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This issue contains documents officially
filed no later than December 6, 1978

CITATION

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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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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 HEPA 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.

DATES FOR REGISTER CLOSING, DISTRIBUTION, AND FIRST AGENCY ACTION

Issue No.	Distribution Date	First Agency Action Date ²	Closing Dates ¹		
			OTS ³ or 10 pages maximum (14 days)	Non-OTS and 11 to 29 pages (28 days)	Non-OTS and 30 pages or more (42 days)
78-07	Jul 19	Aug 8	Jul 5	Jun 21	Jun 7
78-08	Aug 16	Sep 5	Aug 2	Jul 19	Jul 5
78-09	Sep 20	Oct 10	Sep 6	Aug 23	Aug 9
78-10	Oct 18	Nov 7	Oct 4	Sep 20	Sep 6
78-11	Nov 15	Dec 5	Nov 1	Oct 18	Oct 4
78-12	Dec 20	Jan 9, 1979	Dec 6	Nov 22	Nov 8
79-01	Jan 17	Feb 6	Jan 3	Dec 20, 1978	Dec 6, 1978
79-02	Feb 21	Mar 13	Feb 7	Jan 24	Jan 10
79-03	Mar 21	Apr 10	Mar 7	Feb 21	Feb 7
79-04	Apr 18	May 8	Apr 4	Mar 21	Mar 7
79-05	May 16	Jun 5	May 2	Apr 18	Apr 14
79-06	Jun 20	Jul 10	Jun 6	May 23	May 9

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.

²"No proceeding shall be held on any rule until twenty days have passed from the distribution date of the register in which notice thereof was contained." RCW 28B.19.030(2) and 34.04.025(2). These dates represent the twentieth day after the distribution date of the immediately preceding Register.

³OTS is the acronym used for the Order Typing Service offered by the Code Reviser's Office which is briefly explained in WAC 1-12-220 and WAC 1-13-240.

WSR 78-11-014
EMERGENCY RULES
SUPERINTENDENT OF PUBLIC INSTRUCTION
 [Order 10-78—Filed October 10, 1978]

I, Frank B. Brouillet, Superintendent of Public Instruction, do promulgate and adopt the annexed rules relating to:

Listed here is a summary of major items addressed in the proposed rules:

- Purposes.
- Requirement for State Advisory Council and membership thereon.
- Definitions of general application.
- Eligibility criteria for handicapped children and definitions of handicapping conditions.
- Assessments procedures and requirements, including independent educational assessments.
- Requirement for individualized education programs.
- Placement options and requirements, including least restrictive alternative.
- Annual review of placement required.
- Requirements for notification of parents.
- Hearing rights and procedures.
- Right of appeal to the Superintendent of Public Instruction and procedures.
- Placement of child during administrative/judicial hearings.
- Provision for surrogate parents under certain circumstances.
- Safeguarding of and access to records; Rights to request amendments; Right to hearing regarding records; Destruction of records.
- Provision for contractual services for handicapped children; Approval of nonpublic school agencies; Procedures; Out-of-state agencies.
- Requirements and arrangements for services to private school handicapped students.
- Annual school district application for funds; Requirements; State monitoring.
- Staff qualifications.
- Transportation.
- Facilities.
- Materials and equipment.
- Length of education program.
- Administration of medication.
- Fiscal and program audits; Fund withholding; Recovery of funds.
- Citizen complaint process.

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 Public Law 94-142 and the rules implementing that law (45 CFR 121a et seq.) became effective on October 1, 1977: These federal laws establish comprehensive handicapped education student/parent rights and procedures and duties on the

part of the state and school districts as conditions to the receipt of multi-million dollar federal grants. Current state handicapped education rules (chapter 392-171 WAC) either conflict with the federal laws or are incomplete in numerous respects. Federal funding for the 1977-78 and 1978-79 school years has been conditioned by the federal government upon immediate compliance with the federal law to the extent of the attached revisions to chapter 392-171 WAC. In addition, chapter 392-171 WAC must be revised commencing with school this school year in order to resolve existing and significant confusion and impediments to the proper implementation of the federal laws, including but not limited to the processing of pending appeals and the exercise of other "due process" rights by students/parents established by the federal law.

Such 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 Superintendent of Public Instruction as authorized in RCW 28A.13.010 and 28A.13.070(7).

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 October 2, 1978.

By Frank B. Brouillet
 Superintendent of Public Instruction
 Chapter 392-171

**SPECIAL EDUCATION PROGRAM FOR
 CHILDREN WITH HANDICAPPING
 CONDITIONS—GENERAL**

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392-171-310	<i>Definitions of "Assessment", "Adult Student", "Consent", "Handicapped Student", "Parent", and "School District"</i>
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392-171-320	<i>Definition of "Related Services"</i>
392-171-325	<i>Students' Rights to Special Education Programs</i>
392-171-330	<i>Behavioral Disability—Definition—Eligibility Criteria</i>
392-171-335	<i>Communication Disorders—Definition—Eligibility Criteria</i>
392-171-340	<i>Gross Motor and Orthopedically Handicapped—Definition—Eligibility Criteria</i>
392-171-345	<i>Health Impaired—Definition—Eligibility Criteria</i>
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		392-171-725	<i>Fund Withholding</i>
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		392-171-740	<i>Right to Register and Process Complaints</i>
		392-171-745	<i>Designation of Responsible School District Employee</i>
		392-171-750	<i>School District Investigation of and Response to Complaints</i>

- 392-171-755 Appeal to the Superintendent of Public Instruction
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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.

PURPOSES

NEW SECTION

WAC 392-171-300 PURPOSES. The purposes of this chapter are:

(1) To implement chapter 28A.13 RCW in a manner that is compatible also with the federal Education for all Handicapped Children Act, 20 United States Code (USC) section 1401 et seq. (P.L. 94-142);

(2) To assure that all handicapped students as defined in this chapter have an opportunity for a free and appropriate education at public expense (i.e., free special education and related services) to meet their unique needs;

(3) To assure that the rights of handicapped students and their parents are protected;

(4) To assist school districts and others to provide for the education of all handicapped students; and

(5) To assess and assure the effectiveness of efforts to educate handicapped students.

STATE ADVISORY COUNCIL

NEW SECTION

WAC 392-171-305 ADVISORY COUNCIL. (1) Council established — The special education state advisory council is hereby established in order to help facilitate the provision of special education and related services to meet every handicapped student's unique needs, abilities, and limitations.

(2) Membership — The membership on the council shall include at least one representative of each of the following groups or entities:

- (a) Handicapped individuals;
- (b) Teachers of handicapped students;
- (c) Parents of handicapped students;
- (d) Local administrators of special education programs;
- (e) Support services personnel;
- (f) Superintendents;
- (g) Principals;
- (h) Nonpublic schools serving handicapped students;
- (i) School directors;
- (j) Institutions of higher education;
- (k) Department of Social and Health Services;
- (l) The medical profession; and
- (m) Other individuals or groups as may hereafter be designated and approved by the superintendent of public instruction.

(3) Functions — The council's purposes are:

(a) To advise the superintendent of public instruction and make recommendations on all matters related to

special education and specifically advise the superintendent of unmet needs within the state in the education of handicapped students;

(b) Comment publicly on the state's annual program plan, state rules regarding the education of handicapped students, and the procedures for distribution of funds; and

(c) Assist the state in developing and reporting such information and evaluations as may assist the federal government.

(4) Organization — The council shall conduct its affairs in accordance with bylaws approved by the superintendent of public instruction. To assure that maximum information and recommendations are provided to the superintendent of public instruction, the state advisory council shall have the authority to recommend the design of its organization and to appoint subcommittees from its membership for carrying out council responsibilities. Ad hoc subcommittees with membership other than council members may be appointed: **PROVIDED**, That the superintendent of public instruction or his or her designee has given prior approval for such appointments.

DEFINITIONS OF GENERAL APPLICATION

NEW SECTION

WAC 392-171-310 DEFINITIONS OF "ASSESSMENT," "ADULT STUDENT," "CONSENT," "HANDICAPPED STUDENT," "PARENT," AND "SCHOOL DISTRICT." As used in this chapter:

(1) "Assessment" means procedures used in accordance with WAC 392-171-400 through 392-171-430 and 392-171-485 (2) to determine whether a student is handicapped and the nature and extent of the special education and related services that the student needs. The term means procedures used selectively with an individual student and does not include basic tests administered to or procedures used with all students in a school, grade, or class.

(2) "Adult student" means a handicapped student or a student who is eighteen (18), nineteen (19), or twenty (20) years of age and who has not been judged incompetent by a court of law or otherwise judged by a court of law as being incapable of assuming and exercising the rights, duties and responsibilities otherwise granted to and imposed upon parents by this chapter (A student shall assume and be entitled to exercise all rights, duties and responsibilities otherwise granted to or imposed upon parents by this chapter upon attaining the age of eighteen and shall retain and be entitled to exercise the same until he or she has been judged incompetent or otherwise incapable or exercising the same by a court of law).

(3) "Consent" means that:

(a) The parent (or the adult student) has been fully informed of all information relevant to the activity for which consent is sought in his or her native language or other mode of communication;

(b) The parent (or the adult student) understands and agrees in writing to the carrying out of the activity for

which his or her consent is sought, and the consent describes that activity and lists the records (if any) which will be released and to whom; and

(c) The parent (or the adult student) understands that the granting of consent is voluntary on the part of the parent (or the adult student) and may be revoked at any time.

(4) "Handicapped student" and "student" (depending upon the context in which the terms are used) mean: (a) A person under the age of twenty-one (21) who has been determined pursuant to this chapter to have one or more of the disabilities set forth in WAC 392-171-330 through 392-171-390; or (b) A person under the age of twenty-one who has become a focus of concern and who may have one or more of the disabilities set forth WAC 392-171-330 through 392-171-390 in the judgment of the school district superintendent or his or her designee, or the parent(s), or the adult student; or (c) Both of the foregoing categories of persons — notwithstanding the fact the person(s) may not be enrolled in or attending school in the normal sense of the term "student."

(5) "Parent" means a natural parent, a legal guardian, an adult person acting as a parent, or a surrogate parent who has been appointed in accordance with WAC 392-171-540, who represents a nonadult student. The term does not include the state if the child is a ward of the state.

(6) "School district" means:

(a) Each public school district in the state;

(b) Each educational service district that provides special education or related services to one or more handicapped students; and

(c) Each public or private person, organization or entity that provides special education or related services to one or more handicapped students in behalf of a public school district — even though a public school district, such an educational service district, or such a public, or private person, organization, or entity does not receive federal funds made available for the purposes of the Education for All Handicapped Children Act.

NEW SECTION

WAC 392-171-315 DEFINITION OF "SPECIAL EDUCATION." As used in this chapter "special education" means specially designed instruction, at no cost to the parent or the student, to meet the unique needs, abilities, and limitations of a handicapped student, including classroom instruction, instruction in physical education, home instruction, and instruction in hospitals and institutions. The term includes speech pathology, physical and occupational therapy, orientation and mobility instruction, itinerant vision and hearing instruction, audiology, or any other related service, if, and to the extent, the foregoing services consist of specially designed instruction, at no cost to the parents or the student, to meet the unique needs of a handicapped student. The term also includes career development and vocational education if either consists of specially designed instruction, at no cost to the parents or the student, to meet the unique needs of a handicapped student.

The terms in the definition of "special education" are defined as follows:

(1) "At no cost" means that all specially designed instruction is provided without charge, but does not preclude incidental fees which are normally charged to nonhandicapped students or their parents as part of the regular education program.

(2) "Physical education" means the development of:

(a) Physical and motor fitness;

(b) Fundamental motor skills and patterns; and

(c) Skills in aquatics, dance, and individual and group games and sports (including intramural and lifetime sports).

The term includes special physical education, adapted physical education, movement education, and motor development.

(3) "Career development" means a program of instruction infused into a student's basic education program which consists principally of occupational preparation. "Occupational preparation" means a continuum of instruction, from preschool through secondary, that evolves from awareness stages through exploratory and preparatory activities which lead to experiences such as instruction in a vocational-technical institute, a sheltered workshop, a community college, or a community placement.

(4) "Specially designed instruction" means organized and planned teaching and/or training activities provided by certificated and/or licensed special education personnel, including therapists, designed to facilitate progress toward specific written objectives and which occurs repeatedly over a given period of time during regularly scheduled sessions. The term does not include diagnostic or assessment activities, related services per se, consultative services, or materials preparation.

(5) "Vocational education" means organized educational programs which are directly related to the preparation of individuals for paid or unpaid employment, or for additional preparation for a career requiring other than a baccalaureate or advanced degree.

NEW SECTION

WAC 392-171-320 DEFINITION OF "RELATED SERVICES." As used in this chapter "related services" means transportation and such developmental, corrective, and other supportive services as are required to assist a handicapped student to benefit from special education, and includes speech pathology and audiology, psychological services, physical and occupational therapy, recreation, early identification and assessment of disabilities in students, counseling services, medical services for diagnostic or assessment purposes, and orientation and mobility services. The term also includes school health services, social work services in schools, and parent counseling and training.

The terms used in the definition of "related services" are defined as follows:

(1) "Audiology" includes:

(a) Identification of students with hearing loss;

(b) Determination of the range, nature, and degree of hearing loss, including referral for medical or other professional attention for the habilitation of hearing;

(c) Provision of habilitative activities, such as language habilitation, auditory training, speech reading

(lip-reading), hearing evaluation, and speech conservation;

(d) Creation and administration of programs for prevention of hearing loss;

(e) Counseling and guidance of students, parents, and teachers regarding hearing loss; and

(f) Determination of the student's need for group and individual amplification, selecting and fitting an appropriate aid, and evaluating the effectiveness of amplification.

(2) "Counseling services" means services provided by qualified social workers, psychologists, guidance counselors, or other qualified personnel.

(3) "Early identification" means the implementation of a formal plan for identifying a disability as early as possible in a student's life.

(4) "Medical services" means services provided by a licensed physician to determine a student's medically related handicapping condition which results in the student's need for special education and related services.

(5) "Occupational therapy" includes:

(a) Improving, developing, or restoring functions impaired or lost through illness, injury, or deprivation;

(b) Improving ability to perform tasks for independent functioning when functions are impaired or lost; and

(c) Preventing, through early intervention, initial or further impairment or loss of function.

(6) "Orientation and mobility services" means the organization, planning, and direct provision of training/instruction in orientation and mobility for visually handicapped students and includes related consultation with parents, teachers, and other concerned persons.

(7) "Parent counseling and training" means assisting parents in understanding the special needs, abilities, and limitations of their child or ward and providing parents with information about child/student development.

(8) "Physical therapy" means services provided by a qualified physical therapist.

(9) "Psychological services" includes:

(a) Administering psychological and educational tests, and other assessment procedures;

(b) Interpreting assessment results;

(c) Obtaining, integrating, and interpreting information about child/student behavior and conditions relating to learning;

(d) Consulting with other staff members in planning school programs to meet the special needs of students as indicated by psychological tests, interviews, and behavioral evaluations; and

(e) Planning and managing a program of psychological services, including psychological counseling for students and parents.

(10) "Recreation" includes:

(a) Assessment of leisure function;

(b) Therapeutic recreation services;

(c) Recreation programs in school and community agencies; and

(d) Leisure education.

(11) "School health services" means services provided by a qualified school nurse or other qualified person.

(12) "Social work services in schools" include:

(a) Preparing a social or developmental history on a handicapped student;

(b) Group and individual counseling with the student and family;

(c) Working with those problems in students' living situation (home, school, and community) that affects the student's adjustment in school; and

(d) Mobilizing school and community resources to enable the student to receive maximum benefit from his or her educational program.

(13) "Speech pathology" includes:

(a) Identification of students with speech or language disorders;

(b) Diagnosis and appraisal of specific speech or language disorders;

(c) Referral for medical or other professional attention necessary for the habilitation of speech or language disorders;

(d) Provision of speech and language services for the habilitation or prevention of communicative disorders; and

(e) Counseling and guidance of parents, students, and teachers regarding speech and language disorders.

(14) "Transportation" includes:

(a) Travel to and from school and between schools;

(b) Travel in and around school buildings; and

(c) Specialized equipment (such as special or adapted buses, lifts, and ramps) if required to provide special transportation to a handicapped student.

ELIGIBILITY CRITERIA FOR HANDICAPPED STUDENTS

NEW SECTION

WAC 392-171-325 STUDENTS' RIGHTS TO SPECIAL EDUCATION PROGRAMS. (1) Each school district shall provide every handicapped student of common school age a free and appropriate educational program consisting of special education and related services. Common school age is age five to age twenty-one.

(2) School districts may provide special education and related services to handicapped students in the three and/or four age groups without being obligated to extend preschool programs to nonhandicapped children. However, if a school district provides an education to any nonhandicapped child in the three or four age group, the district shall make special education and related services available pursuant to this chapter to all its handicapped students of the same age.

(3) School districts may provide special education and related services to handicapped students in the age zero to one, one, and two year old age groups without being obligated to provide a preschool program for nonhandicapped children: **PROVIDED**, That the handicapped student has one or more of the following conditions:

(a) Multiple handicap;

(b) Gross motor impairment;

(c) Sensory impairment; or

(d) Moderate or severe mental retardation.

However, if a school district provides an education to any nonhandicapped child in the zero to one, one, or two year old age groups, it shall make special education and related services available pursuant to this chapter to all its handicapped students in the above four categories of the same age.

(4) Any student made a focus of concern or who is reassessed after November 1, 1976, shall qualify pursuant to the disability definitions and criteria set forth in this chapter in order to receive state or federal excess cost funding. A handicapped student shall remain eligible for special education and related services until the student has met normal high school graduation requirements established by the school district pursuant to rules of the state board of education, or the student has reached age twenty-one, or until the student is no longer in need of special education services as judged by the student's multidisciplinary team based upon a reassessment of the student, whichever occurs first.

(5) Any student whose eligibility was determined pursuant to the eligibility requirements of this chapter as they existed prior to November 1, 1976, shall continue to be eligible until September 1, 1978, subject to reassessment pursuant to the eligibility requirements of this chapter as now or hereafter amended.

NEW SECTION

WAC 392-171-330 BEHAVIORAL DISABILITY — DEFINITION — ELIGIBILITY CRITERIA. A behaviorally disabled student is one who demonstrates an observable, generalized behavioral pattern which markedly interferes with the normal educational processes of the student to such a degree that standard alternatives within the regular program have shown to be ineffective.

Eligibility criteria: To be eligible for special education services, the assessment process shall include:

NEW SECTION

WAC 392-171-335 COMMUNICATION DISORDERS — DEFINITION — ELIGIBILITY CRITERIA. A student with a communication disorder shall be one of the following:

- (1) A student with a voice handicap who has an excess or deficiency in pitch, intensity, or quality;
- (2) A student who has a deficiency in fluency which may or may not be accompanied by facial grimaces and/or excessive extraneous movements;
- (3) A student with an articulation handicap who has a deficiency in his or her ability to say sounds in conversational speech which is not consistent with his or her chronological and/or mental age; or
- (4) A student with a language handicap who has a deficiency which is not consistent with his or her chronological and/or mental age in one or all of the following areas:
 - (a) A deficiency in encoding (expression) skills to communicate information;
 - (b) A deficiency in decoding (reception) skills to gain information through visual or auditory channels; or

(c) A deficiency in organizing information.

Eligibility criteria: The decision of a communication disorders specialist shall be documented, based on diagnostic findings, and consistent with this section. In voice disorders involving hoarseness, a physician's shall also be obtained.

NEW SECTION

WAC 392-171-340 GROSS MOTOR AND ORTHOPEDICALLY HANDICAPPED — DEFINITION — ELIGIBILITY CRITERIA. Gross motor and orthopedically handicapped students are those students who lack normal function due to abnormalities of the muscles, joints, or bones or due to abnormal functioning of such systems secondary to or due to neurological or other conditions as certified by a physician.

Eligibility criteria: Any student who is unable to attend regular classes with safety and profit because of the nature of his or her handicap is eligible for enrollment in a special education program upon the recommendation of a physician and with the approval of the school district's director of special education.

NEW SECTION

WAC 392-171-345 HEALTH IMPAIRED — DEFINITION — ELIGIBILITY CRITERIA. Health impaired students are those who have chronic defects or disease due to such factors as infection, injury, metabolic disorder, growth or nutrition, neoplasm, or congenital malformation. Health impaired students include students with acquired or congenital heart disease, other disorders of the cardiorespiratory system, or disorders of the central nervous system.

Eligibility criteria: A physician's statement indicating the need for special education consideration is required.

NEW SECTION

WAC 392-171-350 LEARNING/LANGUAGE DISABILITY — DEFINITION. Learning/language disability is a disorder in one or more of the basic psychological processes involved in understanding or using spoken or written language resulting from perceptual-motor handicaps. Such disorder may include problems in visual and auditory perception and integration which may manifest itself in an impaired ability to think, speak or communicate clearly, read with comprehension, write legibly and with meaning, spell accurately, and perform mathematical calculations, including those involving reading. The presence of a learning/language disability is indicated by near average, average, or above average intellectual ability, but nonetheless the student demonstrates significant performance deficits in one or more of the following:

- (1) Oral expression;
- (2) Listening comprehension;
- (3) Written expression;
- (4) Basic reading skill;
- (5) Reading comprehension;
- (6) Mathematics calculations; and
- (7) Mathematics reasoning;

PROVIDED, That such a performance deficit cannot be explained by visual or hearing problems, motor handicaps, mental retardation, a behavioral disability, or an environmental, cultural, or economic disadvantage.

A learning/language disability includes conditions described as perceptual handicap, minimal brain dysfunction, dyslexia, and developmental aphasia: **PROVIDED**, That the student meets the eligibility criteria set forth in WAC 392-171-355.

NEW SECTION

WAC 392-171-355 LEARNING/LANGUAGE DISABILITY — ELIGIBILITY CRITERIA. Each of the three conditions that follow must be met in order for a student to be eligible for inclusion in learning/language disability programs paid for by state or federal excess cost funds.

(1) The student shall have significant deficits in visual and/or auditory functioning (including discrimination, memory, and integrations in visual-auditory and/or motor functioning): **PROVIDED**, That neither the visual nor the auditory deficit is required as a condition to the eligibility of secondary students. These perceptual/cognitive defects shall be verified by an assessment which shows a delay of one year or more at or below the first and second grade levels, a two year or more delay at the third and fourth grade levels, and a three year or more delay at the fifth grade level and beyond and/or a score of 2 standard deviations below the mean in one or more of the following areas:

- (a) Visual processing:
 - (i) perception (discrimination and closure);
 - (ii) memory;
 - (iii) association; and
 - (iv) integration;
- (b) Auditory processing:
 - (i) perception (discrimination and closure);
 - (ii) memory;
 - (iii) association; and
 - (iv) integration;
- (c) Haptic processing:
 - (i) kinesthetic; and
 - (ii) tactile;
- (d) Language:
 - (i) reception; and
 - (ii) expression;
- (e) Sensory integration/association:
 - (i) visual-motor;
 - (ii) visual-auditory (vocal);
 - (iii) auditory-motor; and
 - (iv) auditory-vocal.

(2) The student shall have significant deficits in one or more of the following areas as verified by administering one or more tests designed to measure such skills:

- (a) Oral expression;
- (b) Listening comprehension;
- (c) Written expression;
- (d) Basic reading skill;
- (e) Reading comprehension;
- (f) Mathematics calculations; and

(g) Mathematics reasoning.

A significant deficit is indicated by test scores showing that the student is one year or more below his or her potential at or below the first and second grade levels, two years or more below at the third and fourth grade levels, and three years or more below at or beyond the fifth grade level: **PROVIDED**, That a student shall be eligible for special education and related services only with respect to the area or areas in which the student functions below the minimum grade level.

(3) The student does not qualify for placement in any other disability category set forth in this chapter.

NEW SECTION

WAC 392-171-360 MENTAL RETARDATION—MILDLY RETARDED—DEFINITION—ELIGIBILITY CRITERIA. Mildly retarded students are those who demonstrate general subaverage functioning and whose growth of performance indicates a need for a special education program designed to meet their individual needs.

Eligibility criteria: Eligibility requirements for the mildly retarded shall include the following criteria and screening for other handicapping condition(s):

(1) I.Q. range from approximately fifty-one through seventy-five as interpreted by a qualified psychologist; and

(2) Any two of the following conditions:

(a) Academic behavior equal to one-half or less of expected grade level;

(b) Demonstrated ability to learn basic academic skills and to become socially and economically independent at adult level;

(c) Social and adaptive behavior equal to one-half to three-fourths chronological age; or

(d) Expressive and receptive language development equal to two-thirds or less of chronological age.

NEW SECTION

WAC 392-171-365 MENTAL RETARDATION—MODERATELY RETARDED—DEFINITION—ELIGIBILITY CRITERIA. Moderately retarded students are those who demonstrate subaverage intellectual and social functioning to such an extent that they are ineligible for classes for mildly mentally retarded.

Eligibility criteria: Eligibility requirements for the moderately mentally retarded shall include the following criteria and screening for other handicapping condition(s):

(1) I.Q. range from approximately thirty to fifty as interpreted by a qualified psychologist; and

(2) Any one of the following:

(a) Academic development at a rate of one-third to one-half of chronological age;

(b) Student will not be totally dependent, require nursing care throughout his or her life, or require close supervision; or

(c) Growth of performance indicating ability to learn self-care skills.

NEW SECTIONWAC 392-171-370 MENTAL RETARDATION—SEVERELY AND PROFOUNDLY RETARDED—DEFINITION—ELIGIBILITY CRITERIA.

Severely and profoundly retarded students are those who because of profound subaverage intellectual and social development are ineligible for programs for the moderately mentally retarded.

Eligibility criteria: Eligibility requirements for the severely mentally retarded shall consist of the following criteria and screening for other handicapping condition(s):

(1) I.Q. range approximately thirty or below as interpreted by a qualified psychologist; and

(2) Any one of the following:

(a) Minimal ability to acquire basic academic and self-help skills; or

(b) Student will require close supervision throughout his or her life.

WAC 392-171-375 MENTAL RETARDATION—I.Q. ELIGIBILITY RANGE VARIATION.

The I.Q. eligibility ranges specified in WAC 392-171-360, 392-171-365, and 392-171-370 may vary by one-half standard deviation if a qualified psychologist documents in writing (with the approval of the school district special education director as provided for in WAC 392-171-430) the reasons for placement in a particular special education program: **PROVIDED:** That any student placed in a special education program for mildly retarded students whose I.Q. score is above seventy-five must meet at least three of the four conditions specified in WAC 392-171-360(2): **PROVIDED FURTHER:** That special care shall be taken to account for the cultural biases, if any, of the measurement instruments.

NEW SECTION

WAC 392-171-380 MULTIPLE HANDICAPPED—DEFINITION—ELIGIBILITY CRITERIA. A student shall be considered multiple handicapped when two or more handicapping conditions are present, each of which is so severe as to warrant a special program were that handicapping condition to appear in isolation.

Eligibility criteria: Students shall qualify as multiple handicapped only when the resultant overall deficit is profound and when the following conditions are identified and documented:

(1) Mental retardation; and

(2) One or more the following:

(a) Gross motor and orthopedically impaired;

(b) Hearing impaired; or

(c) Blind.

In addition to the above, appropriate professional diagnosis and documentation of the severity of each handicapping condition is required.

Multiple handicapped students are not eligible for placement in a resource program because the severity of the deficits of multiple handicapped students precludes their placement in a resource program.

NEW SECTIONWAC 392-171-385 NEUROLOGICAL IMPAIRMENT—DEFINITION—ELIGIBILITY CRITERIA.

Neurologically impaired students are those who have an observable impairment of the central nervous system as indicated by a neurological and psychological assessment which establishes an educationally significant deficit in various combinations of the following areas:

(1) Motor;

(2) Sensory-motor;

(3) Perceptual;

(4) Cognitive; and

(5) Behavior.

These deficits shall not be secondary to general mental retardation, general motor handicaps, sensory impairment, or serious behavioral disability.

Eligibility criteria: A student must be diagnosed as neurologically impaired. For the purpose of this section, "educationally significant deficit" means an academic deficiency of two or more years.

NEW SECTION

WAC 392-171-390 SENSORY HANDICAPPED—DEFINITION—ELIGIBILITY CRITERIA. Sensory handicapped students are as follows:

(1) Hearing impaired (accepted term covering both deaf and hard of hearing students). Definition: A student shall be judged educationally hearing impaired if he or she is in need of supportive services because of a hearing loss.

Eligibility criteria: The student has a determined organic hearing loss in excess of 30 db. better ear average in the speech range (500, 1000, 2000 Hz), unaided, and is in need of the support services.

(2) Partially sighted. Definition: A partially sighted student is one with eye difficulties which are not sufficiently amenable to correction or treatment to enable the student to advantageously use supplies and equipment provided for the student with normal vision.

Eligibility criteria: A student is eligible when his or her visual acuity is between 20/70 and 20/200 in the better eye after correction or upon the recommendation of a qualified optometrist or ophthalmologist.

(3) Blind. Definition: A blind student is one whose vision after correction is less than 20/200 in the better eye.

Eligibility criteria: A student whose vision is less than 20/200 or who has the recommendation of an optometrist or ophthalmologist is eligible for classes for the blind.

ASSESSMENTSNEW SECTION

WAC 392-171-395 STUDENT AS FOCUS OF CONCERN—PREASSESSMENT PROCEDURES—TIMELINE. (1) A student shall become a focus of concern when the student is brought to the attention of a school district superintendent or his or her designee because of a suspected handicapping condition(s). Such

concern for a student may be originated by or transmitted through any source, including: Parents, medical personnel, school district personnel, community agencies, civil authorities, authorized screening procedures, and other identified, interested persons.

(2) When the possibility of a student's need for special education and related services has been brought to the attention of the school district superintendent or his or her designee, the superintendent or his or her designee shall act on the referral by promptly:

(a) Recording the circumstance by date, origin, and reason for concern; and (b) Providing the student's parent(s) (or the adult student) written notice that the student has been referred because of a suspected handicapping condition and that within fifteen school days the district will determine whether or not there is good reason to believe that the student is a candidate for assessment.

(3) The superintendent or his or her designee shall, within fifteen school days after the date of referral, review the referral, collect and examine existing school, medical and other records in the possession of the school district and make a determination that there is or is not good reason to believe that the student is a candidate for assessment. This decision shall be in writing and shall set forth the date and the name of the person making the decision. The superintendent or his or her designee shall, within ten school days after the date of such decision, direct a written notice to the student's parent(s) (or the adult student) that complies with the notice requirements of WAC 392-171-495.

(4) In the event the decision is that there is good reason to believe that the student is a candidate for assessment, the student shall be fully assessed within: (a) Thirty school days after the date written consent for an assessment has been provided by the parent(s) (or the adult student), or (b) Thirty school days after the date the refusal of the parent(s) (or the adult student) to grant consent has been overridden pursuant to a hearing (or appeal) in accordance with WAC 392-171-500 et. seq., or (c) Such other time period as may be agreed to by the parent(s) (or the adult student) and school authorities.

NEW SECTION

WAC 392-171-400 GENERAL AREAS OF ASSESSMENT. The assessment of a student (except one with a suspected speech impairment) shall be in all areas related to the suspected disability including, but not limited to, the following categories:

(1) Scholastic. This area shall include assessment of the intellectual, language and communication, academic and self-help skill status of the student.

(2) Physical. This area shall include a review of the general health status of the student with particular attention to the visual, hearing, musculo-skeletal, neurological, and developmental modalities.

(3) Adjustment. This area shall include assessment of the social skills and emotional status of the student.

NEW SECTION

WAC 392-171-405 GENERAL ASSESSMENT PERSONNEL, MATERIALS AND REPORT REQUIREMENTS. (1) The assessment of a student (except one with a suspected speech impairment) shall be made by a multidisciplinary team or group of professionals including at least one teacher or other specialist with knowledge in the area of the suspected disability. Each member of the team shall be licensed, registered, credentialed, or certificated according to his or her professional standards in accordance with state statutes and rules.

(2) No single test instrument or single procedure shall be the sole criterion for determining the appropriate educational program for a student.

(3) Assessment materials, procedures, and instruments used for the purpose of assessment and placement shall be selected and administered so as not to be racially or culturally discriminatory. All tests and other evaluation materials shall have been validated for the specific purpose for which they are used, shall be administered by trained personnel in conformance with the instructions of their producer, and shall accurately reflect whatever factors the tests purport to measure.

(4) Assessment materials, procedures or instruments shall be provided and administered in a student's primary language or mode of communication, unless it is clearly not feasible to do so.

(5) Assessment data shall be summarized in writing, dated, and signed by the multidisciplinary team leader. Information used to support the assessment, but which is not incorporated into the file, shall be noted (e.g., review of health record, number of identified problems, etc.). The summaries shall specify the procedures and instruments used, the results obtained, and the apparent significance of findings as related to the student's instructional program.

NEW SECTION

WAC 392-171-410 LEARNING/LANGUAGE DISABLED STUDENTS—ADDITIONAL ASSESSMENT TEAM MEMBERS—CLASSROOM OBSERVATION. (1) In addition to the requirements of WAC 392-171-400 and 392-171-405, in assessing a student suspected of having a learning/language disability each school district shall include on the multidisciplinary assessment team:

(a) The student's regular teacher, or

(b) If the student does not have a regular teacher, a regular classroom teacher qualified to teach a student of his or her age, or

(c) For a student of less than school age, an individual trained in early childhood education designated by the school district; and

(d) At least one person qualified to conduct individual diagnostic examinations of students, such as a school psychologist, communication disorder specialist, or remedial reading teacher.

(2) At least one team member other than the student's regular teacher shall observe the student's academic performance in the regular classroom setting.

(3) In the case of a student of less than school age or a student who is not enrolled in school, a team member shall observe the student in an environment appropriate for a student of that age.

NEW SECTION

WAC 392-171-415 LEARNING/LANGUAGE DISABLED STUDENTS—WRITTEN REPORT OF ASSESSMENT TEAM. In the case of a student suspected of having a learning/language disability, the assessment team shall prepare a written report of the results of the assessment, as follows:

- (1) The report shall include a statement of:
 - (a) Whether the student has a learning/language disability;
 - (b) The basis for making the determination;
 - (c) The relevant behavior noted during the observation of the student;
 - (d) The relationship of that behavior to the student's academic functioning;
 - (e) The educationally relevant medical findings, if any; and
 - (f) The determination of the team concerning the effects of environmental, cultural, or economic disadvantage.
- (2) Each team member shall certify in writing whether the report reflects his or her conclusion. If it does not reflect his or her conclusion, the team member must submit a separate statement presenting his or her conclusion(s).

NEW SECTION

WAC 392-171-420 SPEECH IMPAIRED STUDENTS—ASSESSMENT. Students who are suspected of having a speech impairment as their primary handicap shall be assessed by a qualified speech-language professional who shall use procedures appropriate for the diagnosis and appraisal of speech-language disorders. The student shall be referred for additional assessment needs for appropriate placement. The assessment results required in this section shall be summarized as provided in WAC 392-171-405(5).

NEW SECTION

WAC 392-171-425 MEDICAL EVALUATION.

- (1) A medical evaluation is required when:
 - (a) A student under consideration as a possible handicapped student is suspected of having a health problem that may affect his or her education program; or
 - (b) A medical evaluation is necessary to determine whether or not a student has a handicapping condition.
- (2) Medical evaluations at the expense or otherwise in behalf of a school district shall be obtained only:
 - (a) At the direction of or with the prior approval of the school district superintendent or his or her designee (except in the case of an independent assessment pursuant to WAC 392-171-435);
 - (b) In accordance with criteria established by the school district including, but not limited to, the location of the evaluation and the qualifications of the medical examiner;

(c) When the student's parent(s) (or the adult student) agree(s) in advance to the type of examination and the choice of medical examiner;

(d) When, except in the case of an adult student, the student's parent(s) is present at the time of the examination or has agreed that his or her presence is not required; and

(e) When the student's personal physician (if any) has been informed in advance of the proposed examination.

NEW SECTION

WAC 392-171-430 ANALYSIS OF ASSESSMENT DATA. (1) The leader of a student's assessment team designated by the school district superintendent or his or her designee shall analyze the summary of assessment data provided for in WAC 392-171-405(5) and summarize his or her conclusions, recommendations, and the facts and/or reasons therefor, in writing. Such assessment results shall:

- (a) Identify the disability condition(s), if any, that qualifies the student as a handicapped student; and
- (b) Set forth the nature and extent of the special education and related services that the student needs, if any.

(2) The summary of assessment results shall be of sufficient scope and detail to also document:

- (a) The test results and other facts necessary to a determination of the student's qualification or lack of qualification as a handicapped student; and
- (b) Any necessary professional judgement(s) and the facts or reasons in support of the judgement(s).

(3) The summary of assessment results shall be signed and dated by both the team leader and the school district's special education director: PROVIDED, That in large school districts in which the acquisition of the director's signature would be unfeasible in all cases, a designee of the director may sign such summaries with the prior permission of the superintendent of public instruction or his or her designee.

NEW SECTION

WAC 392-171-435 INDEPENDENT EDUCATIONAL ASSESSMENT. (1) General.

(a) The parent(s) of a student (or the adult student) has the right to obtain an independent educational assessment, subject to subsections (3) through (5) of this section.

(b) Each school district shall provide to parents, (and adult students) on request, information about where an independent educational assessment may be obtained.

(c) For the purposes of this section:

(i) "Independent educational assessment" means an assessment conducted by a qualified examiner who is not employed by the school district responsible for the education of the student in question; and

(ii) "Public expense" means that the school district either pays for the full cost of the assessment or assures that the assessment is otherwise provided at no cost to the parent (or to the adult student).

(2) Parent/adult student right to assessment at public expense. A parent (or the adult student) has the right to an independent educational assessment at public expense

if the parent (or the adult student) disagrees with the assessment results obtained by the school district, as follows:

(a) The parent(s) (or the adult student) shall provide a written notice to the school district superintendent or special education director which:

(i) Specifies the portion(s) of the assessment results with which the parent(s) (or the adult student) disagrees; and

(ii) Requests an independent educational assessment at public expense;

(b) The school district shall have the prior opportunity to initiate and conduct a hearing (and appeal) pursuant to WAC 932-171-500 et. seq. to show that its assessment is appropriate. **PROVIDED**, That the school district shall provide the parent(s) (or the adult student) written notice of the election to initiate a hearing no later than the tenth day after the date of receipt of the parent's (or adult student's) notice of disagreement;

(c) If the final decision pursuant to WAC 392-171-500 et seq. is that the school district's assessment is appropriate, the parent (or adult student) still has the right to an independent educational assessment, but not at public expense; and

(d) If the district elects not to hold a hearing or is not upheld by the final decision, the parent's (or adult student's) request for an independent assessment shall be provided at public expense in accordance with the same criteria which the district uses when it initiates an assessment including, but not limited to, the location of the assessment and the qualifications of the examiner.

(3) Parent/adult student initiated assessment. If the parent (or adult student) obtains an independent educational assessment at private expense, the results of the assessment:

(a) Shall be considered by the school district in any decision made with respect to the provision of special education and related services to the student; and

(b) May be presented as evidence at such hearings regarding that student as may be conducted pursuant to WAC 392-171-500 et. seq.

(4) Requests for assessment by hearing officers. If a hearing officer requests an independent educational assessment as part of a hearing, the cost of the assessment shall be at public expense.

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.

INDIVIDUALIZED EDUCATION PROGRAMS

NEW SECTION

WAC 392-171-440 MEETINGS. (1) A meeting shall be held within thirty calendar days after the date upon which a student's assessment is completed for the purpose of developing the student's individualized education program. The school district shall initiate and conduct the meeting and shall include the following participants:

(a) A representative of the school district other than the student's teacher who is qualified to provide or supervise special education programs:

(b) The student's regular classroom teacher or special education teacher or therapist: **PROVIDED**, That either the representative of the school district or the teacher or therapist is qualified in the area of the student's suspected disability.

(c) One or both of the parents (in the case of a non-adult student), subject to subsections (2) through (5) of this section;

(d) The student if he or she is an adult student (and in the case of nonadult students, the student, if appropriate);

(e) A member of the student's assessment team; and

(f) Other individuals at the discretion of the district or the parent or the adult student.

(2) Each school district shall take steps to assure (in the case of nonadult students) that one or both parents of the handicapped student are present at each meeting or are afforded the opportunity to participate, including:

(a) Notifying the parent(s) of the meeting early enough to assure his or her participation; and

(b) Scheduling the meeting at a mutually agreed upon place and time.

(3) The notice to the parent(s) shall include the purpose, time, location of the meeting and who will be in attendance.

(4) If a parent cannot attend, the district shall use other methods to assure participation, including individual or conference telephone calls.

(5) A meeting may be conducted (in the case of a nonadult student) without a parent in attendance if the school district is unable to convince the parents they should attend. In such a case the school district shall make a record of its attempts to arrange a mutually agreed upon time and place. The record shall contain such information as:

(a) Detailed records of telephone calls made or attempted and the results of those calls;

(b) Copies of correspondence sent to the parents and any responses received; and

(c) Detailed records of visits made to the parent's home or place of employment and the results of those visits.

(6) The school district shall take whatever action is necessary to assure that the parent (or adult student) understands the proceedings at a meeting, including arranging for an interpreter for parents (or adult students) who are deaf or whose native language is other than English.

(7) Meetings consistent with this section shall be conducted by the school district at least once a year for the purpose of reviewing and revising as necessary each student's individualized education program. Meetings may be held more frequently.

NEW SECTION

WAC 392-171-445 INDIVIDUALIZED EDUCATION PROGRAM. (1) Each handicapped student's individualized education program shall include:

(a) A statement of the student's present levels of educational performance;

(b) A statement of annual goals, including short-term instructional objectives;

(c) A statement of the specific special education and related services to be provided to the student, and the extent to which the student will be able to participate in the regular educational program;

(d) The projected dates for the initiation of services and the anticipated duration of the services; and

(e) Appropriate objective criteria and evaluation procedures and schedules for determining, on at least an annual basis, whether the short-term instructional objectives are being met.

(2) The school district shall provide the parent (and the adult student) a copy of the individualized education program.

(3) Nothing in this chapter may be construed as promising or guaranteeing that a handicapped student will in fact achieve the growth projected in his or her annual goals and short-term objectives.

PLACEMENTS

NEW SECTION

WAC 392-171-450 INITIAL EDUCATIONAL PLACEMENT—NOTICE—CONSENT. (1) Each school district shall provide written notice of a student's proposed, initial special education placement, or of the district's inability or refusal to make a special education placement, within ten days after the initial meeting provided for in WAC 392-171-440. The notice shall comply with the notice requirements of WAC 392-171-495.

(2) The written consent of the parent(s) (or adult student) shall be requested if special education placement is proposed.

(3) The student's proposed special education placement shall commence when either:

(a) Written consent has been given by the parent(s) (or the adult student); or

(b) The refusal of a student's parent(s) (or adult student) to grant consent has been overridden by the school district pursuant to a hearing (or appeal) conducted in accordance with WAC 392-171-500 et. seq.

NEW SECTION

WAC 392-171-455 LEAST RESTRICTIVE ENVIRONMENT. The placement and provision of services to each handicapped student shall be in his or her least restrictive environment as follows:

(1) Educational Setting— Each handicapped student shall be placed:

(a) In the regular educational environment with non-handicapped students to the maximum extent appropriate to his or her needs, unless it can be demonstrated by the school district that the nature or severity of the student's disability is such that his or her education in regular classes with the use of supplementary aids and services cannot be achieved satisfactorily; and

(b) In the school which he or she would attend if not handicapped, unless his or her individualized education program requires some other arrangement. If some other arrangement is required, the student shall be placed in the appropriate educational program that is as close to the student's home as is reasonably possible.

(2) Non-academic Settings — Each handicapped student shall be provided non-academic and extracurricular services and activities conducted by the school district (e.g., meals, recess, recreation, athletics, counseling, transportation, student club activities, etc.) with non-handicapped students to the maximum extent appropriate to the needs of the student.

NEW SECTION

WAC 392-171-460 PLACEMENT OPTIONS—SELECTION—REQUIRED CONSIDERATIONS.

(1) The placement of each handicapped student shall be determined annually.

(2) Placement options shall include the regular classroom program, resource programs, self-contained programs, and others as set forth in WAC 392-171-465 through WAC 392-171-480.

(3) The selection of the appropriate placement option or options for each handicapped student shall be based upon:

(a) The student's individualized education program;

(b) The least restrictive environment requirements of WAC 392-171-455;

(c) The option or combination of options that provides a reasonably high probability of assisting the student to attain his or her annual goals; and

(d) A consideration of any potential harmful effect on the student or on the quality of services which he or she needs.

NEW SECTION

WAC 392-171-465 REGULAR EDUCATION PROGRAM OPTION. (1) A handicapped student shall remain in the regular classroom program if the goals which have been established for the student can be obtained satisfactorily through the combined effort of regular education, special education, and related services.

(2) Related services and special materials provided for any handicapped student in the regular program shall include, but not be limited to, the services of the following specialists:

(a) School psychologists;

(b) Communication disorder specialists;

(c) Occupational therapists;

(d) Physical therapists;

(e) Nurses;

(f) Social workers;

(g) Itinerant teachers and specialists; and

(h) Any combination of the aforementioned program support personnel who can assist the student to reach his or her goals.

NEW SECTION

WAC 392-171-470 RESOURCE PROGRAM OPTION. (1) The resource program is a placement option only for handicapped students who require specialized instruction in addition to their regular classroom program. Eligible students shall receive a minimum of two hours and no more than ten hours per week of specialized instruction within a resource program. The student to teacher ratio (excluding itinerant teachers) for

state and federal excess cost funding purposes shall be 35 to 1.

(2) Prior approval of the superintendent of public instruction or his or her designee shall be obtained before a district serves resource program eligible students by an itinerant teacher.

(3) A student may be placed in a special education resource program for up to thirty (30) days, after which time state and federal excess cost funding shall cease unless the student has been fully assessed and determined to be eligible for special education services and resource room placement.

NEW SECTION

WAC 392-171-475 SELF-CONTAINED PROGRAM OPTIONS. Self-contained educational placement options shall include, but not be limited to, the following:

(1) An educational placement that provides specialized instruction by a classroom teacher only for handicapped students who require three or more hours per day of special instruction, or, if the school day is less than three hours, all of the instructional time in that placement. Students in self-contained classes may receive any and all related services. Student-teacher ratios (excluding itinerant teachers) for state and federal excess cost funding purposes are as follows:

- (a) Mental retardation;
 - (i) mildly retarded — 13 to 1;
 - (ii) moderately retarded — 10 to 1; and
 - (iii) severely and profoundly retarded — 8 to 1;
- (b) Sensory handicapped;
 - (i) hearing impaired (deaf and hard of hearing) — 6 to 1;
 - (ii) partially sighted — 12 to 1; and
 - (iii) blind — 6 to 1;
- (c) Gross motor and orthopedically impaired — 8 to 1;
- (d) Behaviorally disabled — 10 to 1;
- (e) Neurologically impaired — 8 to 1;
- (f) Learning/language disability — 15 to 1;
- (g) Health impaired (funding is dependent upon special program approval);
 - (h) Multiple handicapped — 6 to 1; and
 - (i) Communication disorders (funding is dependent upon special program approval).

(2) Self-contained and resource program combinations may be established exclusively for handicapped students with the prior approval of the superintendent of public instruction or his or her designee. Handicapped students that require from two to ten hours of special educational instruction per week shall be counted as resource room students for funding purposes. Handicapped students that require three or more hours of instruction per day shall be counted as self-contained. Under no conditions shall a district count a student under both resource and self-contained.

NEW SECTION

WAC 392-171-480 OTHER PROGRAM PLACEMENT OPTIONS. Other program placement

options shall include, but not be limited to, the following:

(1) Home/hospital instruction — home or hospital instruction shall be provided to both handicapped students and other students who are unable to attend school for an estimated period of four weeks or more because of physical disability or noncommunicable illness. As conditions to such services, the parent(s) of a student (or the adult student) shall request the services and provide a written statement from the student's physician that states the student will not be able to attend school for an estimated period of at least four weeks. A student who qualifies pursuant to this subsection shall be deemed "handicapped" for the purpose of special instructional services and funding notwithstanding the fact the student may not otherwise qualify as a handicapped student pursuant to the disability definitions and criteria set forth in this chapter. A school district shall not pay the cost of the required physician's statement in the case of a student who does not otherwise qualify as a handicapped student pursuant to this chapter.

(2) Other contractual services (see contractual services sections WAC 392-171-605 through 392-171-620) may be established for state and federal excess cost funding purposes with the prior approval of the superintendent of public instruction or his or her designee.

(3) Institution. Students with problems so profound that twenty-four hour residential care is needed may be referred to the state department of social and health services for possible admittance.

(4) Other placement options as approved in advance by the superintendent of public instruction or his or her designee for state and federal excess cost funding purposes.

ANNUAL REVIEW OF PLACEMENTS — PERIODIC REASSESSMENT

NEW SECTION

WAC 392-171-485 ANNUAL PLACEMENT EVALUATION — PERIODIC REASSESSMENTS — PROGRAM IMPROVEMENT. (1) Annual placement review — The educational placement of each handicapped student shall be evaluated and redetermined annually.

(2) Reassessment — Each handicapped student shall be reassessed in compliance with this chapter at least once every three years, or more frequently if conditions warrant or if the student's parent(s) or teacher initiates a referral pursuant to WAC 392-171-395.

(3) Program evaluation — Each school district shall establish a simple and reliable system of evaluating the programs established for each handicapped student. Program evaluations shall be based upon a handicapped student's progress toward the accomplishment of the goals and objectives set forth in the student's individualized education program and/or upon the teacher/manager efforts to facilitate change. Specific methods of evaluating and displaying program results

shall be determined in accordance with the district's policies and procedures and the student's individualized education program.

(4) The program evaluation system shall assure that the performance measurement is recorded and reported at both in-process and final-result stages, and the results of the evaluation shall be reported to the parent(s) (or the adult student) consistent with policies and procedures of the school district.

(5) Program evaluations shall serve two purposes:

(a) To compare a student's measured performance with established objectives; and

(b) To attempt to identify causal factors that account for significant differences between actual and predicted performance.

(6) Each school district shall develop, in its own format, alternatives designed to improve methods and results that are based upon the performance evaluation of the student. Evaluation of progress shall be continuing and completed at least annually in order to allow assessment personnel to adjust aims, programs, etc., if the objectives are not met.

NOTICE REQUIREMENTS — GENERAL

NEW SECTION

WAC 392-171-490 WHEN NOTICE MUST BE GIVEN. Written notice in accordance with WAC 392-171-495 shall be given by a school district to the parent(s) of a student (or to the adult student) a reasonable time before the school district:

(1) Proposes to initiate or change the identification, assessment, or educational placement of the student or the provision of special education and related services to the student pursuant to this chapter; or

(2) Refuses to initiate or change the identification, assessment, or educational placement of the student or the provision of special education and related services to the student pursuant to this chapter.

NEW SECTION

WAC 392-171-495 CONTENTS OF NOTICE.

(1) The notice required by WAC 392-171-490 shall include:

(a) A full explanation of all of the procedural safeguards available to the parents (or the adult student) that are set forth in this chapter;

(b) A description of the action proposed or refused by the school district, an explanation of why the district proposes or refuses to take the action, and a description of any options the district considered and the reasons why those options were rejected;

(c) A description of each assessment procedure, test, record, or report the district used as a basis for the proposal or refusal; and

(d) A description of any other factors which are relevant to the district's proposal or refusal.

(2) The notice shall be:

(a) Written in language understandable to the general public; and

(b) Provided in the native language of the parent (or adult student) or other mode of communication used by the parent (or adult student), unless it is clearly not feasible to do so.

(3) If the native language or other mode of communication of the parent (or adult student) is not a written language, the district shall take steps to assure that:

(a) The notice is translated orally or by other means to the parent (or adult student) in his or her native language or other mode of communication;

(b) The parent (or adult student) understands the content of the notice; and

(c) There is written evidence that the requirements in subparagraphs (a) and (b) of this subsection have been met.

HEARINGS — GENERAL

NEW SECTION

WAC 392-171-500 RIGHT TO INITIATE — PURPOSES. (1) Hearings conducted in accordance with WAC 392-171-500 through 392-171-515 may be initiated in the following cases for the purposes stated:

(a) The parent(s) of a student (or an adult student) or a school district may initiate a hearing to challenge or to show (as the case may be) the appropriateness of a proposal by the school district to initiate or change:

(i) The identification of the student;

(ii) The assessment of the student;

(iii) The educational placement of the student; or

(iv) The provision of special education and related services to the student pursuant to this chapter.

(b) The parent(s) of a student (or an adult student) or a school district may initiate a hearing to challenge or to show (as the case may be) the appropriateness of the school district's refusal of the parent(s) (or adult student's) request to initiate or change:

(i) The identification of the student;

(ii) The assessment of the student;

(iii) The educational placement of the student; or

(iv) The provision of special education and related services to the student pursuant to this chapter.

(c) A school district may initiate a hearing to show that its assessment of a student is appropriate if the student's parent(s) (or adult student) disagrees with the assessment results.

(2) A request by a student's parent(s) (or adult student) for a hearing pursuant to this section shall:

(a) Be in writing (or it may be oral if expressly permitted by a rule of the school district);

(b) Be mailed or provided directly to the superintendent of the school district; and

(c) Explain the complaint of the parent(s) (or adult student) in general or specific terms.

(3) A notice of a hearing requested by a child's parent(s) (or adult student) or initiated by a school district pursuant to this section shall be provided by the hearing officer and shall include, but not necessarily be limited to:

(a) The date, time, and place of the hearing;

(b) The issues to be addressed at the hearing to the extent the issues have been identified at the time of the notice;

(c) The rights, procedures, and other matters set forth in WAC 392-171-505 through 392-171-535; and

(d) The right of the parent(s) (or the adult student) to seek an independent assessment at public expense pursuant to WAC 392-171-435.

NEW SECTION

WAC 392-171-505 HEARING OFFICERS — SELECTION AND EXPENSES OF — PARENT ASSISTANCE. (1) If a hearing is initiated pursuant to WAC 392-171-500:

(a) The hearing shall be conducted by and at the expense of the student's resident school district;

(b) The school district shall inform the parent(s) (or adult student) of any free or low-cost legal and other relevant services available in the area if:

(i) The parent (or adult student) requests the information; or

(ii) The school district or the parent (or adult student) initiates a hearing.

(c) The hearing shall be conducted by a qualified person selected and appointed by the school district who:

(i) Is not an employee of a school district which is involved in the education or care of the student, and

(ii) Does not have a personal or professional interest which would conflict with his or her objectivity in the hearing.

(2) A person who otherwise qualifies to conduct a hearing pursuant to this section is not an "employee" of the school district solely because he or she is paid by the district to serve as a hearing officer.

(3) The parent(s) (or adult student) shall have the right to file a written objection to the hearing officer(s) selected by the district if the parent(s) (or adult student) believe that the hearing officer may be biased. All such objections shall state the belief and the reasons or facts that give rise to the belief. The hearing officer objected to shall rule on the objection after hearing such arguments as the parties wish to make, unless such hearing officer has already chosen to disqualify himself or herself upon receipt of the objection. All such objections, arguments and their disposition shall be made a permanent part of the hearing record.

(4) Each school district and the superintendent of public instruction or his or her designee shall keep a list of potential hearing officers or groups or organizations from which hearing officers may be obtained. The list shall include a statement of the qualifications of each person specified.

NEW SECTION

WAC 392-171-510 HEARING RIGHTS. (1) Any party to a hearing initiated pursuant to WAC 392-171-500 has the right to:

(a) Be accompanied and advised by persons with special knowledge or training with respect to the problems of handicapped students;

(b) Be advised and/or represented by an attorney;

(c) Present evidence, including the opinion(s) of qualified experts, and confront and cross-examine witnesses;

(d) Prohibit the introduction of any evidence at the hearing that has not been disclosed to that party at least five days before the hearing;

(e) Obtain a written or electronic verbatim record of the hearing; and

(f) Obtain written findings of fact, conclusions of law and judgments. (The school district shall delete any personally identifiable information and transmit such findings, conclusions and judgments to the superintendent of public instruction for submission to the state advisory council.)

(2) Parents that are a party to a hearing have the right to have the child who is the subject of the hearing present.

(3) Parents (or adult students) that are a party to a hearing have the right to open the hearing to the public.

(4) All parties to a hearing shall, upon request, exercise such authority and influence as they have to compel the attendance of witnesses requested by another party.

NEW SECTION

WAC 392-171-515 TIMELINE FOR HEARING OFFICER'S DECISION — TIME AND PLACE OF HEARING. (1) Not later than forty-five days after the date of receipt of a request for a hearing pursuant to WAC 392-171-500:

(a) A final decision shall be reached based upon a preponderance of the evidence; and

(b) A copy of the decision consisting of the hearing officer's findings of fact, conclusions of law, and judgment shall be mailed or provided directly to each of the parties.

(2) The date of mailing or providing a decision to the parties shall be certified to on the first page of the decision by the person(s) who mail or provide the decision to the parties.

(3) A hearing officer may grant specific extensions of time beyond the period set out in this section at the request of either party.

(4) Each hearing involving oral arguments shall be conducted at a time and place which is reasonable convenient to the parent(s) and student involved.

NEW SECTION

WAC 392-171-520 FINAL DECISION — APPEAL. A decision made in a hearing initiated pursuant to WAC 392-171-500 is final, unless a party to the hearing appeals the decision in accordance with WAC 392-171-525.

APPEALS

NEW SECTION

WAC 392-171-525 APPEALS TO THE SUPERINTENDENT OF PUBLIC INSTRUCTION. (1) Any party aggrieved by the findings and decision in a hearing initiated pursuant to WAC 392-171-500 may appeal to the superintendent of public instruction: PROVIDED, That written notice of such appeal is received by the

superintendent of public instruction no later than the thirtieth day after the date upon which the decision was mailed or provided directly to the appealing party. If the thirtieth day falls on a Saturday, Sunday, or state holiday, the time for receipt of notice shall be extended through the next state working day.

(2) All notices of appeal pursuant to this section shall:

- (a) Be written;
- (b) Specify the party seeking the review;
- (c) Specify:
 - (i) The alleged error(s) in the findings of fact, conclusions of law, and judgment; and
 - (ii) Any alleged violations of the party's procedural due process rights during the hearing;
- (d) Specify the relief requested; and
- (e) Be provided to the other party (as well as to the superintendent of public instruction).

(3) A party shall be deemed to have waived any objection to any finding of fact, conclusion of law, or judgment or portion of a judgment which the party does not specifically allege to be in error pursuant to subsection (2) of this section.

(4) The school district shall certify and provide the superintendent of public instruction with the entire original hearing record including a verbatim written transcript of the oral hearing proceedings within fifteen days after the date of receipt of notification that an appeal has been made to the superintendent of public instruction.

(5) If an appeal is made in accordance with this section, the superintendent of public instruction and/or his or her designee shall conduct an impartial review of the hearing.

(6) The superintendent of public instruction and/or his or her designee shall:

- (a) Examine the entire hearing record;
- (b) Determine whether or not the procedures at the hearing were consistent with the requirements of due process;
- (c) Seek additional evidence if necessary by remanding the matter to the school district or by other means (Note: If a hearing is held to receive additional evidence, the rights set forth in WAC 392-171-510 shall apply.);
- (d) Afford the parties an opportunity for written and/or oral argument if deemed advisable and subject to request(s) for an extension of time as set forth in WAC 392-171-530(2) (Note: Briefs should conform to the requirements for appellate briefs set forth in RAP 10.3, to the extent it is reasonably within the ability of the party.);

(e) Make an independent decision based upon the preponderance of the evidence; and

(f) Notify the parties of the findings and the decision in writing.

(7) The decision made by the superintendent of public instruction and/or his or her designee is final, unless a party brings a civil action pursuant to 20 United States Code (USC) section 1415.

NEW SECTION

WAC 392-171-530 TIMELINE FOR REVIEWING OFFICER'S DECISION — TIME AND PLACE

OF HEARINGS — FINAL DECISION. (1) Not later than thirty days after the date of receipt of a notice of appeal pursuant to WAC 392-171-525:

(a) A final decision shall be reached on the matters designated in the notice of appeal; and

(b) A copy of the decision shall be mailed to each of the parties.

(2) The superintendent of public instruction or his or her designee may grant specific extensions of the time period set out in this section at the request of either party. No requests by a party for an opportunity to submit briefs or present oral argument shall be considered unless accompanied by a request for an extension of time. No such requests shall be granted unless the request for an extension of time extends at least to the thirtieth (30th) day after the date the last brief of the parties is to be submitted or the date of oral argument, whichever is later.

(3) Each hearing conducted upon remand to the school district, or otherwise conducted during the review process, shall be conducted at a time and place which is reasonably convenient to the parent(s) of the student (or adult student) involved.

(4) The decision of the superintendent of public instruction or his or her designee shall be final unless modified or overturned by a court of law.

PLACEMENT OF STUDENT DURING ADMINISTRATIVE/JUDICIAL PROCEEDINGS

NEW SECTION

WAC 392-171-535 STUDENT'S STATUS DURING HEARING AND STATE OR JUDICIAL REVIEW PROCESSES. (1) During the pendency of any administrative or judicial proceeding regarding a complaint initiated pursuant to WAC 392-171-500, unless the school district and the parent(s) of the student (or adult student) agree otherwise, the student involved in the complaint shall remain in the educational placement he or she was in at the time the complaint was made.

