complete, of femoral vein, by ligature, intravascular device; unilateral	16.0	90	5.0
36510 Catheterization of umbilical vein for diagnosis or therapy, newborn	0.6	7		37651 bilateral	8.0	30	3.0
ARTERIAL				37660 Interruption, partial or complete, of common iliac vein by ligature, intravascular device	10.0	30	3.0
36600 Arterial puncture; withdrawal of blood for diagnosis	0.2	0		37700 Ligation and division of long saphenous vein at saphenofemoral junction, or distal interruptions; unilateral	12.0	90	3.0
36620 Arterial catheterization or cannulation for sampling, monitoring or transfusion (separate procedure); percutaneous	1.0	0		37701 bilateral	4.8	30	3.0
36625 cutdown	1.4	7		37720 Ligation and division and complete stripping of long or short saphenous veins; unilateral	6.0	60	3.0
36640 Arterial catheterization for prolonged infusion therapy (chemotherapy), cut-down (see also (96035) 96526)	2.0	7		37721 bilateral	7.0	30	3.0
36660 Catheterization, umbilical artery, newborn, for diagnosis or therapy	1.0	7		37730 Ligation and division and complete stripping of long and short saphenous veins; unilateral	12.0	30	3.0
INTERVASCULAR CANNULIZATION OR SHUNT (SEPARATE PROCEDURE)				37731 bilateral	10.0	30	3.0
36800 Insertion of cannula for hemodialysis, other purpose; vein to vein	3.0	7	3.0	37735 Ligation and division and complete stripping of long or short saphenous veins with radical excision of ulcer and skin graft and/or interruption of communicating veins of lower leg, with excision of deep fascia; unilateral	14.5	30	3.0
36810 arteriovenous, external (Scribner type)	9.0	7	3.0	37737 bilateral	18.0	30	3.0
36815 arteriovenous, external revision or closure	6.0	7	3.0	37760 Ligation of perforators, subfascial, radical (Linton type), with or without skin graft	22.0	30	3.0
36820 arteriovenous, internal (Cimino type)	BR+		3.0	37780 Ligation and division of short saphenous vein at saphenopopliteal junction (separate procedure); unilateral	10.0	60	3.0
36821 Arteriovenous anastomosis, direct, any site	10.0	60	4.0	37781 bilateral	2.0	30	3.0
36825 Arteriovenous fistula; autogenous graft	15.0	60	4.0	37785 Ligation and division of minor varicose vein of leg	4.0	30	3.0
36830 nonautogenous graft	12.0	60	4.0	37787 Bilateral	1.2	15	3.0
36835 Thomas shunt	15.0	60	4.0	37799 Unlisted procedure, vascular surgery	1.8	15	3.0
36840 Insertion mandril	6.0	60	4.0		BR		
36845 Anastomosis mandril	10.0	60	4.0				
36860 Cannula declotting; without balloon catheter	BR						
36861 with balloon catheter	BR						
37140 Anastomosis, portacaval	32.0	90	11.0	AMENDATORY SECTION (Amending Order 80-25, filed 12/3/80, effective 3/1/81)			
37145 reoportal	32.0	90	9.0	WAC 296-22-130 SPLEEN.			
37160 caval-mesenteric	32.0	90	9.0				
37180 Splenorenal, proximal	32.0	90	9.0				
37181 splenorenal, distal (selective decompression of esophagogastric varices, any technique)	BR						
37190 Plastic repair of arteriovenous aneurysm	BR						
REPAIR, LIGATION AND OTHER PROCEDURES				EXCISION			
37400 Arteriorrhaphy suture of major artery, wound or injury (separate procedure); neck	12.0	30	6.0	38090 Puncture spleen	10.0	45	6.0
37420 chest	20.0	60	15.0	38100 Splenectomy; total	14.5	45	6.0
37440 abdomen	20.0	60	9.0	38101 partial	14.5	45	6.0
37460 extremity	10.0	30	4.0	REPAIR			
37470 Repair multiple arteries and/or veins	BR			38115 Repair of ruptured spleen (splenorrhaphy) with or without partial splenectomy	13.0	45	6.0
37500 Phleborrhaphy suture of major vein, wound or injury (separate procedure); neck	10.0	30	6.0	INTRODUCTION			
37520 chest	20.0	60	12.0	38200 Injection procedure for splenoportography	2.0	7	3.0
37540 abdomen	20.0	60	6.0				
37560 extremity	8.0	30	3.0	AMENDATORY SECTION (Amending Order 80-25, filed 12/3/80, effective 3/1/81)			
37565 Ligation of internal jugular vein	BR			WAC 296-22-180 ESOPHAGUS.			
37600 Ligation, external carotid artery	10.0	30	3.0				
37605 internal or common carotid artery	10.0	30	3.0				
37606 internal or common carotid artery, with gradual occlusion, as with Selverstone or Crutchfield clamp	10.0	30	4.0				
37609 Ligation or biopsy, temporal artery	4.0	30	4.0				
37615 Ligation, major artery (e.g., post-traumatic, rupture); neck	BR						
37616 chest	BR						
37617 abdomen	BR						
37618 extremity	BR						
(For application of carotid clamp, see 61565)				INCISION			
37620 Interruption, partial or complete, of inferior vena cava by suture, ligation,				43000 Esophagotomy, cervical approach; without removal foreign body	14.0	90	6.0
				43020 with removal of foreign body	14.0	90	6.0
				43030 Cricopharyngeal myotomy	14.0	90	6.0
				43040 Esophagotomy, thoracic approach; without removal of foreign body	19.0	90	12.0
				43045 with removal foreign body	19.0	90	12.0
				EXCISION			

AMENDATORY SECTION (Amending Order 81-28, filed 11/30/81, effective 1/1/82)

WAC 296-22-190 STOMACH.

	Unit Value	Follow-up Days=	Basic Anes@
INCISION			
43500	12.0	45	5.0
43510	BR		
43520	10.0	45	6.0
EXCISION			
43600	3.0	0	
43605	12.0	45	5.0
43610	14.5	45	6.0
43620	28.0	90	7.0
43625	34.0	90	7.0
43630	19.0	60	6.0
43635	21.0	60	6.0
43638	19.0	60	6.0
43640	17.0	60	6.0
(For pyloroplasty, see 43800)			
(For vagotomy, see 64752-64760)			
ENDOSCOPY			
43700	4.0	7	3.0
43702	2.0	0	
43709	3.0	7	3.0
43711	5.0	7	3.0
43712	5.0	7	3.0
43714	5.0	7	3.0
(For upper gastrointestinal endoscopy, see 43235-43264)			
(43700 has been deleted. To report, use 43235)			
(43702 has been deleted. To report, use 43239)			
(43709 has been deleted. To report, use 43247)			
(43711 has been deleted. To report, use 43251)			
(43712 has been deleted. To report, use 43255)			
(43714 has been deleted. To report, use 43258)			
(For esophagogastroduodenoscopy, see 43235-43264)			
INTRODUCTION			
*43760	BR		
*43765	BR		
SUTURE			
43800	13.0	45	5.0
(For pyloroplasty and vagotomy, see 43640)			
43810	14.0	45	5.0
43820	14.0	45	5.0
43825	18.0	45	6.0
43830	13.0	45	5.0
43831	8.0	30	5.0

	Unit Value	Follow-up Days=	Basic Anes@
43832	16.0	45	5.0
43840	13.0	45	6.0
43850	20.0	60	5.0
43855	23.0	60	6.0
43860	20.0	60	5.0
43865	23.0	60	6.0
43870	12.0	45	5.0
43880	BR+		5.0
43885	BR		
43999	BR		

AMENDATORY SECTION (Amending Order 80-25, filed 12/3/80, effective 3/1/81)

WAC 296-22-195 INTESTINES (EXCEPT RECTUM).

	Unit Value	Follow-up Days=	Basic Anes@
INCISION			
44000	10.0	45	4.0
(For incidental enterolysis, see WAC 296-22-010, item 7b)			
44005	14.5	90	6.0
44010	14.5	60	7.0
44015	BR		
44020	14.5	60	4.0
44025	15.0	60	4.0
44040	18.0	60	5.0
44050	14.0	90	5.0
44060	BR	90	6.0
EXCISION			
44100	3.0	0	
44110	16.0	60	4.0
44111	BR+		4.0
44115	BR		
44120	17.0	60	6.0
44125	14.0	60	6.0
44130	14.5	90	5.0
44131	18.0	90	5.0
44140	20.0	90	6.0
44141	20.0	90	6.0
44143	18.0	90	6.0
44144	18.0	90	6.0
44145	24.0	90	6.0
44146	26.0	90	6.0
44150	26.0	90	6.0
44155	30.0	90	6.0

	Unit Value	Follow-up Days=	Basic Anes@
44160 Colectomy with removal of terminal ileum and ileocolostomy	30.0	90	6.0

ENTEROSTOMY—EXTERNAL FISTULIZATION OF INTESTINES (SEPARATE PROCEDURE)

44300 Enterostomy, tube, or cecostomy	8.5	90	4.0
44305 in conjunction with other procedures	2.0	90	
44308 Enterostomy, suture of one wall of intestine to abdominal wall, small or large intestine	10.0	90	5.0
44310 Ileostomy	14.5	90	4.0
44312 Revision of ileostomy; simple (release of superficial scar)	BR		
44314 complicated (reconstruction in depth)	BR		
44316 Continent ileostomy (Koch procedure) . (For fiberoptic evaluation, see 44385)	BR		
44320 Colostomy or skin level cecostomy (separate procedure)	12.0	90	4.0
44340 Revision of colostomy, simple (release of superficial scar)	1.2	90	
44345 complicated (reconstruction in depth)	6.0	60	4.0

ENDOSCOPY, SMALL BOWEL AND STOMACH

(For (esophagogastroduodenoscopy) upper gastrointestinal endoscopy, see 43235-43264)

44360 Small intestinal endoscopy, enteroscopy beyond second portion of duodenum; diagnostic	3.0	7	3.0
44361 with biopsy and/or collection of specimen by brushing or washing for cytology	2.0	7	3.0
44363 with removal of foreign body	BR	7	3.0
44364 with removal of polyps	3.0	7	3.0
44366 for control of hemorrhage	BR	7	3.0
44369 with fulguration of mucosal lesion ..	2.0	7	3.0
(44375) Fiberoptic gastrojejunoscopy through stoma	4.0	7	3.0

(44375 has been deleted. To report, use 43235)

44380 Fiberoptic ileoscopy through stoma; ...	4.0	7	3.0
44382 with biopsy and/or collection of specimen for cytology	3.0	7	3.0
44385 Fiberoptic evaluation of Koch pouch ..	3.0	7	3.0
44388 Fiberoptic colonoscopy through colostomy	3.0	7	3.0
44389 with biopsy and/or collection of specimen for cytology	2.5		3.0
44390 with removal of foreign body	3.5		3.0
44391 with control of hemorrhage	3.5		3.0
44392 with removal of polypoid lesion(s) ..	3.5		3.0

(For colonoscopy per rectum, see 45360-45386)

REPAIR

44400 Cecopexy, fixation of cecum to abdominal wall	12.0	90	4.0
44405 Sigmoidopexy, fixation of sigmoid colon to abdominal wall	12.0	90	4.0

SUTURE

44600 Suture of intestine (enterorrhaphy), large or small, for perforated ulcer, diverticulum, wound, injury or rupture; single	14.0	45	7.0
44605 with colostomy	16.0	90	7.0
44610 multiple	BR+		7.0
44620 Closure of enterostomy, large or small intestine;	10.0	90	5.0
44625 with resection and anastomosis	14.0	90	6.0
44640 Closure of intestinal cutaneous fistula ..	BR+		4.0
44650 Closure of enteroenteric or enterocolic fistula	14.0	90	5.0
44660 Closure of enterovesical fistula; without intestinal or bladder resection	14.0	90	5.0

(For closure of renocolic fistula, see 50525, 50526)

44661 with bowel and/or bladder resection (For closure of gastrocolic fistula, see 43880) (For closure of rectovesical fistula, see 45800-45805)			
44680 Intestinal plication, complete (Noble type operation) (separate procedure) ..	20.0	90	6.0
44799 Unlisted procedure, intestine	BR		

AMENDATORY SECTION (Amending Order 80-25, filed 12/3/80, effective 3/1/81)

WAC 296-22-220 LIVER.

	Unit Value	Follow-up Days=	Basic Anes@
INCISION			
*47000 Biopsy of liver, <u>percutaneous</u> needle(;; <u>percutaneous</u>)	*1.4	0	3.0
(For CT guidance, see 76360, 76361; for ultrasonic guidance, see 76942, 76943)			
47010 Hepatotomy for drainage of abscess or cyst, one or two stages	BR		

EXCISION

47100 Biopsy of liver, wedge (separate procedure)	10.0	45	4.0
47120 Hepatectomy, resection of liver; partial lobectomy	19.0	45	10.0
47125 total left lobectomy	BR+		13.0
47130 total right lobectomy	BR+		13.0
47135 total, with transplant	BR+		15.0

REPAIR

47300 Marsupialization of cyst or abscess of liver	14.5	60	6.0
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SUTURE

47350 Hepatorrhaphy, suture of liver wound or injury; simple	14.0	45	4.0
47355 with common duct or gallbladder drainage	18.0	45	7.0
47360 complex	BR+		9.0
47399 Unlisted procedure, liver	BR		

AMENDATORY SECTION (Amending Order 80-25, filed 12/3/80, effective 3/1/81)

WAC 296-22-225 BILIARY TRACT.

	Unit Value	Follow-up Days=	Basic Anes@
INCISION			
47400 Hepaticotomy or hepaticostomy with exploration, drainage, or removal of calculus	20.0	45	6.0
47420 Choledochotomy or choledochostomy with exploration, drainage, or removal of calculus, with or without cholecystostomy;	17.0	45	5.0
47425 with transduodenal sphincterotomy ..	19.0	45	6.0
47440 Duodenocholedochotomy, transduodenal choledocholithotomy ...	19.0	45	6.0
47460 Transduodenal sphincterotomy or sphinteroplasty (separate procedure) ..	19.0	45	6.0
47480 Cholecystostomy or cholecystostomy with exploration, drainage or removal of calculus (separate procedure)	12.0	45	5.0
INTRODUCTION			
47500 Injection procedure for percutaneous transhepatic cholangiography	1.6	0	

	Unit Value	Follow-up Days=	Basic Anes@
*49420 Insertion of intraperitoneal cannula or catheter for drainage or dialysis; temporary	*1.0	0	
49421 permanent	BR		
49425 Peritoneal-venous shunt (e.g., LeVeen shunt)	BR		3.0
49430 Injection procedure for retroperitoneal pneumography	2.4	0	
49440 Injection procedure for pelvic pneumography	0.8	0	

REPAIR

HERNIOPLASTY, HERNIORRHAPHY, HERNIOTOMY

(For bilateral herniorrhaphy or with bowel resection, see WAC 296-22-010, item 7)

(For reduction and repair of intra-abdominal hernia, see 44050)

(For debridement of abdominal wall, see 11042, 11043)

49500 Repair inguinal hernia, under age 5 years, with or without hydrocelectomy; unilateral	7.0	45	3.0
49501 bilateral	9.5	45	3.0
49505 Repair inguinal hernia, age 5 or over; unilateral	9.0	45	3.0
49506 bilateral	12.0	45	3.0
49510 Repair of inguinal hernia, age 5 or over; unilateral, with orchiectomy, with or without implantation of prosthesis	9.5	45	3.0
49515 with excision of hydrocele or spermatocele	9.5	45	3.0
49520 recurrent	10.0	45	3.0
49525 sliding	10.0	45	3.0
49530 incarcerated	12.0	45	3.0
49535 strangulated	12.0	45	3.0
49540 Repair lumbar hernia	10.0	45	3.0
49550 Repair femoral hernia, groin incision; unilateral	9.0	45	3.0
49551 bilateral	14.0	45	3.0
49552 Repair femoral hernia, Henry approach; unilateral	10.0	45	3.0
49553 bilateral	15.0	45	3.0
49555 Repair femoral hernia, recurrent, any approach	10.0	45	3.0
49560 Repair ventral hernia (separate procedure); recurrent	11.0 12.0	45 45	3.0 3.0
49570 Repair epigastric hernia, preperitoneal fat (separate procedure); simple	3.0	45	3.0
49575 complex	7.0	45	3.0
49580 Repair umbilical hernia; under age 5 years	7.0	45	3.0
49581 age 5 or over	8.5	45	3.0
49590 Repair spigelian hernia	9.0	45	3.0
49600 Repair of omphalocele; small, with primary closure	9.5	45	6.0
49605 large or gastroschisis, with or without prosthesis	14.5	60	9.0
49606 with staged closure of prosthesis, reduction in operating room, under anesthesia	BR		9.0
49610 Repair of omphalocele (Gross type operation); first stage	12.0	60	8.0
49611 second stage	12.0	60	7.0

(For diaphragmatic or hiatal hernia repair, see 39500-39531)

49630 Reduction of torsion, omentum	BR		
49635 Omentopexy for establishing collateral circulation in portal obstruction	BR		
49640 Omentoplasty (omental flap reconstruction for transfer of omentum with intact blood supply to thorax, neck or axilla)	BR		

SUTURE

49900 Suture, secondary, of abdominal wall for evisceration or dehiscence	6.0	30	5.0
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(For suture of ruptured diaphragm, see 39540-39541)

(For debridement of abdominal wall, see 11042, 11043)

49910 Suture of omentum, omentorrhaphy for wound or injury	BR		
49999 Unlisted procedure, abdomen, peritoneum and omentum	BR		

AMENDATORY SECTION (Amending Order 80-25, filed 12/3/80, effective 3/1/81)

WAC 296-22-245 KIDNEY.

INCISION

(For retroperitoneal exploration, abscess, tumor, or cyst, see 49010, 49060, 49200, 49201)

50010 Renal exploration, not necessitating other specific procedures	17.0	90	6.0
50020 Drainage of perirenal or renal abscess (separate procedure)	14.0	90	5.0
50040 Nephrostomy, nephrotomy with drainage	20.0	90	5.0
50045 Nephrotomy, with exploration	20.0	90	5.0
(For renal endoscopy performed in conjunction with this procedure, see 50570-50580)			
50060 Nephrolithotomy; removal of calculus	20.0	90	5.0
50065 secondary surgical operation for calculus	24.0	90	5.0
50070 complicated by congenital kidney abnormality	24.0	90	5.0
50075 large (staghorn) calculus filling renal pelvis and calyces	26.0	90	5.0
50100 Transection or repositioning of aberrant renal vessels (separate procedure)	17.0	90	5.0
50120 Pyelotomy; with exploration	20.0	90	5.0
(For renal endoscopy performed in conjunction with this procedure, see 50570-50580)			
50125 with drainage, pyelostomy	20.0	90	5.0
50130 with removal of calculus (pyelolithotomy, pelvolithotomy)	20.0	90	5.0
50135 complicated (e.g., secondary operation, congenital kidney abnormality)	24.0	90	5.0

EXCISION

(For excision of retroperitoneal tumor or cyst, see 49200, 49201)

*50200 Renal biopsy, percutaneous; by trocar or needle	2.4	7	
(For CT guidance, see 76360, 76361)			
(For fluoroscopic guidance, see 76000; for ultrasonic guidance, see 76942, 76943)			
50205 by surgical exposure of kidney	8.0	30	5.0
50220 Nephrectomy, including partial ureterectomy, any approach including rib resection;	20.0	90	5.0
50225 complicated because of previous surgery on same kidney	24.0	90	5.0
50230 radical, with regional lymphadenectomy	26.0	90	5.0
50234 Nephrectomy with total ureterectomy and bladder cuff; through same incision	24.0	90	5.0
50236 through separate incision	24.0	90	5.0
50240 Nephrectomy, partial	24.0	90	5.0
50280 Excision or unroofing of cyst(s) of kidney	18.0	90	5.0
50290 Excision of perinephric cyst	18.0	90	5.0

RENAL TRANSPLANTATION

	Unit Value	Follow-up Days=	Basic Anes@		Unit Value	Follow-up Days=	Basic Anes@	
(For dialysis, see 90941-90999)				50526	thoracic approach	24.0	90 11.0	
50300 Donor nephrectomy, with preparation and maintenance of homograft; from cadaver donor, unilateral or bilateral	BR+ 24.0	90	5.0		(For supplemental skills of two surgeons, see WAC 296-22-010, item 5b, and modifier -62)			
50320 from living donor, unilateral	20.0	90	5.0	50540	Symphysiotomy for horseshoe kidney with or without pyeloplasty and/or other plastic procedure, unilateral or bilateral (one operation)	28.0	90 5.0	
50340 Recipient nephrectomy (separate procedure); unilateral	30.0	90	5.0					
50341 bilateral								
50360 Renal homotransplantation, implantation of graft; excluding donor and recipient nephrectomy	30.0	180	6.0					
50365 with unilateral recipient nephrectomy	50.0	180	6.0					
50366 with bilateral recipient nephrectomy	50.0	180	6.0					
50370 Removal of transplanted homograft (e.g., infarcted or rejected kidney)	13.0	60	6.0					
50380 Renal autotransplantation, reimplantation of kidney	30.0	120	6.0					
(For extra-corporeal "bench" surgery, use autotransplantation as the primary procedure and add the secondary procedure e.g., partial nephrectomy, nephrolithotomy, etc.)								
INTRODUCTION								
(For injection procedure for retroperitoneal pneumography, see 49430)								
*50390 Aspiration and/or injection of renal cyst or pelvis by needle, percutaneous	2.5	7						
(For CT guidance, see 76365, 76366)								
(For fluoroscopic guidance, see 76000; for ultrasonic guidance, see 76938, 76939)								
50392 Introduction of intracatheter or catheter into renal pelvis for drainage and/or injection, percutaneous	2.5	7						
<u>50393 Introduction of ureteral catheter or stent into ureter through renal pelvis for drainage and/or injection, percutaneous</u>	<u>2.5</u>	<u>7</u>						
(For fluoroscopic guidance, see 76000; for ultrasonic guidance, see 76938)								
(For radiographic procedure, see 74480, 74481)								
50394 Injection procedure for pyelography (as nephrostogram, pyelostogram, antegrade pyeloureterograms) through nephrostomy or pyelostomy tube, or indwelling ureteral catheter (separate procedure)3	0						
50396 Manometric studies through nephrostomy or pyelostomy tube, or indwelling ureteral catheter4	0						
50398* Change of nephrostomy or pyelostomy tube3	0						
REPAIR								
50400 Pyeloplasty; (Foley Y-pyeloplasty), plastic operation on renal pelvis, with or without plastic operation on ureter or nephropexy, nephrostomy, pyelostomy, or ureteral splinting	22.0	90	5.0					
50405 complicated (congenital kidney abnormality, secondary pyeloplasty, solitary kidney)	26.0	90	5.0					
50420 Nephropexy, fixation or suspension of kidney (separate procedure)	16.0	90	5.0					
SUTURE								
50500 Nephrorrhaphy, suture of kidney wound or injury	20.0	90	8.0					
50520 Closure of nephrocutaneous or pyelocutaneous fistula	20.0	90	5.0					
50525 Closure of nephrovisceral fistula e.g., including visceral repair abdominal approach	24.0	90	5.0					
				50550	Renal endoscopy through established nephrostomy or pyelostomy, with or without irrigation, instillation, or ureteropyelography, exclusive of radiologic service; hospital	3.0	3 3.0	
				50551	office	1.0	3	
				50552	with ureteral catheterization, hospital	3.0	3 3.0	
				50553	with ureteral catheterization, office	1.5	3	
				50554	with biopsy, hospital	3.0	3 3.0	
				50555	with biopsy, office	1.5	3	
				50556	with fulguration, with or without biopsy, hospital	3.0	3 3.0	
				50557	with fulguration, with or without biopsy, office	2.0	3	
				50558	with insertion of radioactive substance with or without biopsy and/or fulguration, hospital	3.2	3 3.0	
				50559	with insertion of radioactive substance with or without biopsy and/or fulguration, office	3.0	3	
				50560	with removal of foreign body or calculus, hospital	3.0	3 3.0	
				50561	with removal of foreign body or calculus, office	2.0	3	
					When procedures 50570-50580 provide a significant identifiable service, they may be added to 50045 and 50120			
				50570	Renal endoscopy through nephrotomy or pyelotomy, with or without irrigation, instillation, or ureteropyelography, exclusive of radiologic service;	1.4	3	
					(For nephrotomy, see 50045)			
					(For pyelotomy, see 50120)			
				50572	with ureteral catheterization	1.8	3	
				50574	with biopsy	1.8	3	
				50576	with fulguration, with or without biopsy	2.0	3	
				50578	with insertion of radioactive substance, with or without biopsy and/or fulguration	2.4	3	
				50580	with removal of foreign body or calculus	2.0	3	
					AMENDATORY SECTION (Amending Order 80-25, filed 12/3/80, effective 3/1/81)			
					WAC 296-22-250 URETER.			
						Unit Value	Follow-up Days=	Basic Anes@
					INCISION			
				50600	Ureterotomy with exploration or drainage (separate procedure)	18.0	90	5.0
					(For ureteral endoscopy performed in conjunction with this procedure, see 50970-50980)			
				50610	Ureterolithotomy; upper one-third or ureter	20.0	90	5.0
				50620	middle one-third of ureter	18.0	90	5.0
				50630	lower one-third	20.0	90	5.0
					(For transvesical ureterolithotomy, see 51060)			

	Unit Value	Follow-up Days=	Basic Anes@		Unit Value	Follow-up Days=	Basic Anes@
(For cystostomy with stone basket extraction of ureteral calculus, see 51065)							
(For endoscopic extraction or manipulation of ureteral calculus, see 52320-52330)				50821	bilateral	34.0	120 6.0
					(For combination of 50800-50821 with cystectomy, see 51580-51595)		
EXCISION				50830	Urinary undiversion (e.g., taking down of ureteroileal conduit, ureterosigmoidostomy or ureterenterostomy with ureteroureterostomy or ureteroneocystostomy)	BR	
(For ureterocele, see 51535, 51536, 52300)				50840	Replacement of all or part of ureter by bowel segment, including bowel anastomosis; unilateral	30.0	120 6.0
50650 Ureterectomy, with bladder cuff (separate procedure)	20.0	90	5.0		(For supplemental skills of two surgeons, see WAC 296-22-010, item 5b, and modifier -62)		
50660 Ureterectomy, total, ectopic ureter, combination abdominal, vaginal and/or perineal approach	22.0	90	7.0	50841	bilateral	40.0	120 6.0
				50860	Ureterostomy, transplantation of ureter to skin; unilateral	18.0	90 5.0
INTRODUCTION				50861	bilateral	22.0	90 5.0
50684 Injection procedure for ureterography or ureteropyelography through ureterostomy or indwelling ureteral catheter (separate procedure)	0.3	0		SUTURE			
50686 Manometric studies through ureterostomy or indwelling ureteral catheter	0.4	0		50900	Ureterorrhaphy, suture of ureter (separate procedure)	20.0	90 5.0
50688* Change of ureterostomy tube	0.3	0		50920	Closure of ureterocutaneous fistula	20.0	90 5.0
50690 Injection procedure for visualization of ilial conduit and/or ureteropyelography, exclusive of radiologic service (separate procedure)	0.4	0		50930	Closure of ureterovisceral fistula (including visceral repair)	BR+	5.0
				50940	Deligation of ureter	BR+	5.0
REPAIR					(For ureteroplasty, ureterolysis, etc., see 50700-50861)		
50700 Ureteroplasty: Plastic operation on ureter (e.g., stricture)	20.0	90	5.0	ENDOSCOPY			
50715 Ureterolysis, with or without repositioning of ureter for retroperitoneal fibrosis; unilateral	16.0	90	5.0	50950	Ureteral endoscopy through established ureterostomy, with or without irrigation, instillation, or ureteropyelography, exclusive of radiologic service; hospital	3.0	3
50716 bilateral	24.0	90	5.0	50951	office	1.3	3
50722 Ureterolysis for ovarian vein syndrome	16.0	90	5.0	50952	with ureteral catheterization, hospital	3.0	3
50725 Ureterolysis for retrocaval ureter, with reanastomosis of upper urinary tract or vena cava	26.0	90	5.0	50953	with ureteral catheterization, office	1.8	3
50740 Ureteropyelostomy anastomosis of ureter and renal pelvis	22.0	90	5.0	50954	with biopsy, hospital	3.0	3
50750 Ureterocalycostomy, anastomosis of ureter to renal calyx	24.0	90	5.0	50955	with biopsy, office	1.8	3
50760 Ureteroureterostomy	22.0	90	5.0	50956	with fulguration, with or without biopsy, hospital	3.2	3
50770 Transureteroureterostomy anastomosis of ureter to contralateral ureter	24.0	90	5.0	50957	with fulguration, with or without biopsy, office	2.0	3
50780 Ureteroneocystostomy anastomosis of ureter to bladder, or other operations for correction of vesicoureteral reflux; unilateral	22.0	90	5.0	50958	with insertion of radioactive substance with or without biopsy and/or fulguration, hospital	3.6	3
50781 bilateral	26.0	90	5.0	50959	with insertion of radioactive substance with or without biopsy and/or fulguration, office	2.4	3
(When combined with cystourethroplasty or vesical neck revision, see 51820)				50960	with removal of foreign body or calculus, hospital	3.2	3
50785 Ureteroneocystostomy, with bladder flap; unilateral	24.0	90	5.0	50961	with removal of foreign body or calculus, office	2.0	3
50786 bilateral	28.0	90	5.0		When procedures 50970-50980 provide a significant identifiable service, they may be added to 50600		
50800 Ureterenterostomy, direct anastomosis of ureter to intestine; unilateral	22.0	90	5.0	50970	Ureteral endoscopy through ureterotomy, with or without irrigation, instillation, or ureteropyelography, exclusive of radiologic service;	1.3	3
50801 bilateral	26.0	90	5.0		(For ureterotomy, see 50600)		
50810 Ureterosigmoidostomy, with creation of sigmoid bladder and establishment of abdominal or perineal colostomy, including bowel anastomosis	30.0	120	6.0	50972	with ureteral catheterization	1.8	3
(For supplemental skills of two surgeons, see WAC 296-22-010, item 5b, and modifier -62)				50974	with biopsy	1.8	3
50815 <u>Ureterocolon conduit, including bowel anastomosis; unilateral</u>				50976	with fulguration, with or without biopsy	2.0	3
50816 <u>bilateral</u>				50978	with insertion of radioactive substance, with or without biopsy and/or fulguration	2.4	3
50820 Ureteroileal conduit (ileal bladder), including bowel anastomosis (Bricker operation); unilateral	30.0	120	6.0	50980	with removal of foreign body or calculus	2.0	3
(For supplemental skills of two surgeons, see WAC 296-22-010, item 5b, and modifier -62)							

AMENDATORY SECTION (Amending Order 81-28, filed 11/30/81, effective 1/1/82)

WAC 296-22-255 BLADDER.

	Unit Value	Follow-up Days=	Basic Anes@
INCISION			
51000 Aspiration of bladder by needle	0.4	0	
*51005 Aspiration of bladder; by trocar or intracatheter	*1.0	0	
51010 with insertion of suprapubic catheter	2.0	30	5.0
51020 Cystostomy or cystostomy; with fulguration and/or insertion of radioactive material	14.5	90	5.0
51030 with cryosurgical destruction of intravesical lesion	14.5	90	5.0
51040 Cystostomy, cystostomy with drainage	12.0	90	5.0
51045 Cystostomy, with insertion of ureteral catheter (separate procedure)	14.5	90	5.0
51050 Cystolithotomy, cystostomy with removal of calculus, without vesical neck resection	14.5	90	5.0
51060 Transvesical ureterolithotomy	19.0	90	5.0
51065 Cystostomy, with stone basket extraction of ureteral calculus	12.0	30	5.0
51080 Drainage of perivesical or prevesical space abscess	8.0	90	5.0
EXCISION			
51500 Excision of urachal cyst or sinus, with or without umbilical hernia repair	14.0	90	5.0
51520 Cystostomy; for simple excision of vesical neck (separate procedure)	16.0	90	5.0
51525 for excision of bladder diverticulum, single or multiple (separate procedure)	20.0	90	5.0
51530 for excision of bladder tumor	16.0	90	5.0
(For transurethral excision, see 52200-52240)			
51535 Cystostomy for excision, incision or repair of ureterocele; unilateral	16.0	90	5.0
51536 bilateral	18.0	90	5.0
(For transurethral excision, see 52300)			
51550 Cystectomy, partial; simple	18.0	90	6.0
51555 complicated (e.g., postradiation, previous surgery, difficult location)	20.0	90	6.0
51565 Cystectomy, partial, with reimplantation of ureter(s) into bladder (ureter-aneocystostomy)	24.0	90	6.0
51570 Cystectomy, complete; (separate procedure)	26.0	90	6.0
51575 with bilateral pelvic lymphadenectomy, including external iliac, hypogastric and obturator nodes	34.0	90	6.0
51580 Cystectomy, complete with ureterosigmoidostomy or ureterocutaneous transplantations;	34.0	120	7.0
51585 with bilateral pelvic lymphadenectomy, including external iliac, hypogastric and obturator nodes	40.0	120	7.0
51590 Cystectomy, complete, with ureteroileal conduit or sigmoid bladder, including bowel anastomosis;	44.0	120	7.0
51595 with bilateral lymphadenectomy, including external iliac, hypogastric and obturator nodes	50.0	120	7.0
51597 Pelvic exenteration, complete, for vesical, prostatic, or urethral malignancy, with removal of bladder and ureteral transplantations, with or without hysterectomy and/or abdominoperineal resection of rectum and colon and colostomy, or any combination thereof	BR		
(For supplemental skills of two surgeons, see WAC 296-22-010, item 5b, and modifier -62)			

INTRODUCTION

	Unit Value	Follow-up Days=	Basic Anes@
(For bladder catheterization, see 53670-53675)			
51600 Injection procedure for cystography or voiding urethracystography	0.2	0	
51605 Injection procedure and placement of chain for contrast and/or chain urethrocystography	0.4	0	
51610 Injection procedure for retrograde urethrocystography	0.3	0	
(For injection procedure for retroperitoneal pneumography, see 49430)			
*51700 Bladder irrigation, simple, lavage and/or instillation	*0.2	0	
51705* Change of cystostomy tube; simple	0.3	0	
51710* complicated	BR		
51720 Bladder instillation of anticarcinogenic agent (including detention time)	0.8	0	

URODYNAMICS

The following section (51725-51796) lists procedures that may be used separately or in many and varied combinations. All of the presently known urodynamic procedures are listed as are some of their most frequently used combinations. When multiple procedures are performed in the same investigative session, modifier '-51' should be employed.

All procedures in this section imply that these services are performed by, or are under the direct supervision of, a physician and that all instruments, equipment, fluids, gases, probes, catheters, technician's fees, medications, gloves, trays, tubing and other sterile supplies be provided by the physician. When the physician only interprets the results and/or operates the equipment, a p.c. (professional component modifier '-26') should be used to identify physicians' services.

Only the urodynamic testing is included in this section. The nerve blocks that are listed may be pudendal, unilateral or bilateral; sacral, unilateral or bilateral, single or multiple; or subarachnoid and epidural of the sacral segments. They are listed in the neurosurgical section 62274-62279 and 64430-64441.

CYSTOMETROGRAM STUDIES (CMG)

As a single procedure (separate procedure) performed in any body position, including residual urine volume, volume at first urge to void, bladder capacity, tracing (if available), interpretation and report. (For simultaneous electromyogram see 51786 and 51788)

51725 Simple cystometrogram (e.g., spinal manometer)	BR
51726 Complex cystometrogram (e.g., calibrated electronic equipment); with gas	BR
51727 with liquid	BR
51728 with simultaneous (rectal, gastric or intraperitoneal) "intra-abdominal" pressure	BR
51729 with voiding pressure	BR
51730 with simultaneous "intra-abdominal" and voiding pressure	BR
51731 before and after pharmacological testing, with gas	BR
51732 before and after pharmacological testing, with liquid	BR
51733 before and after nerve block, gas or liquid	BR

UROFLOWMETRIC STUDIES (UFR)

As a single procedure (separate procedure) performed in any body position, including volume, flow rate, and tracing (if available), interpretation and report. (For simultaneous electromyogram see 51787, 51788). (For simultaneous voiding pressure see 51795-51796)

EXTERNAL MEASUREMENTS

51736 Simple uroflowmetry (e.g., stop-watch flow rate, mechanical uroflowmeter);	BR
51737 before and after pharmacological testing	BR
51738 before and after nerve block	BR
51739 Sound recording of external stream (e.g., Lyons type)	BR

	Unit Value	Follow-up Days=	Basic Anes@		Unit Value	Follow-up Days=	Basic Anes@
51741 Electronic uroflowmetry (e.g., calibrated electronic equipment); initial recording	.8			51778 Urethral pressure profile, gas or liquid, with simultaneous bladder and "intra-abdominal" pressure; initial recording			
51742 additional recordings	BR			51779 additional recordings	BR		
51743 before and after pharmacological testing	BR			51780 Urethral pressure profile, gas or liquid, before and after pharmacological testing; up to 6 recordings			
51744 before and after nerve block	BR			51781 additional recordings	BR		
51746 Complex uroflowmetry (e.g., urodropspectrometry, urodynamometry, stream anemometry); initial recording	1.4			51782 Urethral pressure profile, gas or liquid, before and after nerve block; up to 6 recordings	BR		
51747 additional recordings	BR			51783 additional recordings	BR		
51748 before and after pharmacological testing	BR			ELECTROMYOGRAPHIC STUDIES (EMG)			
51749 before and after nerve block	BR			Anal or urethral sphincter, detrusor, urethra, perineum or abdominal musculature. (Usually not a separate procedure).			
INTERNAL STREAM MEASUREMENTS				51785 Electromyography; one lead using needle, wire, anal plug or catheter			
51751 Continuous wave or pulsed Doppler of urethra during urination to determine local stream velocity, flow rate and urethral diameter; one voiding, one transducer	BR			51786 during cystometrogram	BR		
51752 additional voidings, one transducer	BR			51787 during oroflowmetry	BR		
51753 additional transducers, one voiding	BR			51788 during cystometrogram and uroflowmetry	BR		
51754 additional transducers, additional voidings	BR			51789 additional leads	BR		
51755 before and after pharmacological testing, one transducer	BR			51790 before and after pharmacological testing	BR		
(For additional transducers, see 51753, 51754)				51791 before and after nerve block	BR		
51756 before and after nerve block, one transducer	BR			51792 Stimulus evoked response (e.g., measurement of bulbocavernosus reflex latency time)	BR		
(For additional transducers, see 51753, 51754)				VOIDING PRESSURE STUDIES - BLADDER VOIDING PRESSURE (VP)			
51758 Rotating scan Doppler during urination to provide videotape or computer print-out of dynamic urethral cross section; one voiding	BR			As a single procedure (separate procedure) performed in any body position, including residual fluid volume, bladder volume at time of voiding, tracing (if available), interpretation and report.			
51759 additional voidings	BR			51795 Voiding pressure study with liquid or gas; with pressure probe inserted per urethra	BR		
51761 Acoustical measurements of urethra during urination to determine local velocity, flow rate, urethral diameter; one voiding, one transducer	BR			51796 with pressure probe inserted per suprapubic puncture	BR		
51762 additional voidings, one transducer	BR			(For insertion of pressure probe by suprapubic puncture, see 51005)			
51763 additional transducers, one voiding	BR			(For simultaneous CMG, see 51729, 51730)			
51764 additional transducers, additional voidings	BR			(For simultaneous UPP, see 51774, 51775, 51778, 51779)			
51765 before and after pharmacological testing, one transducer	BR			REPAIR			
(For additional transducers, see 51763, 51764)				51800 Cystoplasty or cystourethroplasty, plastic operation on bladder and/or vesical neck (anterior Y-plasty, vesical fundus resection), any procedure, with or without wedge resection of posterior vesical neck	20.0	90	5.0
51766 before and after nerve block, one transducer	BR			51820 Cystourethroplasty with unilateral or bilateral ureteroneocystostomy	30.0	90	5.0
(For additional transducers, see 51763, 51764)				51840 Anterior vesicourethropy, or urethropy (Marshall-Marchetti-Krantz type); simple	14.5	90	4.0
51768 Urethral fluid conductance measurement during urination (e.g., to determine local urethral volume for presence of stricture or dynamic testing of sphincter action); one location, one voiding	BR			51841 complicated (e.g., secondary repair)	21.0	90	4.0
51769 additional locations	BR			(For urethropy (Peyreya type), see 57289)			
URETHRAL PRESSURE PROFILE STUDIES - URETHRAL CLOSURE PRESSURE PROFILE (UPP)				51860 Cystorrhaphy, suture of bladder wound, injury or rupture; simple	14.5	90	4.0
As a single procedure (separate procedure) performed in any body position, including up to three recordings of urethral length and pressure, tracing (if available), interpretation and report. Any initial volume.				51865 complicated	BR+		6.0
51772 Urethral pressure profile, gas or liquid; initial recording	BR			51880 Closure of cystostomy (separate procedure)	8.0	90	3.0
51773 additional recordings	BR			51900 Closure of vesicovaginal fistula, abdominal approach	22.0	90	5.0
51774 Urethral pressure profile, gas or liquid, with simultaneous bladder pressure; initial recording	BR			(For vaginal approach, see 57320-57330)			
51775 additional recordings	BR			51920 Closure of vesicouterine fistula;	20.0	90	5.0
51776 Urethral pressure profile, gas or liquid, with simultaneous (rectal, gastric, or intraperitoneal) "intra-abdominal" pressure; initial recording	BR			51925 with hysterectomy	20.0	90	5.0
51777 additional recordings	BR			(For closure of vesicoenteric fistula, see 44660, 44661)			
				(For closure of rectovesical fistula, see 45800-45805)			

	Unit Value	Follow-up Days=	Basic Anes@		Unit Value	Follow-up Days=	Basic Anes@
51940 Closure of exstrophy (see also 54390)	BR+		5.0	52270 Cystourethroscopy, with internal urethrotomy; female	4.0	45	3.0
51960 Enterocystoplasty, including bowel anastomosis	30.0	90	5.0	52275 male	4.0	45	3.0
(For supplemental skills of two surgeons, see WAC 296-22-010, item 5b, and modifier -62)				52276 Cystourethroscopy, with direct vision internal urethrotomy	4.0	45	3.0
51980 Cutaneous vesicostomy	18.0	90	5.0	52277 Cystourethroscopy, with resection of external sphincter (sphincterotomy)	6.0	30	3.0
ENDOSCOPY - CYSTOSCOPY, URETHROSCOPY, CYSTOURETHROSCOPY				52280 Cystourethroscopy, with calibration and/or dilation of urethral stricture or stenosis, with or without meatotomy, and injection procedure for cystography male or female; hospital	3.0	7	3.0
NOTES				52281 office	2.4	7	
Endoscopic descriptions are listed so that the main procedure can be identified without having to list all the minor related functions performed at the same time. For example: meatotomy, urethral calibration and/or dilation, urethroscopy, and cystoscopy prior to a transurethral resection of prostate; ureteral catheterization following extraction of ureteral calculus; internal urethrotomy and bladder neck fulguration when performing a cystourethroscopy for the female urethral syndrome. When the secondary procedure requires significant additional time and effort, it may be identified by the addition of modifier '-22.' For example: Urethrotomy performed for a documented pre-existing stricture or bladder neck contracture.				52282 Cystourethroscopy, with steroid injection into stricture; hospital	3.2	7	3.0
52000 Cystourethroscopy (separate procedure), office;	1.2	7	3.0	52283 office	2.0	7	
52005 with ureteral catheterization, with or without irrigation, instillation, or ureteropyelography, exclusive of radiologic service	1.6	7	3.0	52285 Cystourethroscopy for treatment of the female urethral syndrome with any or all of the following: urethral meatotomy, urethral dilation, internal urethrotomy, lysis of urethrovaginal septal fibrosis, lateral incisions of the bladder neck, and fulguration of urethral polyps, bladder neck, and trigone	3.4	7	3.0
52007 with ureteral catheterization and brush biopsy of ureter or renal pelvis for cytology	BR	3	3.0	52290 Cystourethroscopy; with ureteral meatotomy, unilateral or bilateral	4.0	30	3.0
52010 with ejaculatory duct catheterization	1.6	7	3.0	52300 with resection or fulguration of ureterocele, unilateral or bilateral	6.0	30	3.0
52100 Cystourethroscopy, hospital	2.0	7	3.0	52305 with incision or resection of orifice of bladder diverticulum, single or multiple	6.0	30	3.0
52105 with ureteral catheterization, with or without irrigation, instillation, or ureteropyelography exclusive of radiologic service	3.6	7	3.0	52310 Cystourethroscopy, with removal of foreign body or calculus from urethra or bladder; simple	4.0	30	3.0
52107 with ureteral catheterization and brush biopsy of ureter or renal pelvis for cytology	BR	3	3.0	52315 complicated	BR+		3.0
52110 with ejaculatory duct catheterization	3.6	7	3.0	52320 Cystourethroscopy, with removal of ureteral calculus	7.0	30	3.0
52190 Differential quantitative and chemical renal function test (Howard or Stamey type)	SV.&		3.0	52330 with manipulation, without removal of ureteral calculus	5.0	30	3.0
TRANSURETHRAL SURGERY (URETHRA, PROSTATE, BLADDER, URETER)				52332 cystourethroscopy, with insertion of indwelling ureteral stent (e.g., Gibbons or double J type)	BR	7	3.0
52202 Cystourethroscopy, with biopsy; hospital	2.6	7	3.0	52335 Cystourethroscopy, with ureteroscopy and/or pyeloscopy	4.2	7	3.0
52204 office	2.0	7	3.0	52340 Cystourethroscopy, with incision, fulguration or resection of bladder neck and/or posterior urethra (congenital valves, obstructive hypertrophic mucosal folds)	6.0	30	3.0
52212 Cystourethroscopy, with fulguration (including cryosurgery) of trigone, bladder neck, prostatic fossa, urethra, or periurethral glands; hospital	2.6	7	3.0	52500 Transurethral resection of bladder neck, (separate procedure)	10.0	90	4.0
52214 office	2.0	7	3.0	52601 Transurethral resection of prostate, including control of post-operative bleeding during the hospitalization, complete (vasectomy, meatotomy, cystourethroscopy, urethral calibration and/or dilation, and internal urethrotomy are included)	20.0	90	5.0
52222 Cystourethroscopy, with fulguration (including cryosurgery) or treatment of MINOR (less than 0.5 cm) lesion(s), with or without biopsy; hospital	2.6	7	3.0	52605 Transurethral fulguration for postoperative bleeding after leaving hospital; (in hospital)	4.2	0	3.0
52224 office	2.0	7	3.0	52606 office	2.4	0	
52232 Cystourethroscopy, with fulguration (including cryosurgery) and/or resection of SMALL bladder tumor(s) (0.5 cm to 2.0 cm); hospital	6.0	30	3.0	(For other approaches, see 55801-55845)			
52234 office	5.0	30	3.0	52612 Transurethral resection of prostate; first stage of two-stage resection (partial resection)	15.0	90	5.0
52235 Cystourethroscopy, with fulguration (including cryosurgery) and/or resection of; MEDIUM bladder tumor(s) (2.0-5.0 cm)	12.0	30	3.0	52614 second stage of two-stage resection (resection completed)	11.0	90	5.0
52240 LARGE bladder tumor(s)	18.0	30	5.0	52620 Transurethral resection; of residual obstructive tissue after 90 days postoperative	6.0	90	5.0
52250 Cystourethroscopy with insertion of radioactive substance, with or without biopsy or fulguration	6.0	30	3.0	52630 of regrowth of obstructive tissue longer than one year postoperative	20.0	90	5.0
52260 Cystourethroscopy, with dilation of bladder for interstitial cystitis; general or conduction (spinal) anesthesia	3.0	30	3.0	52640 of postoperative bladder neck contracture	10.0	90	5.0
52265 local anesthesia	1.4	7		52650 Transurethral cryosurgical removal of prostate (postoperative irrigations and aspirations of sloughing tissue included)	20.0	120	5.0
				52700 Transurethral drainage of prostatic abscess	8.0	60	5.0

	Unit Value	Follow-up Days=	Basic Anes@
52800 Litholapaxy, crushing of calculus in bladder and removal of fragments; simple, small (less than 2.5 cm)	10.0	30	3.0
52805 complicated or large (over 2.5 cm) . .	14.0	30	3.0

AMENDATORY SECTION (Amending Order 80-25, filed 12/3/80, effective 3/1/81)

WAC 296-22-265 PENIS.

