WAC 173-900-350  CEP recycling plan compliance.  (1) Financial obligations of manufacturers:
(a) If a manufacturer has not met its financial obligations as determined by the authority, the authority must notify ecology within sixty days that the manufacturer is no longer participating in the standard plan.
(b) Manufacturers who do not meet their financial obligations in their plan are in plan violation. Ecology will follow the violations, warning and penalty procedures in Part III, WAC 173-900-255 and 173-900-260.
(2) Noncompliance with plan responsibilities:
(a) It is the responsibility of the authority or the authorized party to notify ecology within sixty days if a manufacturer, who is participating in their plan, is not complying with the manufacturer's responsibilities as described in the ecology approved plan.
(b) Manufacturers who do not comply with the responsibilities identified and agreed to in their plan are in plan violation. Ecology will follow the violations, warning and penalty procedures in Part III, WAC 173-900-255 and 173-900-260.
(3) Notifications to ecology:
(a) The notification to ecology about manufacturers in the plan must include:
   (i) Name of manufacturer and EPR number issued by ecology;
   (ii) Description of noncompliance; and
   (iii) Date of notice submittal.
(b) The notification to ecology about direct processors in the plan must include:
   (i) Name of direct processor and facility address;
   (ii) Description of noncompliance; and
   (iii) Date of notice submittal.

[Statutory Authority: Chapters 70.95N, 70.105, and 70.105D RCW. WSR 07-21-013 (Order 07-05), § 173-900-350, filed 10/5/07, effective 11/5/07.]