(2) The student, with the consent of the parent(s) (or the adult student) shall be placed in the regular school program until the completion of all such proceedings if the complaint involves an application for initial admission to the school.

SURROGATE PARENTS

NEW SECTION

WAC 392-171-540 SURROGATE PARENTS.

(1) **General.** Each school district providing a special education program to a nonadult handicapped student shall assure that the rights of the nonadult student are protected when:

(a) No parent (as defined in WAC 392-171-310(5)) can be identified;

(b) The school district, after reasonable efforts, cannot discover the whereabouts of a parent; or

(c) The student is a ward of the state.

(2) *Duty of school district.* The duty of a school district under this section includes the assignment of a person to act as a surrogate for the parents. This duty includes the establishment of a method:

(a) For determining whether a nonadult student needs a surrogate parent; and

(b) For assigning a surrogate parent to the student.

(3) *Criteria for selection of surrogates.* Each school district shall assure that a person selected as a surrogate:

(a) Has no interest that conflicts with the interests of the student he or she represents; and

(b) Has knowledge and skills that assure adequate representation of the student.

(4) *Nonemployee requirement — Compensation.*

(a) A person assigned as a surrogate may not be an employee of a school district and/or other agency which is involved in the education or care of the student; and

(b) A person who otherwise qualifies as a surrogate parent pursuant to this section is not an "employee" of the school district and/or other agency solely because he or she is paid by the school district and/or agency to serve as a surrogate parent.

(5) *Responsibilities.* A surrogate parent may represent the student in all matters relating to:

(a) The identification, assessment, and educational placement of the student; and

(b) The provision of free special education and related services to the student.

RECORDS

NEW SECTION

WAC 392-171-545 DEFINITION OF "EDUCATION RECORDS" AS USED IN RECORDS RULES. (1) For the purpose of WAC 392-171-555 through 392-171-600 governing handicapped student records, the term "education records" shall mean those records that:

(a) Are directly related to a student; and

(b) Are maintained by a school district or by a party acting for the school district.

(2) The term "education records" does not include:

(a) Records of instructional, supervisory, and administrative personnel and educational personnel ancillary thereto which:

(i) Are in the sole possession of the maker thereof; and

(ii) Are not accessible or revealed to any other individual except a substitute. For the purpose of this definition, a "substitute" means an individual who performs on a temporary basis the duties of the individual who made the record and does not refer to an individual who permanently succeeds the maker of the record in his or her position.

(b) Records of a law enforcement unit of a school district which are:

(i) Maintained apart from the records described in subsection (1) of this section;

(ii) Maintained solely for law enforcement purposes; and

(iii) Not disclosed to individuals other than law enforcement officials of the same jurisdiction: PROVIDED, That education records maintained by the school district are not disclosed to the personnel of the law enforcement unit.

(c) Records relating to an individual who is employed by a school district which:

(i) Are made and maintained in the normal course of business;

(ii) Relate exclusively to the individual in that individual's capacity as an employee; and

(iii) Are not available for use for any other purpose: PROVIDED, That this exception from the definition of "education records" does not apply to records relating to an individual in attendance at the school district who is employed as a result of his or her status as a student.

(d) Records relating to an adult student which are:

(i) Created or maintained by a physician, psychiatrist, psychologist, or other recognized professional acting in his or her professional or paraprofessional capacity;

(ii) Created, maintained, or used only in connection with the provision of treatment to the student; and

(iii) Not disclosed to anyone other than individuals providing the treatment: PROVIDED, That the records can be personally reviewed by a physician or other appropriate professional of the student's choice. For the purpose of this definition, "treatment" does not include remedial educational activities or activities which are part of the program of instruction at the school district.

(e) Records of a school district which contain only information relating to a person after that person was no longer a student at the school district. An example would be information collected by a school district pertaining to the accomplishments of its alumni.

NEW SECTION

WAC 392-171-550 DEFINITIONS USED IN RECORDS RULES — "DESTRUCTION" — "NATIVE LANGUAGE" — AND "PARTICIPATING AGENCY." For the purpose of WAC 392-171-555 through 392-171-600 governing handicapped student records:

(1) "Destruction" shall mean physical destruction or removal of personal identifiers from information so that the information is no longer personally identifiable.

(2) "Native language" has the meaning given that term by section 703(a)(2) of the Bilingual Education Act, which provides essentially as follows:

The term "native language," when used with reference to a person of limited English-speaking ability, means the language normally used by that person, or in the case of a nonadult student, the language normally used by the parents of the student.

(3) "Participating agency" means any agency or institution which collects, maintains, or uses personally identifiable information or from which information is obtained pursuant to this chapter.

NEW SECTION

WAC 392-171-555 ACCESS RIGHTS. (1) Each school district shall permit parents of handicapped students (or adult students) to inspect and review during school business hours any education records relating to their children or ward (or adult student) which are collected, maintained, or used by the district under this chapter. The district shall comply with a request promptly and before any meeting regarding an individualized education program or hearing relating to the identification, evaluation, or placement of the student.

(2) The right to inspect and review education records under this section includes:

(a) The right to a response from the participating agency to reasonable requests for explanations and interpretations of the records;

(b) The right to request that the school district provide copies of the records containing the information if failure to provide those exercising the right to inspect and review the records; and

(c) The right to have a representative of the parent (or adult student) inspect and review records.

(3) A school district may presume that a parent has authority to inspect and review records relating to his or her child or ward unless the district has been advised that the parent does not have the authority under applicable state law governing such matters as guardianship, separation, and divorce.

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 392-171-560 RECORD OR ACCESS. Each participating agency shall keep a record of parties obtaining access to education records collected, maintained, or used under this chapter (except access by parents, adult students, and authorized employees of the participating agency), including the name of the party, the date access was given, and the purpose for which the party is authorized to use the records.

NEW SECTION

WAC 392-171-565 RECORDS ON MORE THAN ONE STUDENT. If any education record includes information on more than one student, the parent(s) of those students (and/or adult students) shall have the right to inspect and review only the information relating to their child or ward (or themselves) or to be informed of that specific information.

NEW SECTION

WAC 392-171-570 LIST OF TYPES AND LOCATIONS OF INFORMATION. Each participating agency shall provide parents (and adult students) on request a list of the types and locations of education records collected, maintained, or used by the agency.

NEW SECTION

WAC 392-171-575 FEES. (1) A participating education agency may charge a fee for copies of records which are made for parents (or adult students) under this chapter if the fee does not effectively prevent the parents (or adult students) from exercising their right to inspect and review those records.

(2) A participating agency may not charge a fee to search for or to retrieve information under this chapter.

NEW SECTION

WAC 392-171-580 AMENDMENT OF RECORDS AT THE REQUEST OF A PARENT OR ADULT STUDENT. (1) A parent of a handicapped student (or adult student) who believes that information in education records collected, maintained, or used under this chapter is inaccurate or misleading or violates the privacy or other rights of the student may request the participating agency which maintains the information to amend the information.

(2) The agency shall decide whether to amend the information in accordance with the request within a reasonable period of time of receipt of the request.

(3) If the agency decides to refuse to amend the information in accordance with the request it shall inform the parent (or adult student) of the refusal and advise the parent (or adult student) of the right to a hearing pursuant to WAC 392-171-585.

(4) The participating agency, on request, shall provide the parent (or adult student) an opportunity for a hearing to challenge information in education records to insure that it is not inaccurate, misleading, or otherwise in violation of the privacy or other rights of the student.

(5) If, as a result of the hearing, the participating agency decides that the information is inaccurate, misleading, or otherwise in violation of the privacy or other rights of the student, it shall amend the information accordingly and so inform the parent (or adult student) in writing.

(6) If, as a result of the hearing, the participating agency decides that the information is not inaccurate, misleading or otherwise in violation of the privacy or other rights of the student, it shall inform the parent(s) (or adult student) of the right to place in the records it maintains on the student a statement commenting on the information or setting forth any reasons for disagreeing with the decision of the agency.

(7) Any explanation placed in the records of the student pursuant to this section shall:

(a) Be maintained by the participating agency as part of the records of the student as long as the record or contested portion is maintained by the participating agency; and

(b) Also be disclosed to any party to whom the records of the student (or the contested portion thereof) are disclosed.

NEW SECTION

WAC 392-171-585 HEARING PROCEDURES REGARDING RECORDS. A hearing initiated pursuant to WAC 392-171-580 to challenge information in

education records shall be conducted according to procedures which include at least the following elements:

(1) The hearing shall be held within a reasonable period of time after the participating agency has received the request; and

(2) The parent (or adult student) shall be given notice of the date, place, and time reasonably in advance of the hearing;

(3) The hearing may be conducted by any party, including an official of the participating agency, who does not have a direct interest in the outcome of the hearing;

(4) The parent (or adult student) shall be afforded a full and fair opportunity to present evidence relevant to the issues raised pursuant to WAC 392-171-580 and may be assisted or represented by individuals of his or her choice at his or her own expense, including an attorney;

(5) The participating agency shall provide a written decision to the parent (or adult student) writing within a reasonable period of time after the conclusion of the hearing; and

(6) The decision of the participating agency shall:

(a) Be based solely upon the evidence presented at the hearing; and

(b) Include a summary of the evidence and the reasons for the decision.

NEW SECTION

WAC 392-171-590 CONSENT. (1) Consent of a parent (or adult student) shall be obtained before personally identifiable information is:

(a) Disclosed to anyone other than officials of participating agencies collecting or using the information under this chapter subject to subsection (2) of this section; or

(b) Used for any purpose other than meeting a requirement imposed by this chapter.

(2) No school district shall release information from education records to participating agencies without the consent of a parent (or adult student) except in those cases in which a release of information without consent is permitted by the rules that implement the federal Family Educational Rights and Privacy Act (the "Buckley Amendment") — 45 Code of Federal Regulations (CFR) sections 99.1 et seq. See 45 CFR 99.31 (when prior consent not required), 45 CFR 99.34 (disclosure to state and federal officials) and 45 CFR 99.36 (directory information).

NEW SECTION

WAC 392-171-595 SAFEGUARDS. (1) Each participating agency shall protect the confidentiality of personally identifiable information at the collection, storage, disclosure, and destruction stages.

(2) One official at each participating agency shall be designated as the individual responsible for assuring the confidentiality of any personally identifiable information.

(3) All persons collecting or using personally identifiable information shall receive training or instruction regarding:

(a) The policies and procedures on protection of the confidentiality of personally identifiable information set forth in the state's annual program plan; and

(b) 45 CFR 99.1 et seq. (the "Buckley Amendment" rules).

(4) Each participating agency shall maintain, for public inspection, a current listing of the names and positions of those employees within the agency who may have access to personally identifiable information.

NEW SECTION

WAC 392-171-600 DESTRUCTION OF INFORMATION. Each school district shall inform parents (and adult students) when personally identifiable information collected, maintained, or used pursuant to this chapter is no longer needed to provide educational services to the student. The information shall thereafter be destroyed at the request of the parent(s) (or adult student). However, a permanent record of a student's name, address, and phone number, his or her grades, attendance record, classes attended, grade level completed and year completed may be maintained without time limitation.

CONTRACTUAL SERVICES

NEW SECTION

WAC 392-171-605 CONTRACTUAL SERVICES (1) School districts, severally or jointly, with the prior approval of the superintendent of public instruction or his or her designee, shall be authorized to:

(a) Contract with nonpublic school agencies for special education and related services for handicapped students; and

(b) Enter into interdistrict agreements with another school district(s) pursuant to RCW 28A.58.075, 28A.58.245, 28A.58.250, and chapter 392-135 WAC.

(2) If a handicapped student has special education and related services available in his or her public school district of residence and the child is placed in another public school district or in a state residential school or in a private school or facility other than pursuant to a contractual arrangement between the student's district of (initial) residence and the entity of placement, the district of (initial) residence shall not be required to pay for the student's education or otherwise be responsible for the education of the student, except to the extent the student may qualify for services as a private school student pursuant to WAC 392-171-625 et seq.

NEW SECTION

WAC 392-171-610 APPROVAL OF NONPUBLIC SCHOOL AGENCIES. A school district shall not either place a student in a nonpublic school agency or award a contract to a nonpublic school agency until the nonpublic school agency has been approved by the state board of education. Approval of such agencies shall be made in accordance with the following procedures:

(1) The school district shall establish that it cannot provide an appropriate education for the handicapped student within the district or another school district;

(2) The school district shall establish that all requirements imposed by this chapter for contracting with a nonpublic school agency can be met and shall forward the nonpublic school agency's application to the superintendent of public instruction or his or her designee;

(3) The superintendent of public instruction or his or her designee shall recommend approval or disapproval of the agency to the state board of education; and

(4) The superintendent of public instruction or his or her designee shall notify the requesting school district and nonpublic school agency of approval or disapproval.

NEW SECTION

WAC 392-171-615 SCHOOL DISTRICT RESPONSIBILITY WHEN CONTRACTING FOR PLACEMENT IN A NONPUBLIC SCHOOL AGENCY. Any school district contracting with an approved nonpublic school agency for special education or related services in behalf of a handicapped student shall:

(1) Initiate and conduct a meeting with appropriate personnel and the student's parent(s) for the purpose of developing the student's individualized education program. The district shall assure that a representative of the nonpublic school agency attends the meeting or in some other way assure participation by the nonpublic school agency. Meetings to review or revise the student's individualized education program after the student has been placed shall be initiated and conducted by the nonpublic school agency at the discretion of the school district. The district shall assure that both the parent(s) (or the adult student) and the nonpublic school agency are represented in any decision concerning the student's individualized education program and agree to proposed changes in the program before those changes are implemented. The responsibility for compliance with this section lies with the school district.

(2) Develop a written contract which shall include, but not necessarily be limited to, the following elements:

- (a) Names of the parties involved;
- (b) The name of the handicapped student(s) for whom the contract is drawn;
- (c) Location and setting;
- (d) Description of program administration and supervision;
- (e) Designation of coordinator of the services to be provided by the school district and the contractor;
- (f) Assurance of compliance with staff licensing/certification requirements;
- (g) Periodic student report requirements;
- (h) Annual program monitoring procedures and requirements;
- (i) Starting date and duration of contract;
- (j) Program day and description of student's program;
- (k) Charges and reimbursement — Billing and payment procedures;
- (l) Total contract cost;
- (m) Contract review;
- (n) Disposition of materials and equipment upon termination;

(o) School district's responsibility for compliance with due process, individualized educational program, and

yearly review and determination of placement requirements;

(p) Contractor's policies and procedures covering:

(i) care of student(s) in emergencies;

(ii) fire drills;

(iii) personnel policies;

(iv) staff duties; and

(v) board of directors' duties and functions;

(q) Other contractual elements that may be necessary to assure compliance with state and federal rules and clearly define each party's role and functions; and

(r) Signatures of authorized school and contractor officials.

NEW SECTION

WAC 392-171-620 OUT-OF-STATE-AGENCIES. In the event the school district within which a handicapped student resides is unable to contract with another district, or a nonpublic school agency, or an appropriate state agency, the parent (or adult student) and district may jointly petition the superintendent of public instruction or his or her designee for state and federal excess cost funds to provide an educational program with an agency in another state or Canada.

Contractual arrangements for an out-of-state educational program shall be approved by the superintendent of public instruction or his or her designee prior to the student's placement in that program. The school district shall be responsible for:

(1) Determining that no appropriate in-state placement option is available and for making the decision that the student should be placed in an out-of-state program;

(2) Determining that the out-of-state educational program is appropriately licensed or approved by that state's authorities and that placement will result in an appropriate education for the student; and

(3) Contracting with the out-of-state agency pursuant to the requirements of WAC 392-171-605 through 392-171-615.

PRIVATE SCHOOL STUDENTS

NEW SECTION

WAC 392-171-625 DEFINITION—"PRIVATE SCHOOL HANDICAPPED STUDENT(S)." For the purpose of WAC 392-171-630 through 392-171-665 "private school handicapped student(s)" means handicapped students enrolled in private schools or agencies but not as the result of a contractual arrangement between a public school district and the private school or agency.

NEW SECTION

WAC 392-171-630 SCHOOL DISTRICT RESPONSIBILITY FOR PRIVATE SCHOOL HANDICAPPED STUDENTS. Subject to the provisions of WAC 392-171-635 through WAC 392-171-665: (1) Each school district shall provide special education and related services designed to meet the needs of private school handicapped students who reside in the school district.

(2) Each school district shall provide private school handicapped students with genuine opportunities to participate in special education and related services consistent with the number of those students and their needs.

NEW SECTION

WAC 392-171-635 DETERMINATION OF NEEDS, NUMBERS OF STUDENTS AND TYPES OF SERVICES. The needs of private school handicapped students, the number who will participate, and the types of special education and related services which the school district will provide them shall be determined, after consultation with persons knowledgeable of the needs of these students, on a basis comparable to that used in providing for the participation under this chapter of handicapped students enrolled in public schools.

NEW SECTION

WAC 392-171-640 SERVICE ARRANGEMENTS. (1) Special education and related services to private school handicapped students may be provided through such arrangements as dual enrollment pursuant to chapter 392-181 WAC, educational radio and television, and the provision of mobile educational services and equipment.

(2) No services, material, or equipment of any nature shall be provided to or on the site of any private school or agency subject to sectarian (i.e., religious) control or influence.

(3) Handicapped students enrolled in any private school or agency subject to sectarian control or influence shall be provided services in a manner that:

(a) Maintains a physical and administrative separation between the private and the public school programs; and

(b) Does not benefit the private school at public expense, e.g., pursuant to dual enrollment or shared time arrangements in accordance with chapter 392-181 WAC.

NEW SECTION

WAC 392-171-645 PERSONNEL IN PRIVATE SCHOOLS AND AGENCIES. (1) School district personnel may be made available to nonsectarian private schools and agencies only to the extent necessary to provide services required by the handicapped student for whose needs those services were designed and only when those services are not normally provided by the nonsectarian private school or agency.

(2) Each school district providing services to students enrolled in nonsectarian private schools or agencies shall maintain continuing administrative control and direction over those services.

(3) Services to private school handicapped students shall not include the payment of salaries of teachers or other employees of private schools or agencies, except for services performed outside regular hours of the school day and under public supervision and control.

NEW SECTION

WAC 392-171-650 EQUIPMENT—CONSTRUCTION. (1) Equipment used in the care of students with handicapping conditions in a private school or agency may be placed on nonsectarian private school or agency premises for a limited time, but title to and administrative control over all equipment must be retained and exercised by the school district.

(2) Records shall be kept of equipment and an accounting made of the equipment which shall assure that the equipment is used solely for the purposes of the program.

(3) The equipment shall be removed from the private school or agency if necessary to avoid its being used for other purposes or if it is no longer needed for the purposes of the program or project.

(4) Funds shall not be used to construct facilities for private schools or agencies.

NEW SECTION

WAC 392-171-655 PROHIBITION OF SEGREGATION. Programs or projects carried out in public facilities, and involving joint participation by handicapped students otherwise enrolled in private schools or agencies and handicapped students enrolled in public schools, shall not include classes that are separated on the basis of school enrollment or the religious affiliations of the students.

NEW SECTION

WAC 392-171-660 FUNDS AND PROPERTY NOT TO BENEFIT PRIVATE SCHOOLS. Public funds provided and property derived from those funds shall not inure to the benefit of any private school or agency.

NEW SECTION

WAC 392-171-665 EXISTING LEVEL OF INSTRUCTION. Provisions for serving private school handicapped students shall not include the financing of the existing level of instruction in a private school or agency.

ANNUAL SCHOOL DISTRICT APPLICATION/REQUIREMENTS— STATE MONITORING

NEW SECTION

WAC 392-171-670 ANNUAL APPLICATIONS—CONTENTS. As a condition to the receipt and expenditure of state and federal excess cost funds, a school district shall annually submit an application to the superintendent of public instruction or his or her designee on or before such date is announced and conduct its special education and related services program in compliance therewith. The applications shall be made pursuant to forms developed and distributed by the superintendent or his or her designee. Application forms shall include but not necessarily be limited, to the following assurance(s) and types of information:

(1) An assurance that:

(a) The school district is in compliance with the provisions of this chapter (including, but not limited to, the comparable facilities requirements of WAC 392-171-700) and the rules implementing P.L. 94-142 (45 CFR 121a.1 et seq.) that may supplement this chapter;

(b) That the district shall remain in compliance with this chapter and any such supplemental rules for the entire school year; and

(c) That the funds applied for shall be expended in compliance with the application, this chapter, and any such supplemental federal rules;

(2) The information and assurances required by 45 CFR 121a.220 through 45 CFR 121a.240 and any other pertinent federal rules;

(3) A description of the organizational structure of the district's special education program including, but not limited to, a description of assigned management responsibilities;

(4) A description of the district's special education program instructional staff by number, types, and their qualifications in accordance with WAC 392-171-685;

(5) A description of the district's procedures for locating, identifying, and assessing handicapped students;

(6) A description of the number and types of handicapped students within the district that require special education and related services;

(7) A description of the district's plans and procedures for providing special education and related services to handicapped students which the district is unable to serve directly;

(8) A description of the basis and procedures for excluding handicapped students from the district's special education program;

(9) A description of the continuum of alternative educational placements made available to handicapped students; and

(10) A description of the career development and vocational education programs made available to handicapped students.

NEW SECTION

WAC 392-171-675 DENIAL OF APPLICATIONS—OPPORTUNITY FOR HEARING. (1) In the event the superintendent of public instruction or his or her designee proposes to deny, in whole or part, the application of a district for state or federal excess cost funds, the district shall be provided notice pursuant to RCW 34.04.090 of:

(a) Intent to deny the application of the district; and

(b) The district's opportunity for a hearing before the superintendent of public instruction or his or her designee prior to a denial of the application.

(2) The district's application may be denied, in whole or part, in the event the district fails to request a hearing or the hearing decision upholds the proposed basis for denial.

NEW SECTION

WAC 392-171-680 MONITORING. The superintendent of public instruction or his or her designee shall

annually monitor selected school districts. The purposes of monitoring shall be to:

(1) Determine the degree of compliance with this chapter by school districts; and

(2) Provide technical advice and assistance to the districts to assist them improve their special education programs and avoid or remedy instances of noncompliance.

MISCELLANEOUS PROGRAM REQUIREMENTS

NEW SECTION

WAC 392-171-685 STAFF QUALIFICATIONS. All employees of a school district funded in whole or part with state or federal excess cost funds shall be qualified, as follows:

(1) All employees shall hold such credentials, certificates or permits as are now or hereafter required by the state board of education for the particular position of employment, and shall meet such supplemental standards as may be established by the school district of employment. Supplemental standards established by a district may exceed, but not be less than, those established by this section.

(2) In addition to the requirement of subsection (1) of this section, all teachers shall possess "substantial professional training" and/or "successful prior experience" and support personnel shall meet standards established under the educational staff associate rules of the state board of education, as now or hereafter amended.

(a) "Successful prior professional experience" as used in this section shall mean at least three full school years of employment as a professional staff member in an approved special education program within the five year period immediately preceding the school year of employment in a position supported in whole or part by excess cost apportionment funds.

(b) "Substantial professional training" as used in this section shall mean and be evidenced by either an appropriate special education endorsement or recommended placement upon the teaching certificate of any employee issued by the superintendent of public instruction or completion of teacher education program designed to prepare teachers of students with handicapping conditions offered by an institution approved by the state board of education for teacher certification purposes.

(3) Classified staff shall present evidence of either formal and/or adequate in-service training or successful experience in working with handicapped students.

(4) The assignment of personnel shall be consistent with training and experience appropriate to the age level (preschool, elementary, secondary) and type of program in which teaching will be performed. District reorganization, reductions in force, and reassignments shall be made in a manner consistent with the requirements of this section.

(5) The superintendent of public instruction or his or her designee may grant an exception to compliance with any of the staff qualifications imposed by this section which are above and beyond certification requirements imposed by the state board of education, only upon the

request of a school district and the provision of satisfactory assurances by the district that noncompliance:

- (a) Is unavoidable;
 - (b) Will be temporary and not extend beyond the school year for which the exception is requested, and
 - (c) Will not likely result in a significant reduction in the quality of the district's special education program.
- (6) Notwithstanding any staff qualification requirement of this section to the contrary, employees of a school district which possess credentials as required by the state board of education and who were employed during and serving as of termination of the 1974-75 school year in the special education program of the district shall be deemed qualified for purposes of state program approval so long as they continue in such employment with that particular district.

NEW SECTION

WAC 392-171-690 TRANSPORTATION. Methods. (1) Transportation options for handicapped students shall include the following categories and shall be exercised in the following sequence:

- (a) A scheduled school bus;
- (b) Contracted transportation, including public transportation; and
- (c) Other arrangements, including that provided by parents.

Board and room cost may be provided whenever the above stated transportation options are not feasible because of the need(s) of a handicapped student or because of the unavailability of adequate means of transportation, in accordance with rules of the superintendent of public instruction.

(2) Welfare of the student. The transportation of a handicapped student shall be in accordance with rules of the superintendent of public instruction governing transportation by public school districts.

(3) Bus aides. Funds to support bus aides may be provided subject to program approval by the superintendent of public instruction or his or her designee.

Training and supervision of bus aides and drivers shall be the responsibility of the school district superintendent or his or her designee.

(4) Special equipment. Special equipment may include lifts, wheel chair holders, restrainers, and two-way radios. All such special equipment shall comply with specifications as now or hereafter contained in the specifications for school buses as now or hereafter established by the superintendent of public instruction.

An inventory of all such special equipment shall be maintained by each educational service district to assure full and continued use of special equipment within the educational service district or among other educational service districts.

(5) Transportation time on bus. Wherever reasonably possible, no student should be required to ride more than sixty minutes one way.

(6) Discipline of handicapped students during transportation. The discipline of a handicapped student during his or her transportation shall be the responsibility of the transporting district.

NEW SECTION

WAC 392-171-695 FACILITIES. Construction of special facilities or the remodeling of present facilities in order to meet the special education and related services needs of any handicapped student shall be provided in accordance with rules of the superintendent of public instruction and the state board of education which govern the construction and/or financing of school district facilities.

NEW SECTION

WAC 392-171-700 COMPARABLE FACILITIES. If a school district, in compliance with this chapter, operates a facility that is identifiable as being for handicapped students, the district shall assure that the facility and the services and activities provided therein are comparable in quality to the district's facilities, services, and activities for nonhandicapped students.

NEW SECTION

WAC 392-171-705 PROGRAM LENGTH. The length of the education program for handicapped students shall be the same as the length of the education program for nonhandicapped students in terms of both the number of school days in the regular school year and the average number of hours per school day. If a handicapped student cannot attend school a full school day, the reason shall be documented in his or her education or medical records.

NEW SECTION

WAC 392-171-710 ADMINISTRATION OF MEDICATION. (1) Medication may be administered to a handicapped student by school district personnel subject to the state professional licensing laws and the following conditions:

(a) The medication shall be administered pursuant to a written order and written instruction from the student's physician, and

(b) The medication shall be supplied by the student's parent(s) (or the adult student).

(2) The orders and instructions shall be current, obtained at least yearly, and reviewed and updated whenever there is a significant change in the student's school activity program, in accordance with policies adopted by the school district.

AUDITS—WITHOLDING AND RECOVERY OF FUNDS

NEW SECTION

WAC 392-171-715 DEFINITION OF "UNLAWFULLY RECEIVED OR EXPENDED FUNDS." For the purpose of WAC 392-171-720 through 392-171-735, "unlawfully received or expended funds" shall mean any state or federal excess cost funds received and held or expended by a school district in a manner or for a purpose that is in violation of any provision of:

- (1) State statute or rule, including this chapter, or

(2) Any federal rule or condition to funding that may now or hereafter supplement this chapter.

NEW SECTION

WAC 392-171-720 AUDITS. (1) The superintendent of public instruction or his or her designee shall conduct fiscal/program audits of school district special education programs. The purposes of such audits shall be:

(a) To determine compliance or noncompliance with:
(i) a school district's application(s) for state and federal excess cost funds;

(ii) the provisions of this chapter; and

(iii) any supplemental federal conditions to funding as may now or hereafter exist; and

(b) To establish a factual basis for:

(i) the recovery of unlawfully received or expended funds; or

(ii) the initiation of fund withholding proceedings.

(2) Preliminary audit report—Following an audit, a preliminary written audit report shall be submitted to the school district for review and comment. The preliminary audit report shall include, but not be limited to:

(a) Findings of noncompliance, if any; and

(b) Recommendations for remediation of any such instance(s) of noncompliance.

(3) The school district shall have fifteen days after the date of its receipt of the preliminary audit report to provide the superintendent of public instruction or his or her designee a written reply setting forth any supplemental arguments and/or facts that may serve as a basis for alteration of the preliminary finding(s) of noncompliance.

(4) Final audit report—A final written audit report shall be provided to the school district after review of the supplemental arguments and/or facts submitted by the district. The final audit report shall include, but not necessarily be limited to:

(a) Findings of noncompliance, if any; and

(b) Recommendations for remediation of any such instance(s) of noncompliance.

(5) The school district shall have fifteen days after the date of its receipt of the final audit report to provide the superintendent of public instruction or his or her designee a written plan which sets forth the measures the district shall take and time period(s) within which the district shall act in order to remedy the instance(s) of noncompliance.

(6) The superintendent of public instruction or his or her designee shall either approve the plan as submitted or request the school district to make such modifications as are considered necessary. Once an approvable plan has been submitted the district shall be provided written notice of:

(a) Approval;

(b) The performance expected of the district; and

(c) The schedule for periodic review or audit of the district's progress toward remediation of the instance(s) of noncompliance.

NEW SECTION

WAC 392-171-725 FUND WITHOLDING. (1) In the event a school district fails to submit an approvable remediation plan pursuant to WAC 392-171-720 or fails to comply with a remediation plan approved pursuant to WAC 392-171-720, the superintendent or his or her designee shall provide the school district notice pursuant to RCW 34.04.090 of:

(a) Intent to withhold a specified amount of state and/or federal excess cost funds; and

(b) The district's opportunity for a hearing before the superintendent of public instruction or his or her designee prior to commencement of the withholding.

(2) Funds may be withheld in whole or part in the event the district fails to request a hearing or the hearing decision upholds the final audit in whole or part.

NEW SECTION

WAC 392-171-730 RECOVERY OF FUNDS. (1) If a preliminary audit conducted pursuant to WAC 392-171-720 indicates that a district has unlawfully received and/or expended either state or federal excess cost funds, the superintendent of public instruction or his or her designee shall provide the school district with an opportunity for an informal conference prior to the final audit report.

(2) If the final audit report sets forth one or more instances of unlawful receipt or expenditure of either state or federal excess cost funds, the superintendent of public instruction or his or her designee shall take such action as he or she deems necessary to recover the funds including, but not limited to, a reduction in future allocations of any amount of any state funds and/or any amount of federal excess cost funds to the district.

(3) No right to a hearing in connection with the recovery of funds unlawfully received and/or expended is granted by this chapter.

NEW SECTION

WAC 392-171-735 FUND WITHHOLDINGS TO ENFORCE PARENT APPEAL DECISIONS. The superintendent of public instruction or his or her designee may withhold any amount of state funds and/or any amount of federal excess cost funds as he or she deems necessary to enforce a decision made on appeal pursuant to WAC 392-171-525 and 392-171-530 without any necessity of a further hearing on the matter.

CITIZEN COMPLAINT PROCESS

NEW SECTION

WAC 392-171-740 RIGHT TO REGISTER AND PROCESS COMPLAINTS. (1) Any person, entity, or organization may register and process complaints alleging one or more violations of this chapter as provided for in WAC 392-171-740(2) through 392-171-760.

(2) Complaints shall:

(a) Be written;

(b) Be signed by the complaining party;

(c) Set forth the specific acts, conditions, or circumstances alleged to be in violation of this chapter; and

(d) Be directed to the superintendent of the school district alleged to be in violation.

NEW SECTION

WAC 392-171-745 DESIGNATION OF RESPONSIBLE SCHOOL DISTRICT EMPLOYEE. The superintendent of each school district shall designate at least one employee for monitoring and coordinating the district's compliance with this chapter. The employee designated pursuant to this section shall also be charged with the responsibility for investigating any complaint(s) communicated to the school district pursuant to WAC 392-171-740.

NEW SECTION

WAC 392-171-750 SCHOOL DISTRICT INVESTIGATION OF AND RESPONSE TO COMPLAINTS. (1) Upon receipt of a complaint pursuant to WAC 392-171-740, the employee(s) designated pursuant to WAC 392-171-745 or his or her designee shall investigate the allegation(s) set forth.

(2) Upon completion of the investigation, the designated employee(s) shall provide the district superintendent with a written report of the complaint and the results of the investigation. The district superintendent or his or her designee shall respond in writing to the complaining party as expeditiously as possible but in no event later than thirty calendar days after the date of receipt of such complaint by the school district.

(3) The response of the school district superintendent or his or her designee shall clearly state either:

(a) That the school district denies the allegations contained in the complaint; or

(b) The nature of such reasonable corrective measures deemed necessary to eliminate any such act, condition, or circumstance within the school district: **PROVIDED**, That any such corrective measures deemed necessary shall be instituted as expeditiously as possible but in no event later than thirty calendar days following the date of the response to the complaining party.

NEW SECTION

WAC 392-171-755 APPEAL TO THE SUPERINTENDENT OF PUBLIC INSTRUCTION. (1) In the event a complainant remains aggrieved with the decision of a school district superintendent or his or her designee provided pursuant to WAC 392-171-750, the complainant may appeal the decision to the superintendent of public instruction: **PROVIDED**, That a parent (or adult student) with a complaint which constitutes a basis, in whole or part, for initiation of a hearing pursuant to WAC 392-171-500 shall exercise his or her hearing rights in lieu of an appeal to the superintendent of public instruction pursuant to this section.

(2) A written notice of appeal must be received by the superintendent of public instruction on or before the thirtieth day after the date the complainant received the written response of the school district superintendent

pursuant to WAC 392-171-750. The notice shall set forth:

(a) A statement of the portion(s) of the school district superintendent's decision which is appealed from; and

(b) The relief or remedy requested by the complainant/appellant.

NEW SECTION

WAC 392-171-760 ACTIONS IN RESPONSE TO NOTICES OF APPEAL. (1) The superintendent of public instruction or his or her designee shall act expeditiously to investigate the allegation(s) in a notice of appeal that are deemed to be of substance.

(2) If the investigation reveals that there is merit to the allegation(s), the superintendent or his or her designee will provide for negotiations, or technical advice and assistance, or other remedial action in an attempt to achieve compliance with this chapter.

(3) If compliance is not achieved pursuant to subsection (2) of this section, the superintendent of public instruction or his or her designee will initiate fund withholding in compliance with the notice requirements of WAC 392-171-725, or initiate fund recovery, or initiate any other sanction deemed appropriate.

REPEALER

The following sections of the Washington Administrative Code are each repealed:

- | | | |
|-------|------------------------|--|
| (1) | <u>WAC 392-171-005</u> | PURPOSES. |
| (2) | <u>WAC 392-171-010</u> | SPECIAL EDUCATION ADVISORY COUNCIL. |
| (3) | <u>WAC 392-171-015</u> | SPECIAL EDUCATION ADVISORY COUNCIL AUTHORITY. |
| (4) | <u>WAC 392-171-020</u> | COMMON SCHOOL AGE—CHILD ELIGIBILITY. |
| (5) | <u>WAC 392-171-025</u> | PROCEDURES FOR FUNCTIONALLY DEFINING HANDICAPPING CONDITIONS. |
| (6) | <u>WAC 392-171-030</u> | FLOW CHART FOR PROCEDURES FOR FUNCTIONALLY DEFINING HANDICAPPING CONDITIONS. |
| (7) | <u>WAC 392-171-035</u> | CHILD AS FOCUS OF CONCERN. |
| (8) | <u>WAC 392-171-040</u> | REFERRAL PROCEDURE. |
| (9) | <u>WAC 392-171-045</u> | PARENT DECISION. |
| (10) | <u>WAC 392-171-050</u> | DECISION TO TERMINATE. |
| (11) | <u>WAC 392-171-055</u> | ASSESSMENT PROCEDURES. |
| (12) | <u>WAC 392-171-060</u> | COLLECTION OF DESCRIPTIONS OF |

	CHILD PERFORMANCE.	(30)	<u>WAC 392-171-145</u>	DEFINITION OF AND ELIGIBILITY CRITERIA FOR GROSS MOTOR AND ORTHOPEDICALLY HANDICAPPED.
(13)	<u>WAC 392-171-065</u> ASSESSMENT OR NEEDED CONSULTATION BY PROFESSIONAL RESOURCES NOT EMPLOYED BY SCHOOL DISTRICT.	(31)	<u>WAC 392-171-150</u>	DEFINITION OF AND ELIGIBILITY CRITERIA FOR BEHAVIORAL DISABILITY.
(14)	<u>WAC 392-171-070</u> ASSESSMENT.	(32)	<u>WAC 392-171-155</u>	DEFINITION OF AND ELIGIBILITY CRITERIA FOR NEUROLOGICAL IMPAIRMENT.
(15)	<u>WAC 392-171-075</u> ASSESSMENT PERSONNEL.	(33)	<u>WAC 392-171-160</u>	DEFINITION OF LEARNING/LANGUAGE DISABILITY.
(16)	<u>WAC 392-171-080</u> ANALYSIS OF ASSESSMENT DATA.	(34)	<u>WAC 392-171-165</u>	ELIGIBILITY CRITERIA FOR LEARNING/LANGUAGE DISABILITY.
(17)	<u>WAC 392-171-090</u> GOALS.	(35)	<u>WAC 392-171-170</u>	DEFINITION OF AND ELIGIBILITY CRITERIA FOR HEALTH IMPAIRED.
(18)	<u>WAC 392-171-095</u> PLACEMENT OPTIONS.	(36)	<u>WAC 392-171-175</u>	DEFINITION OF ELIGIBILITY CRITERIA FOR MULTIPLE HANDICAPPED.
(19)	<u>WAC 392-171-097</u> MATERIALS AND EQUIPMENT.	(37)	<u>WAC 392-171-180</u>	DEFINITION OF AND ELIGIBILITY CRITERIA FOR COMMUNICATION DISORDERS.
(20)	<u>WAC 392-171-100</u> REGULAR CLASSROOM PLACEMENT OPTIONS.	(38)	<u>WAC 392-171-185</u>	SCHOOL DISTRICT DECISION.
(21)	<u>WAC 392-171-105</u> SELF-CONTAINED PLACEMENT OPTIONS.	(39)	<u>WAC 392-171-190</u>	PARENT DECISION.
(22)	<u>WAC 392-171-110</u> OTHER PLACEMENT OPTION.	(40)	<u>WAC 392-171-195</u>	OBJECTIVES RELATING TO INSTRUCTIONAL PROGRAMS (SHORT TERM).
(23)	<u>WAC 392-171-113</u> DECISION THAT CHILD WILL NOT BE PLACED.	(41)	<u>WAC 392-171-200</u>	EVALUATION AND PROGRAM IMPROVEMENT.
(24)	<u>WAC 392-171-115</u> PROGRAM CRITERIA NECESSARY FOR ELIGIBILITY.	(42)	<u>WAC 392-171-203</u>	ADMINISTRATION OF MEDICATION.
(25)	<u>WAC 392-171-125</u> DEFINITION OF AND ELIGIBILITY CRITERIA FOR MENTAL RETARDATION—MILDLY RETARDED.	(43)	<u>WAC 392-171-205</u>	CONTRACTUAL SERVICES.
(26)	<u>WAC 392-171-130</u> DEFINITION OF AND ELIGIBILITY CRITERIA FOR MENTAL RETARDATION—MODERATELY RETARDED.	(44)	<u>WAC 392-171-210</u>	APPROVAL OF AGENCIES AND INDIVIDUALS FOR CONTRACTUAL ARRANGEMENTS
(27)	<u>WAC 392-171-135</u> DEFINITION OF AND ELIGIBILITY CRITERIA FOR MENTAL RETARDATION—SEVERELY AND PROFOUNDLY RETARDED.	(45)	<u>WAC 392-171-220</u>	RESPONSIBILITIES OF SCHOOL DISTRICTS
(28)	<u>WAC 392-171-137</u> IQ ELIGIBILITY RANGE VARIATION.			
(29)	<u>WAC 392-171-140</u> DEFINITION OF AND ELIGIBILITY CRITERIA FOR SENSORY HANDICAPPED.			

- (46) WAC 392-171-225 COMPLIANCE WITH FEDERAL, STATE AND LOCAL LAW
- (47) WAC 392-171-235 COORDINATION OF SERVICES
- (48) WAC 392-171-240 WRITTEN CONTRACTS
- (49) WAC 392-171-245 SPECIAL PLACE-MENT AND PAR-ENT APPEAL CONCERNING CONTRACTUAL ARRANGEMENTS
- (50) WAC 392-171-250 INTERDISTRICT ARRANGEMENTS
- (51) WAC 392-171-255 APPEALS TO SCHOOL BOARDS—TIME PERIODS — COURT APPOINTED REPRESENTATIVES
- (52) WAC 392-171-260 APPEALS AND SANCTION PROCE-DURES—PROCE-DURE AT HEARING
- (53) WAC 392-171-265 APPEAL FROM BOARD'S DECISION TO SUPERINTEN-DENT OF PUBLIC INSTRUCTION—TIME PERIODS
- (54) WAC 392-171-270 APPEALS AND SANCTION PROCE-DURE—CHILD'S CONTINUED ATTENDANCE
- (55) WAC 392-171-275 SANCTIONS UPON NONCOMPLYING SCHOOL DISTRICTS
- (56) WAC 392-171-280 TRANSPORTATION
- (57) WAC 392-171-285 FACILITIES

Amd ch. 388-29 WAC relating to AFDC and GAU—Eligibili-ty—Standards of assistance.

Amd WAC 388-33-577 relating to loss, theft or destruction of cash proceeds from warrant.

This action is taken pursuant to Notice No. WSR 78-11-042 filed with the code reviser on 10/20/78. Such rules shall take effect pursuant to RCW 34.04.040(2).

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

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) and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED November 1, 1978.

By David Hogan
Executive Assistant

AMENDATORY SECTION (Amending Order 1176, filed 12/23/76)

WAC 388-24-260 EMERGENCY ASSIST-ANCE—STANDARDS—DURATION. (1) Standards for requirements shall be as provided in WAC (~~388-28-100~~) 388-29-100 through (~~388-28-140~~) 388-29-270.

(2) Emergency assistance may be paid to the recipient in cash as specified in WAC 388-33-630, or by vendor payment.

(3) Emergency assistance is limited to one period of thirty consecutive days in any twelve consecutive months. Assistance can be issued for one or more un-connected sequence of days within that thirty day period, however.

(4) Emergency assistance ((may not duplicate assist-ance for needs which are included in a regular AFDC or SSI grant payment)) shall not be utilized for AFDC recipients except for AFDC recipients from another state when it is determined that such individuals are detained in Washington for reasons beyond their control and as a result of events which could not have been reasonably anticipated or they have decided to become residents. Assistance, under these circumstances, shall be limited to meeting the emergent needs only as specified in WAC 388-24-250.

AMENDATORY SECTION (Amending Order 1241, filed 9/23/77)

WAC 388-29-150 STANDARDS FOR ADDI-TIONAL REQUIREMENTS UNDER SPECIFIED CIRCUMSTANCES. Additional requirements under specified circumstances shall be handled as follows, ex-cept for the additional requirements for emergent situa-tions in AFDC, which are set forth in WAC 388-29-270.

(1) The basic requirements provide the majority of eli-gible persons with all essential items of maintenance. Some persons, however, have particular needs of an es-sential nature which cannot be met within the basic re-quirements. For this reason the department's standards

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.

Reviser's Note: Errors of punctuation or spelling in the above sec-tion occurred in the copy filed by the agency and appear herein pursu-ant to the requirements of RCW 34.08.040.

WSR 78-12-001
ADOPTED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Order 1355—Filed November 3, 1978]

I, David Hogan, Exec. Assist. of the Department of Social and Health Services do promulgate and adopt at Olympia, Washington, the annexed rules relating to:

Amd WAC 388-24-260 relating to Emergency assistance—Standards—Duration.

provide for certain additional requirements when the individual's circumstances are such that the item(s) is essential in accordance with the criteria herein established. The need of these items must be verified in each case where any are included. ~~((The additional))~~ When the requirement is ongoing, it is added to the adjusted requirements of the appropriate assistance unit.

(2) The circumstances which give rise to an additional requirement may regularly recur or be nonrecurring depending on the nature of the item. In determining whether an additional requirement exists, the total case situation shall be taken into account, i.e., the changes which have occurred in health or living conditions and, if the problem is not new, how it was met in the past.

(3) The reasons for including an additional item, i.e., factual findings supporting the need (or continuing need) for the requirement inconsistent with the criteria herein, shall be recorded in the case narrative.

(4) A plan for periodically reviewing the necessity for continuing the allowance for an ongoing additional requirement shall be established in each case, taking into account the change in the individual's living arrangements, health, and any other factor which has a bearing on the need for the item.

(5) The need for any ongoing additional requirement must be reestablished as often as the case plan indicates, but at least semiannually, except ~~((that the need for housekeeping services must be reestablished at not less than sixty-day intervals))~~ where it is established that there is a continuing need that is likely not subject to change.

~~((6) The nature of the review will vary depending on the conditions in each case, that is, may involve a review of the case documents only, or may require the securing of additional information.))~~

AMENDATORY SECTION (Amending Order 1241, filed 9/23/77)

WAC 388-29-190 TRANSPORTATION TO STATE OF LEGAL RESIDENCE. (1) The cost of transportation is an additional requirement for an AFDC, a general assistance or emergency assistance nonresident who is being returned to his state of legal residence. This item shall be authorized only during the period of eligibility as defined in WAC 388-37-020(1)(a) and 388-24-260(3).

(2) The cost standard shall be the least expensive common carrier rate for fare and other necessary expenses enroute unless other means of transportation are advisable because of circumstances in the specific situation.

AMENDATORY SECTION (Amending Order 1241, filed 9/23/77)

WAC 388-29-270 ADDITIONAL REQUIREMENTS FOR EMERGENT SITUATIONS—AFDC. ~~((Under specified circumstances the following items shall be considered additional requirements:~~

~~(1) Transportation according to WAC 388-29-190,~~

~~(2) Laundry according to WAC 388-29-220.)) (1) Additional requirements shall be allowed in the following emergent situations. In no instances is the payment under this section to exceed one month's assistance standards as set in WAC 388-29-100.~~

~~(a) To secure housing and necessary clothing in the event of a natural disaster such as flood or fire and relief is not available under WAC 388-53-010 et seq.;~~

~~(b) In case of loss or theft of the cash proceeds of a warrant, assistance will be limited to the emergent need only;~~

~~(c) Imminent eviction, where a formal notice of eviction has been received, only in an amount needed to prevent the eviction or to secure new housing, but only if the basis of eviction is not a delinquency in payment resulting from a fault of the client;~~

~~(d) Sudden malfunction resulting in loss of heat, water, electricity or cooking facilities and the recipient is legally responsible for the repairs and winterization funds are not available; limited to actual costs of repairs or replacement when there is no other alternative;~~

~~(e) A notice of impending utility shutoff issued by the company providing the service, and only in the amount needed to prevent shutoff; or it is otherwise verified by the CSO that the applicant or recipient is without necessary fuel for heating or cooking and only in the amount to meet the emergent need. Assistance is limited to situations where the emergent need occurred due to conditions beyond the control of the recipient;~~

~~(f) Housing needs caused by an abusive spouse will be limited to established fees paid to shelters especially for abused spouses;~~

~~(g) Inoperable vehicle which is necessary to continue employment and where public transportation is not available; limited to actual costs of repairs.~~

~~(2) Emergency assistance as defined in WAC 388-24-260, shall be provided to AFDC recipients from another state when it is determined that such individuals are detained in Washington for reasons beyond their control and as a result of events which could not have been reasonably anticipated or they have decided to become residents.~~

AMENDATORY SECTION (Amending Order 1164, filed 10/27/76)

WAC 388-33-577 LOSS, THEFT OR DESTRUCTION OF CASH PROCEEDS FROM WARRANT. ~~((+))~~ When a recipient payee reports to the ~~((ESS))~~ CSO that the cash proceeds of his warrant, or an endorsed warrant, have been lost, stolen or destroyed, the ~~((ESS))~~ CSO shall have the recipient payee complete an affidavit attesting to the reported facts.

(1) Replacement of the proceeds of an AFDC warrant in an emergent situation shall be made as an additional requirement according to WAC 388-29-270(1)(b).

(2) Replacement of cash proceeds from warrants other than the AFDC warrants specified in WAC 388-33-577(1) shall be handled as follows:

~~((2))~~ (a) The ~~((ESS))~~ CSO shall secure all facts surrounding the loss ~~((reported in subsection (+))~~); assess the reported facts and make a judgment as to the validity of the report; determine an appropriate course of

action and record the details of the report and the determination made in the financial case record.

((3)) (b) Replacement of the proceeds of a warrant shall be made only after regional office approval of an exception to policy and is limited to the amount approved. Proceeds will be replaced only to meet emergent needs.

WSR 78-12-002
EMERGENCY RULES
DEPARTMENT OF FISHERIES
[Order 78-112—Filed November 3, 1978]

I, Gordon Sandison, director of state Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.

I, Gordon Sandison, 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 late season harvest indicates sufficient run strength to provide hatchery needs and enhancement to avoid excess.

Such 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 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 November 3, 1978.

By Gordon Sandison

NEW SECTION

WAC 220-32-03000J AREAS AND SEASONS—COLUMBIA RIVER Notwithstanding the provisions of WAC 220-32-030, WAC 220-32-031 and WAC 220-32-032, it shall be unlawful to take, fish for or possess salmon taken with gill net gear for commercial purposes in Columbia River Management and Catch Reporting Areas 1A, 1B, 1C, 1D and 1E, except from 6:00 PM November 5 to 6:00 PM November 9, 1978.

No mesh restrictions.

REPEALER

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

WAC 220-32-03000I

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 78-12-003
EMERGENCY RULES
DEPARTMENT OF FISHERIES
[Order 78-113—Filed November 3, 1978]

I, Gordon Sandison, director of state Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.

I, Gordon Sandison, 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 run update shows harvestable surplus of chum salmon bound for the Skagit River.

Such 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 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 November 3, 1978.

By Gordon Sandison

REPEALER

The following sections of the Washington Administrative Code are hereby repealed:

WAC 220-28-00800P Closed area

WAC 220-28-008A0F Closed area

WAC 220-28-008F0M Closed area

WSR 78-12-004
ADOPTED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)
[Order 1356—Filed November 6, 1978]

I, David Hogan, Exec. Assist. of the Department of Social and Health Services do promulgate and adopt at Olympia, Washington, the annexed rules relating to food stamps, amending chapter 388-54 WAC.

This action is taken pursuant to Notice No. WSR 78-11-045 filed with the code reviser on October 20, 1978. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 74.04.510 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) and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED November 1, 1978.

By David Hogan
Executive Assistant

AMENDATORY SECTION (Amending Order 660, filed 2/23/72)

WAC 388-54-500 FARM EMPLOYMENT INCOME. (1) A farm worker shall be classified (~~in one of three broad categories~~) as follows:

(a) Regularly employed farm workers receiving a regular monthly salary, and those households which receive income during the work season and deferred or advance payments against future earning during the nonwork season.

(i) Such household may be certified for a period not to exceed 12 months.

(ii) The determination of eligibility shall be based on the total annual income averaged over the twelve-month period and the basis of coupon issuance should be determined in accordance with the way income is received.

(b) Households whose income during the farm season is derived from farm employment, but who are not regularly employed at such work or who do not receive deferred or advance payments during the nonwork season.

(i) If the income for the household during the farm season can be reasonably predicted, the certification period can be established so as not to exceed six months. However, based on the predictability of income during the nonwork period, the certification period should be adjusted to reflect the income status.

~~((c) Households who engage in farm employment on an as-needed or itinerant basis:~~

~~(i) Eligibility and basis of coupon issuance shall be based on anticipated income.~~

~~(ii) Period of certification shall be based on the predictability of income.)~~

AMENDATORY SECTION (Amending Order 1303, filed 6/2/78)

WAC 388-54-505 NONASSISTANCE HOUSEHOLD—VERIFICATION OF ELIGIBILITY. (1) On an initial certification, gross income from all sources and mandatory deductions from income shall be verified by third person or documentary confirmation of the facts stated by the applicant. Income excluded per WAC 388-54-480 shall be verified only when there is reason to question the information given.

(2) If the application for recertification of continuing eligibility is consistent with eligibility and consistent with the previous application, verification of income is not required unless the source of income has changed or the amount of income reported has changed by more than (~~(\$25)~~) twenty-five dollars.

(3) Other eligibility factors shall be verified when the statements of the household in the application are unclear, incomplete, or inconsistent in any manner that would require an ordinarily prudent worker to question any factor affecting eligibility or basis of coupon issuance. Such questionable factors must be verified through

the point where a firm determination can be made that the applicant is or is not eligible at some level of issuance.

(4) Except as specified in WAC 388-54-507, when a household reports an income so low as to put it at a zero purchase level, factors affecting eligibility and basis of issuance shall be verified through the point where a firm determination can be made that the household is or is not eligible.

~~(5) ((Preliminary certification for 30 days without verification of eligibility factors may be made if it appears that the household will be eligible for participation. Necessary verification and adjustment in the household's basis of issuance shall be made before the second month's issuance of coupons is given.~~

~~(6))~~ When a household contains a student tax dependent, the food stamp eligibility of the taxpayer household must be verified. (See WAC 388-54-442.)

(a) Student tax dependency status shall be verified when questionable.

(b) If the tax dependent or the taxpayer fails to respond to a verification request, eligibility cannot be determined and he shall not be considered as a member of the household in which he resides.

NEW SECTION

WAC 388-54-507 PRELIMINARY CERTIFICATION. Effective August 15, 1978, when a household reports an income so low as to put it at a zero-purchase level, the following will apply:

(1) The CSO will determine, from the application, the interview and any additional materials the client presents in the interview whether or not eligibility appears to exist. This determination shall be based on careful examination of the information to assure that it is clear and consistent.

(2) If it appears that such eligibility does exist, the CSO will make preliminary certification for thirty-day period, during which verification of eligibility factors shall be made prior to again certifying the household.

NEW SECTION

WAC 388-54-509 SPECIAL CERTIFICATION FOR MIGRANT FARM LABORERS. (1) Seasonal migrant farm laborers are individuals who move from one region or locale to another to engage in or seek farm, land or crop cultivation activities which are seasonal.

(2) Effective August 15, 1978, otherwise eligible households consisting of seasonal farm laborers which arrive in project areas for seasonal work with no income shall receive a special certification at the zero-purchase level regardless of the amount of income anticipated to be received within the certification period.

(a) Such households which anticipate the receipt of income with fifteen days of the date of application shall be certified at the zero-purchase level for half a month.

(b) Such households which anticipate receipt of income at a date exceeding fifteen days from date of application shall be certified at the zero-purchase level for a full month.

(3) At the end of this special certification period, eligible households shall be certified based on the amount of income received or anticipated to be received during the ensuing certification period. Nothing in this paragraph shall prohibit an eligible household from being certified for continuing certification if it so desires.

WSR 78-12-005

PROPOSED RULES

PUBLIC DEPOSIT PROTECTION COMMISSION

[Filed November 7, 1978]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 that the Public Deposit Protection Commission intends to adopt, amend, or repeal rules concerning Practice and procedure—Public depositaries definitions, chapter 389-12 WAC, specifically WAC 389-12-020(2);

that such agency will at 9:00 a.m., Tuesday, December 5, 1978, in the Office of State Treasurer, Legislative Building, Olympia, WA 98504, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Tuesday, December 5, 1978, in the Office of State Treasurer, Legislative Building, Olympia, WA 98504.

The authority under which these rules are proposed is RCW 39.58.040.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 5, 1978, and/or orally at 9:00 a.m., Tuesday, December 5, 1978, Office of State Treasurer, Legislative Building, Olympia, WA 98504.

This notice is connected to and continues the matter noticed in Notice No. WSR 78-10-114 filed with the code reviser's office on October 4, 1978.

Dated: November 7, 1978

By: John F. Kiley
Assistant State Treasurer

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

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.

(2) Investment deposits. The term "investment deposit" shall mean bank time deposits and savings deposits of public funds available for investment. Bank 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, or reflected in a book-entry system of a bank, approved by the federal banking authorities and/or the Washington state supervisor of banking, 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.

(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) 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 by a supervisory agency; or

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

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

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

(5) Depository Pledge Agreement. "Depository Pledge Agreement" means a written tri-party agreement, on a form supplied by the commission, wherein a bank, 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 a federal reserve 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) Segregation of collateral. "Segregation of collateral" means the transfer and delivery of eligible securities by a bank 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.

WSR 78-12-006

EMERGENCY RULES

DEPARTMENT OF FISHERIES

[Order 78-114—Filed November 7, 1978]

I, Gordon Sandison, director of state Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.

I, Gordon Sandison, 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 reduction of the closure allows a greater harvest rate of chum bound for Hoodspout Hatchery while still ensuring adequate escapement.

Such 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 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 November 7, 1978.

By Gordon Sandison
Director

NEW SECTION

WAC 220-28-012D01 CLOSED AREA Effective immediately until further notice, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear in that portion of Treaty Indian Salmon Management and Catch Reporting Area 12D within a one-quarter mile radius of the Hoodspout Hatchery.

REPEALER

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

WAC 220-28-012D0H CLOSED AREA (78-107)

WSR 78-12-007
NOTICE OF PUBLIC MEETINGS
WA STATE ADVISORY
COUNCIL ON VOCATIONAL EDUCATION
 [Memorandum—November 6, 1978]

The Washington State Advisory Council on Vocational Education will hold its next regular meeting:

Friday, December 8, 1978
 10:00 a.m.
 Seattle Airport Hilton
 S. 176th Ave. and Pacific Hwy. South
 Seattle, WA 98188
 Rainier Room

WSR 78-12-008
NOTICE OF PUBLIC MEETINGS
HUMAN RIGHTS COMMISSION
 [Memorandum—November 8, 1978]

By rule, WAC 162-04-020(2), the Washington State Human Rights Commission holds regular meetings commencing at 9:30 a.m. on the third Thursday of each month.

The place of meetings for 1979 is as follows:

January	Olympia
February	Seattle
March	Tacoma
April	Pullman
May	Bremerton
June	Seattle
July	Vancouver
August	(No Meeting)
September	Seattle
October	Spokane
November	Everett
December	Seattle

The specific address of the next meeting can be obtained by telephoning or writing the Clerk, Washington

State Human Rights Commission, 1601 Second Avenue Building, Fourth Floor, Seattle, Washington 98101, (206) 464-6500 or the Commission at 402 Evergreen Plaza Building, Seventh and Capitol Way, Olympia, Washington 98504, (206) 753-6770.

WSR 78-12-009
PROPOSED RULES
DEPARTMENT OF ECOLOGY
 [Filed November 8, 1978]

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 the submission of plans and reports for the construction of wastewater facilities; adopting chapter 173-240 WAC—Submission of plans and reports for construction of wastewater facilities; and repealing chapter 372-20 WAC—Public sewage and industrial waste works;

and that the adoption, amendment, or repeal of such rules will take place at 10:00 a.m., Tuesday, January 9, 1979, in the Hearings Room, Department of Ecology, Lacey, Washington.

The authority under which these rules are proposed is RCW 90.48.110 and 43.21A.080.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 22, 1978.

This notice is connected to and continues the matter noticed in Notice No. WSR 78-10-121 filed with the code reviser's office on October 4, 1978.

Dated: November 8, 1978

By: Elmer C. Vogel
 Deputy Director

WSR 78-12-010
PROPOSED RULES
THE EVERGREEN STATE COLLEGE
 [Filed November 9, 1978]

Notice is hereby given in accordance with the provisions of RCW 28B.19.030 and 28B.40.120(11), that The Evergreen State College intends to adopt, amend, or repeal rules concerning faculty membership, appointment and evaluation;

and that the adoption, amendment, or repeal of such rules will take place at 11:00 a.m., Monday, November 13, 1978, in the Board of Trustees Room 3112 Library Bldg., The Evergreen State College Campus, Olympia.

The authority under which these rules are proposed is RCW 28B.40.120(11).

Interested persons may submit data, views, or arguments to this institution in writing to be received by this institution prior to November 6, 1978, and/or orally at 11:00 a.m., Monday, November 13, 1978, Board of Trustees Room Library Bldg. 3112, The Evergreen State College, Olympia.

This notice is connected to and continues the matter noticed in Notice No. WSR 78-10-042 filed with the code reviser's office on Sept. 19, 1978.

Dated: November 8, 1978
 By: Daniel J. Evans
 President

WSR 78-12-011
EMERGENCY RULES
DEPARTMENT OF FISHERIES
 [Order 78-115—Filed November 9, 1978]

I, Gordon Sandison, director of state Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.

I, Gordon Sandison, 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 this order is necessary to adopt regulations pursuant to the Columbia River Compact, allowing a harvest of surplus Washington hatchery coho.

Such 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 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 November 9, 1978.
 By Gordon Sandison
 Director

NEW SECTION

WAC 220-32-03000K AREAS AND SEASONS—COLUMBIA RIVER. Notwithstanding the provisions of WAC 220-32-030, WAC 220-32-031 and WAC 220-32-032, it shall be unlawful to take fish for or possess salmon take with gill net gear for commercial purposes in Columbia River Management and Catch Reporting Areas 1A, 1B, 1C, 1D and 1E except from 6:00 PM November 12 to 6:00 PM November 15, 1978. No mesh restrictions.