	Unit Value	Follow-up Days=	Basic Anes@
INCISION			
54000 Slitting of prepuce, dorsal or lateral, (separate procedure); newborn	0.6	7	
54001 except newborn	1.4	7	3.0
54015 Incision and drainage of penis, deep . . .	1.4	15	3.0

DESTRUCTION

*54050 Destruction of condylomata, penis, multiple, simple, chemical	*0.3	0	3.0
*54055 electrodesiccation	*0.8	0	3.0
*54060 surgical excision	*1.0	0	3.0
54065 extensive	BR+		3.0

(For destruction or excision of other lesions, see Integumentary System)

EXCISION

54100 Biopsy of penis, cutaneous (separate procedure)	0.6	7	3.0
54105 deep structures	1.4	15	3.0
54110 Excision of penile plaque (Peyronie disease)	7.4	30	3.0
54115 Removal foreign body from deep penile tissue (e.g., plastic implant)	6.0	45	3.0
54120 Amputation of penis, partial	10.0	60	3.0
54125 complete	20.0	60	3.0
54130 Amputation of penis, radical; with bilateral inguofemoral lymphadenectomy	26.0	90	3.0
54135 in continuity with bilateral pelvic lymphadenectomy, including external iliac, hypogastric and obturator nodes	30.0	90	5.0

(For lymphadenectomy (separate procedure), see 38760-38771)

54150 Circumcision, clamp procedure; newborn	0.8	15	
54152 except newborn office	1.0	15	3.0
54154 except newborn, hospital	2.4	15	3.0
54160 Circumcision, surgical excision other than clamp or dorsal slit; newborn	0.8	30	
54161 except newborn	3.0	30	3.0

INTRODUCTION

*54200 Injection procedure for Peyronie disease	*0.4	0	
54205 with surgical exposure of plaque	7.4	30	3.0
54220 Irrigation of corpora cavernosa for priapism	BR+		3.0
54230 injection procedure for corpora cavernosography	BR		3.0
54240 penile plethysmography	BR		3.0

REPAIR

(For other urethroplasties, see 53400-53430)

54300 Plastic operation of penis for straightening of chordee (e.g., hypospadias), with or without mobilization of urethra;	8.0	60	3.0
54305 with transplantation of prepuce	14.0	60	3.0
54320 Urethroplasty, formation of urethra, Denis-Browne type operation (including urinary diversion); penile or penoscrotal	14.0	90	3.0
54325 scrotal or perineal	18.0	90	3.0

54330 Urethroplasty and straightening of chordee (including urinary diversion), complete, one stage, for hypospadias . .	20.0	90	3.0
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(For other methods of hypospadias repair, see 15000-15730)

54360 Plastic operation on penis to correct angulation			
54380 Plastic operation on penis for epispadias distal to external sphincter	BR+		3.0
54385 with incontinence	BR+		4.0
54390 with exstrophy of bladder	BR+		4.0
54400 Plastic operation for insertion of penile prosthesis	14.0		3.0
54402 Removal of penile prosthesis	BR		
54405 Plastic operation for insertion of inflatable penile prosthesis, including placement of pump and/or reservoir	BR		
54407 Removal of inflatable penile prosthesis, including pump and/or reservoir	BR		
55409 Surgical correction of hydraulic abnormality of inflatable prosthesis	BR		
54420 Corpora cavernosa-saphenous vein shunt (priapism operation), unilateral or bilateral	10.0		3.0
54430 Corpora cavernosa-corpora spongiosum shunt or corpora cavernosa-glans penis shunt (priapism operation), unilateral or bilateral	10.0	0	3.0
54435 Corpora cavernosa-glans penis fistulization (e.g., biopsy needle, Winter procedure, rongeur, or punch) (priapism operation)	BR		
54440 Plastic operation of penis for injury . . .	BR+		3.0

MANIPULATION

54450 Foreskin manipulation including lysis of preputial adhesions and stretching . . .	BR		
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AMENDATORY SECTION (Amending Order 80-25, filed 12/3/80, effective 3/1/81)

WAC 296-22-270 TESTIS.

	Unit Value	Follow-up Days=	Basic Anes@
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EXCISION

54500 Biopsy of testis, needle (separate procedure)	0.4	7	
54505 Biopsy of testis, incisional, (separate procedure); unilateral	3.0	15	3.0
54506 bilateral	4.0	15	3.0

(When combined with vasogram, seminal vesiculogram or epididymogram, see 55300)

54510 Excision of local lesion of testis	6.0	30	3.0
54520 Orchiectomy, simple, (including subcapsular), with or without testicular prosthesis, scrotal or inguinal approach; unilateral	6.0	30	3.0
54521 bilateral	8.0	30	3.0
54530 Orchiectomy, radical, for tumor; inguinal approach	8.0	30	3.0
54535 with abdominal exploration	12.0	30	4.0

(For orchiectomy with repair of hernia, see 49510)

(For radical retroperitoneal lymphadenectomy, see 38780)

54550 Exploration for undescended testis (inguinal or scrotal area); unilateral	8.0	30	4.0
54555 bilateral	12.0	30	4.0
54560 Exploration for undescended testis with abdominal exploration; unilateral	12.0	30	4.0
54565 bilateral	15.0	30	5.0

REPAIR

54600 Reduction of torsion of testis, surgical, with or without fixation of contralateral testis	8.0	30	3.0
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	Unit Value	Follow-up Days=	Basic Anes@
54620	4.0	30	3.0
54640	12.0	30	3.0
54641	18.0	30	4.0
54645	2.0	30	3.0
54660	4.0	30	3.0
54661	6.0	30	3.0
54670	8.0	30	3.0
54680	10.0	30	3.0

AMENDATORY SECTION (Amending Order 80-25, filed 12/3/80, effective 3/1/81)

WAC 296-22-305 PROSTATE.

	Unit Value	Follow-up Days=	Basic Anes@
INCISION			
55700	1.4	15	3.0
55705	8.0	30	4.0
55720	8.0	60	4.0
55725	14.0	60	4.0
(For transurethral drainage, see 52700)			
55740	20.0	60	4.0

EXCISION

(For transurethral removal of prostate, see 52600-52650)

55801	20.0	90	6.0
55810	26.0	90	6.0
55812	BR		
55815	BR		
(If 55815 is carried out on separate days, use 38771 and 55810)			
55821	20.0	90	5.0
55831	20.0	90	5.0
55840	26.0	90	6.0
55842	BR		
55845	BR		

OTHER PROCEDURES

(For artificial insemination, see 58310)

55899	BR		
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AMENDATORY SECTION (Amending Order 80-25, filed 12/3/80, effective 3/1/81)

WAC 296-22-310 VULVA AND INTROITUS.

	Unit Value	Follow-up Days=	Basic Anes@
INCISION			
(For incision and drainage of sebaceous cyst, furuncle, or caruncle, see 10000-10020, 10060, 10061)			
*56400	*0.8	0	3.0
*56420	*1.0	0	3.0
(For incision and drainage of Skene's gland abscess or cyst, see 53060)			
56440	4.0	30	3.0

DESTRUCTION

*56500	*0.48	0	3.0
*56505	*0.8	0	3.0
56507	*1.0	0	3.0
*56510	*1.0	0	3.0
56515	BR+		3.0
56520	BR		
56521	BR		

(For destruction of Skene's gland cyst or abscess, see 53270)

(For cautery destruction of urethral caruncle, see 53265)

EXCISION

56600	0.6	7	3.0
(For local excision or fulguration of lesion(s) of external genitalia, see 11420-11426, 11620-11626, 17000-17302, 56500-56521)			
56620	12.0	60	3.0
56625	15.0	60	3.0
(For skin graft, see 15000 et seq)			
56630	20.0	120	3.0
56635	24.0	120	5.0
56636	26.0	120	5.0
56640	26.0	120	5.0
56641	30.0	120	5.0
(For lymphadenectomy, see 38760-38780)			
56680	8.0	30	3.0
56685	12.0	90	3.0
56700	2.4	30	3.0
56710	2.4	30	3.0
*56720	*1.4	0	3.0
56740	4.8	30	3.0

(For excision of Skene's gland, see 53270)

(For excision of urethral caruncle, see 53265)

(For excision or fulguration of urethral carcinoma, see 53220)

(For excision or marsupialization of urethral diverticulum, see 53230-53240)

REPAIR

(For repair of urethra for mucosal prolapse, see 53275)

	Unit Value	Follow-up Days=	Basic Anes@
56800 Plastic repair of introitus	4.8	30	3.0

SUTURE

(For episiorrhaphy, episiperineorrhaphy for recent injury of vulva and/or perineum, nonobstetrical, see 57210)

AMENDATORY SECTION (Amending Order 80-25, filed 12/3/80, effective 3/1/81)

WAC 296-22-315 VAGINA.

	Unit Value	Follow-up Days=	Basic Anes@
INCISION			
57000 Colpotomy with exploration	4.0	30	3.0
57010 with drainage of pelvic abscess	BR		
*57020 Colpocentesis (separate procedure)	*0.8	0	3.0

DESTRUCTION

57050 Cryosurgery of vagina	0.7		3.0
57057 Laser surgery of vagina	2.1		3.0
57060 Electrocautery of vagina	0.7		3.0
57063 Chemical cautery of vagina	0.7		3.0

EXCISION

57100 Biopsy of vaginal mucosa; simple (separate procedure)	0.72	7	3.0
57105 extensive, requiring suture (including cysts)	BR		
57108 Colpectomy, obliteration of vagina; partial	12.0	60	3.0
(For excision and/or fulguration of local lesion(s), see 11200-11660, 17000-17300)			
57110 complete	14.0	60	3.0
57120 Colpocleisis (Le Fort type)	12.0	60	3.0
57130 Excision of vaginal septum	BR+		3.0
57135 Excision of vaginal cyst or tumor	BR		

INTRODUCTION

*57150 Irrigation and/or application of medication for treatment of bacterial, parasitic or fungoid disease	*0.24	0	
*57160 Insertion of pessary	*0.24	0	
57170 Diaphragm fitting with instructions	0.24		

REPAIR

(For urethral suspension, (Marshall-Marchetti-Krantz type) abdominal approach, see 51840, 51841)

57200 Colporrhaphy, suture of injury of vagina (nonobstetrical)	BR+	3.0	
57210 Colpoperineorrhaphy, suture of injury of vagina and/or perineum (nonobstetrical)	BR+	3.0	
57220 Plastic operation on urethral sphincter, vaginal approach (eg, Kelly urethral plication) (separate procedure)	7.0	60	3.0
57230 Plastic repair of urethrocele (separate procedure)	7.0	60	3.0
57240 Anterior colporrhaphy, repair of cystocele with or without repair of urethrocele (separate procedure)	8.5	60	4.0
57250 Posterior colporrhaphy, repair of rectocele with or without perineorrhaphy	7.0	60	3.0
(For repair of rectocele (separate procedure) without posterior colporrhaphy, see 45560)			
57260 Combined anteroposterior colporrhaphy;	12.0	60	3.0
57265 with enterocele repair	14.0	60	3.0
57268 Repair of enterocele, vaginal approach (separate procedure)	BR		

	Unit Value	Follow-up Days=	Basic Anes@
57270 Repair of enterocele, abdominal approach (separate procedure)	14.0	60	4.0
57280 Colpopexy, abdominal approach	14.0	60	4.0
57288 Sling operation for stress incontinence (e.g., fascia or synthetic)	15.0	90	5.0
57289 Pereyra procedure, including anterior colporrhaphy	13.0	90	3.0
((57290 Construction of artificial vagina (vaginal atresia or absence)	BR+		3.0))

(57290 has been deleted. To report, use 57291, 57292)

57291 Construction of artificial vagina; without graft	BR		3.0
57292 with graft	BR		3.0
57300 Closure of rectovaginal fistula; vaginal approach	14.5	90	3.0
57305 abdominal approach	18.0	90	5.0
57307 abdominal approach, with concomitant colostomy	20.0	90	5.0
57310 Closure of urethrovaginal fistula	14.5	60	4.0
57320 Closure of vesicovaginal fistula, vaginal approach	14.5	60	4.0

(For concomitant cystostomy, see 51005-51040 and WAC 296-22-010, item 7a)

57330 transvesical and vaginal approach ...	BR+		5.0
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(For abdominal approach, see 51900)

MANIPULATION

*57400 Dilatation of vagina under anesthesia ...	*0.72	0	3.0
*57410 Pelvic examination under anesthesia ...	*0.72	0	3.0

ENDOSCOPY

57450 Culdoscopy, diagnostic;	4.0	15	3.0
57451 with biopsy and/or lysis of adhesions or tubal sterilization	4.0	15	3.0
57452* Colposcopy; (separate procedure)	1.0	0	
57454* with biopsies, or biopsy of the cervix	2.0	0	

AMENDATORY SECTION (Amending Order 80-25, filed 12/3/80, effective 3/1/81)

WAC 296-22-325 CERVIX UTERI.

	Unit Value	Follow-up Days=	Basic Anes@
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EXCISION

(For radical surgical procedures, see 58200-58240)

*57500 Biopsy, single or multiple, or local excision of lesion, with or without fulguration, (separate procedure)	*0.6	0	3.0
*57510 Cauterization of cervix; electro or thermal	*0.6	0	
57511* cryocautery, initial or repeat	0.6	0	
57513 laser surgery	1.0		3.0
57520 Biopsy of cervix, circumferential (cone) with or without dilation and curettage, with or without Sturmdorff type repair (see also 58120)	4.8	45	3.0
57530 Trachelectomy (cervicectomy), amputation of cervix (separate procedure) ...	4.8	45	3.0
57540 Excision of cervical stump, abdominal approach;	12.0	45	4.0
57545 with pelvic floor repair	BR+		4.0
57550 Excision of cervical stump, vaginal approach;	12.0	45	3.0
57555 with anterior and/or posterior repair	14.5	45	3.0
57556 with repair of enterocele	14.5	45	4.0

INTRODUCTION

(For insertion of any radioactive material, see 77520-77550)

	Unit Value	Follow-up Days=	Basic Anes@
(For insertion of intra-uterine device, see 58300)			
*57600 Introduction of any hemostatic agent or pack for spontaneous hemorrhage (separate procedure); initial	*0.72	0	3.0
*57620 subsequent	*0.24	0	3.0
REPAIR			
57700 Tracheloplasty (Shirodkar or Lash type operation)	6.0	45	3.0
57720 Trachelorrhaphy, plastic repair of uterine cervix, vaginal approach	6.0	45	3.0
MANIPULATION			
*57800 Dilatation of cervical canal, instrumental (separate procedure)	*0.6	0	3.0
57820 Dilatation and curettage of cervical stump	4.0	15	3.0

AMENDATORY SECTION (Amending Order 80-25, filed 12/3/80, effective 3/1/81)

WAC 296-22-330 CORPUS UTERI.

	Unit Value	Follow-up Days=	Basic Anes@
EXCISION			
*58100 Endometrial biopsy, suction type (separate procedure)	*0.72	0	3.0
58101* Endometrial washings (e.g., for cytology sampling)	1.0	0	3.0
58102 Office endometrial curettage	2.0	0	3.0
58103 Menstrual extraction	0.5	0	
58120 Dilatation and curettage, diagnostic and/or therapeutic (obstetrical) (see also 57520) nonobstetrical)	4.0	15	3.0
(For postpartum hemorrhage, see 59160)			
58140 Myomectomy, excision of fibroid tumor of uterus, single or multiple, (procedure); abdominal approach	14.0	45	5.0
58145 vaginal approach	BR+		5.0
58150 Total hysterectomy (corpus and cervix), with or without removal of tube(s), with or without removal of ovary(s)	16.0	45	5.0
58180 Supracervical hysterectomy (subtotal hysterectomy), with or without tube(s), with or without removal of ovary(s)	16.0	45	5.0
58200 Total hysterectomy, extended, corpus cancer, including partial vaginectomy;	20.0	120	5.0
58205 with bilateral radical pelvic lymphadenectomy	24.0	120	6.0
58210 Total hysterectomy, extended, cervical cancer, with bilateral radical pelvic lymphadenectomy (Wertheim type operation)	30.0	120	7.0
58240 Total hysterectomy or cervicectomy, with removal of bladder and ureteral transplantations, and/or abdominoperineal resection of rectum and colon and colostomy, or any combination thereof (pelvic exenteration)	BR+		7.0
58260 Vaginal hysterectomy;	16.0	45	4.0
58265 with plastic repair of vagina, anterior and/or posterior colporrhaphy	18.0	45	4.0
58267 with colpo-urethrocytopexy (Marshal-Marchetti-Krantz type)	20.0	90	5.0
58270 with repair of enterocele	18.0	45	4.0
58275 Vaginal hysterectomy, with total or partial colpectomy;	18.0	45	4.0
58280 with repair of enterocele	18.0	45	4.0
58285 Vaginal hysterectomy, radical (Schauta type operation)	24.0	120	7.0
INTRODUCTION			
(For insertion of radioactive substance into corpus with or without dilatation and curettage, see 77520-77550)			

	Unit Value	Follow-up Days=	Basic Anes@
*58300 Insertion of intrauterine device (IUD)	*1.0	0	3.0
58301 Removal of intrauterine device (IUD)	BR		
58310 Artificial insemination	BR		
*58320 Insufflation of uterus and tubes with air and CO ₂	*1.0	0	3.0
58340 Injection procedure for hysterosalpingography	0.8	0	
58350* Hydrotubation of oviduct, including materials	1.0	0	
(For materials supplied by physician, see 99070)			

REPAIR

58400 Uterine suspension, with or without shortening of round ligaments, with or without shortening of sacrouterine ligaments; (separate procedure)	12.0	45	4.0
58410 with presacral sympathectomy	14.0	45	5.0
((58430 Interposition operation (Watkins type), with or without pelvic floor repair	14.0	45	4.0

(Interposition operation has been deleted. If necessary to report, use 58999)

((For Manchester type repair, see 57267)

58500 Hysterosalpingostomy, anastomosis of tube(s) to uterus	14.0	45	4.0
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(58500 Hysterosalpingostomy has been deleted. To report, use 58752)

58520 Hysterorrhaphy, repair of ruptured uterus (nonobstetrical)	12.0	45	4.0
58540 Hysteroplasty, repair of uterine anomaly (Strassman type)	14.0	45	4.0

SUTURE

(For closure of vesicouterine fistula, see 51920)

AMENDATORY SECTION (Amending Order 81-28, filed 11/30/81, effective 1/1/82)

WAC 296-22-333 OVIDUCT.

	Unit Value	Follow-up Days=	Basic Anes@
INCISION			
58600 Transection of fallopian tube, abdominal or vaginal approach, unilateral or bilateral	12.0	45	4.0
58605 Transection of fallopian tube, abdominal or vaginal approach, postpartum, during same hospitalization (separate procedure)	7.0	45	4.0
(For laparoscopic procedures, see 58980-58987)			
58611 Ligation or transection of fallopian tube(s) when done at the time of Cesarean section or intra-abdominal surgery (not a separate procedure, included in major procedure)			
58615 Occlusion of fallopian tube(s) by device (e.g., band, clip, Falope ring, <u>fulguration</u>) vaginal or suprapubic approach	BR		4.0
(For laparoscopic approach, see 58983)			
58618 Lysis of adnexal adhesions other than by laparoscopy	BR		
(For laparoscopic approach, see 58985)			
EXCISION			
58700 Salpingectomy, complete or partial, unilateral or bilateral (separate procedure)	12.0	45	4.0

	Unit Value	Follow-up Days=	Basic Anes@
58720 Salpingo-oophorectomy, complete or partial, unilateral or bilateral (separate procedure).....	12.0	45	4.0

REPAIR

58740 ((Salpingoplasty, unilateral or bilateral (separate procedure).....	14.0	45	4.0)
Lysis of adhesions (salpingolysis, ovariolysis).....	BR		
(For laparoscopic approach, see 58985)			
58750 Tubotubal anastomosis.....	BR		
58752 Tubouterine implantation.....	BR		
58760 Fimrioplasty.....	BR		
58770 Salpingostomy (salpingoneostomy)			

AMENDATORY SECTION (Amending Order 80-25, filed 12/3/80, effective 3/1/81)

WAC 296-22-337 Ovary.

	Unit Value	Follow-up Days=	Basic Anes@
Ovary			
INCISION			
58800 Drainage of ovarian cyst(s), unilateral, or bilateral, (separate procedure); vaginal approach.....	4.0	15	4.0
58805 abdominal approach.....	12.0	45	4.0
58820 Drainage of ovarian abscess; vaginal approach.....	4.0	15	4.0
58822 abdominal approach.....	6.0	15	4.0
EXCISION			
58900 Biopsy of ovary, unilateral or bilateral (separate procedure).....	12.0	45	4.0
58920 Wedge resection or bisection of ovary, unilateral or bilateral.....	12.0	45	4.0
58925 Ovarian cystectomy, unilateral or bilateral.....	12.0	45	4.0
58940 Oophorectomy, partial or total, unilateral or bilateral;.....	12.0	45	4.0
58945 with total omentectomy.....	16.0	60	4.0

ENDOSCOPY-LAPAROSCOPY

The endoscopic descriptors in this publication are listed so that the main procedure can easily be identified without having to list all the minor related procedures that may be performed at the same time (such as lysis of adhesions and fulguration of bleeding points during laparoscopy with fulguration transection of the oviducts). When the secondary procedures involve significant additional time and effort, they may be listed using modifier -50.

(For peritoneoscopy, see 49300-49303)

58980 Laparoscopy for visualization of pelvic viscera;.....	6.0	10	5.0
58982 with fulguration of oviducts (with or without transection).....	8.0	10	5.0
58983 with occlusion of oviducts by device (e.g., band, clip, or Falope ring).....	BR		5.0
(For vaginal or suprapubic approach, see 58615)			
58984 with fulguration of ovarian or peritoneal lesions.....	8.0	10	5.0
58985 with lysis of adhesions.....	8.0	10	5.0
58986 with biopsy (single or multiple)....	8.0	10	5.0
58987 with aspiration (single or multiple).....	8.0	10	5.0
58990 Hysteroscopy.....	BR		3.0

OTHER PROCEDURES

58999 Unlisted procedure, female genital system nonobstetrical.....	BR		
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AMENDATORY SECTION (Amending Order 81-28, filed 11/30/81, effective 1/1/82)

WAC 296-22-340 MATERNITY CARE AND DELIVERY.

NOTES

The services normally required in uncomplicated maternity cases include antepartum care, delivery and postpartum care.

Antepartum care includes usual prenatal services (initial and subsequent history, physical examinations, recording of weight, blood pressure, fetal heart tones, routine chemical urinalyses, maternity counseling).

Delivery includes vaginal delivery (with or without episiotomy, with or without forceps or breech delivery) or Cesarean section, and resuscitation of new born infant when necessary.

Postpartum care includes hospital and office visits following vaginal or Cesarean section delivery.

For medical complications of pregnancy (toxemia, cardiac problems, neurological problems or other problems requiring additional or unusual services or requiring hospitalization), see services in MEDICINE section. For surgical complications of pregnancy not listed below, see appropriate procedures in SURGERY.

If a physician provides all or part of the antepartum and/or postpartum patient care but does not perform the delivery due to termination of pregnancy by abortion or referral to another physician for delivery, see 59420-59430.

(For circumcision of newborn, see 54150-54160)

	Unit Value	Follow-up Days=	Basic Anes@
INCISION			
59000 Amniocentesis for diagnostic purposes, abdominal approach.....	1.0		0
(For ultrasonic guidance, see 76946, 76947)			
59010* Amnioscopy.....	1.0		0
59011* Amnioscopy (intraovular).....	BR		0
59020* Fetal oxytocin stress test.....	1.0		0
59025 Fetal nonstress test.....	1.0		0
59030* Fetal scalp blood sampling;.....	1.0		0
59031* repeat.....	0.5		0
59050 Initiation and/or supervision of internal fetal monitoring during labor by consultant.....	1.0		0

EXCISION

59100 Hysterotomy, abdominal, for removal of hydatidiform mole;.....	14.0	45	5.0
59101 with tubal ligation.....	14.0	45	6.0
59105 Hysterotomy, abdominal, for legal abortion;.....	16.0	45	6.0
59106 with tubal ligation.....	18.0	45	6.0

EXCISION

59120 Surgical treatment of ectopic pregnancy; tubal, requiring salpingectomy and/or oophorectomy, abdominal or vaginal approach.....	14.0	45	5.0
59121 tubal, without salpingectomy and/or oophorectomy.....	BR		
59125 ovarian, requiring oophorectomy and/or salpingectomy.....	BR+		5.0
59126 ovarian, without oophorectomy and/or salpingectomy.....	BR		
59130 abdominal.....	BR+		5.0
59135 interstitial, uterine pregnancy requiring hysterectomy, total or subtotal.....	BR+		5.0
59140 cervical.....	BR+		5.0
59160 Dilatation and curettage for postpartum hemorrhage (separate procedure).....	4.0	15	3.0

INTRODUCTION

(For intrauterine fetal transfusion, see 36460)

	Unit Value	Follow-up Days=	Basic Anes@		Unit Value	Follow-up Days=	Basic Anes@
(For introduction of hypertonic solution and/or prostaglandins to initiate labor, see 59850)				59851 with dilation and curettage	BR		
				59852 with hysterotomy (failed saline)	BR		
REPAIR				OTHER PROCEDURES			
(For tracheloplasty, see 57700)				59899 Unlisted procedure, maternity care and delivery	BR		
59300 Episiotomy or vaginal repair only, by other than delivering physician; simple	2.0	0	3.0	AMENDATORY SECTION (Amending Order 80-25, filed 12/3/80, effective 3/1/81)			
59305 extensive	BR+		3.0	WAC 296-22-350 THYROID GLAND.			
59350 Hysterorrhaphy of ruptured uterus; (separate procedure)	BR						
59351 following dilation and curettage, including both procedures	BR						
DELIVERY, ANTEPARTUM AND POSTPARTUM CARE							
59400 Total obstetrical care (all-inclusive, "global" care) includes antepartum care, vaginal delivery (with or without episiotomy, and/or forceps or breech delivery) and postpartum care	8.0	45	3.0	INCISION			
59410 Vaginal delivery only (with or without episiotomy, forceps or breech delivery) including in-hospital postpartum care (separate procedure)	4.0	45	3.0	*60000 Incision and drainage of thyroglossal cyst, infected	*0.6	0	3.0
59420 Antepartum care only (separate procedure)	Sv.&			EXCISION			
59430 Postpartum care only (separate procedure)	Sv.&			*60100 Biopsy, thyroid, <u>percutaneous needle</u>	1.2	7	
				(For ultrasonic guidance see 76942, 76943)			
CESAREAN SECTION				60200 Excision of cyst or adenoma of thyroid, or transection of isthmus	9.5	45	5.0
(For standby attendance of infant, see 99151)				60220 Total thyroid lobectomy, unilateral	14.0	45	5.0
59500 Cesarean section, low cervical, including in-hospital postpartum care; (separate procedure)	10.0	7	5.0	60225* with contralateral subtotal lobectomy, including isthmus	14.0	45	5.0
59501 including antepartum and postpartum care	13.0	45	5.0	60240 Thyroidectomy; total or complete	16.0	45	5.0
59520 Cesarean section, classic, including in-hospital postpartum care; (separate procedure)	10.0	7	5.0	60242 near total	14.0	45	5.0
59521 including antepartum and postpartum care	13.0	45	5.0	60245 Thyroidectomy, subtotal or partial;	14.5	45	5.0
59540 Cesarean section, extraperitoneal, including in-hospital postpartum care; (separate procedure)	12.0	7	5.0	60246 with removal of substernal thyroid gland, cervical approach	BR		
59541 including antepartum and postpartum care	16.0	45	5.0	60252 Thyroidectomy, total or subtotal for malignancy; with limited neck dissection	24.0	180	5.0
59560 Cesarean section with hysterectomy, subtotal, including in-hospital postpartum care; (separate procedure)	12.0	7	6.0	60254 with radical neck dissection	28.0	180	6.0
59561 including antepartum and postpartum care	16.0	45	6.0	(For parathyroid transplant, see 60510)			
59580 Cesarean section with hysterectomy, total, including in-hospital postpartum care; (separate procedure)	12.0	7	6.0	60260 Thyroidectomy, secondary; unilateral	15.0	45	5.0
59581 including antepartum and postpartum care	16.0	45	6.0	60261 bilateral	18.0	45	5.0
ABORTION				60270 Thyroidectomy, including substernal thyroid gland, sternal split or transthoracic approach	BR+		
59800 Treatment of abortion, first trimester; completed medically	Sv.&			60280 Excision of thyroglossal duct cyst or sinus	11.0	45	4.0
59801 completed surgically (separate procedure)	4.0	45	3.0	AMENDATORY SECTION (Amending Order 81-28, filed 11/30/81, effective 1/1/82)			
59810 Treatment of abortion, second trimester; completed medically	Sv.&			WAC 296-22-365 SKULL, MENINGES, AND BRAIN.			
59811 completed surgically (separate procedure)	4.0	45	3.0				
59820 Treatment of missed abortion, any trimester, completed medically or surgically	Sv.&		3.0	(For injection procedure for cerebral angiography, see 36100-36220)			
59830 Treatment of septic abortion	Sv.&			(For injection procedure for ventriculography, see 61025, 61030, 61120, 61130)			
59840 Legal (therapeutic) abortion, by dilation and curettage, and/or vacuum extraction	6.0	45	3.0	(For injection procedure for pneumocephalography, see 61053, 62286)			
59841 Legal (therapeutic) abortion, by dilation and evacuation	6.0	45	3.0	PUNCTURE FOR INJECTION, DRAINAGE OR ASPIRATION			
59850 Legal (therapeutic) abortion, by one or more intra-amniotic injections (amniocentesis-injections) (including hospital admission and visits, delivery of fetus and secundines);	6.0	45	5.0	*61000 Subdural tap through fontanelle (infant); unilateral or bilateral; initial	*2.0	0	
				subsequent taps	*1.4	0	
				*61001 Ventricular puncture through previous burr hole, fontanelle, or implanted ventricular catheter/reservoir; without injection	*2.0	0	
				61025 with gas injection procedure for ventriculography	5.0	7	7.0
				61030 with injection procedure for positive contrast ventriculography	5.6	7	7.0
				61045* with injection procedure of dye or radioactive material for CSF flow study, including lumbar puncture	5.6	7	7.0

	Unit Value	Follow-up Days=	Basic Anes@		Unit Value	Follow-up Days=	Basic Anes@
*61050 Cisternal or lateral cervical puncture; (separate procedure)	*1.8	0		61460 for section of one or more cranial nerves	34.0	90	10.0
61051* with injection of dye or drug	2.5	0	6.0	61470 for medullary tractotomy	40.0	90	11.0
61052* with injection of gas or contrast media for myelography	3.0	0	6.0	61480 for mesencephalic tractotomy or pedunculotomy	40.0	90	11.0
61053* with injection of gas or contrast media for cisternography or pneumoencephalography	4.5	0	6.0	61490 Craniotomy for lobotomy, including cingulotomy; unilateral	24.0	90	9.0
61070* Puncture of shunt tubing or reservoir for aspiration or injection procedure ..	2.0	0	0	61491 bilateral	30.0	90	11.0
BURR HOLE(S) OR TREPHINE				61500 Craniectomy, trephination, bone flap craniotomy; for tumor of skull	BR+		8.0
61105 Twist drill hole for subdural or ventricular puncture; not followed by other surgery	BR			61510 for excision of brain tumor, supratentorial; except meningioma ..	34.0	90	12.0
61106 followed by other surgery	BR			61512 for excision of meningioma, supratentorial	40.0	90	11.0
61107 for implanting ventricular catheter or pressure recording device	8.0	30	7.0	61514 for excision of brain abscess, supratentorial	32.0		9.0
61120 Burr hole(s) for ventricular puncture (including injection of gas, contrast media, dye, or radioactive material); not followed by other surgery	10.0	30	7.0	61516 for excision or fenestration of cyst, supratentorial	30.0		11.0
61130 followed by other surgery	7.0	0		61518 Craniectomy for excision of brain tumor, infratentorial or posterior fossa; except meningioma or cerebellopontine angle tumor	40.0	90	11.0
61140 Burr hole(s) or trephine; for biopsy of brain or intracranial lesion	20.0	0	5.0	61519 meningioma	44.0	90	13.0
61150 Burr hole(s) for drainage of brain abscess or cyst	24.0	90	9.0	61520 cerebellopontine angle tumor	40.0	90	11.0
61151 subsequent tapping/aspiration of intracranial abscess or cyst	2.0	0	4.0	61522 Craniectomy, infratentorial or posterior fossa; for excision of brain abscess ..	30.0	90	13.0
61154 Burr hole(s); for evacuation and/or drainage of hematoma, extradural or subdural; unilateral	26.0	90	9.0	61524 for excision or fenestration of cyst ..	30.0	90	13.0
61155 bilateral	39.0	90	9.0	61526 Craniectomy, bone flap craniotomy, transtemporal (mastoid) for excision of cerebellopontine angle tumor;	30.0	90	13.0
61156 for aspiration of hematoma or cyst, intracerebral	25.0	90	9.0	61530 combined with middle/posterior fossa craniotomy	BR		
61210 for implanting ventricular catheter, reservoir, or pressure recording device	8.0	30	7.0	61532 Craniectomy, trephination, bone flap craniotomy; for excision of intracranial vascular malformation	BR+		13.0
61250 Burr hole(s) or trephine, supratentorial, exploratory, not followed by other surgery; unilateral	15.0	30	7.0	61534 for excision of cerebral cortical scar ..	BR+		9.0
61251 bilateral	22.0	30	7.0	61536 for excision of cerebral cortical scar, with electrocorticography during surgery	BR+		9.0
61253 Burr hole(s) or trephine, infratentorial, unilateral or bilateral	BR			61538 for lobectomy with electrocorticography during surgery, temporal lobe	38.0	90	9.0
(If burr hole(s) or trephine followed by craniotomy at same operative session, use 61304-61321; do not use 61250, 61251, or 61253)				61539 for lobectomy with electrocorticography during surgery, other than temporal lobe, partial or total	38.0	90	9.0
CRANIECTOMY OR CRANIOTOMY				61542 for hemispherectomy	48.0	90	9.0
61304 Craniectomy or craniotomy, exploratory; supratentorial	34.0	90	9.0	61544 for excision or coagulation of choroid plexus	30.0	90	11.0
61305 infratentorial (posterior fossa)	40.0	90	10.0	61546 Craniotomy for hypophysectomy; intracranial approach	34.0	90	10.0
61310 Craniectomy or craniotomy, evacuation of hematoma, extradural, subdural or intracerebral; supratentorial	28.0	90	13.0	61548 Hypophysectomy, transnasal or transseptal approach, nonstereotactic	BR+		4.0
61311 infratentorial	26.0	90	13.0	(For stereotaxis, see 61715)			
61320 Craniectomy or craniotomy, drainage of intracranial abscess; supratentorial ..	28.0	90	11.0	61550 Craniectomy for craniostenosis; single suture	18.0	90	9.0
61321 infratentorial	28.0	90	13.0	61552 multiple sutures, one stage	22.0	90	9.0
61330 Exploration or decompression of orbit only, transcranial approach; unilateral ..	26.0	90	9.0	61553 each stage of multiple stages	BR		
61331 bilateral	BR			61555 Reconstruction of skull by multiple bone flaps	BR		
61332 Exploration of orbit (transcranial approach); with biopsy	BR			(For sequestrectomy for osteomyelitis, see 21020)			
61333 with removal of lesion	BR			61570 (Craniectomy or craniotomy for excision of foreign body from brain	BR		
61334 with removal of foreign body	BR			61571 for penetrating wound of brain	BR		
61340 Other cranial decompression (e.g., subtemporal), supratentorial; unilateral ..	16.0	90	9.0	SURGERY FOR ANEURYSM OR ARTERIOVENOUS MALFORMATION			
61341 bilateral	24.0	90	9.0	(For excision of vascular malformation, see 61532)			
61345 Other cranial decompression, posterior fossa	22.0	90	13.0	61700 Surgery of intracranial aneurysm, intracranial approach; carotid circulation ..	40.0	90	13.0
(For orbital decompression by lateral wall approach, Kroenlein type, see 67440)				61702 vertebral-basilar circulation	44.0	90	15.0
61440 Craniotomy for section of tentorium cerebelli (separate procedure)	BR			61703 Surgery of intracranial aneurysm, cervical approach by application of occluding clamp to cervical carotid artery (Selverstone-Crutchfield type)	BR		7.0
61450 Craniectomy for section, compression, or decompression of sensory root of gasserian ganglion	28.0	90	10.0	(For cervical approach for direct ligation of carotid artery, see 37600-37606)			
61458 Craniectomy, suboccipital; for exploration or decompression of cranial nerves ..	30.0	90	10.0	61705 Surgery of aneurysm, vascular malformation or carotid-cavernous fistula; by			

	Unit Value	Follow-up Days=	Basic Anes@		Unit Value	Follow-up Days=	Basic Anes@
intracranial and cervical occlusion of carotid artery	32.0	90	15.0	62190	24.0	90	9.0
61708 by intracranial electrothrombosis	30.0	90	9.0	62192	22.0	90	9.0
61710 by intra-arterial embolization, injection procedure	24.0	90	9.0	62194	6.0	90	5.0
61711 Anastomosis, arterial, extracranial-intracranial (e.g., middle cerebral/cortical) arteries	36.0	90	15.0	62200	32.0	90	11.0
(For carotid or vertebral thromboendarterectomy, see 35300)				62220	26.0	90	11.0
61712 Microdissection, intracranial or spinal procedure (list separately in addition to code for primary procedure)	BR			62223	24.0	90	9.0
STEREOTAXIS				62225	10.0	90	5.0
61715 Stereotactic hypophysectomy, transnasal	24.0	90	5.0	62230	20.0	90	11.0
(For nonstereotaxis, see 61548)				62256	10.0	90	11.0
61720 Stereotactic lesion, any method, including burr hole(s) and localizing and recording techniques, single or multiple stages; globus pallidus or thalamus	38.0	90	8.0	62258	3.0	0	9.0
61735 subcortical structure other than globus pallidus or thalamus	38.0	90	8.0	(For percutaneous irrigation or aspiration of shunt reservoir, see 61070)			
61750 Stereotactic biopsy, aspiration or excision, including burr hole(s) for intracranial lesion	BR		8.0	AMENDATORY SECTION (Amending Order 81-28, filed 11/30/81, effective 1/1/82)			
61751 with computerized axial tomography	BR			WAC 296-22-370 SPINE AND SPINAL CORD.			
61780 Stereotactic localization, including burr hole(s), ventriculography and introduction of subcortical electrodes	BR+		8.0	Unit Value	Follow-up Days=	Basic Anes@	
61790 Stereotactic lesion of gasserian ganglion, percutaneous, by neurolytic agent (e.g., alcohol, thermal, electrical, radiofrequency)	18.0	90	7.0	(For application of caliper or tongs, see 20660.)			
NEUROSTIMULATORS, INTRACRANIAL				(For treatment of fracture or dislocation of spine, see 22325-22370.)			
61850 Burr or twist drill hole(s) for implantation of neurostimulator electrodes; cortical	15.0	30	8.0	PUNCTURE FOR INJECTION, DRAINAGE OR ASPIRATION			
61855 subcortical	18.0	30	8.0	62270*	1.6	0	
61860 Craniectomy or craniotomy for implantation of neurostimulator electrodes, cerebral; cortical	15.0	30	6.0	62273*	2.1		
61865 subcortical	18.0	30	6.0	62274*	2.1	0	
61870 Craniectomy for implantation of neurostimulator electrodes, cerebellar; cortical	18.0	30	7.0	62276*	3.5	0	
61875 subcortical	19.0	30	7.0	62277*	3.0		
61880 Revision or removal of intracranial neurostimulator electrodes	BR			62278*	2.1	0	
61885 Incision for subcutaneous placement of neurostimulator receiver, direct or inductive coupling	BR			62279*	3.0		
61888 Revision or removal of intracranial neurostimulator receiver	BR			62280*	5.0		
(See WAC 296-22-010, item 2)				62282*	5.0		
REPAIR				62284*	3.0	7	
62000 Elevation of depressed skull fracture; simple, extradural	18.0	90	9.0	62286*	4.0	7	
62005 compound or comminuted, extradural	24.0	90	9.0	62289*	2.8		
62010 with debridement of brain and repair of dura	29.0	90	11.0	62290*	2.8		
62100 Repair of dural/CSF leak, including surgery for rhinorrhea/otorrhea	30.0	90	9.0	62291*	2.8		
(For repair of spinal dural/CSF leak, see 63708)				62292	13.0	180	4.0
62120 Repair of encephalocele, including cranioplasty	BR+		9.0	62294*	2.8		
62140 Cranioplasty for skull defect, up to 5 cm diameter	20.0	90	9.0	LAMINECTOMY OR LAMINOTOMY, FOR EXPLORATION OR DECOMPRESSION			
62141 larger than 5 cm diameter	BR+		9.0	62295	32	90	8.0
62145 Cranioplasty for skull defect with reparative brain surgery	BR+		11.0	62296	32.0	90	8.0
CSF SHUNT				62297	26.0	90	8.0
62180 Ventriculocisternostomy (Torkildsen type operation)	32.0	90	11.0	62299	26.0	90	8.0
				62301	BR		9.0

	Unit Value	Follow-up Days=	Basic Anes@
62302 thoracic	BR		8.0
62303 lumbar	BR		7.0
63001 Laminectomy for decompression of spinal cord and/or cauda equina, one or two segments; cervical	30.0	90	9.0
63003 thoracic	30.0	90	8.0
63005 lumbar, except for spondylolisthesis	24.0	90	7.0
63010 lumbar for spondylolisthesis (Gill type procedure)	28.0	90	7.0
63011 sacral	24.0	90	7.0
63015 Laminectomy for decompression of spinal cord and/or cauda equina, more than two segments; cervical	BR+		8.0
63016 thoracic	BR		7.0
63017 lumbar	BR		7.0
(When followed by arthrodesis, see 22550-22565)			
63020 Laminotomy (hemilaminectomy), for herniated intervertebral disk, and/or decompression of nerve root; one interspace, cervical, unilateral	26.0	90	9.0
63021 one interspace, cervical, bilateral	28.0	90	9.0
63030 one interspace, lumbar, unilateral	25.0	90	7.0
63031 one interspace, lumbar, bilateral	27.0	90	7.0
63035 additional interspaces, cervical or lumbar	BR		9.0
63040 Laminotomy (hemilaminectomy), for herniated intervertebral disk, and/or decompression of nerve root, any level, extensive or reexploration; cervical	BR		9.0
63041 thoracic	BR		8.0
63042 lumbar	BR		7.0
(When followed by arthrodesis, see 22550-22565)			
(Do not use both 63035 and 63040-63042 for same procedure)			
63060 Hemilaminectomy (laminectomy) for herniated intervertebral disk, thoracic; posterior approach	28.0	90	8.0
63064 costovertebral approach	30.0	90	8.0
63065 <u>Transthoracic approach for herniated intervertebral disk or other mass lesion, thoracic spine</u>	32.7	90	8.0
63075 Discectomy, cervical, anterior approach, without arthrodesis; single interspace	26.0	90	9.0
63076 additional interspaces	5.0		
(For discectomy with arthrodesis, see 22550-22566)			
INCISION			
63170 Laminectomy for myelotomy (Bischof type), thoracic or thoracolumbar	BR	90	8.0
63180 Laminectomy and section of dentate ligaments, with or without dural graft, cervical; one or two segments	38.0	90	8.0
63182 more than two segments	BR		
63185 Laminectomy for rhizotomy; one or two segments	28.0	90	8.0
63190 more than two segments	BR		8.0
63194 Laminectomy for cordotomy, unilateral, one stage; cervical	32.0	90	8.0
63195 thoracic	32.0	90	7.0
63196 Laminectomy for cordotomy, bilateral, one stage; cervical	32.0	90	8.0
63197 thoracic	32.0	90	7.0
63198 Laminectomy for cordotomy, bilateral, two stages within fourteen days; cervical	40.0	90	8.0
63199 thoracic	40.0	90	7.0
EXCISION FOR LESION OTHER THAN HERNIATED INTERVERTEBRAL DISK			
63210 Laminectomy, one or two segments, for excision of intraspinal lesion; cervical	34.0	90	8.0
63215 thoracic	34.0	90	7.0
63220 lumbar	30.0	90	7.0
63225 sacral	30.0	90	7.0
63240 Laminectomy, more than two segments, for excision of intraspinal lesion; cervical	BR		9.0
63241 thoracic	BR		8.0

	Unit Value	Follow-up Days=	Basic Anes@
63242 lumbar	BR		7.0
63250 Laminectomy for excision or occlusion of arteriovenous malformation of cord; cervical	BR		9.0
63251 thoracic	BR		8.0
STEREOTAXIS			
63600 Stereotactic lesion of spinal cord, percutaneous, any modality (including stimulation and/or recording)	18.0	90	
63610 Stereotactic stimulation of spinal cord, percutaneous, separate procedure not followed by other surgery	8.0	0	
NEUROSTIMULATORS, SPINAL			
63650 Percutaneous implantation of neurostimulator electrodes; epidural	BR		
63652 intradural (spinal cord)	BR		
63655 Laminectomy for implantation of neurostimulator electrodes; epidural	BR		
63656 endodural	BR		
63657 subdural	BR		
63658 spinal cord (dorsal or ventral)	BR		
63660 Revision or removal of spinal neurostimulator electrodes	BR		
63685 Incision for subcutaneous placement of neurostimulator receiver, direct or inductive coupling	BR		
63688 Revision or removal of spinal neurostimulator receiver	BR		
REPAIR			
63700 Repair of meningocele; less than 5 cm diameter	20.0	90	9.0
63702 larger than 5 cm diameter	BR		
63704 Repair of myelomeningocele; less than 5 cm diameter	BR		
63706 larger than 5 cm diameter	BR		
(For complex skin closure, see Integumentary System)			
63708 Repair dural/CSF leak	BR		
63710 Dural graft, spinal	BR		
(For laminectomy and section of dentate ligaments, with or without dural graft, cervical, see 63180-63182)			
SHUNT, SPINAL CSF			
63740 Creation of shunt, lumbar, subarachnoid-peritoneal, -pleural or other	26.0	90	9.0
63744 Replacement, irrigation or revision of lumbar-subarachnoid shunt	10.0	90	5.0
63746 Removal of entire lumbo-subarachnoid shunt system without replacement	10.0	90	5.0
AMENDATORY SECTION (Amending Order 81-28, filed 11/30/81, effective 1/1/82)			
WAC 296-22-375 EXTRACRANIAL NERVES, PERIPHERAL NERVES AND AUTONOMIC NERVOUS SYSTEM.			
	Unit Value	Follow-up Days=	Basic Anes@
(For intracranial surgery on cranial nerves, see 61450, 61460, 61790)			
INTRODUCTION/INJECTION OF ANESTHETIC AGENT (NERVE BLOCK), DIAGNOSTIC OR THERAPEUTIC SOMATIC NERVES			
Anesthetic Agent (diagnostic or therapeutic)			
(For anesthesia services in conjunction with surgical procedures, see Anesthesia section)			
Somatic			
64400*			
64402*			
Injection, anesthetic agent; trigeminal nerve, any division or branch	*3.0	0	
facial nerve	*2.5	0	

