WAC 388-97-4720  Termination of temporary management and receivership. (1) The department will terminate temporary management:
   (a) After three months unless good cause is shown to continue the temporary management. Good cause for continuing the temporary management exists when returning the nursing home to its former licensee would subject residents to a threat to health, safety, or welfare;
   (b) When all residents are transferred and the nursing home is closed;
   (c) When deficiencies threatening residents' health, safety, or welfare are eliminated and the former licensee agrees to department-specified conditions regarding the continued facility operation; or
   (d) When a new licensee assumes control of the nursing home.
(2) The department may appoint an alternate temporary manager:
   (a) When the temporary manager is no longer willing to serve as a temporary manager;
   (b) If a temporary manager is not making acceptable progress in correcting the nursing home deficiencies or in closing the nursing home; or
   (c) If the department determines the temporary manager is not operating the nursing home in a financially responsible manner.
(3) The receivership will terminate in accordance with RCW 18.51.450 and 18.51.460.
(4) The department may recommend to the court an alternate receiver be appointed:
   (a) When the receiver is no longer willing to serve as a receiver; or
   (b) If a receiver is not making acceptable progress in correcting the deficiencies in the nursing home.

[Statutory Authority: Chapters 18.51 and 74.42 RCW and 42 C.F.R. 489.52. WSR 08-20-062, § 388-97-4720, filed 9/24/08, effective 11/1/08.]