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.

REPEALER

The following section of the Washington Administrative Code is hereby repealed, effective 6:00 PM November 9, 1978:

WAC 220-32-03000J Areas and Seasons—Columbia River. (78-112)

WSR 78-12-012
EMERGENCY RULES
DEPARTMENT OF FISHERIES
 [Order 78-116—Filed November 9, 1978]

I, Gordon Sandison, director of state Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.

I, Gordon Sandison, 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 Chum salmon stocks in need of protection are no longer present in significant numbers. Stocks now present have harvestable surpluses.

Such 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 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 November 9, 1978.
 By Gordon Sandison
 Director

NEW SECTION

WAC 220-28-012C0E CLOSED AREA Effective immediately until further notice it shall be unlawful for any fisherman, including treaty Indian fishermen to take, fish for or possess salmon for commercial purposes with any type of gear from that portion of Treaty Indian Salmon Management and Catch Reporting Area 12C north of a line projected from Cummings Point to Holly.

REPEALER

The following sections of the Washington Administrative Code are hereby repealed:

WAC 220-28-01200G CLOSED AREA (78-110)
 WAC 220-28-012C0D CLOSED AREA (78-110)

**WSR 78-12-013
PROPOSED RULES
BOARD OF PHARMACY
[Filed November 13, 1978]**

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Board of Pharmacy intends to adopt, amend, or repeal rules concerning nuclear pharmacies and pharmacists;

that such agency will at 1:00 p.m., Friday, January 26, 1979, in the large meeting room of the Burien Public Library, 14700 6th Ave. S. W. Burien, WA, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 1:00 p.m., Friday, January 26, 1979, in the large meeting room of the Burien Public Library, 14700 6th Ave. S. W. Burien, WA.

The authority under which these rules are proposed is RCW 18.64.005(9).

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to January 26, 1979, and/or orally at 1:00 p.m., Friday, January 26, 1979, large meeting room of the Burien Public Library, 14700 6th Ave. S. W. Burien, WA.

Dated: 11/8/78
By: David C. Campbell, Jr.
Executive Secretary

Chapter 360-54 WAC
NUCLEAR PHARMACIES AND PHARMACISTS

WAC	
360-54-010	Purpose and Scope.
360-54-020	Definitions.
360-54-030	Nuclear Pharmacies.
360-54-040	Nuclear Pharmacists.
360-54-050	Minimum Equipment Requirements.

NEW SECTION

WAC 360-54-010 PURPOSE AND SCOPE. (1) "No person may lawfully provide radiopharmaceutical services unless he or she is a nuclear pharmacist, or is performing radiopharmaceutical services under the supervision of a nuclear pharmacist, and is acting in accordance with the state board of pharmacy and state radiation control agency regulations.

(2) These regulations shall not apply to anyone who is an "authorized practitioner" as that term defined in section 2 of these regulations.

(3) The requirements imposed by these nuclear pharmacy regulations shall apply in addition to, and not in place of, any other requirements contained in regulations of the state board of pharmacy, the state radiation control agency, or any other state or federal agency."

NEW SECTION

WAC 360-54-020 DEFINITIONS. (1) A "nuclear pharmacy" is a class A pharmacy providing radiopharmaceutical services.

(2) "Nuclear pharmacist" means a licensed pharmacist who has submitted evidence to the board of pharmacy that he or she meets the requirements of WAC 360-54-040 of these regulations regarding training, education, and experience, and who has received notification by letter from the board of pharmacy that, based on the evidence submitted, he or she is recognized by the board of pharmacy as qualified to provide radiopharmaceutical services.

(3) "Radiopharmaceutical service" shall mean, but shall not be limited to, the compounding, dispensing, labeling and delivery of radiopharmaceuticals; the participation in radiopharmaceutical selection and radiopharmaceutical utilization reviews; the proper and safe storage and distribution of radiopharmaceuticals; the maintenance of

radiopharmaceutical quality assurance; the responsibility for advising, where necessary or where regulated, of therapeutic values, hazards and use of radiopharmaceuticals; and the offering or performing of those acts, services, operations or transactions necessary in the conduct, operation management and control of a nuclear pharmacy.

(4) A "radiopharmaceutical" is any substance defined as a drug in section 201 (g) (1) of the federal food, drug and cosmetic act which exhibits spontaneous disintegration of unstable nuclei with the emission of nuclear particles or photons and includes any such drug which is intended to be made radioactive. This definition includes non-radioactive reagent kits and nuclide generators which are intended to be used in the preparation of any such substance but does not include drugs such as carbon-containing compounds or potassium-containing compounds or potassium-containing salts which contain trace quantities of naturally occurring radionuclides.

(5) "Radiopharmaceutical quality assurance" means, but is not limited to, the performance of appropriate chemical, biological and physical tests on radiopharmaceuticals and the interpretation of the resulting data to determine their suitability for use in humans and animals, including internal test assessment authentication of product history and the keeping of proper records.

(6) "Internal test assessment" means, but is not limited to, conducting those tests of quality assurance necessary to insure the integrity of the test.

(7) "Authentication of product history" means, but is not limited to, identifying the purchasing source, the ultimate fate, and any intermediate handling of any component of a radiopharmaceutical.

(8) "Authorized practitioner" means a practitioner duly authorized by law to possess, use, and administer radiopharmaceuticals.

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 360-54-030 NUCLEAR PHARMACIES. (1) A permit to operate a nuclear pharmacy providing radiopharmaceutical services shall only be issued to a qualified nuclear pharmacist. All personnel performing tasks in the preparation and distribution of radiopharmaceuticals shall be under the supervision of a nuclear pharmacist. The nuclear pharmacist shall be responsible for all operations of the licensed area. In emergency situations, in the nuclear pharmacist's absence, he or she may designate one or more qualified, registered or certified health care personnel to have access to the licensed area. These individuals may obtain radiopharmaceuticals for the immediate emergency and must document such withdrawals in the control system.

(2) Nuclear pharmacies shall have adequate space, commensurate with the scope of services to be provided. The nuclear pharmacy area shall be separate from the pharmacy areas for non-radiopharmaceuticals and shall be secured from unauthorized personnel. A nuclear pharmacy handling radiopharmaceuticals exclusively may be exempted from the general space requirements for pharmacies by obtaining a waiver from the state board of pharmacy. Detailed floor plans shall be submitted to the state board of pharmacy and the state radiation control agency before approval of the license.

(3) Nuclear pharmacies shall only dispense radiopharmaceuticals which comply with accepted professional standards of radiopharmaceutical quality assurance.

(4) Nuclear pharmacies shall maintain records of acquisition and disposition of all radiopharmaceuticals in accordance with applicable regulations of the state board of pharmacy, the state radiation control agency and other state and federal agencies.

(5) For nuclear pharmacies handling radiopharmaceuticals exclusively, the state board of pharmacy may waive regulations pertaining to the pharmacy permits for non-radiopharmaceuticals for requirements that do not pertain to the practice of nuclear pharmacy.

(6) Radiopharmaceuticals are to be dispensed only upon a prescription from a practitioner authorized to possess, use and administer radiopharmaceuticals. A nuclear pharmacy may also furnish radiopharmaceuticals for office use to these practitioners.

(7) A nuclear pharmacist may transfer to authorized persons radioactive materials not intended for drug use, in accordance with regulations of the state radiation control agency.

(8) In addition to any labeling requirements of the state board of pharmacy for non-radiopharmaceuticals, the immediate outer container of the radiopharmaceutical to be dispensed shall also be labeled with: 1) standard radiation symbol; 2) the words "caution-radioactive

material"; 3) the name of the radiopharmaceutical; 4) the amount of radioactive material contained, in millicuries or microcuries; 5) if a liquid, the volume in milliliters; 6) the requested calibration time for the amount of radioactivity contained; 7) expiration data, if applicable; and 8) specific concentration of radioactivity.

(9) The immediate container shall be labeled with: 1) the standard radiation symbol; 2) the words "caution-radioactive material"; 3) the name of the nuclear pharmacy; 4) the prescription number; 5) the name of the radiopharmaceutical; (6) the date; and 7) the amount of radioactive material contained in millicuries or microcuries.

(10) The amount of radioactivity shall be determined by radiometric methods for each individual preparation immediately prior to dispensing.

(11) Nuclear pharmacies may redistribute NDA approved radiopharmaceuticals if the pharmacy does not process the radiopharmaceuticals in any manner or violate the product packaging.

(12) The nuclear pharmacy shall have access to the current revisions of state laws and regulations of the state board of pharmacy and state radiation control agency.

(13) The nuclear pharmacy shall maintain a library commensurate with the level of radiopharmaceutical service to be provided. A detailed library listing shall be submitted to the state board of pharmacy and state radiation control agency before approval of the license.

NEW SECTION

WAC 360-54-040 NUCLEAR PHARMACISTS. In order for a pharmacist to qualify under these regulations as a nuclear pharmacist, he or she must:

(1) meet minimal standards of training and experience in the handling of radioactive materials in accordance with the requirements of the state radiation control agency; and,

(2) be a pharmacist licensed to practice in Washington; and,

(3) submit to the board of pharmacy either:

(a) certification that he or she has completed a minimum of 6 months on-the-job training under the supervision of a qualified nuclear pharmacist in a nuclear pharmacy providing radiopharmaceutical services, or

(b) certification that he or she has completed a nuclear pharmacy training program in an accredited college of pharmacy. Provided that upon application to the board in affidavit form, and upon the furnishings of such other information as the board may require, the board may grant partial or equivalent credit for education and experience gained in programs not sponsored by an accredited college of pharmacy, if, in the opinion of the board, the education and experience gained by participants in these programs will provide the same level of competence as would participation in a program at an accredited college of pharmacy; and,

(4) receive a letter of notification from the board of pharmacy that the evidence submitted that the pharmacist meets the requirements of subsections 1, 2, and 3 above has been accepted by the board and that, based thereon, the pharmacist is recognized by the board as a nuclear pharmacist.

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 360-54-050 MINIMUM EQUIPMENT REQUIREMENTS. (1) Nuclear pharmacies shall have adequate equipment commensurate with the scope of radiopharmaceutical services to be provided. A detailed list of equipment and description of use must be submitted to the state board of pharmacy and radiation control agency before approval of the license.

(2) The state board of pharmacy may, for good cause shown, waive regulations pertaining to the equipment and supplies required for nuclear pharmacies handling radiopharmaceuticals exclusively.

WSR 78-12-014

ADOPTED RULES

FORT STEILACOOM COMMUNITY COLLEGE

[Order 38—Filed November 13, 1978]

I, Dr. Robert H. Stauffer, college president of the Community College District No. 11, Fort Steilacoom Community College, do promulgate and adopt at P 12 Board Room, 9401 Farwest Drive S. W. Tacoma, WA 98498, the annexed rules relating to the amending of WAC 132K-20-080, Tenure Policy and WAC 132K-112-015, Qualifications and Personnel Selection Policy.

This action is taken pursuant to Notice No. WSR 78-10-052 filed with the code reviser on September 21, 1978. Such rules shall take effect pursuant to RCW 28B.19.050(2).

This rule is promulgated pursuant to RCW 28B.50.140, 28B.50.850 870 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 November 7, 1978.

By Dr. Robert H. Stauffer
College President

CHAPTER WAC 132K-20

COMMUNITY COLLEGE DISTRICT NO. 11

Fort Steilacoom Community College

TENURE POLICY

AMENDATORY SECTION (Amending Order No. 71-2, filed 2/8/71)

WAC 132K-20-080 DESIGNATION OF ADMINISTRATIVE APPOINTMENTS. The following positions are hereby designated administrative appointments in respect to which tenure may not be acquired:

(a) President

(b) Dean of Instruction

(c) Dean of Students

(d) ~~((Business Manager))~~ Dean of Administrative Services/Director of Classified Personnel.

(e) Associate Dean of ~~((Guidance))~~ Students for Student Development

(f) Associate Dean ~~((of Extension Services))~~ Basic Education, Community Service and Military.

(g) Associate Dean ~~((of Occupational Education))~~ for Career Education

(h) Controller Associate Dean of Administrative Services

(i) Director of Learning Center Resource

(j) ~~((Registrar))~~ Associate Dean of Student Services.

(k) ~~((Director of Classified Personnel and Management))~~

(l) ~~((Division Chairman))~~

(m) Any others specifically so designated by the appointment authority.

Reviser's Note: WAC 1-13-130 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.

CHAPTER WAC 132K-112
COMMUNITY COLLEGE DISTRICT NO. 11
Fort Steilacoom Community College
QUALIFICATIONS AND PERSONNEL
SELECTION POLICY

AMENDATORY SECTION (Amending Order No. 72-41, filed 9/11/12)

WAC 132K-112-015 PERSONNEL SELECTION PRACTICES GOVERNING PROFESSIONAL PERSONNEL. Professional personnel (except for his own replacement) shall be appointed by the President of the College and carried to the Board of Trustees for confirmation. The President of the College shall delegate the responsibility for recommending candidates for appointment as instructor, counselor, librarian, or administrator to the screening committee.

I. The following procedures will be followed in the screening of applicants for appointment as an instructor or librarian:

(A) Applicants will be solicited through teacher placement bureaus, statewide or nationwide professional associations, or other agencies who can communicate information relating to a position opening by the Dean of Instruction. Copies of the job description for vacancies will be sent to all ~~((faculty and))~~ administrators for posting. Previous unsolicited applications for a position will be reviewed and added to the collection of applications. Job descriptions and specifications will be the product of the consultation between the Dean of Instruction, the concerned division chairman, and ~~((the))~~ a ~~((senior))~~ division member. ~~((closest to the position.))~~

(B) Applications will be received and necessary related information such as confidential papers, recommendations, and biographies shall be collected. A screening committee will be formed composed of the Dean of Instruction, Dean of Students, Division Chairman responsible for the faculty position opening, (or the Director of Learning Resource Center for librarian positions), the member of the division who is closest to the concerned discipline, and one student appointed by the students. If the position sought is in the occupational field, the Associate Dean of ~~((Occupational))~~ Career Education shall be a member of the screening committee. The Director of Minority Affairs shall serve the committee in an advisory capacity if a minority candidate is being considered.

(C) After the screening committee has carefully reviewed all completed applications, assuring themselves that the standards set in Section 230 are maintained, ~~((where possible,))~~ zero to a maximum of five candidates will be invited to appear for a personal interview with the screening committee.

(D) The Dean of Instruction will coordinate the contacting of candidates and arrange for their interviews with individual members of the screening committee.

(E) After completion of interviews, the screening committee will meet and further consider the candidates interviewed. The committee will determine which candidates shall be recommended based upon the standards indicated in Section 230. The screening committee will rank order the top ~~((three))~~ five candidates and forward this advisory recommendation to the College President for his recommendation.

(F) The Dean of Instruction will determine salary placement in cooperation with the original screening committee.

II. The following procedures will be followed in the screening of applicants for appointment as counselors. (It shall be understood that if the applicant is being considered for 2/3 counselor and 1/3 teaching, provision of this paragraph shall be applicable; on the other hand, if the applicant is being considered for 1/3 counselor and 2/3 teaching, the provision of Paragraph (1) will apply.)

(A) Applicants will be solicited through teacher placement bureaus, statewide or nationwide professional associations, or other agencies who can communicate information relating to a position opening by the Dean of Students. Copies of the job descriptions for vacancies will be sent to all ~~((faculty and))~~ administrators for posting. Previous unsolicited applications for a position will be reviewed and added to the collection of applications. Job descriptions and specifications will be prepared by the Dean of Students.

(B) Applications will be received and necessary related information such as confidential papers, recommendations, and biographies shall be collected. A screening committee will be formed composed of the Dean of Students, the ~~((Assistant to the))~~ Associate Dean of Students for Student Development, Dean of Instruction, the Director of Minority Affairs shall serve the committee in an advisory capacity if a minority candidate is being considered, one faculty member appointed by division chairman of the discipline wherein the counselor will teach, and one student appointed by the students.

(C) After the screening committee has carefully reviewed all completed applications, assuring themselves that the standards set forth in Section 230 are maintained, ~~((where possible,))~~ zero to a maximum of five candidates will be invited to appear for a personal interview with the screening committee.

(D) The ~~((Assistant to the))~~ Associate Dean of Students for Student Development will coordinate the contacting of candidates and arrange for their interviews with individual members of the screening committee.

(E) After completion of interviews, the screening committee will meet and further consider the candidates interviewed. The committee will determine which candidate shall be recommended based upon the standards set forth in Section 230. The screening committee will rank order the top ~~((three))~~ five candidates and forward this advisory recommendation to the College President for his consideration.

(F) The Dean of Students will determine salary placement in cooperation with the original screening committee.

III. The President shall make the appointment of ~~((Deans, Associate Deans and Directors))~~ administrators after the following procedures are carried out:

(A) Applicants will be solicited through teacher placement bureaus, statewide or nationwide professional associations, or other agencies who can communicate information relating to a position opening indicated by the Dean of Students. Copies of the job descriptions for vacancies will be sent to all ~~((faculty and))~~ administrators for posting. Previous unsolicited applications for a position will be reviewed and added to the collection of applications.

(B) Applications will be received and necessary related information such as confidential papers, recommendations, and biographies shall be collected. A screening committee shall be formed for the following positions and for other professional staff reporting directly to the President:

(1) Deans and positions of comparable responsibility – the screening committee will be composed of the President, Dean of Instruction, Dean of Students, Dean of Administrative Services/Director of Classified Personnel, or their representatives, the Director of Minority Affairs shall serve the committee in an advisory capacity if a minority candidate is being considered, one faculty member appointed by the faculty, and one student appointed by the students. No member of the screening committee can be a candidate for the position.

(2) Associate Deans and ((Directors)) positions of comparable responsibility – the screening committee will be composed of the President's designee, the Dean of Instruction (for instructional administrators) or Dean of Students (for Student Personnel), Dean of Administrative Services/Director of Classified Personnel, or their representatives, the Director of Minority Affairs shall serve the committee in an advisory capacity if a minority candidate is being considered, one faculty member appointed by the faculty, and one student appointed by the students. No member of the screening committee can be a candidate for the position.

(C) After the screening committee has carefully reviewed all completed applications, assuring themselves that the standards set in Section 230 are maintained, ~~((where possible))~~ zero to a maximum of five candidates will be invited to appear for a personal interview with the screening committee.

(D) Contacting of candidates and coordination of interviews will be the responsibility of the President (for Deans) or the Deans of appropriate areas (for Associate Deans).

(E) After completion of interviews, the screening committee will meet and consider the candidates interviewed. The screening committee will rank order the top ~~((three))~~ five candidates and forward this advisory recommendation to the College President for his consideration.

IV. The Board of Trustees of Community College District No. 11 will select a president after the following procedures have been carried out:

(A) A Presidential Selection Committee will be formed at the direction of the Board of Trustees. The

committee will be comprised of the two students appointed by the students, two faculty members appointed by the faculty, two administrators, two representatives from the Board of Trustees, and the Director of Minority Affairs shall serve the committee in an advisory capacity if a minority candidate is being considered.

(B) The committee will form and elect a chairman who will coordinate the solicitation of applicants through teacher placement bureaus, statewide or nationwide professional associations, and other higher education institutions.

(C) Applications will be received and necessary related information such as confidential papers, recommendations, and biographies shall be collected. The committee will review all candidates' records, assuring themselves that the standards set in Section 230 are maintained, and will invite zero to a maximum of five candidates for a personal interview with the screening committee.

(D) The Presidential Selection Committee chairman will coordinate the contacting of candidates and arrange for their interviews with the committee and Board members.

(E) After completion of the interviews, the screening committee will rank the applicants in order of preference for the consideration and final selection by the Board of Trustees.

Reviser's Note: WAC 1-13-130 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: 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.

WSR 78-12-015
NOTICE OF PUBLIC MEETINGS
INTERAGENCY COMMITTEE FOR OUTDOOR
RECREATION

[Memorandum, Administrator—November 13, 1978]

Under requirements of the Open Public Meetings Act, this is to advise your office for inclusion in the Washington State Registry the notice of meetings schedule of the Interagency Committee for Outdoor Recreation adopted by that Committee at its November 3, 1978 meeting:

MARCH 29-30, 1979	Regular Meeting	Olympia
NOVEMBER 1-2, 1979	<u>Funding Session</u> Local Agencies	Olympia
MARCH 27-28, 1980	Regular Meeting	Olympia
JUNE 26-27, 1980	Regular Meeting (Budgetary discussions)	Olympia
NOVEMBER 6-7, 1980	<u>Funding Session</u>	Olympia

The Committee adopted these meetings with the understanding that it may call Special meetings at any time following Open Public Meetings Act regulations.

WSR 78-12-016**ADOPTED RULES****DEPARTMENT OF GENERAL ADMINISTRATION****(Division of Savings and Loan Associations)**

[Order 78-1—Filed November 13, 1978]

I, F. Lee Green, Supervisor of the Division of Savings and Loan Associations do promulgate and adopt at Olympia, Washington, the annexed rules relating to regulations on mobile home lending by savings and loan associations, new chapter 419-32 WAC.

This action is taken pursuant to Notice No. WSR 78-09-003 filed with the code reviser on 8/4/78. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Supervisor of Savings and Loan Associations as authorized in RCW 33.04.020.

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 October 23, 1978.

By F. Lee Green
Supervisor

Chapter 419-32 WAC

**REGULATIONS ON MOBILE HOME LENDING
BY SAVINGS AND LOAN ASSOCIATIONS****NEW SECTION**

WAC 419-32-010 DEFINITIONS. (1) "Supervisor" refers to the supervisor of savings and loan associations or the lawfully designated successor to his powers and duties;

(2) "Association" or "Savings and Loan Association" includes any savings and loan association chartered under the laws of the State of Washington, or any other savings and loan association which maintains offices or branches subject to the authority of the supervisor;

(3) "Mobile Home" means all trailers which are "mobile homes" as defined in RCW 82.50.010, but for purposes of this chapter the term "mobile home" shall also include any modular unit designed and built to be attached as one or more additional rooms to a "mobile home" defined in RCW 82.50.010.

(4) "Mobile Home Dealers" means any person, partnership, association or corporation which is in the business of selling mobile homes;

(5) "Flooring Loans" refers to any arrangement whereby a savings and loan association finances or refinances the purchase by a mobile home dealer of one or more mobile homes.

NEW SECTION

WAC 419-32-020 FLOORING LOANS. Any association may make flooring loans to mobile home dealers so long as the association complies with all of the requirements of this chapter.

NEW SECTION

WAC 419-32-030 FLOORING LOANS — DEALER APPLICATION. An association shall not make any loans or otherwise do business with any mobile home dealer without formal approval by the board of directors of the association. Before granting approval for any loan or other financing arrangement with a mobile home dealer, the board of directors of the association, or a committee appointed for that purpose, shall conduct a careful analysis of the dealership and shall require the following written documentation from the dealer:

(a) A dealer application on a form approved by the association, which application must state the name of the mobile home dealer and its corporate or business status, the dealer's primary business address, the location of all sales and storage lots operated by the dealer, the manufacturers represented by the dealer, and a general description of the units sold by the dealer; in addition, the dealer shall state in the application whether each of the manufacturers represented by that dealer subscribes to the uniform invoicing code adopted by the Mobile Home Manufacturer's Association;

(b) A current financial statement of the dealer, a profit and loss statement covering the last complete semi-annual period and a credit report on the dealer submitted by a recognized credit reporting agency.

NEW SECTION

WAC 419-32-040 REGISTER OF LOANS ORIGINATED BY DEALERS REQUIRED. An association must maintain a continuous register of loans originated through a dealer in order to have readily available status with that dealer. The list should contain at least the following information:

- (a) The loan number
- (b) Amount of the loan
- (c) Date of loan or date of purchase
- (d) Borrower's name
- (e) Dealer's name
- (f) Whether recourse provision included in assignment
- (g) Whether repurchase provision included in assignment
- (h) The interest rate on the loan
- (i) The term of the loan
- (j) The date the loan was repaid and the method of repayment.

Loans which have been repaid may be removed from the register after the next succeeding state examination of the association following full repayment of the loan.

NEW SECTION

WAC 419-32-050 FLOOR PLAN INVENTORIES. Any savings and loan association which makes flooring loans must maintain at all times a current floor plan inventory listing the mobile home units covered by the flooring arrangement. Every such association shall make a physical inventory at least once in each thirty days to insure that merchandise covered by the flooring arrangement is not sold out of trust. The association shall not inform the dealer in advance when the physical inventory will be taken.

NEW SECTION

WAC 419-32-060 FLOORING PLANS — GEOGRAPHICAL LIMITS. No association shall make a flooring loan to a mobile home dealer unless the inventory covered by the loan is held for sale in the ordinary course of business by the mobile home dealer within the association's regular lending area.

NEW SECTION

WAC 419-32-070 FLOORING LOANS — MAXIMUM AMOUNT. (a) An association may make flooring loans on new mobile home units in an amount not to exceed one hundred percent of the factory inventory price, including freight charges, plus one hundred percent of the invoice price (also including freight charges) of the manufacturer on any new equipment to be installed by the dealer in a mobile home unit covered by the flooring loan;

(b) Flooring loans on used mobile home units may be made by an association in an amount not to exceed ninety percent of the wholesale value of the unit as established by appraisal or acquisition cost, whichever is lower.

NEW SECTION

WAC 419-32-080 FLOORING LOANS — MAXIMUM TERM. Flooring loans may be granted for a term not to exceed ninety days and may be renewed for not more than three additional ninety day terms. Upon the first two renewals of a flooring loan, not covered by a manufacturer's repurchase agreement, the borrower must pay all interest due and must reduce the principal by at least five percent; upon the third renewal, the borrower must pay all interest and must reduce the principal by at least ten percent.

NEW SECTION

WAC 419-32-090 RETAIL LOANS. Any savings and loan association may make retail loans to the ultimate purchaser of a mobile home, whether such a loan be "direct" or "dealer originated," provided that the association complies with any provisions of this chapter relating to retail loans on mobile home units.

NEW SECTION

WAC 419-32-100 RETAIL LOANS — MAXIMUM AMOUNT. Retail loans on new mobile homes may be granted in an amount not to exceed one hundred fifteen percent of the invoice price, including freight charges and including the cost of any additional equipment installed at the time of purchase. Retail loans on used mobile homes may be granted in an amount not to exceed ninety percent of the sale price of the unit, excluding sales tax and license. Provided, that these limits shall not apply to loans insured by an agency of the federal government.

NEW SECTION

WAC 419-32-110 RETAIL LOANS — MAXIMUM TERM. No association shall make a retail loan

on any mobile home unit for a term in excess of fifteen years on a "singlewide" unit or in excess of twenty-five years on a "doublewide" unit.

NEW SECTION

WAC 419-32-120 RETAIL LOANS — APPRAISAL. No savings and loan association shall make a retail loan on an existing owner occupied mobile home without obtaining a written appraisal relating the amount of the loan to the value of the mobile home. To meet the requirements of this section, a written appraisal must be made by a qualified appraiser who has no direct or indirect financial interest in the unit being appraised.

NEW SECTION

WAC 419-32-130 MOBILE HOME LOANS — SECONDARY MARKET. No savings and loan association may buy or sell mobile home paper in the secondary market except in accordance with prudent business practice. An association participating in the secondary market on mobile home loans shall be deemed to have met the requirements of this section if the association is following the current regulations and guidelines promulgated by the Federal Home Loan Bank Board for federally chartered savings and loan associations, except where those regulations and guidelines are specifically superseded by regulations adopted or hereafter to be adopted by the state supervisor of savings and loan associations.

NEW SECTION

WAC 419-32-140 RETAIL LOANS — SECURITY AGREEMENT. No loan may be made for the purchase of a mobile home unit unless the association obtains adequate security as evidenced by a written security agreement enforceable in the jurisdiction of the association whereby the association can acquire title to the security property in the event of default.

NEW SECTION

WAC 419-32-150 RETAIL MOBILE HOME LOANS — APPLICATION. Every association before making a retail mobile home loan must require a written application from the borrower, accompanied by a copy of the sales agreement on the mobile home unit or units which are the subject to the loan, and a current credit report on the borrower. Each written document mentioned in this section shall be retained by the association in its file until at least one year after the loan is repaid in full or six months after the supervisor's next examination of the association following repayment of the loan, whichever occurs later.

NEW SECTION

WAC 419-32-160 MOBILE HOME LOANS — INSURANCE COVERAGE. No association shall make any retail loan or flooring loan on mobile home units without requiring appropriate insurance protection, such protection to be continuously in force and covering all units financed. As a minimum, insurance coverage shall

include either (a) a comprehensive mobile home policy or equivalent with loss payable to the association for the full amount of the association's investment in the loan, or (b) a vendor's single interest policy in an amount at least equal to the association's investment in the loan and naming the association as insured.

NEW SECTION

WAC 419-32-170 MOBILE HOME LOANS — ACCOUNTING PRINCIPLES. In connection with mobile home loans, every association shall follow current accounting principles as prescribed by the Federal Home Loan Bank Board.

WSR 78-12-017

ADOPTED RULES

DEPARTMENT OF LABOR AND INDUSTRIES

[Order 78-22—Filed November 13, 1978]

I, John C. Hewitt, director of the Department of Labor and Industries, do promulgate and adopt at the Director's Office, Olympia, Washington, the annexed rules relating to:

New WAC 296-24-045 Safety and Health Committee Plan
 Amd chapter 296-24 WAC, to clarify requirements, improve accident investigations, stress on-the-job training, correct housekeeping errors.

This action is taken pursuant to Notice No. WSR 78-04-079 filed with the code reviser on April 4, 1978. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 49.17.040, 49.17.050, 49.17.240 and chapters 42.30 and 43.22 RCW 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 October 26, 1978.

By John C. Hewitt
 Director

AMENDATORY SECTION (Amending Order 27, filed 5-7-74)

WAC 296-24-020 MANAGEMENT'S RESPONSIBILITY. (1) It shall be the responsibility of management to establish and supervise:

- (a) A safe and healthful working environment.
- (b) An accident prevention program as required by these standards.

(c) Training programs to improve the skill and competency of all employees in the field of occupational safety and health. Such training shall include the on-the-job instructions on the safe use of powered materials

handling equipment, machine tool operations, use of toxic materials and operation of utility systems prior to assignments to jobs involving such exposures.

(2) After the emergency actions following accidents that cause serious injuries that have immediate symptoms, a preliminary investigation of the cause of the accident shall be conducted. The investigation shall be conducted by a person designated by the employer, the immediate supervisor of the injured employee, witnesses, employee representative if available and any other person with the special expertise required to evaluate the facts relating to the cause of the accident. The findings of the investigation shall be documented by the employer for reference at any following formal investigation.

((fd)) (3) Reporting of Fatality or Multiple Hospitalization Accidents. (a) Within 24 hours after the occurrence of an employment accident which results in an immediate or probable fatality(s) ((to one or more employees;)) or which results in the hospitalization of two or more employees, the employer of any employee so injured or killed shall report the accident to the nearest office of the department. The reporting may be by telephone or telegraph. The reporting shall relate the circumstances of the accident, the number of fatalities, and the extent of any injuries. The Director may require such additional reports, in writing or otherwise, as he deems necessary, concerning the accident.

((te)) (b) Equipment involved in an accident resulting in an immediate or probable fatality, shall not be moved, until a representative of the Division of Industrial Safety and Health investigates the accident and releases such equipment, except where removal is essential to prevent further accident. Where necessary to remove the victim, such equipment may be moved only to the extent of making possible such removal.

((ff)) (c) Upon arrival of Division of Industrial Safety and Health investigator, employer shall assign to assist the investigator, the immediate supervisor and all employees who were ((eye)) witnesses to the accident, or whoever the investigator deems necessary to complete his investigation.

(4) A system for maintaining records of occupational injuries and illnesses as prescribed by Chapter 296-27 WAC.

NOTE: Recordable cases include:

1. Every occupational death.
2. Every industrial illness.
3. Every occupational injury that involves one of the following:
 - a. Unconsciousness.
 - b. Inability to perform all phases of regular job.
 - c. Inability to work full time on regular job.
 - d. Temporary assignment to another job.
 - e. Medical treatment beyond first-aid.

All employers with eleven or more employees shall record occupational injury and illness information on forms OSHA 101 - Supplementary Record Occupational Injuries and Illnesses and OSHA 200 - Log and

Summary. Forms other than OSHA 101 may be substituted for the Supplementary Record of Occupational Injuries and Illnesses if they contain the same items.

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 27, filed 5/7/74)

WAC 296-24-040 ACCIDENT PREVENTION PROGRAMS. ((+)) ~~An accident prevention program, wherein there is equitable management-employee participation, shall be established in all establishments, industrial plants, or operations.~~

Each employer shall develop a formal accident-prevention program, tailored to the needs of the particular plant or operation and to the type of hazards involved. The Division may be contacted for assistance in developing appropriate programs.

(1) The following are the minimal program elements for all employers:

(a) A safety orientation program describing the employer's safety program and including:

(i) How and when to report injuries, including instruction as to the location of first-aid facilities.

(ii) How to report unsafe conditions and practices.

(iii) The use and care of required personal protective equipment.

(iv) The proper actions to take in event of emergencies including the routes of exiting from areas during emergencies.

(v) Identification of the hazardous gases, chemicals or materials involved along with the instructions on the safe use and emergency action following accidental exposure.

(vi) A description of the employer's total safety program.

(vii) An on-the-job review of the practices necessary to perform the initial job assignments in a safe manner.

(b) A designated safety and health committee consisting of management and employee representatives with the employee representatives being elected or appointed by fellow employees.

(2) ((It shall be the responsibility of the employer to initiate and maintain such accident prevention programs as may be necessary to comply with this part. The Division may be contacted for assistance in initiating and maintaining an effective accident prevention program.)) Each accident-prevention program shall be outlined in written format.

((3) All accident prevention programs shall be tailored to the needs of the particular plant or operation.

(4) Employer and employee representatives, as elected, delegated or appointed, shall attend and actively take part in frequent and regular safety committee meetings:

(5) Accident prevention programs shall provide for employer-employee safety meetings and frequent and regular safety inspections of job sites, materials, equipment, and operating procedures.

(6) Frequency of safety meetings and safety inspections shall be determined by the employer.

~~(7) Safety inspections shall be administered by competent personnel as designated by the employer.~~

~~(8) A record of safety activities, such as inspections, meetings and training shall be maintained by the employer for a period covering the previous twelve months and shall be made available, upon request, to noncompliance personnel of the Department of Labor and Industries.))~~

NEW SECTION

WAC 296-24-045 SAFETY AND HEALTH COMMITTEE PLAN. (1) All employers shall have a designated safety committee composed of employer and employee elected members.

(a) The terms of employee-elected members shall be a maximum of one year. Should a vacancy occur on the committee, a new member shall be elected prior to the next scheduled meeting.

(b) The number of employer members shall not exceed the number of employee-elected members.

(2) The safety committee shall have an elected chairperson.

(3) The safety committee shall be responsible for determining the frequency of committee meetings.

NOTE: If the committee vote on the frequency of safety meetings is stalemated, the Division's Regional Safety Educational Representative may be consulted for recommendations.

(a) The committee shall be responsible for determining the date, hour and location of the meeting.

(b) The length of each meeting shall not exceed one hour except by majority vote of the committee.

(4) Minutes of each committee meeting shall be prepared and filed for a period of at least one year and shall be made available for review by non-compliance personnel, Division of Industrial Safety and Health.

(5) Safety and Health Committee meetings shall address the following:

(a) A review of the safety and health inspection reports to assist in correction of identified unsafe conditions or practices.

(b) An evaluation of the accident investigations conducted since the last meeting to determine if the cause of the unsafe acts or unsafe conditions involved was properly identified and corrected.

(c) An evaluation of the accident and illness prevention program with a discussion of recommendations for improvement where indicated.

(d) The attendance shall be documented.

(e) The subject(s) discussed shall be documented.

AMENDATORY SECTION (Amending Order 27, filed 5/7/74)

WAC 296-24-060 FIRST-AID TRAINING AND CERTIFICATION. The purpose of this section is to assure that all employees of this state can be afforded quick and effective first-aid attention in the event that an injury occurs on the job. The means of achieving this purpose is to assure the presence of personnel trained in

first-aid procedures at or near those places where employees are working. Compliance with the provisions of this section may require the presence of more than one first-aid trained person.

(1) ~~((From the Revised Code of Washington (RCW 51.36.030) "Every employer . . . shall cooperate with the department in training one or more employees in first aid to the injured.") In addition to RCW 51.36.030, every employer shall comply with the department's requirements for first-aid training and certification.~~

(2) There shall be present or available ((at all work sites;)) at all times, a person or persons holding a valid certificate of first-aid training; ~~((from the Department of Labor and Industries, U.S. Bureau of Mines, the American Red Cross, or equivalent training that can be verified by documentary evidence;)) (A valid first-aid certificate is one which is less than three years old.)~~

(3) Compliance with the requirements of subsection (2) of this section may be achieved as follows:

(a) All foremen, supervisors, or persons in direct charge of crews working in physically dispersed operations, shall have a valid first-aid certificate; provided: that if the duties or work of the foreman, supervisor or person in direct charge of a crew, is absent from the crew, another person holding a valid first-aid certificate shall be present. For the purposes of this section, a crew shall mean a group of two or more employees working at a work site separate and remote from the main office or fixed work place (such as occurs in construction, logging, etc.)

NOTE: In emergencies, foremen will be permitted to work up to 30 days without having the required certificate, providing an employee in the crew or another foreman in the immediate work area has the necessary certificate.

(b) In fixed establishments, all foremen, supervisors, or persons in direct charge of a group or groups of employees shall have a valid first-aid certificate; provided: that in fixed establishments where the foreman, supervisor, or person in charge has duties which require his absence from the work site of the group, another person holding a valid first-aid certificate shall be present or available to the group.

NOTE: ((In emergencies, f)) Foremen will be permitted to work up to 30 days without having the required certificate, providing an employee in the crew or another foreman in the immediate area has the necessary certificate.

(c) ~~((In fixed establishments organized into distinct departments or equivalent organizational units such as department stores, large company offices, etc., a person or persons holding the valid first-aid certificate shall be available at all times employees are working within that department.~~

(d) ~~In small businesses, offices or similar types of fixed workplaces, compliance with the requirements of subsection (2) of this section may be achieved by having a number of such small businesses, offices, etc., combined into a single unit for the purpose of assuring the continued presence or availability of a person or persons holding a valid first-aid training certificate.~~

~~A plan for combining a number of small businesses etc., into such a group shall be submitted to the Safety Education Section of the Division of Industrial Safety and Health for approval. That section is also available for assisting employers who wish to develop such a plan. Criteria for approval by the Division include:~~

~~(i) The businesses within the group must not be widely dispersed;~~

~~(ii) The person or persons holding the first-aid certificates, their usual places of work, their work phone numbers, and other appropriate information shall be posted in each establishment which is a member of the group, in a place which can reasonably be expected to give notice to employees of that establishment;~~

~~(iii) First-aid kits must be available as required by WAC 296-24-065;) Valid certification shall be achieved by passing a course of first-aid instruction and participation in practical application of the following subject matter.~~

Bleeding control and bandaging.

Practical methods of artificial respiration, including mouth to mouth and mouth to nose resuscitation.

Closed chest heart massage.

Poisons.

Shock, unconsciousness, stroke.

Burns, scalds.

Sunstroke, heat exhaustion.

Frostbite, freezing, hypothermia.

Strains, sprains, hernias.

Fractures, dislocations.

Proper transportation of the injured.

Bites, stings.

Subjects covering specific health hazards likely to be encountered by co-workers of first-aid students enrolled in the course.

~~((7) Those employers who believe that establishments for which they are responsible are proximate enough to a fixed location of professional medical services, such as a hospital, clinic etc. and wish to be exempted from the requirements of this section, may apply to the department for a variance from these provisions according to RCW 49.17.080, 49.17.090, and WAC 296-24-010.~~

~~(8) Industrial first-aid course instructors will, upon request, be furnished by the Division of Industrial Safety and Health, Department of Labor and Industries.~~

~~(9) A basic first-aid course recognized by the Division of Industrial Safety and Health, Department of Labor and Industries requires instruction involving student participation in exercises involving the following:~~

~~Bleeding control and bandaging.~~

~~Practical methods of artificial respiration, including mouth to mouth and mouth to nose resuscitation.~~

~~Closed chest massage.~~

~~Burns, scalds.~~

~~Sunstroke, heat exhaustion.~~

~~Frostbite, freezing.~~

~~Strains, sprains, hernias.~~

~~Fractures, dislocations.~~

~~Proper transportation of injured.~~

Bites, stings:

~~Subjects covering specific health hazards likely to be encountered by co-workers of first-aid students enrolled in the course:))~~ (4) In physically dispersed operations, at least one member of each crew shall have a valid first-aid certificate. A crew shall mean a group of two or more employees working at a work site separate and remote from the main office or fixed workplace such as occurs in construction, logging, etc.

(5) In fixed establishments organized into distinct departments or equivalent organizational units such as department stores, large company offices, etc., a person or persons holding a valid first-aid certificate shall be present or available at all times employees are working within that department or organizational unit.

(6) In small businesses, offices or similar types of fixed workplaces, compliance may be achieved by having a number of such small businesses, offices, etc., combined into a single unit for the purpose of assuring the continued presence or availability of a person or persons holding a valid first-aid training certificate.

A plan for combining a number of small businesses etc., into such a group shall be submitted to the Division of Industrial Safety and Health, Safety Education Section, for approval. That section is also available to assist employers who wish to develop such a plan. Criteria for approval by the Division shall include:

(a) The businesses within the group must not be widely dispersed;

(b) The person or persons holding the first-aid certificates, their usual places of work, their work phone numbers, and other appropriate information shall be posted in each establishment which is a member of the group, in a place which can reasonably be expected to give notice to employees of that establishment;

(c) First-aid kits must be available as required by WAC 296-24-065.

(7) Industrial first-aid course instructors will, upon request, be furnished by the Division of Industrial Safety and Health, Department of Labor and Industries, either directly or through a program with the Community Colleges or vocational education.

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 12, filed 7/11/77)

WAC 296-24-955 NATIONAL ELECTRICAL CODE. (1) The requirements contained in the following articles and sections of the National Electrical Code, NFPA 70-1971; ANSI C1-1971 (Rev. of 1968) shall apply to all existing electrical installations and utilization equipment:

Articles:

- 500 _____ Hazardous Locations.
- 501 _____ Class I Installations (Hazardous Locations).

Articles:

- 502 _____ Class II Installations (Hazardous Locations).
- 503 _____ Class III Installations (Hazardous Locations).

Sections:

- 250-58 (a) and (b) _____ Equipment on Structural Metal.
- 250-59 (a), (b), and (c) _____ Portable and/or Cord Connected and Plug Connected Equipment, Grounding Method.
- 400-3 (a) and (b) _____ Flexible Cords and Cable, Uses.
- 400-4 _____ Flexible Cords and Cable Prohibited.
- 400-5 _____ Flexible Cords and Cables, Splices.
- 400-9 _____ Overcurrent Protection and Ampacities of Flexible Cords.
- 400-10 _____ Pull at Joints and Terminals of Flexible Cords and Cables.
- 422-8 _____ Installation of Appliances with Flexible Cords.
- 422-9 _____ Installation of Portable Immersion Heaters.
- 422-10 _____ Installation Appliances Adjacent to Combustible Material.
- 422-11 _____ Stands for Portable Appliances.
- 422-12 _____ Signals for Heated Appliances.
- 422-14 _____ Water Heaters.
- 422-15 (a), (b), and (c) _____ Installation of Infrared Lamp and Industrial Heating Appliances.
- 110-14 (a) and (b) _____ Electric Connection.
- 110-17 (a), (b), and (c) _____ ((Grounding)) Guarding Live Part.
- 110-18 _____ Arcing Parts.
- 110-21 _____ Marking.
- 110-22 _____ Identification.
- 240-16 (a), (b), (c), and (d) _____ Location in Premises for Overcurrent Protection Devices.
- 240-19 (a) and (b) _____ Guarding of Arcing or Suddenly Moving Parts of Overcurrent Protection Devices.
- 250-3 (a) and (b) _____ D.C. System Grounding.
- 250-5 (a), (b), and (c) _____ A.C. Circuits and Systems To Be Grounded.

Sections:

250-7 _____	Circuits Not To Be Grounded.
250-42 (a), (b), (c), and (d) _____	Fixed Equipment Grounding, General.
250-43 (a), (b), (c), (d), (e), (f), (g), (h), and (i). _____	Fixed Equipment Grounding, <u>Specific</u> .
250-44 (a), (b), (c), (d), and (e) _____	Nonelectrical Equipment, Grounding.
250-45 (a), (b), (c), and (d) _____	Equipment Connected by Cord and Plug, Grounding.
430-142 (a), (b), (c), and (d) _____	Stationary Motor, Grounding.
430-143 _____	Portable Motors, Grounding.
250-50 (a) and (b) _____	Equipment Grounding Connections.
250-51 _____	Effective Grounding.
250-57 (a) and (b) _____	Fixed Equipment Method of Grounding.
422-16 _____	Appliance Grounding.
422-17 _____	Installation of Wall-mounted Ovens and Counter-mounted Cooking Units.

(2) Every new electrical installation and all new utilization equipment installed after June 7, 1974, and every replacement, modification, or repair or rehabilitation, after June 7, 1974, of any part of any electrical installation or utilization equipment installed before June 7, 1974, shall be installed or made, and maintained, in accordance with the non-listed articles ((provisions)) of the 1971 National Electrical Code, NFPA 70-1971; ANSI C1-1971 (Rev. of 1968).

(3) Ground-fault protection. (a) General. Notwithstanding any other provision of this section, the requirement in section 210-7 of the 1971 National Electric Code (NFPA 70-1971; ANSI C1-1971) that all 15- and 20-ampere receptacle outlets on single-phase circuits for construction sites have approved ground-fault circuit protection for personnel does not apply. In lieu thereof, the employer shall use either ground-fault circuit interrupters as specified in subsection (3)(b) of this section or an assured equipment grounding conductor program as specified in subsection (3)(c) of this section, to protect employees on construction sites. These requirements are in addition to any other requirements for equipment grounding conductors.

(b) Ground-fault circuit interrupters. All 120-volt, single-phase, 15- and 20-ampere receptacle outlets on construction sites, which are not a part of the permanent wiring of the building or structure and which are in use by employees, shall have approved ground-fault circuit interrupters for personnel protection. Receptacles on a

two-wire, single-phase portable or vehicle-mounted generator rated not more than 5kW, where the circuit conductors of the generator are insulated from the generator frame and all other grounded surfaces, need not be protected with ground-fault circuit interrupters.

(c) Assured equipment grounding conductor program. The employer shall establish and implement an assured equipment grounding conductor program on construction sites covering all cord sets, receptacles which are not a part of the permanent wiring of the building or structure, and equipment connected by cord and plug which are available for use or used by employees. This program shall comply with the following minimum requirements:

(i) A written description of the program, including the specific procedures adopted by the employer, shall be available at the jobsite for inspection and copying by the Director and any affected employee.

(ii) The employer shall designate one or more competent persons (as defined in WAC 296-24-012(3)) to implement the program.

(iii) Each cord set, attachment cap, plug and receptacle of cord sets, and any equipment connected by cord and plug, except cord sets and receptacles which are fixed and not exposed to damage, shall be visually inspected before each day's use for external defects, such as deformed or missing pins or insulation damage, and for indication of possible internal damage. Equipment found damaged or defective may not be used until repaired.

(iv) The following tests shall be performed on all cord sets, receptacles which are not a part of the permanent wiring of the building or structure, and cord- and plug-connected equipment required to be grounded:

(A) All equipment grounding conductors shall be tested for continuity and shall be electrically continuous.

(B) Each receptacle and attachment cap or plug shall be tested for correct attachment of the equipment grounding conductor. The equipment grounding conductor shall be connected to its proper terminal.

(v) All required tests shall be performed:

(A) Before first use;

(B) Before equipment is returned to service following any repairs;

(C) Before equipment is used after any incident which can be reasonably suspected to have caused damage (for example, when a cord set is run over); and

(D) At intervals not to exceed 3 months, except that cord sets and receptacles which are fixed and not exposed to damage shall be tested at intervals not exceeding 6 months.

(vi) The employer may not make available or permit the use by employees of any equipment which has not met the requirements of subsection (3)(c) of this section.

(vii) Tests performed as required in this subsection shall be recorded. This test record shall identify each receptacle, cord set, and cord- and plug-connected equipment that passed the test, and shall indicate the last date it was tested or the interval for which it was tested. This record shall be kept by means of logs, color coding, or other effective means, and shall be maintained until replaced by a more current record. The record shall be

made available on the jobsite for inspection by the Director and any affected employee.

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 78-12-018
EMERGENCY RULES
DEPARTMENT OF FISHERIES
[Order 78-117—Filed November 13, 1978]

I, Gordon Sandison, director of state Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.

I, Gordon Sandison, 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 this order is necessary for the protection of Nooksack River chum stocks.

Such 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 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 November 13, 1978.
By Gordon Sandison
Director

NEW SECTION

WAC 220-28-007FOC **CLOSED AREA** *Effective immediately until further notice it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear from waters of the Nooksack River downstream from the Slater Road bridge.*

WSR 78-12-019
EMERGENCY RULES
DEPARTMENT OF LICENSING
[Order PL-292—Filed November 13, 1978]

I, R. Y. Woodhouse, director of Department of Licensing, do promulgate and adopt at Olympia, Washington, the annexed rules relating to licensed cosmetology schools recognizing up to 400 hours spent at a cosmetology school operated by and within the confines of a state correctional institution.

I, R. Y. Woodhouse, 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 a state institution, as defined by chapter 72.15 RCW, and the residents of said institution will be subject to a loss of federal money. The funding and, consequently, the program that was instituted, pursuant to a prior emergency rule, filed September 29, 1978, under WSR 78-10-084, will be dissolved unless this rule allowing for the transferring of hours is promulgated.

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

This rule is promulgated pursuant to RCW 18.18.020 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 November 13, 1978.
By R. Y. Woodhouse
Director

NEW SECTION

WAC 308-24-335 **STATE CORRECTIONAL INSTITUTIONS.** *A licensed cosmetology school may recognize up to four hundred hours spent at a cosmetology school operated by and within the confines of a state correctional institution. For the purposes of this rule, a state correctional institution is one established under any one or more of the following chapters: RCW 72.08; RCW 72.12; RCW 72.13; RCW 72.15; RCW 72.18; RCW 72.19; and RCW 72.20. These hours may be recognized only if completed in accordance with the following: (1) the student's curriculum must be approved as set forth in RCW 18.18.190 and WAC 308-24-355; (2) students are not compensated for any work that they perform; and (3) the institutional school's facilities are subject to and conform to the requirements of RCW 18.18.210 and WAC 308-24-450.*

WSR 78-12-020
PROPOSED RULES
DEPARTMENT OF LICENSING
[Filed November 13, 1978]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the State of Washington, Department of Licensing intends to adopt, amend, or repeal rules concerning licensed cosmetology schools recognizing up to 400 hours spent at a cosmetology school

operated by and within the confines of a state correctional institution. (A copy of the proposed rule is attached; however, changes may be made at the hearing);

that such agency will at 10:00 a.m., Wednesday, January 10, 1979, in the Hwys-Licenses Bldg., Conference Room "A", 4th Floor, Olympia, Washington, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 10:00 a.m., Wednesday, January 10, 1979, in the Conference Room "A", 4th Floor, Hwys-Licenses Building, Olympia, Washington.

The authority under which these rules are proposed is RCW 18.18.020.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to January 10, 1979, and/or orally at 10:00 a.m., Wednesday, January 10, 1979, Conference Room "A", 4th Floor, Hwys-Licenses Building, Olympia, Washington.

This notice is connected to and continues the matter noticed in Notice No. WSR 78-10-083 filed with the code reviser's office on 9/29/78.

Dated: November 13, 1978
By: Jaqueline B. Rosenblatt
Assistant Attorney General

WSR 78-12-021

ADOPTED RULES

DEPARTMENT OF LABOR AND INDUSTRIES

(Apprenticeship and Training Council)

[Order 78-20—Filed November 14, 1978]

Be it resolved by the Washington State Apprenticeship and Training Council acting at Spokane, Washington, that it does promulgate and adopt the annexed rules relating to affirmative action requirements for females in the state apprenticeship and training program.

This action is taken pursuant to Notice No. WSR 78-09-061 filed with the code reviser on 8/23/78. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 49.04.010 which directs that the Washington State Apprenticeship and Training Council has authority to implement the provisions of Washington State Apprenticeship Act, chapter 49.04 RCW.

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 October 19, 1978.

By Hideo Naganawa
Chairman

AMENDATORY SECTION (Amending Order No. 77-3, filed 1/25/77)

WAC 296-04-300 PROMULGATION. WAC 296-04-300 through 480 of this chapter sets forth the affirmative action plan of the Washington State Apprenticeship and Training Council and establishes the policies and procedures to promote equality of opportunity in apprenticeship programs approved by the Washington State Apprenticeship and Training Council and are adopted in accordance with the provisions of Title 29, Part 30 of the Code of Federal Regulations as amended and promulgated by the United States Department of Labor. These policies and procedures apply to the recruitment and selection of apprentices, and to all conditions of employment and training during apprenticeship; and the procedures established provide for review of apprenticeship programs, for registering apprenticeship programs, for processing complaints, and for deregistering noncomplying apprenticeship programs. These policies and procedures also provide for continued or withdrawal of recognition of apprenticeship programs. The purpose of the following sections ((are)) is to promote equality of opportunity in apprenticeship by prohibiting discrimination based on race, color, religion, national origin, or sex in apprenticeship programs, by requiring affirmative action to provide equal opportunity in such apprenticeship programs, and by coordinating these policies and procedures with other equal opportunity programs. ((All sections of WAC 296-04-300 through 480 of this chapter addressing affirmative action for minorities shall also apply to women, except for WAC 296-04-340(4)(c).))

AMENDATORY SECTION (Amending Order No. 71-13, filed 10/28/71)

WAC 296-04-330 EQUAL OPPORTUNITY STANDARDS. Obligations of Sponsors. Each sponsor of an apprenticeship program shall:

(1) Recruit, select, employ and train apprentices during their apprenticeship, without discrimination because of race, color, religion, national origin, or sex; and

(2) Uniformly apply rules and regulations concerning apprentices, including but not limited to, equality of wages, periodic advancement, promotion, assignment of work, job performance, rotation among all work processes of the trade, imposition of penalties or other disciplinary action, and all other aspects of the apprenticeship program administered by the program sponsors; and

(3) Take affirmative action to provide equal opportunity in apprenticeship, including adoption of an affirmative action plan as required by the provisions of WAC 296-04-340.

(4) Equal Opportunity Pledge. Each sponsor of an apprenticeship program shall include in its standards the following equal opportunity pledge: "The recruitment, selection, employment, and training of apprentices during their apprenticeship shall be without discrimination because of race, color, religion, national origin, or sex. The sponsor will take affirmative action to provide equal

opportunity in apprenticeship and will operate the apprenticeship program as required by the rules of the Washington State Apprenticeship and Training Council and Title 29, Part 30 of the Code of Federal Regulations."

(5) Programs Presently Registered. Each sponsor of ~~((the))~~ a program registered with the Council as of the effective date of these rules shall within ~~((six months))~~ 90 days following that effective date take the following action:

(a) Include in the standards of its apprenticeship program the equal opportunity pledge prescribed by subsection (4) of this section; and

(b) Adopt an affirmative action plan as required by WAC 296-04-340; and

(c) Adopt a selection procedure as required by WAC 296-04-350. A sponsor adopting a selection method under WAC 296-04-350(2), (3) or (4), shall prepare and have available for submission upon request, copies of its amended standards, affirmative action plans, and selection procedure. A sponsor adopting a selection method under WAC 296-04-350(5) shall submit to the Council copies of its standards, affirmative action plan, and selection procedure in accordance with the requirements of WAC 296-04-350(5)(a).

(6) Sponsors Seeking New Registration. A sponsor of a program seeking new registration and approval of the Council shall submit copies of its proposed standards, affirmative action plan, selection procedures, and such other information as may be required. The program shall be registered and approved if such standards, affirmative action plan, and selection procedure meet the requirements of these rules.

(7) Programs Subject to Approved Equal Employment Opportunity ~~((Plans))~~ Programs. A sponsor shall not be required to adopt an affirmative action plan under WAC 296-04-340, or a selection procedure under WAC 296-04-350, if it submits to the Council satisfactory evidence that it is ~~((subject to))~~ in compliance with an equal employment opportunity program providing for the selection of apprentices and for affirmative action in apprenticeship including goals and timetables for women and minorities which has been approved as meeting the requirements of Title VII of the Civil Rights Act of 1964, as amended, (42 U.S.C. 2000e, et seq.) ~~((or Executive Order 11246, as amended (30 F.R. 12319, 32 F.R. 14304, 34 F.R. 12986)))~~ and ~~((the))~~ its implementing regulations published in Title 29 of the Code of Federal Regulations, Chapter XIV, or Executive Order 11246, as amended, and its implementing regulations at Title 41 of the Code of Federal Regulations, Chapter 60(-): Provided, That programs approved, modified or renewed subsequent to the effective date of this amendment will qualify for this exception only if the goals and timetables for minorities and women for the selection of apprentices provided for in such programs are equal to or greater than the goals required under this part.

(8) Program with Fewer than Five Apprentices. A sponsor of a program in which fewer than five apprentices are indentured shall not be required to adopt an affirmative action plan under WAC 296-04-340, or a

selection procedure under WAC 296-04-350(-): Provided, That such program was not adopted to circumvent the requirements of this part.

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 No. 77-3, filed 1/25/77)

WAC 296-04-340 AFFIRMATIVE ACTION PLANS. (1) Adoption of a sponsor's commitment to equal opportunity in recruitment, selection, employment, and training of apprentices shall include the adoption of a written affirmative action plan.

(2) Definition of Affirmative Action. Affirmative action is not mere passive nondiscrimination. It includes procedures, methods and programs for the identification, positive recruitment, training, and motivation of present and potential minority ~~((group))~~ and female (minority and nonminority) apprentices(-) including the establishment of goals and timetables. It is action which will equalize opportunity in apprenticeship so as to allow full utilization of ~~((minority group manpower potential))~~ the work potential of minorities and women. The overall result to be sought is equal opportunity in apprenticeship for all individuals participating in or seeking entrance to the labor force of this state.

(3) Outreach and Positive Recruitment. An acceptable affirmative action plan must also include adequate provisions for outreach and positive recruitment that would reasonably be expected to increase minority and female participation in apprenticeship by expanding the opportunity of ((minority persons)) minorities and women to become eligible for apprenticeship selection. In order to achieve these objectives, sponsors shall undertake activities such as those listed below. It is not contemplated that each sponsor necessarily will include all of the listed activities in its affirmative action program. The scope of the affirmative action program will depend on all the circumstances including the size and type of the program and its resources. However, the sponsor will be required to undertake a significant number of appropriate activities in order to enable it to meet its obligations under these rules. The affirmative action plan shall set forth the specific steps the sponsor intends to take in the areas listed below. Whenever special circumstances warrant, the Council may provide from any funds made available to it for such purpose, such financial or other assistance it deems necessary to implement the requirements of this paragraph.

(a) Dissemination of information concerning the nature of apprenticeship, requirements for admission to apprenticeship, availability of apprenticeship opportunities, sources of apprenticeship applications, and the equal opportunity policy of the sponsor. For programs accepting applications only at specified intervals, such information shall be disseminated at least 30 days in advance of the earliest date for application at each interval. For programs customarily receiving applications throughout the year, such information shall be regularly

disseminated, but not less than semiannually. Such information shall be given to the Council, local schools, employment service offices, women's centers, outreach programs and community organizations which can effectively reach ((minority groups)) minorities and women and shall be published in newspapers which are circulated in the minority community and among women as well as the general areas in which the program sponsor operates.

(b) Participate in any workshops conducted by employment service agencies for the purpose of familiarizing school, employment service and other appropriate personnel with the apprenticeship system and current opportunities therein.

(c) Cooperation with the local school boards and vocational education systems to develop programs for preparing students to meet the standards and criteria required to qualify for entry into apprenticeship programs.

(d) Internal communication of the sponsor's equal opportunity policy in such a manner as to foster understanding, acceptance, and support among the sponsor's various officers, supervisors, employees, and members and to encourage such persons to take the necessary action to aid the sponsor in meeting its obligations under these rules.

(e) Engaging in such programs as outreach for the positive recruitment and preparation of potential applicants for apprenticeship; where appropriate and feasible, such programs shall provide for pretesting experience and training. If no programs are in existence, the sponsor shall seek to initiate these programs, or, when available, to obtain financial assistance from the Council. In initiating and conducting these programs, the sponsor may be required to work with other sponsors and appropriate community organizations. The sponsor shall also initiate programs to prepare women and encourage women to enter traditionally male programs.

(f) To encourage the establishment and utilization of programs of preapprenticeship, preparatory trade training, or others designed to afford related work experience or to prepare candidates for apprenticeship, a sponsor shall make appropriate provision in its affirmative action plan to assure that those who complete such programs are afforded full and equal opportunity for admission into the apprenticeship program.

(g) Utilization of journeymen to assist in the implementation of the sponsor's affirmative action program.

(h) Granting advance standing or credit on the basis of previously acquired experience, training, skills, or aptitude for all applicants equally.

(i) Admitting to apprenticeship persons whose age exceeds the maximum age for admission to the program, where such action is necessary to assist the sponsor in achieving its affirmative action obligations.