	Unit Value	Follow-up Days=	Basic Anes@		Unit Value	Follow-up Days=	Basic Anes@
64405*	greater occipital nerve	*2.5	0				
64408*	vagus nerve	*2.5	0				
64410*	phrenic nerve	*2.5	0				
64412*	spinal accessory nerve	*2.5	0				
64413*	cervical plexus	*2.5	0				
64415*	brachial plexus	*2.5	0				
64417*	axillary nerve	*2.5	0				
64418*	suprascapular nerve	2.0	0				
64420*	intercostal nerve, single	*2.0	0				
64421*	intercostal nerves, multiple, regional block	*2.5	0				
64425*	ilioinguinal, iliohypogastric nerves	*2.0	0				
64430*	pudendal nerve	*2.5	0				
64435*	paracervical (uterine) nerve	*2.5	0				
64440*	paravertebral nerve (thoracic, lumbar, sacral, coccygeal), single	*3.0	0				
64441*	paravertebral nerves, multiple, regional block	*3.2	0				
64442*	paravertebral facet joint nerve, lumbar, single level	2.5	0				
64443*	paravertebral facet joint nerve, lumbar, each additional level	0.5	0				
64445*	sciatic nerve	*2.5	0				
64450*	other peripheral nerve or branch	*2.0	0				
(For phenol destruction, see 64600-64640)							
(For subarachnoid or subdural, see 62274-62277)							
(For epidural or caudal, see 62278, 62279)							
SYMPATHETIC NERVES							
64505*	Injection, anesthetic agent; sphenopalatine ganglion	*3.0	0				
64508*	carotid sinus (separate procedure)	*2.5	0				
64510*	stellate ganglion (cervical sympathetic)	*2.0	0				
64520*	lumbar or thoracic (paravertebral sympathetic)	*3.0	0				
64530*	celiac plexus, with or without radiologic monitoring	*4.0	0				
NEUROSTIMULATORS, PERIPHERAL NERVE							
64550	Application of surface (transcutaneous) neurostimulator	BR					
64553	Percutaneous implantation of neurostimulator electrodes; cranial nerve	BR					
64555	peripheral nerve	BR					
64560	autonomic nerve	BR					
64565	neuromuscular	BR					
64573	Incision for implantation of neurostimulator electrodes; cranial nerve	BR					
64575	peripheral nerve	BR					
64577	autonomic nerve	BR					
64580	neuromuscular	BR					
64585	Revision or removal of peripheral neurostimulator electrodes	BR					
64590	Incision for subcutaneous placement of neurostimulator receiver, direct or inductive coupling	BR					
64595	Revision or removal of peripheral neurostimulator receiver	BR					
DESTRUCTION BY NEUROLYTIC AGENT (E.G., CHEMICAL, THERMAL, ELECTRICAL, RADIOFREQUENCY) SOMATIC NERVES							
64600	Destruction by neurolytic agent, trigeminal nerve; supraorbital, infraorbital, mental, or inferior alveolar branch	5.0	7				
64605	second and third division branches at foramen ovale	5.0	30				
64610	second and third division branches at foramen ovale under radiologic monitoring	5.0	30				
64620	Destruction by neurolytic agent; intercostal nerve	4.0	7				
64622	paravertebral facet joint nerve, lumbar, single level	BR					
64623	paravertebral facet joint nerve, lumbar, each additional level	BR					
64630	pudendal nerve	5.0					
64640	Other peripheral nerve or branch	5.0					
SYMPATHETIC NERVES							
64680	Destruction by neurolytic agent, celiac plexus, with or without radiologic monitoring	6.0	7				
EXPLORATION, NEUROLYSIS OR NERVE DECOMPRESSION (NEUROPLASTY)							
<u>Decompression or freeing of intact nerve from scar tissue, including external neurolysis and transposition</u>							
<u>(For internal neurolysis by dissection, see 64727)</u>							
<u>(For facial nerve decompression, see 69720)</u>							
64702	Neurolysis; digital, one or both, same digit	4.8	90	3.0			
64704	nerve of hand or foot	8.0	90	3.0			
64708	Neurolysis, major peripheral nerve; arm or leg; other than specified	12.0	90	3.0			
64712	sciatic nerve	BR+		3.0			
64713	brachial plexus	BR+		3.0			
64714	lumbar plexus	BR		3.0			
64716	Neurolysis and/or transposition; cranial nerve (specify)	BR					
64718	ulnar nerve at elbow	15.0	90	3.0			
64719	ulnar nerve at wrist	9.0	90	3.0			
64721	median nerve at carpal tunnel	10.0	90	3.0			
64722	Decompression; unspecified nerve(s) (specify)	BR					
64726	plantar digital nerve	6.0	90	3.0			
64727	Internal neurolysis by dissection, with or without microdissection (list separately in addition to code for primary neuroplasty)	BR					
INTRODUCTION/INJECTION OF ANESTHETIC AGENT (NERVE BLOCK), DIAGNOSTIC OR THERAPEUTIC SOMATIC NERVES							
TRANSECTION OR AVULSION OF NERVES							
<u>(For steriotactic lesion of gasserian ganglion, see 61790)</u>							
64732	Transsection or avulsion of; supraorbital nerve	7.0	30	3.0			
64734	infraorbital nerve	7.0	30	3.0			
64736	mental nerve	7.0	30	3.0			
64738	inferior alveolar nerve by osteotomy	10.0	30	3.0			
64740	lingual nerve	BR					
64742	facial nerve, differential or complete	BR+		3.0			
64744	greater occipital nerve	7.0	30	3.0			
<u>(For section of recurrent laryngeal nerve, see 31595)</u>							
64746	phrenic nerve	5.0	30	3.0			
<u>(For section of recurrent laryngeal nerve, see 31595)</u>							
64752	vagus nerve (vagotomy), transthoracic	14.0	45	11.0			
64755	vagi limited to proximal stomach (selective proximal vagotomy, proximal gastric vagotomy, parietal cell vagotomy, supra- or highly selective vagotomy)	BR	45	3.0			
64760	vagus nerve (vagotomy), abdominal	14.0	45	6.0			
64761	pudendal nerve, unilateral	BR					
64762	pudendal nerve, bilateral	BR					
64763	Transsection or avulsion of obturator nerve, extrapelvic, with or without adductor tenotomy; unilateral	6.0	45	3.0			
64764	bilateral	9.0	45	3.0			
64766	Transsection or avulsion of obturator nerve, intrapelvic, with or without adductor tenotomy; unilateral	10.0	60	4.0			
64768	bilateral	13.0	60	4.0			
64771	Transsection or avulsion of other cranial nerve, extradural	BR		3.0			

	Unit Value	Follow-up Days=	Basic Anes@
64772 Transection or avulsion of other spinal nerve, extradural	BR+		3.0
Excision			
(For excision of tender scar, skin and subcutaneous tissues with or without tiny neuroma, see 11400-11460, 13000-13300)			
EXCISION-SOMATIC NERVES			
(For Morton neurectomy, see 28080)			
64774 Excision of neuroma; cutaneous nerve, surgically identifiable	3.0	30	3.0
64776 digital nerve, one or both, same digit	3.0	30	3.0
64778 digital nerve, each additional digit (list separately by this number)	2.0		
64782 hand or foot, except digital nerve	6.0	30	3.0
64783 hand or foot, each additional nerve, except same digit (list separately by this number)	3.0	30	3.0
64784 major peripheral nerve except sciatic	10.0	30	3.0
64786 sciatic nerve	BR		
64787 Insertion of plastic cap on nerve end	BR		
64788 Excision of neurofibroma or neurolemmoma, cutaneous nerve	6.0	30	3.0
64790 major peripheral nerve	BR+		3.0
64792 extensive (including malignant type)	BR+		3.0
64795 Biopsy of nerve	BR		
EXCISION-SYPATHETIC NERVES			
64802 Sympathectomy, cervical; unilateral	14.5	60	6.0
64803 bilateral	19.0	60	6.0
64804 Sympathectomy, cervicothoracic; unilateral, one stage	20.0	60	6.0
64806 bilateral or two stage unilateral	28.0	60	8.0
64809 Sympathectomy, thoracolumbar; unilateral	20.0	60	6.0
64811 bilateral	28.0	60	8.0
64814 Sympathectomy, hypogastric or presacral neurectomy (separate procedure)	14.0	60	5.0
64818 Sympathectomy, lumbar; unilateral	15.0	60	5.0
64819 bilateral	21.0	60	5.0
64824 periarterial	24.0	60	5.0
NERVE REPAIR BY SUTURE (NEURORRHAPHY)			
64830 Microdissection and/or microrepair of nerve (list separately in addition to code for nerve repair)			
64831 Suture of digital nerve, hand or foot; one nerve	4.8	90	3.0
64832 each additional digit nerve	1.2		
64834 Suture of one nerve, hand or foot; common sensory nerve	8.0	90	3.0
64835 median motor thenar	10.0	90	3.0
64836 ulnar motor	12.0	90	3.0
64837 Suture of each additional nerve, hand or foot	BR		
64840 Suture of posterior tibial nerve	BR		
64856 Suture of major peripheral nerve, arm or leg, except sciatic; including transposition	14.0	90	3.0
64857 without transposition	BR	90	3.0
64858 Suture of sciatic nerve	BR+		3.0
64859 Suture of each additional major peripheral nerve	BR		
64861 Suture of; brachial plexus	BR+		3.0
64862 lumbar plexus	BR		
64864 Suture of facial nerve; extracranial	BR+		3.0
64865 intratemporal, with or without grafting	BR		
64866 Anastomosis; facial-spinal accessory	26.0	90	3.0
64868 facial-hypoglossal	26.0	90	3.0
64870 facial-phrenic	26.0	90	3.0
64872 Suture of nerve; requiring secondary or delayed suture (list separately in addition to code for primary neurorrhaphy)	BR		
64874 requiring extensive proximal mobilization, or transposition of nerve (list separately in addition to code for nerve suture)	BR		3.0

	Unit Value	Follow-up Days=	Basic Anes@
64876 requiring shortening of bone of extremity (list separately in addition to code for nerve suture)	BR		
NEURORRHAPHY WITH NERVE GRAFT			
64890 Nerve graft (includes obtaining graft), single strand, hand or foot; up to 4 cm length	BR	90	3.0
64891 more than 4 cm length	BR	90	3.0
64892 Nerve graft (includes obtaining graft), single strand, arm or leg; up to 4 cm length	BR	90	3.0
64893 more than 4 cm length	BR	90	3.0
64895 Nerve graft (includes obtaining graft), multiple strands (cable), hand or foot; up to 4 cm length	BR	90	3.0
64896 more than 4 cm length	BR	90	3.0
64897 Nerve graft (includes obtaining graft), multiple strands (cable), arm or leg; up to 4 cm length	BR	90	3.0
64898 more than 4 cm length	BR	90	3.0
64901 Nerve graft, each additional nerve; single strand	BR	90	3.0
64902 multiple strands (cable)	BR	90	3.0
64905 Nerve pedicle transfer; first stage	BR	90	3.0
64907 second stage	BR	90	3.0
OTHER PROCEDURES			
64999 Unlisted procedure, nervous system	BR		

AMENDATORY SECTION (Amending Order 81-28, filed 11/30/81, effective 1/1/82)

WAC 296-22-375 EXTRACRANIAL NERVES, PERIPHERAL NERVES AND AUTONOMIC NERVOUS SYSTEM.

	Unit Value	Follow-up Days=	Basic Anes@
(For intracranial surgery on cranial nerves, see 61450, 61460, 61790)			

INTRODUCTION/INJECTION OF ANESTHETIC AGENT (NERVE BLOCK), DIAGNOSTIC OR THERAPEUTIC SOMATIC NERVES

Anesthetic Agent (diagnostic or therapeutic)			
(For anesthesia services in conjunction with surgical procedures, see Anesthesia section)			
Somatic			
64400*	Injection, anesthetic agent; trigeminal nerve, any division or branch	*3.0	0
64402*	facial nerve	*2.5	0
64405*	greater occipital nerve	*2.5	0
64408*	vagus nerve	*2.5	0
64410*	phrenic nerve	*2.5	0
64412*	spinal accessory nerve	*2.5	0
64413*	cervical plexus	*2.5	0
64415*	brachial plexus	*2.5	0
64417*	axillary nerve	*2.5	0
64418*	suprascapular nerve	2.0	0
64420*	intercostal nerve, single	*2.0	0
64421*	intercostal nerves, multiple, regional block	*2.5	0
64425*	ilioinguinal, iliohypogastric nerves	*2.0	0
64430*	pubdental nerve	*2.5	0
64435*	paracervical (uterine) nerve	*2.5	0
64440*	paravertebral nerve (thoracic, lumbar, sacral, coccygeal), single	*3.0	0
64441*	paravertebral nerves, multiple, regional block	*3.2	0
64442*	paravertebral facet joint nerve, lumbar, single level	2.5	0
64443*	paravertebral facet joint nerve, lumbar, each additional level	0.5	0
64445*	sciatic nerve	*2.5	0
64450*	other peripheral nerve or branch	*2.0	0

	Unit Value	Follow-up Days=	Basic Anes@
(For phenol destruction, see 64600-64640)			
(For subarachnoid or subdural, see 62274-62277)			
(For epidural or caudal, see 62278, 62279)			
SYMPATHETIC NERVES			
64505* Injection, anesthetic agent; sphenopalatine ganglion	*3.0	0	
64508* carotid sinus (separate procedure) ..	*2.5	0	
64510* stellate ganglion (cervical sympathetic)	*2.0	0	
64520* lumbar or thoracic (paravertebral sympathetic)	*3.0	0	
64530* celiac plexus, with or without radiologic monitoring	*4.0		
NEUROSTIMULATORS, PERIPHERAL NERVE			
64550 Application of surface (transcutaneous) neurostimulator	BR		
64553 Percutaneous implantation of neurostimulator electrodes; cranial nerve	BR		
64555 peripheral nerve	BR		
64560 autonomic nerve	BR		
64565 neuromuscular	BR		
64573 Incision for implantation of neurostimulator electrodes; cranial nerve	BR		
64575 peripheral nerve	BR		
64577 autonomic nerve	BR		
64580 neuromuscular	BR		
64585 Revision or removal of peripheral neurostimulator electrodes	BR		
64590 Incision for subcutaneous placement of neurostimulator receiver, direct or inductive coupling	BR		
64595 Revision or removal of peripheral neurostimulator receiver	BR		
DESTRUCTION BY NEUROLYTIC AGENT (E.G., CHEMICAL, THERMAL, ELECTRICAL, RADIOFREQUENCY) SOMATIC NERVES			
64600 Destruction by neurolytic agent, trigeminal nerve; supraorbital, infraorbital, mental, or inferior alveolar branch	5.0	7	
64605 second and third division branches at foramen ovale	5.0	30	
64610 second and third division branches at foramen ovale under radiologic monitoring	5.0	30	
64620 Destruction by neurolytic agent; intercostal nerve	4.0	7	
64622 paravertebral facet joint nerve, lumbar, single level	BR		
64623 paravertebral facet joint nerve, lumbar, each additional level	BR		
64630 pudendal nerve	5.0		
64640 Other peripheral nerve or branch	5.0		
SYMPATHETIC NERVES			
64680 Destruction by neurolytic agent, celiac plexus, with or without radiologic monitoring	6.0	7	
EXPLORATION, NEUROLYSIS OR NERVE DECOMPRESSION (NEUROPLASTY)			
<u>Decompression or freeing of intact nerve from scar tissue, including external neurolysis and transposition</u>			
<u>(For internal neurolysis by dissection, see 64727)</u>			
<u>(For facial nerve decompression, see 69720)</u>			
64702 Neurolysis; digital, one or both, same digit	4.8	90	3.0
64704 nerve of hand or foot	8.0	90	3.0
64708 Neurolysis, major peripheral nerve; arm or leg; other than specified	12.0	90	3.0
64712 sciatic nerve	BR+		3.0

	Unit Value	Follow-up Days=	Basic Anes@
64713 brachial plexus	BR+		3.0
64714 lumbar plexus	BR		3.0
64716 Neurolysis and/or transposition; cranial nerve (specify)	BR		
64718 ulnar nerve at elbow	15.0	90	3.0
64719 ulnar nerve at wrist	9.0	90	3.0
64721 median nerve at carpal tunnel	10.0	90	3.0
64722 Decompression; unspecified nerve(s) (specify)	BR		
64726 plantar digital nerve	6.0	90	3.0
64727 Internal neurolysis by dissection, with or without microdissection (list separately in addition to code for primary neuroplasty)	BR		
INTRODUCTION/INJECTION OF ANESTHETIC AGENT (NERVE BLOCK), DIAGNOSTIC OR THERAPEUTIC SOMATIC NERVES			
TRANSECTION OR AVULSION OF NERVES			
<u>(For steriotactic lesion of gasserian ganglion, see 61790)</u>			
64732 Transection or avulsion of; supraorbital nerve	7.0	30	3.0
64734 infraorbital nerve	7.0	30	3.0
64736 mental nerve	7.0	30	3.0
64738 inferior alveolar nerve by osteotomy	10.0	30	3.0
64740 lingual nerve	BR		
64742 facial nerve, differential or complete	BR+		3.0
64744 greater occipital nerve	7.0	30	3.0
<u>(For section of recurrent laryngeal nerve, see 31595)</u>			
64746 phrenic nerve	5.0	30	3.0
<u>(For section of recurrent laryngeal nerve, see 31595)</u>			
64752 vagus nerve (vagotomy), transthoracic	14.0	45	11.0
64755 vagi limited to proximal stomach (selective proximal vagotomy, proximal gastric vagotomy, parietal cell vagotomy, supra- or highly selective vagotomy)	BR	45	3.0
64760 vagus nerve (vagotomy), abdominal	14.0	45	6.0
64761 pudendal nerve, unilateral	BR		
64762 pudendal nerve, bilateral	BR		
64763 Transection or avulsion of obturator nerve, extrapelvic, with or without adductor tenotomy; unilateral	6.0	45	3.0
64764 bilateral	9.0	45	3.0
64766 Transection or avulsion of obturator nerve, intrapelvic, with or without adductor tenotomy; unilateral	10.0	60	4.0
64768 bilateral	13.0	60	4.0
64771 <u>Transection or avulsion of other cranial nerve, extradural</u>	BR		3.0
64772 <u>Transection or avulsion of other spinal nerve, extradural</u>	BR+		3.0
Excision			
<u>(For excision of tender scar, skin and subcutaneous tissues with or without tiny neuroma, see 11400-11460, 13000-13300)</u>			
EXCISION-SOMATIC NERVES			
<u>(For Morton neurectomy, see 28080)</u>			
64774 Excision of neuroma; cutaneous nerve, surgically identifiable	3.0	30	3.0
64776 digital nerve, one or both, same digit	3.0	30	3.0
64778 digital nerve, each additional digit (list separately by this number) ..	2.0	30	3.0
64782 hand or foot, except digital nerve ..	6.0	30	3.0
64783 hand or foot, each additional nerve, except same digit (list separately by this number)	3.0	30	3.0
64784 major peripheral nerve except sciatic	10.0	30	3.0

	Unit Value	Follow-up Days=	Basic Anes@
64786 sciatic nerve	BR		
64787 Insertion of plastic cap on nerve end	BR		
64788 Excision of neurofibroma or neurolemmoma, cutaneous nerve	6.0	30	3.0
64790 major peripheral nerve	BR+		3.0
64792 extensive (including malignant type)	BR+		3.0
64795 Biopsy of nerve	BR		

EXCISION-SYPHATHETIC NERVES

64802 Sympathectomy, cervical; unilateral	14.5	60	6.0
64803 bilateral	19.0	60	6.0
64804 Sympathectomy, cervicothoracic; unilateral, one stage	20.0	60	6.0
64806 bilateral or two stage unilateral	28.0	60	8.0
64809 Sympathectomy, thoracolumbar; unilateral	20.0	60	6.0
64811 bilateral	28.0	60	8.0
64814 Sympathectomy, hypogastric or presacral neurectomy (separate procedure)	14.0	60	5.0
64818 Sympathectomy, lumbar; unilateral	15.0	60	5.0
64819 bilateral	21.0	60	5.0
64824 periarterial	24.0	60	5.0

NERVE REPAIR BY SUTURE (NEURORRHAPHY)

64830 Microdissection and/or microrepair of nerve (list separately in addition to code for nerve repair)			
64831 Suture of digital nerve, hand or foot; one nerve	4.8	90	3.0
64832 each additional digit nerve	1.2		
64834 Suture of one nerve, hand or foot; common sensory nerve	8.0	90	3.0
64835 median motor thenar	10.0	90	3.0
64836 ulnar motor	12.0	90	3.0
64837 Suture of each additional nerve, hand or foot	BR		
64840 Suture of posterior tibial nerve	BR		
64856 Suture of major peripheral nerve, arm or leg, except sciatic; including transposition	14.0	90	3.0
64857 without transposition	BR	90	3.0
64858 Suture of sciatic nerve	BR+		3.0
64859 Suture of each additional major peripheral nerve	BR		3.0
64861 Suture of; brachial plexus	BR+		3.0
64862 lumbar plexus	BR		3.0
64864 Suture of facial nerve; extracranial	BR+		3.0
64865 intratemporal, with or without grafting	BR		
64866 Anastomosis; facial-spinal accessory	26.0	90	3.0
64868 facial-hypoglossal	26.0	90	3.0
64870 facial-phrenic	26.0	90	3.0
64872 Suture of nerve; requiring secondary or delayed suture (list separately in addition to code for primary neurorrhaphy)	BR		
64874 requiring extensive proximal mobilization, or transposition of nerve (list separately in addition to code for nerve suture)	BR		3.0
64876 requiring shortening of bone of extremity (list separately in addition to code for nerve suture)	BR		

NEURORRHAPHY WITH NERVE GRAFT

64890 Nerve graft (includes obtaining graft), single strand, hand or foot; up to 4 cm length	BR	90	3.0
64891 more than 4 cm length	BR	90	3.0
64892 Nerve graft (includes obtaining graft), single strand, arm or leg; up to 4 cm length	BR	90	3.0
64893 more than 4 cm length	BR	90	3.0
64895 Nerve graft (includes obtaining graft), multiple strands (cable), hand or foot; up to 4 cm length	BR	90	3.0
64896 more than 4 cm length	BR	90	3.0
64897 Nerve graft (includes obtaining graft), multiple strands (cable), arm or leg; up to 4 cm length	BR	90	3.0
64898 more than 4 cm length	BR	90	3.0
64901 Nerve graft, each additional nerve; single strand	BR	90	3.0
64902 multiple strands (cable)	BR	90	3.0

64905 Nerve pedicle transfer; first stage	BR	90	3.0
64907 second stage	BR	90	3.0

OTHER PROCEDURES

64999 Unlisted procedure, nervous system	BR		
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AMENDATORY SECTION (Amending Order 80-25, filed 12/3/80, effective 3/1/81)

WAC 296-22-425 ANTERIOR SEGMENT—LENS.

	Unit Value	Follow-up Days=	Basic Anes@
66800 Discission lens (needling of lens); initial	5.0	45	3.0
66801 subsequent	2.4	45	3.0
66820 Discission of secondary membranous cataract ("after cataract") and/or anterior hyaloid (Ziegler or Wheeler knife technique)	5.0	45	3.0

REMOVAL CATARACT

66830 Removal of secondary membranous cataract ("after cataract"), with corneoscleral section, with or without iridectomy (iridocapsulotomy, iridocapsulectomy)	12.0	90	3.0
66840 Removal of lens material; aspiration technique, one or more stages	12.0	30	3.0
66850 phacofragmentation technique (mechanical or ultrasonic, e.g., phacoemulsification), with aspiration	16.0	90	3.0
66915 Expression lens, linear, one or more stages	20.0	90	3.0
66920 Extraction lens with or without iridectomy; intracapsular, with or without enzymes	20.0	90	3.0
66930 intracapsular, for dislocated lens	22.0	90	3.0
66940 extracapsular (other than 66840, 66850, 66915)	20.0	90	3.0
66945 in presence of fistulization bleb and/or by temporal, inferior or inferotemporal route, intracapsular or extracapsular	22.0	90	3.0

Preliminary iridectomy, done as a separate procedure prior to extraction of lens, is included in the listed extraction of lens

(For removal of intralenticular foreign body without lens extraction, see 65240-65245)

(For repair of operative wound, see 66250)

ANTERIOR SEGMENT—OTHER PROCEDURES

66980 Insertion intraocular lens prosthesis; ((with)) at time of cataract extraction (any technique) one stage	BR		
66985 secondary, subsequent to earlier cataract extraction	BR		
(For removal of implanted material from anterior segment, see 65920)			
66999 Unlisted procedure, anterior segment of eye	BR		

AMENDATORY SECTION (Amending Order 81-28, filed 11/30/81, effective 1/1/82)

WAC 296-22-470 MIDDLE EAR.

	Unit Value	Follow-up Days=	Basic Anes@
69400 Eustachian tube inflation, transnasal; with catheterization	0.3	0	

	Unit Value	Follow-up Days=	Basic Anes@		Unit Value	Follow-up Days=	Basic Anes@
69401 without catheterization	0.3	0		69632 with ossicular chain reconstruction, e.g., postfenestration	22.0	180	3.0
69405 Eustachian tube catheterization, transtympanic	BR			69633 with ossicular chain reconstruction and synthetic prosthesis (e.g., total ossicular replacement prosthesis, TORP)	BR		
69410 Focal application of phase control substance, middle ear (baffle technique) . .	BR			69635 Tympanoplasty with antrotomy or mastoidotomy (including canalplasty, atticotomy, middle ear surgery, and/or tympanic membrane repair); without ossicular chain reconstruction	22.0	180	6.0
INCISION				69636 with ossicular chain reconstruction . .	24.0	180	6.0
*69420 Myringotomy, including aspiration and/or eustachian tube inflation	*0.6	0	3.0	69637 with ossicular chain reconstruction and synthetic prosthesis (e.g., total ossicular replacement prosthesis, TORP)	BR	0	6.0
*69424 Ventilating tube removal when originally inserted by another physician; unilateral	BR		3.0	69641 Tympanoplasty with mastoidectomy (including canalplasty, middle ear surgery, tympanic membrane repair); without ossicular chain reconstruction . .	23.0	180	5.0
69425 bilateral	BR		3.0	69642 with ossicular chain reconstruction . .	26.0	180	5.0
*69433 Tympanostomy (requiring insertion of ventilating tube); local or topical anesthesia; unilateral	1.6	7	3.0	69643 with intact or reconstructed wall, without ossicular chain reconstruction	26.0	180	5.0
*69434 bilateral	1.8	0	3.0	69644 with intact or reconstructed canal wall, with ossicular chain reconstruction	28.0	180	5.0
(69433, 69434 would normally be completed in an office setting)				69645 radical or complete, without ossicular chain reconstruction	24.0	180	5.0
69436 Tympanostomy (requiring insertion of ventilating tube), general anesthesia; unilateral	2.0		3.0	69646 radical or complete, with ossicular chain reconstruction	26.0	180	5.0
69437 bilateral	3.0		3.0	69650 Stapes mobilization	12.0	90	3.0
(69436, 69437 would normally require the facilities available in an office surgical suite or in a hospital)				69660 Stapedectomy with reestablishment of ossicular continuity, with or without use of foreign material	20.0	90	5.0
69440 Middle ear exploration through postauricular or ear canal incision . . .	10.0	30	3.0	69661 with footplate drill out	BR	90	5.0
(For atticotomy, see 69601 et seq.)				(For revision, see 69632)			
EXCISION				69666 Repair oval window fistula	20.0	180	5.0
69501 Transmastoid antrotomy ("simple" mastoidectomy)	12.0	180	5.0	69667 Repair round window fistula	20.0	180	5.0
69502 Mastoidectomy; complete	18.0	180	5.0	69670 Mastoid obliteration (separate procedure)	BR+		6.0
69505 modified radical	20.0	180	6.0	69676 Tympanic neurectomy; unilateral	3.0	180	6.0
69511 radical	20.0	180	6.0	69677 bilateral	BR	180	6.0
(For skin graft, see 15000 et seq.)				OTHER PROCEDURES			
(For mastoidectomy cavity debridement, see 69220-69223)				69700 Closure postauricular fistula, mastoid (separate procedure)	7.0	60	3.0
69530 Petrous apicectomy including radical mastoidectomy	30.0	180	6.0	69720 Decompression, facial nerve, intratemporal; lateral to geniculate ganglion	24.0	180	6.0
69535 Resection temporal bone, external approach	BR	180	6.0	69725 including medial to geniculate ganglion	26.0	180	6.0
(For middle fossa approach, see 69950-69970)				69740 Suture facial nerve, intratemporal, with or without graft or decompression; lateral to geniculate ganglion	30.0	180	6.0
69540 Excision aural polyp,	1.0	15	3.0	69745 including medial to geniculate ganglion	30.0	180	6.0
69550 Excision aural glomus tumor; transcanal	BR			(For extracranial suture of facial nerve, see 64864)			
69552 transmastoid	BR			69799 Unlisted procedure, middle ear	BR		
69554 extended (extratemporal)	BR			Chapter 296-23 WAC			
REPAIR				RADIOLOGY, RADIATION THERAPY, NUCLEAR MEDICINE, PATHOLOGY, HOSPITAL, CHIROPRACTIC, PHYSICAL THERAPY ((AND)) DRUGLESS THERAPEUTICS, NURSING, AND VOCATIONAL SERVICES			
69601 Revision mastoidectomy; resulting in complete mastoidectomy	15.0	180	6.0	WAC			
69602 resulting in modified radical mastoidectomy	20.0	180	5.0	296-23-01006 Radiology, radiation therapy, nuclear medicine and modifiers.			
69603 resulting in radical mastoidectomy . .	20.0	180	5.0	296-23-01007 Unlisted service or procedure.			
69604 resulting in tympanoplasty	BR			296-23-015 Head and neck.			
(For planned secondary tympanoplasty after mastoidectomy, see 69631, 69632)				296-23-020 Chest.			
69605 with apicectomy	BR			296-23-025 Spine and pelvis.			
(For skin graft, see 15120, 15121, 15260, 15261)				296-23-035 Lower extremities.			
69610 Tympanic membrane repair, with or without site preparation or perforation preparation for closure without patch . .	0.6	0	3.0	296-23-040 Abdomen.			
69611 Tympanic membrane patching with tissue graft	0.6	0	3.0	296-23-045 Gastrointestinal tract.			
69620 Myringoplasty, (surgery confined to drumhead and donor area)	13.0	180	3.0	296-23-050 Urinary tract.			
69631 Tympanoplasty, without mastoidectomy (including canalplasty, atticotomy and/or middle ear surgery), initial or revision; without ossicular chain reconstruction	22.0	180	3.0	296-23-065 Vascular system.			

- 296-23-079 Miscellaneous.
 296-23-07902 Head and neck.
 296-23-07903 Heart.
 296-23-07906 Obstetrics, gynecology and pelvis.
 296-23-07907 Peripheral vascular system.
 296-23-080 Radiotherapy—General information and instructions.
 296-23-115 Special adjunctive services.
 296-23-125 Diagnostic.
 296-23-20102 Pathology modifier.
 296-23-204 Panel or profile tests.
 296-23-212 Chemistry and toxicology.
 296-23-221 Immunology.
 296-23-228 Anatomic pathology.
 296-23-315 Treatment of unrelated conditions.
 296-23-356 Billing procedures.
 296-23-615 Office visits and special services.
 296-23-715 Modalities.
 296-23-720 Procedures.
 296-23-725 Tests and measurements.

NURSING

- 296-23-900 ((Nurse practitioner)) Licensed nursing rules.

VOCATIONAL SERVICES

- 296-23-9408 Vocational fee schedule.

AMENDATORY SECTION (Amending Order 81-28, filed 11/30/81, effective 1/1/82)

WAC 296-23-01006 RADIOLOGY, RADIATION THERAPY, NUCLEAR MEDICINE AND MODIFIERS. Listed services and procedures may be modified under certain circumstances. When applicable, the modifying circumstance should be identified by the addition of the appropriate modifier code which is a two digit number placed after the usual procedure number from which it is separated by a hyphen. If more than one modifier is used, the "multiple modifiers" code placed first after the procedure code indicates that one or more additional modifier codes will follow. Modifiers commonly used in RADIOLOGY (INCLUDING NUCLEAR MEDICINE AND DIAGNOSTIC ULTRASOUND) are as follows:

- 22 UNUSUAL SERVICES: When the service(s) provided is greater than that usually required for the listed procedure, it may be identified by adding modifier '-22' to the usual procedure number. List modified value. A report may also be appropriate. Note: Modifier -22 may be utilized with computerized tomography numbers when additional slices are required or a more detailed examination is necessary.
- 25 DIGITAL RADIOLOGY (e.g., digital subtraction angiography, digital fluoroscopy, digital radiography): When this technique is utilized, the modifier '-25' may be appended to the appropriate five digit number of the radiologic procedure to indicate that the digital modality was applied. The modifier would be applied to both the supervision and interpretation service and complete procedure. When the supervision and interpretation service code is utilized and the injection is done by a second physician, the modifier need not be applied to the surgical injection codes.
- 26 PROFESSIONAL COMPONENT: Certain procedures (e.g., laboratory, radiology, electrocardiogram, specific diagnostic and therapeutic services,) are a combination of a physician component and a technical component. When the physician component is billed separately, the procedure may be identified by adding the modifier '-26' to the usual procedure number and value as appropriate. The total cost of procedure cannot exceed the Basic Unit Value.
- 50 MULTIPLE OR BILATERAL PROCEDURES: When multiple or bilateral procedures are provided at the same operative session, the first major procedure may be reported as listed. The secondary or lesser procedure(s) may be identified by adding the modifier '-50' to the usual procedure number(s) and value at 50 percent of the listed values unless otherwise indicated.
- 52 REDUCED SERVICES: Under certain circumstances a service or procedure is partially reduced or eliminated at the physician's election. Under these circumstances the service provided can be identified by its usual procedure number and the addition of the

modifier '-52' signifying that the service is reduced. This provides a means of reporting reduced services at reduced charge without disturbing the identification of the basic service. Note: Modifier -52 may be utilized with computerized tomography numbers for a limited study or a follow-up study.

-62 TWO SURGEONS: Under certain circumstances the skills of two surgeons (usually with different skills) may be required in the management of a specific surgical procedure. Under such circumstances the services of each may be identified by adding the modifier '-62' to the procedure number used by each surgeon for reporting his services.

-66 SURGICAL TEAM: Under some circumstances, highly complex procedures (requiring the concomitant services of several physicians, often of different specialties, plus other highly skilled, specially trained personnel and various types of complex equipment) are carried out under the 'surgical team' concept. Such circumstances may be identified by each participating physician with the addition of the modifier '-66' to the basic procedure number used for reporting services.

-75 CONCURRENT CARE, SERVICES RENDERED BY MORE THAN ONE PHYSICIAN: When the patient's condition requires the additional services of more than one physician, each physician may identify his or her services by adding the modifier '-75' to the basic service performed.

-76 REPEAT PROCEDURE BY SAME PHYSICIAN: The physician may need to indicate that a procedure or service was repeated subsequent to the original service. This may be reported by adding the modifier '-76' to the procedure code of the repeated service.

-77 REPEAT PROCEDURE BY ANOTHER PHYSICIAN: The physician may need to indicate that a basic procedure performed by another physician had to be repeated. This may be reported by adding modifier '-77' to the repeated service.

-80 ASSISTANT SURGEON: Surgical assistant services may be identified by adding the modifier '-80' to the usual procedure number(s).

-90 REFERENCE (OUTSIDE) LABORATORY: When laboratory procedures are performed by a party other than the treating or reporting physician the procedure(s) may be identified by adding the modifier '-90' to the usual procedure number and shall be billed as charged to the physician.

-99 MULTIPLE MODIFIERS: Under certain circumstances two or more modifiers may be necessary to completely delineate a service. In such situations modifier '-99' should be added to the basic procedure, and other applicable modifiers may be listed as a part of the description of the service. Value in accordance with appropriate modifiers.

AMENDATORY SECTION (Amending Order 80-29, filed 12/23/80, effective 3/1/81)

WAC 296-23-01007 UNLISTED SERVICE OR PROCEDURE. A service or procedure may be provided that is not listed in this Fee Schedule. When reporting such a service, the appropriate "Unlisted Procedure" code may be used to indicate the service, identifying it by "Special Report" as discussed in WAC 296-23-01008 below. The "Unlisted Procedures" and accompanying codes for RADIOLOGY (Including Nuclear Medicine and Diagnostic Ultrasound) are as follows:

- 76499 Unlisted diagnostic radiologic procedure
 76629 Unlisted echocardiography procedure
 76999 Unlisted diagnostic ultrasound procedure
 77299 Unlisted procedure, ((radiation therapy)) therapeutic radiology clinical treatment planning
 77399 Unlisted procedure, ((external radiation)) medical radiation physics, dosimetry and treatment devices
 77499 Unlisted procedure, ((radiation therapy)) therapeutic radiology clinical treatment management
 77699 Unlisted procedure, radiation therapy treatment aid
 77749 Unlisted procedure, internal radiation dosimetry
 77799 Unlisted procedure, ((radium and radioisotope therapy)) clinical brachytherapy
 77999 Unlisted procedure, radiation therapy special service

		Unit Value	Professional Component
78099	Unlisted endocrine procedure, diagnostic nuclear medicine		
78199	Unlisted hematopoietic, R-E and lymphatic procedure, diagnostic nuclear medicine		
78299	Unlisted gastrointestinal procedure, diagnostic nuclear medicine		
78399	Unlisted musculoskeletal procedure, diagnostic nuclear medicine		
78499	Unlisted cardiovascular procedure, diagnostic nuclear medicine		
78599	Unlisted respiratory procedure, diagnostic nuclear medicine		
78699	Unlisted nervous system procedure, diagnostic nuclear medicine		
78799	Unlisted genitourinary procedure, diagnostic nuclear medicine		
78999	Unlisted miscellaneous procedure, diagnostic nuclear medicine		
79999	Unlisted radionuclide therapeutic procedure.		
AMENDATORY SECTION (Amending Order 81-28, filed 11/30/81, effective 1/1/82)			
WAC 296-23-015 HEAD AND NECK.			
		Unit Value	Professional Component
70002	Pneumoencephalography, supervision and interpretation only	16.0	
70003	complete, procedure	40.0	
(For injection procedure only for pneumoencephalography, see 62286)			
70010	Myelography, posterior fossa supervision and interpretation only	BR+	BR
70011	complete procedure	BR	BR
(For injection procedure, see 61052)			
70015	Cisternography, positive contrast; supervision and interpretation only	BR	BR
70016	complete procedure	BR	BR
(For injection procedure only for cisternography, see 61053)			
70020	Ventriculography, air or positive contrast supervision and interpretation only	8.0	
70021	positive contrast, supervision and interpretation only	24.0	
(For injection procedures for ventriculography, see 61025, 61030, 61120)			
70022	Stereotaxic localization	BR+	
70030	Radiologic examination, eye, for detection of foreign body	8.8	3.5
70040	for localization of foreign body (does not include detection)	14.0	6.4
70050	for detection and localization of foreign body	18.0	8.0
70100	Radiologic examination, mandible, less than four views	6.0	2.4
70110	complete, minimum of four views	10.0	4.0
70120	Radiologic examination, mastoid(s), less than three views per side	6.0	2.4
70130	complete minimum of three views per side	12.0	4.8
70134	Radiologic examination, internal auditory meati, complete	12.0	4.8
70140	Radiologic examination, facial bones, less than three views	6.0	2.4
70150	complete, minimum of three views	10.0	4.0
70160	Radiologic examination, nasal bones complete, minimum of three views	6.4	2.6
70170	Nasolacrimal duct (dacryocystography) supervision and interpretation only	4.0	
70171	complete procedure	10.0	
(For injection procedure for dacryocystography, see 68850)			
70190	Radiologic examination, optic foramina,	6.0	2.4
70200	orbits, complete, minimum of four views	8.0	3.2
70210	Paranasal sinuses, less than three views	5.0	2.0
70220	Radiologic examination, sinuses, paranasal, complete, minimum of three views without contrast studies	8.8	3.5
70230	with contrast studies, supervision and interpretation only	10.0	4.0
70231	with contrast studies, complete procedure	16.0	5.3
70240	Radiologic examination, sella turcica	5.0	2.0
70250	Radiologic examination, skull, limited, less than four views, with or without stereo	6.0	2.4
70260	complete, minimum of four views, with or without stereo	12.0	4.8
70300	Radiologic examination, teeth, single view	2.0	0.8
70310	partial examination, less than full mouth	4.0	1.6
70320	complete examination, full mouth	8.0	3.2
70328	Radiologic examination, temporomandibular joints, unilateral, open and closed mouth	6.0	2.4
70330	bilateral	8.8	3.5
70332	<u>Temporomandibular joint arthrotomography (includes a contrast arthrogram and appropriate laminographic studies); supervision and interpretation only</u>		8.4
70333	complete procedure	21.1	
(For injection procedure only for arthrotomography, see 21116)			
70350	Cephalogram (orthodontic)	4.0	1.6
70355	Orthopantomogram	10.0	4.0
70360	Radiologic examination, neck for soft tissues	4.0	1.6
70370	pharynx or larynx, including fluoroscopy and/or magnification technique	8.0	3.2
70373	Laryngography, contrast; supervision and interpretation only		9.6
70374	complete procedure	24.0	
(For injection procedure only for laryngography, see 31708)			
70380	Radiologic examination, salivary gland for calculus	6.4	2.6
70390	Sialography supervision and interpretation only		3.2
70391	complete procedure	8.0	
(For injection procedure only for sialography, see 42550)			
70400	Orbitography, air or positive contrast; supervision and interpretation only		BR
70401	complete procedure	BR	(BR)
(For injection procedure only for orbitography, see 67510)			
70450	Computerized tomography, head; without contrast material	58.0	(+3.0) 23.0
70460	with contrast material	64.0	(+3.0) 25.5
70470	without intravenous contrast material, followed by (intravenous) contrast materials and further sections	71.0	(+3.0)

	Unit Value	Professional Component
	28.0	
<u>(For coronal, sagittal, and/or oblique sections, see 76375)</u>		
70480 Computerized axial tomography, orbit, sella, or posterior fossa or outer, middle, or inner ear; without contrast material ..	58.0	((+3-0)) 23.0
70481 with contrast material	64.0	((+3-0)) 25.5
70482 without contrast material, followed by contrast material and further sections ..	71.0	((+3-0)) 28.0

	Unit Value	Professional Component
<u>(For coronal, sagittal, and/or oblique sections, see 76375)</u>		
70486 Computerized axial tomography, maxillofacial area; without contrast material	58.0	23.0
70487 with contrast material(s)	64.0	25.5
70488 without contrast material, followed by contrast material(s) and further sections	71.0	28.0

	Unit Value	Professional Component
<u>(For coronal, sagittal, and/or oblique sections, see 76375)</u>		
70490 Computerized axial tomography, soft issue neck; without contrast material		BR
70491 with contrast material(s)		BR
70492 without contrast material followed by contrast material(s) and further sections		BR

(For coronal, sagittal, and/or oblique sections, see 76375)
(For cervical spine, see 72125,72126)

AMENDATORY SECTION (Amending Order 81-28, filed 11/30/81, effective 1/1/82)
 WAC 296-23-020 CHEST.

	Unit Value	Professional Component
71000 Chest, "Minifilm"	1.7	0.7
71010 single view, posteroanterior	4.0	1.6
71015 stereo, posteroanterior	5.0	2.0
71020 two views, posteroanterior and lateral ..	7.0	2.8
71021 apical lordotic procedure	7.2	2.9
71022 oblique projections	7.2	2.9
71030 complete, minimum of four views	8.0	3.2
71034 including fluoroscopy	10.0	4.0

	Unit Value	Professional Component
<u>(For independent chest fluoroscopy, see 76000)</u>		
71035 Radiologic examination, chest, special views, e.g., lateral decubitus, Bucky studies		BR
71036 Fluoroscopic localization for needle biopsy of intrathoracic lesion, including follow-up films		BR+
71038 Fluoroscopic localization for transbronchial biopsy or brushing		BR

	Unit Value	Professional Component
<u>(For biopsy procedure, see 32420)</u>		
71040 Bronchography, unilateral; supervision and interpretation only		5.6
71041 complete procedure	14.0	
71060 bilateral		8.8
71061 complete procedure	22.0	

	Unit Value	Professional Component
<u>(For injection procedure only for bronchography, see 31715, 31710)</u>		
71090 Insertion pacemaker, fluoroscopy and radiography, supervision and interpretation only		BR
71100 Ribs, unilateral, minimum of two views ..	7.2	2.9
71101 including posteroanterior chest; minimum of three views	((BR)) 11.2	4.5
71110 bilateral, minimum of three views	10.0	4.0
71111 including posteroanterior chest, minimum of four views	((BR)) 14.0	5.6
71120 Sternum, minimum of two views	6.0	2.4
71130 Sternoclavicular joint(s), minimum of three views	6.0	2.4
71250 Computerized tomography, thorax; without contrast material	77.0	22.0
71260 with contrast material(s)	84.0	22.0
71270 without contrast material, followed by contrast material and further sections ..	90.0	22.0

AMENDATORY SECTION (Amending Order 81-28, filed 11/30/81, effective 1/1/82)

WAC 296-23-025 SPINE AND PELVIS.

	Unit Value	Professional Component
72010 Spine, entire, survey study (A-P & lateral)	16.0	6.4
72020 Radiologic examination, spine, single view, specify level	BR	
72040 cervical, A-P and lateral	6.0	2.4
72050 complete, minimum of four views	10.0	4.0
72052 including oblique and flexion and extension views	15.2	6.1
72070 thoracic, A-P and lateral	9.0	3.6
72072 thoracic, A-P and lateral, including swimmer's view of the cervicothoracic junction	12.0	4.8
72074 thoracic, complete inc. obliques, minimum of four views	16.0	6.4
72080 thoraco-lumbar, A-P and lateral	9.0	3.6
72090 scoliosis study, including supine and erect studies	6.0	2.4
72100 lumbo-sacral, A-P and lateral	9.0	3.6
72110 lumbosacral, complete, with oblique views	16.0	6.4
72114 including bending views	18.5	7.4
72120 bending views only, minimum of four views	10.0	4.0
((72145 Computerized tomography, spine	70.0	28.0

(For injection procedure, see 62284))

	Unit Value	Professional Component
72125 Computerized axial tomography, cervical spine; without contrast material		BR
72126 with contrast material		BR

(For injection procedure, see 62284)

	Unit Value	Professional Component
72128 Computerized axial tomography, thoracic spine; without contrast material		BR
72129 with contrast material		BR

(For injection procedure, see 62284)

	Unit Value	Professional Component
72131 Computerized axial tomography, lumbar spine; without contrast material		BR

	Unit Value	Professional Component		Unit Value	Professional Component
<u>72132</u> with contrast material	BR		73531	each additional study, over four	3.0 1.2
(For injection procedure, see 62284)			73540	Radiologic examination, hip and pelvis, infant or child, minimum of two views . .	6.4 2.6
(For coronal, sagittal, and/or oblique sections, see 76375)			73550	Radiologic examination, femur (thigh), A-P and lateral	6.0 2.4
72170 Pelvis, A-P only	5.0	2.0	73560	Radiologic examination, knee, A-P and lateral	4.4 1.8
72180 stereo	6.4	2.6	73562	A-P and lateral, with oblique(s), minimum three views	6.4 2.6
72190 complete, minimum of three views	8.0	3.2	73564	complete, including obliques, and/or tunnel, and/or patella and/or standing views	8.4 3.3
<u>72192</u> Computerized tomography, pelvis; without contrast material			73580	Radiologic examination, knee, arthrography supervision and interpretation only	6.4
<u>72193</u> with contrast material(s)			73581	complete procedure	16.0
<u>72194</u> without contrast material, followed by contrast material(s) and further sections				(For injection procedure for arthrography, see 27370)	
(For pelvimetry, see 74710)			73590	Radiologic examination, tibia and fibula (leg), including one joint, A-P and lateral	4.8 1.9
72200 Sacro-iliac joints, less than three views . .	5.0	2.0	73592	lower extremity, infant, minimum of two views	4.0 1.6
72202 complete, minimum of three views	8.0	3.2	73600	Radiologic examination, ankle, limited, A-P and lateral	4.4 1.8
72220 Sacrum and coccyx, minimum of two views	6.4	2.6	73610	complete, minimum of three views	6.0 2.4
72240 Myelography, cervical supervision and interpretation only		7.2	73615	Radiologic examination, ankle, arthrography; supervision and interpretation only	(4.0) 4.0
72241 complete procedure	18.0		73616	complete procedure	10.0
72255 thoracic supervision and interpretation only		7.2		(For injection procedure only for arthrography, see 27648)	
72256 complete procedure	18.0		73620	Radiologic examination, foot, limited, A-P and lateral	4.0 1.6
72265 lumbosacral supervision and interpretation only		7.2	73630	complete, minimum of three views	5.6 2.2
72266 complete procedure	18.0		73650	Radiologic examination, calcaneus, minimum of two views	4.4 1.8
72270 entire spinal canal supervision and interpretation only		12.0	73660	Toe(s), minimum of two views	3.6 1.4
72271 complete procedure	30.0		73700	Computerized tomography, lower extremity; without contrast material	58.0 13.0
(For injection procedures for myelography, see 62284)			73701	with contrast material(s)	64.0 13.0
72285 Diskography, cervical supervision and interpretation only		8.0	73702	without contrast material, followed by contrast materials and further sections	71.0 13.0
72286 complete procedure	20.0				
72295 lumbar supervision and interpretation only		8.0			
72296 complete procedure	20.0				
(For injection procedures for diskography, see 62290, 62291)					

AMENDATORY SECTION (Amending Order 81-28, filed 11/30/81, effective 1/1/82)

WAC 296-23-035 LOWER EXTREMITIES.

	Unit Value	Professional Component
73500 Radiologic examination, hip, unilateral, one view	5.0	2.0
73510 complete, minimum of two views	7.0	2.8
73520 Radiologic examination, hips, bilateral, complete minimum of two views of each hip (including A-P of pelvis)	9.6	3.8
73525 Radiologic examination, hip, arthrography; supervision and interpretation only		BR
73526 complete procedure	BR	BR
(For injection procedure only for arthrography, see 27093, 27094)		
73530 Radiologic examination, hip, during operative procedure, up to four studies	16.0	6.4

AMENDATORY SECTION (Amending Order 81-28, filed 11/30/81, effective 1/1/82)

WAC 296-23-040 ABDOMEN.

	Unit Value	Professional Component
74000 Abdomen, single view (KUB) A-P	6.0	2.4
74010 with additional oblique or cone view . .	8.0	3.2
74020 complete, includes ducubitus and/or erect views	11.0	4.4
<u>74022</u> complete acute abdomen series, including supine, erect, and/or decubitus views, upright PA chest		BR
74150 Computerized tomography, abdomen; without contrast material	77.0	22.0
74160 with contrast material	84.0	22.0
74170 without contrast material, followed by contrast material and further sections	90.0	22.0

AMENDATORY SECTION (Amending Order 81-28, filed 11/30/81, effective 1/1/82)

WAC 296-23-045 GASTROINTESTINAL TRACT.

	Unit Value	Professional Component
74210 Pharynx and/or cervical esophagus	8.8	4.8
74220 Esophagus	8.8	4.8
74230 Pharynx and/or esophagus, by cineradiography	12.0	6.6
74240 Upper gastrointestinal tract, with or without delayed films, without KUB	14.0	7.7
74241 with KUB	15.2	8.0
74245 with small bowel, includes multiple serial films	17.6	8.8
74246 Radiological exam gastrointestinal tract, upper, air contrast, with specific high density barium, effervescent agent, with or without glucagon, with or without delayed films; without KUB	BR	BR
74247 with KUB	BR	BR
74250 Small bowel, includes multiple serial films	14.0	7.0
74260 Duodenography, hypotonic	BR	BR
74270 Colon, barium enema	12.0	6.6
74280 Air contrast with specific high density barium with or without glucagon	14.0	7.0
74285 high kilovoltage technique for polyp study	BR	BR
74290 Cholecystography, oral contrast	9.6	3.8
74291 repeat examination, same study or multiple exam	4.8	1.9
74300 Cholangiography, operative	10.0	4.0
74301 operative, additional set	3.0	1.2
74305 postoperative	12.0	6.0
(For biliary duct stone extraction, percutaneous, see 47630; via basket catheter, see 74327)		
74310 intravenous	16.0	6.4
74315 oral	12.0	4.8
74320 percutaneous, transhepatic supervision and interpretation only		6.4
74321 complete procedure	16.0	
(For injection procedure for percutaneous transhepatic cholangiography, see 47500)		
74325 Diagnostic pneumoperitoneum; supervision and interpretation only	BR	BR
74326 complete procedure	BR	BR
(For injection procedure only for pneumoperitoneum, see 49400)		
74327 Postoperative biliary duct stone removal, fluoroscopic monitoring and radiography	BR	BR
74328 Endoscopic catheterization of the biliary ductal system, fluoroscopic monitoring and radiography	BR	BR
74329 Endoscopic catheterization of the pancreatic ductal system, fluoroscopic monitoring and radiography	BR	BR
74330 Combined endoscopic catheterization of the biliary and pancreatic ductal systems, fluoroscopic monitoring and radiography	BR	BR
((74331 with endoscopic sphincterotomy (BR))	BR	BR
<u>(74331 has been deleted. For endoscopic sphincterotomy, use 43262)</u>		
74340 Introduction of long gastrointestinal tube (e.g., Miller-Abbott), with multiple fluoroscopies and films	BR	BR

AMENDATORY SECTION (Amending Order 80-29, filed 12/23/80, effective 3/1/81)

WAC 296-23-050 URINARY TRACT.