(j) ~~((Such other))~~ Appropriate action as to ~~((assure))~~ ensure that the recruitment, selection, employment, and training of apprentices during apprenticeship, shall be without discrimination because of race, color, religion, national origin, or sex; such as: general publication of apprenticeship opportunities and advantages in advertisements, industry reports, articles, etc.; use of present

minority and female apprentices and journeymen as recruiters; career counseling; periodic auditing of affirmative action programs and activities; and development of reasonable procedures between the sponsor and the employers of apprentices to ~~((insure))~~ ensure that equal employment opportunity is being granted including reporting systems, on site reviews, briefing sessions, etc. The affirmative action programs shall set forth the specific steps the sponsors ~~((program under this subsection (3) sponsors))~~ intend to take in the above areas under this subsection (3). Whenever special circumstances warrant, the Council may provide such financial or other assistance from funds available to it for that purpose, as it deems necessary to implement the above requirements.

(4) Goals and Timetables. (a) A sponsor adopting a selection method under 296-04-350, (2) or (3), which determines on the basis of analysis described in subdivision (e) ~~((and (f) as applicable of this subsection))~~ that it has deficiencies in terms of ~~((the))~~ underutilization of minorities and/or women (minority and nonminority) in the craft or crafts represented by the program shall include in its affirmative action plan percentage goals and timetables for the admission of minority and/or female (minority and nonminority) applicants into the eligibility pool.

(b) A sponsor adopting a selection method under WAC 296-04-350, (4) or (5), which determines on the basis of the analysis described in subdivision (e) ~~((and (f) as applicable under this subsection;))~~ that it has deficiencies in terms of the underutilization of the minorities and/or women in the craft or crafts represented by the program shall include in its affirmative action plan percentage goals and timetables for the selection of minority and female (minority and nonminority) applicants for the apprenticeship program.

(c) "Underutilization" as used in this subsection refers to the situation where there are fewer minorities and/or women (minority and nonminority) in the particular craft or crafts represented by the program than would reasonably be expected in view of an analysis of the specific factors in subdivision (e) ~~((and (f) as applicable;))~~ of this ~~((subsection))~~ section ~~((below))~~. Where, on the basis of the analysis, the sponsor determines that it has no deficiencies, no goals and timetables need be established. However, where no goals and timetables are established, the affirmative action plan shall include a detailed explanation why no goals and timetables have been established.

(d) Where the sponsor fails to submit goals and timetables as part of its affirmative action plan or submits goals or timetables which are unacceptable, and the Council determines that the sponsor has deficiencies in terms of underutilization of minorities ~~((and))~~ or women (minority and nonminority) within the meaning of this section, the Council shall establish goals and timetables applicable to the sponsor for the admission of minority and female (minority and nonminority) applicants into the eligibility pool ~~((or))~~ for selection of apprentices, as appropriate. The sponsor shall make good faith efforts to obtain these goals and timetables in accordance with the requirements of this section.

(e) Analysis to Determine if Deficiencies Exist ((for Minorities)). The sponsor's determination as to whether goals and timetables shall be established ((for minorities)) shall be based on an analysis of at least the following factors, which analysis shall be set forth in writing as part of the affirmative action plan.

(i) ((The minority population of the labor market in which the program sponsor operates;)) The size of the working age minority and female (minority and nonminority) population in the program sponsor's labor market area;

(ii) The size of the minority and female (minority and nonminority) labor force in the program sponsor's labor market area;

(iii) The percentage of the minority and female (minority and nonminority) participation as apprentices in the particular craft as compared with the percentage of minorities and women (minority and nonminority) in the labor force in the program sponsor's labor market area;

(iv) The percentage of minority and female (minority and nonminority) participation as journeymen employed by the employer or employers participating in the program as compared ((by)) with the percentage of minorities and women (minority and nonminority) in the sponsor's labor market area and the extent to which the sponsor should be expected to correct any deficiencies through the achievement of goals and timetables for the selection of apprentices;

(v) The general availability of minorities and women (minority and nonminority) with present or potential capacity for apprenticeship in the program sponsor's labor market area.

((f) Analysis to Determine if Deficiencies Exist [Exist] for Women. The sponsor's determination as to whether goals and timetables shall be established for women, shall be based on an analysis of at least the following factors, which analysis shall be set forth in writing as part of the affirmative action plan.

(i) The size of the female unemployment force in the labor market in which the program sponsor operates;

(ii) The percentage of the female workforce as compared with the total workforce in the program sponsor's labor market area;

(iii) The availability of women meeting the program entrance requirements in the program sponsor's labor market area;

(iv) The percentage of female participation as journeymen employed by the employer or employers participating in the program as compared by the percentage of women in the workforce in the sponsor's labor market area;

(v) The general availability of women with interest and present or potential capacity for apprenticeship in the program sponsor's labor market area.

((g)) (f) Establishment and Attainment of Goals and Timetables. The goals and timetables shall be established on the basis of the sponsor's analysis of its underutilization of minorities and women and its entire affirmative action program. A single goal for minorities and a separate single goal for women is acceptable unless a particular group is employed in a substantially disparate manner in which case separate goals shall be

established for such group. Such separate goals would be required, for example, if a specific minority group of women were underutilized even though the sponsor had achieved its standards for women generally. In establishing the goals, the sponsor should consider the results which could be reasonably expected from its good faith efforts to make its overall affirmative action program work. Compliance with these requirements shall be determined by whether the sponsor has met its goals within its timetable, or failing that, whether it has made good faith efforts to meet its goals and timetables. Its "good faith efforts" shall be judged by whether it is following its affirmative action program and attempting to make it work, including evaluation and changes in its program where necessary to attain the maximum effectiveness toward the attainment of its goals. However, in order to deal fairly with program sponsors, and with women who are entitled to protection under the goals and timetables requirements, during the first 12 months after the effective date of these regulations, the program sponsor would generally be expected to set a goal for women for the entering year class at a rate which is not less than 50 percent of the proportion women are of the workforce in the program sponsor's labor market area and set a percentage goal for women in each class beyond the entering class which is not less than the participation rate of women currently in the preceding class. At the end of the first 12 months after the effective date of these regulations, sponsors are expected to make appropriate adjustments in goal levels. See WAC 296-04-370 (2).

((h)) (g) Data and Information. The supervisor shall make available to program sponsors data and information on minority ((population)) and female (minority and nonminority) labor force characteristics for each Standard Metropolitan Statistical Area, and for other special areas as appropriate.

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 No. 71-13, filed 10/28/71)

WAC 296-04-350 SELECTION OF APPRENTICES. (1) Obligations of Sponsors. In addition to development of a written affirmative action plan to ((insure)) ensure that minorities and women have an equal opportunity for selection as apprentices and otherwise ((insure)) ensure the prompt achievement of full and equal opportunity in apprenticeship, each sponsor shall further provide in its affirmative action program that the selection of apprentices shall be made under one of the methods specified in the following subsections (2) through (5) of this section.

(2) Selection Methods. The sponsor shall adopt one of the following methods of selecting apprentices:

(a) Selection on Basis of Rank from Pool of Eligible Applicants. A sponsor may select apprentices from a pool of eligible applicants created in accordance with the requirements of subdivision (c) of this subsection on the basis of the rank order of scores of applicants on one or more qualification standards where there is a significant

statistical (~~and practical~~) relationship between rank order of scores and performance in the apprenticeship program. In demonstrating such relationship, the sponsor shall follow the procedure set forth in (~~the Department of Labor Order of September 9, 1968 (33 F.R. 14392, Sept. 24, 1968)~~), covering the validation of employment tests of contractors and subcontractors subject to the provisions of Executive Order 11246, as amended) Guidelines on Employee Selection Procedures published at 41 CFR Part 60-3.

(b) Requirements. The sponsor adopting this method of selecting apprentices shall meet the requirements of subdivisions (c) through (g) of this subsection.

(c) Creation of Pool of Eligibles. A pool of eligibles shall be created from applicants who meet the qualifications of minimum legal working age and the sponsor's minimum physical requirements; or from applicants who meet qualification standards in addition to minimum legal working age: (~~and the sponsor's minimum physical requirements;~~) Provided, That any additional qualification standards conform with the following requirements:

(i) Qualification Standards. The qualification standards and the procedures for determining such qualification standards shall be stated in detail and shall provide criteria for the specific factors and attributes to be considered in (~~evaluation of~~) evaluating applicants for admission to the pool. The score required under each qualification standard for admission to the pool shall also be specified. All qualification standards, and the score required on any standard for admission to the pool, shall be directly related to job performance, as shown by a significant statistical (~~and practical~~) relationship between the score (~~on the standards, and the score~~) required for admission to the pool, and performance in the apprenticeship program. In demonstrating such (~~relationships~~) relationship, the sponsor shall follow the procedures set forth in (~~the United States Department of Labor's testing order of September 9, 1968~~) 41 CFR Part 60-3. Qualifications shall be considered as separately required so that the failure of an applicant to obtain the specified score under a single qualification standard shall disqualify the applicant from admission to the pool.

(ii) Aptitude Tests. Any qualification standard for admission to the pool consisting of aptitude test scores shall be directly related to job performance, as shown by significant statistical (~~and practical~~) relationships between the score on the aptitude (~~test~~) tests (~~and the score~~) required for admission to the pool, and performance in the apprenticeship program. In determining such (~~relationships~~) relationship, the sponsor shall follow the procedures set forth in (~~the United States Department of Labor's testing order of September 9, 1968~~) 41 CFR Part 60-3. The requirements of this item (ii) shall also be applicable to aptitude tests utilized by a program sponsor which are administered by a state employment (~~service~~) agency, (~~a private employment agency;~~) or any other person, agency or organization engaged in the selection or evaluation of personnel. A national test developed and administered by a national joint apprenticeship committee will not be approved by

the United States Department of Labor unless such test meets the requirements of this subdivision.

(iii) Educational Attainments. All educational attainments or achievements as qualifications for admission to the pool shall be directly related to job performance, as shown by a significant statistical (~~and practical~~) relationship between the score(~~,~~ ~~and the score~~) required for admission to the pool(~~;~~) and performance in the apprenticeship program. In demonstrating such (~~relationships~~) relationship the sponsor shall meet the requirements of (~~The United States Department of Labor's testing order of September 9, 1968~~) 41 CFR Part 60-3. School records or (~~the results of~~) a passing grade on the general educational development tests recognized by the State or local public instruction authority shall be evidence of educational achievement. Education requirements shall be applied uniformly to all applicants.

(d) Oral Interviews. Oral interviews shall not be used as a qualification standard for admission into an eligibility pool. However, once an applicant is placed in the eligibility pool, and (~~before he is selected~~) prior to selection for apprenticeship from the pool, he or she may be required to submit to an oral interview. Oral interviews shall be limited to (~~only~~) such objective questions as may be required to determine the fitness of applicants to enter the apprenticeship program, (~~which~~) but shall not include questions relating to qualifications previously determined in gaining entrance to the eligibility pool. When an oral interview is used, each interviewer shall record (~~his~~) the questions(~~;~~) and the general nature of the applicant's answers, and shall prepare a summary of any conclusions. Each (~~applicant~~) applicant rejected from the pool of eligibles on the basis of an oral interview shall be given a written statement of such rejection, the reasons therefor, and the appeal rights available to the applicant.

(e) Notification of Applicants. All applicants who meet the requirements for admission shall be notified and placed in the eligibility pool. The program sponsors shall give each rejected applicant who is not selected for the pool or the program notice of his or her rejection, including the reason for (~~his~~) the rejection, the requirements for admission to the pool of eligibles, and the appeal rights available to the applicant.

(f) Goals and Timetables. The sponsor shall establish, where required by WAC 296-04-340(4), percentage goals and timetables for the admission of (~~minority persons~~) minorities and women (minority and nonminority) into the pool of eligibles in accordance with the provisions of WAC 296-04-340(4), (a) through (f).

(g) Compliance. A sponsor shall be deemed to be in compliance with its commitments under subdivision (f) of this subsection (2) if it meets its goals or timetables or if it makes a good faith effort to meet these goals and timetables. In the event of the failure of the sponsor to meet (~~his~~) its goals and timetables, it shall be given an opportunity to demonstrate that it has made every "good faith effort" to meet its commitments (see WAC 296-04-430(4)(f)). All the actions for the sponsor shall be reviewed and evaluated in determining whether such good faith efforts have been made.

(3) Random Selection from Pool of Eligible Applicants.

(a) Selection. A sponsor may select apprentices from a pool of eligible applicants on a random basis. The method of random selection is subject to approval by the Council. Supervision of the random selection process shall be ~~((any))~~ by an impartial person or persons selected by the sponsor, but not associated with the administration of the apprenticeship program. The time and place of the selection, and the number of apprentices to be selected, shall be announced. The place of the selection shall be open to all applicants and the public. The names of apprentices drawn by this method shall be posted immediately following the selection at the program sponsor's place of business.

(b) Requirements. The sponsor adopting this method of selecting apprentices shall meet the requirements of subdivisions (c) through (e) of subsection ~~((3))~~ (2) of this section relating to the creation of a pool of eligibles, oral interviews and notification of applicants.

(c) Goals and Timetables. The sponsor shall establish where required by WAC 296-04-340(4), percentage goals and timetables for the admission of ~~((minority persons))~~ minorities and women (minority and nonminority) into the pool of eligibles in accordance with the provisions of WAC 296-04-340(4), (d) through (f).

(d) Compliance. Determinations as to the sponsor's compliance with its obligations under these rules shall be in accordance with the provisions of subdivision (g) of subsection (2) of this section.

(4) Selection from Pool of Current Employees.

(a) Selection. A sponsor may select apprentices from an eligibility pool of the workers already employed by the program sponsor in a manner prescribed by a collective bargaining agreement where such exists, or by the sponsor's established promotion policy. The sponsor adopting this method of selecting apprentices shall establish goals and timetables for the selection of minority and female apprentices, unless the sponsor concludes, in accordance with the provisions of WAC 296-04-340(4), (d) through (f), that it does not have deficiencies in terms of underutilization of minorities and/or women (minority and nonminority) in the apprenticeship of journeymen crafts represented by the program.

(b) Compliance. The determination as to the sponsor's compliance with its obligations under these regulations shall be in accordance with the provisions of subdivision (g) of subsection (2) of this section.

(5) Alternative Selection Methods. Selection. The sponsor may select apprentices by means of any other method, including its present selection method: PROVIDED, That the sponsor meets the following requirements:

(a) Selection Method and Goals and Timetables. Within ~~((six months))~~ 90 days of the effective date of these rules, the sponsor shall submit to the Council, through its Supervisor, ~~((a detailed statement of))~~ the revised selection method it proposes to use along with the rest of its written affirmative action program including, where required by WAC 296-04-340(4), its percentage goals and timetables for the selection of

minority and/or female (minority and nonminority) applicants for apprenticeship and its written analysis, upon which such goals and timetables, or lack thereof, are based. The establishment of goals and timetables shall be in accordance with the provisions of WAC 296-04-340(4), (d) through (f). The sponsor may not implement any such selection method until the Council has approved the selection method as meeting the requirements of subdivision (b) of this subsection (5) and has approved the remainder of its affirmative action program including its goals and timetables. If the Council fails to act upon the selection method and the affirmative action program within 30 days of its submission, the sponsor then may implement the selection method until acted upon by the Council.

(b) Qualification Standards. Apprentices shall be selected on the basis of objective and specific qualification standards. Examples of such standards ~~((as to))~~ are fair aptitude tests, school diplomas or equivalent, ~~((age requirements;))~~ occupationally essential ((physical)) health requirements, fair interviews, school grades, and previous work experience. Where interviews are used, adequate records shall be kept including a brief summary of each interview and the conclusions on each of the specific factors, e.g., motivation, ambition, and willingness to accept direction which are part of the total judgment. In applying any such standards, the sponsor shall meet the requirements of 41 CFR Part 60-3.

(6) Compliance. Determination as to the sponsor's compliance with its obligations under these regulations shall be in accordance with the provisions of subdivision (g) of subsection (2) of this section. Where a sponsor, despite its good faith efforts, fails to meet its goals and timetables within a reasonable period of time, the sponsor may be required to make appropriate changes in its affirmative action program to the extent necessary to obtain maximum effectiveness toward the attainment of its goals. The sponsor may also be required to develop and adopt an alternative selection method, including a method prescribed by the Council where it is determined that the failure of the sponsor to meet its goals is attributable in substantial part to the selection method. Where the sponsor's failure to meet its goals is attributable in substantial part to its use of the qualification standard which has adversely affected the opportunities of ~~((minority persons))~~ minorities and/or women (minority and nonminority) for apprenticeship, the sponsor may be required to demonstrate that such qualification standard is directly related to job performance, in accordance with the provisions of subsection (2), subdivision (c), item (i), of this section.

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 No. 71-13, filed 10/28/71)

WAC 296-04-360 EXISTING LISTS OF ELIGIBLES AND PUBLIC NOTICE. A sponsor adopting a selection method under WAC 296-04-350, subsections (2) or (3), and a sponsor adopting a selection method

under WAC 296-04-350, subsection (5), who determines that there are fewer minorities and/or women (minority and nonminority) on its existing list of eligibles than would be reasonably expected in view of the analysis described in WAC 296-04-340, subsection (4), subdivision (e), shall discard all existing eligibility lists upon adoption of the selection methods required by these rules. New eligibility pools shall be established and lists of eligibility pools shall be posted at the sponsor's place of business. Sponsors shall establish a reasonable period of not less than two weeks for accepting applications for admission to the apprenticeship program. There shall be at least 30 days of public notice in advance of the earliest date for application for admission to the apprenticeship program ~~(:)~~ (see WAC 296-04-340 (3) on affirmative action with respect to dissemination of information). Applicants who have been placed in a pool of eligibles shall be retained on lists of eligibles subject to selection for a period of two years. Applicants may be removed from the list at an ~~(early)~~ earlier date by their request or following their failure to respond to an apprentice job opportunity given by ~~((registered return receipt))~~ certified mail (notice:), return receipt requested. Applicants who have been accepted in the program shall be afforded a reasonable period of time in light of the customs and practices of the industry for reporting for work. All applicants shall be treated equally in determining such period of time. It shall be the responsibility of the applicant to keep the sponsor informed of his or her current mailing address. Upon request, a sponsor may restore to the list of eligibles ~~((an applicant))~~ applicants who ~~((has))~~ have been removed from the list ~~((at his request))~~ or who have failed to respond to an apprenticeship job opportunity.

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AMENDATORY SECTION (Amending Order No. 71-13, filed 10/28/71)

WAC 296-04-370 RECORDS. Obligations of Sponsors. (1) Each sponsor shall keep adequate records including a summary of the qualifications of each applicant, the basis for evaluation and for selection or rejection of each applicant, the records pertaining to the interviews of applicants, the original application for each applicant, information relative to the operation of the apprenticeship program, including but not limited to job assignment, promotion, demotion, layoff, or termination, rates of pay, or other forms of compensation or conditions of work, and separately, hours of training provided, and any other records pertinent to the determination of compliance with these regulations as may be required by the Council. The records pertaining to the individual applicants, ~~((whether))~~ selected or rejected, shall be maintained in such manner as to permit identification of minority and female (minority and nonminority) participants.

(2) Affirmative Action Plans. Each sponsor must retain a statement of its affirmative action plan required by WAC 296-04-340 for the prompt achievement of

full and equal opportunity in apprenticeship, including all data and analysis made pursuant to the requirements of WAC 296-04-340. Sponsors shall ~~((periodically))~~ review their affirmative action ~~((plan))~~ plans annually and update ~~((it))~~ them where necessary~~(:)~~, including the goals and timetables.

(3) Qualification Standards. Each sponsor must maintain evidence that its qualification standards have been validated in accordance with the requirements set forth in WAC 296-04-350, subsection (2).

(4) Records of State Apprenticeship Council. The records of the Council shall be kept in the offices of the supervisor, which records shall include registration requirements, individual program standards, registration records, program compliance reviews and investigations, and any other records pertinent to the determination of compliance with these rules, as may be required by the United States Department of Labor, and shall report to the Department as may be required.

(5) Maintenance of Records. The records required by these rules (WAC 296-04-300 through 296-04-480) and any other information relevant to compliance with Part 30 of Title 29 of the Code of Federal Regulations shall be maintained for five years and made available upon request to the United States Department of Labor or other authorized representative.

AMENDATORY SECTION (Amending Order No. 71-13, filed 10/28/71)

WAC 296-04-400 COMPLAINT PROCEDURE.

(1) Filing.

(a) Any apprentice or applicant for apprenticeship who believes that he or she has been discriminated against on the basis of race, color, religion, national origin, or sex with regard to apprenticeship or that the equal opportunity standards with respect to his or her selection have not been followed in the operation of an apprenticeship program may, ~~((by himself or by))~~ personally or through an authorized representative, file a complaint with the Council, or, at the apprentice's or applicant's election, with a private review body established pursuant to subdivision (c) of this subsection (1). The complaint shall be in writing and shall be signed by the complainant. It must include the name, address, and telephone number of the person allegedly discriminated against, the program sponsor involved, and a brief description of the circumstances of the failure to apply the equal opportunity standards provided for in these rules.

(b) The complaint must be filed not later than ~~((90))~~ 180 days from the date of the alleged discrimination ~~((of))~~ or specified failure to follow the equal opportunity standards; and, in the case of complaints filed directly with review bodies designated by program sponsors to review such complaints, any referral of such complaint by the complainant to the Council must occur within the time limitation stated above or 30 days from the final decision of such review body, whichever is later. The time may be extended by the Council for good cause shown.

(c) Sponsors are encouraged to establish fair, speedy, and effective procedures for a review body to consider complaints of failure to follow the equal opportunity

standards. A private review body established by the program sponsor for ~~((that))~~ this purpose should number three or more responsible persons from the community serving in ~~((the))~~ this capacity without compensation. Members of the review body should not be directly associated with the administration of an apprenticeship program. Sponsors may join together in establishing a review body to serve the needs of programs within the community.

(2) Processing of Complaints.

(a) When the sponsor has designated a review body for reviewing complaints, ~~((and-if))~~ the Council, unless the complainant has indicated otherwise or unless the Council has ~~((determines))~~ determined that ~~((such))~~ the review body will not effectively enforce the equal opportunity standards, the supervisor, upon receiving a complaint, shall refer the complaint to the review body.

(b) The supervisor shall, within 30 days following the referral of the complaint to the review body, obtain the reports from the complainant and the review body as to the disposition of the complaint. If the complaint has been satisfactorily adjusted and there is no other indication of failure to apply equal opportunity standards, the case shall be closed and the parties appropriately informed.

(c) When a complaint has not been resolved by the review body within 90 days or where, despite satisfactory resolution of the particular complaint by the review body, there is evidence that equal opportunity practices of the apprenticeship program are not in accordance with these rules, the Council may conduct such compliance review as found necessary, and will take all necessary steps to resolve the complaint.

(3) Where no review body exists, the Council may conduct such compliance review as found necessary in order to determine the facts of the complaint, and obtain such other information relating to compliance with these regulations as the circumstances warrant.

(4) Sponsors shall provide written notice of the above complaint procedure to all applicants for apprenticeship and all apprentices.

AMENDATORY SECTION (Amending Order No. 71-13, filed 10/28/71)

WAC 296-04-410 ADJUSTMENTS IN SCHEDULE FOR COMPLIANCE REVIEW OR COMPLAINT PROCESSING. If in the judgment of the Council, a particular situation warrants and requires special processing, and either expedited or extended determination, it shall take the steps necessary to permit such determination, if it finds that no person or party affected by such determination will be prejudiced by such special processing.

AMENDATORY SECTION (Amending Order No. 76-4, filed 2/20/76)

WAC 296-04-420 SANCTIONS. (1) Where the supervisor, as a result of a compliance review or other reason, determines that there is reasonable cause to believe that an apprenticeship program is not operating in

accordance with these rules and voluntary corrective action has not been taken by the program sponsor, the Council shall institute proceedings to deregister the program~~((:))~~ or it shall refer the matter to the Equal Employment Opportunity Commission or to the Attorney General with recommendations for the institution of a court action under Title VII of the Civil Rights Act of 1964, as amended, or to the Attorney General for other court action as authorized by law.

(2) The deregistration proceedings shall be conducted according to the following procedures:

(a) The Council shall notify the sponsor, in writing, that a determination of reasonable cause has been made under subsection (1) of this section and that the apprenticeship program may be deregistered unless, within 15 days of the receipt of the notice, the sponsor requests a hearing. The notification shall specify the facts on which the determination is based.

(b) If within 15 days of the receipt of the notice provided for in subdivision (a) of this subsection (2), the sponsor mails a request for hearing, the supervisor shall convene an appropriate hearing.

(c) The Council shall make a final decision on the basis of the record before it, which shall consist of the compliance review file and other evidence presented. In its discretion, the Council may allow the sponsor a reasonable time to achieve voluntary corrective action. If the Council's decision is that the apprenticeship program is not operating in accordance with these rules, the apprenticeship program may be deregistered. In each case in which deregistration is ordered, the Council shall make public notice of the order and shall notify the sponsor and the complainant, if any.

AMENDATORY SECTION (Amending Order No. 71-13, filed 10/28/71)

WAC 296-04-440 ADOPTION OF CONSISTENT STATE PLANS. All apprenticeship programs registered with the Council shall comply with the requirements of WAC 296-04-300 through 296-04-480 within ~~((one year))~~ 90 days after the effective date of these rules. (1) The United States Department of Labor shall have authority to conduct compliance reviews to determine whether the Washington State affirmative action plan or any state apprenticeship program registered with the Council is being administered or operated in accordance with the provisions of Title 29, Part 30 of the Code of Federal Regulations.

(2) It shall be the responsibility of the Council to take the necessary action to bring a noncomplying program into compliance with these rules. In the event the Council fails to fulfill this responsibility, the Secretary of the United States Department of Labor may withdraw the recognition for Federal purposes of any or all state apprenticeship programs, in accordance with the procedures for deregistration of programs registered by the Department, or refer the matter to the Attorney General of the United States with a recommendation for the institution by the Attorney General of a court action under Title 7 of the Civil Rights Act of 1964.

(3) The Council shall notify the United States Department of Labor of any state apprenticeship program disapproved and deregistered by it.

(4) Any state apprenticeship program disapproved and deregistered by the Council for noncompliance with the requirements of these rules or Title 29, Part 30 of the Code of Federal Regulations may, within 15 days of the receipt of the notice of disapproval and deregistration, appeal to the United States Department of Labor to set aside the determination of the State Apprenticeship and Training Council. The Department shall make its determination on the basis of the record. The Department may grant the state program sponsor, the State Apprenticeship and Training Council, and the complainant, if any, the opportunity to present oral or written argument.

(5) Withdrawal of Recognition. Whenever the United States Department of Labor determines that reasonable cause exists to believe that the Council has not adopted or implemented a plan in accordance with the equal opportunity requirements of Title 29, Part 30 of the Code of Federal Regulations, it shall give notice to the Council and to appropriate State sponsors of this determination, stating specifically wherein the State's plan failed to meet such requirements and the United States Department of Labor proposes to withdraw recognition for Federal purposes from the State Apprenticeship and Training Council unless within 15 days of the receipt of the notice, the Council complies with the provisions of Title 29, Part 30, of the Code of Federal Regulations or mails a request for a hearing to the Secretary of the United States Department of Labor.

(6) If within 15 days of the receipt of the notice provided for in subsection (5) of this section, the Council neither complies with the provisions of Title 29, Part 30 of the Code of Federal Regulations, nor mails a request for a hearing, the Secretary of the United States Department of Labor shall ~~((determine whether the Council has adopted or implemented a plan in accordance with the equal opportunity requirements of Title 29, Part 30 of the Code of Federal Regulations))~~ notify the Council of the withdrawal of recognition.

(7) If within 15 days of the receipt of the notice provided for in subsection (5) of this section, the Council mails a request for a hearing, the Secretary of the United States Department of Labor shall proceed in accordance with Title 29, Section 30.16 of the Code of Federal Regulations.

(8) If a hearing is conducted in accordance with Title 29, Section 30.16 of the Code of Federal Regulations, the Secretary of the United States Department of Labor upon receipt of the proposed findings and recommended decision of the hearing officer shall make a final decision ~~((of))~~ whether the Council has adopted or implemented a plan in accordance with equal opportunity requirements of Title 29 of Part 30 of the Code of Federal Regulations.

(9) If the Secretary of the United States Department of Labor determines to withdraw from recognition, for Federal purposes, from the State Apprenticeship and Training Council, ~~((he))~~ the Secretary shall notify the

Council of ~~((his))~~ this determination. ~~((He))~~ The Secretary shall also notify the State's sponsors that within 30 days of the receipt of the notice the United States Department of Labor shall cease to recognize, for Federal purposes, each State apprenticeship program unless the State program sponsor requests registration with the Department. Such registration may be granted contingent upon finding that the State apprenticeship and training program is operating in accordance with the requirements of Title 29, Part 30 of the Code of Federal Regulations.

(10) If the Secretary of the United States Department of Labor determines to withdraw recognition, for Federal purposes, from the State Apprenticeship and Training Council, such recognition may be reinstated upon presentation of adequate evidence to the Secretary of the United States Department of Labor that the Council has adopted and implemented a plan carrying out the equal opportunity requirements of Title 29, Part 30 of the Code of Federal Regulations.

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 No. 71-13, filed 10/28/71)

WAC 296-04-460 INTIMIDATORY OR RETALIATORY ACTS. Any intimidation, threat, coercion, or retaliation by or with the approval of any sponsor against any person for the purpose of interfering with any right or privilege secured by Title VII of the Civil Rights Act of 1964, as amended Executive Order 11246, as amended, ((of September 24, 1965;)) or because he or she has made a complaint, testified, assisted or participated in any manner in ~~((an))~~ any investigation proceeding, or hearing under these rules or Title 29, Part 30 of the Code of Federal Regulations, shall be considered noncompliance with the equal opportunity standards of these rules. The identity of complainants shall be kept confidential except to the extent necessary to carry out the purpose of these rules, including the conduct of any investigation, hearing, or judicial proceeding arising therefrom.

WSR 78-12-022

ADOPTED RULES

DEPARTMENT OF LABOR AND INDUSTRIES

(Apprenticeship and Training Council)

[Order 78-21—Filed November 14, 1978]

Be it resolved by the Washington State Apprenticeship and Training Council acting at Spokane, Washington, that it does promulgate and adopt the annexed rules relating to WAC 296-04-160 Apprenticeship Committees, to eliminate the restriction against parallel apprenticeship programs. WAC 296-04-165 Union Waiver, and WAC 296-04-275 Reciprocity, to bring the Council's rules into conformity with the requirements of the federal regulation, CFR 29, Part 29.

This action is taken pursuant to Notice No. WSR 78-09-113 filed with the code reviser on 9-6-78. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 49.04.010 which directs that the Washington State Apprenticeship and Training Council has authority to implement the provisions of Washington State Apprenticeship Act, RCW 49.04.

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 October 19, 1978.

By Hideo Naganawa
Chairman

AMENDATORY SECTION (Amending Order No. 76-4, filed 2/20/76)

WAC 296-04-160 APPRENTICESHIP COMMITTEES. Apprenticeship committees shall be appointed in accordance with the provisions of RCW 49.04.040. Such committees shall have the duties prescribed by statute, these rules and the approved standards under which they operate. ~~((The Council will not approve the creation of any state or local apprenticeship committee in an area already served by such a committee in the same trade or craft, except to consolidate committees.))~~ Committees shall function, administrate or relinquish authority only with the consent of the Council. On any petition addressed to the Council or the supervisor, only the signature of the elected chairman and secretary of the committee shall be accepted unless the apprenticeship committee has petitioned the Council to recognize and accept the signature of another person. Such a petition must be signed by a quorum of the members of the petitioning apprenticeship committee. It is the Council's view that joint apprenticeship and training committees are not state agencies but rather only quasi-public entities performing services jointly for management and labor by assistance to the apprenticeship program.

NEW SECTION

WAC 296-04-165 UNION WAIVER. (1) Under a program proposed for registration by an employer or employers' association, and where the standards, collective bargaining agreement or other instrument, provides for participation by a union in any manner in the operation of the substantive matters of the apprenticeship program, and such participation is exercised, written acknowledgement of union agreement or "no objection" to the registration is required. Where no such participation is evidenced and practiced, the employer or employers' association shall simultaneously furnish to the union, if any, which is the collective bargaining agent of the employees to be trained, a copy of its application for registration and of the apprenticeship program. The registration agency shall provide a reasonable time period of not less than 30 days nor more than 60 days for

receipt of union comments, if any, before final action on the application for registration and/or approval.

(2) Where the employees to be trained have no collective bargaining agent, an apprenticeship program may be proposed for registration by an employer or group of employers.

AMENDATORY SECTION (Amending Order No. 78-13, filed 8/22/78)

WAC 296-04-275 RECIPROCITY. Apprenticeship programs and standards of employers and unions in other than the building and construction industry, which jointly form a sponsoring entity on a multistate basis and are registered pursuant to all requirements of Title 29 Code of Federal Regulations, Part 29, as adopted February 15, 1977 by any recognized State Apprenticeship Agency/Council or by the Bureau of Apprenticeship and Training, U. S. Department of Labor, ~~((may))~~ shall be accorded approval reciprocity by the Washington State Apprenticeship and Training Council, if such reciprocity is requested by the sponsoring entity.

WSR 78-12-023

ADOPTED RULES

CENTRAL WASHINGTON UNIVERSITY

[Order 42—Filed November 14, 1978]

I, Gregory Trujillo, Director, Testing and Eval. Services of the Central Washington University do promulgate and adopt at Sue Lombard (E) on campus, the annexed rules relating to regular meetings of the board of trustees, chapter 106-08 WAC.

This action is taken pursuant to Notice No. WSR 78-09-019 filed with the code reviser on 8/10/78. Such rules shall take effect pursuant to RCW 28B.19.050(2).

This rule is promulgated pursuant to RCW 28B.19.050 and 28B.40.120 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 November 7, 1978

By Gregory Trujillo
Director, Testing & Eval. Services

AMENDATORY SECTION (Amending Order 39, filed 7/11/78)

WAC 106-08-001 REGULAR MEETING TIME. The regular meetings of the Board of Trustees of Central Washington University shall be held on the second Friday of each month at 8:00 p.m. in ~~((rooms 204-205, Samuelson Union Building))~~ room 128C in Bouillon Library on the Central Washington University campus in Ellensburg, Washington.

WSR 78-12-024
EMERGENCY RULES
DEPARTMENT OF FISHERIES
[Order 78-118—Filed November 14, 1978]

I, Gordon Sandison, director of state Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.

I, Gordon Sandison, 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 harvestable surplus of chum stocks bound for the East Kitsap Peninsula have been taken.

Such 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 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 November 14, 1978.
By Gordon Sandison
Director

NEW SECTION

WAC 220-28-01000F *CLOSED AREA Effective immediately until further notice it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear in Treaty Indian Salmon Management and Catch Reporting Area 10.*

NEW SECTION

WAC 220-28-010A0J *CLOSED AREA Effective immediately until further notice it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear in that portion of Treaty Indian Salmon Management and Catch Reporting Area 10A outside and westerly of a line projected from Duwamish Head to the Space Needle.*

NEW SECTION

WAC 220-28-010B0I *CLOSED AREA Effective immediately until further notice it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear in Treaty Indian Salmon Management and Catch Reporting Area 10B.*

NEW SECTION

WAC 220-28-010E0C *CLOSED AREA Effective immediately until further notice it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear in Treaty Indian Salmon Management and Catch Reporting Area 10E.*

WSR 78-12-025
PROPOSED RULES
DEPARTMENT OF PERSONNEL
[Filed November 15, 1978]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and 41.06.040, that the State Personnel Board intends to adopt, amend, or repeal rules concerning the amending of WAC 356-18-060, Paid sick leave—Use;

that such agency will at 10:00 a.m., Thursday, January 11, 1979, in the Board Meeting Room, 600 South Franklin, Olympia, WA 98504, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 10:00 a.m., Thursday, January 11, 1979, in the Board Meeting Room, 600 South Franklin, Olympia, WA 98504.

The authority under which these rules are proposed is RCW 41.06.040 and 41.06.050.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to January 9, 1979, and/or orally at 10:00 a.m., Thursday, January 11, 1979, Board Meeting Room, 600 South Franklin, Olympia, WA 98504.

This notice is connected to and continues the matter noticed in Notice No. WSR 78-10-095 filed with the code reviser's office on October 3, 1978.

Dated: November 14, 1978
By: Leonard Nord
Secretary

WSR 78-12-026
ADOPTED RULES
DEPARTMENT OF PERSONNEL
[Order 126—Filed November 15, 1978]

Be it resolved by the State Personnel Board, acting at Department of Personnel, 600 South Franklin, Olympia, WA, 98504, that it does promulgate and adopt the annexed rules relating to:

- Amd WAC 356-10-030 Positions—Allocation—Reallocation.
- Amd WAC 356-10-050 Positions—Reallocation upward, incumbents.
- Amd WAC 356-10-060 Allocation—Appeals.
- Amd WAC 356-15-120 Special assignment pay provisions.
- Amd WAC 356-30-080 Temporary employment—Exempt service.
- Amd WAC 356-30-300 Performance evaluation—((Planning procedure)) Requirements—Monitoring.

This action is taken pursuant to Notice No. WSR 78-10-095 filed with the code reviser on 10/3/78. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 46.06.150(17) [41.06.150(17)] 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 November 9, 1978.

By Leonard Nord
Secretary

AMENDATORY SECTION (Amending Order 77, filed 5/7/75)

WAC 356-10-030 POSITIONS-ALLOCATION-REALLOCATION. (1) Position allocations or reallocations shall be based upon an investigation of duties and responsibilities assigned and/or performed and other information and recommendations. Every position shall be allocated to an established class.

(2) Allocations may be made by:

(a) The Director or designated staff of the Department of Personnel; OR,

(b) By agency directors or other designees authorized under (3) below.

(3) Agency directors may request and the Director of Personnel may approve, the authorization of the agency director or designee to approve or disapprove the allocation or reallocation of positions to established classes under the Merit System Rules and procedures approved by the Director of Personnel.

(4) It shall be the duty of the appointing authority and/or the personnel representative to report to the Director of Personnel any changes in duties, responsibilities or organization in a position which may affect position allocation.

(5) Agencies shall establish procedures for processing and reporting new positions, changes in position duties, and requests for position review to provide proper maintenance of the classification plan. The procedure shall provide for individual employee requests for position review, based on duties and responsibilities, through the agency personnel office to the Director of Personnel. This procedure will not cause undue delay in the Director of Personnel or designee reviewing the requested reclassification. Such procedures shall be ((subject to Director review and approval)) reviewed and approved by the Director of Personnel or designee. Notice of changes in this procedure initiated by agencies, will be provided to exclusive bargaining representatives and a copy to the Director of Personnel.

(6) Questions concerning the previous classification of employees due to the retitling or reallocating or reclassification of positions, or concerning classifications predating RCW 41.06.140 will be determined by the Director of Personnel or designee.

(7) Employees affected by agency initiated reallocations shall be notified in writing by the agency not less than 20 calendar days in advance of the intended date of the action, provided that this notice requirement shall not preclude the establishment of effective dates for other than competitive reallocations as provided in WAC 356-10-050.

AMENDATORY SECTION (Amending Order 123, filed 9/26/78)

WAC 356-10-050 POSITIONS-REALLOCATION UPWARD, INCUMBENTS. Employees in positions which have been reallocated upward are affected as follows:

(1) Employee must compete and be certified from the appropriate eligible register unless otherwise determined by the Director of Personnel or designee when the position is reallocated upward based on recent or impending changes in duties and responsibilities. The employee's salary is then adjusted in accordance with the Rule governing promotion.

(2) Employees in positions which have been reallocated upwards based on duties performed of a higher level classification in excess of one year, shall retain status in the reallocated position and shall have their salary adjusted in accordance with the rule governing promotion, provided:

(a) The incumbent meets the minimum or desirable qualifications for the new class; or, the incumbent meets acceptable qualifications as determined by the Director of Personnel or designee.

(b) The employee passes the appropriate examination.

(3) If the employee is not certified from the appropriate eligible register, transferred, promoted, demoted or otherwise retained in status within 60 days, the provisions governing reduction-in-force shall apply. This shall not preclude the employee's eligibility for a provisional appointment under these Rules. Employees who do not achieve status in a reallocated position shall be paid for time worked in the higher class based on the rule governing promotion (up to a maximum of three years).

(4) The employee retains existing appointment status when the position is reallocated based on a revision of a class series, a class series study, or an agency- or major subdivision-wide classification review planned and conducted by the Department of Personnel, when the reallocation involves no change in duties or responsibilities. The employee's salary then is adjusted to the same step in the new range as held in the present range.

(a) An employee in an underfill status will maintain that status.

(b) Paragraphs (1) or (2) apply when a change in duties, responsibilities, or organization coincides with a revision of a class series.

(5) The Director of Personnel or designee may approve the retention of status without examination for an incumbent in a reallocated position when it is evident that the reallocation is, in effect, the correction of a long-term inequity. The application of this subsection shall not be denied in those cases where the employee

has performed duties at a higher class for three continuous years or more.

(6) The effective date of other than competitive reallocations and appointments in (2) and (5) above will be the earliest date that a copy of the classification questionnaire, either submitted directly by the incumbent or by the agency, is received by the Department of Personnel. Receipt of such classification questionnaires shall be acknowledged by the Department of Personnel if the submitting party includes a self-addressed stamped envelope with the copy of the classification questionnaire furnished the Department of Personnel.

(7) The application of (6) above shall not abrogate the individual's right to appeal questions of substantial compensation inequity to the Personnel Board. However, if the Board grants salary relief for any period of time prior to the effective dates, which timely action would have caused to be established in (6) above, such relief shall remove the inequity which resulted in the application of (2) or (5) above and the employee may be required to compete and be certified to the position for which such salary relief has been granted.

AMENDATORY SECTION (Amending Order 87, filed 5/4/76)

WAC 356-10-060 ALLOCATION—APPEALS. Position allocation or reallocation may be appealed by an employee who is incumbent in the position at the time the position reallocation was requested or by the agency director as follows:

(1) The written request for a Personnel Board hearing must be filed with the Director of Personnel within 30 calendar days following notification of the effective date of the action and must contain the reasons and basis for the appeal.

(2) The Director of Personnel or designee shall acknowledge receipt of the appeal request with a copy to the agency.

(3) The agency shall make every effort to resolve the disagreement within 30 calendar days through agency review procedures.

(4) The Director shall review the position and facts within 90 calendar days from the date of appeal request.

(5) The Personnel Board shall conduct an open hearing and act upon the appeal following 20 calendar days' prior notice to the employee, the agency, or agencies affected and employee representatives who may present their views at the hearing.

(6) Allocation or reallocation appeals which result from a class-wide or broader position survey need not be heard by the Personnel Board until the Director of Personnel or designee has had a reasonable period of time to re-examine the position in question and all pertinent facts.

(7) Wherever possible, agencies shall continue employee's duties unchanged, pending an allocation decision.

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 121, filed 6/12/78)

WAC 356-15-120 SPECIAL ASSIGNMENT PAY PROVISIONS. Classes to which this Rule applies are marked with the letters "AP" after their titles in the Compensation Plan.

(1) For supervision, training and counseling of mentally retarded residents or mental patients. Basic salary range plus one salary range shall be paid only to employees in the classes below who have this supervision assigned.

- 0610 – Retail Clerk 1
- 0612 – Retail Clerk 2
- 8003 – Food Service Aide 1
- 8005 – Food Service Aide 2
- 8007 – Food Service Aide 3
- 8205 – Laundry Worker 1
- 8430 – Seamstress 1
- 8432 – Seamstress 2

(2) For full time assignment to forklift operations. Basic salary range plus \$10 per month shall be paid only to employees in the class below who have this duty assigned.

- 7770 – Warehouse Worker 1

(3) For required Scuba diving. Basic salary range plus \$7.50 per diving hour shall be paid to employees (other than Master Diver) who have this duty assigned.

(4) For (a) assignment to a telephone board with four or more positions; (b) specific assignment to primary responsibility for security communications control or emergency admissions processing at an institution; or (c) direct supervisory responsibility over PBX Operators having assignments (a) or (b) above. Basic salary range plus one range shall be paid only to employees in the classes below who are assigned these responsibilities.

- 0215 – PBX Operator
- 0216 – Chief PBX Operator

(5) For assignment to operate highway equipment rated above their present classification. Basic salary range plus the hourly difference between the top step of the Maintenance Technician 3 class and the top step of the salary range representing a two-range increase over the Maintenance Technician 3 class. Employees operating higher rated highway equipment shall be credited with a minimum of four hours pay at the higher rate for each work day in which they are required to operate the higher level equipment. Overtime for such assignments will be computed at one-and-one-half times the higher salary rate. This special assignment pay shall not apply to employees operating higher level highway equipment in a bona fide training assignment. This special pay provision shall apply only to employees in the classes below.

- 7107 – Maintenance Technician 1
- 7109 – Maintenance Technician 2
- 7111 – Maintenance Technician 3
- 7115 – Maintenance Lead Technician
- 7182 – Ferry Operator 1

(6) The Board may approve special pay provisions to the Compensation Plan to reflect hazardous/dangerous working conditions of specific positions when: (1) such conditions are not normally expected of those positions.

assigned to the respective classes; and (2) such provisions are found to be in accordance with prevailing practices in the industry and/or local community in which the position works.

(7) Basic salary range plus two ranges shall be paid to employees in the Wildlife Control Agent (4105), Wildlife Agent 1 (4110) and 2 (4111) classes. This compensation is for all hours worked subject to provisions of WAC 356-15-030 (1)(e).

(8) Basic salary plus two ranges shall be paid to Fisheries employees in the Fisheries Patrol Officer (4120), Fisheries Patrol Boat Operator 1 (4127) and Airplane Pilot 1 (7348) classes. This compensation is in lieu of all hours worked subject to provisions of WAC 356-15-030 (1) (e). Effective period of this action shall be from April 1, 1978 to December 31, 1978.

AMENDATORY SECTION (Amending Order 36, filed 7/1/71)

WAC 356-30-080 TEMPORARY EMPLOYMENT—EXEMPT SERVICE. Appointments to temporary positions as defined in WAC 356-06-020(15) are exempt from these Rules provided:

(1) There is no involvement in federal grant-in-aid.

(2) Positions have been reported to the Director of Personnel.

(3) Compensation and minimum qualifications of appointees are consistent with those for comparable classified positions.

(4) That the appointment lasts for no more than ~~(six)~~ nine months for single appointments or no more than nine cumulative months for multiple appointments within a calendar year, except when a temporary employee replaces a permanent employee who has been granted a leave of absence without pay in accordance with WAC 356-18-140 and WAC 356-39-120 and 130. In such cases, the temporary appointment may extend to the date the employee on leave is scheduled to return.

(5) ~~((The Director may authorize one extension of three months but may not authorize the temporary appointment of the same person more than twice without a four-month break in service.))~~ That a two-month break in service has occurred since the last temporary appointment of the same person in the same agency, except for multiple appointments as indicated in (4) above.

Established registers, certification, and referral service are available for use in filling temporary positions. A temporary employee, appointed following certification from the register, may enter a probationary period and subsequently gain permanent status, when a change in agency needs results in the permanent availability of the position.

AMENDATORY SECTION (Amending Order 36, filed 7/1/71)

WAC 356-30-300 PERFORMANCE EVALUATION—((PLANNING—PROCEDURE—))REQUIREMENTS—MONITORING. (1) Agencies will evaluate the performance of their full-time, part-time and tandem subordinate employees at least once:

(a) During the first four months, when the individual employee is in either probationary or trial service status.

(b) A year when the individual employee is in permanent status.

(2) The evaluation will be conducted during the month preceding the employee's anniversary date, except an agency can establish, on a consistent basis, a date which better accommodates a specific work cycle. The alternate date will not extend the appraisal beyond the limits prescribed in (a) and (b) above.

(3) Agencies will utilize the procedures and evaluation forms prescribed by the Director of Personnel. The procedures shall include provisions whereby individual agencies may, with the approval of the Director of Personnel, supplement the process with special performance factors peculiar to the specific organizational needs.

~~(((+))) (4) ((Agencies, in consultation with the Director, shall establish a performance evaluation procedure for permanent, trial service, probationary, and provisional employees. Such))~~ The procedures ((with)) and forms shall:

(a) Be designed to aid in communications between supervisors and subordinates and clarify duties and expectations.

(b) Be designed to inform employees of their performance strengths and weaknesses.

(c) Be based on performance toward the goals and objectives of the agency and its sub-units.

(d) Include provisions for the counseling and the development of employees.

(5) The Department of Personnel shall monitor the evaluation of employees for timeliness, effectiveness and standardization.

**WSR 78-12-027
ADOPTED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)**

[Order 1357—Filed November 15, 1978]

I, David Hogan, Exec. Assist. of the Department of Social and Health Services do promulgate and adopt at Olympia, Washington, the annexed rules relating to:

Amd WAC 388-24-050 relating to AFDC—Assistance unit.
Amd WAC 388-24-075 relating to AFDC—Multiple deprivation factors.

This action is taken pursuant to Notice No. WSR 78-10-082 filed with the code reviser on 9/29/78. Such rules shall take effect pursuant to RCW 34.04.040(2).

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

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) and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED November 15, 1978.

By David Hogan
Executive Assistant

AMENDATORY SECTION (Amending Order 1297, filed 5/31/78)

WAC 388-24-050 AID TO FAMILIES WITH DEPENDENT CHILDREN—ASSISTANCE UNIT. After an eligibility determination has been completed, composition of the assistance unit shall be in accordance with the following instructions:

(1) ~~((Eligibility for))~~ Any individual to be included in an AFDC assistance unit ~~((is conditioned upon))~~ shall be subject to the provisions in WAC 388-24-107 and 388-57-061.

(2) The AFDC-R assistance unit shall consist of:

(a) The eligible child or children living together, and

(i) The natural, adoptive, stepparent, or parents with whom the child(ren) lives. If the child(ren) is deprived because of ~~((the))~~ the incapacity of a parent, the legally wedded spouse of the child(ren)'s parent is also included, or

(ii) In lieu of a parent, one needy relative caretaker of the child(ren) of the degree specified in WAC 388-24-125 with whom the child(ren) lives and whose eligibility depends solely on caring for the child(ren).

(b) Only the eligible child(ren) shall constitute the AFDC-R assistance unit when he/she is living with a parent who is not in financial need, or who does not meet other eligibility requirements.

(c) Only the eligible (sibling) child(ren) shall constitute the AFDC-R assistance unit when he/she is living with a nonneedy relative of specified degree who is not legally responsible for the support or care of the child(ren), or with a nonresponsible needy relative of specified degree who is a member of another assistance unit or who is receiving SSI.

(d) An eligible child who is temporarily in an institution and meets conditions in WAC 388-24-125 shall be included or continue to be included in an AFDC assistance unit.

(3) The AFDC-E assistance unit shall consist of:

(a) The eligible child(ren), and

(b) Both natural or adoptive parents or a stepfather and parent of the eligible child(ren) if legally married to each other, with whom the child(ren) lives. If not legally married, see subsection (4). If an unemployed parent is temporarily absent from the home to search for employment with intention to reunite with the family, only the parent in the home is included in the unit.

(c) Only the eligible child shall constitute the AFDC-E assistance unit when he/she is living with parents who ~~((do not meet eligibility requirements))~~ have failed to cooperate with the WIN program and/or the Office of Support Enforcement without good cause.

(4) Unmarried parents living with one or more eligible children:

(a) When a child is living with both of his/her parents who are unmarried, only one such parent can be included in the child's assistance unit. If the child is deprived because of his/her natural father's unemployment and all requirements of the AFDC-E program are met, the

natural father shall be included in the child's assistance unit under the AFDC-E program. If the requirements of the AFDC-E program are not met but the child is deprived due to incapacity of a parent, either parent may be included in the child's assistance unit under the AFDC-R program.

(b) When the family is composed of the mother's child(ren) only, or the father's child(ren) only, or one or more children of both parents, or any combination of the above,

(i) One assistance unit is established for all children who have one parent in common, and this unit can include only this parent.

(ii) Another assistance unit is established for any children of the other parent only, including this parent if otherwise eligible.

(5) The AFDC-FC assistance unit shall include only the child who is eligible for AFDC-FC.

(6) When it is necessary for a responsible relative to reside temporarily apart from his or her family to secure training, as specified in WAC 388-24-125(3)(b)(v), separate assistance units shall be established for the relative in training and for the other members of the family.

(7) When all the dependent children in a potential AFDC assistance unit are receiving SSI, the AFDC assistance unit shall consist of the parent(s) or other needy caretaker relative who would be included in the assistance unit if the children were receiving AFDC.

AMENDATORY SECTION (Amending Order 597, filed 9/1/71)

WAC 388-24-075 AID TO FAMILIES WITH DEPENDENT CHILDREN—MULTIPLE DEPRIVATION FACTORS. ~~((+))~~ When children in a family are deprived of parental support for different reasons, the assistance unit shall be classified as:

~~((a))~~ (1) AFDC-E if ~~((at least one of))~~ the ~~((child))~~ child is deprived because of his/her father's or stepfather's unemployment and the child and the father or stepfather meet all of the requirements for AFDC-E in WAC 388-24-135. At the time unemployment ceases and deprivation exists due to incapacity of the mother or stepmother, AFDC-R shall be considered if eligibility exists.

~~((b))~~ (2) AFDC-R if ~~((no child meets all of))~~ the requirements for AFDC-E are not met but the children are deprived because of the death, continued absence or incapacity of a parent.

WSR 78-12-028

EMERGENCY RULES

DEPARTMENT OF FISHERIES

[Order 78-119—Filed November 16, 1978]

I, Gordon Sandison, director of state Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.

I, Gordon Sandison, 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 harvestable surplus of chinook, chum and coho salmon bound for Grays Harbor tributaries has been taken. The salmon runs in the Quillayute River and its tributaries have passed through the tribal fishing areas.

Such 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 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 November 16, 1978.

By Gordon Sandison
Director

NEW SECTION

WAC 220-36-02100L GRAYS HARBOR AREAS AND SEASONS Effective immediately through December 14, 1978 it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear from the waters of Grays Harbor including all tributaries.

REPEALER

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

WAC 220-28-003F0A CLOSED AREA (78-95)

WSR 78-12-029
EMERGENCY RULES
DEPARTMENT OF FISHERIES
[Order 78-120—Filed November 16, 1978]

I, Gordon Sandison, director of state Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.

I, Gordon Sandison, 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 harvestable surplus of coho bound for the Hoko River has been caught. Also, chum salmon bound for the Hoko River and Strait of Juan de Fuca tributaries require total protection.

Such 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 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 November 16, 1978.

By Gordon Sandison
Director

NEW SECTION

WAC 220-28-005F0D CLOSED AREA Effective immediately until further notice it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear from that portion of Treaty Indian Salmon Management and Catch Reporting Area 5 from 600 feet east of the mouth of the Sekiu River to 600 feet west of the mouth of the Hoko River within 200 yards of the shore, and from the waters of the Hoko River.

WSR 78-12-030
NOTICE OF PUBLIC MEETINGS
STATE HOSPITAL COMMISSION
[Memorandum—November 15, 1978]

The State Hospital Commission will meet in Seattle at the University Tower Hotel, beginning at 9:30 a.m. on December 7, 8, 14, 15, 21 and 22. The tentative meeting date scheduled for December 16 is subject to further notice.

WSR 78-12-031
EMERGENCY RULES
DEPARTMENT OF FISHERIES
[Order 78-121—Filed November 17, 1978]

I, Gordon Sandison, director of state Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.

I, Gordon Sandison, 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 analysis of Nooksack catches indicates chum predominate; Nooksack River chum require protection, since there is no harvestable surplus. Chinook have completed spawning in the upper portion of the Duwamish. In the Samish River, chinook have

cleared the area; chum are now present and require protection, since no harvestable surplus exists. Area 12 is closed to protect Hood Canal chum.

Such 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 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 November 17, 1978.
By Gordon Sandison
Director

NEW SECTION

WAC 220-28-007F0D **CLOSED AREA** Effective immediately until further notice it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear from the waters of the Nooksack River.

NEW SECTION

WAC 220-28-007G0C **CLOSED AREA** Effective immediately until further notice it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear from the waters of the Samish River.

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 220-28-01200H **CLOSED AREA** Effective immediately until further notice it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear in Treaty Indian Salmon Management and Catch Reporting Area 12.

REPEALER

The following sections of the Washington Administrative Code are hereby repealed:

- WAC 220-28-007F0C **CLOSED AREA** (78-117)
- WAC 220-28-007G0B **CLOSED AREA** (78-87)
- WAC 220-28-010F0H **CLOSED AREA** (78-89)

WSR 78-12-032
RULES OF COURT
STATE SUPREME COURT
[Order 25700-A-264]

IN THE MATTER OF THE ADOPTION
OF AMENDMENTS TO SUPERIOR COURT CRIMINAL RULE 3.3 (CrR 3.3). NO. 25700-A-264
ORDER

The Court having considered proposed amendments to Superior Court Criminal Rule 3.3 (CrR 3.3), as proposed by the Judicial Council, and having concluded that the amendments are necessary for the prompt and orderly administration of justice; Now, therefore, it is hereby

ORDERED:

a. Superior Court Criminal Rule 3.3 (CrR 3.3) is amended as set forth in the attachments hereto.

b. These amendments shall be published expeditiously in the Washington Reports and shall become effective November 17, 1978.

DATED at Olympia, Washington, this 9th day of November, 1978.

Charles T. Wright

Hugh J. Rosellini

Robert F. Brachtenbach

Orris L. Hamilton

James M. Dolliver

Charles F. Stafford

Charles Horowitz

Robert F. Utter

Floyd V. Hicks

RULE 3.3 ~~SPEEDY TRIAL~~ TIME FOR TRIAL

(a) Responsibility of Court. It shall be the responsibility of the court to insure to each person charged with crime a ~~speedy trial~~ in accordance with the provisions of this rule.

(b) Time Limits. ~~A criminal charge shall be brought to trial within 90 days following the preliminary appearance.~~

(1) The time limits set forth in subsections (b)(2) and (b)(3) shall commence to run from the date: (a) of the order binding the defendant over to the superior court following a preliminary hearing pursuant to JCrR 2.03 or (b) of the tenth day following the defendant's arrest in the event a preliminary hearing is not held or the charge is initially filed in the superior court.

(2) A defendant unable to obtain pretrial release from custody shall be brought to trial within 60 days of the applicable event set forth in subsection (b)(1).

(3) A defendant who is released from custody shall be brought to trial within 90 days of the applicable event set forth in subsection (b)(1).

(4) A defendant who is to be tried again following a mistrial, an order for a new trial, or an appeal or collateral attack, shall be tried within 90 days or 60 days as provided in subsections (b)(2) or (b)(3) of this rule, from the date of the mistrial, entry of the order granting

a new trial, or the receipt of the mandate of the appellate court.

(5) A defendant who is released pursuant to Rule 3.2 and whose release is subsequently revoked by order of the court shall be brought to trial within such a time period that the defendant spends no more than a total of 60 days in custody, and in no event later than 90 days from the date of the defendant's arraignment in superior court unless the time period is otherwise extended pursuant to this rule.

(6) When a change of venue has been granted pursuant to Rule 5.2, the receiving court shall bring the change to trial as prescribed by this rule, or within 30 days following the date the receiving court receives the file on the case, whichever is greater.

(7) In any case where the prosecuting attorney or judge becomes disqualified from participating in the case, the case shall be brought to trial as prescribed by this rule, or within 30 days following the date of disqualification, whichever is greater.

(8) In any case where the defendant fails to make any appearance required pursuant to Rule 3.2 and Rule 3.4 and a warrant is issued for the defendant's arrest pursuant to Rule 3.4(c), the case shall be brought to trial as prescribed by this rule, or within 30 days following his reappearance before the court that issued the warrant, whichever is greater.

(c) Priority Precedence over Civil Cases. Criminal trials shall take precedence over civil. A defendant unable to obtain pretrial release shall have priority and the charge shall be brought to trial within 60 days following the preliminary appearance.

(d) Setting of Trial Date; Notice to Parties.

(1) The court shall, within 10 days of the defendant's arraignment in superior court, set a date for trial which is within the time limits prescribed by this rule, and notify all parties and their counsel of the date set. The notice shall set forth the date of the defendant's arraignment in court on the charge to be tried and the number of days which will elapse before the trial date. A party who objects to the date set upon the ground that it is not within the time limits prescribed by this rule must, within 10 days of receiving the notice from the court, move that the court set a trial within those time limits. Failure of a party, for any reason, to make such a motion shall be a waiver of the objection that a trial commenced on such date is not within the time limits prescribed by this rule.

(2) When the court determines that a period shall be excluded in computing the time for trial pursuant to section (e), the court shall set a new date for trial and notify the parties and their counsel of the date set as provided in subsection (d)(1). A party who objects to the date set on the ground that it is not within the time limits prescribed by this rule must, within 10 days of receiving the notice from the court, move that the court set a trial date within those time limits. Failure of a party, for any reason, to make such a motion shall be a waiver

of the objection that a trial commenced on such a date is not within the time limits prescribed by this rule.

~~(d)~~ (e) Excluded Periods. The following periods shall be excluded in computing the time for trial:

(1) All proceedings relating to the competency of the defendant to stand trial.

(2) Preliminary proceedings and trial on another charge.

(3) Delay granted by the court pursuant to section ~~(e)~~(f).

~~(4) Delay in justice court resulting from a stipulated continuance made of record.~~

~~(5)~~(4) The time between the dismissal and the defendant's arraignment in superior court following the re-filing of the same charge.

(5) Delay resulting from the granting of a stay by an appellate court.

~~(e)~~(f) Continuances. Continuances or other delays may be granted as follows:

~~(1) On motion of the defendant on a showing of good cause:~~

~~(1) Upon written agreement of the parties which must be personally signed by the defendant or all defendants and must be approved by the court.~~

~~(2) On motion of the prosecuting attorney if:~~

~~(i) the defendant expressly consents to a continuance or delay and good cause is shown; or~~

~~(ii) the state's evidence is presently unavailable, the prosecution has exercised due diligence, and there are reasonable grounds to believe that it will be available within a reasonable time; or~~

~~(iii) required in the due administration of justice and the defendant will not be substantially prejudiced in the presentation of his defense.~~

~~(3)~~(2) On motion of the state or The court on its own motion or on the motion of a party the court may continue the case when required in the due administration of justice and the defendant will not be substantially prejudiced in the presentation of his defense. The court must state its reasons therefor.

(g) Extension of Time for Trial. The court may extend the time in which a trial must be held for no more than five days when, because of unavoidable and unforeseen circumstances beyond the control of the court or the parties, the trial has not begun on the date set, even if the time for trial has expired, unless the defendant will be substantially prejudiced in the presentation of his defense. The court must state its reasons therefor.

~~(f)~~(h) Absence of Defendant. If and in event the defendant is absent and thereby unavailable for trial or for any pretrial proceeding at which his presence is required, the time period specified in section (b) or ~~(c)~~ shall start to accrue anew upon the defendant's being actually present in the county wherein the criminal charge is pending, and his presence appearing upon the record of the court.

~~(g)~~(i) Dismissal With Prejudice. A criminal charge not brought to trial as required by this rule shall be dismissed with prejudice.

WSR 78-12-033
RULES OF COURT
STATE SUPREME COURT
[Order 25700-A-265]

IN THE MATTER OF THE ADOPTION
OF AMENDMENTS TO ADMISSION TO NO. 25700-A-265
PRACTICE RULE 9 APR 9 ORDER

The Court having considered proposed amendments to Admission to Practice Rule 9 (APR 9), as proposed by the Washington State Bar Association, and having concluded that the amendments are necessary for the prompt and orderly administration of justice; Now, therefore, it is hereby

ORDERED:

a. Admission to Practice Rule 9 (APR 9) is amended as set forth in the attachment hereto.

b. These amendments shall be published expeditiously in the Washington Reports and shall become effective January 1, 1979.

DATED at Olympia, Washington, this 9th day of November, 1978.

Charles T. Wright

Hugh J. Rosellini

Robert F. Brachtenbach

Orris L. Hamilton

James M. Dolliver

Charles F. Stafford

Charles Horowitz

Robert F. Utter

Floyd V. Hicks

RULE 9
LEGAL INTERNS

(c) Scope of Practice by Legal Intern Under the Limited License.

(4) A legal intern may participate in Superior Court and Court of Appeals proceedings, including depositions, provided the supervising attorney or another attorney from the same office is present. Ex parte and agreed orders may be presented to the court by a legal intern without the presence of his or her supervising attorney or another attorney from the same office: provided further that an intern may represent the state in juvenile court in misdemeanor and gross misdemeanor cases without in-court supervision after a reasonable period of in-court supervision, which shall not be less than one trial.

~~(5) After a reasonable period of in-court supervision, which shall be not less than one occasion in both jury and nonjury trials, a legal intern may, without the presence of the supervising attorney, participate in proceedings in courts from the judgment of which there is a right of trial de novo, except as otherwise provided in subsection (c)(6).~~

Except as otherwise provided in Rule 9(c)(6), in courts from the judgment of which there is a right of trial de novo, a legal intern, only after participating with his or her supervising attorney in at least one nonjury case, may try nonjury cases in such courts without the

presence of a supervising attorney; and only after participating with his or her supervising attorney in at least one jury case, may try jury cases in such courts without the presence of a supervising attorney.

RULE 9
LEGAL INTERNS

(e) Term of Limited License.

(1) A limited license as a legal intern shall be valid, unless revoked, for a period of ~~17~~ 18 months, provided that a person who fails the Washington state bar examination shall not continue to serve or to be eligible to become a legal intern after the date the results of the said bar examination are made public, and provided further that a person shall not serve as a legal intern more than 18 months after graduation from law school.

RULE 9
LEGAL INTERNS

(f) Rule 9(f) is rescinded in its entirety.

WSR 78-12-034
ADOPTED RULES
DEPARTMENT OF AGRICULTURE
[Order 1587—Filed November 21, 1978]

I, Bob J. Mickelson, director of Department of Agriculture, do promulgate and adopt at Olympia, Washington, the annexed rules relating to grades and standards for certified seed potatoes, repealing WAC 16-324-440, 16-446-001, 16-446-100, 16-446-110, 16-446-120, 16-446-130, 16-446-140, 16-446-150, 16-446-160, 16-446-170, 16-446-180, 16-446-190, 16-446-200 and 16-446-210, amending 16-324-370, 16-324-380, 16-324-390, 16-324-400, 16-324-410, 16-324-420 and 16-324-430 and adopting 16-324-375, 16-324-445, 16-324-450, 16-324-460, 16-324-470, 16-324-480, 16-324-490, 16-324-500, 16-324-510, 16-324-520, 16-324-530, 16-324-540, all to be effective 30 days after the signing of this order, *and adopting 16-324-435, to be effective May 1, 1979.

This action is taken pursuant to Notice Nos. WSR 78-10-101 and 78-10-103 filed with the code reviser on 10/3/78. Such rules shall take effect pursuant to RCW 34.04.040(2) and at a later date, such date being see above.

This rule is promulgated pursuant to chapter 15.14 RCW 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 November 21, 1978.
By Bob J. Mickelson
Director

REPEALER

Chapter 16-446 of the Washington Administrative Code is repealed in its entirety as follows:

- (1) WAC 16-446-001 PROMULGATION.
- (2) WAC 16-446-100 TUBER INSPECTION—DISEASES AND GRADES.
- (3) WAC 16-446-110 SPECIFIC REQUIREMENTS (PERCENTAGE TOLERANCES).
- (4) WAC 16-446-120 WASHINGTON NO. 1 CERTIFIED SEED POTATOES (BLUE TAG STOCK).
- (5) WAC 16-446-130 WASHINGTON NO. 2 CERTIFIED SEED POTATOES (RED TAG STOCK).
- (6) WAC 16-446-140 WASHINGTON SINGLE DROP CERTIFIED SEED POTATOES (WHITE TAG STOCK).
- (7) WAC 16-446-150 WASHINGTON BUFF CERTIFIED SEED POTATOES (BUFF TAG STOCK).
- (8) WAC 16-446-160 MARKING REQUIREMENTS.
- (9) WAC 16-446-170 TOLERANCES.
- (10) WAC 16-446-180 DEFINITION OF TERMS.
- (11) WAC 16-446-190 DEFINITION—DAMAGE.
- (12) WAC 16-446-200 DEFINITION—SERIOUS DAMAGE.
- (13) WAC 16-446-210 EFFECTIVE DATE.

AMENDATORY SECTION (Amending Order 1199, filed 5/5/71)

WAC 16-324-370 GENERAL GUIDANCE. (1) Participation in this program shall be voluntary and may be withdrawn at the option of the applicant. Farming and sanitation practices are the responsibility of the grower. Certification, approvals, determinations, and supervision mentioned herein shall be conducted by the department.

(2) ~~((The department may refuse acceptance of an application, certification, or use of certification tags under any condition which may be detrimental to the seed potato industry.))~~ All applications and department records will be maintained as public records for a period of seven years.

(3) Failure to comply with the requirements of these rules shall be cause for refusal or cancellation of approval of any planting or the certification of any seed as certified seed potatoes.

~~((3) When potatoes are certified by the department, it is an exercise of the best judgment of the department. Certification does not constitute a warranty of the department regarding the quality or freedom from disease of the seed potatoes beyond the express representation that the potatoes were produced, tested, inspected, graded and packed under the supervision of the department and did at the time of grading, meet all requirements of this article.))~~

(4) Certification means that the lot of seed potatoes was inspected and meets the requirements of this order.

(5) The state of Washington department of agriculture makes no warranty, expressed or implied, or representation as to the freedom from disease or quality of certified seed. Certification is based solely on visual inspections of sample plants and tubers of each lot which were found to meet tolerances prescribed in this order.

NEW SECTION

WAC 16-324-375 APPLICATION AND WITHDRAWAL. (1) Application shall be made on a form provided by the department. Applications for certification must reach the state department of agriculture, Olympia, Washington, on or before June 15 of each year in order to assure eligibility. Applications must be accompanied by the appropriate fee, as well as tags, certificates or other evidence of eligibility. An application must be made for each variety.

(2) Withdrawal of a seed lot from the certification program shall be made on a form provided by the department which will become part of the permanent public record.

AMENDATORY SECTION (Amending Order 1199, filed 5/5/71)

WAC 16-324-380 FEES. (1) Potato certification fees shall be ~~((13.50))~~ thirteen dollars and fifty cents per acre.

~~((a))~~ Applications shall be accompanied by ~~((50%))~~ fifty percent of the total charge due and payable on or before June 15 of each year. Applications may be adjusted ~~((10%))~~ ten percent on or before July 15.

(2) Final payment of above fee is due and payable ~~((October))~~ November 1 of each year, PROVIDED:

(a) Fees for ~~((5))~~ five acres or less must be paid in full at the time of application.

(b) Fee for ~~((2))~~ two acres or less is ~~((40.00))~~ forty dollars minimum to be paid in full at time of application.

(c) No fees will be charged, up to ~~((5))~~ five acres, for regularly enrolled high school 4-H or FFA projects.

(3) Refunds of the application fee will be made only ~~((upon receipt of a written notice to the department by the applicant withdrawing the lot or field))~~ if the withdrawal form is received by the department prior to the first field inspection.

(4) Lots rejected on or before October 1 will not be subject to final fees.

~~((5))~~ Applications for certification must reach the state department of agriculture, Olympia, Washington, on or before June 15 of each year in order to assure eligibility. Applications must be accompanied by the appropriate fee, as well as tags, certificates or other evidence of eligibility. An application must be made for each variety.

~~((6))~~ Final fee under No. 1 must reach the state department of agriculture, Olympia, Washington, on or before October 1 each year in order to maintain eligibility.

~~((7))~~ Failure to pay fees when due shall result in removing the applicant from this program.

~~((8))~~ (6) No application for any grower owing the Washington state department of agriculture for previous fees will be considered.

AMENDATORY SECTION (Amending Order 1199, filed 5/5/71)

WAC 16-324-390 REQUIREMENTS FOR PRODUCTION OF FOUNDATION AND/OR CERTIFIED STOCK. (1) Land requirements.

(a) Potatoes will not be eligible for certification if planted on land on which potatoes were grown in either of the previous ~~((year))~~ two years unless the prior ~~((crop was))~~ crops were entered for and passed certification.

(b) Any land known to be infested with parasitic potato nematode will not be accepted.

(c) Any land planted with potatoes found to have ring rot will not be eligible for planting for certified seed potato production for at least two years.

(2) Isolation requirements.

(a) ~~((Fields))~~ Potatoes intended for certification must be isolated by at least ~~((100))~~ one hundred feet from ~~((fields growing))~~ other potatoes except ~~((fields))~~ potatoes entered for certification.

(b) A distinct separation ~~((must be used to denote different lots or varieties grown in the same field))~~ of at least six feet must be left unplanted or planted to some other crop between different lots of seed potatoes.

(3) ~~((Miscellaneous requirements. (a) Prospective growers must be interviewed by the department before applications will be processed. This is in order that the applicant knows what is expected of him and what he may expect from the certifying agency:~~

~~((4))~~ Planting stock. Eligible planting stock must consist of foundation seed potatoes or seed stock approved by the department.

(a) Foundation seed is tubers that have met field standards and winter ~~((plot))~~ test standards for foundation seed.

(b) Desirable planting stock of known history and varietal purity may be accepted. This stock must have been produced the preceding year under the special observation of the department. Stock under observation by the department shall pay the usual certification fees.

(c) Planting stock from other states or ~~((Canada))~~ countries is eligible for certification if ~~((these states or provinces have foundation seed standards at least as high as the state of Washington))~~ the planting stock has met the requirements for foundation standards of their program.

~~((5))~~ Test plot records. Each lot of Washington seed to be planted for certification must have passed winter greenhouse test tolerances.

~~((6))~~ (4) Field inspections. Each lot will be visually inspected on a sample basis. ~~((Fields))~~ Lots will be subjected to at least two inspections - the first about ~~((six to eight weeks))~~ forty-five days after planting, or before the rows have filled in or the vines touch in the row; the second inspection about ninety-five days after planting. Additional inspections will be made when deemed necessary. The ~~((fields))~~ lots will be traversed sufficiently to accurately evaluate the factors to be considered with a minimum sample of one hundred plants per acre.

~~((Fields))~~ Lots will be considered ready for inspection at all times. Notification will be given to grower or grower representative when inspection is to be performed.

~~((7))~~ (5) Russet Burbank/Netted Gem potatoes to be eligible for certification must be ~~((represented in the winter greenhouse test and be))~~ within the field tolerances and the winter ~~((greenhouse))~~ test tolerances set for certified seed potatoes. Shipments for export prior to January 15 may be certified based on field readings only.

(6) Miscellaneous requirements. Prospective growers entering the certification program for the first time must be interviewed by the department before applications will be processed. This is in order that the applicant knows what is expected of him and what he may expect from the certifying agency.

AMENDATORY SECTION (Amending Order 1199, filed 5/5/71)

WAC 16-324-400 FIELD INSPECTION STANDARDS. (1) The ~~((unit of))~~ field certification ~~((will be the entire))~~ of each lot ~~((within the field standing at the time of inspection))~~ will be based on the sample inspected.

(2) Specific requirements. ~~((Percentage tolerances))~~

(a) The diseases tolerated will be within the percentages listed in the table below based on visual symptoms showing in the sample inspected.

Field tolerances for: Inspection	Foundation		Certified	
	1	2-3	1	2-3
Leaf Roll	0.2%	0.1%	0.4%	0.2%
Well defined Mosaic, ((Spindle Tuber, or Giant Hill)) and other virus and virus-like diseases	1.0%	0.5%	2.0%	1.0%
Black Leg and Wilts	2.0%	1.0%	4.0%	2.0%
Ring Rot	0.0%	0.0%	0.0%	0.0%
Variety Mixture	0.2%	0.0%	0.2%	0.1%

~~((b))~~ Diseases which cannot be observed visually at time of inspection may be present.

~~((c))~~ The 0.0% tolerance for ring rot is chosen for reasons of convenience and practicality and is not to be construed to mean that the lot inspected is free from the disease. It does mean no ring rot was found during the inspection process.

~~((d))~~ When ring rot is found in a lot of seed that lot will be rejected. All seed potatoes grown that year by that farming operation from that same seed source, even if grown in different fields shall not be eligible for foundation classification. The tubers from these lots must be inspected at time of digging.

~~((a))~~ (e) ~~((Fields))~~ Lots not meeting field ~~((tolerance requirements))~~ inspection standards at the time of inspection will be rejected.

~~((b)) (f) Any field condition, i.e., weeds, frost, insect, disease, premature dying from any cause, or any condition making inspection evaluation impossible will be cause for (rejection or hold for additional winter testing. Any lots held for additional winter testing will not be eligible for tagging until such lots have passed winter greenhouse test requirements))~~ the following actions:

- (i) Inability to read at time of first field reading for virus, etc.—lots may be held for winter virus test.
- (ii) Inability to read at ninety-day or final reading, except damage caused by frost or freezing, will be cause for rejection. The tubers from these lots must be inspected at time of digging.

AMENDATORY SECTION (Amending Order 1526, filed 4/27/77)

WAC 16-324-410 WINTER ((GREENHOUSE)) TEST. (1) ((To be eligible to plant for certification any lot of Washington seed must be represented in the winter greenhouse test and be within the field tolerance and winter greenhouse test tolerance set for foundation seed potatoes.)) Purpose. The purpose of the winter test is to visually detect virus and viruslike plant symptoms in samples of the lot submitted by the grower.

(2) Details for submitting samples for winter testing will be available from division of plant industry personnel.

((2)) (3) "Foundation" may be stamped on the department's official certified tags when a lot has passed the required field standards and winter ((greenhouse)) test tolerances for foundation seed.

~~((3) The department may approve special foundation testing procedures.))~~

(4) Lots represented in winter ((greenhouse)) tests which do not meet the certification requirements of the winter ((greenhouse)) test will not be eligible for current year certification.

(5) In the event of serious malfunction of the winter ((greenhouse)) test facility, foundation and certified eligibility may be based on field readings.

AMENDATORY SECTION (Amending Order 1199, filed 5/5/71)

WAC 16-324-420 WINTER ((GREENHOUSE)) TEST TOLERANCES. (1) ((Specific requirements. (Percentage tolerances))) The unit of certification will be each lot.

(2) Specific requirements. The diseases tolerated will be within the percentages listed in the table below, based on visual symptoms showing in the sample inspected:

Disease or defect	Foundation	Certified
<u>Well defined Mosaic((Spindle Tuber or Giant Hill)) and other virus or virus-like diseases</u>	1.5%	2.0%
Leaf Roll	0.5%	2.0%

(3) Diseases which cannot be observed visually at time of inspection may be present.

AMENDATORY SECTION (Amending Order 1199, filed 5/5/71)

WAC 16-324-430 DIGGING, STORAGE AND PREMARKETING. ((+)) Specific requirements.

((a)) (1) Stored so as to maintain each lot's identity. Storage bin or room (an area with a controlled access and enclosed by solid barriers) to be so marked that any inspector not previously having been in the room or storage bin could identify the lot.

((b)) (2) Graded according to state of Washington standards for seed potatoes.

((c)) (3) Placed in new sacks when tagging is requested, identified with the official Washington seed potato tags which must show the grower's name, address and lot number unless such information is printed on the sacks together with the usual net weight.

~~((d) For the convenience of the grower.))~~

(4) Tags may be issued to the grower ((provided he agrees to)) who will:

((i)) (a) Tag the bags as the potatoes are sorted.

((ii)) (b) Allow inspection of graded potatoes ((are subject to inspection)) at any time.

((iii)) (c) If the potatoes are out-of-grade, remove the tags under the supervision of the inspector.

((iv)) (d) Return all unused tags to the inspector.

Failure to observe any of the above provisions is sufficient cause for the inspector to withhold the privilege of permitting the grower to tag at his convenience. The deliberate disregard for ~~((ii)) (b)~~ and ~~((iii)) (c)~~ is just cause to eject a grower from the certification program.

((e)) (5) Bulk lots, properly identified, may be moved under certification.

~~((f) Storage areas and sorting equipment shall be carefully cleaned and disinfected each year.~~

~~(g) Seed potatoes may be stored in used sacks that are known not to have been used for commercial potatoes.~~

(2) Recommendations:

(a) Seed potatoes are to be dug and stored so as to maintain vitality of seed.))

NEW SECTION

WAC 16-324-435 STORAGE RESTRICTIONS.

(1) Each storage bin or room containing more than one lot will have a solid barrier between each lot.

(2) Lots known to be infected with ring rot at time of storage or noncertified potatoes cannot be stored within the same storage with certified seed potatoes.

(3) This section, WAC 16-324-435, will become effective May 1, 1979.

NEW SECTION

WAC 16-324-445 GRADING INSPECTION—

DISEASES AND GRADES. Grading inspections shall be made on a sample basis. United States Standards for Potatoes shall be the official guide for applying and interpreting all definitions and terms used in the Washington certified seed grades below.

NEW SECTION

WAC 16-324-450 **SPECIFIC REQUIREMENTS.** The diseases tolerated will be within the percentages listed in the table below based on visual symptoms showing in the sample inspected.

Disease or Defects	Foundation	Certified
Bacterial Ring Rot, Powdery Scab, Black Wart, Tuber Moth, Nematodes	0.00 %	0.00 %
Net Necrosis associated with Leaf Roll	0.25 %	1.00 %
Scab (deep pitted)	1.00 %	3.00 %
Variety Mixture	0.00 %	0.25 %

NEW SECTION

WAC 16-324-460 **WASHINGTON NO. 1 CERTIFIED SEED POTATOES (BLUE TAG STOCK).** Shall consist of potatoes of one variety which are fairly well shaped, free from recognizable spindle tuber, deep scab, late blight, freezing injury and from soft rot or wet breakdown; and from damage caused by disease, insect, mechanical or other means; dirt or other foreign matter; second growth; growth cracks; sprouting; shriveling; surface scab; rhizoctonia; dry rot.

The size of Washington No. 1 certified seed potatoes shall be not less than one and one-half ounces or one and one-half inches minimum diameter, or more than fourteen ounces in weight. Definitions and tolerances for the above grade will be found under WAC 16-324-500, 16-324-510, 16-324-520, and 16-324-530.

NEW SECTION

WAC 16-324-470 **WASHINGTON NO. 2 CERTIFIED SEED POTATOES (RED TAG STOCK).** Shall consist of potatoes of one variety which are free from recognizable spindle tuber, freezing injury, late blight and from soft rot or wet breakdown; and from serious damage caused by disease, insect, mechanical or other means; dirt or other foreign matter; second growth; growth cracks; shriveling; surface scab; dry rot.

The size of Washington No. 2 certified seed potatoes shall be not less than one ounce or more than eighteen ounces in weight. Definitions and tolerances for the above grade will be found under WAC 16-324-500, 16-324-510 and 16-324-540.

NEW SECTION

WAC 16-324-480 **WASHINGTON SINGLE DROP CERTIFIED SEED POTATOES (WHITE TAG STOCK).** Shall consist of potatoes which meet all requirements of Washington No. 2 certified seed potato grade: PROVIDED, The size shall be not less than one or more than three ounces in weight. Definitions and tolerances for the above grade will be found under WAC 16-324-500, 16-324-510 and 16-324-540.

NEW SECTION

WAC 16-324-490 **WASHINGTON BUFF CERTIFIED SEED POTATOES (BUFF TAG STOCK).** Shall consist of potatoes of one variety which are free from recognizable spindle tuber, late blight, freezing injury and from soft rot or wet breakdown; and from serious damage caused by disease, insect, mechanical, or other means; dirt or other foreign matter or dry rot.

No size requirement. The size of Washington Buff certified seed potatoes is not regulated except as to agreement between buyer and seller. Definitions and tolerances for the above grade will be found under WAC 16-324-500, 16-324-510 and 16-324-540.

NEW SECTION

WAC 16-324-500 **MARKING REQUIREMENTS.** Applies to all grades. Lot number, variety, grower's name and address, net weight, and tagged with appropriate tag for grade.

NEW SECTION

WAC 16-324-510 **TOLERANCES.** Applies to all grades and is based on a sample inspection.

(1) In order to allow for variations other than size, and internal discoloration, incident to proper grading and handling, not more than a total of six percent of the potatoes in any lot may fail to meet the requirements of the grade but not more than one-sixth of this amount, or one percent, shall be allowed for potatoes affected by late blight, potatoes which are frozen, or affected by soft rot or wet breakdown. In addition, in blue, red and white tag stock, not more than five percent of the potatoes may be damaged by internal discoloration. No more than three percent may be below the minimum sizes or more than six percent above maximum sizes specified in the grades.

(2) The tolerances specified shall be placed on a container basis. However, any lot of seed potatoes shall be considered as meeting the requirements of the grade, if upon inspection, no sample from a single container, in any lot, is found to exceed the tolerances specified by more than double the amount allowed: PROVIDED, That the entire lot shall average within the tolerances specified.

(3) All percentages shall be calculated on the basis of weight.

NEW SECTION

WAC 16-324-520 **DEFINITION OF TERMS.** Applies to Washington No. 1 (WAC 16-324-460). "Fairly well shaped" means potatoes are not materially pointed, dumb-bell shaped, or otherwise ill formed.

NEW SECTION

WAC 16-324-530 **DEFINITION—DAMAGE.** Applies to Washington No. 1 (WAC 16-324-460). "Damage" means any injury, disease, insect, or defect which materially affects the appearance or which materially injures the potato for seed purposes. Any one of the following defects or any combination of defects, the

seriousness of which exceeds the maximum allowed for any one defect shall be considered as damage:

(1) Dirt or foreign matter which materially affects the general appearance of the lot, a potato having an appreciable amount of caked dirt shall also be considered as damaged.

(2) Second growth which has developed to such an extent as to materially affect the appearance of the potato.

(3) Growth cracks which are not shallow or not well healed.

(4) Sprouting, when the sprouts are over three-fourths inch long on ten percent of the tubers.

(5) Shriveling, when the tuber is more than slightly shriveled.

(6) Surface scab which covers more than ten percent of the surface of the potato in the aggregate, on ten percent of the tubers.

(7) Rhizoctonia which covers more than five percent of the surface of the potato in the aggregate, on twenty-five percent of the tubers.

(8) Dry rot which cannot be removed without a loss of more than five percent of the total weight of the potato, including the peel.

NEW SECTION

WAC 16-324-540 DEFINITION—SERIOUS DAMAGE. Applies to all grades. "Serious damage" means any injury, disease, insect, or defect which seriously injures the appearance of the individual potato or the general appearance of the potatoes in the container, or which causes a loss of more than ten percent of the total weight of the potato for seed purposes. Any one of the following defects or any combination of defects, the seriousness of which exceeds the maximum allowed for any one defect shall be considered as serious damage.

(1) Dirt of foreign matter when the general appearance of the potatoes is seriously affected by tubers badly caked with dirt or other foreign matter.

(2) Second growth when more than one well attached knob is over ten percent of the total weight of the tuber, or when the knob is broken.

(3) Growth cracks, cuts, and deep bruises which seriously affect the potato for seed purposes.

(4) Shriveling when the potato is excessively shriveled, spongy or flabby.

(5) Surface scab which covers an area of more than twenty percent of the surface of the potato in the aggregate, on more than twenty-five percent of the tubers.

(6) Dry rot which cannot be removed without a loss of more than ten percent of the total weight of potato, including the peel.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 16-324-440 EFFECTIVE DATE.

WSR 78-12-035

EMERGENCY RULES

DEPARTMENT OF TRANSPORTATION

[Order 5, Resolution 37—Filed November 22, 1978]

Be it resolved by the Washington State Transportation Commission, acting at Highway Administration Building, Room ID2, Olympia, Washington, that it does promulgate and adopt the annexed rules relating to regulations regarding advanced financial support payments for the conduct of public transportation feasibility studies, amending chapter 365-41 WAC.

We, the Washington State Transportation Commission, 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 emergency rules are a preliminary step to repealing and re-establishing these rules. They are necessary to assure that no prospective feasibility study is penalized or delayed during the repealing and re-establishing process.

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

This rule is promulgated pursuant to RCW 35.58-.2712 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 November 21, 1978.

By Ray A. Aardal
Chairman

AMENDATORY SECTION (Amending Order 77-04, filed 8/10/77)

WAC 365-41-015 DEFINITIONS. (1) (~~"Agency"~~) "Department" means the Washington state (~~(planning and community affairs agency)~~) department of transportation.

(2) (~~"Director"~~) "Assistant secretary" means the (~~(director of the agency)~~) assistant secretary of public transportation and planning of the department and any persons to whom said ((director)) assistant secretary has delegated powers and duties under the act and these regulations.

(3) "Land area" means the territory, measured to the nearest tenth of a square mile or square kilometer, located within the corporate boundaries of the applicant municipality.

(4) "Municipality" means any city, town or county not associated with a county transportation authority created pursuant to chapter 36.57 RCW, public transportation benefit area created pursuant to chapter 36.57A RCW, or a municipal corporation created pursuant

to chapter 35.58 RCW performing the function of metropolitan public transportation, any metropolitan municipal corporation created pursuant to chapter 35.58 RCW authorized to perform the function of metropolitan public transportation, any county transportation authority created pursuant to chapter 36.57 RCW, or any public transportation benefit area created pursuant to chapter 36.57A RCW, which has not received an advanced financial support payment to develop a plan pursuant to RCW 36.57A.150.

(5) "Population" means the number of residents as shown by the figures released for the most recent official state, federal, or county census, or population determination made by the office of ((program planning and fiscal)) financial management.

(6) "Public transportation services" means scheduled or demand-response service by any type of vehicle on land or water to transport any or all classes of people using either contracted private or public equipment and/or the municipality's own equipment.

AMENDATORY SECTION (Amending Order 77-04, filed 8/10/77)

WAC 365-41-110 APPLICATION FOR ADVANCED FINANCIAL SUPPORT PAYMENT. (1) Eligible applicants. Any municipality is eligible to receive a one-time advanced financial support payment from the ((agency)) department upon submission to the ((agency)) department of an application containing the information specified in subsection (2) hereof.

(2) Contents of application. No particular form is hereby specified for an application for an advanced financial support payment. The application for such payment, however, must be addressed to the ((director)) assistant secretary, signed by the chief executive officer of the municipality, and include the following information and related materials:

(a) A copy of a minute entry or resolution of the municipality authorizing or directing that body, or a designated individual acting for that body, to apply for such payment;

(b) The amount of land area;

(c) An estimate of the population of the municipality;

(d) A proposed budget indicating, at a minimum, the following information;

(i) Proposed expenditures by the following objects((:)): Salaries and wages, personal services contracts, goods and services, travel, equipment, employee benefits, and capital outlays;

(ii) Full time equivalent (FTE) staff years; and

(iii) Budget period and anticipated period of planning project, if different.

AMENDATORY SECTION (Amending Order 77-04, filed 8/10/77)

WAC 365-41-120 ((AGENCY)) DEPARTMENT RESPONSE TO APPLICATION. The ((agency)) department shall respond to applications on a "first-come, first-served" basis so that state biennial budget constraints can be observed. Therefore, upon receipt on an

application for an advanced financial support payment, the ((agency)) department shall:

(1) Determine whether or not the application contains or includes all of the information or material required by WAC 365-41-110(2). In the event an application is incomplete, the applicant shall be notified within seven days of receipt of such application by the ((agency)) department, of the application's deficiencies and that further ((agency)) department processing of the application is being suspended until the ((agency)) department receives a properly completed application;

(2) Determine the most recent official office of ((program planning and fiscal)) financial management population of the applicant; and

(3) Allocate for distribution to the applicant as the maximum advanced financial support payment one thousand five hundred dollars plus the product of one dollar times the sum of ((one-tenth)) two-tenths the applicant's population and the applicant's nonfederally owned land area(~~(-PROVIDED, HOWEVER, That))~~. Under no circumstances will the amount allocated exceed the sum of thirty-five thousand dollars per applicant.

AMENDATORY SECTION (Amending Order 77-04, filed 8/10/77)

WAC 365-41-130 CONDITIONS OF ADVANCED FINANCIAL SUPPORT PAYMENTS. (1) Payment constitutes a loan. Funds received by municipalities as advanced financial support payments constitute loans. Such a loan shall be repaid to the ((agency)) department by the recipient thereof not later than two years after the date such recipient received the advanced financial support payment(~~(-PROVIDED, HOWEVER, That))~~. Repayment shall not be necessary in the event the study is completed within one year after the date such advanced payment was received; within six months of its receipt of the study and its recommendations, the municipal legislative authority passes a resolution adopting or rejecting all or part of the study; a copy of the resolution is transmitted to ((this office)) the department within one week of its adoption; and if the municipal legislative authority or the voters in such municipality do not elect to levy and collect taxes to support public transportation within two years after the date such advanced financial support payment was received.

(2) Obligation to perform a feasibility study. Following receipt of the advanced financial support payment, the municipality shall undertake and complete a feasibility study that meets the specifications contained in WAC 365-41-200 through 365-41-250, as well as specifications adopted by the office subsequent to receipt of such payment by a recipient.

AMENDATORY SECTION (Amending Order 77-04, filed 8/10/77)

WAC 365-41-200 REQUIRED ELEMENTS OF FEASIBILITY STUDY. A feasibility study prepared pursuant to ((section 6, chapter 44, Laws of 1977 1st. ex. sess.)) RCW 35.58.2712; and WAC 365-41-130(2) shall, as a minimum, contain the elements described in

WAC 365-41-210 through 365-41-250. Based upon the elements described in WAC 365-41-210 through 365-41-250, the study shall reach definite conclusions regarding the feasibility, viability and suitability of public transportation services. A conclusion that public transportation services are not feasible, viable or suitable is acceptable if supported by the study.

AMENDATORY SECTION (Amending Order 77-04, filed 8/10/77)

WAC 365-41-210 GEOGRAPHICAL EXTENT. The feasibility study shall encompass the transportation needs of the population of the municipality and the population of the territory within fifteen road miles of the recipient municipality's corporate boundary within the state of Washington.

AMENDATORY SECTION (Amending Order 77-04, filed 8/10/77)

WAC 365-41-300 SUBMISSION OF FEASIBILITY STUDY TO AGENCY. A municipality shall assemble into a single written document all of the material prepared by it pursuant to WAC 365-41-200 and transmit such material to the ((agency)) department and to its legislative body within thirteen months of the municipality's receipt of the advanced support payment.

AMENDATORY SECTION (Amending Order 77-04, filed 8/10/77)

WAC 365-41-320 SUBMISSION OF MUNICIPAL ORDINANCE LEVYING AND COLLECTING TAXES TO AGENCY. In the event a municipality elects to levy and collect any tax to support public transportation, it shall transmit a copy of its ordinance implementing such tax to the ((agency)) department within one week of its adoption by the municipal legislative body.

WSR 78-12-036
ADOPTED RULES
DEPARTMENT OF REVENUE
 [Order FT 78-3—Filed November 22, 1978]

I, Charles W. Hodde, director of Revenue, do promulgate and adopt at Olympia, Washington 98504, the annexed rules relating to FOREST LAND VALUES—1979, WAC 458-40-19102.

This action is taken pursuant to Notice No. WSR 78-10-110 filed with the code reviser on October 4, 1978. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 84.33.120 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 November 22, 1978.
 By Charles W. Hodde
 Director

NEW SECTION

WAC 458-40-19102 FOREST LAND VALUES - 1979. The true and fair values, per acre, for each grade of forest land for the 1979 assessment year are determined to be as follows:

1979 FOREST LAND VALUES			
Land Quality	Accessi- bility & Topography	Western Washington ₁	Eastern Washington ₂
GOOD	Favorable	\$126.00	\$41.00
	Average	\$107.00	\$35.00
	Difficult	\$ 70.00	\$27.00
	Inoperable	\$ 5.00	\$ 1.00
AVERAGE	Favorable	\$ 90.00	\$25.00
	Average	\$ 76.00	\$21.00
	Difficult	\$ 49.00	\$16.00
	Inoperable	\$ 3.00	\$ 1.00
POOR	Favorable	\$ 51.00	\$11.00
	Average	\$ 42.00	\$10.00
	Difficult	\$ 27.00	\$ 7.00
	Inoperable	\$ 1.00	\$ 1.00

- 1 For Western Washington: All private land lying west of the Summit of the Cascade Range of mountains.
- 2 For Eastern Washington: All private land lying east of the Summit of the Cascade Range of mountains.

WSR 78-12-037
RULES OF COURT
STATE SUPREME COURT
 [Order 25700-A-267]

IN THE MATTER OF THE
 ADOPTION OF AMENDMENTS TO APR 2(B)(2)(b). NO. 25700-A-267
 ORDER

The Court in its opinion in Nielson v. Washington State Bar Association, Supreme Court Cause No. 45314, filed November 2, 1978, determined that that portion of APR 2(B)(2)(b) which predicates permission to take the Washington State Bar Examination upon a declaration of intent to become a citizen of the United

States void, the court accordingly amended APR 2(B)(2)(b) to read as follows:

- (b) an alien lawfully admitted for permanent residence in accordance with Federal Immigration and Naturalization Law.

A copy of the pertinent portions of the opinion and concurrence are attached herewith.

DATED at Olympia, Washington, this 2nd day of November, 1978.

WSR 78-12-038

ADOPTED RULES

DEPARTMENT OF RETIREMENT SYSTEMS

[Order V—Filed November 22, 1978]

I, Robert L. Hollister, director of Department of Retirement Systems, do promulgate and adopt at my office, Capitol Plaza Building in Olympia, Washington the annexed rules relating to the operation and administration of the Judicial Retirement System, adopting new sections WAC 415-100-010, 415-100-020, 415-100-040, 415-100-050, 415-100-060, 415-100-100, 415-100-110, 415-100-120, 415-100-130, 415-100-140, 415-100-150, 415-100-160, 415-100-170, 415-100-180, and repealing WAC 290-12-010, 290-16-010, 290-16-020, 290-16-030, 290-16-040, 290-16-050, 290-16-060, 290-16-070, 290-16-080, 290-16-090, 290-20-010, 290-20-020, 290-20-030, 290-24-010, 290-24-020, 290-24-030, 290-24-040, 290-24-050, 290-24-060, 290-24-070, 290-24-080, 290-24-090, 290-24-100, 290-24-110, 290-24-120, 290-24-130, 290-28-010, 290-28-020, 290-32-010, 290-32-020, 290-32-030, 290-32-040, 290-32-050, 290-32-060, 290-32-070, 290-36-010, 290-36-020, 290-36-030, 290-36-040, 290-36-050, 290-36-060, 290-36-070, 290-36-080, 290-36-090, 290-36-100, 290-36-110, 290-40-010, 290-40-020, 290-44-010, 290-48-010, 290-48-020, 290-48-030, 290-48-040, 290-48-050, 290-48-060, 290-48-070, 290-48-080, 290-48-090 [290-48-090], 290-48-100, 290-48-110 [290-48-110], 290-48-120, 290-48-130, 290-48-140.

This action is taken pursuant to Notice No. WSR 78-10-040 filed with the code reviser on 9/19/78. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 41.50.050(6), 41.50.090 and 2.10.020 which directs that the Director of the Department of Retirement Systems has authority to implement the provisions of chapter 41.50 RCW (chapter 105, Laws of 1975-'76, 2nd ex. sess.).

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 November 9, 1978.

By Robert L. Hollister, Jr.
Director

Chapter 415-100
JUDICIAL RETIREMENT BOARD

WAC

GENERAL PROVISIONS

415-100-010	Definitions.
415-100-020	Public records.
415-100-040	Appeals—Disability retirement applications.
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GENERAL ADMINISTRATION

415-100-100	Members.
415-100-110	Officers.
415-100-120	Function.
415-100-130	Duties.
415-100-140	Location.
415-100-150	Meetings.
415-100-160	Office of the chairman.
415-100-170	Business hours.
415-100-180	Correspondence.

GENERAL PROVISIONS

NEW SECTION

WAC 415-100-010 DEFINITIONS. As used in this chapter, unless a different meaning is plainly required by the context:

(1) "Judge" means the person elected or appointed to serve as a judge of a court of record as provided in chapters 2.04, 2.06, and 2.08 RCW. Said word does not include a person serving as a judge pro tempore.

(2) "Judicial retirement board" means the "Washington Judicial Retirement Board" established by chapter 2.10 RCW.

(3) "Surviving spouse" means the surviving widow or widower of a judge. The words do not include the divorced spouse of a judge.

(4) "Service" means all periods of time served as a judge, as herein defined and all periods of service credited to a judge pursuant to RCW 2.10.220. Any calendar month at the beginning or end of a term in which ten or more days are served shall be counted as a full month of service, but no more than one month's service may be granted for any one calendar month. Only months of service will be counted in the computation of any retirement allowance or other benefit provided for in chapter 2.10 RCW. Years of service shall be determined by dividing the total months of service by twelve. Any fraction of a year of service as so determined shall be taken into account in the computation of such retirement allowance or benefit.

(5) "Retirement allowance" includes retirement allowances, disability allowances, and survivorship benefits, when applying cost-of-living increases or decreases.

(6) "Director" means the director of the department of retirement systems as provided in chapter 41.50 RCW as now existing or hereafter amended.

(7) "Department" means the department of retirement systems established pursuant to chapter 41.50 RCW as now existing or hereafter amended.

NEW SECTION

WAC 415-100-020 PUBLIC RECORDS. See chapter 415-06 WAC.

NEW SECTION

WAC 415-100-040 APPEALS—DISABILITY RETIREMENT APPLICATIONS. Any judge aggrieved by any final decision of the judicial retirement board must, before he appeals to a superior court, file a notice of appeal pursuant to WAC 415-08-020. The appeal shall be governed by the rules established and promulgated in chapter 415-08 WAC.

NEW SECTION

WAC 415-100-050 APPEALS TO SUPERIOR COURT—NOTICE OF APPEAL. Upon an appeal from any decision or order of the judicial retirement board to the superior court, the appealing party within thirty days from the decision and order of the judicial retirement board must perfect his appeal by serving notice of appeal on the chairman of the judicial retirement board by personal service or by mailing a copy thereof and filing the notice of appeal, together with proof of service with the clerk of the court. The service and filing, together with the proof of service of the notice of appeal within thirty days shall be jurisdictional.

NEW SECTION

WAC 415-100-060 APPEALS TO SUPERIOR COURT—CERTIFICATION OF RECORD. The director shall promptly serve upon the appellant or his attorney of record and file with the clerk of a superior court a certified copy of the complete record of the hearing before the judicial retirement board which shall upon being so filed become the record in such case. Appeal shall lie from the judgment of the superior court to the court of appeals or the supreme court as in other cases.

GENERAL ADMINISTRATION

NEW SECTION

WAC 415-100-100 MEMBERS. The judicial retirement board is an independent agency of the state of Washington and is composed of the members specified by chapter 2.10 RCW as now existing or hereafter amended.

NEW SECTION

WAC 415-100-110 OFFICERS. The judicial retirement board shall annually at its July meeting or at the first meeting after July if there is no July meeting, elect a chairman and a vice-chairman, one of whom

must be a judge and one an appointed judicial retirement board member.

NEW SECTION

WAC 415-100-120 FUNCTION. The judicial retirement board shall be responsible for making effective the provisions of chapter 2.10 RCW. Rules and regulations will be adopted by the director pursuant to chapter 41.50 RCW.

The administration of the judicial retirement system is vested in the director of the department.

NEW SECTION

WAC 415-100-130 DUTIES. The judicial retirement board shall perform the duties retained by it pursuant to chapter 2.10 RCW as affected by chapter 41.50 RCW, relating to proposed legislation, rules, investment, and disability retirement benefits.

NEW SECTION

WAC 415-100-140 LOCATION. The judicial retirement board shall meet in the office of the department at the Capital Plaza Building, Union and Eastside, Olympia, Washington, or at such other place as from time to time may be designated.

NEW SECTION

WAC 415-100-150 MEETINGS. The judicial retirement board shall meet annually in July and such other times as the chairman or vice chairman of the judicial retirement board shall direct.

NEW SECTION

WAC 415-100-160 OFFICE OF THE CHAIRMAN. The office of the chairman of the judicial retirement board is located in the headquarters of the department at the Capital Plaza Building, Union and Eastside, Olympia, Washington.

NEW SECTION

WAC 415-100-170 BUSINESS HOURS. The office of the department is open between the hours of 8:00 a.m. and 5:00 p.m., Monday through Friday, except legal holidays.

NEW SECTION

WAC 415-100-180 CORRESPONDENCE. All correspondence and official communications, including notices, appeals, and pleadings must be in writing, served, and filed with the director at the department's offices.

REPEALER

The following sections of the Washington Administrative Code are repealed:

(1) WAC 290-12-010 DEFINITIONS. For later promulgation, see WAC 415-100-010.

(2) WAC 290-16-010 MEMBERS. For later promulgation, see WAC 415-100-100.

- (3) WAC 290-16-020 OFFICERS. For later promulgation, see WAC 415-100-110.
- (4) WAC 290-16-030 FUNCTION. For later promulgation, see WAC 415-100-120.
- (5) WAC 290-16-040 DUTIES OF THE BOARD. For later promulgation, see WAC 415-100-130.
- (6) WAC 290-16-050 LOCATION OF THE BOARD. For later promulgation, see WAC 415-100-140.
- (7) WAC 290-16-060 MEETINGS OF THE BOARD. For later promulgation, see WAC 415-100-150.
- (8) WAC 290-16-070 OFFICE OF THE CHAIRMAN OF THE BOARD. For later promulgation, see WAC 415-100-160.
- (9) WAC 290-16-080 BUSINESS HOURS. For later promulgation, see WAC 415-100-170.
- (10) WAC 290-16-090 CORRESPONDENCE WITH THE BOARD. For later promulgation, see WAC 415-100-180.
- (11) WAC 290-20-010 REPRESENTATION.
- (12) WAC 290-20-020 BY WHOM SERVED.
- (13) WAC 290-20-030 SUBPOENA.
- (14) WAC 290-24-010 FILING APPEALS IN CASES INVOLVING DISABILITY RETIREMENT APPLICATIONS. For later promulgation, see WAC 415-100-040.
- (15) WAC 290-24-020 FILING APPEALS FROM OTHER ORDERS.
- (16) WAC 290-24-030 APPEARANCE.
- (17) WAC 290-24-040 ACTION ON APPEAL.
- (18) WAC 290-24-050 NOTICE OF HEARING.
- (19) WAC 290-24-060 OBJECTIONS.
- (20) WAC 290-24-070 HEARING.
- (21) WAC 290-24-080 ORDER OF PROCEEDINGS AT HEARINGS.
- (22) WAC 290-24-090 CONTINUANCES.
- (23) WAC 290-24-100 DECISIONS IN GENERAL.
- (24) WAC 290-24-110 ORDERS ON HEARINGS.
- (25) WAC 290-24-120 DECISION AND ORDER ON AGREEMENT OF THE PARTIES.
- (26) WAC 290-24-130 FORM AND CONTENT OF DECISION AND ORDER.
- (27) WAC 290-28-010 NOTICE OF APPEAL. For later promulgation, see WAC 415-100-050.
- (28) WAC 290-28-020 CERTIFICATION OF RECORD. For later promulgation, see WAC 415-100-060.
- (29) WAC 290-32-010 DEFINITION OF ISSUES BEFORE HEARING.
- (30) WAC 290-32-020 PREHEARING CONFERENCE RULE.
- (31) WAC 290-32-030 CONCLUSION OF PREHEARING CONFERENCE.
- (32) WAC 290-32-040 OTHER AGREEMENTS PRIOR TO HEARING.
- (33) WAC 290-32-050 OTHER AGREEMENTS DURING HEARING.
- (34) WAC 290-32-060 DEPOSITIONS.
- (35) WAC 290-32-070 FEES OF OFFICERS AND DEONENTS.
- (36) WAC 290-36-010 GENERAL.
- (37) WAC 290-36-020 SWORN TESTIMONY.
- (38) WAC 290-36-030 CROSS-EXAMINATION.
- (39) WAC 290-36-040 OBJECTIONS.
- (40) WAC 290-36-050 RULINGS.
- (41) WAC 290-36-060 SUBMISSION OF DOCUMENTARY EVIDENCE IN ADVANCE.
- (42) WAC 290-36-070 OFFICIAL NOTICE—MATTERS OF LAW—MATTERS OF FACT.
- (43) WAC 290-36-080 PRESUMPTIONS.
- (44) WAC 290-36-090 STIPULATIONS AND ADMISSIONS OF RECORD.
- (45) WAC 290-36-100 EXCERPTS FROM DOCUMENTARY EVIDENCE.
- (46) WAC 290-36-110 EXPERT OR OPINION TESTIMONY.
- (47) WAC 290-40-010 GENERAL.
- (48) WAC 290-40-020 FORMS.
- (49) WAC 290-44-010 GENERAL.
- (50) WAC 290-48-010 PURPOSE. For later promulgation, see WAC 415-100-020.
- (51) WAC 290-48-020 DEFINITIONS.
- (52) WAC 290-48-030 DESCRIPTION OF CENTRAL AND FIELD ORGANIZATION OF WASHINGTON JUDICIAL RETIREMENT SYSTEM.
- (53) WAC 290-48-040 OPERATIONS AND PROCEDURES.
- (54) WAC 290-48-050 PUBLIC RECORDS AVAILABLE.
- (55) WAC 290-48-060 PUBLIC RECORDS OFFICER.
- (56) WAC 290-48-070 OFFICE HOURS.
- (57) WAC 290-48-080 REQUESTS FOR PUBLIC RECORDS.
- (58) WAC 290-48-090 COPYING.
- (59) WAC 290-48-100 EXEMPTIONS.
- (60) WAC 290-48-110 REVIEW OF DENIALS OF PUBLIC RECORDS REQUESTS.
- (61) WAC 290-48-120 RECORDS INDEX.
- (62) WAC 290-48-130 WASHINGTON JUDICIAL RETIREMENT SYSTEM ADDRESS.
- (63) WAC 290-48-140 ADOPTION OF FORM.
- (64) Appendix A REQUEST FOR PUBLIC RECORDS.

WSR 78-12-039

PROPOSED RULES

STATE BOARD OF EDUCATION

[Filed November 22, 1978]

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 state support of public schools relating to nonstudent visitation rights, chapter 180-16 WAC and

Kindergarten operation on ninety full-day school year basis—Approval provisions, WAC 180-16-167;

that such agency will at 9:00 a.m., Thursday, January 25, 1979, in the Hub Senate Room, Student Union Building, Columbia Basin College, 2600 N. 20th Pasco, WA, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Friday, January 26, 1979, in the Hub Senate Room, Student Union Building, Columbia Basin College, 2600 N. 20th Pasco, WA.

The authority under which these rules are proposed is RCW 28A.04.120, 28A.41.130 and 28A.58.754.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to January 25, 1979, and/or orally at 9:00 a.m., Thursday, January 25, 1979, in the Hub Senate Room, Student Union Building, Columbia Basin College, 2600 N. 20th Pasco, WA.

Dated: November 22, 1979

By: Wm. Ray Broadhead
Secretary

AMENDATORY SECTION (Amending Order 3-78, filed 6/5/78)

WAC 180-16-240 SUPPLEMENTAL PROGRAM STANDARDS. (1) Each school district superintendent shall file each year a statement of district standing relative to these standards noting any deviations. Such statement shall be submitted at the same time as the annual basic education allocation entitlement program data report(s) required by WAC 180-16-195 is submitted. Deviation from these standards shall not result in withholding of any or all of a district's basic education allocation funds, however. The deviations shall be made available to the public separately or as a portion of the annual district guide pursuant to RCW 28A.58.758(3).

(2) Supplemental program standards are as follows:

(a) Appropriate measures are taken to safeguard all student and school district permanent records against loss or damage. See, e.g., RCW 40.14.070 regarding the preservation and destruction of local government agency records.

(b) Provision is made for the supervision of instructional practices and procedures.

(c) Current basic instructional materials are available for required courses of study.

(d) A program of guidance, counseling and testing services is maintained for students in all grades offered by that school district.

(e) A learning resources program is maintained pursuant to chapter 180-46 WAC and WAC 392-190-055, each as now or hereafter amended.

(f) The physical facilities of each district are adequate and appropriate for the educational program offered.

(g) There is adequate provision for the health and safety of all pupils within the custody of the school district. See, e.g., RCW 28A.04.120(11) regarding emergency exit instruction and drills and the rules or guidelines implementing the statute; the building code requirements of chapter 19.27 RCW and local building and fire code requirements; chapter 70.100 RCW regarding eye protection and the rules or guidelines implementing the chapter; RCW 28A.31.010 regarding contagious diseases and the rules, chapters 248-100 and 248-101 WAC, implementing the statute; RCW 43.20.050 regarding environmental conditions in schools and the rules, chapter 248-64 WAC, implementing the statute; and local health codes.

(h) A current policy statement pertaining to the administration and operation of the school district is available in each district's administrative office including, but not limited to, policies governing the school building and classroom visitation rights of nonstudents.

(i) Chapters 49.60 and 28A.85 RCW are complied with. These statutes prohibit unequal treatment of students on the basis of race, sex, creed, color, and national origin in activities supported by common schools.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 180-16-167 KINDERGARTEN OPERATION ON NINETY FULL-DAY SCHOOL YEAR BASIS—APPROVAL PROVISIONS.

WSR 78-12-040

ADOPTED RULES

THE EVERGREEN STATE COLLEGE

[Order 78-5, Motion 78-55—Filed November 22, 1978]

Be it resolved by the board of trustees of The Evergreen State College, acting at The Evergreen State College, that it does promulgate and adopt the annexed rules relating to faculty membership, appointment and evaluation.

This action is taken pursuant to Notice No. WSR 78-10-042 and 78-12-010 filed with the code reviser on 9/19/78 and 11/9/78. Such rules shall take effect pursuant to RCW 28B.19.050(2).

This rule is promulgated under the general rule-making authority of The Evergreen State College as authorized in RCW 28B.40.120(11).

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 November 13, 1978.

By Daniel J. Evans
President

Chapter 174-128

FACULTY MEMBERSHIP, APPOINTMENT AND EVALUATION

CATEGORIES OF FACULTY MEMBERSHIP

NEW SECTION

WAC 174-128-010 PHILOSOPHY. Everyone who is directly responsible for generating credit at Evergreen will be a member of the faculty. The college seeks to avoid the distinctions in rank characterizing traditional institutions. Therefore, all faculty will be appointed to the rank of "member of the faculty" without any hierarchical distinction in titles. In those cases where indication of a professional specialty is relevant, designation of the particular discipline(s) from which the faculty member comes can be made in parentheses, e.g. "member of the faculty (biology)."

NEW SECTION

WAC 174-128-020 CATEGORIES OF FACULTY MEMBERSHIP. Since different members of the faculty may, however, have differing kinds of responsibilities, the college has established categories of faculty membership which recognize the necessary differences in

selection, evaluation, and reappointment procedures. These categories are:

- (1) Regular faculty;
- (2) Associate faculty;
- (3) Resource faculty; and
- (4) Staff faculty.

The distinguishing characteristics of each of these categories are summarized below.

(a) Regular faculty. Regular faculty members are primarily hired to teach, except that the president, provost, academic deans, and dean of the library are also regular faculty members.

Regular faculty (except for the administrators denoted above) are expected to teach in the three major modes of instruction as their primary responsibility, but are also expected to participate in curricular planning, serve on DTF's, advise students, engage in faculty development, and carry out the faculty duties discussed in the section on faculty evaluation and reappointment (WAC 174-128-080). The administrators identified above will carry out the duties defined in their job descriptions while serving in an administrative capacity.

Regular faculty other than the president, provost, academic deans and the dean of the library are selected through the regular faculty hiring procedure defined in WAC 174-128-030. They are appointed for a three-year contract initially with three-year renewals dependent on satisfactory evaluations through regular faculty procedures described in WAC 174-128-050 through 174-128-070. They may be full or part time.

Regular faculty are compensated on the normal faculty salary scale. The administrative officers named above shall be compensated according to appropriate salary scales from sources other than the instructional budget.

(b) Associate faculty. Associate faculty are those individuals working in a teaching capacity who have not been designated either regular faculty or staff faculty. Associate faculty may or may not be expected to participate in DTF's, curricular planning, advising students, etc. depending on the terms of their contract. They are selected in accordance with procedures specified in WAC 174-128-042 by the deans according to their qualifications and ability to teach in order to meet particular curricular needs defined by the curricular development process. If a staff member's associate faculty membership will require teaching during that staff member's regular work hours, permission must be obtained from the appropriate staff budget unit head. Associate faculty may be full or part time.

Associate faculty are appointed for a contract period not to exceed one year. Reapplication for the same status (associate faculty) is possible. Associates may apply for regular faculty positions or staff-faculty membership through the normal regular faculty and staff-faculty hiring procedures. Full-time associates will be evaluated in the same manner as regular faculty. Associates are also evaluated on any other duties which may have been specified as part of their contract. In the event that a staff person is denied or loses associate faculty status, that action will not affect his/her continuation in regular staff duties and position.

Associate faculty are compensated from the instructional budget commensurate with their duties, except that associate faculty who are also staff will not be compensated additionally for teaching two or fewer individual contracts.

(c) Resource faculty. Resource faculty are selected by the provost with appropriate advice from the TESC community to meet particular institutional needs. They may be full or part time. Normally, they will not be directly responsible for the generation of credit. Resource faculty appointments would fall into three categories as follows:

(i) Appointments under grant auspices in which the individual's remuneration is not part of the college's faculty entitlement;

(ii) Appointments in which another institution bears the cost of the individual's being at Evergreen — e.g., faculty from other colleges and universities on paid sabbatical from their home institution who require institutional affiliation as a condition of their sabbatical; and

(iii) A limited number of persons serving in short-term (i.e., less than a full quarter) capacities as visiting artist, scholar, or lecturer. Less than one FTE of faculty entitlement is to be used by the college in this fashion in any given year. Compensation in such appointments is set by the provost corresponding to the individual's contractual obligations.

Resource faculty have contract periods of no more than one academic year and renewal options as appropriate to their situations. They are compensated appropriately at the discretion of the provost but according to existing salary policies.

(d) Staff faculty. The current definition given in WAC 174-129-010 through 174-129-030 applies to this category.

FACULTY RECRUITMENT AND APPOINTMENT PROCESS

NEW SECTION

WAC 174-128-030 PHILOSOPHY. The Evergreen curricular program demands motivation and a range of competencies not always required of faculty in colleges and universities whose offerings are organized around departments. Some of the characteristics which we seek in prospective faculty members are:

(1) Previous experience or clearly expressed desire to participate in collaborative interdisciplinary teaching;

(2) Willingness to work as a member of a coordinated studies team;

(3) Demonstrated expertise in one or more fields of study and a willingness to participate with students in learning new fields (a Ph.D. is not in itself a requirement for hiring or retention);

(4) Willingness to teach and learn through the exploratory, cooperative seminar mode (see WAC 174-128-062);

(5) Willingness to work with students in tutorials and individual contracts;

(6) Willingness to act as an academic advisor; and

(7) Willingness to participate in TESC governance activities, task forces, etc.

The goal of the recruitment and appointment procedure for regular faculty is to develop a large pool of applicants which implements our affirmative action policy and reflects the characteristics above, to involve the Evergreen community as much as is possible in the planning for and selection of candidates, and to keep applicants, the affirmative action officer and community aware of the stages within the hiring procedure. All candidates for regular faculty appointments shall go through the procedure detailed below and diagrammed in Appendix I.

NEW SECTION

WAC 174-128-040 RECRUITMENT OF REGULAR FACULTY. (1) Stage I. Identification of recruiting areas. The faculty recruitment process should begin in the spring, eighteen months before the new faculty will be hired. At that time the academic deans, in consultation with the faculty, students, and appropriate staff will identify tentative priority needs (academic areas) in faculty recruitment. These needs will be discussed with dean-faculty groups and specialty areas and be made available for comment from students and staff through regular channels after which final priorities will be determined. The deans will then consult with the faculty associated with that academic area and the affirmative action office to draw up a list of recruitment sources appropriate to each area and to the affirmative action policies of the institution. These sources will be selected to reach deeply into the pool of Third World and women candidates and must be considerably broader than conventional professional journals. The advertising will include specific remarks describing the general philosophy of education at Evergreen and the areas to which an applicant needs to speak.

(2) Stage II. Application and completion of file. The initial process is designed to develop complete applicant files and to help prospective candidates understand us and our hiring needs and respond appropriately. It is not the purpose to eliminate candidates at this stage.

Each application, be it a response to our advertising, self-initiated, or initiated by personal request of a current Evergreen person, will be assigned a file. The dean whose desk responsibility is faculty recruitment will review all files for completeness. A complete file will include: (a) Vitae; (b) two or more letters from colleagues; (c) two or more letters from students (if applicable); and (d) a written essay addressing the applicant's philosophy of education and the seven characteristics above. During the initial process applicant files will be sorted into three categories to aid applicants in completing their files and Evergreen in assessing the status of those files:

(i) Category 1. This category contains those applicants whose competencies or academic philosophies do not appear to match our hiring needs. The dean sends the applicant a letter describing Evergreen's educational philosophy, areas of hiring interest, projected hiring dates, and that the applicant's competencies or educational philosophies do not appear to fit these needs;

(ii) Category 2. The applicant is a possible candidate but the file is incomplete. The dean sends the applicant a letter stating this, the specific information needed to complete the file, and the dates in the hiring process;

(iii) Category 3. The applicant is a possible candidate and the file is complete. The dean sends a letter stating that we have the complete file and indicating the dates in the hiring process.

To keep track of the applicant's status, the files will be kept at a single location separated by category. If identifiable, the files of women and Third World persons should be flagged. The front jacket of each file will be marked to indicate the standard letter(s) sent. Copies of any nonstandard letters will be included in the file. As applications are received, the file will be reviewed, categorized, and tagged appropriately. The dean's office will maintain a list of current applicants that indicates category and identifies women and Third World candidates. The list will be open to the community and affirmative action officer and both will be notified once it has been drawn up.

Applicants remaining in category 1 at the end of stage II will be sent letters of rejection by the dean. Files in category 1 will be held until the end of the academic year and then destroyed. Files still in category 2 may be reviewed by the faculty screening committee (to be described later) and those individuals may be contacted in order to get completion if it seems appropriate. Any applicants that present anomalies in classification go to the faculty screening committee for review.