	Unit Value	Professional Component
(For kidney, ureter and bladder, see 74000-74020)		
74400 Urography, ((HVP)) (pyelography) intravenous, including kidneys, ureters, and bladder	15.2	6.1
74405 with special hypertensive contrast concentration and/or clearance studies	16.0	5.8
74410 urography, infusion ((HVP)) , drip technique	20.0	8.0
74415 with nephrotomography	26.0	10.4
74420 retrograde, with or without KUB	12.0	4.8
74425 Urography, antegrade, (pyelostogram, nephrostogram, loopogram); supervision and interpretation only	BR	BR
74426 complete procedure	BR	BR
(For injection procedure only, see 50394, 50684, 50690)		
74430 Cystography, minimum of three views, supervision and interpretation only		3.5
74431 Cystography, complete procedure	8.8	
(For injection procedure for cystography, see 51600)		
74440 Vasography, vesiculography, or epididymography supervision and interpretation only		3.5
74441 complete procedure	8.8	
(For injection procedure, see 52010, 52110, 55300)		
74445 Corpora cavernosography; supervision and interpretation only	BR	BR
74446 complete procedure	BR	BR
(For injection procedure only, see 54230)		
74450 Urethrocytography, retrograde		3.8
74451 complete procedure	9.6	
74455 voiding		5.6
74456 complete procedure	14.0	
(For injection procedure for urethrocytography, see 51610)		
74460 Retroperitoneal pneumography		4.8
74461 complete procedure	12.0	
(For injection procedure for retroperitoneal pneumography, see 49430)		
74470 Translumbar renal cyst study (contrast visualization) or antegrade urography		4.0
74471 complete procedure	10.0	
(For injection procedure only for translumbar renal cyst study, see 50390)		
74475 Introduction of intracatheter or catheter into renal pelvis for drainage and/or injection, percutaneous, with fluoroscopic monitoring and radiography; supervision and interpretation only	BR	BR
74476 complete procedure	BR	BR
(For injection procedure only, see 50392)		
74480 Introduction of ureteral catheter or stent into ureter through renal pelvis for drainage and/or injection, percutaneous, with fluoroscopic monitoring and radiography; supervision and interpretation only	BR	BR
74481 complete procedure	BR	BR
(For injection procedure only, see 50393)		

AMENDATORY SECTION (Amending Order 81-28, filed 11/30/81, effective 1/1/82)

WAC 296-23-065 VASCULAR SYSTEM.

(For vascular injection procedures, see 36000-36299.)

(For cardiac fluoroscopy, see 93280)

(For cardiac catheterization, see 93501-93599.)

When multiple vascular radiographic procedures are performed at the same time (e.g., aortic arch study plus renal arteriogram), the total value shall be the value for the major procedure plus 50% of the value for the lesser procedure(s) unless otherwise indicated. See modifier -5. The cost of catheters, drugs and contrast media is included in the listed value for the radiographic procedure.

HEART

75500	Angiocardiology, by cineradiography supervision and interpretation only	8.8		
75501	complete procedure (including catheterization)	22.0		
75505	Angiocardiology by serialography (single plane;) supervision and interpretation only	(9-2)	(=)	9.2
75506	complete procedure (including catheterization)	23.0		
75507	Angiocardiology by serialography, multi-plane; supervision and interpretation only			18.4
75509	complete procedure (including catheterization)	46.0		
75510	Angiocardiology, CO ₂ or positive contrast, intravenous, for pericardial effusion or atrial wall thickness; supervision and interpretation only			8.0
75511	complete procedure	20.0		
75519	Cardiac radiography, selective cardiac catheterization; right side, supervision and interpretation only			17.2
75520	complete procedure	43.0	(+0)	
75523	left side, supervision and interpretation only			8.6
75524	left side, complete procedure	21.5		
75528	Cardiac radiography, selective cardiac catheterization, right and left side, complete procedure	55.0		

AORTA AND ARTERIES

(For injection procedure only, see 36100-36299)

(For digital radiology, use modifier -25, page 290)

Aortography

75600	thoracic or abdominal, without serialography supervision and interpretation only	8.0		
75601	complete procedure	20.0		
75605	by serialography supervision and interpretation only			11.0
75606	complete procedure	30.0		
75620	Abdominal, including lower extremities, without serialography	32.0	11.2	
75622	Abdominal, catheter, without serialography	32.0	11.2	
75625	Aortography, abdominal, translumbar, by serialography; supervision and interpretation only			15.2
75626	complete procedure	40.0		
75627	Aortography, abdominal, catheter, by serialography; supervision and interpretation only			17.0

					Unit Value	Professional Component
75628	complete procedure				48.0	
75630	Aortography, abdominal plus bilateral iliofemoral lower extremity, catheter, by serialography; supervision and interpretation only					BR
75631	complete procedure				BR	
75650	Angiography, cervicocerebral, catheter, including vessel origin; supervision and interpretation only					17.2
75651	complete procedure				40.0	
75652	Angiography, cervicocerebral, selective catheter, including vessel origin; one vessel, supervision and interpretation only					12.6
75653	one vessel, complete procedure				36.0	
75654	two vessels, supervision and interpretation only					13.3
75655	two vessels, complete procedure				38.0	
75656	three or four vessels, supervision and interpretation only					17.2
75657	three or four vessels, complete procedure				40.0	
75658	Angiography, brachial, retrograde; supervision and interpretation only					17.2
75659	complete procedure				40.0	
75660	Angiography, carotid, cerebral, unilateral, selective external; supervision and interpretation only					17.2
75661	complete procedure				40.0	
75662	Angiography, carotid, cerebral, bilateral, selective external; supervision and interpretation only					21.5
75663	complete procedure				50.0	
75665	Angiography, carotid, cerebral, unilateral; supervision and interpretation only					17.2
75667	direct puncture, complete procedure				40.0	
75669	catheter, complete procedure				46.0	19.7
75671	Angiography, carotid, cerebral, bilateral; supervision and interpretation only					21.5
75672	direct puncture, complete procedure				50.0	
75673	catheter, complete procedure				54.0	23.2
75676	Angiography, carotid, cervical, unilateral; supervision and interpretation only					17.2
75677	direct puncture, complete procedure				40.0	
75678	catheter, complete procedure				46.0	19.7
75680	Angiography, carotid, cervical, bilateral; supervision and interpretation only					21.5
75681	direct puncture, complete procedure				50.0	
75682	catheter, complete procedure				54.0	23.2
75685	Angiography, vertebral; supervision and interpretation only					17.2
75686	direct puncture, complete procedure				40.0	
75687	catheter, complete procedure				46.0	19.7
75690	Angiography, vertebral, cervical, unilateral; supervision and interpretation only					17.2
75691	direct puncture, complete procedure				40.0	
75692	catheter, complete procedure				46.0	19.7
75695	Angiography, vertebral, cervical, bilateral; supervision and interpretation only					21.5
75696	direct puncture, complete procedure				50.0	
75697	catheter, complete procedure				54.0	23.2
75705	Angiography, spinal, selective; supervision and interpretation only					9.8
75706	complete procedure				28.0	
75710	Angiography, extremity, unilateral, supervision and interpretation only					10.5
75711	without serialography, complete procedure				30.0	
75712	by serialography, complete procedure				32.0	11.2
75716	Angiography, extremity, bilateral; supervision and interpretation only					11.2

	Unit Value	Professional Component		Unit Value	Professional Component
75717 without serialography, complete procedure	32.0		75772 <u>Angiography, visceral, selective, additional vessels studied after basic examination; supervision and interpretation only</u>		BR
75718 by serialography, complete procedure .	34.0	11.9	75773 <u>complete procedure</u>		BR
75722 Angiography, renal, unilateral, selective (including flush aortogram); supervision and interpretation only		17.2	VEINS AND LYMPHATICS		
75723 complete procedure	40.0		(For injection procedure only for venous system, see 36400-36510)		
75724 Angiography, renal, bilateral, selective (including flush aortogram); supervision and interpretation only		25.8	(For injection procedure only for lymphatic system, see 38790-38794)		
75725 complete procedure	60.0		75801 Lymphangiography, extremity only, unilateral; supervision and interpretation only		9.6
75726 Angiography, visceral; selective or supra-selective, supervision and interpretation only		19.7	75802 complete procedure	25.0	
75727 selective (including flush aortogram), complete procedure	46.0	19.7	75803 Lymphangiography, extremity only, bilateral; supervision and interpretation only		12.0
75728 supraselective, complete procedure	48.0	20.6	75804 complete procedure	35.0	
<u>(For selective angiography, additional visceral vessels studied after basic examination, see 75772, 75773)</u>			75805 Lymphangiography, pelvic/abdominal, unilateral; supervision and interpretation only		12.0
75731 Angiography, adrenal, unilateral, selective; supervision and interpretation only .		19.7	75806 complete procedure	35.0	
75732 complete procedure	46.0		75807 Lymphangiography, pelvic/abdominal, bilateral; supervision and interpretation only		12.0
75733 Angiography, adrenal, bilateral, selective; supervision and interpretation only		20.6	75808 complete procedure	35.0	
75734 complete procedure	48.0		75810 Splenoportography; supervision and interpretation only		15.2
75736 Angiography, pelvic; selective or supra-selective, supervision and interpretation only		18.9	75811 complete procedure	40.0	
75737 selective, complete procedure	44.0		(For injection procedure for splenoportography, see 38200)		
75738 supraselective, complete procedure	46.0	19.7	75820 Venography, extremity, unilateral supervision and interpretation only		8.0
75741 Angiography, pulmonary, unilateral, selective; supervision and interpretation only		10.5	75821 complete procedure	16.0	
75742 complete procedure	30.0		75822 Venography, extremity, bilateral; supervision and interpretation only		10.0
75743 Angiography, pulmonary, bilateral, selective; supervision and interpretation only .		21.5	75823 complete procedure	26.0	
75744 complete procedure	50.0		75825 caval, inferior or superior, with serialography		16.0
75746 Angiography, pulmonary; by nonselective catheter or venous injection, supervision and interpretation only		10.5	75826 complete procedure	32.0	
75747 catheter, nonselective, complete procedure	30.0		75827 Venography, caval, superior, with serialography; supervision and interpretation only		12.0
75748 venous injection, complete procedure ..	40.0	15.2	75828 complete procedure	35.0	
75750 Angiography, coronary, root injection; supervision and interpretation only		25.8	75831 Venography, renal, unilateral, selective; supervision and interpretation only		15.2
75751 complete procedure	60.0		75832 complete procedure	40.0	
75752 Angiography, coronary, unilateral selective injection, including left ventricular and supra-avalvular angiogram and pressure recording; supervision and interpretation only		30.1	75833 Venography, renal, bilateral, selective; supervision and interpretation only		19.5
75753 complete procedure	70.0		75834 complete procedure	45.0	
75754 Angiography, coronary, bilateral selective injection, including left ventricular and supra-avalvular angiogram and pressure recording; supervision and interpretation only		34.4	75840 Venography, adrenal, unilateral, selective; supervision and interpretation only		10.8
75755 complete procedure	80.0		75841 complete procedure	30.0	
75756 Angiography, internal mammary; supervision and interpretation only		15.2	75842 Venography, adrenal, bilateral, selective; supervision and interpretation only		12.2
75757 complete procedure	40.0		75843 complete procedure	32.0	
75762 Angiography, coronary bypass, unilateral selective injection; supervision and interpretation only		BR	75845 Venography, azygos; selective or nonselective, supervision and interpretation only		10.6
75764 complete procedure	BR		75846 selective, complete procedure	30.0	
75766 Angiography, coronary bypass, multiple selective injection; supervision and interpretation only		BR	75847 nonselective, complete procedure	28.0	10.6
75767 complete procedure	BR		75850 Venography, intraosseous; supervision and interpretation only		12.2
			75851 complete procedure	32.0	
			75860 Venography, sinus or jugular, catheter; supervision and interpretation only	30.0	10.8
			75861 complete procedure	32.0	12.2
			75870 Venography, superior sagittal sinus; supervision and interpretation only		12.2
			75871 complete procedure, including direct		

	Unit Value	Professional Component		Unit Value	Professional Component
75872 puncture	32.0		75980 Percutaneous transhepatic biliary drainage with monitoring; supervision and interpretation only		BR
75873 Venography, epidural; supervision and interpretation only	BR	BR	75981 complete procedure	BR	
75880 Venography, orbital; supervision and interpretation only		13.7	75982 Percutaneous placement of drainage catheter for combined internal and external biliary drainage or of a drainage stent for internal biliary drainage in patients with an inoperable mechanical biliary obstruction; supervision and interpretation only		BR
75881 complete procedure	36.0		75983 complete procedure	BR	BR
75885 Percutaneous transhepatic portography with hemodynamic evaluation; supervision and interpretation only		13.7	75984 Change of percutaneous drainage catheter with contrast monitoring (i.e., biliary tract, urinary tract); supervision and interpretation only		BR
75886 complete procedure	36.0		75985 complete procedure	BR	
75887 Percutaneous transhepatic portography without hemodynamic evaluation; supervision and interpretation only		12.9	75990 <u>Drainage of abscess, percutaneous, with radiologic guidance (i.e., fluoroscopy, ultrasound, or computed tomography), with or without placement of indwelling catheter</u>	BR	BR
75888 complete procedure	34.0				
75889 Hepatic venography wedged or free, with hemodynamic evaluation; supervision and interpretation only		14.4			
75890 complete procedure	38.0				
75891 Hepatic venography, wedged or free, without hemodynamic evaluation; supervision and interpretation only		12.9			
75892 complete procedure	34.0				
75893 Venous sampling thru catheter without angiography (e.g., for parathyroid hormone, renin)	5.0	1.9			
TRANSCATHETER THERAPY AND BIOPSY			AMENDATORY SECTION (Amending Order 81-28, filed 11/30/81, effective 1/1/82)		
75894 Transcatheter therapy, embolization, including angiography; supervision and interpretation only		15.2	WAC 296-23-079 MISCELLANEOUS.		
75895 complete procedure	40.0			Unit Value	Professional Component
75896 Transcatheter therapy, infusion, including angiography; supervision and interpretation only		15.9			
75897 complete procedure	42.0				
75898 Angiogram through existing catheter for follow-up study for transcatheter therapy, embolization or infusion		10.0	3.8		
75950 Transcatheter intravascular occlusion, temporary, including angiography; supervision and interpretation only			BR		
75951 complete procedure	BR				
75955 Transcatheter intravascular occlusion, permanent, including angiography; supervision and interpretation only			BR		
75956 complete procedure	BR				
75961 <u>Transcatheter retrieval, percutaneous, of fractured venous or arterial catheter</u>	BR				
75970 <u>Transcatheter biopsy; supervision and interpretation only</u>		BR			
75971 complete procedure	BR				
(For transcatheter renal and ureteral biopsy, see 52007, 52107)					
(For percutaneous needle biopsy of pancreas, see 48102; of retroperitoneal lymph node or mass, see 49180)					
75972 Percutaneous transluminal angioplasty, unilateral; supervision and interpretation only		BR			
75973 complete procedure	BR				
75974 Percutaneous transluminal angioplasty, bilateral; single catheter, supervision and interpretation only		BR			
75975 complete procedure	BR				
75976 Percutaneous transluminal angioplasty, bilateral, dual catheters; supervision and interpretation only		BR			
75977 complete procedure	BR				
			76000 Fluoroscopy (independent procedures)	3.0	3.0
			76020 Bone age studies	6.0	2.4
			76040 Bone length studies (orthoroentgenogram)	10.0	4.0
			76061 Bone survey (e.g., for metastases)	15.2	6.1
			76062 complete (axial and appendicular skeleton)	BR	
			76065 osseous survey, infant	13.2	5.3
			76066 <u>Joint survey, single view, one or more joints (specify)</u>	BR	BR
			76080 <u>Fistula or sinus tract study supervision and interpretation only</u>		4.8
			76081 complete procedure	12.0	
			76086 <u>Mammary ductogram or galactogram, unilateral; supervision and interpretation only</u>		6.3
			76087 complete procedure	15.8	
			76088 <u>Mammary ductogram or galactogram, bilateral; supervision and interpretation only</u>		10.6
			76089 complete procedure	26.5	
			<u>(For injection procedure only for mammary ductogram or galactogram, see 19030)</u>		
			76090 Mammography, unilateral	8.8	3.5
			76091 bilateral	13.2	5.3
			<u>(For xeromammography, list 76150 in addition to code for mammography)</u>		
			76096 <u>Radiologic examination, localization of breast nodule or calcification before</u>		

	Unit Value	Professional Component
<u>operation, with marker and confirmation of its position with appropriate imaging</u>	14.6	6.9
76100 Laminography (tomography, planigraphy, body section radiography) (independent procedure)	13.2	9.2
76101 Radiologic examination, complex motion (i.e., hypercycloidal) body section (e.g., mastoid polytomography), other than kidney; unilateral	19.3	7.7
76102 <u>bilateral</u>	35.0	14.0
(For nephrotomography, see 74415)		
76105 to complement routine examination ...	7.0	2.8
76120 Cineradiography (independent procedure)	13.2	5.3
76125 to complement routine examination ...	7.0	2.8
((76127 Procedures using Polaroid or similar photographic media	0.8	0.3)
76130 Radiologic examination; at bedside or in operating room, not otherwise specified ..	BR	
76135 in home	BR	
76137 after regular hours	BR	
76140 Written consultation on x-ray examination made elsewhere	BR+	—
76150 Xeroradiography	6.0	
((76300 Thermography	BR))
76350 Subtraction in conjunction with contrast studies	BR	
76360 Computerized tomography guidance for needle biopsy; supervision and interpretation only	BR	BR
76361 complete procedure	BR	
76365 Computerized tomography guidance for cyst aspiration; supervision and interpretation only	BR	BR
76366 complete procedure	BR	
76370 Computerized tomography guidance for placement of radiation therapy fields ...	BR	
76375 Computerized tomography, coronal, sagittal, and/or oblique reconstruction ...		23.5
76499 Unlisted diagnostic radiologic procedure .	BR	
AMENDATORY SECTION (Amending Order 80-29, filed 12/23/80, effective 3/1/81)		
WAC 296-23-07902 HEAD AND NECK.		
	Unit Value	
76500 Echoencephalography, diencephalic midline, A-mode		7.7
76505 Echoencephalography, complete (diencephalic midline and ventricular size), A-mode		11.4
76506 <u>Echoencephalography, B-mode (gray scale) complete (for determination of ventricular size, delineation of cerebral contents and detection of fluid, masses or other intracranial abnormalities), including A-mode encephalography as secondary component where indicated.</u>		BR
76511 Echography ophthalmic, spectral analysis with amplitude quantitation, A-mode	22.9	
76512 contact scan B-mode	22.9	
76515 tomography, with or without A-mode and/or M-mode		57.2
76516 Echography ophthalmic ultrasonic biometry, A-mode	15.4	
76517 scan B-mode	28.6	
76529 Ophthalmic ultrasound foreign body localization .	BR	
76530 Echography thyroid, A-mode	8.0	
76535 scan B-mode	11.4	

	Unit Value
((76550 Carotid imaging	15.6
(For Doppler see 76900))	

AMENDATORY SECTION (Amending Order 80-29, filed 12/23/80, effective 3/1/81)

WAC 296-23-07903 HEART.

	Unit Value
76601 Echography, chest; A-mode	9.7
76604 B-scan (includes mediastinum)	11.4
76620 Echocardiography, M-mode, complete	15.4
76625 limited, e.g., follow-up or limited study	7.7
76627 Echocardiography, real-time scan; complete	11.4
76628 limited	9.7
76629 <u>unlisted echocardiography procedure</u>	BR

AMENDATORY SECTION (Amending Order 81-28, filed 11/30/81, effective 1/1/82)

WAC 296-23-07906 OBSTETRICS, GYNECOLOGY AND PELVIS.

	Unit Value
76805 Echography, pelvic scan B-mode, (e.g., obstetrics, gynecology, or transplants); complete	21.2
76815 fetal growth rate only	9.7
76855 Echography, pelvic area (Doppler)	11.4
76856 Echography, pelvic, real time	BR

GENITALIA

76870 <u>Echography, scrotum and contents</u>	BR
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EXTREMITIES

76880 Echography, extremity, B-scan	BR
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AMENDATORY SECTION (Amending Order 80-29, filed 12/23/80, effective 3/1/81)

WAC 296-23-07907 PERIPHERAL VASCULAR SYSTEM.

	Unit Value
((76900 Peripheral flow study (Doppler), arterial only ..	17.1
76910 venous only	17.1
76920 arterial and venous (76900 and 76910 combined)	21.2)
76925 Peripheral imaging, B-scan, Doppler or real-time scan	BR
76930 Pericardiocentesis; supervision and interpretation .	BR
76931 complete procedure	BR

ULTRASONIC GUIDANCE PROCEDURES

76934 Ultrasonic guidance for thoracentesis; supervision and interpretation only	3.0
76935 complete procedure	5.0
76938 Ultrasonic guidance for cyst or renal pelvis aspiration; supervision and interpretation only	1.0
76939 complete procedure	2.0
76942 Ultrasonic guidance for needle biopsy; supervision and interpretation only	4.0
76943 complete procedure	6.0
76946 Ultrasonic guidance for amniocentesis; supervision and interpretation only	4.0
76947 complete procedure	6.0
76950 Echography for placement of radiation therapy fields, B-scan	17.1
76960 Ultrasonic guidance for placement of radiation therapy fields except for B-scan echography	14.3

AMENDATORY SECTION (Amending Order 81-28, filed 11/30/81, effective 1/1/82)

WAC 296-23-080 **RADIOTHERAPY—GENERAL INFORMATION AND INSTRUCTIONS.** (1) Radiation therapy as listed in this section (~~includes~~) provides for teletherapy (~~(i.e., the use of x-ray and other high-energy modalities, radium, cobalt, etc.))~~) and brachytherapy (~~for surface, intracavitary or interstitial application. For treatment by injectable or ingestible radioactive isotopes, see section on Nuclear Medicine.~~)

The services listed do not include the provision of radium or other radioelements. Those materials supplied by the physician should be listed separately and identified by the code 79900.

Where the radiologist renders full medical care (in addition to radiotherapy management) of a patient while in the hospital, such additional care may be identified by the appropriate procedure from the **MEDICINE or SURGERY** section) to include initial consultation, clinical treatment planning, simulation, medical radiation physics, dosimetry, treatment devices, special services, and clinical treatment management procedures. They include normal follow-up care during course of treatment and for three months following its completion.

CONSULTATION: CLINICAL MANAGEMENT

Preliminary consultation, evaluation of patient prior to decision to treat, or full medical care (in addition to treatment management) when provided by the therapeutic radiologist may be identified by the appropriate procedure codes from Medicine or Surgery sections.

	Unit Value
TREATMENT PLANNING PROCESS (EXTERNAL AND INTERNAL SOURCES)	

- ~~(77260—Radiation therapy treatment planning, inclusive service (including interpretation of special testing, patient contour and localization of internal structures) BR~~
- 77265— interpretation of special testing ordered by the radiation therapist BR
- 77270— patient contour and localization of internal structures BR
- 77275— setting of each treatment port BR))

(Procedures 77260, 77265, 77270, 77275 have been deleted. To report, use 77261-77263)

CLINICAL TREATMENT PLANNING (EXTERNAL AND INTERNAL SOURCES)

The clinical treatment planning process is a complex service including interpretation of special testing, tumor localization, treatment volume determination, treatment time/dosage determination, choice of treatment modality, determination of number and size of treatment ports, selection of appropriate treatment devices, and other procedures.

DEFINITIONS: Simple—planning requiring single treatment area of interest encompassed in a single port or simple parallel opposed ports with minimal blocking.

Intermediate—planning requiring three or more converging ports, two separate treatment areas, special blocking standard wedges, or special time dose constraints.

Complex—planning requiring highly complex blocking, tangential ports, special wedges or compensators, three or more separate treatment areas, special beam considerations.

- | | | |
|-------|---|----|
| 77261 | Therapeutic radiology treatment planning; simple | BR |
| 77262 | intermediate | BR |
| 77263 | complex | BR |
| 77280 | Radiation therapy simulator aided field setting; simple | BR |
| 77285 | intermediate | BR |
| 77290 | complex | BR |
| 77299 | Unlisted procedure, ((radiation therapy)) therapeutic radiology clinical treatment planning | BR |

((DOSIMETRY (EXTERNAL SOURCE FIELDS) RADIATION PHYSICS))

MEDICAL RADIATION PHYSICS, DOSIMETRY, TREATMENT DEVICES AND SPECIAL SERVICES

- | | | |
|-------|--|-----|
| 77300 | Basic radiation ((therapy)) dosimetry calculation, central axis depth dose ((computation)), TDF, NSD, gap calculation, off axis factor, tissue inhomogeneity factors, as required during course of treatment | 4.0 |
| 77305 | ((Radiation)) Teletherapy, isodose plan (whether hand or computer calculated); simple (one or two ((therapy beams)) parallel opposed unmodified ports directed to a single area of interest) | 3.0 |
| 77310 | intermediate (three or more ((therapy beams)) treatment ports directed to a single area of interest) | 4.0 |
| 77315 | complex ((one or more beams plus additional procedures)) (mantle or inverted Y, tangential ports, the use of wedges, compensators, complex blocking or special beam considerations) | 6.0 |

(Procedures 77320, 77325, 77330, 77335, 77340 have been deleted. To report, use 77300-77399 as appropriate)

- | | | |
|--|---|----|
| (77320—Radiation therapy isodose plan; wedge fields 5.0 | | |
| 77325— arc field 5.0)) | | |
| 77321 | Special teletherapy port plan, particles, hemi-body, total body | BR |
| 77326 | Brachytherapy isodose calculation; simple (calculation made from single plane, one to four source/ribbon application) | BR |

(For definition of source/ribbon, see page 316B)

- | | | |
|---|---|-------|
| 77327 | intermediate (multiplane dosage calculations, application involving five to ten sources/ribbons) | BR |
| 77328 | complex (multiplane isodose plan, volume implant calculations, over ten sources/ribbons used, special spatial reconstruction) | BR |
| (77330— rotation field 6.0 | | |
| 77335— moving strip field 6.0 | | |
| 77340— isocentric (in addition to above) 2.0 | | |
| 77345 | Radiation therapy, tissue and geometric inhomogeneity correction (in addition to above) | 2.0 |
| 77350 | electron beam (in addition to above) | 2.0 |
| 77355 | neutron beam (in addition to above) | 2.0 |
| 77360 | special beam considerations (in addition to above) | 2.0)) |

- | | | |
|-------|---|----|
| 77331 | Special dosimetry (e.g., TLD, microdosimetry) (specify) | BR |
| 77332 | Treatment devices, design and construction; simple (simple block, simple bolus) | BR |
| 77333 | intermediate (multiple blocks, stents, bite blocks, special bolus) | BR |
| 77334 | complex (irregular blocks, special shields, compensators, wedges, molds or casts) | BR |
| 77336 | Continuing medical radiation physics consultation in support of therapeutic radiologist, including continuing quality assurance | BR |

(Procedures 77345-77360 have been deleted. To report, use 77300-77399 as appropriate)

- | | | |
|-------|---|----|
| 77370 | Special medical radiation physics consultation | BR |
| 77399 | Unlisted procedure, ((external radiation dosimetry)) medical radiation physics, dosimetry and treatment devices | BR |

CLINICAL TREATMENT MANAGEMENT

((Except as specified, assumes treatment on daily (usually 5 per week) basis and use of super-voltage/megavoltage or high energy particle sources))

Except where specified, assumes treatment on a daily basis (4 or 5 fractions per week) with the use of megavoltage photon or high energy particle sources. Daily and weekly clinical treatment management are mutually exclusive for the same dates.

DEFINITIONS: Simple—single treatment area, single port or parallel opposed ports, simple blocks.

Intermediate—two separate treatment areas, three or more ports on a single treatment area, use of special blocks.

Complex—three or more separate treatment areas, highly complex blocking (mantle, inverted Y, tangential ports, wedges, compensators, or other special beam considerations).

77400	Daily ((radiation therapy)) megavoltage treatment management; simple	2.0
77405	intermediate	3.0
77410	complex	4.0
77415	((Radiation treatment port verification films)) Therapeutic radiology treatment port film interpretation and verification, per treatment course ..	3.0
77420	Weekly ((radiation therapy)) megavoltage treatment management; simple	4.0
77425	intermediate	5.0
77430	complex	6.0
(77435)	Course of radiation therapy treatment management; simple	6.0
77440	intermediate	8.0
77445	complex	10.0
77450	Daily transvaginal external radiation treatment ..	2.0
77455	Daily per oral external radiation treatment	1.0
77460	Course of superficial external radiation treatment; (including Grenz rays) with or without auxiliary shielding	1.0))

(Procedures 77435-77460 have been deleted. To report, use 77400-77499 as appropriate)

For complicated shielding devices, see treatment aids, 77600-77635

77465	Daily ((orthovoltage external)) kilovoltage treatment management	2.0
77470	Special treatment procedure (e.g., total body irradiation, hemi-body irradiation, per oral, vaginal cone irradiation)	BR

(77470 assumes that the procedure be performed one or more times during the course of therapy, in addition to daily or weekly patient management)

77499	Unlisted procedure, ((radiation therapy)) therapeutic radiology clinical treatment management ..	BR
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((TREATMENT AIDS

77600	Radiation therapy treatment aid(s); wedge filter design and fabrication	2.0
77605	bolus design and fabrication	2.0
77610	field block design and fabrication	2.0
77615	compensating filter design and fabrication	2.0
77620	moulds or casts for immobilization	2.0
77625	stents or bite blocks	2.0
77630	Provision of external compensating shield; for radium sources	3.0
77635	for radioisotope sources	3.0
77699	Unlisted procedure, radiation therapy treatment aid	BR

DOSIMETRY (INTERNAL SOURCES) RADIATION PHYSICS

77700	Radium therapy dosimetry and interpretation of application	BR
77705	Radioisotope therapy dosimetry and interpretation of application	BR
77749	Unlisted procedure, internal radiation dosimetry ..	BR))

CLINICAL BRACHYTHERAPY

Clinical brachytherapy requires the use of either natural or man-made radioelements applied into or around a treatment field of interest. The supervision of radioelements and dose interpretation are performed solely by the the therapeutic radiologist. When a procedure requires the service of a surgeon in addition, the modifier '-66' or '-80' may be

used (see Modifiers in Radiology Guidelines, page 290). Services 77750-77799 include admission to the hospital and daily visits.

DEFINITIONS: (Sources refer to intracavitary placement or permanent interstitial placement; ribbons refer to temporary interstitial placement)

Simple—application with one to four sources/ribbons

Intermediate—application with five to ten sources/ribbons

Complex—application with greater than ten sources/ribbons

(Procedures 77600-77699 have been deleted. To report, use 77332-77334 or 77399 as appropriate)

(Procedures 77700-77749 have been deleted. To report, use 77300-77399 as appropriate)

RADIUM AND RADIOISOTOPE THERAPY

(Professional service component only)

77750	Infusion or instillation of radioelement solution of radioactive materials for therapy (includes handling and loading)	5.0
((77755)	Supervision and consultation of radioelement application only	5.0
77760	Intracavitary radium application (includes handling and loading)	5.0
77765	Intracavitary radioisotope application (includes handling and loading)	5.0
77770	Interstitial radium application (includes handling and loading)	5.0
77775	Interstitial radioisotope therapy (includes handling and loading)	5.0
77780	Radium handling and loading	5.0
77785	Radioisotope handling and loading	5.0))

(Procedures 77755-77785 have been deleted. To report, use 77761-77799 as appropriate)

77761	Intracavitary radioelement application; simple ...	BR
77762	intermediate	BR
77763	complex	BR
77776	Interstitial radioelement application; simple	BR
77777	intermediate	BR
77778	complex	BR
77789	Surface application of radioelement	9.9
77790	Supervision, handling, loading of radioelement ...	13.4
77799	Unlisted procedure, ((radium and radioisotope therapy)) clinical brachytherapy	BR

(Procedure 77800 has been deleted. To report, use 77331)

(Procedures 77805-77810 have been deleted. To report, use 77305-77321 or 77326-77328 as appropriate)

(Procedure 77850 has been deleted. To report, use 77300, 77336 or 77370)

(Procedure 77860 has been deleted. To report, use 77336)

(Procedure 77999 has been deleted. To report, use 77399)

AMENDATORY SECTION (Amending Order 80-29, filed 12/23/80, effective 3/1/81)

WAC 296-23-115 SPECIAL ADJUNCTIVE SERVICES.

		Unit Value
((77800	TLD or microdosimetry	BR
77805	Consultation, computer dosimetry and isodose chart; brachytherapy	BR
77810	teletherapy	BR
77850	Professional physics consultation service	BR
77860	Continuing radiation physics consultation in support of radiation therapist	BR

	Unit Value		Unit Value
77999 Unlisted procedure, radiation therapy special service	BR)	(For adrenocorticotrophic hormone (ACTH), RIA, see 82024)	
(For hyperbaric pressurization, see 96200, 96201)		(For human growth hormone (HGH), (somatotropin), RIA, see 83003)	
(For chemotherapy of malignant disease, see 96030-96050)		<u>(For human growth hormone antibody, RIA, see 86277)</u>	
AMENDATORY SECTION (Amending Order 80-29, filed 12/23/80, effective 3/1/81)		<u>(For thyroglobulin antibody, RIA, see 86800)</u>	
WAC 296-23-125 DIAGNOSTIC.		<u>(For thyroid microsomal antibody, RIA, see 86376)</u>	
	Unit Value	(For thyroid stimulating hormone (TSH), RIA, see 84443)	
ENDOCRINE SYSTEM		(For thyrotropin releasing factor, RIA, see 84444)	
78000 Thyroid uptake, single determination	6.0	(For plus long-acting thyroid stimulator (LATS), see 84445)	
78001 multiple determinations (as 6 and 24 hours, etc.)	8.0	(For follicle stimulating hormone (FSH component of pituitary gonadotropin), RIA, see 83001)	
78003 Thyroid stimulation, suppression or discharge (not including initial uptake studies)	9.0	(For luteinizing hormone (LH component of pituitary gonadotropin), (ICSH), RIA, see 83002)	
78006 Thyroid imaging, with uptake; single determination	16.0	<u>(For luteinizing releasing factor (LRH), RIA, see 83727)</u>	
78007 multiple determinations	18.0	(For prolactin level (mammotropin), RIA, see 84146)	
78010 Thyroid imaging only	10.0	(For oxytocin level, (oxytocinase), RIA, see 83949)	
78011 with vascular flow	BR	(For vasopressin level (antidiuretic hormone), RIA, see 84588)	
78015 Thyroid carcinoma metastases((:)) imaging((:)); limited area (e.g., neck and chest((:)) only)	20.0	(For estradiol, RIA, see 82670)	
78016 with additional studies (e.g., ((imaging other body areas)) urinary recovery, etc.)	25.0	(For ((progesterone)) progesterone, RIA, see 84144)	
78017 multiple areas	BR	(For testosterone, blood, RIA, see 84403)	
78018 whole body	BR	(For ((testosterone)) testosterone, urine, RIA, see 84405)	
((For resin uptake T-3 or T-4 (RT3U), see 84250))		<u>(For etiocholanolone, RIA, see 82696)</u>	
(For triiodothyronine (((true T-3))) true (TT-3), RIA, see 84480)		<u>(For chemical analysis, RIA tests, see WAC 296-23-212, Chemistry and Toxicology)</u>	
((For T-4 thyroxine, see 84441))		78099 Unlisted endocrine procedure, diagnostic nuclear medicine	BR
<u>(For triiodothyronine, free (FT-3), RIA (unbound T-3 only), see 84481)</u>		HEMATOPOIETIC, RETICULOENDOTHELIAL AND LYMPHATIC SYSTEM	
<u>(For T-4 thyroxine, CPB or resin uptake, see 84435)</u>		78102 Bone marrow imaging; limited area	BR
<u>(For TT-4 thyroxine, RIA, see 84436)</u>		78103 multiple areas	BR
<u>(For T-4 thyroxine, neonatal, see 84437)</u>		78104 whole body	BR
<u>(For FT-4 thyroxine, free, RIA (unbound T-4 only), see 84439)</u>		78110 Blood or plasma volume, radioisotope technique; single sampling	8.0
(For calcitonin, RIA, see 82308)		78111 multiple sampling	BR+
78070 Parathyroid imaging	BR	(For dye method, see 84605, 84610)	
(For parathormone (parathyroid hormone), RIA, see 83970)		78120 Red cell mass determination, single sampling	12.0
78075 Adrenal imaging	BR	78121 multiple sampling	BR+
<u>(For adrenal cortex antibodies, RIA, see 86681)</u>		78130 Red cell survival study (e.g., radiochromium)	20.0
(For cortisol, RIA, plasma, see 82533)		78135 plus splenic and/or hepatic sequestration	30.0
(For cortisol, RIA, urine, see 82534)		78140 Red cell splenic and/or hepatic sequestration	20.0
(For aldosterone, double isotope technique, see 82087)		78160 Plasma radio-iron turnover rate	16.0
(For aldosterone, RIA, blood, see 82088)		78162 Radio-iron oral absorption	BR
(For aldosterone, RIA, urine, see 82089)		78170 Radio-iron red cell utilization	24.0
<u>(For 17-ketosteroids, RIA, see 83588)</u>		78180 Radio-iron body distribution and storage pools ..	BR+
<u>(For 17-OH ketosteroids, RIA, see 83599)</u>		(For hemosiderin, RIA, see 83071)	
<u>(For 17-hydroxycorticosteroids, RIA, see 83491)</u>		<u>(For intrinsic factor antibodies, RIA, see 86340)</u>	
(For insulin, RIA, see 83525)		(For cyanocobalamin (vitamin B-12), RIA, see 82607)	
<u>(For insulin antibodies, RIA, see 86337)</u>		(For folic acid (folate) serum, RIA, see 82746)	
<u>(For insulin factor antibodies, RIA, see 86338)</u>		(For human hepatitis antigen, nepatitis associated agent (Australian antigen) (HAA), RIA, see 86287)	
(For proinsulin, RIA, see 84206)		<u>(For hepatitis A antibody (HAAb), RIA, see 86296)</u>	
(For glucagon, RIA, see 82943)		<u>(For hepatitis A virus antibody (HAVAb), see 86297)</u>	
		<u>(For hepatitis B core antigen (HB_cAg), RIA, see 86288)</u>	

	Unit Value
<u>(For hepatitis B core antibody (HB_cAb), RIA, see 86289)</u>	
<u>(For hepatitis B surface antigen (HB_sAb), RIA, see 86287)</u>	
<u>(For hepatitis B surface antibody (HB_sAb), RIA, see 86291)</u>	
<u>(For hepatitis Be antigen (HB_eAg), RIA, see 86293)</u>	
<u>(For hepatitis Be antibody (HB_eAb), RIA, see 86295)</u>	
78185 Spleen imaging only; static	20.0
(If combined with liver study, use procedures 78215 and 78216)	
78186 with vascular flow	25.0
78191 Platelet survival	BR
78195 Lymphatics and lymph glands imaging	BR
78199 Unlisted hematopoietic, R-E and lymphatic procedure, diagnostic nuclear medicine	BR
<u>(For chemical analysis, RIA tests, see WAC 296-23-212, Chemistry and Toxicology)</u>	
GASTROINTESTINAL SYSTEM	
78201 Liver imaging; static	20.0
78202 with vascular flow	25.0
(For spleen imaging only, use 78185 and 78186)	
78215 Liver and spleen imaging; static	25.0
78216 with vascular flow of liver and/or spleen	30.0
78220 Liver function ((e.g., with radioiodinated rose bengal)) study with hepatobiliary agents; with serial images	20.0
78221 with probe technique	25.0
78223 Hepatobiliary ductal system imaging, including gallbladder	BR
78225 Liver-lung study, imaging (e.g., subphrenic abscess)	BR
78230 Salivary gland imaging; static	14.0
78231 with serial views	16.0
78232 Salivary gland function study	BR
78240 Pancreas imaging	20.0
78261 Gastric mucosa imaging	BR
78262 Gastroesophageal reflux study	BR
78264 Gastric emptying study	BR
78270 Vitamin B-12 absorption studies (e.g., Schilling test); without intrinsic factor	10.0
78271 with intrinsic factor	20.0
78272 Vitamin B-12 absorption studies combined, with and without intrinsic factor	25.0
78276 Gastrointestinal aspirate blood loss localization ..	BR
78278 Acute gastrointestinal blood loss imaging	BR
78280 Gastrointestinal blood loss study	16.0
78282 Gastrointestinal protein loss (e.g., radiochromium albumin)	12.0
78285 Gastrointestinal fat absorption study (e.g., radioiodinated triolein)	12.0
78286 Gastrointestinal fatty acid absorption study (e.g., radioiodinated oleic acid)	10.0
(For gastrin, RIA, see 82941)	
(For intrinsic factor level, see ((8423+)) 83528)	
(For carcinoembryonic antigen level (CEA), RIA, see 86151)	
78290 Bowel imaging (e.g., ectopic gastric mucosa, Meckel's localization, volvulus)	20.0
78299 Unlisted gastrointestinal procedure, diagnostic nuclear medicine	BR
<u>(For chemical analysis, RIA tests, see WAC 296-23-212, Chemistry and Toxicology)</u>	

MUSCULOSKELETAL SYSTEM

	Unit Value
<u>(For positron method or other complex instrumentation, see WAC 296-20-010, Item 10.)</u>	
78300 Bone, imaging limited area (e.g., spine, pelvis, or skull, etc.)	30.0
78305 multiple areas	BR+
78306 whole body	BR+
78310 vascular flow only	BR
78380 Joint imaging; limited area	BR
78381 multiple areas	BR
78399 Unlisted musculoskeletal procedure, diagnostic nuclear medicine	BR

CARDIOVASCULAR SYSTEM

78401 Cardiac blood pool imaging; static (e.g., pericardial effusion)	20.0
78402 with vascular flow	25.0
78403 with determination of regional ventricular function (e.g., gated blood pool images)	BR
(78405 Myocardium imaging; regional myocardial perfusion	BR
78406 myocardial infarction	BR
78409 with determination of ventricular ejection fraction (gated blood pool)	BR
78411 with determination of ventricular ejection fraction (first pass determination)	BR
78413 with determination of ventricular wall motion ..	BR

(78405, 78406 Myocardium imaging has been deleted. To report, use 78418-78424)

78414 Determination of ventricular ejection fraction with probe technique	BR
78418 Myocardium imaging; regional myocardial perfusion	BR
78422 myocardial infarction	BR
78424 regional myocardial perfusion (redistribution or resting imaging)	BR
78428 Cardiac shunt detection	BR
78435 Cardiac flow study, imaging (i.e., angiocardio-graphy)	BR
78445 Vascular flow study, imaging (i.e., angiography, venography)	BR
78455 Venous thrombosis study (e.g., radioactive fibrinogen)	BR
78457 Venous thrombosis imaging (e.g., venogram); unilateral	BR
78458 bilateral	BR
78470 Cardiac output	BR
78490 Tissue clearance studies	BR

(For digoxin, RIA, see 82643)

(For digitoxin (digitalis), RIA, see 82640)

78499 Unlisted cardiovascular procedure, diagnostic nuclear medicine	BR
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(For chemical analysis, RIA tests, see WAC 296-23-212, Chemistry and Toxicology)

RESPIRATORY SYSTEM

78580 Pulmonary perfusion imaging; particulate	26.0
78581 gaseous	BR
78582 gaseous, with ventilation, rebreathing and washout	BR
78584 Pulmonary perfusion imaging, particulate, with ventilation; single breath	BR
78585 rebreathing and washout, with or without single breath	1.6
78586 Pulmonary ventilation imaging, aerosol; single projection	BR
78587 multiple projections (e.g., anterior, posterior, lateral views)	BR
78591 Pulmonary ventilation imaging, gaseous, single breath, single projection	BR

	Unit Value	Unit Value
78593 Pulmonary ventilation imaging, gaseous, with rebreathing and washout with or without single breath; single projection	22.0	
78594 Brain imaging, complete; static	BR	
78599 Unlisted respiratory procedure, diagnostic nuclear medicine	BR	
NERVOUS SYSTEM		
78600 Brain imaging, limited procedure; static	26.0	
78601 with vascular flow	31.0	
78605 Brain imaging, complete; static	30.0	
78606 with vascular flow	35.0	
78610 Brain imaging, vascular flow study only	10.0	
78630 Cerebrospinal fluid flow, imaging; cisternography (not including introduction of material)	35.0	
((For cisternal puncture, see 61053))		
<u>(For injection procedure, see 61000-61070; 62270-62294)</u>		
78635 ventriculography (not including introduction of material)	35.0	
(((For ventricular puncture, see 61045)))		
<u>(For injection procedure, see 61000-61070; 62270-62294)</u>		
78640 myelography (not including introduction of material)	BR	
(((For lumbar puncture, see 62284)))		
<u>(For injection procedure, see 61000-61070; 62270-62294)</u>		
78645 shunt evaluation	35.0	
<u>(For injection procedure, see 61000-61070; 62270-62294)</u>		
78650 CSF leakage	32.0	
<u>(For injection procedure, see 61000-61070; 62270-62294)</u>		
<u>(For myelin basic protein, CSF, RIA, see 83873)</u>		
78655 Eye tumor identification with radiophosphorus	BR	
78660 Dacryocystography (lacrimal flow study)	BR	
78699 Unlisted nervous system procedure, diagnostic nuclear medicine	BR	
GENITOURINARY SYSTEM		
78700 Kidney imaging; static	18.0	
78701 with vascular flow	20.0	
78704 with function study (i.e., imaging renogram)	23.0	
78707 with vascular flow and function study	30.0	
<u>(For introduction of radioactive substance in association with renal endoscopy, see 50558, 50559, 50578)</u>		
78715 Kidney vascular flow	BR	
78720 Kidney function study (i.e., renogram)	15.0	
78725 Kidney function study, clearance	BR	
<u>(For renin (angiotensin I), RIA, see 84244)</u>		
<u>(For angiotensin II, RIA, see 82163)</u>		
<u>(For beta-2 microglobulin, RIA, see 82231, 82232)</u>		
78727 Kidney transplant evaluation	BR	
78730 Urinary bladder residual study	BR	
<u>(For introduction of radioactive substance in association with cystotomy or cystostomy, see 51020; in association with cystourethroscopy, see 52250)</u>		
78740 Ureteral reflux study (radionuclide voiding cystogram)	BR	
<u>(For estradiol, RIA, see 82670)</u>		
<u>(For estriol, RIA, see 82677, 84680)</u>		
<u>(For progesterone, RIA, see 84144)</u>		
<u>(For prostatic acid phosphatase, RIA, see 84066)</u>		
78760 Testicular imaging	BR	
<u>(For testosterone, blood, RIA, see 84403)</u>		
<u>(For testosterone, urine, RIA, see 84405)</u>		
<u>(For introduction of radioactive substance in association with ureteral endoscopy, see 50958, 50959, 50978)</u>		
78770 Placenta imaging	14.0	
78775 Placenta localization (e.g., radioiodinated HSA)	12.0	
<u>(For lactogen, placental (HPL) chorionic somatomammotropin, RIA, see 83632)</u>		
<u>(For chorionic gonadotropin, RIA, see 82998)</u>		
<u>(For chorionic gonadotropin beta subunit, RIA, see 84701)</u>		
<u>(For pregnanediol, RIA, see 84135)</u>		
<u>(For pregnantrial, RIA, see 84138)</u>		
78799 Unlisted genitourinary procedure, diagnostic nuclear medicine	BR	
<u>(For chemical analysis, RIA tests, see WAC 296-23-212 Chemistry and Toxicology)</u>		
MISCELLANEOUS STUDIES		
78800 Tumor localization (e.g., gallium, selenomethionine); limited area	BR	
<u>(For specific organ, see appropriate heading)</u>		
<u>(For ((radiophosphorus)) eye tumor identification, ((ocular;)) see 78655)</u>		
78801 multiple areas	BR	
78802 whole body	BR	
78805 Abscess localization; limited area	BR	
78806 whole body	BR	
<u>(For imaging bone infectious inflammatory disease, see 78300-78381)</u>		
<u>(For Rast, see 86421, 86422)</u>		
<u>(For gamma-E immunoglobulin, RIA, see 82785)</u>		
<u>(For gamma-G immunoglobulin, see 82784)</u>		
<u>(For alpha-1 antitrypsin, RIA, see 86064)</u>		
<u>(For alpha-1 fetoprotein, RIA, see 86244)</u>		
<u>(For antinuclear antibodies, RIA, see 86038)</u>		
<u>(For lactic dehydrogenase, RIA, see 83610)</u>		
<u>(For amikacin, see 82112)</u>		
<u>(For aminophylline, see 82137)</u>		
<u>(For amitriptyline, see 82138)</u>		
<u>(For amphetamine, chemical, quantitative, see 82145)</u>		
<u>(For chlordiazepoxide, see 82420, 82425)</u>		
<u>(For chlorpromazine, see phenothiazine, urine, 84021, 84022)</u>		
<u>(For clonazepam, see 82510)</u>		
<u>(For cocaine, quantitative, see 82520)</u>		
<u>(For diazepam, see 82636)</u>		
<u>(For dihydromorphinone, quantitative, see 82649)</u>		
<u>(For phenytoin (diphenylhydantoin), see 84045)</u>		
<u>(For flucytosine, see 82741)</u>		
<u>(For gentamicin, see 84695)</u>		
<u>(For glutethimide, see 82980)</u>		
<u>(For lysergic acid diethylamide (LSD), RIA, see 83728)</u>		

		Unit Value
	(For morphine (heroin), RIA, see 83862)	
	(For phencyclidine (PCP), see 83992)	
	(For phenobarbital, see barbiturates, 82205, 82210)	
	(For tobramycin, see 84840)	
	(For kanamycin, see 83578)	
78890	Generation of automated data: interactive process involving nuclear physician and/or allied health professional personnel; simple manipulations and interpretation, not to exceed 30 minutes	BR
78891	complex manipulations and interpretation, exceeding 30 minutes	BR
	(use 78890 or 78891 in addition to primary procedure)	
78895	Bedside unit required	BR
	(use 78895 in addition to primary procedure)	
78990	Provision of diagnostic radionuclide(s)	BR
78999	Unlisted miscellaneous procedure, diagnostic nuclear medicine	BR

AMENDATORY SECTION (Amending Order 80-29, filed 12/23/80, effective 3/1/81)

WAC 296-23-20102 **PATHOLOGY MODIFIER. MODIFIERS:** Listed services and procedures may be modified under certain circumstances. When applicable, the modifying circumstance should be identified by the addition of the appropriate modifier code, which is a two digit number placed after the usual procedure number from which it is separated by a hyphen. If more than one modifier is used, the "multiple modifiers" code placed first after the procedure code indicates that one or more additional modifier codes will follow. All modifiers and their respective codes are listed in Appendix A. Modifiers commonly used in **PATHOLOGY AND LABORATORY** are as follows:

- 22 **UNUSUAL SERVICES:** When the service(s) provided is greater than that usually required for the listed procedure, it may be identified by adding modifier '-22' to the usual procedure number. A report may also be appropriate. **BR**
- 26 **PROFESSIONAL COMPONENT:** Certain procedures (e.g., laboratory, radiology, electrocardiogram, specific diagnostic and therapeutic services) are a combination of a physician component and a technical component. When the professional component is reported separately, the service may be identified by adding the modifier '-26' to the usual procedure number.
- 52 **REDUCED SERVICES:** Under certain circumstances a service or procedure is partially reduced or eliminated at the doctor's election. Under these circumstances the service provided can be identified by its usual procedure number and the addition of the modifier '-52', signifying that the service is reduced. This provides a means of reporting reduced services without disturbing the identification of the basic service.
- 90 **REFERENCE (OUTSIDE) LABORATORY:** When laboratory procedures are performed by a party other than the treating or reporting doctor, the procedure may be identified by adding the modifier '-90' to the usual procedure number. The procedure shall be billed as charged to the ordering doctor. **BR**

AMENDATORY SECTION (Amending Order 81-28, filed 11/30/81, effective 1/1/82)

WAC 296-23-204 **PANEL OR PROFILE TESTS.**

The following list contains those tests that can be and are frequently done as groups and combinations ("profiles") on automated multi-channel equipment. ((For reporting two tests, regardless of method of

testing, use appropriate single test code numbers.)) For any combination of ((three or more)) tests among those listed immediately below, use the appropriate number 80003-80019. Groups of the tests listed here are distinguished from multiple tests performed individually for immediate or "stat" reporting.