(3) Stage III. Screening of files and identification of candidates. Fall quarter, the dean whose desk responsibility is recruitment will convene the faculty screening committee using the procedures in the governance document. The purpose of this committee shall be to screen the files of applicants, make recommendations with respect to candidacy, interview prospective candidates when possible, and make hiring recommendations. The faculty screening committee should contain ten members of the faculty, five students, and five staff members. Each member will hold a two year overlapping term (half the members of each group are new each year). In each case (faculty, student, staff), the committee should include a wide array of disciplines and areas of specialization and representation of men and women, white and Third World. The faculty screening committee will be "current" until new membership is appointed the next fall. In emergency situations or at times when a full committee cannot be brought together (e.g., summer) the deans and provost will consult with as many members as can be reached. All appointments not receiving full committee review will be made for not more than one year in duration.

The committee will read the applicants' files in category 3 (and possibly 2) and evaluate each applicant in light of the criteria in WAC 174-128-030(1) through (7) with the goal of identifying active candidates.

The files will be available for review by other faculty, students, and staff. Written comments by each reader should be added to the file at this point. As the faculty screening committee identifies applicants about whom

more information is needed, it will inform the appropriate dean who will attempt to secure the information for the file. By the end of the screening period all applicants in category 3 will be designated active or inactive. All candidates classified as inactive shall receive letters from the deans indicating their status as future potential candidates. Applicants remaining in category 2 are sent letters of rejection by the dean. The list of current candidates shall be updated to indicate classification as active or inactive. The inactive files shall be retained for review if either the college or the candidate requests it during the two years following the initial application.

As the faculty screening committee identifies active candidates, it will inform the dean with the recruiting desk assignment, who will invite, when possible, the candidate for a campus visit. As a part of the invitation the candidate will be informed that the campus visit is extremely important. If a visitation is not possible, conference phone calls should be used.

The cost of the candidates' visits, including transportation and accommodations, shall be paid by the college to the extent permitted by statute, current travel policy, and availability of funds.

Acceptance of the invitation and/or the provision of accessory information requested by the faculty screening committee by the candidates shall mark their entry into stage IV of the hiring process.

(4) Stage IV. Interviewing and recommendation for hiring. The dean's secretary or student staff, under the supervision of the dean, shall be responsible for organizing and publicizing the campus visits of active candidates. These visits shall be publicized with the Information Center, campus media, and the Happenings at least one week prior to the visit so that all Evergreen community members who desire to meet the candidates may do so. There will be a standard time and place set aside insofar as it is possible (e.g., noon on Wednesdays) for the Evergreen community to meet the candidate. During the campus visit the dean whose desk responsibility is recruiting will attempt to make arrangements for the candidate to meet: (a) The faculty screening committee; (b) additional faculty, staff, and students interested in meeting the candidate; (c) staff representatives from student services, cooperative education, the registrar's office, and any other area relevant to this person's specialty; (d) the academic deans and the dean of the library; (e) the provost; and (f) the affirmative action officer. The dean's secretary or student staff shall arrange for additional introductions and interviews in accordance with the needs and expressed desires of the candidates, deans, faculty screening committee, and other Evergreen community members.

Following the candidate's visit to campus, members of the Evergreen community who met with the candidate will be expected to contribute written statements of their observations and opinions to the candidate's file. A period of at least two weeks shall be provided after the campus visits during which written statements may be added to the candidate's file. Following this period, the faculty screening committee will review the active candidates' files and provide a list of candidates who would

be the most beneficial additions to the faculty. Normally this will be accomplished by the end of February.

The deans will then review the active candidates' files, consider the advice of the faculty screening committee and others, and make their recommendation to the provost from among the candidates. If the deans wish to consider making an offer to someone who was not recommended by the screening committee's list for any reason (for example, new candidates for positions which became vacant later in the year) the dean responsible for faculty recruiting will have the current faculty screening committee review the candidate's file, using the same criteria used during the initial screening process. The deans will make recommendations to the provost, who will have appointing authority subject to final approval by the president. The dean responsible for faculty recruiting will convey hiring decisions and the reasons for them to the faculty screening committee, the affirmative action officer, and community as a whole. The provost will inform the public information officer when signed contracts have been received.

NEW SECTION

WAC 174-128-042 PROCEDURES FOR HIRING ASSOCIATE FACULTY. (1) Full-time appointments. This category includes:

- (a) Visiting positions where a faculty member is on leave from another institution;
- (b) Specific, short-term positions in programs;
- (c) Situations where there is an identified position but the applicant pool is not diverse enough to hire a regular faculty member;
- (d) Emergency hiring (e.g., during summer, or replacement during the year) where the full faculty screening committee cannot be constituted or the full screening procedure cannot be observed.

In general, the procedure for one-year appointments is similar to hiring regular faculty. These positions should be identified and advertised as one-year appointments. In addition, the procedure should include categorizing and responding to applicants, affirmative action and reporting of information to the affirmative action officer, screening through the existing faculty screening committee, and recommending to the dean and provost in accordance with the procedures for hiring regular faculty.

The procedure should reflect the specialized needs of programs planned for the forthcoming academic year. Thus applicants need not have the diverse background reflected in hiring criteria for regular faculty. The applicant essay may be directed more concretely to a position in a program for which she/he is applying. When possible, the faculty team with whom the applicant might be working should be actively involved in the screening and recommendation process.

One-year appointees wishing to apply for regular faculty status in the future go through the hiring procedure for a regular faculty applicant.

(2) Part-time appointments. These faculty are hired to teach specific part-time segments of the curriculum that have been identified as nonfillable with the current

regular faculty. It is accepted that these positions require persons with specific areas of competence and may arise at almost any time. Compared to regular and one-year appointments, these positions might be filled with less rigorous advertising or control by the faculty screening committee. When it is possible to anticipate needs, the position must be advertised. The current faculty especially must be appraised of the potential positions and requested to submit names of individuals who might be interested or capable. If the appointment is to be a part of a larger program, that program team must be involved in screening and selection.

The dean with the module desk responsibility is to develop a method for the regular evaluation of all part-time associate faculty and of the modules in which they teach.

NEW SECTION

WAC 174-128-044 RESOURCE FACULTY. Resource faculty are selected by the provost with appropriate advice from the Evergreen community to meet particular institutional needs.

NEW SECTION

WAC 174-128-046 STAFF-FACULTY. See WAC 174-129-010 through 174-129-040.

FACULTY EVALUATION

NEW SECTION

WAC 174-128-050 PHILOSOPHY. Faculty evaluation at Evergreen should be a pleasure. The primary purpose of Evergreen's faculty evaluation procedures is to provide reinforcement and feedback with respect to each faculty member's commitment to the teaching arts, the basis on which all Evergreen faculty appointments are made.

Unfortunately, most institutions of higher education still make little provision for learning the art of teaching. With only the rarest of exceptions, American colleges have no real apprentice system for developing the teacher's craft. The assistant professor is not associated with the full professor in the enterprise of teaching. Junior professors are simply paid less and have less power in their departments. In the meantime they are busy publishing, or worrying about not publishing. Their seniors do not help them learn to teach. There is no reason why this should continue. Evergreen will provide members of its faculty with opportunities to learn to teach, to experiment, to acquire intellectual breadth and depth, and to get acquainted with students free from the usual constraints of specialized discipline and department.

Because of the unique structure of the college, the faculty member will have the opportunity to learn to do things he or she would never feel free to try in a discipline-bound department. Moreover, she or he will have the experienced staff to lean on for advice and assistance. They will provide a reservoir of experience in small-group teaching.

Well-designed programs will come to nothing unless we can help each other discover and perfect the art of

teaching. Every dean and experienced member of the faculty will be charged with the responsibility of helping other members of the faculty in this very difficult but exciting enterprise.

NEW SECTION

WAC 174-128-060 THE APPOINTMENT AND EVALUATION CYCLES. Faculty evaluation is to be viewed as an ongoing process occurring in regular cycles. Each year a regular faculty member is to have an evaluation session with his or her dean, at which time portfolios are to be exchanged and their contents discussed. In the first and last years of a regular faculty contract the evaluation sessions are primarily directed toward aiding continued growth, the identification and discussion of areas of strength and weakness, and ways of improving upon these strengths and/or eliminating weaknesses. If in these growth evaluations the dean sees deficiencies which, if not corrected, might serve as grounds for nonreappointment, those deficiencies must be clearly discussed, both in the dean's oral and written evaluation of the faculty member.

(1) The initial appointment for regular faculty will be for three years, and the first-year teaching assignment will be to a coordinated studies program. The first evaluation procedure will be conducted by the deans in the latter half of spring quarter of year one, and will be directed explicitly toward faculty development questions. If there is evidence of difficulty in adjusting to Evergreen teaching styles and demands, the deans, in consultation with the faculty member, will arrange for specific assistance, either through the faculty team of the second year's teaching assignment, or by a small, mutually agreed upon consultant team of experienced and successful faculty, or both. In addition students provide information and support vital to faculty development. The faculty members may request help from mutually agreed upon students both on the consulting team and in informal conferences. The team, with the dean and the faculty member in question, will design a program to correct whatever difficulties have been identified and discussed in the previous evaluation session. It will be the responsibility of the dean to meet periodically over the year with these individuals as a group to assess and advise on the progress being made. The second formal evaluation process will take place in spring quarter of year two and should provide evidence of continued good performance or satisfactory improvement through the faculty development consulting process. This evaluation is also the critical retention evaluation. In the case of a one-year reappraisal extension, any remaining deficiencies should be clearly identified in writing by the deans and the development consulting process continued as required. In case of a nonretention decision, year three will serve as a terminal year.

(2) All evaluation sessions will consist of a close scrutiny of the faculty member's portfolio, taking special note of previous growth evaluations. Both dean and faculty member will assess the faculty member's growth and development over the contract period. Except for faculty in their initial appointment, there will be two growth evaluations prior to a reappointment evaluation;

in the case of faculty in their initial appointment, the second growth evaluation is concurrent with reappointment evaluation. After each regular faculty member has completed his or her reappointment evaluation session, the provost, upon recommendation of the deans, will inform that person of intent either to:

- (a) Reappoint for a three-year contract period; or
- (b) Issue a one-year reappraisal extension to the present contract, with explicit written statements of deficiencies to be corrected during the reappraisal year; or
- (c) Terminate employment at the end of the current contract.

For those faculty receiving one-year reappraisal extensions, the deans will provide consulting assistance similar to that discussed above, to provide maximum opportunity for correction of the deficiencies.

NEW SECTION

WAC 174-128-062 FACULTY SEMINARS. Collaborative, interdisciplinary study constitutes the heart of the Evergreen curriculum. An integral and indispensable component of such study is the faculty seminar in which faculty members meet to conduct their own seminar, and in which they discuss materials and ideas which either will be explored later in student seminars (as in a coordinated studies program) or which in some other manner will be brought to the teaching of participating faculty. In faculty seminars, the faculty draw upon their respective areas of expertise to share viewpoints and to offer criticism of the subject at hand. They are not discussions of teaching but represent an important scholarly activity and in part replace the "publish or perish" syndrome prevalent at other institutions.

In recognition of the central curricular role of collaborative, interdisciplinary study and the significance of faculty seminars for growth and development, faculty are expected to be regularly and consistently, if not continuously, involved in faculty seminars of the kind characterized above. Therefore, following the assignment of faculty to programs, individual or group contracts, or other duties, faculty who are not in programs and thereby already in teams, are expected either to align themselves with existing teams or to form their own teams among themselves for the purpose of faculty seminars. In either event, the members of the seminar are to negotiate the particular details of their collaborative work, including a list of the materials to be discussed, place them in a covenant, notify their deans of the arrangement and include a copy of the covenant in their portfolio, along with evaluative statements by the seminar members of one another's performance in faculty seminar. However, it is not the intention of these expectations to inhibit individual scholarship. Therefore, an exception to the above arrangement will be possible upon submitting an alternative plan to the deans, together with appropriate evaluative procedures, and upon receiving written acknowledgement from a dean. The overriding concern will be that in the long run one's scholarly activities be consonant with Evergreen's commitment to collaborative, interdisciplinary study.

NEW SECTION

WAC 174-128-064 THE FACULTY PORTFOLIO. As one of the conditions for reappointment, each faculty member must maintain a portfolio representing work done at and for the college during the contract period. This document should be thought of as a cumulative intellectual and professional history, carefully organized for readability, and critically reviewed and commented upon annually by one of the academic deans with the intent of encouraging growth and development in the arts of learning and teaching in the Evergreen environment. In the year prior to the end of a contract period, this cumulative portfolio will become the principal documentary evidence for a thorough evaluation by the deans and the principal source for determining satisfactory performance in the criteria for reappointment or nonreappointment. After the reappointment evaluation, the faculty member selects materials to be retained in the portfolio and begins to build a fully documented, inclusive portfolio to cover the next three-year evaluation cycle. The process begins anew at the conclusion of each evaluation cycle.

To fulfill the spirit of the process, the faculty portfolio should be more than just a personnel file. As it is a vehicle for the growth and development of each faculty member as a person who is both learning and teaching, it should be in part an autobiography and contain the materials for an autobiography. It is recognized that other items than those enumerated below may be contained in the portfolio and might in fact tell more about growth and development and contributions to the college than do the enumerated items themselves. It is the responsibility of the dean evaluating the faculty member to understand the portfolio as more than a personnel file and respond to it in its entirety rather than focus on the enumerated items. New faculty members may seek assistance from experienced faculty in assembling their first portfolio.

To fulfill both the growth and development function and the evaluation function, the portfolio is expected to be as complete and informative as possible. For each year of work the portfolio is expected to contain, as a minimum, the following:

- (1) Both the self-evaluation and the dean's evaluation from the previous year;
- (2) All evaluations of you by your faculty colleagues;
- (3) All evaluations you have written of your faculty colleagues;
- (4) All evaluations of you by staff members;
- (5) All evaluations you have written of staff members;
- (6) All evaluations of you by your students;
- (7) All evaluations you have written of your students' work both transcript and informal;
- (8) Copies of your coordinated studies program covenants or group contract agreements between you and your students;
- (9) Copies of individual contracts you have sponsored;
- (10) A thoughtful and critical self-evaluation of the current year's work, based largely on the documentation available in the portfolio. This essay should assess your

successes and your disappointments, and it should address the areas in which you hope to make improvements during the following year in your teaching, in your other contributions to Evergreen, in your fields of expertise, and in exploring new academic interests.

Each year, at least one of the academic deans will review this portfolio and self-evaluation while in return having her or his own portfolio reviewed by the faculty member. Each party will write a critical evaluative response for inclusion in the other's portfolio.

NEW SECTION

WAC 174-128-066 FACULTY EVALUATION SCHEDULE. Each year, during the first half of winter quarter, evaluation conferences will be scheduled with the deans for those faculty members for whom reappointment decisions are to be made. During the remaining portion of winter quarter and on into spring and summer quarters as necessary and feasible, conferences will be scheduled with the remainder of the faculty. Reappointment decisions will be completed prior to the end of winter quarter, and notification given to each person. The evaluation process will proceed as follows:

(1) A conference will be scheduled between a faculty member and one of the academic deans who has worked most closely with that faculty member during the current academic year. (Among other working relationships possible, the dean should have visited the faculty member's academic program on more than one occasion during the current academic year.)

(2) Before the scheduled conference, the dean and the faculty member will exchange portfolios. Both the dean and the faculty member will prepare written responses for inclusion in the portfolio of the following year.

(3) For the reappointment cases, shortly after the conference sessions are ended, the deans will meet and jointly prepare a recommendation in writing on each faculty member to be submitted to the provost, with a copy to the faculty member involved.

Faculty whose appointments include unusual duties will have the specific criteria of their evaluation written into their contract letter. In cases of leave or other interruptions in the evaluation cycle, advance written provision for evaluation must be agreed upon by the faculty member and the dean.

NEW SECTION

WAC 174-128-070 THE DEAN'S ROLE IN THE EVALUATION PROCESS. (1) If the evaluation process at Evergreen is to work well and promote the goal of faculty development, the deans must have sufficient time and commitment to make it a major aspect of their decanal responsibilities. Further, in order to fully utilize the handbook's mechanisms for faculty growth and development, dean-faculty evaluations must be entered into in an open and frank spirit.

(2) In order to provide sufficient time for thorough evaluation and counseling to those faculty for whom deficiencies are noted and to those in their reappointment evaluation, the deans will exercise discretion in evaluating the remaining faculty. For a faculty member in the

third year of a three-year contract, the deans may decide to review the portfolio, hold an evaluation conference, and write only a pro forma note affirming the conference. Or, for faculty teams whose programs are running smoothly, the dean may choose to hold a group evaluation with the team and submit an affirming note to each member of the program team. In all cases, every faculty member will write an evaluation of his or her dean.

This reduced evaluation process allows the deans to devote careful attention and consideration to reappointment evaluations and to those faculty for whom deficiencies are evident or have been previously noted. In these latter cases, it is the responsibility of the deans to enter directly into the process of development and consultation as described in the section on the appointment and evaluation cycle. It is important that the dean state and explain each deficiency clearly and specifically in writing and make sure that the faculty member who has been so informed is assigned to another dean the following year. It is then the joint responsibility of both deans to work together, along with the faculty member and the mutually-selected consultative team, to attempt to correct any deficiencies which have been identified. Where appropriate to the correction of a deficiency, it is advisable that the faculty member be assigned to a coordinated studies team made up of experienced faculty especially capable of helping other faculty improve their performance. That assignment should be made only on the mutual agreement of all parties to work together on overcoming the identified deficiencies. Finally, the dean should be open to the possibility of seeking other special assistance in or outside the college for faculty members who request that assistance in resolving their difficulties.

(3) In addition to these obligations relating to the formal evaluation, the deans will monitor various aspects of faculty performance throughout the contract period, for example: Timely completion of student credit reports and transcript evaluations in accordance with current academic policies, carrying of a fair share of the instructional load over the time of the contract, continuing mastery of one or more fields of expertise along with the development of interdisciplinary competence, etc.

REAPPOINTMENT AND NONREAPPOINTMENT OF FACULTY

NEW SECTION

WAC 174-128-080 REAPPOINTMENT AND NONREAPPOINTMENT. The reappointment criteria speak to those academic qualities, skills, and attitudes of professional collegiality which make for excellence in undergraduate teaching. The evaluation process, through which reappointment decisions are made, has at its heart a concern for excellence in all aspects of the academic enterprise; and each faculty member will be evaluated in terms of his or her growth as a teacher, colleague, and member of the Evergreen community.

Specifically, reappointment decisions will focus on the development and creative use of teaching skills stressed by Evergreen's curricular modes as evidenced by:

- (1) Program design and leadership;
- (2) Seminar leadership;
- (3) Individual contract design and leadership;
- (4) Lecturing;
- (5) Laboratory, studio or workshop leadership;
- (6) Timely evaluation writing of students and colleagues;
- (7) Student counseling and academic advising;
- (8) Writing and adhering to a faculty covenant;
- (9) Participating in faculty seminars (see section on faculty seminars WAC 174-128-062);
- (10) Keeping a faculty portfolio and participating in the annual faculty-dean evaluations (see section on faculty evaluations WAC 174-128-064 and 174-128-066);
- (11) Demonstrating mastery of one's fields of specialization, willingness and ability to encounter other disciplines, and acceptance of the collaborative assumptions of the coordinated studies mode;
- (12) Devoting at least one-third of a three-year contract to the development of interdisciplinary competence through teaching in the coordinated studies mode;
- (13) Participating in Evergreen activities, in addition to teaching, such as DTF's, curriculum development and evaluation, and the Evergreen council.

More experienced Evergreen faculty members, in addition to excellence in their own teaching, will be expected to contribute to the growth of their colleagues' skills. Therefore, after the initial contract period, the following additional criteria will apply to reappointment decisions.

- (14) Advising and working with faculty members in the acquisition and improving of Evergreen teaching skills;
- (15) Willingness to teach with new faculty in coordinated studies programs;
- (16) Serving, when requested, on consultative teams as specified in WAC 174-128-060(1).

NEW SECTION

WAC 174-128-090 **ACADEMIC FREEDOM AND TENURE.** We subscribe to the AAUP's 1940 Statement of Principles on Academic Freedom and Tenure as modified by the following provisions designed to tailor this statement to our specific educational objectives:

(1) It is the policy of The Evergreen State College that no faculty member will be separated from the college because of written or spoken views, according to the guarantees of the First Amendment to the Constitution of the United States.

(2) The principles governing academic freedom at Evergreen apply to all members of the faculty.

(3) A regular faculty appointment is for a three-year contract. A regular faculty member must be evaluated annually and informed in writing of any deficiencies which might be cause for nonreappointment. Prior to April 15 of the penultimate year of the contract (hereafter referred to as the reappointment year), each regular faculty member must be informed if she or he is to be reappointed to a three-year contract, or is to be terminated. The regular faculty member to be terminated

must receive a written statement of the reasons upon which the decision to terminate was based. The regular faculty member to be issued a one-year reappraisal extension to his or her present contract must receive a written statement of the deficiencies to be corrected during the reappraisal year. A regular faculty member who has not been advised otherwise by April 15 of the reappointment year of his or her current contract will be awarded a new three-year contract at the end of the current contract period. Except as provided in subsection (4) of this section, no regular faculty member may be terminated or issued a reappraisal extension for reasons of which he or she was not previously informed during the annual evaluation prior to the one for the year in which the decision not to reappoint was made. Only the criteria for reappointment and nonreappointment previously specified in WAC 174-128-080(1) through (16) may be applied to that regular faculty member in making the decision for reappointment or nonreappointment to a three-year contract. Increases in salary and fringe benefits may, however, be made at any time during the life of the contract.

(4) The only reasons for which a regular faculty member's appointment may be terminated prior to the end of his or her current contract are the necessity for a campus-wide reduction-in-force as provided in WAC 174-112-850 through 174-112-860 or the result of a violation of the social contract (WAC 174-124-010 through 174-124-120) via procedures carried out under the provisions of COG (WAC 174-108-010 through 174-108-080).

(5) A regular faculty member who has been advised that he or she will not be reappointed to a three-year contract (except those receiving a one-year reappraisal extension) shall have access to the following adjudicative procedure. In all cases it is the decision of the aggrieved faculty member to request the grievance procedure as outlined below within sixty days of receipt of the notice of nonreappointment, and in which it is assumed the burden of proof lies with the institution.

The faculty member and the institution will each select two representatives from within the college to reflect the opinions of the two sides in dispute. The four members of this ad hoc committee will select an impartial fifth person from inside or outside the college to act as judge. After consultation, investigation and hearings, the decision of the judge will be binding on both sides. The hearing must begin as soon as possible after the faculty member formally requests it, and in no case more than two weeks thereafter. In cases of failure to agree on a judge, he or she will be chosen at random, by the chairperson of the board of trustees in a public meeting, from a list of three persons agreed upon in advance between a faculty task force and the trustees. The potential hearing officers will serve staggered terms of no longer than three years.

NEW SECTION

WAC 174-128-990 **APPENDIX I—DIAGRAM OF FACULTY RECRUITMENT AND HIRING PROCEDURE.**

DIAGRAM OF FACULTY RECRUITMENT AND HIRING PROCEDURE

APPENDIX I

STAGE I

Identification of Recruiting Areas

- a. Identify areas with Evergreen Community
- b. Advertise areas

STAGE II

Application and Completion of File

Faculty applications received by Dean who categorizes

Category 1

Information obtained
Incomplete file, does not appear to match hiring needs

List to Affirmative Action Office
files held to end of academic year

Category 2

Information obtained
Possible candidate
Incomplete file

List by category to Affirmative Action Officer

Proceed to Stage III

Category 3

Possible candidate
Complete file

STAGE III

Screening of Files and Identification of Candidates

Dean convenes Faculty Screening Committee with publicity that screening has begun (files open for Evergreen community review and comment from this point forward).

Screening Committee reviews and classifies applicants in Category 3 (and possibly 2)

Inactive

Names and criteria used in classification go to Affirmative Action Office
Applicants remaining in Category 2 are sent letter of rejection

Active

Proceed to Stage IV

Applicants in Category 3 are sent letter indicating status as potential future candidates
Files retained, updated and reviewed for two years

STAGE IV

Interviewing and Recommendation for Hiring

Dean's secretary and/or student staff organizes and publicizes campus visit

Candidates visit and meet:

- a. Faculty
- b. Students
- c. Staff and/or Support Services
- d. Academic Administration

Active candidates' files open for comment by Evergreen community

Faculty Screening Committee reviews and classifies active candidates

not recommended

List to Affirmative Action Office with criteria for reclassification

recommended

List to Affirmative Action Office with criteria for continuation

Deans review and make selection

Provost

Dean

Report decisions to Evergreen community
List to Affirmative Action Office

Contract offer

Notification of acceptance

WSR 78-12-041
NOTICE OF PUBLIC MEETINGS
SKAGIT VALLEY COLLEGE
 [Memorandum, Secretary—November 22, 1978]

BE IT RESOLVED that the Board of Trustees of Skagit Valley Community College, Community College District No. 4, will hold its regular meetings at 7:15 p.m. on the second Tuesday of each month in 1979, except for the month of August when there is no meeting. All of these meetings will be held in the Faculty-Staff Lounge in the Campus Center Building on the Mount Vernon campus except the April meeting which will be held at the Whidbey Branch, Room 19, Building 11, 1201 East Pioneer Way, Oak Harbor, WA 98277.

The dates of the regular meetings are: January 9, February 13, March 13, April 10, May 8, June 12, July 10, September 11, October 9, November 13, December 11.

WSR 78-12-042
EMERGENCY RULES
DEPARTMENT OF FISHERIES
 [Order 78-122—Filed November 22, 1978]

I, Gordon Sandison, director of state Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.

I, Gordon Sandison, 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 areas 11,11A,13,13B (except Hammersley Inlet), the Puyallup and White Rivers are closed for protection of several southern Puget Sound chum stocks; harvestable surpluses have been caught. Area 12C is closed to protect Hood Canal natural chum and Waldcott Slough chum. Closure in 10E is rescinded since spawning ground surveys show that escapement goals of East Kitsap chum stocks have been reached.

Such 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 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 November 22, 1978.
 By Gordon Sandison
 Director

NEW SECTION

WAC 220-28-01100D **CLOSED AREA** Effective November 27, 1978 until further notice, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear in Treaty Indian Salmon Management and Catch Reporting Area 11.

NEW SECTION

WAC 220-28-011A0F **CLOSED AREA** Effective November 27, 1978 until further notice, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear in Treaty Indian Salmon Management and Catch Reporting Area 11A.

NEW SECTION

WAC 220-28-011F0E **CLOSED AREA** Effective November 27, 1978 until further notice, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear from the waters of the Puyallup River.

NEW SECTION

WAC 220-28-011G0B **CLOSED AREA** Effective November 27, 1978 until further notice, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear from the waters of the White River.

NEW SECTION

WAC 220-28-012C0F **CLOSED AREA** Effective immediately until further notice, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear in Treaty Indian Salmon Management and Catch Reporting Area 12C.

NEW SECTION

WAC 220-28-01300K **CLOSED AREA** Effective November 27, 1978 until further notice, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear in Treaty Indian Salmon Management and Catch Reporting Area 13.

NEW SECTION

WAC 220-28-013B0F **CLOSED AREA** Effective November 27, 1978 until further notice, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear in Treaty Indian Salmon Management and Catch Reporting Area 13B, except in

that portion of Hammersley Inlet northerly and westerly of a line projected from the Cape Cod buoy true north to the opposite shore.

REPEALER

The following sections of the Washington Administrative Code are hereby repealed:

WAC 220-28-010E0C CLOSED AREA (78-118)

WAC 220-28-012C0E CLOSED AREA (78-116)

Effective November 27, 1978:

WAC 220-28-011F0D CLOSED AREA (78-79)

WAC 220-28-011G0A CLOSED Area (78-71)

WSR 78-12-043

ADOPTED RULES

DEPARTMENT OF LABOR AND INDUSTRIES

[Order 78-23—Filed November 27, 1978—Eff. January 1, 1979]

I, John C. Hewitt, director of Department of Labor and Industries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to reporting of hours and premiums for executive officers and salaried employees, maintenance of cash deposits by employers and cancellation of same by the department, audits made by the department, special agricultural interpretations regarding risk classification and premium computation, definitions of certain risk classifications, experience rating rules and parameters, and base rates for industrial insurance, medical aid and supplemental pension premium calculations, such changes proposed to be effective beginning January 1, 1979.

This action is taken pursuant to Notice No. WSR 78-10-122 filed with the code reviser on 10/4/78. Such rules shall take effect at a later date, such date being January 1, 1979.

This rule is promulgated under the general rule-making authority of the Department of Labor and Industries, Industrial Insurance Division as authorized in RCW 51.04.020(1) and 51.16.035.

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 November 27, 1978.

By John C. Hewitt
Director

AMENDATORY SECTION (Amending Order 75-28, filed 8/29/75)

WAC 296-17-330 OFFICERS OR MEMBERS OF A CORPORATE EMPLOYER. As used in this Manual, the terms "member" and "officer" are synonymous and mean the executive officers elected or appointed in accordance with the charter and by-laws of such corporation.

~~((Any executive officer of a corporate employer desiring to obtain coverage (under the authority of RCW 51-32.030, as now or hereafter amended) shall give notice in writing and supply information required on a form prescribed by the department.~~

~~Any executive officer on whom coverage has been elected shall be included in the corporation's statement of payroll (on a form prescribed by the department), and premium shall be charged thereon. For the purposes of premium computation not less than 40 workman hours of employment per week shall be reported for any executive officer on whom coverage has been elected. Any exception granted to the foregoing number of hours to be reported per week on the quarterly report shall be dependent upon submission to the department of sufficient and satisfactory evidence in support of such exception. Any such evidence to support an exception to be considered sufficient and satisfactory must be capable of verification on any audit that may be conducted by the department.~~

~~The entire number of hours so developed of each executive officer shall be assigned to a classification in the same manner as though the person were not an executive officer, except in case of aircraft operations. The hours of an executive officer who is a pilot or member of the crew on any aircraft used in the employer's business, shall be assigned to the appropriate aviation class and where an "aircraft operation" classification applies, the entire number of hours of the executive officer shall be assigned to this classification unless the records of the employer clearly indicate the hours flying which are performed by such executive; in such event, only the hours which such executive is engaged in flying shall be assigned to the aircraft operation classification. The hours in which no flying was done shall be assigned to that classification which would otherwise apply, provided, however, that no part of the executive officer's hours shall be assigned the "clerical office" classification:)) All such regularly constituted executive officers shall be regarded as employees for the purpose of this rule except those who do not have regular duties and who do not receive remuneration for service rendered. Any executive officer shall be included in the corporation's statement of payroll (on a form prescribed by the department) and premium shall be charged thereon.~~

The statement of payroll so developed of each executive officer shall be assigned to Classification 71-1, WAC 296-17-754: PROVIDED, HOWEVER, That the statement of payroll of each executive officer who performs such duties as are ordinarily undertaken by a superintendent, foreman, or worker, shall be assigned as provided in this manual of an individual employee who is not an executive officer: PROVIDED FURTHER, That no executive officer will be assigned the "clerical office" classification: PROVIDED FURTHER, In case the employer's business is subject to a classification which specifically includes clerical office or salesmen, and the corporate officer's duties are primarily in connection with such business, the classification assigned to the business shall apply with respect to any such executive officer.

AMENDATORY SECTION (Amending Order 77-27, filed 11/30/77)

WAC 296-17-350 MINIMUM PREMIUMS—ASSUMED WORKMAN HOURS. A minimum premium is the lowest amount of premium to be paid by an employer and is also the basis for determining premium computation for workmen for whom an assumed number of workmen hours must be, and hereby, is established:

(1) Minimum Premium. Except as otherwise provided in this chapter, every employer shall be liable for a premium not less than ten dollars for any calendar quarter regardless of number of workman hours reported.

(2) Minimum Premium for Elective Adoption. Any employer having in his employ any person exempt from mandatory coverage under the provisions of RCW 51.12.020 and whose application for coverage under the elective adoption provisions of RCW 51.12.110 is accepted by the director, shall have a minimum premium rate for such employer's applicable class based upon not less than 40 workman hours for each month, until such time as elective adoption coverage is cancelled: PROVIDED, That the minimum premium rate as specified above shall not apply to agricultural workers obtaining coverage under this rule and the elective adoption provisions of RCW 51.12.110.

(3) Apartment House, Apartment Hotel, Motor Court and Similar Operations. Resident managers, caretakers or other similar occupations who are employed for irregular periods and whose compensation is for a stipulated sum in money or a substitute for money shall be reported for the purpose of calculation of premiums, each three dollars of compensation in money or a substitute for money shall represent one workman hour: PROVIDED, That the employer shall not be required to report in excess of 40 hours per week for each person so employed.

(4) Commission Salesman. Commission salesmen are to be reported for premium purposes at a minimum of assumed workman hours of not less than eight workman hours a day for part-time employment, or not less than 40 workman hours per week for full-time employment: PROVIDED, That the assumed eight workman hours daily for part-time employment will apply only if the employer's books and records are maintained so as to show separately such person's actual record of employment.

(5) Salaried Personnel. Salaried personnel for the purposes of this chapter means persons whose compensation is not governed by the number of hours devoted to employment for his employer. Employers having salaried personnel in their employ shall for the purpose of premium calculation report assumed workman hours based upon 40 workman hours for each week in which any duties of salaried personnel are performed: PROVIDED, That salaried personnel, as defined by the foregoing, who are not regularly and continuously employed by the employer may for the purpose of premium calculation compute premiums in accordance with the piece worker rule, subsection (6) of this section: PROVIDED FURTHER, ((if the employer is a political subdivision)) The 40 hours per week may be substituted on behalf of all

salaried employees by assuming 160 hours per month for each month in which employees ((of such political subdivisions receive a)) are on salary.

(6) Piece Workers. Employees whose compensation is based upon the accomplishment of a number of individual tasks whether computed on the number of pounds, items, pieces, or otherwise, the employer shall for the purpose of premium calculation assume each two dollars of earnings of each employee as representing one workman hour: PROVIDED, That if the average rate of compensation for the applicable classification is at least \$3.00 but less than \$3.50 per workman hour the assumed amount shall be \$3.00 of earnings as representing one workman hour, and on a progressive basis, if the average compensation is at least \$3.50 but less than \$4.00 the assumed amount shall be \$3.50 of earnings as representing one workman hour, etc. The records of the department as compiled for the preceding fiscal year ending June 30, shall be the basis for determining the average rate of compensation for each classification: PROVIDED FURTHER, That if the employer maintains books and records to show separately the hours employed for each workman in his employ engaged in piece work then such actual workman hours shall be reported for the purpose of premium calculation.

(7) Noncontact Sports Teams. All employers having personnel in their employ as defined under WAC 296-17-745 shall for the purpose of premium calculations, report assumed workman hours based upon 40 workman hours for each week in which any duties are performed.

(8) All employers having personnel in their employ as defined under WAC 296-17-739 shall, for the purpose of premium calculations, report assumed workman hours based upon one hour for each mount in each horse race; professional drivers shall report workman hours based upon one hour for each heat or race of any racing event; provided, that any day such personnel do not ride or drive in a race, the premium calculation shall be made by assuming 3 worker hours for any day in which duties are performed.

AMENDATORY SECTION (Amending Order 76-36, filed 11/30/76)

WAC 296-17-351 PERIODIC REVIEW OF CASH DEPOSIT ((OR SURETY BOND)). The supervisor of industrial insurance through the audit and collection section of the division of industrial insurance will periodically review the cash deposit ((or surety bond)) of all employers and all new employers or employers resuming operations pursuant to RCW 51.16.110 ((upon the basis of the most current four quarterly reports which report workman hours for the purpose of ascertaining whether the initial estimate of premium for three calendar months to establish the amount of cash deposit or surety bond is adequate to insure the payment of premiums due or to become due to the accident or medical aid funds. The average amount of premium during the period covered by the four quarterly reports, shall be utilized to determine the adequacy of the initial cash deposit or surety bond to secure the payment of premiums:

If the review discloses that the initial estimate of premium by the employer for the three calendar months used as the basis of the estimate for the amount of cash deposit or surety bond is less than the average amount of premium of the four quarterly reports reviewed, then requests will be made of such employer to increase the cash deposit or surety bond to the sum equivalent to the average premium amount for the four quarterly reports reviewed: PROVIDED, That if the cash deposit or surety bond is equal to 75 percent, or more, of the average amount of premium of the four quarterly reports reviewed, the cash deposit or surety bond will be deemed to be sufficient.

If the review discloses that the initial estimate of premium by the employer for three calendar months used as the basis of the estimate for the amount of cash deposit or surety bond is more than the average amount of premium for the four quarterly reports reviewed, then a refund will be made to such employer in the amount of the difference between the initial cash deposit and the amount determined to be adequate to secure the payment of premiums, if such refund exceeds 25 percent of the cash deposit, or such employer will be advised of the amount of the reduction in the penal sum of the surety bond: The department will cancel the cash deposit having been made by an employer who has been conducting a business or trade and who has been reporting premium payments to the department for at least 12 consecutive calendar quarters: PROVIDED, HOWEVER, The cancellation of the deposit shall be contingent upon:

(1) The initial deposit is deemed by the department as having adequately represented the premiums covering the first three full calendar months of operations.

(2) The employer's quarterly reports and premium payments covering any such 12 consecutive quarterly reporting periods have been made in accordance with the provisions as set forth in Title 51 RCW and in accordance with WAC 296-17-310: PROVIDED FURTHER, In the event cancellation of the deposit has been made on behalf of any employer and such employer subsequently fails to submit reports and payments, as required, such employer shall, upon request be required to reinstate the deposit.

AMENDATORY SECTION (Amending Order 76-36, filed 11/30/76)

WAC 296-17-352 AUDITS. An audit of the employer's books, records and payrolls performed pursuant to the authority contained in RCW 51.48.040 shall include, but not be limited to:

(1) An audit to determine whether an employer engaged in a business or trade has employment subject to the Industrial Insurance Laws.

(2) A visual inspection of the employer's workplace or places for the purpose of determining appropriate classifications in accordance with the Industrial Insurance Laws and rules as set forth in chapter 296-17 WAC.

(3) Audits containing a complete and detailed examination of the employer's books and records for a specific period to establish the reporting of the employer's payroll in accordance with the Industrial Insurance Laws

and the rules as set forth in chapter 296-17 WAC, and as well, chapter 296-15 WAC in the event the employer has been certified a self-insurer.

Except as otherwise provided in this rule any audit time period may be less than, but will not exceed, ~~((eleven calendar quarters which will consist of the two calendar years immediately preceding the year in which the audit is commenced and including any expired calendar quarters of that year: PROVIDED, That in the event an employer refuses access to the books and records upon request, the Department may at its discretion commence the audit time period with the calendar year as though the books and records had been made available at the time of the initial request))~~ three years of the due dates of any payments from any employer where the department has requested submission of the employer's books, or three years of the due dates of any payments where the employer makes claim for adjustment, recomputation or alteration of any such payment: PROVIDED ((FURTHER)), That an employer certified to self-insure pursuant to the authority contained in chapter 51.14 RCW, shall be subject to such audit as deemed necessary to guarantee its compliance with the Industrial Insurance Laws and Rules and Regulations for Self-Insurers((-Such as audit may not require the review or visual inspection to determine classifications as outlined in (2) above): PROVIDED FURTHER, That an employer who fails to make any books and records, or certified copies thereof, available for audit in the state of Washington, will be charged for all costs incurred by the department in auditing any books and records maintained at other places: PROVIDED FURTHER, That in any instance where fraud may be indicated with respect to underpayment or nonpayment of premiums the audit time period may be extended beyond that previously set forth.

AMENDATORY SECTION (Amending Order 74-40, filed 11/27/74)

WAC 296-17-450 SPECIAL AGRICULTURAL CLASS INTERPRETATIONS. Farming in Classifications 48-2 through 48-6 ((and)), 48-8 and 48-9 will include farm labor by contractors and farm machinery operations by contractors.

Any employee not regularly and continuously employed by an employer in agricultural labor whose cash remuneration paid by or due from any one employer in that calendar year for agricultural labor is less than one hundred fifty dollars ~~(((\$150.00))~~) is not within the mandatory coverage of Title 51 RCW. The department will consider an agricultural employee as being "regularly and continuously employed" as those terms are used in RCW 51.12.020, subsection (6) in the case of any employee who as of January 1 of any calendar year is carried on the payroll of the employer and who is employed by the employer in agricultural labor and was carried on the employer's payroll as of December 31 of the preceding calendar year and has exceeded one hundred fifty dollars ~~(((\$150.00))~~), of earnings during such preceding calendar year. Coverage for all exempt agricultural employees is available upon request as provided under RCW 51.12.110.

To qualify for a separate rating of ground hand-picking or any other separation of agricultural classes, separate and distinct payroll records of such operations will be required.

If a single establishment or work comprises more than one of Classifications 48-2 through 48-6 (~~and~~), 48-8 and 48-9, the premiums shall be computed according to the payroll for operations of each classification. The department in its discretion may assess a single rate of premium for an agricultural establishment when a substantial portion of the operation falls within one classification, and in such cases, the entire operation will be required to be reported in such largest classification((-)); PROVIDED, That under no circumstances will the hand-picking classification (48-6) apply for the purpose of single rating of an entire establishment.

AMENDATORY SECTION (Amending Order 75-38, filed 11/24/75)

WAC 296-17-576 CLASSIFICATION 33-1.

Fish canneries, fish freezing and processing, fish curing
Fish trap operation, oystermen, oyster raising, fish rearing
Oyster, crab, clam, canning or cold packing
Sea foods products, N.O.C., canning or manufacturing
Fish oil manufacturing
(~~(Fish receiving and wholesaling)~~)
Marine life, nonedible, processing
(~~(Fish markets, N.O.C.)~~)

NEW SECTION

WAC 296-17-57601 CLASSIFICATION 33-2.

Meat, fish and poultry dealers, wholesale.

NEW SECTION

WAC 296-17-57602 CLASSIFICATION 33-3.

Meat, fish and poultry dealers, retail.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73)

WAC 296-17-581 CLASSIFICATION 34-3.

Aircraft manufacturing, including aircraft operations incident thereto
(~~(Aircraft parts manufacturing, N.O.C.)~~)
This class includes all operations including clerical office and salesmen.

NEW SECTION

WAC 296-17-58201 CLASSIFICATION 34-5.

Aircraft parts manufacturing, N.O.C.

AMENDATORY SECTION (Amending Order 74-40, filed 11/27/74)

WAC 296-17-599 CLASSIFICATION 37-1.

(~~(Laboratories - analytical, testing or quality control for others, including outside operations, excluding outside x-raying and drilling)~~)

Ammonia, nitrogen and ammonium nitrate manufacturing

Nitrate recovery from x-ray and photo films

Manufacturing dye and chemicals for tinting candles

Chemical manufacturing, N.O.C., by nitration, alkylation, oxidation, etc. process. This classification includes the manufacturing of chemicals involving, but not limited to, the following chemical processes: nitration, alkylation, distillation, reduction, oxidation, sulphonation, compression of gasses, halogenation and amidation

Chemical mixing, blending and repackaging only - no manufacturing of ingredients

Cosmetics manufacturing, no manufacturing of ingredients

Drug, medicine or pharmaceutical preparation manufacturing, no manufacturing of ingredients

Oxygen or hydrogen manufacturing, acetylene gas or carbonic acid gas manufacturing

Alcohol manufacturing, distilling, N.O.C.

Polish, dressing, ink or mucilage manufacturing

Extract manufacturing, including distillation of essential oils

Perfumery manufacturing, including distillation of essential oils

Flavoring manufacturing, including distillation of essential oils

Mint distilling

Salt, borax or potash producing or refining

Serum, anti-toxin or virus manufacturing

(~~(Assaying laboratories)~~).

AMENDATORY SECTION (Amending Order 76-36, filed 11/30/76)

WAC 296-17-630 CLASSIFICATION 43-1.

Fertilizer manufacturing

Glue manufacturing

Lard making or refining

(~~(Meat and poultry markets retail
Meat and poultry dealers wholesale)~~)

Sausage manufacturing

Packing house - all operations - including butchering and handling livestock

Meat products manufacturing, including canning or dehydrating

Peat moss shredding and baling

Tallow making

Tanneries, fur manufacturing

Sausage casings, wholesale dealer

Rendering works, N.O.C.

AMENDATORY SECTION (Amending Order 75-38, filed 11/24/75)

WAC 296-17-646 CLASSIFICATION 48-5.

(~~(Farms - nursery, green-houses, mushroom raising)~~)

Nurseries, including greenhouse operations incidental thereto

Nursery applies to all acreage devoted to nursery operations and including tree nurseries

~~((This class also includes field growing of flowers, (excludes bulb-raising))).~~

NEW SECTION

WAC 296-17-64901 CLASSIFICATION 48-9.

Greenhouses, N.O.C.
Flowers – field growing (excludes bulb raising)
Mushroom raising.

AMENDATORY SECTION (Amending Order 77-27, filed 11/30/77)

WAC 296-17-659 CLASSIFICATION 50-1.

~~((Log hauling by contractor))~~

Logging operations, N.O.C.
Logging shall be considered the complete operation, including falling and bucking, skidding, yarding, loading, transportation of logs and maintenance of equipment except as otherwise provided. This class also includes aircraft operations incident thereto.
See Class 52-6 (WAC 296-17-675) for permanent yard operations.

NEW SECTION

WAC 296-17-66001 CLASSIFICATION 50-3.

Log hauling by contractor
This class is not available if the log hauling is incidental to other logging operations of the employer.
See class 52-6 (WAC 296-17-675) for permanent yard operations.

AMENDATORY SECTION (Amending Order 76-36, filed 11/30/76)

WAC 296-17-675 CLASSIFICATION 52-6.

Permanent yard or shop for maintenance or storage of firm's equipment or material
This class to be assigned only to operations incidental to Classes 1-1 (WAC 296-17-501), 1-2 (WAC 296-17-502), 1-3 (WAC 296-17-503), 1-4 (WAC 296-17-504), 2-1 (WAC 296-17-508), 2-2 (WAC 296-17-509), 5-5 (WAC 296-17-520), 5-8 (WAC 296-17-521), 50-1 (WAC 296-17-659), 50-3 (WAC 296-17-66001) and 69-2 (WAC 296-17-747) and is applicable only to a permanent yard or shop maintained by the employer for the storage of material, or the storage and maintenance of equipment. This class is applicable only to those employees regularly assigned to the shop or yard, and whose duties are solely incidental to the storage, repair or maintenance of the employer's equipment or material. No employee having any other duties during his shift or work day will be rated in this class.

AMENDATORY SECTION (Amending Order 75-38, filed 11/24/75)

WAC 296-17-677 CLASSIFICATION 53-1.

Accounting or bookkeeping firms
Law firms
~~((Clerical office to be separately rated))~~

Credit bureaus
Employment agencies
Court reporting firms
Management analyst firms
All operations including clerical office and salesmen.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73)

WAC 296-17-682 CLASSIFICATION 61-5.

Hospitals – religious and charitable
Hospitals – other, not city or county
~~((Medical laboratories
Blood banks))~~
Nursing care, N.O.C.
~~((This class for professional and clerical office employees
See Class 61-6 (WAC 296-17-683) for other employees))~~
All operations, including clerical office and salesmen.

NEW SECTION

WAC 296-17-75301 CLASSIFICATION 69-9.

Medical laboratories
Blood banks
Assaying laboratories
Laboratories—Analytical, testing, or quality control for others, including outside operations, excluding outside x-raying and drilling.

NEW SECTION

WAC 296-17-754 CLASSIFICATION 71-1.

Executive officers, N.O.C.

AMENDATORY SECTION (Amending Order 73-22, filed 11/9/73)

WAC 296-17-870 EVALUATION OF ACTUAL LOSSES. Except as provided in the following subsections of this paragraph, actual losses shall include all payments ~~((and reserves))~~ as of the "valuation date" for each claim arising from an accident occurring during the experience period. ~~((Claims payments))~~ Losses for claims open as of the valuation date may also include a reserve for future payments. Actual losses on claims for accidents occurring outside of the experience period shall not be included.

(1) Valuation Date. The valuation date shall be on and include December 31, one year and one day immediately preceding the effective date of premium rates as set forth in WAC 296-17-895.

(2) Retroactive Adjustments – Revision of Losses Between Valuation Dates. No claim value shall be revised between valuation dates and no retroactive adjustment of an experience modification shall be made because of disputation concerning the judgment of the claims examiner or because of subsequent developments except as specifically provided in the following cases:

(a) In cases where loss values are included or excluded ~~((because of clerical, mechanical or similar error))~~ through mistake other than error of judgment.

(b) In cases where a third party recovery is made.

(c) In cases where the claim qualifies as a second injury claim under the provisions of RCW 51.16.120.

(d) In cases where a claim is officially closed and is determined to be noncompensable.

In the above specified cases retroactive adjustment of the experience modification shall be made for each rating in which the claim was included.

(3) Average Death Value. Each fatal claim shall be assigned the "average death value", said value to be the average incurred cost for all fatal claims occurring during the experience period. The average death value is set forth in Table II.

(4) Third Party Recovery (~~(=Fatal Claims)~~). In the event of a third party recovery on a (~~fatal~~) claim, the employer shall be charged for a portion of the (~~"average death value", said portion to~~) actual loss amount, gross of such recovery, established on the claim for each year in which the claim's injury date falls within the experience period (see WAC 296-17-850). This portion shall be determined by taking the ratio of the total cost of the claim, including attorneys' fees, after recovery, to the total cost of the claim before recovery. Both the primary and excess components of the (~~average death value~~) actual loss amount shall be reduced in the same proportion.

(5) Second Injury Claims. The primary and excess values of any claim which becomes eligible for second injury relief under the provisions of RCW 51.16.120, as now or hereafter amended, shall be reduced by the percentage of relief granted.

(6) Occupational Disease Claims. When a claim results from an employee's exposure to an occupational disease hazard, the "date of injury", for the purposes of experience rating, shall be the date on which the disability was diagnosed, giving rise to the filing of a claim for benefits. The cost of any occupational disease claim, paid from the accident fund and arising from exposure to the disease hazard under two or more employers, shall be prorated to each period of employment involving exposure to the hazard. Each insured employer who had employed the claimant during the experience period shall be charged for his share of the claim based upon the prorated costs.

(7) Maximum Claim Value. No claim shall enter an employer's experience record at a value greater than the "maximum claim value". The maximum claim value is set forth in Table II.

AMENDATORY SECTION (Amending Order 77-27, filed 11/30/77)

WAC 296-17-875 TABLE I.

Primary Losses for Selected Claim Values
CLAIM VALUE PRIMARY LOSS

2,000	2,000
2,667	2,500
3,429	3,000
4,308	3,500
5,333	4,000
6,545	4,500
8,000	5,000

CLAIM VALUE	PRIMARY LOSS
9,778	5,500
12,000	6,000
14,857	6,500
18,667	7,000
24,000	7,500
32,000	8,000
45,333	8,500
((51,722*))	((8,660))
54,315*	8,716
((110,000**))	((9,322))
116,000**	9,355

* Average death value
** Maximum claim value

AMENDATORY SECTION (Amending Order 77-27, filed 11/30/77)

WAC 296-17-880 TABLE II.

"B" and "W" Values

Maximum Claim Value = (~~(\$110,000)~~) \$116,000
Average Death Value = (~~(\$51,722)~~) \$54,315

EXPECTED LOSSES	B	W
25,000 & Under 20,000		0
25,001 - ((35,859))	19,800	.01
((35,860)) - ((46,717))	19,600	.02
((46,718)) - ((57,576))	19,400	.03
((57,577)) - ((68,434))	19,200	.04
((68,435)) - ((79,293))	19,000	.05
((79,294)) - ((90,152))	18,800	.06
((90,153)) - ((101,010))	18,600	.07
((101,011)) - ((111,869))	18,400	.08
((111,870)) - ((122,727))	18,200	.09
((122,728)) - ((133,586))	18,000	.10
((133,587)) - ((144,444))	17,800	.11
((144,445)) - ((155,303))	17,600	.12
((155,304)) - ((166,162))	17,400	.13
((166,163)) - ((177,020))	17,200	.14
((177,021)) - ((187,879))	17,000	.15
((187,880)) - ((198,737))	16,800	.16
((198,738)) - ((209,596))	16,600	.17
((209,597)) - ((220,455))	16,400	.18

EXPECTED LOSSES	B	W	EXPECTED LOSSES	B	W
<u>219,900</u>	<u>231,364</u>		<u>563,839</u>	<u>575,303</u>	
((220,456))	((231,313))	16,200 .19	((546,213))	((557,071))	10,200 .49
<u>231,365</u>	<u>242,828</u>		<u>575,304</u>	<u>586,768</u>	
((231,314))	((242,172))	16,000 .20	((557,072))	((567,929))	10,000 .50
<u>242,829</u>	<u>254,293</u>		<u>586,769</u>	<u>598,232</u>	
((242,173))	((253,030))	15,800 .21	((567,930))	((578,788))	9,800 .51
<u>254,294</u>	<u>265,758</u>		<u>598,233</u>	<u>609,697</u>	
((253,031))	((263,889))	15,600 .22	((578,789))	((589,646))	9,600 .52
<u>265,759</u>	<u>277,222</u>		<u>609,698</u>	<u>621,162</u>	
((263,890))	((274,747))	15,400 .23	((589,647))	((600,505))	9,400 .53
<u>277,223</u>	<u>288,687</u>		<u>621,163</u>	<u>632,626</u>	
((274,748))	((285,606))	15,200 .24	((600,506))	((611,364))	9,200 .54
<u>288,688</u>	<u>300,152</u>		<u>632,627</u>	<u>644,091</u>	
((285,607))	((296,465))	15,000 .25	((611,365))	((622,222))	9,000 .55
<u>300,153</u>	<u>311,616</u>		<u>644,092</u>	<u>655,556</u>	
((296,466))	((307,323))	14,800 .26	((622,223))	((633,081))	8,800 .56
<u>311,617</u>	<u>323,081</u>		<u>655,557</u>	<u>667,020</u>	
((307,324))	((318,182))	14,600 .27	((633,082))	((643,939))	8,600 .57
<u>323,082</u>	<u>334,545</u>		<u>667,021</u>	<u>678,485</u>	
((318,183))	((329,040))	14,400 .28	((643,940))	((654,798))	8,400 .58
<u>334,546</u>	<u>346,010</u>		<u>678,486</u>	<u>689,949</u>	
((329,041))	((339,899))	14,200 .29	((654,799))	((665,657))	8,200 .59
<u>346,011</u>	<u>357,475</u>		<u>689,950</u>	<u>701,414</u>	
((339,900))	((350,758))	14,000 .30	((665,658))	((676,515))	8,000 .60
<u>357,476</u>	<u>368,939</u>		<u>701,415</u>	<u>712,879</u>	
((350,759))	((361,616))	13,800 .31	((676,516))	((687,374))	7,800 .61
<u>368,940</u>	<u>380,404</u>		<u>712,880</u>	<u>724,343</u>	
((361,617))	((372,475))	13,600 .32	((687,375))	((698,232))	7,600 .62
<u>380,405</u>	<u>391,869</u>		<u>724,344</u>	<u>735,808</u>	
((372,476))	((383,333))	13,400 .33	((698,233))	((709,091))	7,400 .63
<u>391,870</u>	<u>403,333</u>		<u>735,809</u>	<u>747,273</u>	
((383,334))	((394,192))	13,200 .34	((709,092))	((719,949))	7,200 .64
<u>403,334</u>	<u>414,798</u>		<u>747,274</u>	<u>758,737</u>	
((394,193))	((405,051))	13,000 .35	((719,950))	((730,808))	7,000 .65
<u>414,799</u>	<u>426,263</u>		<u>758,738</u>	<u>770,202</u>	
((405,052))	((415,909))	12,800 .36	((730,809))	((741,667))	6,800 .66
<u>426,264</u>	<u>437,727</u>		<u>770,203</u>	<u>781,667</u>	
((415,910))	((426,768))	12,600 .37	((741,668))	((752,525))	6,600 .67
<u>437,728</u>	<u>449,192</u>		<u>781,668</u>	<u>793,131</u>	
((426,769))	((437,626))	12,400 .38	((752,526))	((763,384))	6,400 .68
<u>449,193</u>	<u>460,657</u>		<u>793,132</u>	<u>804,596</u>	
((437,627))	((448,485))	12,200 .39	((763,385))	((774,242))	6,200 .69
<u>460,658</u>	<u>472,121</u>		<u>804,597</u>	<u>816,061</u>	
((448,486))	((459,343))	12,000 .40	((774,243))	((785,101))	6,000 .70
<u>472,122</u>	<u>483,586</u>		<u>816,062</u>	<u>827,525</u>	
((459,344))	((470,202))	11,800 .41	((785,102))	((795,960))	5,800 .71
<u>483,587</u>	<u>495,051</u>		<u>827,526</u>	<u>838,990</u>	
((470,203))	((481,061))	11,600 .42	((795,961))	((806,818))	5,600 .72
<u>495,052</u>	<u>506,515</u>		<u>838,991</u>	<u>850,455</u>	
((481,062))	((491,919))	11,400 .43	((806,819))	((817,677))	5,400 .73
<u>506,516</u>	<u>517,980</u>		<u>850,456</u>	<u>861,919</u>	
((491,920))	((502,778))	11,200 .44	((817,678))	((828,535))	5,200 .74
<u>517,981</u>	<u>529,444</u>		<u>861,920</u>	<u>873,384</u>	
((502,779))	((513,636))	11,000 .45	((828,536))	((839,394))	5,000 .75
<u>529,445</u>	<u>540,909</u>		<u>873,385</u>	<u>884,848</u>	
((513,637))	((524,495))	10,800 .46	((839,395))	((850,253))	4,800 .76
<u>540,910</u>	<u>552,374</u>		<u>884,849</u>	<u>896,313</u>	
((524,496))	((535,354))	10,600 .47	((850,254))	((861,111))	4,600 .77
<u>552,375</u>	<u>563,838</u>		<u>896,314</u>	<u>907,778</u>	
((535,355))	((546,212))	10,400 .48	((861,112))	((871,970))	4,400 .78

EXPECTED LOSSES	B	W	CLASS	((+1974)) 1975	((+1975)) 1976	((+1976))D-RATIO 1977	D-RATIO
<u>907,779</u> <u>919,242</u> ((871,971)) - ((882,828))	4,200	.79	1-3	((-2119))	((-2411))	((-2324))	((-377))
<u>919,243</u> <u>930,707</u> ((882,829)) - ((893,687))	4,000	.80	1-4	.2857	.2927	.2763	.361
<u>930,708</u> <u>942,172</u> ((893,688)) - ((904,545))	3,800	.81	1-5	.2533	.2594	.2449	.292
<u>942,173</u> <u>953,636</u> ((904,546)) - ((915,404))	3,600	.82	1-6	.2277	.2332	.2202	.347
<u>953,637</u> <u>965,101</u> ((915,405)) - ((926,263))	3,400	.83	1-9	.2537	.2599	.2453	.322
<u>965,102</u> <u>976,566</u> ((926,264)) - ((937,121))	3,200	.84	2-1	.3383	.3466	.3272	.340
<u>976,567</u> <u>988,030</u> ((937,122)) - ((947,980))	3,000	.85	2-2	.5995	.6141	.5798	.293
<u>988,031</u> <u>999,495</u> ((947,981)) - ((958,838))	2,800	.86	3-1	.5026	.5148	.4860	.331
<u>999,496</u> <u>1,010,960</u> ((958,839)) - ((969,697))	2,600	.87	3-2	.1059	.1085	.1024	.397
<u>1,010,961</u> <u>1,022,424</u> ((969,698)) - ((980,556))	2,400	.88	3-6	((-2435))	((-2769))	((-2669))	((-379))
<u>1,022,425</u> <u>1,033,889</u> ((980,557)) - ((991,414))	2,200	.89	3-7	.2967	.3040	.2870	.349
<u>1,033,890</u> <u>1,045,354</u> ((991,415)) - ((1,002,273))	2,000	.90	4-1	((-1105))	((-1257))	((-1212))	((-410))
<u>1,045,355</u> <u>1,056,818</u> ((1,002,274)) - ((1,013,131))	1,800	.91	4-2	.1446	.1481	.1398	.392
<u>1,056,819</u> <u>1,068,283</u> ((1,013,132)) - ((1,023,990))	1,600	.92	4-3	((-0979))	((-1113))	((-1073))	((-401))
<u>1,068,284</u> <u>1,079,747</u> ((1,023,991)) - ((1,034,848))	1,400	.93	5-2	.1217	.1247	.1177	.393
<u>1,079,748</u> <u>1,091,212</u> ((1,034,849)) - ((1,045,707))	1,200	.94	5-3	((-2952))	((-3358))	((-3236))	((-325))
<u>1,091,213</u> <u>1,102,677</u> ((1,045,708)) - ((1,056,566))	1,000	.95	5-4	.4065	.4164	.3931	.297
<u>1,102,678</u> <u>1,114,141</u> ((1,056,567)) - ((1,067,424))	800	.96	5-5	.4065	.4164	.3931	.297
<u>1,114,142</u> <u>1,125,606</u> ((1,067,425)) - ((1,078,283))	600	.97	5-8	((-2634))	((-2996))	((-2888))	((-345))
<u>1,125,607</u> <u>1,137,071</u> ((1,078,284)) - ((1,089,141))	400	.98	6-1	.3115	.3191	.3012	.316
<u>1,137,072</u> <u>1,148,535</u> ((1,089,142)) - ((1,100,000))	200	.99	6-2	((-2169))	((-2467))	((-2378))	((-396))
<u>1,148,536</u> <u>1,160,000</u> ((1,100,001)) & over	0	1.00	6-3	.3066	.3141	.2965	.292
<u>1,160,001</u>			6-4	.1384	.1418	.1339	.369
			6-4	((-1719))	((-1955))	((-1884))	((-361))
			6-5	.2458	.2518	.2377	.351
			6-6	((-2640))	((-3003))	((-2894))	((-363))
			6-6	.2930	.3001	.2833	.375
			6-7	((-2311))	((-2628))	((-2533))	((-380))
			6-7	.3064	.3138	.2963	.317
			6-7	((-0780))	((-0888))	((-0855))	((-373))
			6-7	.1012	.1037	.0979	.357
			6-7	((-1074))	((-1222))	((-1178))	((-347))
			6-7	.1180	.1209	.1141	.335
			6-7	((-1278))	((-1453))	((-1401))	((-416))
			6-7	.1336	.1369	.1292	.337
			6-7	((-2849))	((-3240))	((-3123))	((-397))
			6-7	.3294	.3374	.3185	.380
			6-7	((-0571))	((-0649))	((-0626))	((-422))
			6-7	.0676	.0692	.0653	.429
			6-7	((-0625))	((-0711))	((-0685))	((-450))
			6-7	.0723	.0741	.0699	.419
			6-7	((-1795))	((-2042))	((-1968))	((-419))
			6-7	.2278	.2333	.2203	.356
			6-7	((-0829))	((-0943))	((-0909))	((-395))
			6-7	.0995	.1019	.0962	.336
			6-7	((-1878))	((-2136))	((-2059))	((-309))
			6-7	.2119	.2170	.2049	.276
			6-7	((-0709))	((-0806))	((-0777))	((-331))
			6-7	.0795	.0815	.0769	.338
			6-7	((-2372))	((-2698))	((-2601))	((-359))
			6-7	.2758	.2825	.2667	.350

AMENDATORY SECTION (Amending Order 77-27, filed 11/30/77)

WAC 296-17-885 TABLE III.

Expected Loss Rates and D-Ratios

Expected Loss Rates in Dollars Per Workman Hour
For Indicated Fiscal Year

CLASS	((+1974)) 1975	((+1975)) 1976	((+1976))D-RATIO 1977	D-RATIO
1-1	((-2571))	((-2924))	((-2818))	((-319))
	.2690	.2756	.2601	.334
1-2	((-2432))	((-2766))	((-2666))	((-312))
	.2758	.2825	.2667	.350

CLASS	((1974)) 1975	((1975)) 1976	((1976))D-RATIO 1977	CLASS	((1974)) 1975	((1975)) 1976	((1976))D-RATIO 1977		
9-2	<u>.3149</u> ((-.1262))	<u>.3225</u> ((-.1435))	<u>.3045</u> ((-.1383))	<u>.350</u> ((-.456))	21-1	<u>((-.0732))</u> .0879	<u>((-.0832))</u> .0901	<u>((-.0802))</u> .0850	<u>((-.458))</u> .454
10-2	<u>.1660</u> ((-.2807))	<u>.1701</u> ((-.3192))	<u>.1605</u> ((-.3077))	<u>.400</u> ((-.402))	21-2	<u>((-.0753))</u> .1016	<u>((-.0857))</u> .1041	<u>((-.0826))</u> .0983	<u>((-.398))</u> .411
10-3	<u>.3586</u> ((-.1891))	<u>.3673</u> ((-.2151))	<u>.3468</u> ((-.2073))	<u>.421</u> ((-.401))	21-4	<u>((-.0608))</u> .0682	<u>((-.0691))</u> .0698	<u>((-.0666))</u> .0659	<u>((-.502))</u> .456
11-1	<u>.2023</u> ((-.1135))	<u>.2072</u> ((-.1291))	<u>.1956</u> ((-.1244))	<u>.382</u> ((-.393))	22-1	<u>((-.0518))</u> .0544	<u>((-.0589))</u> .0558	<u>((-.0567))</u> .0526	<u>((-.433))</u> .385
11-2	<u>.1378</u> ((-.1928))	<u>.1412</u> ((-.2192))	<u>.1333</u> ((-.2113))	<u>.384</u> ((-.372))	22-2	<u>((-.0501))</u> .0591	<u>((-.0570))</u> .0605	<u>((-.0550))</u> .0571	<u>((-.406))</u> .402
11-3	<u>.2481</u> ((-.0698))	<u>.2542</u> ((-.0794))	<u>.2400</u> ((-.0765))	<u>.343</u> ((-.420))	24-1	<u>((-.0968))</u> .1356	<u>((-.1101))</u> .1389	<u>((-.1061))</u> .1312	<u>((-.409))</u> .382
13-1	<u>.0840</u> ((-.0657))	<u>.0861</u> ((-.0747))	<u>.0812</u> ((-.0720))	<u>.400</u> ((-.411))	29-3	<u>((-.1290))</u> .1533	<u>((-.1468))</u> .1571	<u>((-.1415))</u> .1483	<u>((-.431))</u> .423
13-3	<u>.0755</u> ((-.0266))	<u>.0774</u> ((-.0303))	<u>.0730</u> ((-.0292))	<u>.416</u> ((-.385))	29-4	<u>((-.1104))</u> .1345	<u>((-.1255))</u> .1378	<u>((-.1210))</u> .1300	<u>((-.455))</u> .450
13-4	<u>.0381</u> ((-.0025))	<u>.0390</u> ((-.0028))	<u>.0368</u> ((-.0027))	<u>.364</u> ((-.428))	29-6	<u>((-.1290))</u> .1533	<u>((-.1468))</u> .1571	<u>((-.1415))</u> .1483	<u>((-.431))</u> .423
14-1	<u>.0030</u> ((-.1088))	<u>.0031</u> ((-.1237))	<u>.0029</u> ((-.1192))	<u>.399</u> ((-.350))	31-1	<u>((-.1513))</u> .1712	<u>((-.1721))</u> .1754	<u>((-.1659))</u> .1656	<u>((-.362))</u> .345
14-3	<u>.1310</u> ((-.0808))	<u>.1342</u> ((-.0919))	<u>.1267</u> ((-.0885))	<u>.389</u> ((-.353))	31-2	<u>((-.1513))</u> .1712	<u>((-.1721))</u> .1754	<u>((-.1659))</u> .1656	<u>((-.362))</u> .345
14-4	<u>.1026</u> ((-.0808))	<u>.1051</u> ((-.0919))	<u>.0992</u> ((-.0885))	<u>.313</u> ((-.353))	31-3	<u>((-.1138))</u> .1234	<u>((-.1294))</u> .1264	<u>((-.1247))</u> .1193	<u>((-.365))</u> .336
15-1	<u>.1026</u> ((-.0787))	<u>.1051</u> ((-.0896))	<u>.0992</u> ((-.0863))	<u>.313</u> ((-.370))	31-4	<u>((-.1513))</u> .1712	<u>((-.1721))</u> .1754	<u>((-.1659))</u> .1656	<u>((-.362))</u> .345
15-7	<u>.0935</u> ((-.0709))	<u>.0958</u> ((-.0806))	<u>.0904</u> ((-.0777))	<u>.346</u> ((-.331))	31-5	<u>((-.1587))</u> .1908	<u>((-.1805))</u> .1955	<u>((-.1740))</u> .1846	<u>((-.443))</u> .434
16-2	<u>.0795</u> ((-.4988))	<u>.0815</u> ((-.5674))	<u>.0769</u> ((-.5469))	<u>.338</u> ((-.345))	33-1	<u>((-.1144))</u> .1376	<u>((-.1301))</u> .1410	<u>((-.1254))</u> .1331	<u>((-.449))</u> .428
17-1	<u>.5264</u> ((-.4988))	<u>.5393</u> ((-.5674))	<u>.5091</u> ((-.5469))	<u>.340</u> ((-.345))	33-2	<u>.1374</u> .0891	<u>.1407</u> .0913	<u>.1329</u> .0862	<u>.350</u> .386
17-2	<u>.5264</u> ((-.4988))	<u>.5393</u> ((-.5674))	<u>.5091</u> ((-.5469))	<u>.340</u> ((-.345))	33-3	<u>.0891</u> ((-.0363))	<u>.0913</u> ((-.0413))	<u>.0862</u> ((-.0398))	<u>.386</u> ((-.480))
17-3	<u>.5264</u> ((-.0976))	<u>.5393</u> ((-.1110))	<u>.5091</u> ((-.1070))	<u>.340</u> ((-.319))	33-8	<u>.0519</u> ((-.0676))	<u>.0532</u> ((-.0769))	<u>.0502</u> ((-.0741))	<u>.468</u> ((-.424))
17-4	<u>.1396</u> ((-.0732))	<u>.1430</u> ((-.0832))	<u>.1350</u> ((-.0802))	<u>.334</u> ((-.319))	33-9	<u>.0790</u> ((-.0761))	<u>.0809</u> ((-.0866))	<u>.0764</u> ((-.0835))	<u>.415</u> ((-.375))
18-1	<u>.1046</u> ((-.1308))	<u>.1071</u> ((-.1488))	<u>.1012</u> ((-.1434))	<u>.334</u> ((-.432))	34-1	<u>.1033</u> ((-.1095))	<u>.1058</u> ((-.1246))	<u>.0999</u> ((-.1201))	<u>.353</u> ((-.398))
18-2	<u>.1759</u> ((-.1308))	<u>.1802</u> ((-.1488))	<u>.1701</u> ((-.1434))	<u>.378</u> ((-.432))	34-2	<u>.1219</u> ((-.0177))	<u>.1249</u> ((-.0201))	<u>.1179</u> ((-.0194))	<u>.419</u> ((-.371))
18-3	<u>.1759</u> ((-.1308))	<u>.1802</u> ((-.1488))	<u>.1701</u> ((-.1434))	<u>.378</u> ((-.432))	34-3	<u>.0197</u> ((-.0736))	<u>.0201</u> ((-.0838))	<u>.0190</u> ((-.0807))	<u>.342</u> ((-.432))
20-2	<u>.1759</u> ((-.0640))	<u>.1802</u> ((-.0728))	<u>.1701</u> ((-.0701))	<u>.378</u> ((-.395))	34-4	<u>.0963</u> ((-.0370))	<u>.0986</u> ((-.0420))	<u>.0931</u> ((-.0405))	<u>.428</u> ((-.426))
20-3	<u>.0880</u> ((-.0753))	<u>.0901</u> ((-.0857))	<u>.0851</u> ((-.0826))	<u>.402</u> ((-.398))	34-5	<u>.0203</u> ((-.0370))	<u>.0208</u> ((-.0420))	<u>.0196</u> ((-.0405))	<u>.377</u> ((-.426))
20-4	<u>.1016</u> ((-.0762))	<u>.1041</u> ((-.0867))	<u>.0983</u> ((-.0836))	<u>.411</u> ((-.390))	34-6	<u>.0478</u> ((-.0490))	<u>.0490</u> ((-.0558))	<u>.0462</u> ((-.0537))	<u>.372</u> ((-.441))
20-5	<u>.0899</u> ((-.0634))	<u>.0920</u> ((-.0721))	<u>.0869</u> ((-.0695))	<u>.371</u> ((-.386))	34-7	<u>.0587</u> ((-.0244))	<u>.0601</u> ((-.0278))	<u>.0568</u> ((-.0267))	<u>.419</u> ((-.367))
20-6	<u>.0729</u> ((-.0753))	<u>.0747</u> ((-.0857))	<u>.0705</u> ((-.0826))	<u>.377</u> ((-.398))	34-8	<u>.0302</u> ((-.0548))	<u>.0310</u> ((-.0623))	<u>.0292</u> ((-.0601))	<u>.335</u> ((-.509))
20-7	<u>.1016</u> ((-.0671))	<u>.1041</u> ((-.0763))	<u>.0983</u> ((-.0736))	<u>.411</u> ((-.407))	35-1	<u>.0783</u> ((-.0482))	<u>.0802</u> ((-.0549))	<u>.0758</u> ((-.0529))	<u>.464</u> ((-.509))
20-8	<u>.0832</u> ((-.0637))	<u>.0852</u> ((-.0725))	<u>.0804</u> ((-.0699))	<u>.393</u> ((-.371))	35-3	<u>.0690</u> ((-.0465))	<u>.0706</u> ((-.0529))	<u>.0667</u> ((-.0510))	<u>.464</u> ((-.420))
	<u>.0736</u>	<u>.0754</u>	<u>.0712</u>	<u>.399</u>	35-4	<u>.0481</u> ((-.0548))	<u>.0492</u> ((-.0623))	<u>.0465</u> ((-.0601))	<u>.395</u> ((-.509))
					35-5	<u>.0783</u>	<u>.0802</u>	<u>.0758</u>	<u>.464</u>

CLASS	<u>((+1974))</u> <u>1975</u>	<u>((+1975))</u> <u>1976</u>	<u>((+1976))D-RATIO</u> <u>1977</u>		CLASS	<u>((+1974))</u> <u>1975</u>	<u>((+1975))</u> <u>1976</u>	<u>((+1976))D-RATIO</u> <u>1977</u>	
35-6	<u>((-1403))</u> <u>.1908</u>	<u>((-1596))</u> <u>.1955</u>	<u>((-1538))</u> <u>.1846</u>	<u>((-389))</u> <u>.304</u>	41-1	<u>.1241</u> <u>((-0201))</u>	<u>.1271</u> <u>((-0228))</u>	<u>.1200</u> <u>((-0220))</u>	<u>.371</u> <u>((-486))</u>
35-7	<u>((-0548))</u> <u>.0783</u>	<u>((-0623))</u> <u>.0802</u>	<u>((-0601))</u> <u>.0758</u>	<u>((-509))</u> <u>.464</u>	41-2	<u>.0206</u> <u>((-0194))</u>	<u>.0211</u> <u>((-0221))</u>	<u>.0199</u> <u>((-0213))</u>	<u>.458</u> <u>((-486))</u>
35-8	<u>((-0479))</u> <u>.0684</u>	<u>((-0544))</u> <u>.0701</u>	<u>((-0525))</u> <u>.0662</u>	<u>((-515))</u> <u>.507</u>	41-3	<u>.0206</u> <u>((-0201))</u>	<u>.0211</u> <u>((-0228))</u>	<u>.0199</u> <u>((-0220))</u>	<u>.458</u> <u>((-486))</u>
36-1	<u>((-0736))</u> <u>.0963</u>	<u>((-0838))</u> <u>.0986</u>	<u>((-0807))</u> <u>.0931</u>	<u>((-432))</u> <u>.428</u>	41-4	<u>.0274</u> <u>((-0193))</u>	<u>.0280</u> <u>((-0220))</u>	<u>.0265</u> <u>((-0212))</u>	<u>.450</u> <u>((-486))</u>
36-2	<u>((-0465))</u> <u>.0481</u>	<u>((-0529))</u> <u>.0492</u>	<u>((-0510))</u> <u>.0465</u>	<u>((-420))</u> <u>.395</u>	41-5	<u>.0206</u> <u>((-0194))</u>	<u>.0211</u> <u>((-0221))</u>	<u>.0199</u> <u>((-0213))</u>	<u>.458</u> <u>((-486))</u>
36-3	<u>((-0615))</u> <u>.0791</u>	<u>((-0700))</u> <u>.0811</u>	<u>((-0675))</u> <u>.0765</u>	<u>((-429))</u> <u>.408</u>	41-6	<u>.0206</u> <u>((-0194))</u>	<u>.0211</u> <u>((-0221))</u>	<u>.0199</u> <u>((-0213))</u>	<u>.458</u> <u>((-486))</u>
36-4	<u>((-1136))</u> <u>.1625</u>	<u>((-1293))</u> <u>.1664</u>	<u>((-1246))</u> <u>.1571</u>	<u>((-359))</u> <u>.284</u>	41-7	<u>.0206</u> <u>((-0185))</u>	<u>.0211</u> <u>((-0211))</u>	<u>.0199</u> <u>((-0203))</u>	<u>.458</u> <u>((-486))</u>
36-5	<u>((-0626))</u> <u>.0711</u>	<u>((-0712))</u> <u>.0728</u>	<u>((-0687))</u> <u>.0687</u>	<u>((-397))</u> <u>.368</u>	41-8	<u>.0207</u> <u>((-0194))</u>	<u>.0212</u> <u>((-0221))</u>	<u>.0200</u> <u>((-0213))</u>	<u>.460</u> <u>((-486))</u>
36-6	<u>((-0823))</u> <u>.1132</u>	<u>((-0936))</u> <u>.1160</u>	<u>((-0902))</u> <u>.1095</u>	<u>((-503))</u> <u>.474</u>	41-9	<u>.0206</u> <u>((-0191))</u>	<u>.0211</u> <u>((-0217))</u>	<u>.0199</u> <u>((-0209))</u>	<u>.458</u> <u>((-486))</u>
37-1	<u>((-0304))</u> <u>.0435</u>	<u>((-0346))</u> <u>.0445</u>	<u>((-0333))</u> <u>.0420</u>	<u>((-391))</u> <u>.363</u>	42-1	<u>.0206</u> <u>((-1377))</u>	<u>.0211</u> <u>((-1566))</u>	<u>.0199</u> <u>((-1510))</u>	<u>.458</u> <u>((-361))</u>
37-2	<u>((-0667))</u> <u>.0887</u>	<u>((-0758))</u> <u>.0909</u>	<u>((-0731))</u> <u>.0858</u>	<u>((-460))</u> <u>.391</u>	43-1	<u>.1815</u> <u>((-1563))</u>	<u>.1860</u> <u>((-1777))</u>	<u>.1756</u> <u>((-1713))</u>	<u>.354</u> <u>((-425))</u>
37-3	<u>((-0304))</u> <u>.0435</u>	<u>((-0346))</u> <u>.0445</u>	<u>((-0333))</u> <u>.0420</u>	<u>((-391))</u> <u>.363</u>	43-2	<u>.1656</u> <u>((-1504))</u>	<u>.1697</u> <u>((-1710))</u>	<u>.1602</u> <u>((-1649))</u>	<u>.424</u> <u>((-376))</u>
37-6	<u>((-0489))</u> <u>.0543</u>	<u>((-0556))</u> <u>.0556</u>	<u>((-0536))</u> <u>.0525</u>	<u>((-382))</u> <u>.388</u>	43-3	<u>.1637</u> <u>((-1498))</u>	<u>.1677</u> <u>((-1704))</u>	<u>.1583</u> <u>((-1643))</u>	<u>.369</u> <u>((-405))</u>
37-7	<u>((-0489))</u> <u>.0543</u>	<u>((-0556))</u> <u>.0556</u>	<u>((-0536))</u> <u>.0525</u>	<u>((-382))</u> <u>.388</u>	43-4	<u>.1754</u> <u>((-1517))</u>	<u>.1797</u> <u>((-1726))</u>	<u>.1696</u> <u>((-1663))</u>	<u>.376</u> <u>((-396))</u>
37-8	<u>((-0489))</u> <u>.0543</u>	<u>((-0556))</u> <u>.0556</u>	<u>((-0536))</u> <u>.0525</u>	<u>((-382))</u> <u>.388</u>	43-5	<u>.1853</u> <u>((-2591))</u>	<u>.1899</u> <u>((-2947))</u>	<u>.1792</u> <u>((-2841))</u>	<u>.366</u> <u>((-433))</u>
38-1	<u>((-0489))</u> <u>.0543</u>	<u>((-0556))</u> <u>.0556</u>	<u>((-0536))</u> <u>.0525</u>	<u>((-382))</u> <u>.388</u>	44-1	<u>.3582</u> <u>((-0941))</u>	<u>.3669</u> <u>((-1070))</u>	<u>.3464</u> <u>((-1032))</u>	<u>.363</u> <u>((-373))</u>
38-2	<u>((-0318))</u> <u>.0369</u>	<u>((-0362))</u> <u>.0378</u>	<u>((-0348))</u> <u>.0357</u>	<u>((-455))</u> <u>.417</u>	44-4	<u>.1173</u> <u>((-0753))</u>	<u>.1201</u> <u>((-0857))</u>	<u>.1134</u> <u>((-0826))</u>	<u>.327</u> <u>((-398))</u>
38-3	<u>((-0318))</u> <u>.0369</u>	<u>((-0362))</u> <u>.0378</u>	<u>((-0348))</u> <u>.0357</u>	<u>((-455))</u> <u>.417</u>	45-1	<u>.1016</u> <u>((-0264))</u>	<u>.1041</u> <u>((-0300))</u>	<u>.0983</u> <u>((-0289))</u>	<u>.411</u> <u>((-295))</u>
38-4	<u>((-0318))</u> <u>.0369</u>	<u>((-0362))</u> <u>.0378</u>	<u>((-0348))</u> <u>.0357</u>	<u>((-455))</u> <u>.417</u>	45-2	<u>.0349</u> <u>((-0164))</u>	<u>.0358</u> <u>((-0187))</u>	<u>.0338</u> <u>((-0180))</u>	<u>.257</u> <u>((-277))</u>
38-5	<u>((-0318))</u> <u>.0369</u>	<u>((-0362))</u> <u>.0378</u>	<u>((-0348))</u> <u>.0357</u>	<u>((-455))</u> <u>.417</u>	45-3	<u>.0189</u> <u>((-0475))</u>	<u>.0194</u> <u>((-0541))</u>	<u>.0183</u> <u>((-0521))</u>	<u>.243</u> <u>((-347))</u>
38-6	<u>((-0318))</u> <u>.0369</u>	<u>((-0362))</u> <u>.0378</u>	<u>((-0348))</u> <u>.0357</u>	<u>((-455))</u> <u>.417</u>	45-4	<u>.0500</u> <u>((-0153))</u>	<u>.0512</u> <u>((-0174))</u>	<u>.0483</u> <u>((-0168))</u>	<u>.312</u> <u>((-401))</u>
38-7	<u>((-0318))</u> <u>.0369</u>	<u>((-0362))</u> <u>.0378</u>	<u>((-0348))</u> <u>.0357</u>	<u>((-455))</u> <u>.417</u>	46-1	<u>.0170</u> <u>((-0302))</u>	<u>.0174</u> <u>((-0344))</u>	<u>.0164</u> <u>((-0332))</u>	<u>.366</u> <u>((-339))</u>
38-8	<u>((-0318))</u> <u>.0369</u>	<u>((-0362))</u> <u>.0378</u>	<u>((-0348))</u> <u>.0357</u>	<u>((-455))</u> <u>.417</u>	47-1	<u>.0415</u> <u>((-0302))</u>	<u>.0425</u> <u>((-0344))</u>	<u>.0402</u> <u>((-0332))</u>	<u>.319</u> <u>((-339))</u>
38-9	<u>((-0318))</u> <u>.0369</u>	<u>((-0362))</u> <u>.0378</u>	<u>((-0348))</u> <u>.0357</u>	<u>((-455))</u> <u>.417</u>	48-2	<u>.0415</u> <u>((-0632))</u>	<u>.0425</u> <u>((-0719))</u>	<u>.0402</u> <u>((-0693))</u>	<u>.319</u> <u>((-359))</u>
39-1	<u>((-0761))</u> <u>.0866</u>	<u>((-0865))</u> <u>.0888</u>	<u>((-0834))</u> <u>.0838</u>	<u>((-417))</u> <u>.397</u>	48-3	<u>.0674</u> <u>((-1041))</u>	<u>.0690</u> <u>((-1184))</u>	<u>.0652</u> <u>((-1141))</u>	<u>.335</u> <u>((-469))</u>
39-2	<u>((-1065))</u> <u>.1321</u>	<u>((-1212))</u> <u>.1354</u>	<u>((-1168))</u> <u>.1278</u>	<u>((-405))</u> <u>.407</u>	48-4	<u>.1111</u> <u>((-0662))</u>	<u>.1138</u> <u>((-0752))</u>	<u>.1075</u> <u>((-0725))</u>	<u>.460</u> <u>((-459))</u>
39-3	<u>((-1578))</u> <u>.2257</u>	<u>((-1795))</u> <u>.2312</u>	<u>((-1730))</u> <u>.2182</u>	<u>((-443))</u> <u>.388</u>	48-5	<u>.0873</u> <u>((-0540))</u>	<u>.0894</u> <u>((-0615))</u>	<u>.0844</u> <u>((-0593))</u>	<u>.428</u> <u>((-386))</u>
39-4	<u>((-1065))</u> <u>.1321</u>	<u>((-1212))</u> <u>.1354</u>	<u>((-1168))</u> <u>.1278</u>	<u>((-405))</u> <u>.407</u>	48-6	<u>.0695</u> <u>((-0113))</u>	<u>.0712</u> <u>((-0128))</u>	<u>.0672</u> <u>((-0124))</u>	<u>.368</u> <u>((-401))</u>
39-5	<u>((-0352))</u> <u>.0390</u>	<u>((-0400))</u> <u>.0399</u>	<u>((-0385))</u> <u>.0377</u>	<u>((-449))</u> <u>.450</u>	48-7	<u>.0135</u> <u>((-2640))</u>	<u>.0139</u> <u>((-3003))</u>	<u>.0131</u> <u>((-2894))</u>	<u>.388</u> <u>((-363))</u>
40-2	<u>((-0891))</u> <u>.1321</u>	<u>((-1013))</u> <u>.1354</u>	<u>((-0977))</u> <u>.1278</u>	<u>((-448))</u> <u>.407</u>		<u>.2930</u>	<u>.3001</u>	<u>.2833</u>	<u>.375</u>

CLASS	<u>((+1974))</u> <u>1975</u>	<u>((+1975))</u> <u>1976</u>	<u>((+1976))</u> <u>1977</u>	D-RATIO	CLASS	<u>((+1974))</u> <u>1975</u>	<u>((+1975))</u> <u>1976</u>	<u>((+1976))</u> <u>1977</u>	D-RATIO
48-8	<u>((-.0643))</u>	<u>((-.0732))</u>	<u>((-.0705))</u>	<u>((-.435))</u>		<u>.0040</u>	<u>.0041</u>	<u>.0038</u>	<u>.350</u>
	<u>.0732</u>	<u>.0750</u>	<u>.0708</u>	<u>.420</u>	53-5	<u>((-.0057))</u>	<u>((-.0065))</u>	<u>((-.0063))</u>	<u>((-.311))</u>
48-9	<u>.0542</u>	<u>.0555</u>	<u>.0524</u>	<u>.384</u>		<u>.0069</u>	<u>.0070</u>	<u>.0067</u>	<u>.300</u>
49-1	<u>((-.0132))</u>	<u>((-.0150))</u>	<u>((-.0145))</u>	<u>((-.416))</u>	53-6	<u>((-.0049))</u>	<u>((-.0055))</u>	<u>((-.0053))</u>	<u>((-.419))</u>
	<u>.0163</u>	<u>.0167</u>	<u>.0158</u>	<u>.383</u>		<u>.0063</u>	<u>.0065</u>	<u>.0061</u>	<u>.396</u>
49-2	<u>((-.0337))</u>	<u>((-.0383))</u>	<u>((-.0369))</u>	<u>((-.379))</u>	61-3	<u>((-.0078))</u>	<u>((-.0088))</u>	<u>((-.0085))</u>	<u>((-.442))</u>
	<u>.0463</u>	<u>.0447</u>	<u>.0422</u>	<u>.389</u>		<u>.0090</u>	<u>.0092</u>	<u>.0087</u>	<u>.429</u>
49-3	<u>((-.0132))</u>	<u>((-.0150))</u>	<u>((-.0145))</u>	<u>((-.416))</u>	61-4	<u>((-.0676))</u>	<u>((-.0769))</u>	<u>((-.0741))</u>	<u>((-.393))</u>
	<u>.0163</u>	<u>.0167</u>	<u>.0158</u>	<u>.383</u>		<u>.0967</u>	<u>.0990</u>	<u>.0935</u>	<u>.348</u>
49-4	<u>((-.0031))</u>	<u>((-.0036))</u>	<u>((-.0035))</u>	<u>((-.405))</u>	61-5	<u>((-.0317))</u>	<u>((-.0360))</u>	<u>((-.0347))</u>	<u>((-.438))</u>
	<u>.0040</u>	<u>.0041</u>	<u>.0038</u>	<u>.350</u>		<u>.0482</u>	<u>.0494</u>	<u>.0466</u>	<u>.358</u>
49-5	<u>((-.0526))</u>	<u>((-.0598))</u>	<u>((-.0576))</u>	<u>((-.421))</u>	61-6	<u>((-.0437))</u>	<u>((-.0497))</u>	<u>((-.0479))</u>	<u>((-.405))</u>
	<u>.0640</u>	<u>.0656</u>	<u>.0619</u>	<u>.396</u>		<u>.0482</u>	<u>.0494</u>	<u>.0466</u>	<u>.358</u>
49-6	<u>((-.0122))</u>	<u>((-.0139))</u>	<u>((-.0134))</u>	<u>((-.412))</u>	61-7	<u>((-.0337))</u>	<u>((-.0383))</u>	<u>((-.0369))</u>	<u>((-.412))</u>
	<u>.0139</u>	<u>.0142</u>	<u>.0134</u>	<u>.375</u>		<u>.0375</u>	<u>.0384</u>	<u>.0363</u>	<u>.386</u>
49-7	<u>((-.0271))</u>	<u>((-.0309))</u>	<u>((-.0297))</u>	<u>((-.386))</u>	61-8	<u>((-.0621))</u>	<u>((-.0706))</u>	<u>((-.0680))</u>	<u>((-.522))</u>
	<u>.0313</u>	<u>.0321</u>	<u>.0303</u>	<u>.359</u>		<u>.0789</u>	<u>.0808</u>	<u>.0763</u>	<u>.482</u>
49-8	<u>((-.0702))</u>	<u>((-.0798))</u>	<u>((-.0770))</u>	<u>((-.385))</u>	61-9	<u>((-.0077))</u>	<u>((-.0088))</u>	<u>((-.0085))</u>	<u>((-.437))</u>
	<u>.0778</u>	<u>.0797</u>	<u>.0752</u>	<u>.350</u>		<u>.0109</u>	<u>.0111</u>	<u>.0105</u>	<u>.383</u>
49-9	<u>((-.0702))</u>	<u>((-.0798))</u>	<u>((-.0770))</u>	<u>((-.385))</u>	62-1	<u>((-.0369))</u>	<u>((-.0420))</u>	<u>((-.0405))</u>	<u>((-.361))</u>
	<u>.0778</u>	<u>.0797</u>	<u>.0752</u>	<u>.350</u>		<u>.0401</u>	<u>.0411</u>	<u>.0388</u>	<u>.356</u>
50-1	<u>((-.4741))</u>	<u>((-.5392))</u>	<u>((-.5197))</u>	<u>((-.363))</u>	62-2	<u>((-.0996))</u>	<u>((-.1133))</u>	<u>((-.1092))</u>	<u>((-.408))</u>
	<u>.5893</u>	<u>.6037</u>	<u>.5699</u>	<u>.357</u>		<u>.1237</u>	<u>.1267</u>	<u>.1196</u>	<u>.355</u>
50-2	<u>((-.0850))</u>	<u>((-.0966))</u>	<u>((-.0932))</u>	<u>((-.464))</u>	62-3	<u>((-.0254))</u>	<u>((-.0289))</u>	<u>((-.0278))</u>	<u>((-.386))</u>
	<u>.1042</u>	<u>.1067</u>	<u>.1008</u>	<u>.438</u>		<u>.0293</u>	<u>.0301</u>	<u>.0284</u>	<u>.362</u>
50-3	<u>.5893</u>	<u>.6037</u>	<u>.5699</u>	<u>.357</u>	62-4	<u>((-.0340))</u>	<u>((-.0386))</u>	<u>((-.0372))</u>	<u>((-.429))</u>
51-1	<u>((-.0986))</u>	<u>((-.1121))</u>	<u>((-.1081))</u>	<u>((-.472))</u>		<u>.0405</u>	<u>.0414</u>	<u>.0391</u>	<u>.431</u>
	<u>.1243</u>	<u>.1273</u>	<u>.1202</u>	<u>.424</u>	62-5	<u>((-.0340))</u>	<u>((-.0386))</u>	<u>((-.0372))</u>	<u>((-.429))</u>
51-2	<u>((-.1274))</u>	<u>((-.1449))</u>	<u>((-.1397))</u>	<u>((-.426))</u>		<u>.0405</u>	<u>.0414</u>	<u>.0391</u>	<u>.431</u>
	<u>.1822</u>	<u>.1867</u>	<u>.1762</u>	<u>.430</u>	62-6	<u>((-.0340))</u>	<u>((-.0386))</u>	<u>((-.0372))</u>	<u>((-.429))</u>
51-3	<u>((-.1274))</u>	<u>((-.1449))</u>	<u>((-.1397))</u>	<u>((-.426))</u>		<u>.0405</u>	<u>.0414</u>	<u>.0391</u>	<u>.431</u>
	<u>.1822</u>	<u>.1867</u>	<u>.1762</u>	<u>.430</u>	62-7	<u>((-.1559))</u>	<u>((-.1773))</u>	<u>((-.1709))</u>	<u>((-.421))</u>
51-4	<u>((-.1095))</u>	<u>((-.1246))</u>	<u>((-.1201))</u>	<u>((-.398))</u>		<u>.1876</u>	<u>.1922</u>	<u>.1814</u>	<u>.410</u>
	<u>.1219</u>	<u>.1249</u>	<u>.1179</u>	<u>.419</u>	62-8	<u>((-.0890))</u>	<u>((-.1012))</u>	<u>((-.0975))</u>	<u>((-.310))</u>
51-5	<u>((-.1095))</u>	<u>((-.1246))</u>	<u>((-.1201))</u>	<u>((-.398))</u>		<u>.1050</u>	<u>.1076</u>	<u>.1015</u>	<u>.287</u>
	<u>.1219</u>	<u>.1249</u>	<u>.1179</u>	<u>.419</u>	62-9	<u>((-.0399))</u>	<u>((-.0454))</u>	<u>((-.0438))</u>	<u>((-.459))</u>
51-6	<u>((-.1095))</u>	<u>((-.1246))</u>	<u>((-.1201))</u>	<u>((-.398))</u>		<u>.0434</u>	<u>.0445</u>	<u>.0420</u>	<u>.444</u>
	<u>.1219</u>	<u>.1249</u>	<u>.1179</u>	<u>.419</u>	63-1	<u>((-.0280))</u>	<u>((-.0318))</u>	<u>((-.0307))</u>	<u>((-.324))</u>
51-7	<u>((-.1095))</u>	<u>((-.1246))</u>	<u>((-.1201))</u>	<u>((-.398))</u>		<u>.0385</u>	<u>.0394</u>	<u>.0372</u>	<u>.261</u>
	<u>.1219</u>	<u>.1249</u>	<u>.1179</u>	<u>.419</u>	63-2	<u>((-.0402))</u>	<u>((-.0457))</u>	<u>((-.0441))</u>	<u>((-.416))</u>
51-8	<u>((-.1095))</u>	<u>((-.1246))</u>	<u>((-.1201))</u>	<u>((-.398))</u>		<u>.0508</u>	<u>.0521</u>	<u>.0492</u>	<u>.375</u>
	<u>.1219</u>	<u>.1249</u>	<u>.1179</u>	<u>.419</u>	63-3	<u>((-.0147))</u>	<u>((-.0167))</u>	<u>((-.0161))</u>	<u>((-.343))</u>
51-9	<u>((-.0851))</u>	<u>((-.0968))</u>	<u>((-.0933))</u>	<u>((-.403))</u>		<u>.0192</u>	<u>.0197</u>	<u>.0186</u>	<u>.286</u>
	<u>.1000</u>	<u>.1025</u>	<u>.0967</u>	<u>.401</u>	63-4	<u>((-.0225))</u>	<u>((-.0255))</u>	<u>((-.0246))</u>	<u>((-.410))</u>
52-1	<u>((-.1095))</u>	<u>((-.1246))</u>	<u>((-.1201))</u>	<u>((-.398))</u>		<u>.0285</u>	<u>.0292</u>	<u>.0276</u>	<u>.376</u>
	<u>.1203</u>	<u>.1233</u>	<u>.1164</u>	<u>.375</u>	63-5	<u>((-.0094))</u>	<u>((-.0107))</u>	<u>((-.0103))</u>	<u>((-.456))</u>
52-2	<u>((-.1095))</u>	<u>((-.1246))</u>	<u>((-.1201))</u>	<u>((-.398))</u>		<u>.0108</u>	<u>.0111</u>	<u>.0105</u>	<u>.416</u>
	<u>.1219</u>	<u>.1249</u>	<u>.1179</u>	<u>.419</u>	63-6	<u>((-.0516))</u>	<u>((-.0587))</u>	<u>((-.0566))</u>	<u>((-.349))</u>
52-3	<u>((-.1095))</u>	<u>((-.1246))</u>	<u>((-.1201))</u>	<u>((-.398))</u>		<u>.0563</u>	<u>.0577</u>	<u>.0545</u>	<u>.356</u>
	<u>.1219</u>	<u>.1249</u>	<u>.1179</u>	<u>.419</u>	63-7	<u>((-.0175))</u>	<u>((-.0199))</u>	<u>((-.0191))</u>	<u>((-.427))</u>
52-4	<u>((-.1410))</u>	<u>((-.1604))</u>	<u>((-.1546))</u>	<u>((-.416))</u>		<u>.0186</u>	<u>.0191</u>	<u>.0180</u>	<u>.437</u>
	<u>.1645</u>	<u>.1685</u>	<u>.1591</u>	<u>.402</u>	63-8	<u>((-.0115))</u>	<u>((-.0131))</u>	<u>((-.0126))</u>	<u>((-.390))</u>
52-5	<u>((-.1095))</u>	<u>((-.1246))</u>	<u>((-.1201))</u>	<u>((-.398))</u>		<u>.0130</u>	<u>.0133</u>	<u>.0126</u>	<u>.349</u>
	<u>.1219</u>	<u>.1249</u>	<u>.1179</u>	<u>.419</u>	63-9	<u>((-.0232))</u>	<u>((-.0264))</u>	<u>((-.0254))</u>	<u>((-.416))</u>
52-6	<u>((-.0801))</u>	<u>((-.0911))</u>	<u>((-.0879))</u>	<u>((-.402))</u>		<u>.0261</u>	<u>.0267</u>	<u>.0252</u>	<u>.406</u>
	<u>.0935</u>	<u>.0958</u>	<u>.0904</u>	<u>.383</u>	64-1	<u>((-.0175))</u>	<u>((-.0199))</u>	<u>((-.0191))</u>	<u>((-.427))</u>
52-7	<u>((-.0329))</u>	<u>((-.0374))</u>	<u>((-.0361))</u>	<u>((-.398))</u>		<u>.0186</u>	<u>.0191</u>	<u>.0180</u>	<u>.437</u>
	<u>.0354</u>	<u>.0363</u>	<u>.0342</u>	<u>.402</u>	64-2	<u>((-.0617))</u>	<u>((-.0701))</u>	<u>((-.0676))</u>	<u>((-.334))</u>
53-1	<u>((-.0031))</u>	<u>((-.0036))</u>	<u>((-.0035))</u>	<u>((-.405))</u>		<u>.0622</u>	<u>.0637</u>	<u>.0602</u>	<u>.389</u>

CLASS	((1974)) 1975	((1975)) 1976	((1976))D-RATIO 1977	
64-3	((-.030+)) .0364	((-.0343)) .0373	((-.0330)) .0352	((-.424)) .443
64-4	((-.011+)) .0130	((-.0127)) .0133	((-.0122)) .0126	((-.409)) .385
64-5	((-.0363)) .0519	((-.0413)) .0532	((-.0398)) .0502	((-.480)) .468
64-6	((-.0174)) .0186	((-.0198)) .0191	((-.019+)) .0180	((-.430)) .437
64-7	((-.030+)) .0322	((-.0342)) .0330	((-.0330)) .0311	((-.49+)) .478
64-8	((-.0706)) .0794	((-.0803)) .0813	((-.0774)) .0767	((-.423)) .417
64-9	((-.0788)) .0924	((-.0896)) .0947	((-.0864)) .0894	((-.413)) .381
65-1	((-.0086)) .0103	((-.0098)) .0106	((-.0094)) .0100	((-.469)) .426
65-2	((-.0039)) .0044	((-.0044)) .0045	((-.0042)) .0042	((-.362)) .335
65-3	((-.0253)) .0285	((-.0288)) .0292	((-.0277)) .0276	((-.30+)) .296
65-4	((-.0347)) .0411	((-.0394)) .0421	((-.0380)) .0398	((-.452)) .445
65-5	((-.027+)) .0284	((-.0309)) .0291	((-.0297)) .0275	((-.323)) .336
65-6	((-.010+)) .0115	((-.0115)) .0118	((-.011+)) .0111	((-.421)) .395
65-7	((-.0599)) .0704	((-.068+)) .0721	((-.0657)) .0681	((-.406)) .387
65-8	((-.0393)) .0472	((-.0447)) .0484	((-.043+)) .0457	((-.43+)) .411
65-9	((-.0386)) .0406	((-.0439)) .0416	((-.0423)) .0393	((-.382)) .371
66-1	((-.0469)) .0498	((-.0533)) .0510	((-.0514)) .0481	((-.347)) .355
66-2	((-.0832)) .0955	((-.0946)) .0979	((-.0912)) .0924	((-.432)) .429
66-3	((-.0440)) .0548	((-.050+)) .0561	((-.0483)) .0530	((-.442)) .395
66-4	((-.0163)) .0179	((-.0185)) .0183	((-.0179)) .0173	((-.400)) .361
66-5	((-.038+)) .0475	((-.0434)) .0486	((-.0418)) .0459	((-.368)) .369
66-6	((-.038+)) .0475	((-.0434)) .0486	((-.0418)) .0459	((-.368)) .369
66-7	((-.0329)) .0354	((-.0374)) .0363	((-.036+)) .0342	((-.398)) .402
66-8	((-.0684)) .0794	((-.0778)) .0813	((-.0750)) .0768	((-.387)) .363
66-9	((-.1627)) .2126	((-.185+)) .2178	((-.1784)) .2056	((-.490)) .458
67-1	((-.0132)) .0163	((-.0150)) .0167	((-.0145)) .0158	((-.416)) .383
67-2	((-.0132)) .0163	((-.0150)) .0167	((-.0145)) .0158	((-.416)) .383
67-3	((-.2119)) .2857	((-.241+)) .2927	((-.2324)) .2763	((-.377)) .361
67-4	((-.0370)) .0478	((-.0420)) .0490	((-.0405)) .0462	((-.426)) .372
67-5	((-.138+)) .1493	((-.157+)) .1530	((-.1514)) .1444	((-.406)) .392

CLASS	((1974)) 1975	((1975)) 1976	((1976))D-RATIO 1977	
67-6	((-.0555)) .0642	((-.0632)) .0657	((-.0609)) .0621	((-.382)) .356
67-7	((5.52*)) 6.64*	((6.28*)) 6.81*	((6.06*)) 6.43*	((-.460)) .457
67-8	((2.14)) 3.15	((2.43)) 3.23	((2.35)) 3.05	((-.523)) .483
67-9	((-.0313)) .0358	((-.0356)) .0366	((-.0343)) .0346	((-.415)) .372
68-1	((-.1329)) .1510	((-.1512)) .1547	((-.1458)) .1461	((-.366)) .374
68-2	((-.0680)) .0903	((-.0774)) .0926	((-.0746)) .0874	((-.498)) .487
68-3	((.0023)) .7560	((.0263)) .7744	((.0982)) .7311	((-.256)) .210
68-4	((-.0735)) .0770	((-.0836)) .0789	((-.0806)) .0745	((-.389)) .351
68-9	((-.1962)) .2362	((-.223+)) .2420	((-.215+)) .2285	((-.418)) .418
69-2	((-.2634)) .2556	((-.2996)) .2619	((-.2888)) .2472	((-.360)) .349
69-3	((1.4924)) 1.26	((1.6974)) 1.29	((1.636+)) 1.22	((-.249)) .196
69-4	((-.1435)) .1730	((-.1633)) .1772	((-.1574)) .1673	((-.410)) .369
69-5	((-.1435)) .1730	((-.1633)) .1772	((-.1574)) .1673	((-.410)) .369
69-7	((-.1738)) .2484	((-.1976)) .2545	((-.1905)) .2403	((-.34+)) .319
69-8	((-.0685)) .0735	((-.0779)) .0753	((-.075+)) .0710	((-.409)) .411
69-9	.0288	.0295	.0279	.346
71-1	.0192	.0197	.0186	.286

*Daily ((f))expected loss((f)) rate

AMENDATORY SECTION (Amending Order 77-27, filed 11/30/77)

WAC 296-17-895 INDUSTRIAL INSURANCE ACCIDENT FUND BASE RATES AND MEDICAL AID RATES BY CLASS OF INDUSTRY. Industrial insurance accident fund base rates and medical aid rates by class of industry shall be as set forth below.

Class	Rates Effective January 1, ((1978)) 1979	
	Accident Fund Base Rate	Medical Aid Fund Rate
1-1	((-.6859)) .6023	((-.2367)) .2490
1-2	((-.6488)) .6175	((-.1942)) .2074
1-3	((-.5655)) .6397	((-.2387)) .2633
1-4	((-.5836)) .5671	((-.2138)) .2064
1-5	((-.567+)) .5671	((-.2335)) .2064

Rates Effective
January 1, ((1978)) 1979

Rates Effective
January 1, ((1978)) 1979

Class	Accident Fund Base Rate	Medical Aid Fund Rate	Class	Accident Fund Base Rate	Medical Aid Fund Rate
	.5098	.2237			
1-6	((-.5393))	((-.2415))	10-2	((-.7488))	((-.3280))
	.5680	.2564		.8029	.3376
1-9	((-.6636))	((-.2667))	10-3	((-.5045))	((-.2126))
	.7575	.2737		.4529	.1887
2-1	((+1.1937))	((-.3897))	11-1	((-.3028))	((-.1836))
	1.3424	.4494		.3086	.1571
2-2	((+1.2235))	((-.3825))	11-2	((-.5143))	((-.2329))
	1.1253	.3705		.5556	.2357
3-1	((-.2752))	((+1.509))	11-3	((+1.862))	((+1.219))
	.2372	.1382		.1881	.1161
3-2	((-.6496))	((-.2776))	13-1	((+1.752))	((+1.098))
	.6644	.2878		.1691	.1091
3-6	((-.2949))	((+1.718))	13-3	((-.0710))	((-.0485))
	.3238	.1782		.0852	.0489
3-7	((-.2612))	((+1.474))	13-4	((-.0066))	((-.0053))
	.2726	.1459		.0067	.0059
4-1	((-.7876))	((-.2604))	14-1	((-.2902))	((+1.239))
	.9101	.2682		.2933	.1387
4-2	((-.7876))	((-.2604))	14-3	((-.2155))	((-.0717))
	.9101	.2682		.2297	.0695
4-3	((-.7029))	((-.2851))	14-4	((-.2155))	((-.0717))
	.6974	.2887		.2297	.0695
5-2	((-.5788))	((-.2136))	15-1	((-.2101))	((+1.139))
	.6865	.2044		.2093	.1124
5-3	((-.3145))	((-.2100))	15-7	((+1.891))	((+1.061))
	.3100	.2174		.1781	.0944
5-4	((-.4586))	((-.2719))	17-1	((+1.3309))	((+3.580))
	.5503	.2731		1.1787	.4296
5-5	((-.7044))	((-.2857))	17-2	((+1.3309))	((+5.560))
	.6363	.2855		1.1787	.4746
5-8	((-.6165))	((-.3774))	17-3	((-.2604))	((-.2010))
	.6860	.3477		.3125	.1649
6-1	((-.2082))	((+1.314))	17-4	((-.1952))	((+1.824))
	.2267	.1231		.2342	.1649
6-2	((-.2866))	((+1.519))	18-1	((-.3491))	((+1.494))
	.2642	.1342		.3938	.1507
6-3	((-.3409))	((+1.897))	20-2	((+1.707))	((+1.007))
	.2992	.1678		.1970	.0960
6-4	((-.7601))	((-.3832))	20-3	((-.2010))	((+1.237))
	.7375	.3697		.2276	.1159
6-6	((+1.523))	((+1.185))	20-4	((-.2034))	((+1.590))
	.1513	.1024		.2012	.1612
6-7	((+1.667))	((+1.089))	20-5	((+1.692))	((+1.102))
	.1619	.0947		.1632	.1090
7-1	((-.4790))	((-.2279))	20-6	((-.2010))	((+1.237))
	.5100	.1882		.2276	.1159
8-3	((-.2213))	((+1.178))	20-7	((+1.790))	((+1.154))
	.2228	.1171		.1862	.1153
8-4	((-.5017))	((-.2218))	20-8	((+1.700))	((+1.028))
	.4744	.2662		.1648	.0982
9-1	((-.6329))	((-.2245))	21-1	((+1.952))	((+1.428))
	.7050	.2168		.1969	.1416
9-2	((-.3366))	((+1.658))	21-2	((-.2010))	((+1.237))
	.3717	.1970		.2276	.1159
			21-4	((+1.622))	((+.0979))

Rates Effective January 1, ((1978)) 1979			Rates Effective January 1, ((1978)) 1979		
Class	Accident Fund Base Rate	Medical Aid Fund Rate	Class	Accident Fund Base Rate	Medical Aid Fund Rate
22-1	<u>.1526</u> ((.1381))	<u>.0990</u> ((.0677))	36-2	<u>.2156</u> ((.1240))	<u>.1259</u> ((.0749))
22-2	<u>.1219</u> ((.1338))	<u>.0658</u> ((.0732))	36-3	<u>.1076</u> ((.1642))	<u>.0621</u> ((.1294))
24-1	<u>.1323</u> ((.2582))	<u>.0755</u> ((.1273))	36-4	<u>.1772</u> ((.3032))	<u>.1304</u> ((.1900))
29-3	<u>.3037</u> ((.3443))	<u>.1436</u> ((.1914))	36-5	<u>.3638</u> ((.1671))	<u>.2105</u> ((.0960))
29-4	<u>.3433</u> ((.2945))	<u>.1886</u> ((.1730))	36-6	<u>.1591</u> ((.2195))	<u>.0947</u> ((.1934))
29-6	<u>.3011</u> ((.3443))	<u>.1644</u> ((.1914))	37-1	<u>.2535</u> ((.0811))	<u>.1739</u> ((.0576))
31-1	<u>.3433</u> ((.4038))	<u>.1886</u> ((.1993))	37-2	<u>.0973</u> ((.1779))	<u>.0602</u> ((.1252))
31-2	<u>.3834</u> ((.4038))	<u>.1971</u> ((.1993))	37-3	<u>.1986</u> ((.0811))	<u>.1297</u> ((.0576))
31-3	<u>.3834</u> ((.3036))	<u>.1971</u> ((.1399))	37-6	<u>.0973</u> ((.1305))	<u>.0602</u> ((.0748))
31-4	<u>.2762</u> ((.4038))	<u>.1231</u> ((.1993))	37-7	<u>.1215</u> ((.1305))	<u>.0718</u> ((.0748))
31-5	<u>.3834</u> ((.4234))	<u>.1971</u> ((.1972))	37-8	<u>.1215</u> ((.1305))	<u>.0718</u> ((.0748))
33-1	<u>.4273</u> ((.3053))	<u>.1952</u> ((.1723))	38-1	<u>.1215</u> ((.1305))	<u>.0718</u> ((.0748))
33-2	<u>.3081</u> ((.3076))	<u>.1921</u> ((.1918))	38-2	<u>.1215</u> ((.0848))	<u>.0718</u> ((.0578))
33-3	<u>.3076</u> ((.1996))	<u>.1918</u> ((.1245))	38-3	<u>.0826</u> ((.0848))	<u>.0526</u> ((.0578))
33-9	<u>.1996</u> ((.1803))	<u>.1245</u> ((.1208))	38-4	<u>.0826</u> ((.0848))	<u>.0526</u> ((.0578))
34-1	<u>.1768</u> ((.2031))	<u>.1141</u> ((.1199))	38-5	<u>.0826</u> ((.0848))	<u>.0526</u> ((.0578))
34-2	<u>.2313</u> ((.2922))	<u>.1178</u> ((.1820))	38-6	<u>.0826</u> ((.0848))	<u>.0526</u> ((.0578))
34-3	<u>.2730</u> ((.0472))	<u>.1672</u> ((.0221))	38-8	<u>.0826</u> ((.0848))	<u>.0526</u> ((.0578))
34-4	<u>.0440</u> ((.1965))	<u>.0229</u> ((.1358))	38-9	<u>.0826</u> ((.0848))	<u>.0526</u> ((.0578))
34-5	<u>.2156</u> ((.0986))	<u>.1259</u> ((.0841))	39-1	<u>.0826</u> ((.2030))	<u>.0526</u> ((.1003))
34-6	<u>.0528</u> ((.1070))	<u>.0272</u> ((.0818))	39-2	<u>.0826</u> ((.2842))	<u>.0526</u> ((.1372))
34-7	<u>.1070</u> ((.1308))	<u>.0818</u> ((.0887))	39-3	<u>.1940</u> ((.4211))	<u>.1052</u> ((.2452))
34-8	<u>.1314</u> ((.0651))	<u>.0890</u> ((.0427))	39-4	<u>.2959</u> ((.2842))	<u>.1431</u> ((.1372))
35-1	<u>.0677</u> ((.1462))	<u>.0423</u> ((.1249))	39-5	<u>.5053</u> ((.0938))	<u>.2452</u> ((.0688))
35-3	<u>.1754</u> ((.1287))	<u>.1112</u> ((.1273))	40-2	<u>.2959</u> ((.2377))	<u>.1431</u> ((.1224))
35-4	<u>.1544</u> ((.1240))	<u>.1112</u> ((.0749))	41-1	<u>.0873</u> ((.0536))	<u>.0696</u> ((.0421))
35-6	<u>.1076</u> ((.3743))	<u>.0621</u> ((.1767))	41-2	<u>.2779</u> ((.0461))	<u>.1227</u> ((.0421))
35-8	<u>.4273</u> ((.1277))	<u>.1761</u> ((.1190))		<u>.0461</u> ((.0518))	<u>.0400</u> ((.0421))
36-1	<u>.1532</u> ((.1965))	<u>.1187</u> ((.1358))		<u>.0461</u> ((.0461))	<u>.0400</u> ((.0400))

Rates Effective January 1, ((+978)) 1979			Rates Effective January 1, ((+978)) 1979		
Class	Accident Fund Base Rate	Medical Aid Fund Rate	Class	Accident Fund Base Rate	Medical Aid Fund Rate
41-3	((-.0536)) .0613	((-.0421)) .0481	49-1	((-.0352)) .0365	((-.0264)) .0256
41-4	((-.0515)) .0461	((-.0421)) .0400	49-2	((-.0898)) .0976	((-.0410)) .0448
41-5	((-.0518)) .0461	((-.0421)) .0400	49-3	((-.0352)) .0365	((-.0264)) .0256
41-6	((-.0518)) .0461	((-.0421)) .0400	49-4	((-.0084)) .0089	((-.0059)) .0066
41-7	((-.0494)) .0463	((-.0421)) .0370	49-5	((-.1403)) .1434	((-.0828)) .0863
41-8	((-.0518)) .0461	((-.0421)) .0400	49-6	((-.0325)) .0311	((-.0209)) .0207
41-9	((-.0509)) .0461	((-.0421)) .0400	49-7	((-.0724)) .0701	((-.0448)) .0408
42-1	((-.3674)) .4065	((-.1552)) .1862	49-8	((-.1873)) .1742	((-.0889)) .0811
43-1	((-.4169)) .3709	((-.2254)) .2312	49-9	((-.1873)) .1742	((-.0889)) .0811
43-2	((-.4012)) .3665	((-.1718)) .1738	50-1	((-.2649)) 1.3196	((-.5032)) .5124
43-3	((-.3998)) .3927	((-.1839)) .1776	50-2	((-.2267)) .2333	((-.1727)) .1756
43-4	((-.4048)) .4150	((-.2267)) .2350	50-3	1.3196	.5124
43-5	((-.6913)) .8020	((-.3013)) .2929	51-1	((-.2630)) .2783	((-.1997)) .1835
44-1	((-.2511)) .2626	((-.1091)) .1041	51-2	((-.3400)) .4080	((-.2018)) .2327
44-4	((-.2010)) .2276	((-.1237)) .1159	51-3	((-.3400)) .4080	((-.2018)) .2327
45-1	((-.0704)) .0782	((-.0398)) .0475	51-4	((-.2922)) .2730	((-.1820)) .1672
45-2	((-.0438)) .0423	.0181	51-5	((-.2922)) .2730	((-.1820)) .1672
45-3	((-.1268)) .1119	((-.0647)) .0552	51-6	((-.2922)) .2730	((-.1820)) .1672
45-4	((-.0409)) .0380	((-.0268)) .0274	51-7	((-.2922)) .2730	((-.1820)) .1672
46-1	((-.0807)) .0930	((-.1285)) .1542	51-8	((-.2922)) .2730	((-.1820)) .1672
48-2	((-.1686)) .1509	((-.0608)) .0647	51-9	((-.2271)) .2240	((-.1428)) .1339
48-3	((-.2778)) .2488	((-.1575)) .1693	52-1	((-.2922)) .2694	((-.1820)) .1597
48-4	((-.1765)) .1955	((-.1132)) .1193	52-2	((-.2922)) .2730	((-.1820)) .1672
48-5	((-.1442)) .1556	((-.0899)) .1010	52-3	((-.2922)) .2730	((-.1820)) .1672
48-6	((-.0301)) .0303	((-.0193)) .0197	52-4	((-.3763)) .3683	((-.1589)) .1548
48-7	((-.7044)) .6363	((-.2857)) .2855	52-5	((-.2922)) .2730	((-.1820)) .1672
48-8	((-.1716)) .1640	((-.1191)) .1189	52-6	((-.2138)) .2093	((-.1288)) .1235
48-9	.1214	.0787	52-7	((-.0878)) .0793	((-.0534)) .0529

Rates Effective
January 1, ((1978)) 1979

Rates Effective
January 1, ((1978)) 1979

Class	Rates Effective January 1, ((1978)) 1979		Class	Rates Effective January 1, ((1978)) 1979	
	Accident Fund Base Rate	Medical Aid Fund Rate		Accident Fund Base Rate	Medical Aid Fund Rate
53-1	((-.0084)) .0089	((-.0059)) .0066	64-3	((-.0804)) .0816	((-.0622)) .0508
53-5	((-.0153)) .0154	((-.0095)) .0097	64-4	((-.0297)) .0291	((-.0209)) .0204
53-6	((-.0130)) .0142	((-.0101)) .0107	64-5	((-.0968)) .1162	((-.0832)) .0998
61-3	((-.0207)) .0202	((-.0184)) .0188	64-6	((-.0464)) .0417	((-.0316)) .0353
61-4	((-.1804)) .2165	((-.0982)) .0967	64-7	((-.0803)) .0721	((-.0672)) .0660
61-5	((-.0845)) .1079	((-.0547)) .0635	64-8	((-.1883)) .1777	((-.1261)) .1153
((61-6))	((-.1165)) .0840	((-.1034)) .0482	64-9	((-.2102)) .2070	((-.1599)) .1627
61-7	((-.0898)) .0840	((-.0549)) .0482	65-1	((-.0229)) .0231	((-.0156)) .0171
61-8	((-.1656)) .1767	((-.1234)) .1279	65-2	((-.0103)) .0098	((-.0061)) .0056
61-9	((-.0206)) .0243	((-.0143)) .0162	65-3	((-.0675)) .0638	((-.0209)) .0188
62-1	((-.0985)) .0899	((-.0512)) .0474	65-4	((-.0925)) .0921	((-.1049)) .0749
62-2	((-.2658)) .2770	((-.1443)) .1278	65-5	((-.0724)) .0636	((-.0340)) .0373
62-3	((-.0677)) .0657	((-.0338)) .0338	65-6	((-.0270)) .0257	((-.0141)) .0138
62-4	.0906	((-.0630)) .0622	65-7	((-.1598)) .1577	((-.0875)) .0836
62-5	.0906	((-.0630)) .0622	65-8	((-.1049)) .1057	((-.0607)) .0629
62-6	.0906	((-.0630)) .0622	65-9	((-.1029)) .0909	((-.0636)) .0632
62-7	((-.4159)) .4201	((-.3335)) .3535	66-1	((-.1251)) .1114	((-.0526)) .0480
62-8	((-.2374)) .2351	((-.0994)) .1030	66-2	((-.2220)) .2139	((-.0987)) .0980
62-9	((-.1065)) .0972	((-.0915)) .0827	66-3	((-.1175)) .1227	((-.0629)) .0647
63-1	((-.0747)) .0862	((-.0369)) .0364	66-4	((-.0435)) .0401	((-.0274)) .0249
63-2	((-.1073)) .1138	((-.0491)) .0497	66-5	((-.1017)) .1063	((-.0370)) .0444
63-3	((-.0392)) .0430	((-.0212)) .0195	66-7	((-.0878)) .0793	((-.0534)) .0529
63-4	((-.0599)) .0639	((-.0454)) .0471	66-8	((-.1825)) .1778	((-.0751)) .0734
63-5	((-.0251)) .0242	((-.0178)) .0164	66-9	((-.4341)) .4761	((-.2952)) .3243
63-6	((-.1378)) .1261	((-.0778)) .0767	67-4	((-.0986)) .1070	((-.0665)) .0798
63-8	((-.0307)) .0291	((-.0137)) .0127	67-5	((-.3685)) .3344	((-.2891)) .2305
63-9	((-.0619)) .0584	((-.0433)) .0469	67-6	((-.1482)) .1437	((-.0743)) .0725
64-2	((-.1645)) .1393	((-.0730)) .0706	67-7	((-.1474*)) .1437	((-.096*)) .0725

Rates Effective
January 1, (~~1978~~) 1979

Class	Accident Fund Base Rate	Medical Aid Fund Rate
67-8	14.43* (5.71) 6.85	8.29* (1.98) 2.3760
67-9	(.0834) .0801	(.0763) .0712
68-1	(.3479) .3382	(.1168) .1423
68-2	(.1815) .2023	(.1230) .1375
68-3	(.9619) 1.6927	(.5571) .6685
68-4	(.1961) .1724	(.0930) .0877
68-9	(.5234) .5131	(.8717) .9089
69-1	-	(.0384) .0352
69-2	(.7028) .5724	(.1936) .1722
69-3	(3.1253) 2.8151	(.8875) 1.0650
69-4	(.3830) .3873	.2096
69-5	(.3830) .3873	.2096
69-6	-	.2096
69-7	(.4636) .5563	(.2193) .2632
69-8	(.1828) .1645	(.0901) .0777
69-9	.0645	.0380
71-1	.0430	.0195

*(~~(f)~~)Daily rate(~~(f)~~)

AMENDATORY SECTION (Amending Order 77-27, filed 11/30/77)

WAC 296-17-920 ASSESSMENT FOR SUPPLEMENTAL PENSION FUND. The amount of (~~10.5 mills (\$0.105)~~) one cent shall be retained by each employer from the earnings of each of his workmen for each hour (~~(of for)~~) or fraction thereof the workman is employed. Provided that in classification 67-7 the employer shall retain eight cents per man-day from each of his workmen. The amount of money so retained from the employee shall be matched in an equal amount by each employer, except as otherwise provided in these rules, all such monies shall be remitted to the department on or before the last day of January, April, July and October of each year for the preceding calendar quarter, provided self-insured employers shall remit to the department as provided under WAC 296-15-060. All such monies shall be deposited in the supplemental pension fund.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 296-17-683 CLASSIFICATION 61-6.