The following unit values apply when three or more of the tests listed below are performed on the same blood or urine specimen under the conditions described under item 6, page 188.

(For collection and handling of specimen, see 99000 and 99001)

- Albumin
- Albumin/globulin ratio
- Bilirubin, direct
- Bilirubin, total
- Calcium
- Carbon dioxide content
- Chloride
- Cholesterol
- Creatinine
- Globulin
- Glucose (sugar)
- Lactic dehydrogenase (LDH)
- Phosphatase, acid
- Phosphatase, alkaline
- Phosphorus
- Potassium
- Protein, total
- Sodium
- Transaminase, glutamic, oxaloacetic (SGOT)
- Transaminase, glutamic, pyruvic (SGPT)
- Urea Nitrogen (BUN)
- Uric Acid

		Unit Value
80002	Automated mutichannel test; 1 or 2 clinical chemistry test(s)	21.0
80003	3 clinical chemistry tests	28.0
80004	4 tests	32.0
80005	5 tests	36.0
80006	6 tests	40.0
80007	7 tests	44.0
80008	8 tests	48.0
80009	9 tests	52.0
80010	10 tests	56.0
80011	11 tests	60.0
80012	12 tests	64.0
80016	13-16 clinical chemistry tests, per additional test.	2.8
80018	17-18 clinical chemistry tests, per additional test.	3.0
80019	19 or more clinical chemistry tests (indicate instrument used and number of tests performed), per additional test	3.2
THERAPEUTIC DRUG MONITORING (e.g., antiepilepsy drugs, cardiac drugs, antibiotics, sedatives)		
80031	Therapeutic quantitative drug monitoring in blood and/or urine; measurement one drug (if drug not specified by individual code number)	BR
80032	2 drugs measured	BR
80033	3 drugs measured	BR
80034	4 or more drugs measured	BR
80040	Serum radioimmunoassay for circulating antibiotic levels	BR

ORGAN OR DISEASE ORIENTED PANELS

Organ "panels" as an approach to diagnosis have been developed in response to the increased use of general screening programs that are now in use in physicians' offices, health centers, clinics, and hospitals. Also included here are profiles that combine laboratory tests together under a problem oriented classification. The lack of an expanded list of laboratory tests under each number is deliberate. Because no two laboratories utilize the same array of tests in a particular panel, each laboratory should establish its own profile and accompany each reported panel by a listing of the components of that panel performed by the laboratory.

	Unit Value		Unit Value
82173 Arginine tolerance test	BR	82376 qualitative	48.0
82175 Arsenic, blood, urine, gastric contents, hair or nails, quantitative	80.0	(Carbon tetrachloride, see 84600)	
(For heavy metal screening, see 83015)		(Carboxyhemoglobin, see 82375, 82376)	
82180 Ascorbic acid(;) (Vitamin C) blood	40.0	82380 Carotene, blood	40.0
(Aspirin, see acetylsalicylic acid, 82011, 82012)		(Carotene plus Vitamin A, see 84595)	
(Atherogenic index, blood, ultracentrifugation, quantitative, see 83717)		82382 Catecholamines (dopamine, norepinephrine, epinephrine); total urine	BR
82205 Barbiturates quantitative	60.0	82383 blood	BR
82210 quantitative and identification	80.0	82384 fractionated	BR
(For qualitative screen, see 82486, 82660, 82662, 82755, 84231)		(For urine metabolites, see 83835, 84585)	
82225 Barium	BR	82390 Ceruloplasmin (copper oxidase), blood	40.0
(Bence-Jones protein, 84185)		(For gel diffusion technique, see 86331; immunodiffusion technique, see 86329)	
82230 Beryllium, urine	80.0	82400 Chloral hydrate, blood	60.0
82231 Beta-2 microglobulin, RIA; urine	BR	82405 urine	40.0
82232 serum	BR	82415 Chloramphenicol, blood	40.0
82235 Bicarbonate excretion, urine	BR	82418 Chlorazepate dipotassium	40.0
82236 Bicarbonate loading test	BR	82420 Chlordiazepoxide, blood	60.0
(Bicarbonate, see 82374)		82425 urine	60.0
82240 Bile acids, blood, fractionated	120.0	82435 Chlorides, blood, (specify chemical or electrometric)	20.0
82245 Bile pigments, urine	8.0	82436 urine, (specify chemical, electrometric or Fantus test)	20.0
82250 Bilirubin, blood, total or direct	24.0	82437 sweat (without iontophoresis)	20.0
82251 blood, total AND direct	30.0	(For iontophoresis, see 89360)	
82252 feces, qualitative	BR	82438 spinal fluid	20.0
82260 urine, quantitative	12.0	82441 Chlorinated hydrocarbons, screen	20.0
82265 amniotic fluid, quantitative	30.0	82443 Chlorothiazide-hydrochlorothiazide	60.0
82268 Bismuth	80.0	(Chlorpromazine, see 84021, 84022)	
82270 Blood, feces, occult, screening	8.0	82465 Cholesterol, serum; total	22.0
82273 duodenal, gastric contents, qualitative	BR	82470 total and esters	30.0
(Blood urea nitrogen (BUN), see 84520-84525, 84545)		82480 Cholinesterase, serum	40.0
(Blood volume, see 84605-84610, 78110, 78111)		82482 RBC	60.0
82280 Boric acid, blood	100.0	82484 serum and RBC	80.0
82285 urine	100.0	82485 Chondroitin B sulfate, quantitative	BR
82286 Bradykinin	BR	(Chorionic gonadotropin, see gonadotropin, 82996-83002)	
82290 Bromides, blood	24.0	82486 Chromatography; gas-liquid, compound and method not elsewhere specified	BR
82291 urine	40.0	82487 paper, 1-dimensional, compound and method not elsewhere specified	BR
(For bromsulphthalein (BSP), see 84382)		82488 paper, 2-dimensional, not elsewhere specified	BR
82300 Cadmium, urine	100.0	82489 thin layer, not elsewhere specified	BR
82305 Caffeine	60.0	82490 Chromium, blood	100.0
82306 Calcifediol (25-OH Vitamin D-3), chromatographical technique	BR	82495 urine	100.0
82307 Calciferol (Vitamin D) RIA	BR	82505 Chymotrypsin, duodenal contents	30.0
82308 Calcitonin, RIA	80.0	82507 Citric acid	80.0
82310 Calcium, blood, chemical	22.0	82512 Clonazepam	BR
82315 fluorometric	22.0	82520 Cocaine, quantitative	60.0
82320 emission flame photometry	22.0	(Cocaine, screen, see 82486, 82660, 82662, 82755, 84231)	
82325 atomic absorption flame photometry	24.0	(Codeine, quantitative, see 82096, 82101)	
82330 fractionated, diffusible	60.0	(Complement, see 86159-86162)	
82331 after calcium infusion test	24.0	(Compound S, see 82634)	
82335 urine, qualitative (Sulkowitch)	11.0	82525 Copper, blood	60.0
82340 quantitative timed specimen	32.0	82526 urine	60.0
82345 feces, quantitative timed specimen	80.0	(Coprobilinogen, feces, 84575)	
82355 Calculus (stone) qualitative, chemical	40.0	(Coprotoporphyrins, see 84118-84121)	
82360 quantitative, chemical	60.0	(Corticosteroids, see 83492-83496)	
82365 infrared spectroscopy	60.0	82528 Corticosterone, RIA	BR
82370 X-ray ((defraction)) diffraction	50.0	(See also 83593-83597)	
(Carbamates, see individual listings)		82529 Cortisol; fluorometric, plasma	36.0
82372 Carbamazepine, serum	BR		
82374 Carbon dioxide, combining power or content	10.0		
(See also 82801-82803, 82817)			
82375 Carbon monoxide, (carboxyhemoglobin); quantitative	48.0		

	Unit Value		Unit Value
82531 CPB, plasma	75.0		
82532 CPB, urine	75.0	82649 Dihydromorphinone, quantitative	75.0
82533 RIA, plasma	90.0	(Dihydromorphinone screen, see 82486, 82489, 82662, 82755, 84231)	
82534 RIA, urine	90.0		
82536 after adrenocorticotrophic hormone (ACTH) Administration	BR	82651 Dihydrotestosterone (DHT)	BR
82537 48 hours after continuous ACTH infusion	BR	82654 Dimethadione	BR
82538 after metyrapone tartrate administration	BR	(Diphenylhydantoin, see 84045)	
82539 dexamethasone suppression test, plasma and/or urine	BR	(Dopamine, see 82382-82384)	
82540 Creatine, blood	24.0	82656 Doxepin	BR
82545 urine	40.0	82660 Drug screen (amphetamines, barbiturates, alkaloids)	80.0
82546 Creatine and creatinine	50.0	(See also 82486-82489, 82662, 82755, 84231)	
82550 Creatine phosphokinase (CPK), blood, timed kinetic ultraviolet method	26.0	(Duodenal contents, see individual enzymes; for intubation and collection, see 89100)	
82552 isoenzymes	30.0		
82555 colorimetric	20.0	82662 Enzyme immunoassay technique for drugs, EMIT ..	30.0
82565 Creatinine, blood	20.0	82664 Electrophoretic technique, not elsewhere specified ..	45.0
82570 urine	20.0	82666 Epiandrosterone	BR
82575 clearance	40.0	(See also 83593, 83596)	
82585 Cryofibrinogen, blood	40.0	(Epinephrine, see 82382-82384)	
82595 Cryoglobulin, blood	40.0		
(Crystals, pyrophosphate vs. urate, see 84208)		82668 Erythropoietin, bioassay	BR
82600 Cyanide, blood	80.0	(For HI method, see 86280)	
82601 tissue	80.0		
82606 Cyanocobalamin (Vitamin B-12); bioassay	70.0	82670 Estradiol, RIA (placental)	90.0
	45.0	82671 Estrogens; fractionated	85.0
82607 RIA	45.0	82672 total	60.0
82608 unsaturated binding capacity	60.0	82673 Estriol, placental; fluorometric	54.0
(Cyclic AMP, see 82030)		82674 GLC	45.0
(Cyclic GMP, see 83008)		82676 Estriol, nonpregnancy; chemical	75.0
82614 Cystine, blood, qualitative	BR	82677 RIA	105.0
82615 Cystine, and homocystine, urine, qualitative	30.0	82678 Estrone; chemical	75.0
82620 quantitative	40.0	82679 RIA	90.0
82624 Cystine aminopeptidase	BR	(Ethanol, see 82055-82075)	
(D hemoglobin, see 83053)		82690 Ethchlorvynol (Placidyl), blood	60.0
(Delta-aminolevulinic acid (ALA), see 82135)		82691 urine	60.0
82626 Dehydroepiandrosterone, RIA	BR	82692 Ethosuximide	BR
(See also 83593-83596)		(Ethyl alcohol, see 82055-82075)	
(Deoxycortisol, 11- (compound S), RIA, see 82634)		82694 Etiocholanolone	BR
82628 Desipramine	BR	(See also 83593, 83596)	
82633 Desoxycorticosterone, 11-RIA	BR	(Evans Blue, see blood volume, 84605-84610)	
(See also 83593-83596)		82696 Etiocholanolone, RIA	50.0
82634 Desoxycortisol, 11-(compound S), RIA	80.0	82705 Fat or lipids, feces, screening	10.0
(See also 83492)		82710 quantitative, 24 or 72 hour specimen	100.0
82635 Diacetic acid	18.0	82715 Fat differential, feces, quantitative	BR
(Diagnex Blue, tubeless gastric, see 82939)		82720 Fatty acids, blood, esterified	40.0
(Diastase, urine, see 82156)		82725 nonesterified	40.0
82636 Diazepam	50.0	82727 Ferric chloride, urine	BR
82638 Dibucaine number	34.0	82728 Ferritin, specify method (e.g., RIA, immunoradiometric assay)	BR
82639 Dicumarol	BR	(Fetal hemoglobin, see hemoglobin 83020, 83033, and 85460)	
(Dichloroethane, see 84600)		(Fetoprotein, alpha-1, see 86329)	
(Dichloromethane, see 84600)		82730 Fibrinogen, quantitative	21.0
(Diethylether, see 84600)		(See also 85371, 85377)	
82640 Digitoxin digitalis, blood RIA	BR+	82735 Fluoride, blood	100.0
82641 urine	BR+	82740 urine	100.0
82643 Digoxin, RIA	36.0	82742 Flurazepam	BR
82646 Dihydrocodinone	BR	82741 Flucytosine (5-fluorocytosine)	BR
(Dihydrocodinone screen, see 82486-82489, 82662, 82755, 84231)		82745 Folic acid, (folate), blood bioassay	BR+
		82746 RIA	45.0
		(Follicle stimulating hormone (FSH), see 83000, 83001)	
		82750 Formimino-glutamic acid (FIGLU), urine	100.0

	Unit Value		Unit Value
82755 Free radical assay technique for drugs (FRAT) . . .	BR		
82756 Free thyroxine index (T-7)	BR	((For GTT with medication, use 36410, 90730, 99070))	
82757 Fructose, semen	BR	82953 tolbutamide tolerance test	15.0
(Fructose, TLC screen see 84375)		(For insulin tolerance test, see 82937)	
82759 Galactokinase, RBC	BR	(For leucine tolerance test, see 83681)	
82760 Galactose, blood	40.0	82954 urine	20.0
82763 tolerance test	75.0	(For intubation, see 89130, 79340)	
82765 urine	40.0	82955 Glucose-6-phosphate dehydrogenase, erythrocyte .	60.0
82775 Galactose-1-phosphate uridyl transferase	60.0	82960 screen	56.0
(For TLC screen, see 84375)		82961 Glucose tolerance test, intravenous	BR
82776 screen	18.0	(For glucose tolerance test with medication use 90784 in addition)	
82780 Gallium	BR	<u>82963 Glucosidase, beta</u>	<u>BR</u>
82784 Gammaglobulin, A, D, G, M nephelometric, each .	12.0	82965 Glutamate dehydrogenase, blood	40.0
82785 Gammaglobulin, E, RIA	75.0	(Glutamic oxaloacetic transaminase (SGOT), see 84450- 84455)	
82786 Gammaglobulin, salt precipitation method	21.0	(Glutamic pyruvic transaminase (SGPT), see 84460- 84465)	
(Gammaglobulin by gel (immuno) diffusion, see 86329)		82975 Glutamine (glutamic acid amide), spinal fluid	80.0
(Gamma-glutamyl transpeptidase (GGT), see 82977)		82977 Glutamyl transpeptidase, gamma (GGT)	BR
82790 Gases, blood, oxygen saturation; by calculation	40.0	82978 Glutathione	BR
82791 by manometry	40.0	82979 Glutathione reductase, RBC	BR
82792 by oximetry	20.0	82980 Glutethimide	56.2
82793 by spectrophotometry	40.0	(Glycohemoglobin, see 83036)	
82795 by calculation from pCO ₂	6.0	82985 Glycoprotein electrophoresis	60.0
82800 Gases, blood, pH, only	20.0	82995 Gold, blood	100.0
82801 pCO ₂	24.0	82996 Gonadotropin, chorionic, bioassay; qualitative	30.0
82802 pH, pCO ₂ by electrode	42.0	82997 quantitative	30.0
82803 pH, pCO ₂ , pO ₂ simultaneous	54.0	82998 Gonadotropin, chorionic, RIA	BR
82804 pO ₂ by electrode	40.0	(Gonadotropin, chorionic, beta subunit, RIA, see 84701)	
82812 pO ₂ by manometry	24.0	(For immunoassay, qualitative, see 86006, 86007)	
82817 pH, pCO ₂ by tonometry	24.0	(For quantitative titer, see 86008, 86009)	
(For arterial puncture, see 36600)		83000 Gonadotropin, pituitary FSH; bioassay	90.0
(For blood gas studies as a part of pulmonary function studies, see 94700-94710)		83001 RIA	90.0
82926 Gastric acid, free and total; single specimen	11.2	83002 (LH)(ICSH)RIA	90.0
82927 each additional specimen	9.0	83003 Growth hormone (HGH), (somatotropin) RIA	48.0
82928 Gastric acid, free or total; single specimen	9.0	83004 after glucose tolerance test	48.0
82929 each additional specimen	7.5	(For growth hormone secretion after arginine tolerance test, see 82173)	
82931 Gastric acid, pH titration; single specimen	24.0	(For human growth hormone antibody, RIA, see 86277)	
82932 each additional specimen	18.0	83005 Guanase, blood	40.0
82939 Gastric analysis, tubeless (Diagnex blue)	BR	83008 Guanosine monophosphate((:)) (GMP) cyclic, RIA	BR
(Gastric analysis, with stimulation, see 89140, 89141)		83010 Haptoglobin, chemical	60.0
(Gastric analysis, pepsin, see 83974)		83011 quantitative, electrophoresis	30.0
(For gastric intubation, see 89130, 74340)		83012 phenotypes, electrophoresis	60.0
(For aspiration of specimens with insulin administration (Hollander test), see 91075)		83015 Heavy metal screen (arsenic, bismuth, mercury, antimony); chemical (e.g., Reinsch, Gutzeit)	30.0
82941 Gastrin, RIA	48.0	83018 chromatography, DEAE column	BR
(GGT, see 82977)		83020 Hemoglobin, electrophoresis (includes A ₂ , S, C, etc.)	80.0
(GLC, gas liquid chromatography, see 82486)		(Hemoglobin, carboxyhemoglobin (CO), see 82375, 82376; colorimetric, see 85018, 85031)	
82942 Globulin, serum	10.5	83030 F (fetal), chemical	40.0
(See also 82784, 82786, 84155-84200, 86329)		83033 F(fetal), qualitative (APT) test, fecal	56.0
82943 Glucagon, RIA	BR	83036 glycosylated (A1c)	60.0
82944 Glucosamine	6.0	83040 methemoglobin, electrophoretic separation	80.0
82947 Glucose; except urine (e.g., blood, spinal fluid, joint fluid)	10.5	83045 qualitative	20.0
82948 blood, stick test	8.2	83050 quantitative	40.0
82949 fermentation	22.5	83051 plasma	40.0
82950 post glucose dose (includes glucose)	13.5	83052 sickle, turbidimetric	34.0
82951 tolerance test (GTT), three specimens (includes glucose)	37.5	83053 solubility, S-D, etc.	40.0
82952 tolerance test, each additional beyond three specimens	10.5		
(For intravenous glucose tolerance test, ((use 36410, 99070) see 82961)			

	Unit Value		Unit Value
83055	20.0	83550	20.0
83060	40.0	83555	12.0
83065	BR	83565	30.0
83068	BR	83570	26.0
83069	BR	83571	20.0
83070	12.0		
83071	25.6		
(Heroin, screening, see 82660, 82486, 82662, 82755, 84231; quantitative, see 82096, 82101)		(Isopropyl alcohol, see alcohol 82076)	
(HIAA, see 83497)		83576	105.0
83086	BR	83578	49.0
83087	BR	83582	45.0
83088	100.0	83583	75.0
(Hollander test, see 91075)		83584	40.0
(Homocystine, qualitative, see 82615)		(Ketone bodies, see 82005-82010; urine, see 81000-81005)	
(Homocystine, quantitative, see 82620)		83586	38.0
83093	BR	83587	75.0
83094	20.0	83588	54.0
83095	40.0	83589	36.0
(Hormones, see individual alphabetic listings in chemistry section)		83590	60.0
83150	80.0	83593	75.0
83485	22.0	83596	BR
83486	20.0	83597	75.0
83491	64.1	(See also 82528, 82632, 82633, 82666, 82694)	
83492	82.0	83599	64.1
83493	45.0	83600	90.0
83494	38.0	83605	40.0
83495	52.0	83615	26.0
83496	52.0	83610	33.7
(See also 82531-82534, 82634, 84409)		83620	20.0
83497	60.0	83624	24.0
(For HIAA, blood, see 84260)		83625	60.0
83498	105.0	83626	20.0
83499	BR	83628	20.0
83500	100.0	83629	20.0
83505	100.0	83631	20.0
83510	180.0	(For hydroxybutyric dehydrogenase (HBD), see 83485)	
83523	67.0	83632	30.0
(Immunoglobulines, see 82784, 82785, 82786, 86329, 86335)		83633	20.0
83524	35.0	83634	20.0
83525	40.0	(For tolerance, see 82951-82952)	
83526	80.0	(For TLC screen, see 84375)	
(For proinsulin, see 84206)		83645	20.0
83528	BR	83650	20.0
(for intrinsic factor antibodies, RIA, see 86340)		83655	60.0
83530	40.0	83660	60.0
(For administration, see 36410, 99070)		83661	75.0
83533	45.0	83670	26.0
83534	60.0	83675	20.0
(For thyroxine, see 84441)		83680	26.0
(For triiodothyronine (true T-3), RIA, see 84480)		83681	26.0
(For T-3 or T-4 radioactive resin uptake, see RT3U, 84250; for RT3U+thyroxine, see 84251)		83685	20.0
83540	20.0	83690	30.0
83545	12.0	83700	30.0
83546	30.0	83705	60.0
		(For feces, see 82705-82715)	
		83715	60.0
		83717	100.0
		83718	80.0

	Unit Value		Unit Value
84078 heat stable (total not included)	16.0	84205 Protiptylene	68.0
84080 isoenzymes, electrophoretic method	BR	84206 Proinsulin, RIA	60.0
84082 Phosphates, tubular reabsorption of (TRP)	60.0	84207 Pyridoxine (Vitamin B-6)	BR
(Phosphates, inorganic, see 84100-84105)		84208 Pyrophosphate vs. urate, crystals (polarization) ..	12.0
(Phosphates, organic, see 82480-82484)		84210 Pyruvate, blood	30.0
84083 Phosphoglucumutase, isoenzymes	60.0	84220 Pyruvic-kinase, RBC	30.0
84085 Phosphogluconate, 6-, dehydrogenase, RBC	18.0	84228 Quinine	30.0
84087 Phosphohexose isomerase	30.0	84230 Quinidine, blood	40.0
84090 Phospholipids, blood	30.0	84231 Radioimmunoassay (RIA) not elsewhere specified ..	BR
(See also 83705)		(Reinsch test, see 83015)	
(For lecithin/sphingomyelin ratio, see 83661)		84232 Releasing factor	BR
°84100 Phosphorus, blood	°24.0	84233 Receptor assay; estrogen (estradiol)	BR
°84105 urine	°24.0	84234 progesterone	BR
(Pituitary gonadotropins, see 83000-83002)		84235 endocrine, other than estrogen or progesterone	BR
(PKU, see 81005, 84030, 84031)		(specify hormone)	BR
84106 Porphobilinogen, urine; qualitative	20.0	84236 progesterone and estrogen	BR
84110 Porphobilinogen, urine, quantitative	20.0	84244 Renin (Angiotensin I); (RIA)	60.0
84118 Porphyrins, copro-, urine; quantitative	30.0	(See also 82163, angiotensin II)	
84119 qualitative	24.0	84246 furosemide test	BR
84120 Porphyrins, urine, fractionated (uroporphyrin and		((84250 Resin uptake T-3, or T-4 (RT3U);	42.0
coproporphyrin)	64.0	84251 with total thyroxine, any method	BR))
84121 uro-, copro-, and porphobilinogen, urine	80.0	<u>(84250, 84251 Resine uptake have been deleted. To report,</u>	
(For porphyrin precursors, see 82630)		<u>use 84479, 84435)</u>	
84126 feces, quantitative	100.0	84252 Riboflavin (Vitamin B-2)	BR
84128 Porphyrins, plasma	82.0	(Salicylates, see 82011, 82012)	
(For protoporphyrin, RBC, see 84202, 84203)		(Saline infusion test, see 82091)	
84132 Potassium, blood	°24.0	(Secretin test, see 99070, 89100 and appropriate analyses)	
84133 urine	°24.0	84255 Selenium, blood, urine or tissue	100.0
84135 Pregnanediol; RIA	BR	84260 Serotonin, blood	120.0
84136 (Pregnanediol) other method (specify)	((54.0))	(For urine metabolites, see 83497)	
	BR	84275 Sialic acid, blood	50.0
84138 Pregnanetriol; RIA	BR	(Sickle hemoglobin, see 83020, 83052, 83053, 85660)	
84139 (Pregnanetriol) other method (specify)	((54.0))	84285 Silica, blood, urine or tissue	100.0
	BR	°84295 Sodium, blood	°24.0
84141 Primidone	60.0	°84300 urine	°24.0
84142 Procaïnamide	60.0	(Somatomammotropin, see 83632)	
84144 Progesterone, any method	105.0	(Somatotropin, see 83003; chorionic, see 83632)	
(For proinsulin, RIA, see 84206)		84310 Sorbitol dehydrogenase, serum	26.0
84146 Prolactin (mammatropin), RIA	225.0	84315 specific gravity (except urine)	8.0
84147 Propoxyphene	60.0	84317 Starch, feces, screening	8.0
(For screen, see 82486 et seq.)		84318 Stercobilin, qualitative, feces	BR
84149 Propranolol	BR	(For stone analysis see 82355-82370)	
84150 Prostaglandin, any one, RIA	BR	84324 Strychnine	75.0
84155 Protein, total, serum, chemical	°20.0	(Sugar, see under glucose)	
84160 refractometric	12.0	84375 sugars chromatographic separation	80.0
84165 electrophoretic fractionation and quantita-		(Sulfhemoglobin, see hemoglobin, 83055-83060)	
tion	60.0	84382 Sulfobromophthalein (BSP)	32.0
84170 total and albumin/globulin ratio	°40.0	(For injection, see 36410, 99070)	
(For serum albumin, see 82040, for serum globulin,		84395 Sulfonamide, blood chemical	20.0
82942)		84397 crystals, qualitative	20.0
84175 other sources, quantitative	24.0	(T-3, see ((84480, 84250)) <u>84479-84481</u>)	
84176 Protein, special studies (e.g., monoclonal protein		(T-4, see ((84444)) <u>84435-84439</u>)	
analysis)	BR	84401 Testosterone, blood; double isotope	BR
84180 urine, quantitative, 24 hour specimen	24.0	84403 RIA	105.0
84185 Bence-Jones	12.0	84404 Testosterone, urine; double isotope	BR
84190 electrophoretic fractionation and quantitation ..	80.0	84405 RIA	120.0
84195 spinal fluid semi-quantitative (Pandy)	20.0	84406 Testosterone, binding protein	BR
84200 electrophoretic fractionation and quantitation ..	80.0	84407 Tetracaine	BR
(For protein bound iodine (PBI), see 83533)		84408 Tetrahydrocannabinol THC (marijuana)	BR
84201 Protirelin, thyrotropin releasing hormone (TRH)			
test	BR		
84202 Protoporphyrin, RBC; quantitative	30.0		
84203 screen	20.0		

	Unit Value		Unit Value
84409		Tetrahydrocortisone or tetrahydrocortisol	105.0
(See also 83492-83497)			
84410		Thallium, blood or urine	100.0
84420		Theophylline, blood or saliva	60.0
84425		Thiamine (Vitamin B-1)	BR
84430		Thiocyanate, blood	30.0
84434		Thioridazine	40.0
(Thyrotropin releasing hormone (TRH) test, see 84201)			
84435		Thyroxine, (T-4), CPB or resin uptake	33.0
84436		Thyroxine, true (TT-4), RIA	21.0
84437		Thyroxine (T-4), neonatal	20.0
84439		Thyroxine, free (FT-4), RIA (unbound T-4 only)	45.0
(84441 Thyroxine (T-4) method unspecified has been deleted. To report, use 84435-84439)			
84441		Thyroxine (T-4), specify method (e.g., CPB, RIA)	40.0
84442		Thyroxine binding globulin (TBG)	52.0
(Thyroxine, free thyroxine index, T-7, see 82756)			
(Thyroid hormones, PBI, thyroxine, etc., see 84480, 84441, 84250)			
84443		Thyroid stimulating hormone (TSH), RIA	60.0
84444		Thyrotropin releasing factor (TRF), RIA;	BR
84445		plus long acting (LATS)	BR
84446		Tocopherol alpha (Vitamin E)	38.0
(Tolbutamide tolerance, see 82951-82952)			
84447		Toxicology, screen; general	BR
84448		sedative (acid and neutral drugs, volatiles)	45.0
84450		Transaminase, blood, glutamic oxaloacetic (SGOT), timed kinetic ultraviolet method	24.0
°84455		colorimetric or fluorometric	°20.0
84460		glutamic pyruvic (SGPT), blood timed kinetic ultraviolet	24.0
°84465		colorimetric or fluorometric	°20.0
(Transferrin, see 86329)			
84472		Trichloroethanol	60.0
84474		Trichloroacetic acid	36.0
(Trichloroacetaldehyde, see 82400-82405)			
84476		Trifluoperazine	36.0
84478		Triglycerides, blood	30.0
(See also 83705)			
84479		Triiodothyronine (T-3), resin uptake	BR
84480		Triiodothyronine ((true T-3)), true (TT-3), RIA	36.0
84481		Triiodothyronine, free (FT-3), RIA (unbound T-3 only)	BR
84483		Trimethadione	36.0
84485		Trypsin, duodenal fluid	30.0
84488		Trypsin, feces, quantitative, 24 hour specimen	30.0
84490		quantitative	30.0
(Tubular reabsorption of phosphate, blood and urine, see 84082)			
84510		((Fryosime)) Tyrosin, blood	40.0
(Ultracentrifugation, lipoprotein, see 82190)			
(Urate vs. pyrophosphate crystals, see 84208)			
°84520		Urea nitrogen, blood (BUN); quantitative	°22.0
84525		stick test	8.0
°84540		urine	°20.0
°84545		clearance	°40.0
°84550		Uric acid, blood, chemical	°20.0
84555		uricase, ultraviolet method	26.0
84560		urine	20.0
84565		Urobilin, urine, qualitative	12.0
84570		quantitative, timed specimen	24.0
84575		feces, quantitative	60.0
84577		Urobilinogen, feces, quantitative	30.0
84578		Urobilinogen, urine, qualitative	24.0
84580		quantitative, timed specimen	24.0
84583		semiquantitative	20.0
84584		Uropepsin, urine	24.0
(Uroporphyrins, see 84120, 84121)			
84585		Vanillylmandelic acid (VMA), urine	24.0
84588		Vasopressin (antidiuretic hormone), RIA	BR
84589		Viscosity, fluid	10.0
84590		Vitamin A, blood	40.0
84595		including carotene (see also 82380)	60.0
(Vitamin B-1, see 84425)			
(Vitamin B-2, see 84252)			
(Vitamin B-6, see 84207)			
(Vitamin B-12, blood, see 82606, 82607)			
(Vitamin B-12, absorption (Schilling), see 78270, 78271)			
(Vitamin C, see 82180)			
(Vitamin E, see 84446)			
84597		Vitamin K	BR
(VMA, see 84585)			
84600		Volatiles (acetic anhydride, carbon tetrachloride, dichloroethane, dichloromethane, diethylether)	45.0
(For acetaldehyde, see 82000)			
84605		Volume, blood, dye method (Evans blue)	30.0
84610		including total plasma and total blood cell volume	50.0
(Volume, blood, RISA or Cr-51, see 78110, 78111)			
84613		Warfarin	BR
84615		Xanthurenic acid	BR
84620		Xylose tolerance test, blood	40.0
84630		Zinc, quantitative, blood	100.0
84635		urine	100.0
84645		Zinc sulphate turbidity	20.0
84680		Estriol, placental, RIA	38.7
84695		Gentamicin	38.5
84701		Gonadotropin, chorionic, beta subunit, RIA	66.7
84800		Thyroid stimulating hormone (TSH), neonatal	60.0
84810		Tobramycin	BR
84999		Unlisted chemistry or toxicology procedure	BR
NOTE:			
Gas-liquid chromatography, paper chromatography, electrophoresis, nuclear medicine, enzyme immunoassay and radioimmunoassay techniques are being extended constantly for the analysis of many drugs, hormones and other substances. Where these methodologies are not specifically listed under the compound in question, such tests should be coded under the listing for the specific general methodology. (For immunodiffusion, immunoprecipitin, and counter-immunoelectrophoretic methods other than enzyme and radioimmunoassay techniques, see Immunology section)			
AMENDATORY SECTION (Amending Order 81-28, filed 11/30/81, effective 1/1/82)			
WAC 296-23-221 IMMUNOLOGY.			
			Unit Value
(Includes serology, immuno-hematology and blood banking)			
(Acid hemolysins, see 86281)			
(Actinomycosis, see 86000-86009, 86450)			

	Unit Value		Unit Value
86000 Agglutinins febrile, each	14.0	86066 ((Antitrypsin, alpha-1, determination ;) Pi (Protease inhibitor) typing	20.0
86002 panel (typhoid O & H, paratyphoid A & B, brucella and Proteus OX-19	45.0	86067 ((Antitrypsin, alpha-1, determination ;) <u>other method (specify)</u>	20.0
86004 warm	36.0	(Autoagglutinins, see 86282, 86283)	
(Agglutinins and autohemolysins, see 86004, 86011-86013, 86281-86283, 86006-86009)		(Autoantibodies, see specific antigens)	
(Agglutinins, auto, see 86282-86283, 86011, 86013)		(Blastomycosis, see 86006-86009, 86460)	
(Agglutinins, cold, see 86006, 86013, 86282, 86283)		86068 Blood, cross match, complete standard technique, includes typing and antibody screening of recipient and donor; first unit	60.0
(Alpha-1 antitrypsin, see 86329)		86069 each additional unit	45.0
(Alpha-1 fetoprotein, see 86329)		86072 Blood crossmatch; enzyme technique	10.5
(Amebiasis, see 86171, 86280)		86073 screening for compatible unit saline and/or high protein	26.0
86006 Antibody, qualitative, not otherwise specified; first antigen, slide or tube	12.0	86074 antiglobulin technique	15.0
86007 each additional antigen	7.5	(For enzyme technique, see 86018)	
86008 Antibody, quantitative titer, not otherwise specified; first antigen	18.0	86075 Blood crossmatch, minor only (plasma, Rh immune globulin), includes recipient and donor typing and antibody screening; first unit	44.0
86009 each additional antigen	12.0	86076 each additional unit	27.0
86011 Antibody, detection, leukocyte antibody	44.0	(For incompatibility problems, see 86004, 86011-86014, 86016-86026, 86031-86035, 86068-86076)	
86012 Antibody absorption, cold auto absorption; per serum	30.0	(For typing, antibody screening and blood in lieu of crossmatch, see 86017)	
(For elution, see 86019)		(For blood transfusion, see 36430-36460, 36510, 36660)	
86013 differential	45.0	86080 Blood typing; ABO only	12.0
86014 Antibody, platelet antibodies (agglutinins)	45.0	86082 ABO and Rho(D)	18.0
86016 Antibodies, RBC, saline; high protein and antihuman globulin technique	30.0	86090 M N	20.0
(See also 86032)		86095 Blood typing, RBC antigens other than ABO or Rho(D); antiglobulin technique, each antigen	10.5
86017 with ABO + Rh(D) typing (for holding blood instead of complete crossmatch)	24.0	86096 direct, slide or tube, including Rh subtypes, each antigen	10.5
86018 enzyme technique including antihuman globulin	17.0	86100 Blood typing; Rho(D) only	12.0
86019 elution, any method	45.0	86105 Rh genotyping, complete	45.0
86021 Antibody identification; leukocyte antibodies	60.0	(For Rho variant Du, see 86095)	
86022 platelet antibodies	75.0	86115 anti-Rh immuno-globulin testing (Rhogam type)	68.0
86024 RBC antibodies (8-10 cell panel) standard techniques	38.0	86120 special (Kell, Duffy, etc.)	BR+
86026 RBC antibodies (8-10 cell panel), with enzyme technique including antihuman globulin	52.0	86128 Blood autotransfusion, including collection, processing and storage	45.0
(For absorption and elution, see 86012-86013, 86019)		(For nondonor phlebotomy, see 96450)	
86028 saline or high protein, each (Rh, AB, etc.)	12.0	86129 Blood component processing not otherwise specified	30.0
(Anti-DNA, see 86225)		86131 Blood unit for direct transfusion, up to 50 ml.	BR
(Anti-deoxyribonuclease titer, see 86215)		86134 Blood unit for transfusion; processing by blood bank, includes collection	BR
86031 Antihuman globulin test; direct (Coombs) 1-3 dilutions	12.0	86138 replacement	BR
86032 indirect, qualitative (broad, gamma or nongamma, each)	15.0	86139 splitting, open or closed, system, each	BR
86033 indirect, titer (broad, gamma or nongamma each)	12.0	(Bovine milk antibody, see 86008, 86009)	
86034 enzyme technique, qualitative	30.0	(Brucellosis, see 86000-86002, 86470)	
86035 drug sensitization, identification (e.g., penicillin)	75.0	86140 C-reactive protein	20.0
(For antibody detection (screening), see 86016, 86017)		(Candidiasis, see 86008)	
(Antihyaluronidase titer, see 86315)		86149 Carcinoembryonic antigen; gel diffusion	60.0
<u>86038 Antinuclear antibodies (ANA), RIA</u>	<u>55.0</u>	86151 RIA	60.0
(Antinuclear antibodies, <u>fluorescent technique</u> , see 86255, 86256)		(Cat scratch disease, see 86171, 86480)	
86045 Antistreptococcal carbohydrate, anti-A CHO	40.0	86155 Chemotaxis assay, specify method	BR
(Antistreptococcal antibody, anti-DNAse, see 86215)		(Coccidioidomycosis, see 86006-86009, 86171, 86490)	
(Antistreptokinase titer, see 86590)		(Cold agglutinin or hemolysin, see 86006-86013, 86282, 86283)	
86060 Anti-streptolysin O titre	20.0	86158 Complement; C'1 esterase	52.0
86063 screen	10.0	86159 C'2 esterase	52.0
<u>86064 Antitrypsin, alpha-1; RIA</u>	<u>20.0</u>	86162 total (CH 50)	70.0

	Unit Value		Unit Value
(For complement fractions, quantitative, see 86329)		(Ham test, see 86281)	
86171	40.0	86280	60.0
Complement fixation tests, each (e.g., cat scratch fever, coccidioidomycosis, histoplasmosis, leptospirosis, psittacosis, rubella, streptococcus MG, syphilis) - specify test		86281	24.0
(Coombs test, see 86031-86035)		86282	30.0
86185	24.0	86283	75.0
Counter-electrophoresis, each antigen		(Cold, see 86006-86009, warm 86004, acid 86281)	
(For HAA, see 86285, 86286)		86285	18.0
(Crossmatch, see 86068-86076)		86286	24.0
86201	30.0	86287	36.0
86202	1.5	(For gel diffusion technique, see 86331; CF, see 86171; HAI, see 86280)	
Cryoprecipitate, preparation; each unit		86288	BR
(Cryptococcosis, see 86008, 86009, 86255, 86256)		86289	BR
(Cysticercosis, see 86280)		86291	BR
86209	BR	86293	BR
86215	36.0	86295	BR
86225	36.0	86296	BR
Deoxyribonuclease, antibody		86297	BR
Deoxyribonucleic acid (DNA) antibody		86300	20.0
(Diphtheria, see 86280)		86305	30.0
(Direct antiglobulin test (Coombs), see 86031)		86310	30.0
(Donath-Landsteiner screen, see 86008, 86009)		(Histoplasmosis, see 86006-86009, 86171)	
(Drug sensitization, RBC, see 86035)		(HLA typing, see 86597)	
(Echinococcosis, see 86171, 86280, 86500)		(For hormones, see individual alphabetic listing in chemistry section)	
(Eosinophils, microscopic examination for, in various body fluids, see 89180)		86315	30.0
86235	30.0	86320	100.0
86240	BR	86325	100.0
86241	3.0	86329	30.0
Extractable nuclear antigen (ENA), antibody		86331	30.0
Factor VIII; concentrate, lyophilized unit, 100 units		(For ceruloplasmin by chemical method, see 83290)	
dilution, each bottle		(IgE, RIA, see 82785; RIST, see 86358)	
(For cryoprecipitate, see 86201, 86202)		86335	BR
86243	BR	(Insulin antibody, see 86016)	
86244	57.0	86337	BR
Fc receptor assay, specify method		86338	32.0
Feto-protein, alpha-1, RIA		86340	32.0
(Feto-protein, immunodiffusion method, alpha-1, see 86329)		(Intrinsic factor, antibody (fluorescent), see 86255, 86256)	
86245	82.0	(Inv grouping, see 86335)	
Fibrinogen, unit		(Kveim test, see 86565)	
(Filariasis, see 86280)		(Latex fixation, see individual antigen or antibody; also 86006, 86007)	
86255	24.0	(LE cell preparation, see 85544)	
86256	36.0	(LE factor, see 86006, 86007, 86255, 86256)	
Fluorescent antibody; screen		(Leishmaniasis, see 86280)	
titer		(Leptospirosis, see 86006-86009, 86171)	
(Fluorescent technique for antigen identification in tissue, see 88345)		(Leukoagglutinins, see 86013, 86021)	
(Frei test, see 86530)			
86265	BR		
86266	BR		
86267	BR		
Frozen blood, preparation for freezing, each unit including processing and collection;			
with thawing			
with freezing and thawing			
(FTA, see 86650)			
(Gc grouping, see 86335)			
(Gel (agar) diffusion tests, see 86331)			
(Gm grouping, see 86335)			
(Gonadotropins, chorionic, see 82996-82998)			
86272	BR		
86273	60.0		
86274	BR		
Globulin, gamma 1 ml			
Globulin Rh immune, 1 ml			
Globulin vaccinia, immune, 1 ml			
(((HAA, see 86285-86287)))			
(Gm grouping, see 86335)			
(Gonadotropins, chorionic, see 82996-82998)			
86277	BR		
Growth hormone, human (HGH), antibody, RIA			

	Unit Value		Unit Value
86343 Leukocyte histamine release test (LHR)	BR	(RIST, see 86423)	
86344 Leukocyte phagocytosis	BR	(RMCT, see 86423)	
86345 Leukocyte poor blood, nylon filter preparation, including collection and processing	82.5	(RPR, see 86592)	
86346 Leukocyte poor blood, invert spin preparation; including collection and processing	67.5	(Rubella, CF, see 86171; HAI, see 86280)	
86347 not including collection and processing	9.0	(Schistosomiasis agglutination, see 86006-86009)	
86349 Leukocyte transfusion (leukapheresis)	BR	(Serologic test for syphilis (STS), see 86171, 86592, 86593)	
(Lymphocyte culture, see 86353)			
86351 Lymphocyte storage, liquid nitrogen, including preparation	BR	86450 Skin test, actinomycosis	20.0
86353 Lymphocyte transformation, PHA or other	120.0	86460 blastomycosis	20.0
86357 Lymphocytes; T & B differentiation	165.0	86470 brucellosis	20.0
86358 B-cell evaluation	BR	86480 cat-scratch fever	20.0
(Malaria, see 86171, 86280, 87207)		86490 coccidioidomycosis	20.0
86365 Mast cell degranulation test (MDT)	BR	86495 diphtheria (Schick)	20.0
(Melioidosis, see 86280)		86500 echinococcosis	20.0
86376 Microsomal antibody (thyroid); RIA	BR	86510 histoplasmosis	20.0
86377 ((Microsomal antibody (thyroid))) other method (specify)	30.0	86520 leptospirosis	20.0
86378 Migration inhibitory factor test (MIF)	BR	86530 lymphogranuloma venereum (Frei test)	20.0
(Milk antibody, anti-bovine, see 86008-86009)		86540 mumps	20.0
(Mitochondrial antibody, liver, see 86255)		86550 psittacosis	20.0
(Mononucleosis screening slide, see 86006-86007)		86565 sarcoidosis Kveim test, includes skin test only	20.0
86382 Neutralization test, viral	BR	(For biopsy see 11100, for microscopic study, see 88304, 88313)	
86384 Nitroblue tetrazolium dye test (NTD)	BR	86570 trichinosis	20.0
(Ouchterlony diffusion, see 86331)		86580 tuberculosis patch or intradermal	20.0
(Parietal cell antibody, see 86255, 86256)		86585 tine test	12.0
86385 Paternity testing, ABO + Rh factors + MN (per individual);	37.5	(For skin tests for allergy testing, see 95005-95199, Medicine section)	
86386 each additional antigen system	15.0	(Smooth muscle antibody, see 86255, 86256)	
(Penicillin antibody RBC, see 86035)		(Sporotrichosis, see 86006-86009)	
86388 Plasma, single donor, fresh frozen	BR	(Streptococcus MG, see 86171)	
86389 Plasmapheresis, each unit	75.0	86590 Streptokinase, antibody	27.0
86391 Plasma protein fraction unit	BR	(Streptolysin O antibody, see anti-streptolysin O, 86060-86061)	
(Platelet antibodies (agglutinins), see 86014)		(Streptobacillus, see 86008, 86009)	
86392 Platelet concentrate; preparation	45.0	86592 Syphilis, precipitation or flocculation tests, qualitative VDRL, RPR, DRT	9.0
86393 mix and pool, each unit	1.5	(See also 89006, 89007)	
86398 Platelet rich plasma, preparation	36.0	86593 Syphilis, precipitation or flocculation tests, quantitative	15.0
86402 Precipitin determination, gel diffusion, in aspergillosis, bagassosis, farmer lung, pigeon breeder disease, silo filler disease, other alveolitis (specify)	BR	(Syphilis serology, see also 86171)	
86405 Precipitin test for blood (species identification)	BR	(Tetanus, see 86280)	
(Pregnancy test, see 82996, 82997, 86006-86009)		(Thyroglobulin antibody, see 86006-86009, 86171)	
86415 Prothrombin complex; dilute and pretest	7.5	86594 Thyroid autoantibodies	BR
86416 lyophilized, unit	120.0	86595 Tissue; culture	BR
(Psittacosis, CF, see 86171)		86597 typing	BR
86421 Radioallergosorbent test (RAST); up to 5 antigens	BR	86600 Toxoplasmosis dye test	80.0
86422 6 or more antigens	BR	(For CF, see 86171; IFA, see 86255, 86256)	
86423 Radioimmunosorbent test (RIST) IgE, quantitative	BR	86630 Transfer factor test (TFT)	BR
(Rapid plasma reagin test (RPR), see 86592)		86650 Treponema antibodies, fluorescent, absorbed (FTA-abs)	30.0
86424 Rat mast cell technique (RMCT)	BR	86660 Treponema pallidum immobilization (TPI)	80.0
86425 Red blood cells, packed; preparation gravity method, unit in addition to collection and processing	6.0	86662 Treponema pallidum test, other, specify (e.g., TPIA, TPA, TPMB, TPCF, RPCF)	BR
86426 centrifuge method in addition to collection and processing	9.0	(Trichinosis, see 86006-86009)	
86427 processing by blood bank, includes collection	60.0	(Trypanosomiasis, see 86171, 86280)	
(Rh immune globulin, see 86273)		(Tuberculosis, see 86580, 86585, 87116-87118, 87190)	
86430 (Rheumatoid factor)	12.0	(Vaccinia immune globulin, see 86274)	

	Unit Value
(VDRL, see 86592, 86593)	
(Viral antibodies, see 86171, 86280, 86382)	
(Visceral larval migrans, see 86280)	
(Warm agglutinins, see 86004)	
86670 Washed red blood cells for transfusion, preparation not including unit collection and processing	75.0
86681 Adrenal cortex antibodies, RIA	31.0
86800 Thyroglobulin antibody, RIA	31.0
86999 Unlisted immunology procedure	BR

AMENDATORY SECTION (Amending Order 81-28, filed 11/30/81, effective 1/1/82)

WAC 296-23-228 ANATOMIC PATHOLOGY.

	Unit Value
POSTMORTEM EXAMINATION	
(Procedures 88000 through 88099 represent physician services only. See modifier -90 for outside laboratory services.)	
88000 Necropsy (Autopsy) without CNS, gross examination only	400.0
88005 with brain	500.0
88007 with brain and spinal cord	600.0
88012 infant with brain	300.0
88014 stillborn or newborn with brain	300.0
88016 macerated stillborn	400.0
88020 Necropsy (autopsy) without CNS, gross and microscopic examination	800.0
88025 with brain	900.0
88027 with brain and spinal cord	1000.0
88028 infant with brain	700.0
88029 stillborn or newborn with brain	700.0
88036 Necropsy (autopsy), limited, gross and/or microscopic; regional	BR
88037 single organ	BR+
88040 Necropsy (autopsy); forensic examination	BR
88045 coroner's call	BR
88099 Unlisted necropsy (autopsy) procedure	BR

CYTOPATHOLOGY

88104 Cytopathology, fluids, washings or brushings, with centrifugation except cervical or vaginal; smears and interpretation	45.0
88106 filter method only with interpretation	45.0
88107 smears and filter preparation with interpretation	60.0
88109 smears and cell block with interpretation	90.0

(For cervical or vaginal smears, see 88150)

(For cell block only, see 88302)

(For gastric intubation with lavage, see 89130-89141, 91055)

(For x-ray localization, see 74340)

88125 Cytopathology, forensic (e.g., sperm)	75.0
88130 Sex chromatin identification; (Barr bodies)	40.0
88140 peripheral blood smear, polymorphonuclear "drum sticks"	40.0

(For Guard stain, see 88313)

88150 Cytopathology, smears, cervical or vaginal (e.g., Papanicolaou), screening and interpretation, up to three smears;	30.0
88155 with definitive hormonal evaluation (e.g., maturation index, karyopyknotic index, estrogenic index)	40.0
88160 Cytopathology, any other source (e.g., sputum), screening and interpretation	36.0

(For aerosol collection of sputum, see 89350)

(For special stains, see 88312, 88313)

88199 Unlisted cytopathology procedure	BR
(For electron microscopy, see 88348, 88349)	

CYTOGENETIC STUDIES

88260 Chromosome analysis; lymphocytes, count 1-4 cells, screening	180.0
88261 count 1-4 cells, 1 karyotype	375.0
88262 count 1-20 cells for mosaicism, 2 karyotypes	525.0
88265 Chromosome analysis; myeloid cells, 2 karyotypes (Philadelphia chromosome)	225.0
88267 amniotic fluid, count 1-4 cells, 1 karyotype	600.0
88268 skin, count 1-4 cells, 1 karyotype	600.0
88270 other tissue cells, count 1-4 cells, 1 karyotype	BR
88280 additional karyotyping	75.0
88285 additional cells counted	15.0
88299 Unlisted cytogenetic study	BR

SURGICAL PATHOLOGY

(Procedures 88300 through 88399 include accession, handling and reporting)

88300 Surgical pathology, gross examination only	20.0
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NOTE: Only one of the numbers 88302-88309 should be used in reporting specimens (single or multiple) that are removed during a single surgical procedure.

88302 Surgical pathology, gross and microscopic; examination for identification and record purposes (e.g., uterine tubes, vas deferens, sympathetic ganglion) ..	60.0
88304 diagnostic exam, small or uncomplicated specimen (e.g., skin lesion(s), needle biopsy)	75.0
88305 diagnostic exam, larger specimen or multiple small specimens (e.g., prostate clippings, uterine curettings, segment of stomach)	105.0
88307 complex diagnostic exam, large specimen(s), organs or multiple tissues requiring multiple slides ..	150.0
88309 comprehensive diagnostic exam (e.g., specimen with regional nodes, detailed anatomic dissection or diagnostic problem)	BR
88311 decalcification procedure	12.0
88312 Special stains; Group I stains for microorganisms, (e.g., Gridley, acid fast, methenamine silver, Levaditi)	25.0
88313 Group II, all other special stains	12.0
88314 Histochemical staining with frozen section(s)	BR
88316 Preparation of duplicate slides, stained or unstained, requested by consultant	BR
88317 Interpretation by treating physician of previously diagnosed histologic slide (without consultation)	BR
88321 consultation and report on referred slides prepared elsewhere	140.0
88323 Consultation and report on referred material requiring preparation of slides	BR
88325 comprehensive review of records and slides, with report on referred material	BR+
88329 consultation during surgery	100.0
88331 with frozen section(s)	90.0
88332 each additional frozen section during same visit to surgical operating suite	30.0

(For permanent paraffin section, see 88302-88309)

88345 Immunofluorescent study	BR
88348 Electron microscopy; diagnostic	BR
88349 scanning	BR
88360 Whole organ sections for special studies	200.0
88370 Tissue immunoperoxidase histochemistry	BR
88399 Unlisted surgical pathology procedure	BR

AMENDATORY SECTION (Amending Order 70-12, filed 12/1/70, effective 1/1/71)

WAC 296-23-315 TREATMENT OF UNRELATED CONDITIONS. Treatment or surgery for unrelated conditions, while the injured workman is hospitalized are not usually allowed. When such unrelated treatment is permitted by the department or self-insurer, the requesting doctor must identify which services are needed due to the industrial injury and which are needed due to the unrelated conditions. Diagnostic tests and/or treatment for unrelated conditions directly affecting recovery of the industrial condition may be given consideration as outlined under WAC 296-20-055.

Diagnostic tests and studies ordered by the attending physician as a part of the initial care and diagnosis of an industrial injury, will be allowed.

AMENDATORY SECTION (Amending Order 81-28, filed 11/30/81, effective 1/1/82)

WAC 296-23-356 BILLING PROCEDURES. (1) Bills for hospital services can be submitted on department or UB-16 bill forms. The self-insurer may accept other bill forms. Regardless of form used, the following information must appear: Claim number, claimant name and address, worker's social security number (if available), employer name, date of injury, diagnosis or nature of injury, date of service, and description of service rendered. If UB-16 forms are used, summarize charges by revenue codes as per UB-16 instructions. Itemized detail of summary charges must be attached.

(2) For a bill to be considered for payment, it should be received by the department or self-insurer within ninety days from the date of service.

(3) Supporting documentation of services rendered must be attached to billings. The reports needed are:

- (a) X-ray findings
(b) Laboratory findings
(c) Diagnostic study findings
(d) Emergency room reports
(e) Admission history and physical
(f) Discharge summary for stays over 48 hours
(g) Operative report
(h) Physical therapy notes
(i) Occupational therapy notes.

(4) The department or the self-insurer may reject bills for services rendered in violation of the medical aid rules.

(5) The emergency room will be considered the office for those physicians providing regular emergency room care to the hospital, and fees will be allowed on this basis.

(6) Call back between 6 p.m. and 8 a.m. provided that laboratory, x-ray and surgical staff are normally not on duty during this period of time will be billed at commission approved rates.

(7) The claim number must be placed on each bill and on each page of attached documents in the upper right hand corner.

AMENDATORY SECTION (Amending Order 81-28, filed 11/30/81, effective 1/1/82)

WAC 296-23-615 OFFICE VISITS AND SPECIAL SERVICES.

DEFINITIONS:

Routine Office Visit: A level of service pertaining to the evaluation and treatment of a condition requiring only an abbreviated history and exam, i.e.:

- (1) Palpation, exam and adjustment of one or more areas.
(2) Brief exam and no adjustment.

Extended Office Visit: A level of service pertaining to an evaluation of patient with a new or existing problem requiring a detailed history, review of records, exam, and a formal conference with patient or family to evaluate and/or adjust therapeutic treatment management and progress.

Comprehensive Office Visit: A level of service pertaining to an in-depth evaluation of a patient with a new or existing problem, requiring development or complete re-evaluation of treatment data; includes recording of chief complaints and present illness, family history, past treatment history, personal history, system review; and a complete exam to evaluate and determine appropriate therapeutic treatment management and progress.

REPORTING:

Reporting requirements are outlined in WAC 296-20-06101. The department or self-insurer will accept a brief narrative report of treatment received and the patient's progress as supporting documentation for billings in lieu of routine follow-up office notes.

CHIROPRACTIC MODIFIERS:

-22 Unusual Services: When treatment services provided are greater than that usually required for listed procedures. Use of this modifier must be based on the injured worker's need for extended or unusual care. A report is required; the modifier -22 should be added to the procedure number.

-52 Reduced Services: Under certain circumstances no treatment may be given, in these cases the procedure should be reduced ((by 10 units)) and modifier -52 should be added to the procedure number.

MATERIAL SUPPLIED BY DOCTOR:

Department or self-insurer will reimburse the doctor for materials supplied, i.e. cervical collars, heel lifts, etc., at cost only. In addition, a handling fee, not to exceed five percent of the wholesale cost of the item, will be paid. See RCW 19.68.010, Professional License Statutes. Use Procedure Number C99070.

SPECIAL SERVICES:

The following services are generally part of the basic services listed in the maximum fee schedule but do involve additional expenses to the chiropractor for materials, for his time or that of his employees. These services are generally provided as an adjunct to common chiropractic services and should be used only when circumstances clearly warrant an additional charge over and above the usual charges for the basic services.

Table with 3 columns: Code, Description, Unit Value. Includes items like C90001 Completion of Report of Accident, C90097 Completion of Reopening Application, C99032 Mileage, one way, each mile beyond 7 mile radius...

INITIAL VISIT

Table with 3 columns: Code, Description, Unit Value. Includes items like C90000 Routine examination, history, chiropractic adjustment and submission of a report, C90017 Extended office visit including treatment - report required...

FOLLOW-UP VISITS

Table with 3 columns: Code, Description, Unit Value. Includes items like C90050 Office visit including chiropractic adjustment, C90070 Extended office visit including treatment - report required...

AMENDATORY SECTION (Amending Order 80-29, filed 12/23/80, effective 3/1/81)

WAC 296-23-715 MODALITIES.

Table with 3 columns: Code, Description, Unit Value. Includes item ((P97000) One of the following modalities to one area) with sub-items (a) Hot or cold packs, (b) Traction, mechanical, (c) Electrical stimulation (unattended), (d) Vasopneumatic devices, (e) Paraffin bath.

	Unit Value
(f) Microwave	
(g) Whirlpool	
(h) Diathermy	
(i) Infrared	
(j) Ultra violet	
(k) Biofeedback))	
<u>Physician or therapist is required to be in constant attendance.</u>	
(97000 has been deleted. To report, use 97010-97039)	
P97010 Physical medicine treatment to one area; hot or cold packs	12.0
P97012 traction, mechanical	12.0
P97014 electrical stimulation (unattended)	12.0
P97016 vasopneumatic devices	12.0
P97018 paraffin bath	12.0
P97020 microwave	12.0
P97022 whirlpool	12.0
P97024 diathermy	12.0
P97026 infrared	12.0
P97028 ultraviolet	12.0
P97039 unlisted modality (specify)	12.0
P97050 Two or more modalities to the same area	13.0

AMENDATORY SECTION (Amending Order 80-29, filed 12/23/80, effective 3/1/81)

WAC 296-23-720 PROCEDURES. (Therapist is required to be in constant attendance.)

	Unit Value
((P97100 One of the following procedures to one area, initial 30 minutes	16.0
(a) Therapeutic exercises	
(b) Neuromuscular re-education	
(c) Functional activities	
(d) Gait training	
(e) Electrical stimulation (manual)	
(f) Traction, manual	
(g) Massage	
(h) Contrast baths	
(i) Ultrasound	
(j) Biofeedback	
P97101 Each additional 15 minutes	5.0))

(97100 has been deleted. To report, use 97110-97139)

(97101 has been deleted. To report, use 97145)

P97110 Physical medicine treatment to one area, initial 30 minutes; therapeutic exercises	16.0
P97112 neuromuscular reeducation	16.0
P97114 functional activities	16.0
P97116 gait training	16.0
P97118 electrical stimulation (manual)	16.0
P97122 traction, manual	16.0
P97124 massage	16.0
P97126 contrast baths	16.0
P97128 ultrasound	16.0
P97139 unlisted procedure (specify)	16.0
P97145 Physical medicine treatment to one area, each additional 15 minutes	16.0
P97200 Combination of any modality(s) and procedure(s), initial 30 minutes	16.0
P97201 Each additional 15 minutes	5.0
P97220 Hubbard tank, initial 30 minutes	24.0
P97221 Each additional 15 minutes (maximum allowance, one hour)	5.0
P97240 Pool therapy or hubbard tank with therapeutic exercises, initial 30 minutes	30.0
P97241 Each additional 15 minutes (maximum allowance, one hour)	6.0
P97250 Sterile technique (severe burn cases and open draining areas requiring sterile bandages and dressings)	6.0

P97500 Orthotics training (dynamic bracing, splinting, etc.) upper extremities, initial 30 minutes	24.0
P97501 each additional 15 minutes	12.0
P97520 Prosthetic training, initial 30 minutes	24.0
P97521 each additional 15 minutes	12.0
P97540 Activities of daily living (ADL) and diversional activities, initial 30 minutes	24.0
P97541 each additional 15 minutes	12.0

AMENDATORY SECTION (Amending Order 80-29, filed 12/23/80, effective 3/1/81)

WAC 296-23-725 TESTS AND MEASUREMENTS.

	Unit Value
P97700 One of the following tests or measurements with report, initial 30 minutes	24.0
(a) Orthotic "check-out"	
(b) Prosthetic "check-out"	
(c) Activities of daily living "check-out"	
(d) Biofeedback evaluation	
(e) Physical capacities evaluation	
P97701 Each additional 15 minutes	12.0
P97720 Extremity testing for strength, dexterity or stamina, initial 30 minutes	24.0
P97721 Each additional 15 minutes	12.0
P97740 Kinetic activities to increase coordination, strength and/or range of motion, one area (i.e., any two extremities or trunk), initial 30 minutes	24.0
P97741 Each additional 15 minutes	12.0
P97752 Muscle testing, torque curves during isometric and isokinetic exercise (e.g., by use of Cybex machine)	24.0

NURSING

AMENDATORY SECTION (Amending Order 80-29, filed 12/23/80, effective 3/1/81)

WAC 296-23-900 ((NURSE PRACTITIONER)) LICENSED NURSING RULES. (1) Registered nurses and licensed practical nurses may perform private duty nursing care in industrial injury cases when the attending physician deems this care necessary. (See WAC ((296-20-191)) 296-20-091 for home nursing rules.)

(2) Certified registered nurses (CRNs) may perform advanced and specialized levels of nursing care on a fee for service basis in industrial injury cases within the limitations of subsections (3) and (4) of this section.

(3) Advance approval must be obtained from the department to treat industrial injury cases. To be eligible to treat industrial injuries, the registered nurse ((practitioner)) must:

(a) Be recognized by the Washington State Board of Nursing as a Certified Registered Nurse (CRN).

(b) Provide the department with evidence of a reliable and rapid system of obtaining physician consultation.

(4) The scope of practice for ((nurse practitioners)) certified registered nurses under the industrial insurance program is limited to the following, based on CRN speciality as approved by the State Board of Nursing:

(a) Preparing Reports of Accident and progress reports for the supervising physician's signature.

(b) Emergency treatment of serious injuries to include initial wound care, administration of medication and support of life functions.

(c) Treatment of minor injuries to include suturing of minor lacerations not involving tendons, nerves or bones.

(d) Removal of sutures.

(e) Removal of foreign bodies from eyes.

(f) Removal of slivers or foreign bodies where bones, nerves and tendons are not involved.

(g) Prescribing legend drugs when so authorized by State Board of Nursing.

(h) Nursing type follow-up care (i.e., dressing changes, etc.)

(i) Accompanying ambulance to the site of injury and/or to the hospital with the injured workman.

(j) Home visits to evaluate claimant's condition when attendant care is being rendered for the injured worker by persons other than the nurse practitioner, may be authorized when the request is received in advance of the visit.

(k) Administration of biofeedback as per WAC 296-21-0501.

(5) BILLING PROCEDURES

Billing procedures outlined in WAC 296-20-125 apply. Certified Registered Nurses must obtain payee account numbers from the department.

VOCATIONAL SERVICES

AMENDATORY SECTION (Amending Order 82-39, filed 11/29/82, effective 1/1/83)

WAC 296-23-9408 VOCATIONAL FEE SCHEDULE.

Code

~~((V10001)) Professional Time - Full Service Providers \$48.00/hour
(Includes initial assessment/evaluation, vocational counseling, testing - administration and interpretation, job development and placement, coordination of services, telephone contact with doctor, monitoring of rehab plan, and follow-up))~~

Professional Time - Full Service Providers

V10101	Initial Assessment/Evaluation	\$48.00/hour
V10102	Vocational Counseling	\$48.00/hour
V10103	Testing - Administration and Interpretation	\$48.00/hour
V10104	Plan Development	\$48.00/hour
V10105	Job Development	\$48.00/hour
V10106	Job Analysis	\$48.00/hour
V10107	Job Placement	\$48.00/hour
V10108	Coordination of Services	\$48.00/hour
V10109	Telephone Contact with Doctor	\$48.00/hour
V10110	Monitoring of Rehabilitation Plan	\$48.00/hour
V10111	Follow-up	\$48.00/hour

~~((V10002))~~
V10202 Travel and Waiting Time (waiting time limited to one hour) If more than one client is being seen in the area, travel time must be split among ALL clients. \$25.00/hour

~~((V10003))~~
V10303 Mileage 18.5¢/mile
If more than one client is being seen in the area, mileage must be split among ALL clients seen.

~~((V10004))~~
V10404 Group Sessions (2 to 5/group) (workshops; job clubs; counseling sessions.) Maximum of 40 billable hours. \$22.00/hour

~~((V10005))~~
V10505 Group Sessions (6 to 10/group) (Maximum of 50 billable hours.) \$18.00/hour

~~((V10006))~~
V10606 Placement - Employment Agency Providers Only \$35.00/hour
Maximum of two hours assessment of placement potential includes report to department or VRC.

~~((V10007))~~
V10707 Placement - Employment Agency Providers Only \$300.00/flat fee
Flat fee paid on placement.

~~((V10008))~~
V10808 Placement - Employment Agency Providers Only \$900.00/flat fee
Flat fee paid sixty days post-placement when worker has been continuously employed for sixty days.

~~((V10009))~~
V10909 Court Testimony - ALL PROVIDERS To be arranged between provider and Attorney General's Office.

CHILD CARE VOCATIONAL REHABILITATION PROGRAM

The department will authorize child care as part of a department approved vocational rehabilitation program. Payment for child care services will be made to Licensed Day Care providers or family members other than the injured worker or his/her spouse.

		Units
V20040	Hourly rate per child six hours or less - Licensed Day Care.	1.1
V20050	Daily rate per child seven to nine hours - Licensed Day Care	7.5
V20060	Hourly Rate - Per child six hours or less. Nonlicensed provider.	0.9
V20070	Daily Rate - Per child seven to nine hours. Nonlicensed provider.	6.4

DENTAL

NEW SECTION

WAC 296-23-412 GENERAL INFORMATION AND INSTRUCTIONS. (1) The department or self-insurer is responsible only for repair or replacement of teeth injured or prosthodontics broken as a result of an industrial injury.

(2) Information pertaining to industrial claims is explained in WAC 296-20-010.

(3) Information pertaining to reports of accident is outlined in WAC 296-20-025.

(4) Information pertaining to the care of injured workers is explained in WAC 296-20-110.

(5) An estimate of cost is not needed prior to authorization of dental work unless indicated due to the extensive nature of the dental work. The department or self-insurer reserves the right to review all charges billed.

(6) Billing instructions are listed in WAC 296-20-125. Bills for services must be itemized, specifying tooth numbers and materials used. No services will be paid on rejected or closed claims except those rendered in conjunction with a reopening application.

NEW SECTION

WAC 296-23-421 DIAGNOSTIC SERVICES.

- 00110 Initial oral examination
- 00120 Periodic oral examination
- 00130 Emergency oral examination

Radiographs

- 00210 Intraoral—complete series (including bite-wings)
- 00220 Intraoral periapical—single, first film
- 00230 Intraoral periapical—each additional film
- 00272 Bite-wing—two films
- 00274 Bite-wing—four films
- 00330 Panoramic—maxilla and mandible film
- 00470 Diagnostic casts.

NEW SECTION

WAC 296-23-430 PREVENTIVE SERVICES.

Dental prophylaxis

- 01110 Adults
- 01120 Children

Fluoride treatments

- 01201 Topical application of fluoride (including prophylaxis)—children

Space management therapy

- 01510 Fixed—unilateral type

NEW SECTION

WAC 296-23-440 RESTORATIVE SERVICES.

Amalgam restorations (including polishing)

- 02110 Amalgam—one surface, deciduous
- 02120 Amalgam—two surfaces, deciduous
- 02130 Amalgam—three surfaces, deciduous

- 02140 Amalgam—one surface, permanent
- 02150 Amalgam—two surfaces, permanent
- 02160 Amalgam—three surfaces, permanent
- 02161 Amalgam—four or more surfaces, permanent

Silicate restorations

- 02210 Silicate cement per restoration

Acrylic or plastic or composite restorations

- 02310 Acrylic or plastic or composite resin
- 02335 Acrylic or plastic or composite resin (involving incisal angle)

Gold inlay restorations

- 02520 Inlay—gold, two surfaces
- 02530 Inlay—gold, three surfaces
- 02540 Only—per tooth (in addition to foregoing)

Crowns—single restoration only

- 02720 Plastic with gold
- 02740 Porcelain
- 02750 Porcelain with gold
- 02790 Gold (full cast)
- 02810 Gold (3/4 cast)
- 02830 Prefabricated stainless steel—primary
- 02891 Cast post and core in addition to crown
- 02892 Prefabricated post and core in addition to crown

Other restorative services

- 02920 Recement crowns
- 02940 Fillings (sedative)
- 02950 Crown buildup, pin retained.

NEW SECTION

WAC 296-23-450 ENDODONTICS

Pulp capping

- 03110 Pulp cap—direct (excluding final restoration)

Pulpotomy (excluding final restoration)

- 03220 Vital pulpotomy

Root canal therapy (includes treatment plan, clinical procedures, and follow-up care)

- 03310 Anterior (excludes final restoration)
- 03320 Bicuspid (excludes final restoration)
- 03330 Molar (excludes final restoration)

periapical services

- 03410 Apicoectomy—performed as separate surgical procedure (per root).

NEW SECTION

WAC 296-23-460 PERIODONTICS.

- 04210 Gingivectomy or gingivoplasty—per quadrant
- 04220 Gingival curettage—per quadrant
- 04260 Osseous surgery (including flap entry and closure)—per quadrant

Adjunctive periodontal services (in conjunction with total periodontal treatment)

- 04330 Occlusal adjustment (limited)
- 04331 Occlusal adjustment (complete)
- 04340 Periodontal scaling and root planing (entire mouth)
- 04341 Periodontal scaling and root planing—per quadrant.

NEW SECTION

WAC 296-23-470 PROSTHODONTICS, REMOVABLE—INCLUDING ROUTINE POSTDELIVERY CARE.

- 05110 Complete upper
- 05120 Complete lower
- 05130 Immediate upper
- 05140 Immediate lower

Partial dentures—including routine postdelivery care

- 05211 Upper, excluding clasps, acrylic base
- 05212 Lower, excluding clasps, acrylic base
- 05213 Upper—cast chrome base, with acrylic saddles, excluding clasps
- 05214 Lower—cast chrome base, with acrylic saddles, excluding clasps

Additional units for partial dentures

- 05310 Each clasp with rest
- 05320 Each tooth

Repairs to dentures

- 05610 Repair broken complete or partial denture—no teeth damaged
- 05620 Repair broken complete or partial denture—replace one broken tooth
- 05630 Replace additional teeth—each tooth
- 05640 Replace broken tooth on denture—no other repairs
- 05650 Adding tooth to partial denture to replace extracted tooth—each tooth (not involving clasp or abutment tooth)
- 05660 Adding tooth to partial denture to replace extracted tooth—each tooth (involving clasp or abutment tooth)

Denture relining

- 05730 Relining upper or lower complete dentures (office reline)
- 05750 Relining upper or lower complete denture (laboratory).

NEW SECTION

WAC 296-23-480 PROSTHODONTICS, FIXED.

Bridge pontics

- 06210 Cast gold
- 06240 Porcelain fused to gold
- 06250 Plastic processed to gold

Crowns

- 06720 Plastic processed to gold
- 06750 Porcelain fused to gold
- 06780 Gold (3/4 cast)
- 06790 Gold (full cast)

Other prosthetic services

- 06930 Recement bridge.

NEW SECTION

WAC 296-23-490 ORAL SURGERY.

Extractions—includes local anesthesia and routine postoperative care

- 07110 Single tooth
- 07120 Each additional tooth

Surgical extractions—includes local anesthesia and routine postoperative care

- 07210 Surgical removal of erupted tooth, requires elevation of mucoperiosteal flap and removal of bone and/or section of tooth
- 07220 Impaction that requires incision of overlying soft tissue and the removal of the tooth
- 07230 Impaction that requires incision of overlying soft tissue, elevation of a flap, and either removal of bone and tooth or sectioning and removal of the tooth
- 07240 Impaction that requires incision of overlying soft tissue, elevation of a flap, removal of bone, and sectioning of the tooth for removal
- 07250 Root recovery (surgical removal of residual root)

Alveoplasty (surgical preparation of ridge for dentures)

- 07310 Per quadrant—in conjunction with extractions

Anesthesia

- 09220 General.

NEW SECTION

WAC 296-23-495 PROFESSIONAL CONSULTATION.
Professional consultation—diagnostic service provided by physician or
dentist other than practitioner providing treatment

09310 Consultation—per session.

Table of WAC Sections Affected

KEY TO TABLE

Symbols:

- AMD = Amendment of existing section
- NEW = New section not previously codified
- REP = Repeal of existing section
- READOPT = Readoption of existing section
- REVIEW = Review of previously adopted rule

Suffixes:

- P = Proposed action
- C = Continuance of previous proposal
- E = Emergency action
- W = Withdrawal of proposed action
- No suffix means permanent action

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.

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 show the sequence of the document within the issue.

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12-40-150	NEW	83-11-041	16-212-200	REP	83-06-063	16-304-040	AMD-P	83-08-066
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WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
16-400-00601	REP	83-06-048	50-48-080	NEW-E	83-10-037	132E-160-030	REP-P	83-05-020
16-400-150	AMD-P	83-03-058	50-48-090	NEW-E	83-10-037	132E-160-030	REP	83-10-025
16-400-150	AMD	83-06-048	51-10	AMD-P	83-07-012	132E-160-040	REP-P	83-05-020
16-409-001	REP-P	83-03-059	51-12	AMD-P	83-10-082	132E-160-040	REP	83-10-025
16-409-001	REP	83-06-049	67-20-190	AMD-P	83-06-068	132E-160-050	REP-P	83-05-020
16-409-010	REP-P	83-03-059	67-20-190	AMD	83-10-033	132E-160-050	REP	83-10-025
16-409-010	REP	83-06-049	67-20-388	AMD-P	83-06-068	132E-160-060	REP-P	83-05-020
16-409-015	NEW-P	83-03-059	67-20-388	AMD	83-10-033	132E-160-060	REP	83-10-025
16-409-015	NEW	83-06-049	67-20-395	AMD-P	83-06-068	132E-160-070	REP-P	83-05-020
16-409-020	AMD-P	83-03-059	67-20-395	AMD	83-10-033	132E-160-070	REP	83-10-025
16-409-020	AMD	83-06-049	67-40-022	NEW-E	83-05-014	132E-160-080	REP-P	83-05-014
16-409-030	AMD-P	83-03-059	67-40-022	NEW-P	83-06-067	132E-160-080	REP	83-10-025
16-409-030	AMD	83-06-049	67-40-022	NEW-E	83-10-034	132E-160-090	REP-P	83-05-020
16-409-035	NEW-P	83-03-059	67-40-022	NEW	83-10-035	132E-160-090	REP	83-10-025
16-409-035	NEW	83-06-049	67-40-026	NEW-E	83-05-014	132E-160-100	REP-P	83-05-020
16-409-040	REP-P	83-03-059	67-40-026	NEW-P	83-06-067	132E-160-100	REP	83-10-025
16-409-040	REP	83-06-049	67-40-026	NEW-E	83-10-034	132E-160-110	REP-P	83-05-020
16-409-050	REP-P	83-03-059	67-40-026	NEW	83-10-035	132E-160-110	REP	83-10-025
16-409-050	REP	83-06-049	67-40-051	NEW-E	83-05-014	132E-160-120	REP-P	83-05-020
16-409-060	AMD-P	83-03-059	67-40-051	NEW-P	83-06-067	132E-160-120	REP	83-10-025
16-409-060	AMD	83-06-049	67-40-051	NEW-E	83-10-034	132E-160-130	REP-P	83-05-020
16-409-065	NEW-P	83-03-059	67-40-051	NEW	83-10-035	132E-160-130	REP	83-10-025
16-409-065	NEW	83-06-049	67-40-061	NEW-E	83-05-014	132E-160-140	REP-P	83-05-020
16-409-070	AMD-P	83-03-059	67-40-061	NEW-P	83-06-067	132E-160-140	REP	83-10-025
16-409-070	AMD	83-06-049	67-40-061	NEW-E	83-10-034	132E-160-150	REP-P	83-05-020
16-409-075	NEW-P	83-03-059	67-40-061	NEW	83-10-035	132E-160-150	REP	83-10-025
16-409-075	NEW	83-06-049	67-40-090	AMD-E	83-05-014	132E-160-160	REP-P	83-05-020
16-409-080	REP-P	83-03-059	67-40-090	AMD-P	83-06-067	132E-160-160	REP	83-10-025
16-409-080	REP	83-06-049	67-40-090	AMD-E	83-10-034	132E-160-170	REP-P	83-05-020
16-409-085	NEW-P	83-03-059	67-40-090	AMD	83-10-035	132E-160-170	REP	83-10-025
16-409-085	NEW	83-06-049	82-36-030	AMD	83-03-003	132E-160-180	REP-P	83-05-020
16-409-090	REP-P	83-03-059	98-12-030	NEW	83-02-063	132E-160-180	REP	83-10-025
16-409-090	REP	83-06-049	98-12-040	NEW	83-02-063	132E-160-190	REP-P	83-05-020
16-409-100	REP-P	83-03-059	98-14-080	NEW	83-02-063	132E-160-190	REP	83-10-025
16-409-100	REP	83-06-049	98-14-090	NEW	83-02-063	132E-160-200	REP-P	83-05-020
16-409-110	REP-P	83-03-059	106-116-042	AMD	83-13-034	132E-160-200	REP	83-10-025
16-409-110	REP	83-06-049	106-116-103	AMD	83-13-034	132E-160-210	REP-P	83-05-020
16-409-130	REP-P	83-03-059	106-116-201	AMD	83-13-034	132E-160-210	REP	83-10-025
16-409-130	REP	83-06-049	106-116-203	AMD	83-13-034	132E-160-220	REP-P	83-05-020
16-409-140	REP-P	83-03-059	106-116-213	AMD	83-13-034	132E-160-220	REP	83-10-025
16-409-140	REP	83-06-049	106-116-310	AMD	83-13-034	132E-160-230	REP-P	83-05-020
16-461-005	REP-P	83-03-060	106-116-403	AMD	83-13-034	132E-160-230	REP	83-10-025
16-461-005	REP	83-06-050	106-116-404	AMD	83-13-034	132E-160-240	REP-P	83-05-020
16-461-010	AMD-P	83-03-060	106-116-514	AMD	83-13-034	132E-160-240	REP	83-10-025
16-461-010	AMD	83-06-050	106-116-601	AMD	83-13-034	132E-160-250	REP-P	83-05-020
16-532-040	AMD-P	83-07-052	106-116-603	AMD	83-13-034	132E-160-250	REP	83-10-025
16-657-001	AMD-P	83-05-039	106-140-151	REP-E	83-07-024	132E-160-260	REP-P	83-05-020
16-657-001	AMD	83-09-012	106-140-151	REP-P	83-08-070	132E-160-260	REP	83-10-025
16-657-020	REP-P	83-05-039	106-140-151	REP	83-11-033	132E-160-270	REP-P	83-05-020
16-657-020	REP	83-09-012	114-12-135	NEW-P	83-13-116	132E-160-270	REP	83-10-025
16-657-025	NEW-P	83-05-039	114-12-140	REP-P	83-13-116	132E-160-280	REP-P	83-05-020
16-657-025	NEW	83-09-012	118-03-010	AMD-P	83-13-112	132E-160-280	REP	83-10-025
16-750-010	AMD-P	83-04-055	118-03-050	AMD-P	83-13-112	132E-160-290	REP-P	83-05-020
16-750-010	AMD	83-07-042	132A-120-015	AMD-P	83-09-041	132E-160-290	REP	83-10-025
18-02	REVIEW	83-13-029	132A-120-040	AMD-P	83-09-041	132E-160-300	REP-P	83-05-020
18-28	REVIEW	83-13-029	132A-120-045	AMD-P	83-09-041	132E-160-300	REP	83-10-025
18-48	REVIEW	83-13-029	132A-120-050	AMD-P	83-09-041	132E-160-310	REP-P	83-05-020
18-60-010	REP-P	83-03-070	132A-120-055	AMD-P	83-09-041	132E-160-310	REP	83-10-025
18-60-010	REP	83-09-013	132A-120-060	AMD-P	83-09-041	132E-160-320	REP-P	83-05-020
18-60-020	REP-P	83-03-070	132A-160-005	AMD-P	83-09-041	132E-160-320	REP	83-10-025
18-60-020	REP	83-09-013	132A-160-010	REP-P	83-09-041	132E-160-330	REP-P	83-05-020
18-60-030	REP-P	83-03-070	132A-160-015	AMD-P	83-09-041	132E-160-330	REP	83-10-025
18-60-030	REP	83-09-013	132A-160-020	AMD-P	83-09-041	132E-160-340	REP-P	83-05-020
18-60-040	REP-P	83-03-070	132A-165-005	NEW-P	83-09-041	132E-160-340	REP	83-10-025
18-60-040	REP	83-09-013	132A-165-015	NEW-P	83-09-041	132E-160-350	REP-P	83-05-020
18-60-050	REP-P	83-03-070	132A-165-025	NEW-P	83-09-041	132E-160-350	REP	83-10-025
18-60-050	REP	83-09-013	132A-165-035	NEW-P	83-09-041	132E-160-360	REP-P	83-05-020
50-12-080	AMD	83-03-020	132A-165-045	NEW-P	83-09-041	132E-160-360	REP	83-10-025
50-44-040	REP-P	83-06-065	132A-165-055	NEW-P	83-09-041	132E-161-010	NEW-P	83-05-037
50-44-040	REP	83-09-037	132A-165-065	NEW-P	83-09-041	132E-161-010	NEW	83-10-026
50-48-010	NEW-E	83-10-037	132A-165-075	NEW-P	83-09-041	132F-01-010	NEW-P	83-09-044
50-48-020	NEW-E	83-10-037	132A-165-085	NEW-P	83-09-041	132F-01-010	NEW	83-13-058
50-48-030	NEW-E	83-10-037	132A-280-010	AMD-P	83-09-041	132F-01-020	NEW-P	83-09-044
50-48-040	NEW-E	83-10-037	132E-160-010	REP-P	83-05-020	132F-01-020	NEW	83-13-058
50-48-050	NEW-E	83-10-037	132E-160-010	REP	83-10-025	132F-104	AMD-P	83-09-044
50-48-060	NEW-E	83-10-037	132E-160-020	REP-P	83-05-020	132F-104	AMD	83-13-058
50-48-070	NEW-E	83-10-037	132E-160-020	REP	83-10-025	132F-104-030	AMD-P	83-09-044

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
132F-104-030	AMD	83-13-058	132L-112-902	REP	83-07-067	132Q-276-030	NEW-P	83-06-009
132F-104-100	REP-P	83-09-044	132L-112-903	REP-P	83-03-072	132Q-276-030	NEW	83-10-004
132F-104-100	REP	83-13-058	132L-112-903	REP	83-07-067	132Q-276-040	NEW-P	83-06-009
132F-104-110	REP-P	83-09-044	132L-112-904	REP-P	83-03-072	132Q-276-040	NEW	83-10-004
132F-104-110	REP	83-13-058	132L-112-904	REP	83-07-067	132Q-276-050	NEW-P	83-06-009
132F-104-120	REP-P	83-09-044	132L-112-905	REP-P	83-03-072	132Q-276-050	NEW	83-10-004
132F-104-120	REP	83-13-058	132L-112-905	REP	83-07-067	132Q-276-060	NEW-P	83-06-009
132F-104-811	AMD-P	83-09-044	132L-112-906	REP-P	83-03-072	132Q-276-060	NEW	83-10-004
132F-104-811	AMD	83-13-058	132L-112-906	REP	83-07-067	132Q-276-070	NEW-P	83-06-009
132F-104-812	AMD-P	83-09-044	132L-112-907	REP-P	83-03-072	132Q-276-070	NEW	83-10-004
132F-104-812	AMD	83-13-058	132L-112-907	REP	83-07-067	132Q-276-080	NEW-P	83-06-009
132F-104-813	AMD-P	83-09-044	132L-112-908	REP-P	83-03-072	132Q-276-080	NEW	83-10-004
132F-104-813	AMD	83-13-058	132L-112-908	REP	83-07-067	132Q-276-090	NEW-P	83-06-009
132F-104-814	AMD-P	83-09-044	132L-112-909	REP-P	83-03-072	132Q-276-090	NEW	83-10-004
132F-104-814	AMD	83-13-058	132L-112-909	REP	83-07-067	132Q-276-100	NEW-P	83-06-009
132F-104-815	AMD-P	83-09-044	132L-112-910	REP-P	83-03-072	132Q-276-100	NEW	83-10-004
132F-104-815	AMD	83-13-058	132L-112-910	REP	83-07-067	132Q-276-110	NEW-P	83-06-009
132F-104-817	AMD-P	83-09-044	132L-112-911	REP-P	83-03-072	132Q-276-110	NEW	83-10-004
132F-104-817	AMD	83-13-058	132L-112-911	REP	83-07-067	132Q-276-120	NEW-P	83-06-009
132F-104-819	AMD-P	83-09-044	132L-112-912	REP-P	83-03-072	132Q-276-120	NEW	83-10-004
132F-104-819	AMD	83-13-058	132L-112-912	REP	83-07-067	132Q-276-130	NEW-P	83-06-009
132F-120	AMD-C	83-06-001	132L-112-913	REP-P	83-03-072	132Q-276-130	NEW	83-10-004
132F-200-010	NEW-P	83-09-044	132L-112-913	REP	83-07-067	132Q-276-140	NEW-P	83-06-009
132F-200-010	NEW	83-13-058	132L-112-914	REP-P	83-03-072	132Q-276-140	NEW	83-10-004
132G-120-010	AMD	83-07-020	132L-112-914	REP	83-07-067	133-10	NEW-C	83-07-003
132G-120-030	AMD	83-07-020	132L-112-915	REP-P	83-03-072	133-10	NEW	83-10-041
132G-120-040	AMD	83-07-020	132L-112-915	REP	83-07-067	133-10-010	NEW-P	83-03-061
132G-120-060	AMD	83-07-020	132L-112-916	REP-P	83-03-072	133-10-010	NEW	83-10-041
132G-120-061	NEW	83-07-020	132L-112-916	REP	83-07-067	133-10-020	NEW-P	83-03-061
132G-120-062	NEW	83-07-020	132L-112-917	REP-P	83-03-072	133-10-020	NEW	83-10-041
132G-120-063	NEW	83-07-020	132L-112-917	REP	83-07-067	133-10-030	NEW-P	83-03-061
132G-120-064	NEW	83-07-020	132L-112-918	REP-P	83-03-072	133-10-030	NEW	83-10-041
132G-120-065	NEW	83-07-020	132L-112-918	REP	83-07-067	133-20	NEW-C	83-07-003
132G-120-070	AMD	83-07-020	132L-112-919	REP-P	83-03-072	133-20	NEW	83-10-041
132G-120-080	AMD	83-07-020	132L-112-919	REP	83-07-067	133-20-010	NEW-P	83-03-061
132G-120-090	AMD	83-07-020	132L-112-920	REP-P	83-03-072	133-20-010	NEW	83-10-041
132G-120-100	AMD	83-07-020	132L-112-920	REP	83-07-067	133-20-020	NEW-P	83-03-061
132G-120-110	AMD	83-07-020	132L-112-921	REP-P	83-03-072	133-20-020	NEW	83-10-041
132H-105-030	AMD	83-05-051	132L-112-921	REP	83-07-067	133-20-030	NEW-P	83-03-061
132H-120-200	AMD-P	83-07-040	132L-112-922	REP-P	83-03-072	133-20-030	NEW	83-10-041
132H-120-200	AMD	83-12-012	132L-112-922	REP	83-07-067	133-20-040	NEW-P	83-03-061
132H-200-010	AMD-P	83-13-074	132L-112-923	REP-P	83-03-072	133-20-040	NEW	83-10-041
132H-200-020	AMD-P	83-13-074	132L-112-923	REP	83-07-067	133-20-050	NEW-P	83-03-061
132H-200-100	AMD-P	83-13-074	132L-116-010	REP-P	83-03-072	133-20-050	NEW	83-10-041
132L-112-010	REP-P	83-03-072	132L-116-010	REP	83-07-067	133-20-060	NEW-P	83-03-061
132L-112-010	REP	83-07-067	132L-116-020	REP-P	83-03-072	133-20-060	NEW	83-10-041
132L-112-020	REP-P	83-03-072	132L-116-020	REP	83-07-067	133-20-070	NEW-P	83-03-061
132L-112-020	REP	83-07-067	132L-116-030	REP-P	83-03-072	133-20-070	NEW	83-10-041
132L-112-030	REP-P	83-03-072	132L-116-030	REP	83-07-067	133-20-080	NEW-P	83-03-061
132L-112-030	REP	83-07-067	132L-116-040	REP-P	83-03-072	133-20-080	NEW	83-10-041
132L-112-040	REP-P	83-03-072	132L-116-040	REP	83-07-067	133-20-090	NEW-P	83-03-061
132L-112-040	REP	83-07-067	132L-116-050	REP-P	83-03-072	133-20-090	NEW	83-10-041
132L-112-200	REP-P	83-03-072	132L-116-050	REP	83-07-067	133-20-100	NEW-P	83-03-061
132L-112-200	REP	83-07-067	132L-128-010	REP-P	83-03-072	133-20-100	NEW	83-10-041
132L-112-205	REP-P	83-03-072	132L-128-010	REP	83-07-067	133-20-110	NEW-P	83-03-061
132L-112-205	REP	83-07-067	132L-128-025	REP-P	83-03-072	133-20-110	NEW	83-10-041
132L-112-210	REP-P	83-03-072	132L-128-025	REP	83-07-067	133-20-120	NEW-P	83-03-061
132L-112-210	REP	83-07-067	132L-128-030	REP-P	83-03-072	133-20-120	NEW	83-10-041
132L-112-220	REP-P	83-03-072	132L-128-030	REP	83-07-067	133-30	NEW-C	83-07-003
132L-112-220	REP	83-07-067	132L-128-040	REP-P	83-03-072	133-30	NEW	83-10-041
132L-112-230	REP-P	83-03-072	132L-128-040	REP	83-07-067	133-30-010	NEW-P	83-03-061
132L-112-230	REP	83-07-067	132L-128-050	REP-P	83-03-072	133-30-010	NEW	83-10-041
132L-112-240	REP-P	83-03-072	132L-128-050	REP	83-07-067	133-30-020	NEW-P	83-03-061
132L-112-240	REP	83-07-067	132L-128-060	REP-P	83-03-072	133-30-020	NEW	83-10-041
132L-112-250	REP-P	83-03-072	132L-128-060	REP	83-07-067	133-30-030	NEW-P	83-03-061
132L-112-250	REP	83-07-067	132L-128-070	REP-P	83-03-072	133-30-030	NEW	83-10-041
132L-112-270	REP-P	83-03-072	132L-128-070	REP	83-07-067	133-30-040	NEW-P	83-03-061
132L-112-270	REP	83-07-067	132L-128-080	REP-P	83-03-072	133-30-040	NEW	83-10-041
132L-112-280	REP-P	83-03-072	132L-128-080	REP	83-07-067	133-30-050	NEW-P	83-03-061
132L-112-280	REP	83-07-067	132L-128-090	REP-P	83-03-072	133-30-050	NEW	83-10-041
132L-112-290	REP-P	83-03-072	132L-128-090	REP	83-07-067	133-30-060	NEW-P	83-03-061
132L-112-290	REP	83-07-067	132L-140-020	AMD-P	83-12-043	133-30-060	NEW	83-10-041
132L-112-900	REP-P	83-03-072	132Q-276	NEW-C	83-07-004	133-30-070	NEW-P	83-03-061
132L-112-900	REP	83-07-067	132Q-276-010	NEW-P	83-06-009	133-30-070	NEW	83-10-041
132L-112-901	REP-P	83-03-072	132Q-276-010	NEW	83-10-004	133-30-080	NEW-P	83-03-061
132L-112-901	REP	83-07-067	132Q-276-020	NEW-P	83-06-009	133-30-080	NEW	83-10-041
132L-112-902	REP-P	83-03-072	132Q-276-020	NEW	83-10-004	133-40	NEW-C	83-07-003

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
133-40	NEW	83-10-041	137-48-050	NEW-E	83-02-050	140-12-080	NEW	83-06-035
133-40-010	NEW-P	83-03-061	137-48-050	NEW-W	83-08-007	140-12-090	NEW-P	83-02-054
133-40-010	NEW	83-10-041	137-48-050	NEW-E	83-08-063	140-12-090	NEW	83-06-035
133-40-020	NEW-P	83-03-061	137-48-060	NEW-P	83-02-048	140-12-100	NEW-P	83-02-054
133-40-020	NEW	83-10-041	137-48-060	NEW-E	83-02-050	140-12-100	NEW	83-06-035
133-40-030	NEW-P	83-03-061	137-48-060	NEW-W	83-08-007	140-12-110	NEW-P	83-02-054
133-40-030	NEW	83-10-041	137-48-060	NEW-E	83-08-063	140-12-110	NEW	83-06-035
133-40-040	NEW-P	83-03-061	137-48-070	NEW-P	83-02-048	142-30-010	AMD-P	83-04-048
133-40-040	NEW	83-10-041	137-48-070	NEW-E	83-02-050	142-30-010	AMD-E	83-08-018
133-40-050	NEW-P	83-03-061	137-48-070	NEW-W	83-08-007	142-30-010	AMD	83-08-019
133-40-050	NEW	83-10-041	137-48-070	NEW-E	83-08-063	154-04-010	AMD-E	83-09-020
133-40-060	NEW-P	83-03-061	137-48-080	NEW-P	83-02-048	154-04-010	AMD-P	83-09-021
133-40-060	NEW	83-10-041	137-48-080	NEW-E	83-02-050	154-04-010	AMD-C	83-10-050
133-50	NEW-C	83-07-003	137-48-080	NEW-W	83-08-007	154-04-010	AMD	83-13-044
133-50	NEW	83-10-041	137-48-080	NEW-E	83-08-063	154-04-035	NEW-E	83-09-020
133-50-010	NEW-P	83-03-061	137-48-090	NEW-E	83-08-063	154-04-035	NEW-P	83-09-021
133-50-010	NEW	83-10-041	137-49-010	REP-E	83-07-006	154-04-035	NEW-C	83-10-050
133-50-020	NEW-P	83-03-061	137-49-010	NEW-W	83-07-007	154-04-035	NEW	83-13-044
133-50-020	NEW	83-10-041	137-50	NEW-C	83-06-011	154-04-040	AMD-E	83-09-020
137-36	NEW-C	83-06-011	137-50	NEW-W	83-08-007	154-04-040	AMD-P	83-09-021
137-36	NEW-W	83-08-007	137-50-010	NEW-W	83-08-007	154-04-040	AMD-C	83-10-050
137-36	NEW-E	83-08-063	137-54-010	NEW-E	83-13-015	154-04-040	AMD	83-13-044
137-36-010	NEW-P	83-02-049	137-54-020	NEW-E	83-13-015	154-04-050	AMD-E	83-09-020
137-36-010	NEW-E	83-02-051	137-54-030	NEW-E	83-13-015	154-04-050	AMD-P	83-09-021
137-36-010	NEW-W	83-08-007	137-54-040	NEW-E	83-13-015	154-04-050	AMD-C	83-10-050
137-36-010	NEW-E	83-08-063	137-54-050	NEW-E	83-13-015	154-04-050	AMD	83-13-044
137-36-020	NEW-P	83-02-049	137-54-060	NEW-E	83-13-015	154-04-070	AMD-E	83-09-020
137-36-020	NEW-E	83-02-051	137-54-070	NEW-E	83-13-015	154-04-070	AMD-P	83-09-021
137-36-020	NEW-W	83-08-007	137-56-190	AMD	83-05-009	154-04-070	AMD-C	83-10-050
137-36-020	NEW-E	83-08-063	137-56-250	AMD-P	83-07-049	154-04-070	AMD	83-13-044
137-36-030	NEW-P	83-02-049	137-56-250	AMD	83-10-042	154-04-075	NEW-E	83-09-020
137-36-030	NEW-E	83-02-051	139-14-010	AMD-C	83-04-009	154-04-075	NEW-P	83-09-021
137-36-030	NEW-W	83-08-007	139-14-010	AMD-E	83-04-014	154-04-075	NEW-C	83-10-050
137-36-030	NEW-E	83-08-063	139-14-010	AMD	83-07-046	154-04-075	NEW	83-13-044
137-36-040	NEW-P	83-02-049	139-20-010	REP-C	83-04-008	154-04-090	AMD-E	83-09-020
137-36-040	NEW-E	83-02-051	139-20-010	REP-E	83-04-012	154-04-090	AMD-P	83-09-021
137-36-040	NEW-W	83-08-007	139-20-010	REP	83-07-044	154-04-090	AMD-C	83-10-050
137-36-040	NEW-E	83-08-063	139-20-020	NEW-C	83-04-007	154-04-090	AMD	83-13-044
137-36-050	NEW-P	83-02-049	139-20-020	NEW-E	83-04-013	154-04-100	AMD-E	83-09-020
137-36-050	NEW-E	83-02-051	139-20-020	NEW	83-07-045	154-04-100	AMD-P	83-09-021
137-36-050	NEW-W	83-08-007	140-08-010	NEW-P	83-02-053	154-04-100	AMD-C	83-10-050
137-36-050	NEW-E	83-08-063	140-08-010	NEW	83-06-034	154-04-100	AMD	83-13-044
137-36-060	NEW-P	83-02-049	140-08-020	NEW-P	83-02-053	154-12-010	AMD-E	83-09-020
137-36-060	NEW-E	83-02-051	140-08-020	NEW	83-06-034	154-12-010	AMD-P	83-09-021
137-36-060	NEW-W	83-08-007	140-08-030	NEW-P	83-02-053	154-12-010	AMD-C	83-10-050
137-36-060	NEW-E	83-08-063	140-08-030	NEW	83-06-034	154-12-010	AMD	83-13-044
137-36-070	NEW-P	83-02-049	140-08-040	NEW-P	83-02-053	154-12-015	NEW-E	83-09-020
137-36-070	NEW-E	83-02-051	140-08-040	NEW	83-06-034	154-12-015	NEW-P	83-09-021
137-36-070	NEW-W	83-08-007	140-08-050	NEW-P	83-02-053	154-12-015	NEW-C	83-10-050
137-36-070	NEW-E	83-08-063	140-08-050	NEW	83-06-034	154-12-015	NEW	83-13-044
137-37	NEW-C	83-11-021	140-08-060	NEW-P	83-02-053	154-12-020	AMD-E	83-09-020
137-37-010	NEW-P	83-08-006	140-08-060	NEW	83-06-034	154-12-020	AMD-P	83-09-021
137-37-020	NEW-P	83-08-006	140-08-070	NEW-P	83-02-053	154-12-020	AMD-C	83-10-050
137-37-030	NEW-P	83-08-006	140-08-070	NEW	83-06-034	154-12-020	AMD	83-13-044
137-37-040	NEW-P	83-08-006	140-08-080	NEW-P	83-02-053	154-12-030	AMD-E	83-09-020
137-37-050	NEW-P	83-08-006	140-08-080	NEW	83-06-034	154-12-030	AMD-P	83-09-021
137-37-060	NEW-P	83-08-006	140-08-090	NEW-P	83-02-053	154-12-030	AMD-C	83-10-050
137-48	NEW-C	83-06-011	140-08-090	NEW	83-06-034	154-12-030	AMD	83-13-044
137-48	NEW-W	83-08-007	140-08-100	NEW-P	83-02-053	154-12-090	AMD-E	83-09-020
137-48	NEW-E	83-08-063	140-08-100	NEW	83-06-034	154-12-090	AMD-P	83-09-021
137-48-010	NEW-P	83-02-048	140-08-110	NEW-P	83-02-053	154-12-090	AMD-C	83-10-050
137-48-010	NEW-E	83-02-050	140-08-110	NEW	83-06-034	154-12-090	AMD	83-13-044
137-48-010	NEW-W	83-08-007	140-12-010	NEW-P	83-02-054	154-12-100	AMD-E	83-09-020
137-48-010	NEW-E	83-08-063	140-12-010	NEW	83-06-035	154-12-100	AMD-P	83-09-021
137-48-020	NEW-P	83-02-048	140-12-020	NEW-P	83-02-054	154-12-100	AMD-C	83-10-050
137-48-020	NEW-E	83-02-050	140-12-020	NEW	83-06-035	154-12-100	AMD	83-13-044
137-48-020	NEW-W	83-08-007	140-12-030	NEW-P	83-02-054	154-12-105	NEW-E	83-09-020
137-48-020	NEW-E	83-08-063	140-12-030	NEW	83-06-035	154-12-105	NEW-P	83-09-021
137-48-030	NEW-P	83-02-048	140-12-040	NEW-P	83-02-054	154-12-105	NEW-C	83-10-050
137-48-030	NEW-E	83-02-050	140-12-040	NEW	83-06-035	154-12-105	NEW	83-13-044
137-48-030	NEW-W	83-08-007	140-12-050	NEW-P	83-02-054	154-12-110	AMD-E	83-09-020
137-48-030	NEW-E	83-08-063	140-12-050	NEW	83-06-035	154-12-110	AMD-P	83-09-021
137-48-040	NEW-P	83-02-048	140-12-060	NEW-P	83-02-054	154-12-110	AMD-C	83-10-050
137-48-040	NEW-E	83-02-050	140-12-060	NEW	83-06-035	154-12-110	AMD	83-13-044
137-48-040	NEW-W	83-08-007	140-12-070	NEW-P	83-02-054	154-16-010	AMD-E	83-09-020
137-48-040	NEW-E	83-08-063	140-12-070	NEW	83-06-035	154-16-010	AMD-P	83-09-021
137-48-050	NEW-P	83-02-048	140-12-080	NEW-P	83-02-054	154-16-010	AMD-C	83-10-050

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154-16-020	AMD-E	83-09-020	173-134-110	REP	83-12-060	173-400-070	AMD	83-09-036
154-16-020	AMD-P	83-09-021	173-134-120	REP-P	83-07-079	173-400-075	AMD-P	83-03-070
154-16-020	AMD-C	83-10-050	173-134-120	REP	83-12-060	173-400-075	AMD	83-09-036
154-16-020	AMD	83-13-044	173-134-130	REP-P	83-07-079	173-400-080	REP-P	83-03-070
154-20-010	AMD-E	83-09-020	173-134-130	REP	83-12-060	173-400-080	REP	83-09-036
154-20-010	AMD-P	83-09-021	173-134-140	REP-P	83-07-079	173-400-090	REP-P	83-03-070
154-20-010	AMD-C	83-10-050	173-134-140	REP	83-12-060	173-400-090	REP	83-09-036
154-20-010	AMD	83-13-044	173-134-160	REP-P	83-07-079	173-400-100	AMD-P	83-03-070
154-20-020	AMD-E	83-09-020	173-134-160	REP	83-12-060	173-400-100	AMD	83-09-036
154-20-020	AMD-P	83-09-021	173-134A-010	NEW-P	83-07-079	173-400-110	AMD-P	83-03-070
154-20-020	AMD-C	83-10-050	173-134A-010	NEW	83-12-060	173-400-110	AMD	83-09-036
154-20-020	AMD	83-13-044	173-134A-020	NEW-P	83-07-079	173-400-115	AMD-P	83-03-070
154-48-010	AMD-E	83-09-020	173-134A-020	NEW	83-12-060	173-400-115	AMD	83-09-036
154-48-010	AMD-P	83-09-021	173-134A-030	NEW-P	83-07-079	173-400-120	AMD-P	83-03-070
154-48-010	AMD-C	83-10-050	173-134A-030	NEW	83-12-060	173-400-120	AMD	83-09-036
154-48-010	AMD	83-13-044	173-134A-040	NEW-P	83-07-079	173-400-130	REP-P	83-03-070
154-68-020	AMD-E	83-09-020	173-134A-040	NEW	83-12-060	173-400-130	REP	83-09-036
154-68-020	AMD-P	83-09-021	173-134A-050	NEW-P	83-07-079	173-400-135	REP-P	83-03-070
154-68-020	AMD-C	83-10-050	173-134A-050	NEW	83-12-060	173-400-135	REP	83-09-036
154-68-020	AMD	83-13-044	173-134A-060	NEW-P	83-07-079	173-400-140	REP-P	83-03-070
167-04-010	REP	83-06-052	173-134A-060	NEW	83-12-060	173-400-140	REP	83-09-036
167-04-030	REP	83-06-052	173-134A-070	NEW-P	83-07-079	173-400-150	REP-P	83-03-070
167-04-050	REP	83-06-052	173-134A-070	NEW	83-12-060	173-400-150	REP	83-09-036
167-06-010	REP	83-06-052	173-134A-080	NEW-P	83-07-079	173-400-160	REP-P	83-03-070
167-06-020	REP	83-06-052	173-134A-080	NEW	83-12-060	173-400-160	REP	83-09-036
167-08-010	REP	83-06-052	173-134A-090	NEW-P	83-07-079	173-400-170	REP-P	83-03-070
173-19-1104	AMD-P	83-10-061	173-134A-090	NEW	83-12-060	173-400-170	REP	83-09-036
173-19-130	AMD	83-02-066	173-134A-100	NEW-P	83-07-079	173-402	REVIEW	83-13-028
173-19-190	AMD-P	83-10-061	173-134A-100	NEW	83-12-060	173-403	REVIEW	83-13-028
173-19-240	AMD-P	83-11-048	173-134A-110	NEW-P	83-07-079	173-403-010	NEW-P	83-03-070
173-19-2503	AMD-P	83-02-065	173-134A-110	NEW	83-12-060	173-403-010	NEW	83-09-013
173-19-2503	AMD	83-07-080	173-134A-120	NEW-P	83-07-079	173-403-020	NEW-P	83-03-070
173-19-2505	AMD-P	83-02-064	173-134A-120	NEW	83-12-060	173-403-020	NEW	83-09-013
173-19-2505	AMD-P	83-03-069	173-134A-130	NEW-P	83-07-079	173-403-030	NEW-P	83-03-070
173-19-2505	AMD	83-07-019	173-134A-130	NEW	83-12-060	173-403-030	NEW	83-09-013
173-19-2521	AMD-P	83-02-065	173-134A-140	NEW-P	83-07-079	173-403-030	AMD-P	83-13-118
173-19-2521	AMD	83-07-081	173-134A-140	NEW	83-12-060	173-403-050	NEW-P	83-03-070
173-19-2521	AMD-P	83-09-052	173-134A-150	NEW-P	83-07-079	173-403-050	NEW	83-09-013
173-19-2521	AMD-P	83-11-047	173-134A-150	NEW	83-12-060	173-403-050	AMD-P	83-13-118
173-19-2521	AMD-C	83-12-016	173-134A-160	NEW-P	83-07-079	173-403-060	NEW-P	83-13-118
173-19-2521	AMD	83-13-029	173-134A-160	NEW	83-12-060	173-403-070	NEW-P	83-13-118
173-19-260	AMD-C	83-03-067	173-134A-170	NEW-P	83-07-079	173-403-075	NEW-P	83-13-118
173-19-260	AMD	83-08-002	173-134A-170	NEW	83-12-060	173-403-080	NEW-P	83-13-118
173-19-3508	AMD-P	83-08-072	173-220	REVIEW	83-13-028	173-403-090	NEW-P	83-13-118
173-19-3508	AMD	83-12-017	173-220-090	AMD-P	83-07-078	173-403-100	NEW-P	83-03-070
173-19-3514	AMD-P	83-08-072	173-220-090	AMD	83-10-063	173-403-100	NEW	83-09-013
173-19-3514	AMD	83-12-018	173-301	AMD-C	83-03-068	173-403-110	NEW-P	83-03-070
173-19-370	AMD-P	83-02-065	173-301	AMD	83-09-017	173-403-110	NEW	83-09-013
173-19-370	AMD	83-07-082	173-301	REVIEW	83-13-028	173-403-110	AMD-P	83-13-118
173-19-390	AMD-P	83-13-119	173-301-110	AMD	83-09-017	173-403-120	NEW-P	83-03-070
173-19-4005	AMD-P	83-02-065	173-301-180	AMD	83-09-017	173-403-120	NEW	83-09-013
173-19-4005	AMD	83-07-083	173-301-181	AMD	83-09-017	173-403-130	NEW-P	83-03-070
173-134-010	REP-P	83-07-079	173-301-320	NEW	83-09-017	173-403-130	NEW	83-09-013
173-134-010	REP	83-12-060	173-303	REVIEW	83-13-028	173-403-140	NEW-P	83-03-070
173-134-020	REP-P	83-07-079	173-310	REVIEW	83-13-028	173-403-140	NEW	83-09-013
173-134-020	REP	83-12-060	173-320-010	NEW	83-12-062	173-403-150	NEW-P	83-03-070
173-134-030	REP-P	83-07-079	173-320-020	NEW	83-12-062	173-403-150	NEW	83-09-013
173-134-030	REP	83-12-060	173-320-030	NEW	83-12-062	173-403-160	NEW-P	83-03-070
173-134-040	REP-P	83-07-079	173-320-040	NEW	83-12-062	173-403-160	NEW	83-09-013
173-134-040	REP	83-12-060	173-320-050	NEW	83-12-062	173-403-170	NEW-P	83-03-070
173-134-050	REP-P	83-07-079	173-320-060	NEW	83-12-062	173-403-170	NEW	83-09-013
173-134-050	REP	83-12-060	173-320-070	NEW	83-12-062	173-403-180	NEW-P	83-03-070
173-134-055	REP-P	83-07-079	173-320-080	NEW	83-12-062	173-403-180	NEW	83-09-013
173-134-055	REP	83-12-060	173-400	REVIEW	83-13-028	173-403-190	NEW-P	83-03-070
173-134-060	REP-P	83-07-079	173-400-010	AMD-P	83-03-070	173-403-190	NEW	83-09-013
173-134-060	REP	83-12-060	173-400-010	AMD	83-09-036	173-405	REVIEW	83-13-028
173-134-070	REP-P	83-07-079	173-400-020	AMD-P	83-03-070	173-405-021	AMD-P	83-03-070
173-134-070	REP	83-12-060	173-400-020	AMD	83-09-036	173-405-021	AMD	83-09-036
173-134-080	REP-P	83-07-079	173-400-030	AMD-P	83-03-070	173-405-033	AMD-P	83-03-070
173-134-080	REP	83-12-060	173-400-030	AMD	83-09-036	173-405-033	AMD	83-09-036
173-134-085	REP-P	83-07-079	173-400-040	AMD-P	83-03-070	173-405-035	NEW-P	83-13-118
173-134-085	REP	83-12-060	173-400-040	AMD	83-09-036	173-405-040	AMD-P	83-03-070
173-134-090	REP-P	83-07-079	173-400-050	AMD-P	83-03-070	173-405-040	AMD	83-09-036
173-134-090	REP	83-12-060	173-400-050	AMD	83-09-036	173-405-061	AMD-P	83-03-070
173-134-100	REP-P	83-07-079	173-400-060	AMD-P	83-03-070	173-405-061	AMD	83-09-036
173-134-100	REP	83-12-060	173-400-060	AMD	83-09-036	173-405-077	AMD-P	83-03-070

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173-405-078	AMD-P 83-03-070	174-107-200	NEW-P 83-11-018	180-52-040	AMD-P 83-13-096
173-405-078	AMD 83-09-036	174-107-210	NEW-P 83-11-018	180-52-050	AMD-P 83-13-096
173-405-086	AMD-P 83-03-070	174-107-220	NEW-P 83-11-018	180-52-060	AMD-P 83-13-096
173-405-086	AMD 83-09-036	174-107-230	NEW-P 83-11-018	180-52-065	AMD-P 83-13-096
173-405-090	REP-P 83-03-070	174-107-240	NEW-P 83-11-018	180-56-023	NEW-P 83-08-061
173-405-090	REP 83-09-036	174-107-250	NEW-P 83-11-018	180-56-023	NEW 83-13-005
173-405-101	REP-P 83-03-070	174-107-260	NEW-P 83-11-018	180-100-020	REP-P 83-08-045
173-405-101	REP 83-09-036	174-107-270	NEW-P 83-11-018	180-100-020	REP 83-13-003
173-410	REVIEW 83-13-028	174-107-280	NEW-P 83-11-018	182-08-160	AMD-E 83-13-106
173-410-021	AMD-P 83-03-070	174-107-290	NEW-P 83-11-018	182-12-115	AMD-E 83-07-065
173-410-021	AMD 83-09-036	174-107-300	NEW-P 83-11-018	182-12-115	AMD-P 83-08-017
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173-410-040	AMD 83-09-036	174-107-330	NEW-P 83-11-018	187-10-220	REP-P 83-06-054
173-410-067	AMD-P 83-03-070	174-107-340	NEW-P 83-11-018	187-10-230	REP-P 83-06-054
173-410-067	AMD 83-09-036	174-107-350	NEW-P 83-11-018	187-10-240	REP-P 83-06-054
173-410-071	AMD-P 83-03-070	174-107-360	NEW-P 83-11-018	187-10-250	REP-P 83-06-054
173-410-071	AMD 83-09-036	174-107-370	NEW-P 83-11-018	187-10-260	REP-P 83-06-054
173-410-086	AMD-P 83-03-070	174-107-380	NEW-P 83-11-018	187-10-270	REP-P 83-06-054
173-410-086	AMD 83-09-036	174-107-400	NEW-P 83-11-018	187-10-280	REP-P 83-06-054
173-410-090	REP-P 83-03-070	174-107-410	NEW-P 83-11-018	187-10-290	REP-P 83-06-054
173-410-090	REP 83-09-036	174-107-420	NEW-P 83-11-018	187-10-300	REP-P 83-06-054
173-410-091	REP-P 83-03-070	174-107-430	NEW-P 83-11-018	187-10-310	REP-P 83-06-054
173-410-091	REP 83-09-036	174-107-440	NEW-P 83-11-018	187-10-320	REP-P 83-06-054
173-415	REVIEW 83-13-028	174-107-450	NEW-P 83-11-018	187-10-500	REP-P 83-06-054
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173-415-020	AMD 83-09-036	174-107-470	NEW-P 83-11-018	204-10-020	AMD 83-11-028
173-415-030	AMD-P 83-03-070	174-107-500	NEW-P 83-11-018	204-24-030	AMD-E 83-03-014
173-415-030	AMD 83-09-036	174-107-510	NEW-P 83-11-018	204-24-040	AMD-E 83-03-014
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173-415-080	AMD-P 83-03-070	174-136-015	AMD 83-05-034	204-90	NEW-C 83-05-001
173-415-080	AMD 83-09-036	174-136-016	AMD 83-05-034	204-90-010	NEW 83-11-028
173-415-090	REP-P 83-03-070	174-136-018	AMD 83-05-034	204-90-020	NEW 83-11-028
173-415-090	REP 83-09-036	174-136-019	AMD 83-05-034	204-90-030	NEW 83-11-028
173-490	REVIEW 83-13-028	174-162-300	AMD-P 83-08-004	204-90-040	NEW 83-11-028
173-508	REVIEW 83-13-028	174-162-300	AMD 83-12-001	204-90-050	NEW 83-11-028
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173-510	REVIEW 83-13-028	174-162-305	AMD 83-12-001	204-90-070	NEW 83-11-028
173-512	REVIEW 83-13-028	180-10-003	AMD-P 83-05-038	204-90-080	NEW 83-11-028
173-513	REVIEW 83-13-028	180-10-003	AMD 83-08-016	204-90-090	NEW 83-11-028
173-531A	REVIEW 83-13-028	180-16-166	REP-C 83-05-023	204-90-100	NEW 83-11-028
173-545	NEW-C 83-10-062	180-16-166	REP-C 83-08-042	204-90-110	NEW 83-11-028
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173-545-020	NEW-P 83-09-053	180-16-195	AMD 83-13-002	204-90-140	NEW 83-11-028
173-545-020	NEW 83-13-016	180-16-225	AMD-P 83-08-043	212-43-001	NEW 83-03-028
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173-545-040	NEW 83-13-016	180-22-265	AMD-P 83-13-097	212-43-020	NEW 83-03-028
173-545-050	NEW-P 83-09-053	180-22-270	AMD-P 83-13-097	212-43-025	NEW 83-03-028
173-545-050	NEW 83-13-016	180-22-275	AMD-P 83-13-097	212-43-030	NEW 83-03-028
173-545-060	NEW-P 83-09-053	180-22-285	AMD-P 83-13-097	212-43-035	NEW 83-03-028
173-545-060	NEW 83-13-016	180-22-290	AMD-P 83-13-097	212-43-040	NEW 83-03-028
173-545-070	NEW-P 83-09-053	180-22-295	AMD-P 83-13-097	212-43-045	NEW 83-03-028
173-545-070	NEW 83-13-016	180-36-005	AMD-P 83-08-044	212-43-050	NEW 83-03-028
173-545-080	NEW-P 83-09-053	180-36-005	AMD 83-13-001	212-43-055	NEW 83-03-028
173-545-080	NEW 83-13-016	180-39-005	NEW 83-13-004	212-43-060	NEW 83-03-028
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173-545-100	NEW 83-13-016	180-39-025	NEW 83-13-004	212-43-080	NEW 83-03-028
173-563	REVIEW 83-13-028	180-39-030	NEW 83-13-004	212-43-085	NEW 83-03-028
173-801	REVIEW 83-13-028	180-39-035	NEW 83-13-004	212-43-090	NEW 83-03-028
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212-45-005	NEW	83-06-022	220-36-022	AMD	83-13-054	220-56-25000C	NEW-E	83-13-045
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212-45-030	NEW	83-06-022	220-40-024	AMD-P	83-10-080	220-56-35000A	NEW-E	83-08-040
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212-45-045	NEW-P	83-03-027	220-44-04000B	REP-E	83-03-007	220-56-36000F	REP-E	83-13-022
212-45-045	NEW	83-06-022	220-44-04000C	NEW-E	83-03-007	220-56-36000G	NEW-E	83-08-040
212-45-050	NEW-P	83-03-027	220-44-04000C	REP-E	83-06-032	220-56-36000G	NEW-E	83-13-022
212-45-050	NEW	83-06-022	220-44-04000D	NEW-E	83-06-032	220-56-372	AMD-P	83-03-071
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212-45-070	NEW	83-06-022	220-47-411	AMD-P	83-11-039	220-57-138	AMD-P	83-03-071
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212-45-090	NEW-P	83-03-027	220-48-01500B	NEW-E	83-07-071	220-57-160	AMD	83-07-043
212-45-090	NEW	83-06-022	220-48-01500C	NEW-E	83-10-014	220-57-16000Y	NEW-E	83-06-045
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212-45-105	NEW	83-06-022	220-52-050	AMD	83-04-025	220-57-181	NEW	83-07-043
212-45-110	NEW-P	83-03-027	220-52-053	AMD-P	83-06-044	220-57-215	AMD-P	83-03-071
212-45-110	NEW	83-06-022	220-52-053	AMD	83-09-014	220-57-215	AMD	83-07-043
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220-28-073E0F	NEW-E	83-07-070	220-56-116	AMD-P	83-03-071	220-57-260	AMD-P	83-03-071
220-28-073E0F	REP-E	83-11-015	220-56-116	AMD	83-07-043	220-57-260	AMD	83-07-043
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220-28-301	REP-E	83-10-007	220-56-145	AMD	83-07-043	220-57-270	AMD	83-07-043
220-28-302	NEW-E	83-10-007	220-56-180	AMD-P	83-03-071	220-57-27000K	NEW-E	83-13-009
220-28-302	REP-E	83-13-008	220-56-180	AMD	83-07-043	220-57-280	AMD-P	83-03-071
220-28-303	NEW-E	83-13-008	220-56-18000I	NEW-E	83-08-040	220-57-280	AMD	83-07-043
220-32-02200I	NEW-E	83-04-005	220-56-18000J	NEW-E	83-08-046	220-57-285	AMD-P	83-03-071
220-32-03000G	NEW-E	83-05-025	220-56-190	AMD-P	83-03-071	220-57-285	AMD	83-07-043
220-32-04000Q	NEW-E	83-03-030	220-56-190	AMD	83-07-043	220-57-290	AMD-P	83-03-071
220-32-04000Q	REP-E	83-04-053	220-56-19000T	NEW-E	83-12-030	220-57-290	AMD	83-07-043
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220-32-04100F	NEW-E	83-11-035	220-56-19000U	NEW-E	83-13-104	220-57-29000D	REP-E	83-13-049
220-32-05100U	NEW-E	83-05-008	220-56-191	NEW-P	83-03-071	220-57-29000E	NEW-E	83-13-049
220-32-05500G	NEW-E	83-11-013	220-56-195	AMD-P	83-03-071	220-57-300	AMD-P	83-03-071
220-32-05700P	NEW-E	83-03-030	220-56-195	AMD	83-07-043	220-57-300	AMD	83-07-043
220-32-05700P	REP-E	83-04-053	220-56-195	REP-E	83-08-040	220-57-315	AMD-P	83-03-071
220-32-05700Q	NEW-E	83-04-053	220-56-19500B	NEW-E	83-08-040	220-57-315	AMD	83-07-043
220-32-05700Q	REP-E	83-06-023	220-56-196	NEW-P	83-03-071	220-57-319	AMD-P	83-03-071
220-32-05700R	NEW-E	83-06-023	220-56-196	NEW	83-07-043	220-57-319	AMD	83-07-043
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220-32-05900E	NEW-E	83-13-035	220-56-235	AMD-P	83-03-071	220-57-327	NEW-P	83-03-071
220-32-05900E	REP-E	83-13-072	220-56-235	AMD	83-07-043	220-57-327	NEW	83-07-043
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220-57-340	AMD	83-07-043	220-110-140	NEW	83-09-019	230-20-100	AMD	83-13-050
220-57-350	AMD-P	83-03-071	220-110-150	NEW-P	83-06-062	230-20-125	NEW-P	83-10-001
220-57-350	AMD	83-07-043	220-110-150	NEW	83-09-019	230-20-150	REP-P	83-04-067
220-57-390	AMD-P	83-03-071	220-110-160	NEW-P	83-06-062	230-20-150	REP	83-08-051
220-57-390	AMD	83-07-043	220-110-160	NEW	83-09-019	230-20-170	AMD-P	83-10-001
220-57-415	AMD-P	83-03-071	220-110-170	NEW-P	83-06-062	230-20-170	AMD	83-13-050
220-57-415	AMD	83-07-043	220-110-170	NEW	83-09-019	230-20-240	NEW-P	83-10-001
220-57-460	AMD-P	83-03-071	220-110-180	NEW-P	83-06-062	230-20-240	NEW	83-13-050
220-57-460	AMD	83-07-043	220-110-180	NEW	83-09-019	230-20-310	REP-P	83-08-048
220-57-485	AMD-P	83-03-071	220-110-190	NEW-P	83-06-062	230-20-310	REP	83-11-034
220-57-485	AMD	83-07-043	220-110-190	NEW	83-09-019	230-20-320	REP-P	83-08-048
220-57-495	AMD-P	83-03-071	220-110-200	NEW-P	83-06-062	230-20-320	REP	83-11-034
220-57-495	AMD	83-07-043	220-110-200	NEW	83-09-019	230-20-325	NEW-P	83-08-048
220-57-50500H	NEW-E	83-12-029	220-110-210	NEW-P	83-06-062	230-20-325	NEW	83-11-034
220-57-50500H	REP-E	83-13-023	220-110-210	NEW	83-09-019	230-20-330	REP-P	83-08-048
220-57-515	AMD-P	83-03-071	220-110-220	NEW-P	83-06-062	230-20-330	REP	83-11-034
220-57-515	AMD	83-07-043	220-110-220	NEW	83-09-019	230-20-340	REP-P	83-08-048
220-57-520	AMD-P	83-03-071	220-110-230	NEW-P	83-06-062	230-20-340	REP	83-11-034
220-57-520	AMD	83-07-043	220-110-230	NEW	83-09-019	230-20-605	AMD	83-06-077
220-57-525	AMD-P	83-03-071	220-110-240	NEW-P	83-06-062	230-40-062	REP-P	83-08-048
220-57-525	AMD	83-07-043	220-110-240	NEW	83-09-019	230-40-062	REP	83-11-034
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220-57A-012	AMD	83-07-043	220-110-250	NEW	83-09-019	230-40-063	NEW	83-11-034
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220-57A-015	AMD	83-07-043	220-110-260	NEW	83-09-019	232-12-044	AMD-E	83-08-055
220-57A-015	AMD	83-07-043	220-110-260	NEW	83-09-019	232-12-044	AMD-P	83-08-076
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220-57A-082	AMD	83-07-043	220-110-300	NEW	83-09-019	232-12-24401	NEW	83-09-022
220-57A-08200B	NEW-E	83-08-040	220-110-310	NEW-P	83-06-062	232-12-294	REP-P	83-06-060
220-57A-085	AMD-P	83-03-071	220-110-310	NEW	83-09-019	232-12-294	REP	83-09-026
220-57A-085	AMD	83-07-043	220-110-320	NEW-P	83-06-062	232-14	NEW-W	83-04-040
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220-57A-105	AMD	83-07-043	220-110-330	NEW-P	83-06-062	232-14-010	NEW	83-09-026
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261-20	AMD	83-04-032	275-25-750	REP	83-03-011	275-56-020	NEW-E	83-03-066
261-20	AMD	83-06-036	275-25-760	REP	83-03-011	275-56-020	NEW	83-09-002
261-20-010	AMD	83-06-036	275-25-770	REP	83-03-011	275-56-025	NEW-P	83-03-065
261-20-020	AMD	83-06-036	275-25-810	AMD	83-03-011	275-56-025	NEW-E	83-03-066
261-20-030	AMD	83-06-036	275-25-820	REP	83-03-011	275-56-025	NEW	83-09-002
261-20-040	AMD	83-06-036	275-25-830	REP	83-03-011	275-56-030	NEW-P	83-03-065
261-20-045	NEW	83-06-036	275-25-840	AMD	83-03-011	275-56-030	NEW-E	83-03-066
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261-20-060	AMD	83-06-036	275-26-010	NEW	83-05-017	275-56-035	NEW-P	83-03-065
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275-56-425	NEW	83-09-002	275-96-055	REP-E	83-02-050	296-21-011	AMD-P	83-13-121
275-56-430	NEW-P	83-03-065	275-96-055	REP-W	83-08-007	296-21-013	AMD-P	83-13-121
275-56-430	NEW-E	83-03-066	275-96-055	REP-E	83-08-063	296-21-046	NEW-P	83-13-121
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275-56-435	NEW-E	83-03-066	275-96-060	REP-W	83-08-007	296-21-062	AMD-P	83-13-121
275-56-435	NEW	83-09-002	275-96-060	REP-E	83-08-063	296-21-066	AMD-P	83-13-121
275-56-440	NEW-P	83-03-065	275-96-065	REP-P	83-02-048	296-21-070	AMD-P	83-13-121
275-56-440	NEW-E	83-03-066	275-96-065	REP-E	83-02-050	296-21-080	AMD-P	83-13-121
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275-87-005	REP-E	83-02-051	284-40-040	REP-P	83-11-005	296-22-038	AMD-P	83-13-121
275-87-005	REP-W	83-08-007	284-40-050	REP-P	83-11-005	296-22-040	AMD-P	83-13-121
275-87-005	REP-E	83-08-063	284-40-060	REP-P	83-11-005	296-22-042	AMD-P	83-13-121
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275-87-020	REP-E	83-08-063	284-60-100	NEW-P	83-10-060	296-22-116	AMD-P	83-13-121
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275-96-005	REP-E	83-02-050	296-15-200	AMD-E	83-04-002	296-22-230	AMD-P	83-13-121
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275-96-021	REP-E	83-08-063	296-17-916	AMD	83-05-018	296-22-340	AMD-P	83-13-121
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296-23-115	AMD-P	83-13-121	296-155-145	AMD-C	83-13-007	308-16-370	REP-E	83-11-025
296-23-125	AMD-P	83-13-121	296-155-220	AMD-P	83-05-024	308-16-370	REP-P	83-11-045
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296-23-315	AMD-P	83-13-121	296-306-200	AMD-C	83-13-007	308-25-020	AMD	83-07-051
296-23-356	AMD-P	83-13-121	296-350-400	AMD-P	83-05-024	308-25-060	REP-P	83-13-116
296-23-412	NEW-P	83-13-121	296-350-400	AMD-C	83-13-007	308-25-065	NEW-P	83-13-116
296-23-421	NEW-P	83-13-121	296-401-070	AMD-C	83-03-039	308-26-020	REP-P	83-13-116
296-23-430	NEW-P	83-13-121	296-401-080	AMD-C	83-03-039	308-26-040	NEW-P	83-13-116
296-23-440	NEW-P	83-13-121	296-401-130	AMD-P	83-07-074	308-29-040	REP-P	83-13-116
296-23-450	NEW-P	83-13-121	296-401-130	AMD-C	83-12-011	308-29-045	NEW-P	83-13-116
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296-23-480	NEW-P	83-13-121	304-12-270	REP	83-13-075	308-31-040	NEW	83-03-032
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296-23-495	NEW-P	83-13-121	304-12-275	AMD	83-13-075	308-31-055	NEW-P	83-13-116
296-23-615	AMD-P	83-13-121	304-12-290	AMD-P	83-10-066	308-31-060	NEW	83-03-032
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296-23-720	AMD-P	83-13-121	304-12-360	AMD-P	83-10-066	308-32-090	NEW-P	83-13-116
296-23-725	AMD-P	83-13-121	304-12-360	AMD	83-13-075	308-32-310	REP-P	83-13-116
296-23-900	AMD-P	83-13-121	304-12-370	AMD-P	83-10-066	308-33-100	REP-P	83-13-116
296-23-9408	AMD-P	83-13-121	304-12-370	AMD	83-13-075	308-33-105	NEW-P	83-13-116
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296-24-16521	AMD-C	83-13-007	306-16-220	REP-E	83-11-011	308-40-125	NEW-P	83-13-116
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296-24-16539	AMD-C	83-13-007	308-12-030	REP	83-04-071	308-42-060	AMD	83-05-032
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WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
308-52-140	AMD-P	83-03-045	308-93-100	NEW-P	83-11-043	314-12	REVIEW	83-11-026
308-52-140	AMD	83-07-014	308-93-100	NEW-W	83-13-105	314-12-125	NEW-P	83-03-012
308-52-150	NEW	83-03-031	308-93-110	NEW-E	83-10-021	314-12-125	NEW-P	83-06-027
308-52-310	REP-P	83-13-116	308-93-110	NEW-P	83-11-043	314-12-125	NEW-P	83-10-032
308-52-315	NEW-P	83-13-116	308-93-110	NEW-W	83-13-105	314-12-125	NEW-W	83-10-045
308-52-500	AMD-P	83-03-045	308-93-120	NEW-E	83-10-021	314-16	REVIEW	83-11-026
308-52-500	AMD	83-07-014	308-93-120	NEW-P	83-11-043	314-16-120	AMD-P	83-03-013
308-52-502	NEW-P	83-03-045	308-93-120	NEW-W	83-13-105	314-16-120	AMD	83-06-026
308-52-502	NEW	83-07-014	308-93-130	NEW-E	83-10-021	314-16-122	AMD-P	83-10-059
308-52-504	AMD-P	83-03-045	308-93-130	NEW-P	83-11-043	314-16-122	AMD	83-13-055
308-52-504	AMD	83-07-014	308-93-130	NEW-W	83-13-105	314-16-145	NEW-P	83-09-016
308-52-520	REP-P	83-03-045	308-93-140	NEW-E	83-10-021	314-16-145	NEW	83-12-022
308-52-520	REP	83-07-014	308-93-140	NEW-P	83-11-043	314-16-196	NEW-P	83-07-066
308-52-550	REP-P	83-03-045	308-93-140	NEW-W	83-13-105	314-16-196	NEW-P	83-10-031
308-52-550	REP	83-07-014	308-93-150	NEW-E	83-10-021	314-16-196	NEW-W	83-10-046
308-52-560	REP-P	83-03-045	308-93-150	NEW-P	83-11-043	314-16-196	NEW	83-13-056
308-52-560	REP	83-07-014	308-93-150	NEW-W	83-13-105	314-20	REVIEW	83-11-026
308-53-020	NEW-P	83-13-116	308-93-160	NEW-E	83-10-021	314-24	REVIEW	83-11-026
308-53-080	AMD-P	83-06-073	308-93-160	NEW-P	83-11-043	314-26	REVIEW	83-11-026
308-53-080	AMD	83-10-052	308-93-160	NEW-W	83-13-105	314-27	REVIEW	83-11-026
308-53-085	AMD-P	83-06-073	308-93-170	NEW-E	83-10-021	314-28	REVIEW	83-11-026
308-53-085	AMD	83-10-052	308-93-170	NEW-P	83-11-043	314-32	REVIEW	83-11-026
308-53-310	REP-P	83-13-116	308-93-170	NEW-W	83-13-105	314-36	REVIEW	83-11-026
308-54-310	REP-P	83-13-116	308-95-010	NEW-P	83-04-068	314-37-010	NEW	83-04-017
308-54-315	NEW-P	83-13-116	308-95-010	NEW-E	83-06-029	314-40	REVIEW	83-11-026
308-55-010	REP-P	83-13-116	308-95-010	NEW	83-12-025	314-44	REVIEW	83-11-026
308-55-025	NEW-P	83-13-116	308-95-020	NEW-P	83-04-068	314-45	REVIEW	83-11-026
308-90-010	NEW-E	83-10-051	308-95-020	NEW-E	83-06-029	314-48	REVIEW	83-11-026
308-90-010	NEW-P	83-11-044	308-95-020	NEW	83-12-025	314-52	REVIEW	83-11-026
308-90-020	NEW-E	83-10-051	308-95-030	NEW-P	83-04-068	314-52-110	AMD-P	83-03-013
308-90-020	NEW-P	83-11-044	308-95-030	NEW-E	83-06-029	314-52-110	AMD-C	83-06-025
308-90-030	NEW-E	83-10-051	308-95-030	NEW	83-12-025	314-56	REVIEW	83-11-026
308-90-030	NEW-P	83-11-044	308-96A-400	NEW-P	83-05-055	314-60	REVIEW	83-11-026
308-90-040	NEW-E	83-10-051	308-96A-400	NEW	83-08-052	314-62	REVIEW	83-11-026
308-90-040	NEW-P	83-11-044	308-115-400	REP-P	83-13-116	314-64	REVIEW	83-11-026
308-90-050	NEW-E	83-10-051	308-115-405	NEW-P	83-13-116	314-68	REVIEW	83-11-026
308-90-050	NEW-P	83-11-044	308-116-295	AMD-P	83-02-062	314-72	REVIEW	83-11-026
308-90-060	NEW-E	83-10-051	308-116-295	AMD	83-05-033	314-76	REVIEW	83-11-026
308-90-060	NEW-P	83-11-044	308-116-310	REP-P	83-13-116	315-02-020	AMD-P	83-12-057
308-90-070	NEW-E	83-10-051	308-116-325	NEW-P	83-13-116	315-02-210	REP-P	83-08-047
308-90-070	NEW-P	83-11-044	308-120-180	AMD-P	83-12-031	315-02-210	REP-C	83-10-069
308-90-080	NEW-E	83-10-051	308-120-260	REP-P	83-13-116	315-02-210	REP	83-13-082
308-90-080	NEW-P	83-11-044	308-120-270	NEW-P	83-08-073	315-04-040	AMD	83-05-029
308-90-090	NEW-E	83-10-051	308-120-270	NEW	83-12-026	315-04-050	REP-P	83-08-047
308-90-090	NEW-P	83-11-044	308-120-275	NEW-P	83-13-116	315-04-050	REP-C	83-10-069
308-90-100	NEW-E	83-10-051	308-120-345	NEW	83-04-051	315-04-050	REP	83-13-082
308-90-100	NEW-P	83-11-044	308-120-400	AMD-P	83-12-031	315-04-090	AMD-E	83-03-041
308-90-110	NEW-E	83-10-051	308-120-600	NEW-P	83-12-031	315-04-090	AMD	83-05-029
308-90-110	NEW-P	83-11-044	308-120-601	NEW-P	83-12-031	315-04-190	AMD-E	83-03-041
308-93-010	NEW-E	83-10-021	308-120-602	NEW-P	83-12-031	315-04-190	AMD	83-05-029
308-93-010	NEW-P	83-11-043	308-120-603	NEW-P	83-12-031	315-04-200	AMD-P	83-03-046
308-93-010	NEW-W	83-13-105	308-120-604	NEW-P	83-12-031	315-04-200	AMD	83-07-022
308-93-020	NEW-E	83-10-021	308-120-605	NEW-P	83-12-031	315-04-220	NEW-E	83-03-041
308-93-020	NEW-P	83-11-043	308-120-606	NEW-P	83-12-031	315-04-220	NEW	83-05-029
308-93-020	NEW-W	83-13-105	308-120-607	NEW-P	83-12-031	315-06-020	AMD	83-03-034
308-93-030	NEW-E	83-10-021	308-120-608	NEW-P	83-12-031	315-06-050	AMD-E	83-03-041
308-93-030	NEW-P	83-11-043	308-120-609	NEW-P	83-12-031	315-06-050	AMD	83-05-029
308-93-030	NEW-W	83-13-105	308-122-275	NEW-P	83-13-116	315-06-060	NEW	83-03-034
308-93-040	NEW-E	83-10-021	308-122-460	REP-P	83-13-116	315-06-060	NEW-E	83-04-019
308-93-040	NEW-P	83-11-043	308-122-500	AMD-P	83-11-042	315-06-080	AMD	83-03-033
308-93-040	NEW-W	83-13-105	308-122-505	AMD-P	83-11-042	315-06-080	NEW-E	83-04-019
308-93-050	NEW-E	83-10-021	308-138-060	REP-P	83-13-116	315-06-120	NEW-E	83-03-041
308-93-050	NEW-P	83-11-043	308-138-080	NEW-P	83-13-116	315-06-120	NEW	83-05-029
308-93-050	NEW-W	83-13-105	308-138A-020	AMD-P	83-12-048	315-06-160	AMD	83-05-029
308-93-060	NEW-E	83-10-021	308-138A-025	AMD-P	83-12-048	315-10-020	AMD-E	83-03-041
308-93-060	NEW-P	83-11-043	308-138B-100	AMD-P	83-12-048	315-10-020	AMD	83-05-029
308-93-060	NEW-W	83-13-105	308-138B-105	NEW-P	83-12-048	315-10-030	AMD	83-03-034
308-93-070	NEW-E	83-10-021	308-138B-165	NEW-P	83-12-048	315-10-030	AMD-E	83-08-083
308-93-070	NEW-P	83-11-043	308-138B-170	AMD-P	83-12-048	315-10-030	AMD-P	83-12-057
308-93-070	NEW-W	83-13-105	308-151-080	AMD-P	83-04-029	315-10-030	AMD-E	83-13-086
308-93-080	NEW-E	83-10-021	308-151-080	AMD	83-07-050	315-11-010	NEW	83-03-034
308-93-080	NEW-P	83-11-043	308-151-100	AMD-P	83-04-029	315-11-010	NEW-E	83-04-019
308-93-080	NEW-W	83-13-105	308-151-100	AMD	83-07-050	315-11-020	NEW	83-03-034
308-93-090	NEW-E	83-10-021	308-152-010	REP-P	83-13-116	315-11-020	NEW-E	83-04-019
308-93-090	NEW-P	83-11-043	308-152-015	NEW-P	83-13-116	315-11-030	NEW	83-03-034
308-93-090	NEW-W	83-13-105	314-04	REVIEW	83-11-026	315-11-030	NEW-E	83-04-019
308-93-100	NEW-E	83-10-021	314-08	REVIEW	83-11-026	315-11-040	NEW-E	83-03-040

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
315-11-040	NEW	83-05-030	315-12-060	NEW-C	83-10-068	315-20-130	NEW-C	83-10-073
315-11-041	NEW-E	83-03-040	315-12-060	NEW	83-13-080	315-20-130	NEW	83-13-081
315-11-041	NEW-P	83-04-069	315-12-070	NEW-C	83-05-028	315-20-140	NEW-P	83-08-074
315-11-041	NEW	83-07-023	315-12-070	NEW-C	83-08-081	315-20-140	NEW-C	83-10-073
315-11-041	NEW-E	83-08-084	315-12-070	NEW-C	83-10-068	315-20-140	NEW	83-13-081
315-11-042	NEW-E	83-03-040	315-12-070	NEW	83-13-080	315-20-150	NEW-P	83-08-074
315-11-042	NEW	83-05-030	315-12-080	NEW-C	83-05-028	315-20-150	NEW-C	83-10-073
315-11-050	NEW-E	83-05-031	315-12-080	NEW-C	83-08-081	315-20-150	NEW	83-13-081
315-11-050	NEW-P	83-05-052	315-12-080	NEW-C	83-10-068	332-12-310	AMD-C	83-05-004
315-11-050	NEW-E	83-08-085	315-12-080	NEW	83-13-080	332-12-310	AMD-C	83-06-040
315-11-050	NEW-C	83-08-079	315-12-090	NEW-C	83-05-028	332-12-310	AMD	83-07-039
315-11-050	NEW-C	83-10-072	315-12-090	NEW-C	83-08-081	332-18	REVIEW	83-13-098
315-11-050	NEW-C	83-13-077	315-12-090	NEW-C	83-10-068	332-24	REVIEW	83-13-098
315-11-050	NEW-E	83-13-083	315-12-090	NEW	83-13-080	332-24-056	AMD-P	83-07-068
315-11-051	NEW-E	83-05-031	315-12-100	NEW-C	83-05-028	332-24-056	AMD	83-10-036
315-11-051	NEW-P	83-05-052	315-12-100	NEW-P	83-05-054	332-24-060	AMD-P	83-07-068
315-11-051	NEW-E	83-08-085	315-12-100	NEW-C	83-08-081	332-24-060	AMD	83-10-036
315-11-051	NEW-C	83-08-079	315-12-100	NEW-C	83-08-082	332-24-063	AMD-P	83-07-068
315-11-051	NEW-C	83-10-072	315-12-100	NEW-C	83-10-068	332-24-063	AMD	83-10-036
315-11-051	NEW-C	83-13-077	315-12-100	NEW-C	83-10-071	332-24-065	REP-P	83-07-068
315-11-051	NEW-E	83-13-083	315-12-100	NEW	83-13-080	332-24-065	REP	83-10-036
315-11-052	NEW-E	83-05-031	315-12-110	NEW-C	83-05-028	332-24-070	AMD-P	83-07-068
315-11-052	NEW-P	83-05-052	315-12-110	NEW-C	83-08-081	332-24-070	AMD	83-10-036
315-11-052	NEW-E	83-08-085	315-12-110	NEW-C	83-10-068	332-24-080	REP-P	83-07-068
315-11-052	NEW-C	83-08-079	315-12-110	NEW	83-13-080	332-24-080	REP	83-10-036
315-11-052	NEW-C	83-10-072	315-12-120	NEW-C	83-05-028	332-24-090	AMD-E	83-07-021
315-11-052	NEW-C	83-13-077	315-12-120	NEW-C	83-08-081	332-24-090	AMD-P	83-07-068
315-11-052	NEW-E	83-13-083	315-12-120	NEW-C	83-10-068	332-24-090	AMD-E	83-09-015
315-11-060	NEW-P	83-05-053	315-12-120	NEW	83-13-080	332-24-090	AMD	83-10-036
315-11-060	NEW-C	83-08-080	315-12-130	NEW-C	83-05-028	332-24-090	AMD-E	83-11-001
315-11-060	NEW-E	83-08-086	315-12-130	NEW-C	83-08-081	332-24-095	NEW-P	83-07-068
315-11-060	NEW-C	83-10-070	315-12-130	NEW-C	83-10-068	332-24-095	NEW	83-10-036
315-11-060	NEW-C	83-13-078	315-12-130	NEW	83-13-080	332-24-250	REP-P	83-07-068
315-11-060	NEW-E	83-13-084	315-12-140	NEW-C	83-05-028	332-24-250	REP	83-10-036
315-11-061	NEW-P	83-05-053	315-12-140	NEW-C	83-08-081	332-24-260	REP-P	83-07-068
315-11-061	NEW-C	83-08-080	315-12-140	NEW-C	83-10-068	332-24-260	REP	83-10-036
315-11-061	NEW-E	83-08-086	315-12-140	NEW	83-13-080	332-24-270	REP-P	83-07-068
315-11-061	NEW-C	83-10-070	315-12-150	NEW-C	83-05-028	332-24-270	REP	83-10-036
315-11-061	NEW-C	83-13-078	315-12-150	NEW-C	83-08-081	332-24-280	REP-P	83-07-068
315-11-061	NEW-E	83-13-084	315-12-150	NEW-C	83-10-068	332-24-280	REP	83-10-036
315-11-062	NEW-P	83-05-053	315-12-150	NEW	83-13-080	332-24-290	REP-P	83-07-068
315-11-062	NEW-C	83-08-080	315-20-010	NEW-P	83-08-074	332-24-290	REP	83-10-036
315-11-062	NEW-E	83-08-086	315-20-010	NEW-C	83-10-073	332-24-300	REP-P	83-07-068
315-11-062	NEW-C	83-10-070	315-20-010	NEW	83-13-081	332-24-300	REP	83-10-036
315-11-062	NEW-C	83-13-078	315-20-020	NEW-P	83-08-074	332-26-084	NEW-E	83-09-015
315-11-062	NEW-E	83-13-084	315-20-020	NEW-C	83-10-073	332-30-142	AMD	83-02-055
315-11-070	NEW-P	83-10-067	315-20-020	NEW	83-13-081	332-32	REVIEW	83-13-098
315-11-070	NEW-C	83-13-079	315-20-030	NEW-P	83-08-074	332-44-100	NEW-E	83-03-029
315-11-070	NEW-E	83-13-085	315-20-030	NEW-C	83-10-073	332-44-110	NEW-E	83-03-029
315-11-071	NEW-P	83-10-067	315-20-040	NEW-P	83-08-074	332-100-040	AMD-P	83-07-037
315-11-071	NEW-C	83-13-079	315-20-040	NEW-C	83-10-073	332-100-040	AMD-E	83-07-038
315-11-071	NEW-E	83-13-085	315-20-040	NEW	83-13-081	332-100-040	AMD-E	83-11-007
315-11-072	NEW-P	83-10-067	315-20-050	NEW-P	83-08-074	332-100-040	AMD	83-11-008
315-11-072	NEW-C	83-13-079	315-20-050	NEW-C	83-10-073	344-12	REVIEW	83-13-098
315-11-072	NEW-E	83-13-085	315-20-050	NEW	83-13-081	352-12-010	AMD-P	83-02-057
315-12-010	NEW-C	83-05-028	315-20-060	NEW-P	83-08-074	352-12-010	AMD	83-06-051
315-12-010	NEW-C	83-08-081	315-20-060	NEW-C	83-10-073	352-12-020	REP-W	83-02-058
315-12-010	NEW-C	83-10-068	315-20-060	NEW	83-13-081	352-12-030	REP-W	83-02-058
315-12-010	NEW	83-13-080	315-20-060	NEW-P	83-08-074	352-12-040	REP-W	83-02-058
315-12-020	NEW-C	83-05-028	315-20-070	NEW-C	83-10-073	352-12-050	REP-W	83-02-058
315-12-020	NEW-C	83-08-081	315-20-070	NEW	83-13-081	352-32-030	AMD-P	83-04-073
315-12-020	NEW-C	83-10-068	315-20-080	NEW-P	83-08-074	352-32-030	AMD	83-09-031
315-12-020	NEW	83-13-080	315-20-080	NEW-C	83-10-073	352-32-037	AMD-P	83-04-073
315-12-030	NEW-C	83-05-028	315-20-080	NEW	83-13-081	352-32-037	AMD	83-09-031
315-12-030	NEW-C	83-08-081	315-20-090	NEW-P	83-08-074	352-32-045	AMD-P	83-04-073
315-12-030	NEW-C	83-10-068	315-20-090	NEW-C	83-10-073	352-32-045	AMD	83-09-031
315-12-030	NEW	83-13-080	315-20-090	NEW	83-13-081	352-32-160	REP-C	83-06-004
315-12-040	NEW-C	83-05-028	315-20-100	NEW-P	83-08-074	352-32-160	REP	83-08-032
315-12-040	NEW-C	83-08-081	315-20-100	NEW-C	83-10-073	352-32-165	NEW-C	83-06-004
315-12-040	NEW-C	83-10-068	315-20-100	NEW	83-13-081	352-32-165	NEW	83-08-032
315-12-040	NEW	83-13-080	315-20-110	NEW-P	83-08-074	352-32-190	REP-C	83-06-004
315-12-050	NEW-C	83-05-028	315-20-110	NEW-C	83-10-073	352-32-190	AMD	83-08-032
315-12-050	NEW-C	83-08-081	315-20-110	NEW	83-13-081	352-32-190	REP-P	83-10-055
315-12-050	NEW-C	83-10-068	315-20-120	NEW-P	83-08-074	352-32-190	REP	83-13-089
315-12-050	NEW	83-13-080	315-20-120	NEW-C	83-10-073	352-32-195	NEW-P	83-10-055
315-12-060	NEW-C	83-05-028	315-20-120	NEW	83-13-081	352-32-195	NEW	83-13-089
315-12-060	NEW-C	83-08-081	315-20-130	NEW-P	83-08-074	352-32-250	AMD-P	83-04-073

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352-44	REVIEW	83-11-024	356-30-330	AMD	83-08-010	383-06-070	NEW-E	83-06-055
352-48	AMD-P	83-10-053	356-30-330	AMD-C	83-11-027	383-06-070	NEW-C	83-10-030
352-48-010	AMD-P	83-10-053	356-30-330	AMD	83-13-091	383-06-080	NEW-P	83-06-053
352-48-010	AMD	83-13-087	356-34-020	AMD-P	83-10-047	383-06-080	NEW-E	83-06-055
352-48-020	AMD-P	83-10-053	356-34-020	AMD	83-13-091	383-06-080	NEW-C	83-10-030
352-48-020	AMD	83-13-087	356-34-030	AMD-P	83-10-047	383-06-090	NEW-P	83-06-053
352-48-030	AMD-P	83-10-053	356-34-030	AMD	83-13-091	383-06-090	NEW-E	83-06-055
352-48-030	AMD	83-13-087	356-34-040	AMD-P	83-10-047	383-06-090	NEW-C	83-10-030
352-48-040	AMD-P	83-10-053	356-34-040	AMD	83-13-091	383-06-100	NEW-P	83-06-053
352-48-040	AMD	83-13-087	356-34-060	AMD-P	83-10-047	383-06-100	NEW-E	83-06-055
352-48-050	AMD-P	83-10-053	356-34-060	AMD	83-13-091	383-06-100	NEW-C	83-10-030
352-48-050	AMD	83-13-087	360-12-150	NEW-P	83-06-074	383-06-110	NEW-P	83-06-053
352-48-060	AMD-P	83-10-053	360-12-150	NEW	83-10-013	383-06-110	NEW-E	83-06-055
352-48-060	AMD	83-13-087	360-13-100	NEW-P	83-06-074	383-06-110	NEW-C	83-10-030
352-48-060	AMD	83-13-087	360-13-100	NEW-P	83-06-074	383-06-120	NEW-P	83-06-053
352-48-070	AMD-P	83-10-053	360-13-100	NEW-E	83-10-012	383-06-120	NEW-P	83-06-053
352-48-070	AMD	83-13-087	360-13-100	NEW	83-10-013	383-06-120	NEW-E	83-06-055
352-48-080	AMD-P	83-10-053	360-16-300	NEW-P	83-06-074	383-06-120	NEW-C	83-10-030
352-48-080	AMD	83-13-087	360-16-300	NEW	83-10-013	383-06-130	NEW-P	83-06-053
352-56-010	NEW-P	83-10-054	360-19-010	NEW-P	83-12-047	383-06-130	NEW-E	83-06-055
352-56-010	NEW	83-13-088	360-19-020	NEW-P	83-12-047	383-06-130	NEW-C	83-10-030
352-56-020	NEW-P	83-10-054	360-19-030	NEW-P	83-12-047	383-06-140	NEW-P	83-06-053
352-56-020	NEW	83-13-088	360-19-040	NEW-P	83-12-047	383-06-140	NEW-E	83-06-055
352-56-030	NEW-P	83-10-054	360-19-050	NEW-P	83-12-047	383-06-140	NEW-C	83-10-030
352-56-030	NEW	83-13-088	360-19-060	NEW-P	83-12-047	388-08-435	NEW	83-03-021
352-56-040	NEW-P	83-10-054	360-19-070	NEW-P	83-12-047	388-11-045	AMD-P	83-13-012
352-56-040	NEW	83-13-088	360-19-080	NEW-P	83-12-047	388-11-045	AMD-E	83-13-013
352-56-050	NEW-P	83-10-054	360-19-090	NEW-P	83-12-047	388-15-208	AMD-P	83-11-012
352-56-050	NEW	83-13-088	360-23-040	REP-P	83-06-074	388-15-213	AMD-P	83-11-012
352-56-060	NEW-P	83-10-054	360-23-040	REP	83-10-013	388-15-600	NEW-P	83-05-042
352-56-060	NEW	83-13-088	360-33-050	NEW-P	83-06-074	388-15-600	NEW-E	83-05-043
352-56-070	NEW-P	83-10-054	360-33-050	NEW	83-10-013	388-15-600	NEW	83-08-024
352-56-070	NEW	83-13-088	360-33-050	REP	83-06-066	388-15-610	NEW-P	83-05-042
352-56-080	NEW-P	83-10-054	365-55-010	REP	83-06-066	388-15-610	NEW-E	83-05-043
352-56-080	NEW	83-13-088	365-55-020	REP	83-06-066	388-15-610	NEW	83-08-024
352-56-080	NEW	83-13-088	365-55-030	REP	83-06-066	388-15-620	NEW-P	83-05-042
356-06-055	AMD-P	83-06-043	365-55-040	REP	83-06-066	388-15-620	NEW-E	83-05-043
356-06-055	AMD	83-09-030	365-55-050	REP	83-06-066	388-15-620	NEW	83-08-024
356-06-080	AMD-C	83-05-047	365-55-060	REP	83-06-066	388-15-620	NEW-P	83-05-042
356-06-080	AMD-E	83-07-064	365-55-070	REP	83-06-066	388-15-630	NEW-E	83-05-043
356-06-080	AMD-P	83-08-009	365-55-080	REP	83-06-066	388-15-630	NEW	83-08-024
356-06-080	AMD-C	83-11-027	365-70-010	NEW-P	83-13-113	388-15-630	NEW-P	83-05-043
356-06-080	AMD-E	83-13-073	365-70-010	NEW-E	83-13-114	388-17-100	AMD-P	83-10-074
356-06-080	AMD	83-13-091	365-70-020	NEW-P	83-13-113	388-17-160	AMD-P	83-10-074
356-14-085	AMD-C	83-03-035	365-70-020	NEW-E	83-13-114	388-17-180	AMD-P	83-10-074
356-14-085	AMD	83-06-005	365-70-030	NEW-P	83-13-113	388-17-100	AMD	83-13-070
356-14-250	AMD-P	83-12-035	365-70-030	NEW-E	83-13-114	388-17-160	AMD	83-13-070
356-14-260	AMD-P	83-08-009	365-70-040	NEW-P	83-13-113	388-17-180	AMD	83-13-070
356-14-260	AMD	83-12-002	365-70-040	NEW-E	83-13-114	388-20-010	AMD-P	83-11-009
356-15-090	AMD-P	83-12-035	365-70-050	NEW-P	83-13-113	388-20-020	REP-P	83-11-009
356-15-130	AMD-P	83-04-035	365-70-050	NEW-E	83-13-114	388-24-044	AMD-P	83-13-031
356-15-130	AMD	83-08-010	365-70-060	NEW-P	83-13-113	388-24-044	AMD-E	83-13-032
356-18-050	AMD-P	83-08-009	365-70-060	NEW-E	83-13-114	388-28-005	AMD	83-04-033
356-18-050	AMD	83-12-002	365-70-070	NEW-P	83-13-113	388-28-355	AMD	83-04-033
356-18-060	AMD-P	83-10-047	365-70-070	NEW-E	83-13-114	388-28-400	AMD	83-04-033
356-18-060	AMD-C	83-13-090	371-08-255	NEW-P	83-07-031	388-28-415	AMD	83-04-033
356-18-105	AMD-E	83-13-094	371-08-255	NEW-P	83-11-006	388-28-473	AMD	83-04-033
356-26-020	AMD-C	83-05-047	372-24	REVIEW	83-13-028	388-28-473	AMD	83-04-033
356-26-020	AMD-C	83-07-036	372-36	REVIEW	83-13-028	388-28-480	AMD	83-04-033
356-26-070	AMD-P	83-06-043	381	NEW	83-03-036	388-28-481	AMD	83-04-033
356-26-070	AMD	83-09-030	383-06-010	NEW-P	83-06-053	388-28-482	AMD	83-04-033
356-26-100	AMD-P	83-04-035	383-06-010	NEW-E	83-06-055	388-28-483	NEW	83-04-033
356-26-100	AMD	83-08-010	383-06-010	NEW-C	83-10-030	388-28-484	AMD	83-04-033
356-30-030	AMD-P	83-08-009	383-06-020	NEW-P	83-06-053	388-28-500	AMD	83-04-033
356-30-030	AMD	83-12-002	383-06-020	NEW-E	83-06-055	388-28-535	AMD	83-04-033
356-30-190	AMD-C	83-05-047	383-06-020	NEW-C	83-10-030	388-28-560	AMD	83-04-033
356-30-190	AMD-C	83-07-036	383-06-030	NEW-P	83-06-053	388-28-590	AMD	83-04-060
356-30-200	AMD-C	83-05-047	383-06-030	NEW-E	83-06-055	388-28-600	AMD	83-04-033
356-30-200	AMD-C	83-07-036	383-06-040	NEW-C	83-10-030	388-29	AMD-C	83-05-015
356-30-210	AMD-C	83-05-047	383-06-040	NEW-P	83-06-053	388-29-010	AMD	83-11-010
356-30-210	AMD-C	83-07-036	383-06-040	NEW-E	83-06-055	388-29-080	AMD	83-11-010
356-30-230	AMD-C	83-05-047	383-06-040	NEW-C	83-10-030	388-29-112	AMD	83-11-010
356-30-230	AMD-C	83-07-036	383-06-050	NEW-P	83-06-053	388-33-135	AMD	83-04-033
356-30-240	AMD-C	83-05-047A	383-06-050	NEW-E	83-06-055	388-33-140	AMD	83-04-033
356-30-240	AMD-C	83-07-036	383-06-050	NEW-C	83-10-030	388-33-140	AMD-P	83-13-059
356-30-270	AMD-P	83-12-035	383-06-060	NEW-P	83-06-053	388-33-140	AMD-E	83-13-060
356-30-330	AMD-C	83-03-035	383-06-060	NEW-E	83-06-055	388-33-595	AMD-P	83-13-059
356-30-330	AMD-C	83-05-047A	383-06-060	NEW-C	83-10-030	388-33-595	AMD-E	83-13-060

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388-34-160	AMD	83-10-077	388-54-740	AMD-E	83-04-042	388-72-180	REP-P	83-05-003
388-37-010	AMD-P	83-05-002	388-54-740	AMD-P	83-04-043	388-72-180	REP	83-08-023
388-37-010	AMD	83-08-025	388-54-740	AMD	83-08-071	388-72-200	REP-P	83-05-003
388-37-030	AMD-P	83-05-002	388-54-750	AMD-E	83-04-042	388-72-200	REP	83-08-023
388-37-030	AMD	83-08-025	388-54-750	AMD-P	83-04-043	388-72-205	REP-P	83-05-003
388-37-032	AMD-P	83-05-002	388-54-750	AMD	83-08-071	388-72-205	REP	83-08-023
388-37-032	AMD	83-08-025	388-54-760	AMD-E	83-04-042	388-72-207	REP-P	83-05-003
388-37-035	AMD-P	83-05-002	388-54-760	AMD-P	83-04-043	388-72-207	REP	83-08-023
388-37-035	AMD	83-08-025	388-54-760	AMD	83-08-071	388-72-210	REP-P	83-05-003
388-37-036	AMD-P	83-05-002	388-54-780	AMD-E	83-04-042	388-72-210	REP	83-08-023
388-37-036	AMD	83-08-025	388-54-780	AMD-P	83-04-043	388-72-215	REP-P	83-05-003
388-37-037	AMD-P	83-05-002	388-54-780	AMD	83-08-071	388-72-215	REP	83-08-023
388-37-037	AMD	83-08-025	388-54-785	AMD	83-03-015	388-72-220	REP-P	83-05-003
388-37-038	AMD-P	83-05-002	388-54-785	AMD-E	83-04-042	388-72-220	REP	83-08-023
388-37-038	AMD	83-08-025	388-54-785	AMD-P	83-04-043	388-72-225	REP-P	83-05-003
388-37-050	AMD-P	83-05-002	388-54-785	AMD	83-08-071	388-72-225	REP	83-08-023
388-37-050	AMD	83-08-025	388-54-800	AMD-P	83-08-012	388-72-230	REP-P	83-05-003
388-37-060	AMD-P	83-05-002	388-54-800	AMD-E	83-08-013	388-72-230	REP	83-08-023
388-37-060	AMD	83-08-025	388-54-800	AMD	83-12-003	388-72-235	REP-P	83-05-003
388-38-200	AMD-P	83-10-018	388-54-810	REP	83-03-015	388-72-235	REP	83-08-023
388-38-200	AMD	83-13-095	388-55-010	AMD-P	83-10-075	388-72-240	REP-P	83-05-003
388-44-010	AMD	83-05-046	388-55-010	AMD	83-13-069	388-72-240	REP	83-08-023
388-44-020	AMD	83-05-046	388-55-020	NEW-P	83-10-075	388-72-250	REP-P	83-05-003
388-44-025	NEW	83-05-046	388-55-020	NEW	83-13-069	388-72-250	REP	83-08-023
388-44-035	AMD	83-05-046	388-55-030	NEW-P	83-10-075	388-72-255	REP-P	83-05-003
388-44-110	AMD	83-05-046	388-55-030	NEW	83-13-069	388-72-255	REP	83-08-023
388-44-115	AMD	83-05-046	388-55-040	NEW-P	83-10-075	388-72-260	REP-P	83-05-003
388-44-125	AMD	83-05-046	388-55-040	NEW	83-13-069	388-72-260	REP	83-08-023
388-44-127	AMD	83-05-046	388-70-068	AMD	83-04-061	388-72-265	REP-P	83-05-003
388-44-130	AMD	83-05-046	388-70-069	AMD	83-04-061	388-72-265	REP	83-08-023
388-44-145	AMD	83-05-046	388-70-080	AMD-P	83-13-011	388-72-270	REP-P	83-05-003
388-44-150	AMD	83-05-046	388-72-020	REP-P	83-05-003	388-72-270	REP	83-08-023
388-54-615	AMD-E	83-04-042	388-72-020	REP	83-08-023	388-72-275	REP-P	83-05-003
388-54-615	AMD-P	83-04-043	388-72-025	REP-P	83-05-003	388-72-275	REP	83-08-023
388-54-615	AMD	83-08-071	388-72-025	REP	83-08-023	388-72-280	REP-P	83-05-003
388-54-630	AMD-E	83-04-042	388-72-030	REP-P	83-05-003	388-72-280	REP	83-08-023
388-54-630	AMD-P	83-04-043	388-72-030	REP	83-08-023	388-72-285	REP-P	83-05-003
388-54-630	AMD	83-08-071	388-72-035	REP-P	83-05-003	388-72-285	REP	83-08-023
388-54-640	AMD-E	83-04-042	388-72-035	REP	83-08-023	388-72-300	REP-P	83-05-003
388-54-640	AMD-P	83-04-043	388-72-040	REP-P	83-05-003	388-72-300	REP	83-08-023
388-54-640	AMD	83-08-071	388-72-040	REP	83-08-023	388-72-305	REP-P	83-05-003
388-54-645	AMD-E	83-04-042	388-72-045	REP-P	83-05-003	388-72-305	REP	83-08-023
388-54-645	AMD-P	83-04-043	388-72-045	REP	83-08-023	388-72-310	REP-P	83-05-003
388-54-645	AMD	83-08-071	388-72-050	REP-P	83-05-003	388-72-310	REP	83-08-023
388-54-650	AMD-E	83-04-042	388-72-050	REP	83-08-023	388-72-315	REP-P	83-05-003
388-54-650	AMD-P	83-04-043	388-72-060	REP-P	83-05-003	388-72-315	REP	83-08-023
388-54-650	AMD	83-08-071	388-72-060	REP	83-08-023	388-72-350	REP-P	83-05-003
388-54-655	AMD-E	83-04-042	388-72-070	REP-P	83-05-003	388-72-350	REP	83-08-023
388-54-655	AMD-P	83-04-043	388-72-070	REP	83-08-023	388-72-355	REP-P	83-05-003
388-54-655	AMD	83-08-071	388-72-080	REP-P	83-05-003	388-72-355	REP	83-08-023
388-54-660	AMD-P	83-07-010	388-72-080	REP	83-08-023	388-72-400	REP-P	83-05-003
388-54-660	AMD	83-10-078	388-72-090	REP-P	83-05-003	388-72-400	REP	83-08-023
388-54-665	AMD-E	83-04-042	388-72-090	REP	83-08-023	388-72-405	REP-P	83-05-003
388-54-665	AMD-P	83-04-043	388-72-100	REP-P	83-05-003	388-72-405	REP	83-08-023
388-54-665	AMD	83-08-071	388-72-100	REP	83-08-023	388-72-410	REP-P	83-05-003
388-54-670	AMD	83-03-015	388-72-105	REP-P	83-05-003	388-72-410	REP	83-08-023
388-54-670	AMD-E	83-04-042	388-72-105	REP	83-08-023	388-72-415	REP-P	83-05-003
388-54-670	AMD-P	83-04-043	388-72-110	REP-P	83-05-003	388-72-415	REP	83-08-023
388-54-670	AMD	83-08-071	388-72-110	REP	83-08-023	388-72-425	REP-P	83-05-003
388-54-675	AMD-E	83-04-042	388-72-115	REP-P	83-05-003	388-72-425	REP	83-08-023
388-54-675	AMD-P	83-04-043	388-72-115	REP	83-08-023	388-72-435	REP-P	83-05-003
388-54-675	AMD	83-08-071	388-72-120	REP-P	83-05-003	388-72-435	REP	83-08-023
388-54-680	AMD-P	83-07-010	388-72-120	REP	83-08-023	388-72-445	REP-P	83-05-003
388-54-680	AMD	83-10-078	388-72-125	REP-P	83-05-003	388-72-445	REP	83-08-023
388-54-687	AMD-E	83-04-042	388-72-125	REP	83-08-023	388-72-500	REP-P	83-05-003
388-54-687	AMD-P	83-04-043	388-72-150	REP-P	83-05-003	388-72-500	REP	83-08-023
388-54-687	AMD	83-08-071	388-72-150	REP	83-08-023	388-72-505	REP-P	83-05-003
388-54-695	AMD-E	83-04-042	388-72-155	REP-P	83-05-003	388-72-505	REP	83-08-023
388-54-695	AMD-P	83-04-043	388-72-155	REP	83-08-023	388-72-510	REP-P	83-05-003
388-54-695	AMD	83-08-071	388-72-160	REP-P	83-05-003	388-72-510	REP	83-08-023
388-54-715	AMD-E	83-04-042	388-72-160	REP	83-08-023	388-72-515	REP-P	83-05-003
388-54-715	AMD-P	83-04-043	388-72-165	REP-P	83-05-003	388-72-515	REP	83-08-023
388-54-715	AMD	83-08-071	388-72-165	REP	83-08-023	388-72-520	REP-P	83-05-003
388-54-730	AMD-E	83-04-042	388-72-170	REP-P	83-05-003	388-72-520	REP	83-08-023
388-54-730	AMD-P	83-04-043	388-72-170	REP	83-08-023	388-72-550	REP-P	83-05-003
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388-72-560	REP-P	83-05-003	388-80-005	AMD-P	83-13-066	388-95-210	REP-P	83-09-046
388-72-560	REP	83-08-023	388-82-115	AMD-P	83-13-103	388-95-210	REP	83-12-059
388-72-565	REP-P	83-05-003	388-82-125	AMD-P	83-09-046	388-95-215	REP-P	83-09-046
388-72-565	REP	83-08-023	388-82-126	REP	83-12-059	388-95-215	REP	83-12-059
388-72-570	REP-P	83-05-003	388-82-126	AMD-P	83-13-066	388-95-225	REP-P	83-09-046
388-72-570	REP	83-08-023	388-83-006	AMD-P	83-13-066	388-95-225	REP	83-12-059
388-72-575	REP-P	83-05-003	388-83-028	AMD-P	83-13-103	388-95-235	REP-P	83-09-046
388-72-575	REP	83-08-023	388-83-135	AMD-P	83-09-046	388-95-235	REP	83-12-059
388-72-580	REP-P	83-05-003	388-83-135	REP	83-12-059	388-95-255	REP-P	83-09-046
388-72-580	REP	83-08-023	388-83-140	AMD-P	83-09-046	388-95-255	REP	83-12-059
388-72-585	REP-P	83-05-003	388-83-140	REP	83-12-059	388-95-260	REP-P	83-09-046
388-72-585	REP	83-08-023	388-83-200	NEW-P	83-05-042	388-95-260	REP	83-12-059
388-72-590	REP-P	83-05-003	388-83-200	NEW-E	83-05-043	388-95-265	REP-P	83-09-046
388-72-590	REP	83-08-023	388-83-200	NEW	83-08-024	388-95-265	REP	83-12-059
388-72-600	REP-P	83-05-003	388-84-120	AMD-P	83-13-066	388-95-270	REP-P	83-09-046
388-72-600	REP	83-08-023	388-86-005	AMD-E	83-12-036	388-95-270	REP	83-12-059
388-72-605	REP-P	83-05-003	388-86-005	AMD-P	83-12-037	388-95-280	REP-P	83-09-046
388-72-605	REP	83-08-023	388-86-040	AMD-P	83-07-053	388-95-280	REP	83-12-059
388-72-610	REP-P	83-05-003	388-86-040	AMD	83-10-077	388-95-300	NEW-P	83-09-046
388-72-610	REP	83-08-023	388-86-050	AMD-E	83-02-046	388-95-300	NEW	83-12-059
388-72-615	REP-P	83-05-003	388-86-050	AMD	83-05-050	388-95-320	NEW-P	83-09-046
388-72-615	REP	83-08-023	388-86-050	AMD-E	83-12-036	388-95-320	NEW	83-12-059
388-72-620	REP-P	83-05-003	388-86-050	AMD-P	83-12-037	388-95-340	NEW-P	83-09-046
388-72-620	REP	83-08-023	388-86-075	AMD	83-03-016	388-95-340	NEW	83-12-059
388-72-625	REP-P	83-05-003	388-86-120	AMD-P	83-13-066	388-95-360	NEW-P	83-09-046
388-72-625	REP	83-08-023	388-87-007	AMD-P	83-07-053	388-95-360	NEW	83-12-059
388-72-630	REP-P	83-05-003	388-87-007	AMD	83-10-077	388-95-380	NEW-P	83-09-046
388-72-630	REP	83-08-023	388-87-008	NEW-P	83-07-053	388-95-380	NEW	83-12-059
388-72-635	REP-P	83-05-003	388-87-008	NEW	83-10-077	388-95-390	NEW-P	83-09-046
388-72-635	REP	83-08-023	388-87-010	AMD-P	83-13-066	388-95-390	NEW	83-12-059
388-73	AMD-C	83-13-065	388-87-011	AMD-P	83-10-081	388-95-400	NEW-P	83-09-046
388-73-012	AMD-P	83-09-047	388-87-011	AMD	83-13-071	388-95-400	NEW	83-12-059
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388-73-014	AMD-P	83-09-047	388-87-070	AMD	83-03-016	388-96-222	AMD	83-05-007
388-73-01950	NEW	83-02-060	388-87-070	AMD-P	83-05-040	388-96-225	AMD	83-05-007
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388-73-108	AMD-P	83-09-047	388-95-005	REP-P	83-09-046	389-12-020	AMD-E	83-13-017
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388-73-134	AMD	83-02-060	388-95-025	REP-P	83-09-046	389-12-080	AMD-E	83-13-017
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388-73-144	AMD	83-02-060	388-95-040	REP-P	83-09-046	390-13-010	NEW	83-11-004
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388-73-610	AMD-P	83-09-047	388-95-070	REP-P	83-09-046	392-140-017	AMD-E	83-13-052
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458-20-159	AMD	83-07-033	458-20-210	AMD	83-08-026	458-57-030	REP-P	83-13-120
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458-20-168	AMD	83-07-033	458-20-222	AMD	83-08-026	458-57-170	REP-P	83-13-120
458-20-169	AMD-P	83-04-064	458-20-223	AMD-P	83-05-048	458-57-180	REP-P	83-13-120
458-20-169	AMD	83-07-033	458-20-223	AMD	83-08-026	458-57-190	REP-P	83-13-120
458-20-170	AMD-P	83-04-064	458-20-224	AMD-P	83-04-062	458-57-200	REP-P	83-13-120
458-20-170	AMD	83-07-033	458-20-224	AMD	83-07-032	458-57-210	REP-P	83-13-120
458-20-171	AMD-P	83-04-064	458-20-226	AMD-P	83-05-048	458-57-220	REP-P	83-13-120
458-20-172	AMD-P	83-04-064	458-20-226	AMD	83-08-026	458-57-230	REP-P	83-13-120
458-20-172	AMD	83-07-033	458-20-227	AMD-P	83-05-048	458-57-240	REP-P	83-13-120
458-20-173	AMD-P	83-04-064	458-20-227	AMD	83-08-026	458-57-250	REP-P	83-13-120
458-20-173	AMD	83-07-033	458-20-228	AMD-E	83-13-024	458-57-260	REP-P	83-13-120
458-20-174	AMD-P	83-04-064	458-20-228	AMD-P	83-13-025	458-57-270	REP-P	83-13-120
458-20-174	AMD	83-07-033	458-20-229	AMD-P	83-05-048	458-57-280	REP-P	83-13-120
458-20-175	AMD-P	83-04-064	458-20-229	AMD	83-08-026	458-57-290	REP-P	83-13-120
458-20-175	AMD	83-07-033	458-20-231	AMD-P	83-05-048	458-57-300	REP-P	83-13-120
458-20-176	AMD-P	83-04-064	458-20-231	AMD	83-08-026	458-57-310	REP-P	83-13-120
458-20-176	AMD	83-07-033	458-20-232	AMD-P	83-05-048	458-57-320	REP-P	83-13-120
458-20-177	AMD-P	83-05-048	458-20-232	AMD	83-08-026	458-57-330	REP-P	83-13-120
458-20-177	AMD	83-08-026	458-20-234	AMD-P	83-05-048	458-57-340	REP-P	83-13-120
458-20-178	AMD-P	83-04-064	458-20-234	AMD	83-08-026	458-57-350	REP-P	83-13-120
458-20-178	AMD	83-07-033	458-20-235	AMD-P	83-04-062	458-57-360	REP-P	83-13-120
458-20-180	AMD-P	83-04-064	458-20-235	AMD	83-07-032	458-57-370	REP-P	83-13-120
458-20-180	AMD	83-07-033	458-20-236	AMD-P	83-05-048	458-57-380	REP-P	83-13-120
458-20-181	AMD-P	83-04-064	458-20-237	AMD-P	83-06-046	458-57-390	REP-P	83-13-120
458-20-181	AMD	83-07-033	458-20-237	AMD-E	83-06-047	458-57-400	REP-P	83-13-120
458-20-184	AMD-P	83-04-064	458-20-237	AMD	83-09-028	458-57-410	REP-P	83-13-120
458-20-184	AMD	83-07-033	458-20-238	AMD-P	83-05-048	458-57-420	REP-P	83-13-120
458-20-185	AMD-P	83-04-062	458-20-238	AMD	83-08-026	458-57-430	REP-P	83-13-120
458-20-185	AMD	83-07-032	458-20-239	AMD-P	83-05-048	458-57-440	REP-P	83-13-120
458-20-186	AMD-P	83-04-062	458-20-239	AMD	83-08-026	458-57-450	REP-P	83-13-120
458-20-186	AMD	83-07-032	458-20-240	AMD-P	83-05-048	458-57-460	REP-P	83-13-120

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
458-57-470	REP-P	83-13-120	460-90-160	REP-P	83-03-056	461-08-180	AMD	83-06-031
458-57-480	REP-P	83-13-120	460-90-160	REP	83-06-076	463-28-060	AMD-E	83-04-023
458-57-490	REP-P	83-13-120	460-90-170	REP-P	83-03-056	463-28-060	AMD-P	83-04-047
458-57-500	REP-P	83-13-120	460-90-170	REP	83-06-076	463-28-060	AMD-C	83-08-014
458-57-510	NEW-P	83-13-120	460-90-180	REP-P	83-03-056	463-28-060	AMD	83-08-031
458-57-520	NEW-P	83-13-120	460-90-180	REP	83-06-076	468-18-080	AMD-E	83-10-009
458-57-530	NEW-P	83-13-120	460-90-180	REP-P	83-03-056	468-18-080	AMD-P	83-10-010
458-57-540	NEW-P	83-13-120	460-90-190	REP	83-06-076	468-18-080	AMD	83-13-099
458-57-550	NEW-P	83-13-120	460-90-200	REP-P	83-03-056	468-38-010	AMD-P	83-12-009
458-57-560	NEW-P	83-13-120	460-90-200	REP	83-06-076	468-38-010	AMD-E	83-12-010
458-57-570	NEW-P	83-13-120	460-90-300	REP-P	83-03-056	468-38-070	AMD-P	83-12-009
458-57-580	NEW-P	83-13-120	460-90-300	REP	83-06-076	468-38-070	AMD-E	83-12-010
458-57-590	NEW-P	83-13-120	460-90-310	REP-P	83-03-056	468-38-080	REP-P	83-11-032
458-57-600	NEW-P	83-13-120	460-90-310	REP	83-06-076	468-38-090	REP-P	83-11-032
458-57-610	NEW-P	83-13-120	460-90-320	REP-P	83-03-056	468-38-090	AMD-P	83-12-009
458-57-620	NEW-P	83-13-120	460-90-320	REP	83-06-076	468-38-090	AMD-E	83-12-010
458-57-630	NEW-P	83-13-120	460-90-330	REP-P	83-03-056	468-38-120	AMD-P	83-12-009
458-57-640	NEW-P	83-13-120	460-90-330	REP	83-06-076	468-38-120	AMD-E	83-12-010
458-57-650	NEW-P	83-13-120	460-90-400	REP-P	83-03-056	468-38-290	AMD-P	83-12-009
458-57-660	NEW-P	83-13-120	460-90-400	REP	83-06-076	468-38-290	AMD-E	83-12-010
460-24A-050	AMD	83-03-024	460-90-410	REP-P	83-03-056	468-42-002	REP-P	83-06-070
460-33A-010	NEW	83-03-025	460-90-410	REP	83-06-076	468-42-002	REP	83-09-038
460-33A-015	NEW	83-03-025	460-90-420	REP-P	83-03-056	468-42-003	REP-P	83-06-070
460-33A-015	AMD-E	83-09-034	460-90-420	REP	83-06-076	468-42-003	REP	83-09-038
460-33A-015	AMD-P	83-11-023	460-90-430	REP-P	83-03-056	468-42-004	REP-P	83-06-070
460-33A-016	NEW	83-03-025	460-90-430	REP	83-06-076	468-42-004	REP	83-09-038
460-33A-017	NEW	83-03-025	460-90-440	REP-P	83-03-056	468-42-005	REP-P	83-06-070
460-33A-020	NEW	83-03-025	460-90-440	REP	83-06-076	468-42-005	REP	83-09-038
460-33A-025	NEW	83-03-025	460-90-450	REP-P	83-03-056	468-42-006	REP-P	83-06-070
460-33A-030	NEW	83-03-025	460-90-450	REP	83-06-076	468-42-006	REP	83-09-038
460-33A-035	NEW	83-03-025	460-90-460	REP-P	83-03-056	468-42-007	REP-P	83-06-070
460-33A-040	NEW	83-03-025	460-90-460	REP	83-06-076	468-42-007	REP	83-09-038
460-33A-050	NEW	83-03-025	460-90-470	REP-P	83-03-056	468-42-009	REP-P	83-06-070
460-33A-055	NEW	83-03-025	460-90-470	REP	83-06-076	468-42-009	REP	83-09-038
460-33A-060	NEW	83-03-025	460-90-480	REP-P	83-03-056	468-42-011	REP-P	83-06-070
460-33A-065	NEW	83-03-025	460-90-480	REP	83-06-076	468-42-011	REP	83-09-038
460-33A-070	NEW	83-03-025	460-90-490	REP-P	83-03-056	468-42-012	REP-P	83-06-070
460-33A-075	NEW	83-03-025	460-90-490	REP	83-06-076	468-42-012	REP	83-09-038
460-33A-080	NEW	83-03-025	460-90-500	REP-P	83-03-056	468-42-014	REP-P	83-06-070
460-33A-085	NEW	83-03-025	460-90-500	REP	83-06-076	468-42-014	REP	83-09-038
460-33A-090	NEW	83-03-025	460-90-510	REP-P	83-03-056	468-42-020	REP-P	83-06-070
460-33A-100	NEW	83-03-025	460-90-510	REP	83-06-076	468-42-020	REP	83-09-038
460-33A-105	NEW	83-03-025	460-90-900	REP-P	83-03-056	468-42-022	REP-P	83-06-070
460-33A-110	NEW	83-03-025	460-90-900	REP	83-06-076	468-42-022	REP	83-09-038
460-46A-020	AMD-P	83-12-038	460-90A-010	NEW-P	83-03-056	468-42-023	REP-P	83-06-070
460-46A-040	AMD-P	83-12-038	460-90A-010	NEW	83-06-076	468-42-023	REP	83-09-038
460-46A-080	AMD-P	83-12-038	460-90A-020	NEW-P	83-03-056	468-42-024	REP-P	83-06-070
460-46A-085	AMD-P	83-12-038	460-90A-020	NEW	83-06-076	468-42-024	REP	83-09-038
460-46A-090	AMD-P	83-12-038	460-90A-030	NEW-P	83-03-056	468-42-027	REP-P	83-06-070
460-46A-091	NEW-P	83-12-038	460-90A-030	NEW	83-06-076	468-42-027	REP	83-09-038
460-46A-095	AMD-P	83-12-038	460-90A-040	NEW-P	83-03-056	468-42-028	REP-P	83-06-070
460-46A-155	AMD-P	83-12-038	460-90A-040	NEW	83-06-076	468-42-028	REP	83-09-038
460-65A-010	NEW	83-03-024	460-90A-050	NEW-P	83-03-056	468-42-031	REP-P	83-06-070
460-65A-020	NEW	83-03-024	460-90A-050	NEW	83-06-076	468-42-031	REP	83-09-038
460-65A-030	NEW	83-03-024	460-90A-060	NEW-P	83-03-056	468-42-090	REP-P	83-06-070
460-65A-040	NEW	83-03-024	460-90A-060	NEW	83-06-076	468-42-090	REP	83-09-038
460-65A-100	NEW	83-03-024	460-90A-070	NEW-P	83-03-056	468-42-097	REP-P	83-06-070
460-65A-105	NEW	83-03-024	460-90A-070	NEW	83-06-076	468-42-097	REP	83-09-038
460-65A-110	NEW	83-03-024	460-90A-080	NEW-P	83-03-056	468-42-099	REP-P	83-06-070
460-65A-115	NEW	83-03-024	460-90A-080	NEW	83-06-076	468-42-099	REP	83-09-038
460-65A-125	NEW	83-03-024	460-90A-090	NEW-P	83-03-056	468-42-101	REP-P	83-06-070
460-90-100	REP-P	83-03-056	460-90A-090	NEW	83-06-076	468-42-101	REP	83-09-038
460-90-100	REP	83-06-076	460-90A-100	NEW-P	83-03-056	468-42-104	REP-P	83-06-070
460-90-110	REP-P	83-03-056	460-90A-100	NEW	83-06-076	468-42-104	REP	83-09-038
460-90-110	REP	83-06-076	460-90A-105	NEW-P	83-03-056	468-42-106	REP-P	83-06-070
460-90-120	REP-P	83-03-056	460-90A-105	NEW	83-06-076	468-42-106	REP	83-09-038
460-90-120	REP	83-06-076	460-90A-110	NEW-P	83-03-056	468-42-125	REP-P	83-06-070
460-90-122	REP-P	83-03-056	460-90A-110	NEW	83-06-076	468-42-125	REP	83-09-038
460-90-122	REP	83-06-076	460-90A-120	NEW-P	83-03-056	468-42-129	REP-P	83-06-070
460-90-125	REP-P	83-03-056	460-90A-120	NEW	83-06-076	468-42-129	REP	83-09-038
460-90-125	REP	83-06-076	460-90A-130	NEW-P	83-03-056	468-42-151	REP-P	83-06-070
460-90-130	REP-P	83-03-056	460-90A-130	NEW	83-06-076	468-42-151	REP	83-09-038
460-90-130	REP	83-06-076	460-90A-140	NEW-P	83-03-056	468-42-153	REP-P	83-06-070
460-90-140	REP-P	83-03-056	460-90A-140	NEW	83-06-076	468-42-153	REP	83-09-038
460-90-140	REP	83-06-076	460-90A-150	NEW-P	83-03-056	468-42-161	REP-P	83-06-070
460-90-150	REP-P	83-03-056	460-90A-150	NEW	83-06-076	468-42-161	REP	83-09-038
460-90-150	REP	83-06-076	461-08-180	AMD-C	83-04-037	468-42-164	REP-P	83-06-070

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
468-42-164	REP	83-09-038	468-300-040	READOPT	83-07-062	504-17-050	NEW	83-08-060
468-42-167	REP-P	83-06-070	468-300-070	AMD-P	83-04-052	504-17-060	NEW	83-08-060
468-42-167	REP	83-09-038	468-300-070	READOPT	83-07-062	504-17-070	NEW	83-08-060
468-42-169	REP-P	83-06-070	468-300-410	AMD-P	83-10-005	504-17-080	NEW	83-08-060
468-42-169	REP	83-09-038	468-300-410	AMD-E	83-10-006	504-17-090	NEW	83-08-060
468-42-202	REP-P	83-06-070	468-300-410	AMD	83-13-100	504-17-100	NEW	83-08-060
468-42-202	REP	83-09-038	480-10	REVIEW	83-11-003	504-17-110	NEW	83-08-060
468-42-224	REP-P	83-06-070	480-12	REVIEW	83-11-003	504-17-120	NEW	83-08-060
468-42-224	REP	83-09-038	480-12-180	AMD-P	83-03-054	504-17-130	NEW	83-08-060
468-42-270	REP-P	83-06-070	480-12-180	AMD	83-06-017	504-17-140	NEW	83-08-060
468-42-270	REP	83-09-038	480-12-190	AMD-P	83-03-054	504-17-150	NEW	83-08-060
468-42-272	REP-P	83-06-070	480-12-190	AMD	83-06-017	504-17-160	NEW	83-08-060
468-42-272	REP	83-09-038	480-12-322	NEW-P	83-07-072	504-17-170	NEW	83-08-060
468-42-290	REP-P	83-06-070	480-12-322	NEW-C	83-10-028	504-17-180	NEW	83-08-060
468-42-290	REP	83-09-038	480-12-322	NEW	83-12-028	504-17-190	NEW	83-08-060
468-42-291	REP-P	83-06-070	480-30	REVIEW	83-11-003	504-17-200	NEW	83-08-060
468-42-291	REP	83-09-038	480-30-095	AMD-P	83-03-053	504-17-210	NEW	83-08-060
468-42-302	REP-P	83-06-070	480-30-095	AMD	83-06-018	504-17-220	NEW	83-08-060
468-42-302	REP	83-09-038	480-30-100	AMD-P	83-03-053	504-17-230	NEW	83-08-060
468-42-308	REP-P	83-06-070	480-30-100	AMD	83-06-018	504-17-240	NEW	83-08-060
468-42-308	REP	83-09-038	480-40	REVIEW	83-11-003	504-17-250	NEW	83-08-060
468-42-395	REP-P	83-06-070	480-40-070	AMD-P	83-03-052	504-17-900	NEW	83-08-060
468-42-395	REP	83-09-038	480-40-070	AMD	83-06-019	504-17-910	NEW	83-08-060
468-42-401	REP-P	83-06-070	480-40-075	AMD-P	83-03-052	504-17-930	NEW	83-08-060
468-42-401	REP	83-09-038	480-40-075	AMD	83-06-019	516-12-010	REP-P	83-09-040
468-42-410	REP-P	83-06-070	480-50	REVIEW	83-11-003	516-12-020	REP-P	83-09-040
468-42-410	REP	83-09-038	480-60	REVIEW	83-11-003	516-12-030	REP-P	83-09-040
468-42-501	REP-P	83-06-070	480-62	REVIEW	83-11-003	516-12-040	REP-P	83-09-040
468-42-501	REP	83-09-038	480-62-100	AMD-P	83-06-075	516-12-050	REP-P	83-09-040
468-42-504	REP-P	83-06-070	480-62-100	AMD	83-09-004	516-12-060	REP-P	83-09-040
468-42-504	REP	83-09-038	480-62-110	NEW-P	83-06-020	516-12-070	REP-P	83-09-040
468-42-507	REP-P	83-06-070	480-62-110	NEW-W	83-09-005	516-12-073	REP-P	83-09-040
468-42-507	REP	83-09-038	480-62-120	NEW-P	83-06-021	516-12-076	REP-P	83-09-040
468-42-509	REP-P	83-06-070	480-62-120	NEW	83-09-003	516-12-080	REP-P	83-09-040
468-42-509	REP	83-09-038	480-63	REVIEW	83-11-003	516-12-090	REP-P	83-09-040
468-42-512	REP-P	83-06-070	480-66	REVIEW	83-11-003	516-12-100	REP-P	83-09-040
468-42-512	REP	83-09-038	480-69	REVIEW	83-11-003	516-12-110	REP-P	83-09-040
468-42-514	REP-P	83-06-070	480-70	REVIEW	83-11-003	516-12-120	REP-P	83-09-040
468-42-514	REP	83-09-038	480-70-330	AMD-P	83-03-055	516-12-130	REP-P	83-09-040
468-42-515	REP-P	83-06-070	480-70-330	AMD	83-06-015	516-12-140	REP-P	83-09-040
468-42-515	REP	83-09-038	480-70-400	AMD-P	83-03-055	516-12-145	REP-P	83-09-040
468-42-516	REP-P	83-06-070	480-70-400	AMD	83-06-015	516-12-150	REP-P	83-09-040
468-42-516	REP	83-09-038	480-80	REVIEW	83-11-003	516-12-160	REP-P	83-09-040
468-42-520	REP-P	83-06-070	480-90	REVIEW	83-11-003	516-12-170	REP-P	83-09-040
468-42-520	REP	83-09-038	480-93	REVIEW	83-11-003	516-12-175	REP-P	83-09-040
468-42-522	REP-P	83-06-070	480-100	REVIEW	83-11-003	516-12-180	REP-P	83-09-040
468-42-522	REP	83-09-038	480-105	REVIEW	83-11-003	516-12-190	REP-P	83-09-040
468-42-525	REP-P	83-06-070	480-110	REVIEW	83-11-003	516-12-200	REP-P	83-09-040
468-42-525	REP	83-09-038	480-120	REVIEW	83-11-003	516-12-210	REP-P	83-09-040
468-42-526	REP-P	83-06-070	480-120-046	AMD-P	83-08-087	516-12-220	REP-P	83-09-040
468-42-526	REP	83-09-038	480-120-046	AMD	83-11-020	516-12-230	REP-P	83-09-040
468-42-527	REP-P	83-06-070	480-130	REVIEW	83-11-003	516-12-240	REP-P	83-09-040
468-42-527	REP	83-09-038	480-140	REVIEW	83-11-003	516-12-250	REP-P	83-09-040
468-42-539	REP-P	83-06-070	480-140-040	AMD-P	83-03-023	516-12-255	REP-P	83-09-040
468-42-539	REP	83-09-038	480-140-040	AMD	83-06-016	516-12-260	REP-P	83-09-040
468-42-542	REP-P	83-06-070	480-140-160	AMD-P	83-03-023	516-12-265	REP-P	83-09-040
468-42-542	REP	83-09-038	480-140-160	AMD	83-06-016	516-12-268	REP-P	83-09-040
468-42-543	REP-P	83-06-070	480-143	REVIEW	83-11-003	516-12-280	REP-P	83-09-040
468-42-543	REP	83-09-038	480-146	REVIEW	83-11-003	516-12-290	REP-P	83-09-040
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