WSR 78-12-044

EMERGENCY RULES

DEPARTMENT OF FISHERIES

[Order 78-123—Filed November 27, 1978]

I, Gordon Sandison, director of state Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.

I, Gordon Sandison, 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 this order is necessary for the protection of Southern Puget Sound chum stocks.

Such 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 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 November 27, 1978.

By Gordon Sandison
Director

NEW SECTION

WAC 220-28-01000G CLOSED AREA Effective immediately until further notice it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear in Treaty Indian Salmon Management and Catch Reporting Area 10.

NEW SECTION

WAC 220-28-010A0K CLOSED AREA Effective immediately until further notice it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear in that portion of Treaty Indian Salmon Management and Catch Reporting Area 10A outside and westerly of a line projected from Duwamish Head to the Space Needle.

NEW SECTION

WAC 220-28-010BOJ *CLOSED AREA Effective immediately until further notice it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear in Treaty Indian Salmon Management and Catch Reporting Area 10B.*

REPEALER

The following sections of the Washington Administrative Code are hereby repealed:

WAC 220-28-01000F *CLOSED AREA (78-118)*
 WAC 220-28-010A0J *CLOSED AREA (78-118)*
 WAC 220-28-010B0I *CLOSED AREA (78-118)*

WSR 78-12-045**PROPOSED RULES****COUNCIL FOR POSTSECONDARY EDUCATION**

[Filed November 27, 1978]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Council for Postsecondary Education intends to adopt, amend, or repeal rules concerning:

- (1) The approval of courses of study for the enrollment of veterans and other persons eligible for receipt of educational benefits under chapter 32, 34, 35, and 36 of the U.S. Code.
- (2) The procedures to be used in approving and disapproving courses of study.
- (3) The standards to be applied in reviewing courses of study;

that such agency will at 1:30 p.m., Wednesday, January 24, 1979, in the Greenwood Inn, Olympia, Washington, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 9:30 a.m., Thursday, January 25, 1979, in the Greenwood Inn, Olympia, Washington.

The authority under which these rules are proposed is chapter 36, Title 38, U.S. Code; Executive Order 78-02, RCW 28B.80.120 and 28B.80.230.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to January 5, 1979, and/or orally at 1:30 p.m., Wednesday, January 24, 1979, Greenwood Inn, Olympia, Washington.

Dated: November 27, 1978

By: Chalmers Gail Norris
 Executive Coordinator

Chapter 250-50 WAC
 VETERANS EDUCATION PROGRAM UNIT

NEW SECTION

WAC 250-50-010 **AUTHORITY.** Effective January 27, 1978, the council for postsecondary education was designated, by Executive Order 78-2, the state approving agency for academic schools, colleges and universities, both public and private, pursuant to Public Law 89-358 (Title 38, U.S. Code, subsection 1771(a)).

NEW SECTION

WAC 250-50-020 **RESPONSIBILITY.** As the state approving agency, the council for postsecondary education is responsible, for inspection and supervision, in connection with federal veterans education requirements, of academic institutions operating in Washington and for determining those courses of study which may be approved for the enrollment of veterans and other eligible persons. The council, as state approving agency, is also responsible for ascertaining whether a school at all times complies with its established standards relating to the course or courses of study which have been approved (Title 38, U.S. Code, sections 1772 and 1773).

NEW SECTION

WAC 250-50-030 **STANDARDS FOR ACCREDITED INSTITUTIONS.** In reviewing institutions accredited by an agency or association included on the list of nationally-recognized accrediting agencies or associations, published by the United States commissioner of education, the council for postsecondary education shall apply the standards contained in section 1775, chapter 36, Title 38, U.S. Code as implemented by VA Regulation 14253 and published in the Policies and Procedures Manual of the state approving agency.

NEW SECTION

WAC 250-50-040 **STANDARDS FOR NONACCREDITED INSTITUTIONS.** In reviewing institutions not accredited by an agency or association included on the list of nationally-recognized accrediting agencies or associations, published by the United States commissioner of education, the council for postsecondary education shall apply the standards contained in section 1776, chapter 36, Title 38, U.S. Code as implemented by VA Regulation 14254 and published in the Policies and Procedures Manual of the state approving agency.

NEW SECTION

WAC 250-50-050 **POLICIES AND PROCEDURES.** The policies observed and the procedures followed by the council for postsecondary education in discharging its responsibilities as state approving agency shall be those published and distributed to all affected institutions in the Policies and Procedures Manual for the Veterans Education Program Unit consistent with chapter 36, Title 38, U.S. Code as implemented by the relevant VA Regulations.

WSR 78-12-046**ADOPTED RULES****DEPARTMENT OF LICENSING****(Examining Board of Psychology)**

[Order P.L. 293—Filed November 27, 1978]

Be it resolved by the Examining Board of Psychology, acting at the Green Room, Sea-Tac Main Terminal Building, Seattle, Washington, that it does promulgate and adopt the annexed rules relating to prerequisite educational requirements for licensing and prerequisite experience requirements for licensing.

This action is taken pursuant to Notice No. WSR 78-06-045 filed with the code reviser on 5/23/78. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Examining Board of Psychology as authorized in chapters 18.83 and 34.04 RCW.

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 July 14, 1978.

By Eldon E. Jacobsen, Ph.D.
Chairman

AMENDATORY SECTION (Amending Administrative Order PL 245, filed 4/15/76)

WAC 308-122-200 PSYCHOLOGISTS-EDUCATION PREREQUISITE TO LICENSING. (1) To meet the education requirement imposed by the statute, an applicant must possess a doctoral degree from a training institution approved by the board in which at least forty semester hours, or sixty quarter-hours, of graduate courses were passed successfully, and were clearly identified by title and course content as being primarily psychological in nature, as determined by the board. Part of the standards for issuance of said degree must require the submission of an original dissertation which must be psychological in nature, as determined by the board.

(2) The following guidelines define the "academic core" of study that should have been completed by each applicant:

(a) Programs accredited by the American Psychological Association are recognized as one way of meeting the definition of a professional psychology program. The criteria for accreditation serve as a model for professional training.

(b) Training in professional psychology is doctoral training offered in a regionally accredited institution of higher education.

(c) The program must be clearly identified and labeled as a psychology program. Pertinent catalogues and brochures must show intent to educate and train professional psychologists.

(d) The psychology program must stand as a recognizable, coherent, organizational entity within the institution.

(e) There must be a clear authority and primary responsibility for the core and specialty areas whether or not the program cuts across administrative lines.

(f) There must be an organized sequence of study planned by those responsible for the training program to provide an appropriate, integrated, experience applicable to the professional practice of psychology.

(g) There must be an identifiable psychology faculty and a psychologist responsible for the program.

(h) There must be an identifiable body of students, selected on the basis of high ability and appropriate educational preparation.

(i) Programs must include practicum, internship, field or laboratory experience appropriate to the practice of psychology.

(j) The curriculum should encompass a minimum (or equivalent) of three academic years of full-time graduate study. The doctoral program should involve at least one continuous year of full-time residency at the University at which the degree is granted. Instruction should include scientific and professional ETHICS and STANDARDS, HISTORY and SYSTEMS: RESEARCH DESIGN and METHODOLOGY; STATISTICS and PSYCHOMETRICS. The core program should also require each student to obtain an academic

background of the following content areas (typically six or more semester hours):

(i) Biological Bases of Behavior: e.g., physiological psychology, comparative, neuropsychology, sensation and perception, psychopharmacology.

(ii) Cognitive-Affective Bases of Behavior: e.g., learning, thinking, motivation, emotions.

(iii) Social Bases of Behavior: e.g., social, psychology, group processes, organizational and systems theory.

(iv) Individual Differences: e.g., personality theory, human development, abnormal psychology.

(3) If the major emphasis is in an applied area such as clinical, counseling, school or other pertinent areas, the program must include a set of coordinated practicum and internship experiences which total at least two semesters in the practicum setting, and additionally a "one-year" internship". A minimum of 300 hours of practicum, including 100 hours of scheduled individual supervision, should precede the internship.

(4) The psychological services offered in the internship program in "Standards for Providers of Psychological Services" published by the American Psychological Association may be used as a framework for the internship program. The Board also recognizes other quality internship programs.

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 Administrative Order PL 245, filed 4/15/76)

WAC 308-122-210 PSYCHOLOGISTS-EXPERIENCE PREREQUISITE TO LICENSING. (1) The law requires that the applicant have at least one year experience practicing psychology under qualified supervision after receipt of a doctoral degree. In view of APA standards of ethical practice that a psychologist should not practice beyond the area of his or her competence, such supervision must be appropriate to the area of professional activity in which the candidate intends to function. Consequently, applicants should obtain appropriate training, experience and supervision in areas of professional functioning.

(2) To be considered qualifying experience, the applicant must have worked under the direct supervision of a licensed psychologist or other professional deemed appropriate by the board. The board considers supervision to include an ongoing awareness of all aspects of the activities of the person being supervised within the operative setting. There should be a minimum of one hour of individual supervision for every twenty hours of practice. The amount and intensity of supervision should be appropriate to the applicant's level of training and experience. The majority of supervised hours should be in the area(s) of intended psychological work. For example:

(a) In the clinical and counseling areas, supervision should include;

(i) Selection of cases

(ii) Assessment

(iii) Treatment plan

(iv) Ongoing treatment

- (v) Termination.
- (b) With respect to teaching, supervision should include:
 - (i) Discussion of course outline(s)
 - (ii) Discussion of teaching and evaluation methods
 - (iii) Direct observation and/or review of taped class lectures and discussions.
- (c) Regarding school psychology, supervision should include;
 - (i) Application of appropriate rules and regulations as promulgated by the office of the Superintendent of Public Instruction.
 - (ii) Assessment procedures
 - (iii) Psychological reporting
 - (iv) Consultation
 - (v) Follow through.

(3) The following is a non-exclusive list of examples of activities which the board ordinarily will not consider as meeting the experience requirement of the statute:

- ~~((1))~~ (a) Functioning as an autonomous provider of psychological services.
- ~~((2))~~ (b) Independent individual or group private practice.

~~((The amount and intensity of supervision should be appropriate to the applicant's level of training and experience.))~~

(4) A year of experience is considered to consist of a minimum of 1500 supervised clock hours. Post-doctoral experience may commence as soon as all requirements for the doctoral degree have been completed. ~~((Ordinarily the board interprets this to mean that post-doctoral experience may begin immediately following the successful completion of the final oral examination for the doctoral degree.))~~

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 78-12-047
EMERGENCY RULES
DEPARTMENT OF FISHERIES
 [Order 78-124—Filed November 28, 1978]

I, Gordon Sandison, director of state Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.

I, Gordon Sandison, 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 all chum salmon returning to the Sekiu River are needed for escapement. Harvestable surplus of southern Puget Sound chum, including those returning to Hammersley Inlet, have been caught. Minter Creek is closed to protect hatchery escapement.

Such 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 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 November 28, 1978.
 By Gordon Sandison
 Director

NEW SECTION

WAC 220-28-005H0A *CLOSED AREA Effective immediately until further notice, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear from the waters of the Sekiu River.*

NEW SECTION

WAC 220-28-013B0G *CLOSED AREA Effective immediately until further notice, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear in Treaty Indian Salmon Management and Catch Reporting Area 13B.*

NEW SECTION

WAC 220-28-013H0A *CLOSED AREA Effective immediately until further notice, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear from the waters of Minter Creek.*

REPEALER

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

WAC 220-28-013B0F *CLOSED AREA (78-122)*

WSR 78-12-048
ADOPTED RULES
WENATCHEE VALLEY COLLEGE
 [Order 78-71, Resolution 78-71—Filed November 28, 1978]

Be it resolved by the board of Community College District No. 15 of the Wenatchee Valley College, acting at Wenatchee Valley College, Wenatchee, Washington, that it does promulgate and adopt the annexed rules relating to the repeal of:

- | | |
|--------------|---|
| chapters | |
| 132W-32 WAC | College calendar. |
| 132W-122 WAC | ASWVC constitution. |
| 132W-123 WAC | ASWVC financial code. |
| 132W-128 WAC | Tenure—Faculty contracts—Dismissal—Alert and Reduction-in-force procedures. |
| 132W-130 WAC | Personnel selection practices and standards. |
| 132W-132 WAC | WVC college calendar. |

132W-144 WAC	Special charges.
132W-152 WAC	Health and safety.
132W-156 WAC	College housing and dining hall services.
132W-160 WAC	Admission and registration procedures.
132W-170 WAC	AHE negotiations resolution.

This action is taken pursuant to Notice No. WSR 78-10-001 filed with the code reviser on 9/7/78. Such rules shall take effect pursuant to RCW 28B.19.050(2).

This rule is promulgated under the general rule-making authority of the Wenatchee Valley College as authorized in RCW 28B.50.140.

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 November 8, 1978.

By James R. Davis
President

REPEALER

Chapter 132W-32 of the Washington Administrative Code is repealed in its entirety as follows:

WAC 132W-32-010 COLLEGE CALENDAR.

REPEALER

Chapter 132W-122 of the Washington Administrative Code is repealed in its entirety as follows:

- (1) WAC 132W-122-010 PREAMBLE.
- (2) WAC 132W-122-020 ARTICLE I—
NAME.
- (3) WAC 132W-122-030 ARTICLE II—
AUTHORITY.
- (4) WAC 132W-122-040 ARTICLE III—
MEMBERSHIP.
- (5) WAC 132W-122-050 ARTICLE IV—
ASWVC ELECTIVE OFFICERS.
- (6) WAC 132W-122-060 ARTICLE V—AP-
POINTIVE POSITIONS.
- (7) WAC 132W-122-070 ARTICLE VI—THE
EXECUTIVE COMMISSION.
- (8) WAC 132W-122-080 ARTICLE VII—
STUDENT SENATE.
- (9) WAC 132W-122-090 ARTICLE VIII—
ACTIVITY COUNCIL.
- (10) WAC 132W-122-100 ARTICLE IX—JU-
DICARY REVIEW BOARD.
- (11) WAC 132W-122-110 ARTICLE X—
CHARTERS.
- (12) WAC 132W-122-120 ARTICLE XI—
RULES OF ORDER.
- (13) WAC 132W-122-130 ARTICLE XII—
BY-LAWS.
- (14) WAC 132W-122-140 ARTICLE XIII—
AMENDMENTS TO THE CONSTITUTION.
- (15) WAC 132W-122-150 ARTICLE XIV—
INTERPRETATIONS.

REPEALER

Chapter 132W-123 of the Washington Administration Code is repealed in its entirety as follows:

- (1) WAC 132W-123-010 INTRODUCTION.
- (2) WAC 132W-123-020 ARTICLE I—
PURPOSE.
- (3) WAC 132W-123-030 ARTICLE II—
OBJECTIVE.
- (4) WAC 132W-123-040 ARTICLE III—
FUNDS.
- (5) WAC 132W-123-050 ARTICLE IV—
SPONSORED ACTIVITIES.
- (6) WAC 132W-123-060 ARTICLE V—STU-
DENT CLUBS.
- (7) WAC 132W-123-070 ARTICLE VI—
BUDGET.
- (8) WAC 132W-123-080 ARTICLE VII—EX-
PENDITURE PROCEDURES.
- (9) WAC 132W-123-090 ARTICLE VIII—
ADMISSION TO EVENTS.
- (10) WAC 132W-123-100 ARTICLE IX—
CONTRACTS.
- (11) WAC 132W-123-110 ARTICLE X—
RECOGNITION AND AWARDS.
- (12) WAC 132W-123-120 ARTICLE XI—OP-
ERATIONAL DIRECTIVES.
- (13) WAC 132W-123-130 ARTICLE XII—
VACATION OPERATIONS.
- (14) WAC 132W-123-140 ARTICLE XIII—
CODE LIMITATIONS.
- (15) WAC 132W-123-150 ARTICLE XIV—
AMENDMENT PROCEDURES.

REPEALER

Chapter 132W-128 of the Washington Administrative Code is repealed in its entirety as follows:

- (1) WAC 132W-128-100 STATEMENT OF
PURPOSE.
- (2) WAC 132W-128-120 DEFINITIONS.
- (3) WAC 132W-128-130 FACULTY EMPLOY-
MENT CONTRACTS.
- (4) WAC 132W-128-140 TENURE REVIEW
COMMITTEE—ESTABLISHMENT.
- (5) WAC 132W-128-141 TENURE REVIEW
COMMITTEE ORGANIZATION.
- (6) WAC 132W-128-150 DISMISSAL COM-
MITTEE—ESTABLISHMENT.
- (7) WAC 132W-128-151 DISMISSAL COM-
MITTEE ORGANIZATION.
- (8) WAC 132W-128-160 ELIGIBILITY FOR
TENURE.
- (9) WAC 132W-128-165 AWARDING OF TEN-
URE—PROCEDURE.
- (10) WAC 132W-128-170 DISMISSAL FOR
SUFFICIENT CAUSE.
- (11) WAC 132W-128-180 SUFFICIENT
CAUSE.
- (12) WAC 132W-128-190 FORMAL
HEARINGS.

- (13) WAC 132W-128-300 FINAL ACTION, RECONSIDERATION.
- (14) WAC 132W-128-310 SUFFICIENT ECONOMIC CAUSE FOR DISMISSAL—REDUCTION IN FORCE.
- (15) WAC 132W-128-320 ALERT POLICY—STATEMENT OF POLICY.
- (16) WAC 132W-128-322 ALERT POLICY—PURPOSE.
- (17) WAC 132W-128-325 ALERT PROCEDURE.
- (18) WAC 132W-128-330 REDUCTION-IN-FORCE POLICY—DETERMINATION OF NEED FOR REDUCTION IN FORCE.
- (19) WAC 132W-128-340 REDUCTION-IN-FORCE POLICY—DETERMINATION OF COMPREHENSIVE EDUCATIONAL SERVICES.
- (20) WAC 132W-128-350 REDUCTION-IN-FORCE POLICY—DETERMINATION OF NUMBER OF ACADEMIC EMPLOYEES TO BE LAID OFF.
- (21) WAC 132W-128-360 REDUCTION IN FORCE—SENIORITY UNITS AND DETERMINATION OF SENIORITY.
- (22) WAC 132W-128-370 REDUCTION-IN-FORCE POLICY—ORDER OF LAYOFF.
- (23) WAC 132W-128-380 DISMISSAL PROCEDURE FOR SUFFICIENT ECONOMIC CAUSE.
- (24) WAC 132W-128-390 REDUCTION-IN-FORCE—RIGHTS OF ACADEMIC EMPLOYEES ON LAYOFF STATUS.

REPEALER

Chapter 132W-130 of the Washington Administrative Code is repealed in its entirety as follows:

- (1) WAC 132W-130-010 GENERAL STANDARDS OF QUALIFICATIONS FOR WENATCHEE VALLEY COLLEGE PERSONNEL.
- (2) WAC 132W-130-020 ADDITIONAL QUALIFICATION IN AREAS OF SPECIALIZATION.
- (3) WAC 132W-130-030 MAINTAINING AND IMPROVING OCCUPATIONAL AND TEACHING COMPETENCIES FOR VOCATIONAL ADMINISTRATORS, INSTRUCTORS AND COUNSELORS.
- (4) WAC 132W-130-040 TYPES OF VOCATIONAL EDUCATION CERTIFICATES.
- (5) WAC 132W-130-050 DEFINITION OF PROFESSIONAL IMPROVEMENT UNITS.

REPEALER

Chapter 132W-132 of the Washington Administrative Code is repealed in its entirety as follows:

- WAC 132W-132-010 COLLEGE CALENDAR.

REPEALER

Chapter 132W-144 of the Washington Administrative Code is repealed in its entirety as follows:

- WAC 132W-144-010 FINES.

REPEALER

Chapter 132W-152 of the Washington Administrative Code is repealed in its entirety as follows:

- (1) WAC 132W-152-010 HEALTH SERVICES.
- (2) WAC 132W-152-020 EMERGENCY PROCEDURES.

REPEALER

Chapter 132W-156 of the Washington Administrative Code is repealed in its entirety as follows:

- (1) WAC 132W-156-010 HOUSING.
- (2) WAC 132W-156-020 RESIDENCE HALL APPLICANTS' RESPONSIBILITIES.
- (3) WAC 132W-156-030 HOUSING AND FOOD SERVICE RATES.
- (4) WAC 132W-156-031 HOUSING AND FOOD SERVICE RATES—ADDITIONAL CHARGES.
- (5) WAC 132W-156-032 HOUSING AND FOOD SERVICE RATES—PAYMENT REQUIREMENTS.
- (6) WAC 132W-156-033 HOUSING AND FOOD SERVICE RATES—NONDISCRIMINATORY ASSIGNMENT.
- (7) WAC 132W-156-034 HOUSING AND FOOD SERVICE RATES—FINAL ACCEPTANCE.
- (8) WAC 132W-156-035 HOUSING AND FOOD SERVICE RATES—PAYMENT—THIRD PARTY REQUIREMENTS.
- (9) WAC 132W-156-040 CONFERENCES AND WORKSHOPS—PARTICIPANTS.
- (10) WAC 132W-156-050 USE OF HOUSING FACILITIES.
- (11) WAC 132W-156-051 USE OF HOUSING FACILITIES—BICYCLES AND MOTORCYCLES.
- (12) WAC 132W-156-052 USE OF HOUSING FACILITIES—ROOM INSPECTION.
- (13) WAC 132W-156-053 USE OF HOUSING FACILITIES—OVERNIGHT GUESTS.
- (14) WAC 132W-156-054 USE OF HOUSING FACILITIES—FIREARMS.
- (15) WAC 132W-156-070 FOOD SERVICES.
- (16) WAC 132W-156-071 FOOD SERVICES—ADMITTANCE TO DINING HALLS.
- (17) WAC 132W-156-072 FOOD SERVICES—REMOVAL OF FOOD.
- (18) WAC 132W-156-073 FOOD SERVICES—REMOVAL OF DINING HALL PROPERTY.
- (19) WAC 132W-156-074 FOOD SERVICES—PERSONS ELIGIBLE TO PURCHASE AN OFF-CAMPUS MEAL TICKET.
- (20) WAC 132W-156-075 FOOD SERVICES—DRESS STANDARDS.
- (21) WAC 132W-156-076 FOOD SERVICES—SERVING HOURS.
- (22) WAC 132W-156-077 FOOD SERVICES—PETS PROHIBITED.

(23) WAC 132W-156-078 FOOD SERVICES—OUTSIDE SERVICES RESTRICTED.

(24) WAC 132W-156-079 FOOD SERVICES—ADDITIONAL FOOD SERVICES.

REPEALER

Chapter 132W-160 of the Washington Administrative Code is repealed in its entirety as follows:

(1) WAC 132W-160-001 ADMISSION AND REGISTRATION PROCEDURES AND CATALOG REQUIREMENTS.

(2) WAC 132W-160-002 ADMISSION AND REGISTRATION PROCEDURES AND CATALOG REQUIREMENTS—CHANGES IN CATALOG.

(3) WAC 132W-160-005 FINANCES.

(4) WAC 132W-160-006 FINANCES—TUITION REFUND SCHEDULE.

(5) WAC 132W-160-007 FINANCES—SANCTIONS.

(6) WAC 132W-160-010 GRADUATING STUDENTS.

(7) WAC 132W-160-015 REGISTRATION.

(8) WAC 132W-160-016 REGISTRATION—DEADLINES.

(9) WAC 132W-160-017 REGISTRATION—CHANGES IN REGISTRATION AND WITHDRAWAL.

(10) WAC 132W-160-020 ADMISSION POLICIES AND PROCEDURES.

(11) WAC 132W-160-021 ADMISSION POLICIES AND PROCEDURES—WENATCHEE VALLEY COLLEGE ADMISSIONS POLICY.

(12) WAC 132W-160-022 ADMISSION POLICIES AND PROCEDURES—ADMISSION PROCEDURE—GENERAL.

(13) WAC 132W-160-024 ADMISSION POLICIES AND PROCEDURES—ADMISSION PROCEDURES—TRANSFER STUDENTS.

(14) WAC 132W-160-025 ADMISSION POLICIES AND PROCEDURES—ADMISSION PROCEDURES—FORMER STUDENTS.

(15) WAC 132W-160-026 ADMISSION POLICIES AND PROCEDURES—ADMISSION PROCEDURES—INTERNATIONAL STUDENTS.

(16) WAC 132W-160-027 ADMISSION POLICIES AND PROCEDURES—ADMISSION PROCEDURES—HIGH SCHOOL STUDENTS.

(17) WAC 132W-160-029 ADMISSION POLICIES AND PROCEDURES—ADMISSION PROCEDURES—LIMITED ENROLLMENT PROGRAMS.

(18) WAC 132W-160-031 ADMISSION POLICIES AND PROCEDURES—ADMISSION FILE FOR LIMITED ENROLLMENT PROGRAMS.

(19) WAC 132W-160-033 ADMISSION POLICIES AND PROCEDURES—CONFIRMATION OF SELECTION AND RESERVATION.

(20) WAC 132W-160-035 ADMISSION POLICIES AND PROCEDURES—APPEAL PROCEDURE—ADMISSION TO LIMITED ENROLLMENT PROGRAMS.

(21) WAC 132W-160-037 ADMISSION POLICIES AND PROCEDURES—ADMISSIONS PROCEDURES—SENIOR CITIZENS.

(22) WAC 132W-160-039 ADMISSION POLICIES AND PROCEDURES—ADMISSIONS PROCEDURES—MEDICAL/PHYSICAL EXAM.

(23) WAC 132W-160-042 ADMISSION POLICIES AND PROCEDURES—SPECIAL REQUIREMENTS FOR VETERANS AND VETERANS' DEPENDENTS.

(24) WAC 132W-160-044 ADMISSION POLICIES AND PROCEDURES—STUDENT IDENTIFICATION NUMBER.

(25) WAC 132W-160-110 REGULAR ENROLLMENT PROCESS.

(26) WAC 132W-160-120 SUMMER SESSION ENROLLMENT PROCESS.

(27) WAC 132W-160-130 WORKSHOP ENROLLMENT PROCESS.

REPEALER

Chapter 132W-170 of the Washington Administrative Code is repealed in its entirety as follows:

(1) WAC 132W-170-010 PROMULGATION.

(2) WAC 132W-170-020 RECOGNITION.

(3) WAC 132W-170-030 GUIDING PRINCIPLES.

(4) WAC 132W-170-040 MEETINGS.

(5) WAC 132W-170-041 MEETINGS—EXCHANGE OF VIEWS.

(6) WAC 132W-170-042 MEETINGS—ASSISTANCE.

(7) WAC 132W-170-043 MEETINGS—RATIFICATION OF AGREEMENTS.

(8) WAC 132W-170-050 RESOLUTION OF DIFFERENCES.

(9) WAC 132W-170-051 RESOLUTION OF DIFFERENCES—IMPASSE PROCEDURE.

(10) WAC 132W-170-060 REVISION.

WSR 78-12-049

ADOPTED RULES

WENATCHEE VALLEY COLLEGE

[Order 78-72, Resolution 78-72—Filed November 28, 1978]

Be it resolved by the board of Community College District 15 of the Wenatchee Valley College, acting at Wenatchee, Washington, that it does promulgate and adopt the annexed rules relating to:

Parking regulations, chapter 132W-116 WAC.

Use of college facilities, chapter 132W-140 WAC.

Public records and legislative liaisons, chapter 132W-276 WAC.

This action is taken pursuant to Notice No. WSR 78-10-002 filed with the code reviser on 9/7/78. Such rules shall take effect pursuant to RCW 28B.19.050(2).

This rule is promulgated under the general rule-making authority of the Wenatchee Valley College as authorized in RCW 28B.50.140.

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 November 8, 1978.

By James R. Davis
President

AMENDATORY SECTION (Amending Order 72-11, filed 7/26/72)

WAC 132W-116-010 GENERAL INFORMATION. Parking facilities at Wenatchee Valley College are provided for the convenience of students(~~(, faculty,)~~) and staff. The traffic and parking regulations established are for the safety and convenience of pedestrians and drivers and to insure orderly operation.

Parking fees are the (~~(only)~~) major source of funds available to build, maintain, and operate parking facilities, and are established to assure a self-sustaining basis through charges to the users. Fines are assessed for parking violations.

Questions related to parking should be referred to the business office (~~(of the Dean of Students)~~).

AMENDATORY SECTION (Amending Order 72-11, filed 7/26/72)

WAC 132W-116-020 REGISTRATION AND FEES. Students(~~(, faculty,)~~) and staff utilizing parking facilities at any time are required to register vehicles with the business office (~~(of the Dean of Students)~~), pay the stipulated fees, and observe parking regulations. Failure to observe these requirements may result in fines, impounding of a vehicle at the owner's expense, and/or loss of campus parking privileges.

(~~(Uniform)~~) Fees for parking on campus are established without regard for the number of credits a student is carrying or the hours during which he will be on campus. (~~(Similarly, no distinction is made between instructors or staff members on full or part-time or day or evening assignments. The student parking fee is \$2.50 per quarter and the faculty/staff fee is \$5.00 per year)~~) Parking permits, nontransferable, are issued at the time the vehicle is registered with the college.

AMENDATORY SECTION (Amending Order 72-11, filed 7/26/72)

WAC 132W-116-040 VISITOR PARKING. Visitors may park (~~(on campus free of charge)~~) in visitor parking spaces as designated or in other parking areas by obtaining a guest permit from any administrative office.

AMENDATORY SECTION (Amending Order 72-11, filed 7/26/72)

WAC 132W-116-050 GENERAL REGULATIONS. Vehicles may be parked only in designated areas in such a manner as to not obstruct traffic. All

vehicles are to be parked headed in (~~(with both front wheels against the bumpers. Do not back in)~~) to parking space.

Areas adjacent to yellow curbs or bumpers are no-parking zones. Areas with green bumpers are reserved for staff parking only.

Registered cars parked in areas reserved for visitors will be ticketed.

Cycles and motor bikes and scooters may park in open spaces adjacent to parking areas (so long as they do not interfere with vehicular or pedestrian traffic and are not on lawns or sidewalks) and in designated areas.

The on-campus speed limit is 10 miles per hour.

Vehicles parked improperly (~~(or in such a manner as to block more than one space)~~) according to campus parking regulations will be ticketed. (~~(The fact that other vehicles may be parked in such a manner as to "force" an infraction of this regulation will not be accepted as an excuse.)~~)

The person in whose name a permit is issued is responsible for a vehicle.

Pedestrians have the right of way at all times.

AMENDATORY SECTION (Amending Order 72-11, filed 7/26/72)

WAC 132W-116-060 VIOLATIONS AND FINES. Violators of these regulations are subject to fines (~~(and their vehicles may be impounded at owner expense)~~). A \$1.00 fine will be assessed for each ticket provided the fine is paid within 48 hours of the time the ticket is issued. An additional \$1.00 will be assessed if the fine is not paid within that time. Fines are to be paid at the Business Office.

Parking fines are considered financial obligations to the college, and grades and other official records will not be released until all such obligations have been met.

Disabled or inoperative vehicles may be parked on campus for not more than 72 hours. Vehicles (~~(parked longer with)~~) violating any of these regulations may be impounded at the owner's expense and liability.

REPEALER

The following sections of the Washington Administrative Code are repealed:

- (1) WAC 132W-116-030 PERMITS.
- (2) WAC 132W-116-070 PARKING AREAS.

AMENDATORY SECTION (Amending Order 72-20, filed 11/22/72)

WAC 132W-140-010 FACILITIES RENTAL. It shall be the policy of Wenatchee Valley College to rent its facilities to outside bodies when said rental does not conflict with the college program and the use sought to be made of such facilities is consistent with the use that is generally made of the facilities. Whenever a building or the facilities of Wenatchee Valley College are used by an outside body, a staff member or a representative authorized in writing by the President or the (~~(Controller)~~) Business and Finance Officer shall be present.

AMENDATORY SECTION (Amending Order 72-20, filed 11/22/72)

WAC 132W-140-011 FACILITIES RENTAL—SCHEDULING. College facilities are to be made available to college personnel and the general public by scheduling through the Dean of Instruction's Office. Students must ((schedule through)) request facilities usage with the ((Director of)) Activities' Office who will schedule requests through the Dean of Instruction's Office.

AMENDATORY SECTION (Amending Order 72-20, filed 11/22/72)

WAC 132W-140-012 FACILITIES RENTAL—RENTAL. The rental schedule as developed by the administration shall be adhered to by all outside bodies. Petitions by tax-supported agencies and nonprofit organizations for reduced rental charges may be made in writing at the time the scheduling request is submitted and it shall be the sole discretion of the ((Executive Commission)) President or Business and Finance Officer to grant said request. Use of a building for religious worship, training, instruction, or prayer meetings is not precluded by this policy provided that such facilities are not scheduled, rented, or used on a regular series basis, daily, weekly, monthly, etc., or in any manner that establishes a consistent pattern of aforementioned religious usage of the college facilities.

AMENDATORY SECTION (Amending Order 73-41, filed 10/18/73)

WAC 132W-140-013 FACILITIES RENTAL—DAMAGES BOND. ((All recognized faculty and student organizations and private entities)) Each requesting group may be required at the administration's discretion to furnish Wenatchee Valley College with a certificate of insurance or other satisfactory proof that such ((recognized faculty and student organization or private entity)) group has purchased reasonable insurance coverage (\$1,000,000 liability coverage and \$250,000 property damage coverage) for the event presented by such ((recognized faculty and student organization or private entity)) group, of which Wenatchee Valley College is the sole beneficiary.

REPEALER

The following sections of the Washington Administrative Code are repealed:

- (1) WAC 132W-140-020 POSTING OF MATERIALS.
- (2) WAC 132W-140-030 STUDENT PUBLICATIONS.
- (3) WAC 132W-140-032 STUDENT PUBLICATIONS—ADVERTISING.
- (4) WAC 132W-140-034 STUDENT PUBLICATIONS—LETTERS TO THE EDITOR.
- (5) WAC 132W-140-040 PLACEMENT SERVICE—RECRUITMENT ON CAMPUS.

- (6) WAC 132W-140-042 PLACEMENT SERVICE—ELIGIBILITY TO REGISTER FOR PLACEMENT SERVICE.
- (7) WAC 132W-140-050 TELEPHONE SERVICES—LONG DISTANCE CALLS.
- (8) WAC 132W-140-051 TELEPHONE SERVICES—REQUESTS FOR REPAIRS.
- (9) WAC 132W-140-052 TELEPHONE SERVICES—APPROVAL OF INSTALLATIONS.
- (10) WAC 132W-140-053 TELEPHONE SERVICES—RIGHT TO RESTRICT OR MODIFY SERVICES.
- (11) WAC 132W-140-060 MOTOR POOL—COLLEGE VEHICLES.
- (12) WAC 132W-140-061 MOTOR POOL—COLLEGE VEHICLES—STUDENT PERSONNEL.
- (13) WAC 132W-140-070 CHECK CASHING—BUSINESS OFFICE.
- (14) WAC 132W-140-071 CHECK CASHING—PARTIAL RETURN IN CASH.
- (15) WAC 132W-140-080 COLLEGE BOOKSTORE—REFUNDS.
- (16) WAC 132W-140-081 COLLEGE BOOKSTORE—USED BOOK PURCHASES.
- (17) WAC 132W-140-082 COLLEGE BOOKSTORE—BOOKSTORE CHECK CASHING POLICY.
- (18) WAC 132W-140-083 COLLEGE BOOKSTORE—INVENTORY AND METHODS OF PURCHASE.
- (19) WAC 132W-140-084 COLLEGE BOOKSTORE—BOOK ORDERS.
- (20) WAC 132W-140-085 COLLEGE BOOKSTORE—PRICING.
- (21) WAC 132W-140-086 COLLEGE BOOKSTORE—PACKAGES.
- (22) WAC 132W-140-087 COLLEGE BOOKSTORE—SALES RESTRICTIONS.
- (23) WAC 132W-140-088 COLLEGE BOOKSTORE—HOURS.
- (24) WAC 132W-140-089 COLLEGE BOOKSTORE—SELECTION OF MATERIALS.
- (25) WAC 132W-140-090 USE OF COLLEGE MAILING AND STATIONERY SERVICES.
- (26) WAC 132W-140-100 ANIMALS PROHIBITED.
- (27) WAC 132W-140-110 LIBRARY SERVICES.
- (28) WAC 132W-140-114 LIBRARY SERVICES—HOURS.
- (29) WAC 132W-140-120 LIBRARY MATERIALS.
- (30) WAC 132W-140-122 LIBRARY MATERIALS—SELECTION RESPONSIBILITY.
- (31) WAC 132W-140-124 LIBRARY MATERIALS—SELECTION STANDARDS.
- (32) WAC 132W-140-126 LIBRARY MATERIALS—DISCARD PROCEDURES.
- (33) WAC 132W-140-128 LIBRARY MATERIALS—QUESTIONED MATERIALS.

Chapter 132W-276 WAC
PUBLIC RECORDS (~~AND LEGISLATIVE RELATIONS~~)

AMENDATORY SECTION (Amending Order 73-35, filed 7/23/73)

WAC 132W-276-001 PUBLIC RECORDS POLICY. The provisions of WAC 132W-276-001 through WAC 132W-276-199 shall constitute the Public Records Policy of Wenatchee Valley College, adopted in compliance with (~~Initiative 276 enacted by the voters of the State of Washington on November 7, 1972~~) chapter 42.17 RCW.

AMENDATORY SECTION (Amending Order 73-35, filed 7/23/73)

WAC 132W-276-005 DEFINITIONS. As used in the provisions of this chapter, (~~the following~~) these definitions shall apply wherever the following words are used:

(1) "Request for a public record" means a written request submitted on a proper Wenatchee Valley College Public Records Request form for a public record, a review of public records or a copy or reproduction of a public record.

(2) "Students in public schools" means all past, present and future students enrolled at Wenatchee Valley College.

(3) "Vital governmental interest" includes, but is not limited to, matters affecting national security, the selection of a site or the purchase of real estate when publicity regarding such consideration would cause a likelihood of increased price.

(4) "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, magnetic or paper tapes, photographic films and prints, magnetic or punched cards, discs, drums and other documents.

AMENDATORY SECTION (Amending Order 73-35, filed 7/23/73)

WAC 132W-276-010 DEFINITION OF PUBLIC RECORD. (1) A 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 Wenatchee Valley College, regardless of (~~the~~) its physical form or characteristics(~~(; provided, however, that in accordance with section 31 of Initiative 276))~~ except for, the (~~following~~) personal and other records which are exempt from the definition of public record(~~(:)~~) under RCW 42.17.250 through 42.17.340.

(~~(a) Personal information in any files maintained for students in public schools and the information, data and records subject to the Student Records Policy, WAC 132W-120-010 through WAC 132W-120-999.~~)

(~~b) Personal information in any files maintained for patients or clients of public institutions or public health~~

~~agencies, welfare recipients, prisoners, probationers or parolees:~~

(~~c) Personal information in files maintained for employees, appointees or elected officials of any public agency to the extent that disclosure would violate their right to privacy.~~)

(~~d) Information required of any taxpayer in connection with the assessment or collection of any tax if the disclosure of the information to other persons would violate the taxpayer's right to privacy or would result in unfair competitive disadvantage to such taxpayer.~~)

(~~e) Specific intelligence information and specific investigative files compiled by investigative, law enforcement and penology agencies, and state agencies vested with the responsibility to discipline members of any profession, the nondisclosure of which is essential to effective law enforcement or for the protection of any person's right to privacy.~~)

(~~f) Information revealing the identity of persons who file complaints with investigative, law enforcement or penology agencies, except as the complainant may authorize.~~)

(~~g) Test questions, scoring keys, and other examination data used to administer a license, employment or academic examination.~~)

(~~h) Except as provided by Chapter 8-26 RCW, the contents of real estate appraisals, made for or by any agency relative to the acquisition of property, until the project is abandoned or until such time as all of the property has been acquired, but in no event shall disclosure be denied for more than three years after the appraisal.~~)

(~~i) Valuable formulae designs, drawings and research data obtained by any agency within five years of the request for disclosure when disclosure would produce private gain and public loss.~~)

(~~j) Preliminary drafts, notes, recommendations, and intra-agency memorandums in which opinions are expressed or policies formulated or recommended except that a specific record shall not be exempt when publicly cited by an agency in connection with any agency action.~~)

(~~k) Records which are relevant to a controversy to which an agency is a party but which records would not be available to another party under the rules of pretrial discovery for causes pending in the superior courts.~~)

(2) The exemptions of this section shall be inapplicable to the extent that information, the disclosure of which would violate personal privacy or vital governmental interest, can be deleted from the specific records sought. No exemption shall be construed to permit the nondisclosure of statistical information not descriptive of any readily identifiable person or persons.

AMENDATORY SECTION (Amending Order 73-35, filed 7/23/73)

WAC 132W-276-060 DESIGNATION OF PUBLIC RECORDS OFFICERS. (1) In accordance with the requirements of (~~Initiative 276~~) chapter 42.17 RCW, insofar as such (~~initiative~~) rules require(~~s~~) state agencies to adopt and enforce reasonable rules and regulations to provide full public access to official records while yet protecting the same from damage and to

prevent excessive interference with essentials of the agency, all public records at the college shall be in the charge of persons holding positions as records officers.

(2) Overall responsibility for coordinating responses to requests for examination of public records shall be the responsibility of the person known as the "Public Records Officer." The person holding such position will be headquartered in Wells Hall at the college; his/her exact location and name may be determined by inquiry at the office of the president of the college. The public records officer shall also be responsible for compiling and maintaining the index required by ~~((Initiative-276))~~ chapter 42.17 RCW.

(3) For purposes of this chapter, the custody of the college's records shall be deemed divided into the following divisions:

- (a) Office of the President
- (b) Office of the Dean of Instruction
- (c) Office of the Dean of Students
- (d) Office of the Business ~~((Manager))~~ and Finance Officer

The above-designated administrative unit heads shall be deemed custodians of the records in the possession or control of agencies, departments, officers and employees of their divisions and responsible for the care and custody of records within their divisions even though such person is not in actual possession or control of such records. Such administrative unit heads shall be known as the college "records custodians."

(4) In any cases where a question arises as to whether a given public record is a responsibility of one records custodian or another, the determination of such ministerial responsibility shall for the purposes of this chapter be made by the public records officer, or the president of the college.

AMENDATORY SECTION (Amending Order 73-35, filed 7/23/73)

WAC 132W-276-070 AVAILABILITY FOR PUBLIC INSPECTION AND COPYING OR REPRODUCTION OF PUBLIC RECORDS. ~~((+))~~ Public records shall be available for inspection, copying and reproduction during the customary office hours of ~~((the))~~ Wenatchee Valley College. For the purposes of this chapter, the customary office hours shall be from 9 a.m. to noon and from 1 p.m. to 4 p.m., Monday through Friday, excluding legal holidays, unless the person making the request and the college, acting through the public records officer or a records custodian, agree on a different time.

AMENDATORY SECTION (Amending Order 73-35, filed 7/23/73)

WAC 132W-276-080 REQUESTS FOR PUBLIC RECORDS. In accordance with the ~~((Initiative-276))~~ 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 are only obtainable by members

of the public when those members of the public comply with the following procedures:

(1) A request shall be made in writing upon a form which shall be available at the office of the public records officer and shall be presented to the public records officer or any other of the persons designated by this chapter as a custodian of certain college records, per WAC 132W-276-060. Such request shall include the following:

- (a) the name of the person requesting the record;
- (b) the time of day and calendar date on which the request was made; and
- (c) if the matter requested is referenced within the current index maintained by the college records officer, a reference to the requested record as it is described in such current index;
- (d) if the requested matter is not identifiable by reference to the college records current index, a statement that succinctly describes the record requested;
- (e) a verification that the records requested shall not be used to compile a commercial sales list.

(2) In all cases in which a member of the public is making a request, it shall be the obligation of the college "Public Records Officer" or records custodian, or that individual's designee, to assist the member of the public in succinctly identifying the public record requested.

AMENDATORY SECTION (Amending Order 73-35, filed 7/23/73)

WAC 132W-276-090 CHARGES ~~((FOR COPYING OR REPRODUCTION))~~. (1) No fee shall be charged for inspection of public records. The college may impose a reasonable charge for providing copies or reproductions of public records and for the use by any person of agency equipment to copy or reproduce public records; such charges shall not exceed the amount necessary to reimburse the college for its actual costs incident to such copying or reproduction.

(2) No record shall be copied by photostatic process or otherwise reproduced until and unless the person requesting the copying or reproduction of the public record has tendered payment for such copying or reproduction to the records official from whom the public record was obtained, or to any person designated by such records official.

AMENDATORY SECTION (Amending Order 73-35, filed 7/23/73)

WAC 132W-276-100 DETERMINATION REGARDING EXEMPT RECORDS. (1) The college reserves the right to determine that a public record requested in accordance with the procedures of this chapter is exempt under the provisions of ~~((section 31 of Initiative-276))~~ chapter 42.17 RCW. Such determination may be made in consultation with any of the records officers of the college, president of the college, or an assistant attorney general assigned to the college.

(2) Responses to requests for records must be made promptly. For the purpose of these rules, a prompt response occurs if the person requesting the public record is notified within one ~~((+))~~ business day as to whether

or not ((his)) this request for a public record will be granted or denied.

(3) No denial of a request for public records shall be valid unless accompanied by a written statement, signed by the public records officer or his/her designee, specifying the specific reasons thereof.

AMENDATORY SECTION (Amending Order 73-35, filed 7/23/73)

WAC 132W-276-110 REVIEW OF DENIALS OF PUBLIC RECORDS REQUESTS. (1) Any person who objects to the denial of a request for a public record or his/her duly authorized representative shall petition for prompt review of such decision by tendering to the president's office a written request for a review of such denial. Such written request (~~(by a person or his duly authorized representative)~~) demanding prompt review shall specifically reference the written statement by the college denying that person's request for a public record.

(2) Within two ((2)) business days after receiving the written request by a person or ((his)) a duly authorized representative petitioning for prompt review of a decision denying a public record, the president of the college or any of ((his)) the president's designees, which for the purposes of this section may include the public records officer or the records custodians, shall consider such petition.

(3) During the course of the two business days in which the president or ((his)) a designee reviews the decision of the public records officer denying the request for a public record, the president or ((his)) designee may conduct an informal hearing. During the course of such informal hearing, the president or ((his)) designee may require that the person requesting the public record or ((his)) a duly authorized representative appear at a reasonable time and place located on the campus and further explain and identify the exact nature of the public record ((he is seeking)) being requested. Failure by the person requesting the review hearing or ((his)) the duly authorized representative to appear at such informal hearing shall be deemed a waiver of that person's right to insist upon completion of the review of ((his)) the request within two ((2)) business days. If the petitioner requesting review or ((his)) the duly authorized representative does appear at such informal hearing, then the period for review by the college shall be extended to a period not exceeding twenty-four ((24)) hours after such person requesting review or ((his)) the duly authorized representative has appeared before the president or ((his)) the president's designee.

(4) During the course of the informal hearing conducted by the president or ((his)) designee under this section, the hearing officer shall consider the obligations of the college fully to comply with the intent of ((~~initiative 276~~)) chapter 42.17 RCW insofar as it requires providing public access to official records, but shall also consider the exemptions provided in ((~~section 31 of initiative 276 and the requirement of section 29 of that same initiative~~)) chapter 42.17 RCW insofar as it requires the college to protect public records from damage or disorganization, prevent excessive interference with

essential functions of the agency, and to prevent any unreasonable invasion of personal privacy by deleting identifying details.

REPEALER

The following sections of the Washington Administrative Code are repealed:

- (1) WAC 132W-276-030 DESCRIPTION OF CENTRAL AND FIELD ORGANIZATION AT WENATCHEE VALLEY COLLEGE.
- (2) WAC 132W-276-040 GENERAL COURSE AND METHOD OF DECISION-MAKING.
- (3) WAC 132W-276-050 INFORMAL PROCEDURES REGARDING THE GENERAL COURSE AND METHODS OF DECISION.
- (4) WAC 132W-276-200 LEGISLATIVE LIAISON POLICY.
- (5) WAC 132W-276-210 DESIGNATION.
- (6) WAC 132W-276-220 RESPONSIBILITY.

WSR 78-12-050

ADOPTED RULES

WENATCHEE VALLEY COLLEGE

[Order 78-73, Resolution 78-73—Filed November 28, 1978]

Be it resolved by the board of Community College District 15 of the Wenatchee Valley College, acting at Wenatchee, Washington, that it does promulgate and adopt the annexed rules relating to general conduct, repealing chapter 132W-124 WAC.

This action is taken pursuant to Notice No. WSR 78-10-081 filed with the code reviser on 9/29/78. Such rules shall take effect pursuant to RCW 28B.19.050(2).

This rule is promulgated under the general rule-making authority of the Wenatchee Valley College as authorized in RCW 28B.50.140.

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 November 8, 1978.

By James R. Davis
President

REPEALER

Chapter 132W-124 of the Washington Administrative Code is repealed in its entirety as follows:

- (1) WAC 132W-124-010 INTERFERENCE WITH OPERATIONS.
- (2) WAC 132W-124-020 CLOSURE OF THE COLLEGE.
- (3) WAC 132W-124-022 CLOSURE OF THE COLLEGE—EDUCATIONAL SERVICES.
- (4) WAC 132W-124-024 CLOSURE OF THE COLLEGE—APPEAL.

- (5) WAC 132W-124-040 COMMERCIAL ACTIVITIES.
- (6) WAC 132W-124-050 DISTRIBUTION OF MATERIALS.
- (7) WAC 132W-124-060 FREEDOM OF EXPRESSION.
- (8) WAC 132W-124-070 ALCOHOLIC BEVERAGES.
- (9) WAC 132W-124-080 DRUGS AND NARCOTICS.
- (10) WAC 132W-124-090 SPEAKERS.
- (11) WAC 132W-124-100 ADMISSION TO EVENTS.
- (12) WAC 132W-124-110 CHAIN OF COMMAND.

WSR 78-12-051

ADOPTED RULES

WENATCHEE VALLEY COLLEGE

[Order 78-74, Resolution 78-74—Filed November 28, 1978]

Be it resolved by the board of Community College District 15 of the Wenatchee Valley College, acting at Wenatchee, Washington, that it does promulgate and adopt the annexed rules relating to:

Student rights and freedoms, chapter 132W-120 WAC.
Human rights policy, chapter 132W-149 WAC.

This action is taken pursuant to Notice No. WSR 78-10-080 filed with the code reviser on 9/29/78. Such rules shall take effect pursuant to RCW 28B.19.050(2).

This rule is promulgated under the general rule-making authority of the Wenatchee Valley College as authorized in RCW 28B.50.140.

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 November 8, 1978.

By James R. Davis
President

Chapter 132W-120 WAC

~~((STUDENT RIGHTS AND FREEDOMS))~~ GENERAL CONDUCT

AMENDATORY SECTION (Amending Order 72-12, filed 7/25/72)

WAC 132W-120-010 GENERAL POLICIES. ~~((As an agency of the State of Washington, Wenatchee Valley College must necessarily respect and adhere to the laws and regulations established by local, state, and federal authorities. As an educational institution, it has the added responsibility for assisting students in gaining an understanding of the law and its function, and the~~

~~responsibilities imposed upon each individual in a democratic society to respect and support the legal structure which protects the individual and the society. As a functioning organization, it also has the responsibility to develop a set of regulations to assure the orderly conduct of the affairs of the College.~~

~~Students, therefore, find themselves in the somewhat unique position of being citizens of two communities, subject to the regulations imposed by both and accountable to both. The College expects that students will respect the laws of the greater society and the regulations established for the operation of Wenatchee Valley College. Nonstudents attending College functions or visiting the campus are expected to adhere to the same standards; violators may be referred to civil authorities.))~~

(1) Normally, the authority of the college for student behavior is restricted to the campus and to activities sponsored or conducted by the college away from the campus proper. However, the authority of the college may be extended into the greater community when the behavior of a student or students clearly and distinctly involves the interests of the college as an academic community. In such cases, disciplinary action may be taken by the college in addition to any civil action taken by community agencies.

(2) Students subject to disciplinary action by the college are entitled to a hearing, the procedures for which guarantee that the student will receive fair treatment and which allow the college to take appropriate action. Pending action on college or civil charges, the status of a student will not be altered, or his right to be present on the campus and to attend classes suspended, except for reasons relating to his physical or emotional safety and well-being, or for reasons relating to the safety and well-being of students, ~~((faculty))~~ staff, or college property.

(3) No sanction or other disciplinary action shall be imposed on a student for violations of college policies and regulations except in accordance with the procedures outlined in the Disciplinary Code.

(4) Students shall have an opportunity to participate ~~((fully))~~ in the formulation of all policies and rules pertaining to student conduct and in the enforcement of all such rules.

AMENDATORY SECTION (Amending Order 72-12, filed 7/25/72)

WAC 132W-120-030 ALCOHOLIC BEVERAGES POLICY. ~~The possession(;) or consumption(;; or being demonstrably under the influence of any form))~~ of alcoholic beverages on college premises or at college-related activities ~~((will be cause for disciplinary action. As the consumption or possession of alcoholic beverages by minors))~~ is prohibited ~~((by State law, minor students may also be referred to civil authorities for such violations on College premises or at College-sponsored activities away from campus))~~ except when sanctioned by the Board of Trustees or the president in accordance with state board for liquor control regulations.

AMENDATORY SECTION (Amending Order 72-12, filed 7/25/72)

WAC 132W-120-040 COMMERCIAL ACTIVITIES POLICY. College facilities may not be used for commercial solicitation, advertising, or promotional activities except when such activities clearly serve educational objectives ~~((as in display of books of interest to the academic community or in the display or demonstration of technical or research equipment) and when they are conducted under the sponsorship or at the request of a College department or office of ASWVC;))~~ or college district communities and so long as such use does not interfere with or operate to the detriment of the conduct of college affairs or the free flow of traffic.

AMENDATORY SECTION (Amending Order 72-12, filed 7/25/72)

WAC 132W-120-050 FREEDOM OF EXPRESSION POLICY. ~~((Fundamental to the democratic process are the rights of free speech and peaceful assembly.))~~ (1) Students and other members of the college community shall always be free to express their view or support causes by orderly means which do not disrupt the regular and essential operation of the college.

~~((Concomitantly, while supporting the rights of students and other members of the College community, Wenatchee Valley College recognizes the responsibility to maintain an atmosphere on campus conducive to a sound educational endeavor.~~

~~To insure the reconciliation of such rights and responsibilities, while respecting the private rights of all individuals;))~~

(2) Campus demonstrations may be conducted only in areas which are generally available to the public provided such demonstrations are conducted in an orderly manner; do not interfere with vehicular or pedestrian traffic; do not interfere with classes, scheduled meetings or ceremonies, or with other educational processes of the college; and are not held in or on facilities where college functions are in process.

~~((The right of students to petition for change or redress is provided for by the Constitution of the ASWVC. The ASWVC Student Senate, as the official representative of all students, has direct access to the president and the trustees.~~

~~The student newspaper, the Knight Edition, exists as a communication device for students and to provide a vehicle for the presentation of student views and concerns. As such, the Knight Edition is subject to the control of the ASWVC Student Senate and shall be free of censorship by the trustees, administration, and faculty. Knight Edition editorial policy will be set by the publications board.~~

~~The fair and orderly exchange of views in an atmosphere of mutual respect is encouraged throughout the College community. The instructor has the responsibility to assure and the student the responsibility to support freedom of expression and the maintenance of order. Fair and professional academic evaluation of relevant verbal and written contributions is a legitimate and necessary part of the classroom experience.))~~

AMENDATORY SECTION (Amending Order 72-12, filed 7/25/72)

WAC 132W-120-060 DISTRIBUTION OF MATERIALS POLICY. ~~((Free expression is encouraged on the Wenatchee Valley College campus.))~~ (1) Handbills, leaflets, and similar materials whether sold or distributed free of charge may be distributed by regularly enrolled students and members of recognized student organizations in all areas of the campus except class rooms so long as such distribution does not materially or substantially interfere with the educational process, the free flow of traffic, or collide with the rights of others. Such materials should bear identification as to the distributing organization or individual.

~~((Normally, students may distribute materials in all campus areas except classrooms provided the conditions stipulated before are observed.~~

~~When distribution is to take place in conjunction with an event being conducted within a campus facility and a large gathering is expected which could create congestion problems or if such distribution is in conjunction with an event being conducted in College facilities which have been rented by outside agencies, such distribution is to take place only outside buildings unless permission has been obtained in advance from the Dean of Students to conduct distribution activities within the buildings. Normally, priority will be given for space utilization to the activity scheduled for a specific time and place. If it is possible to conduct both activities within buildings without creating conflict, congestion, disrupting the scheduled activity, or interfering with the free flow of traffic, permission will be granted to conduct the distribution activity within buildings.))~~

(2) Nonstudents ~~((wishing to))~~ may distribute legal and noncommercial materials on campus ~~((may do so))~~ in open areas ~~((anywhere on campus))~~ and outside entrances to buildings so long as such distribution does not interfere with or operate to the detriment of the conduct of college affairs, does not interfere with scheduled programs and activities, and does not impede the free flow of traffic. ~~((When the physical characteristics of a particular facility do not provide for an adequate or efficient distribution of materials, permission may be obtained from the Dean of Students or the Dean of Instruction to distribute materials within that facility.))~~ Inside distribution of materials by nonstudents must have prior approval of the president or a designee.

(3) The college reserves the right at all times to judge each event or activity separately and to regulate the distribution of materials in terms of time, place, and manner, by furnishing reasonable notices to interested parties.

AMENDATORY SECTION (Amending Order 72-12, filed 7/25/72)

WAC 132W-120-070 DRUGS AND NARCOTICS POLICY. The use, possession, sale, or provision to others of narcotics and/or drugs which are prohibited by local, state, or federal laws, except when specifically prescribed as medication by an authorized medical

agent, on campus or at college-related or sponsored activities elsewhere is illegal and will be cause for disciplinary action.

AMENDATORY SECTION (Amending Order 72-12, filed 7/25/72)

WAC 132W-120-100 SPEAKER POLICY. ~~((The trustees, the administration, and the faculty of Wenatchee Valley College subscribe to the proposition that an important aspect of the education of college students is the opportunity to listen to speakers representing a wide variety of opinions and beliefs on important public issues. In conformity with the American tradition of free speech and free inquiry, the following policies are established governing the appearance on campus of speakers not themselves members of the College community:))~~

(1) Any recognized ASWVC student organization with the written sanction of its advisor, may invite speakers on campus subject to normal restraints imposed by consideration of the laws of the United States and the state of Washington.

(2) Faculty members may invite speakers to make presentations to classes on topics related to materials being studied.

(3) Faculty organizations may schedule speakers for appearances before faculty groups subject to normal constraints imposed by consideration of the laws of the United States and the state of Washington.

~~((2))~~ (4) The appearance of an invited speaker on the campus does not involve an endorsement, either implicit or explicit, of his views by this college, its students, its faculty, its administration, or its Board of Trustees.

~~((3))~~ The scheduling of facilities for hearing invited speakers shall be made through the office of the Dean of Instruction.

~~(4)~~ The Dean of Students' office will be notified at least three days prior to the appearance of an invited speaker, at which time a proper form (available in the office of the Dean of Students) must be completed with all particulars regarding speaker, time, place, etc., signed by the sponsoring organization advisor, and filed with the Dean of Students. Exceptions to the three day ruling may be made by the Director of Activities with the approval of the Dean of Students.)

(5) The ~~((Dean of Students))~~ college may require and arrange to have views other than those of the invited speaker represented at the meeting, or at a subsequent meeting. The president may, at his discretion, assign a ~~((faculty member))~~ representative to preside over any meeting where a speaker has been invited.

AMENDATORY SECTION (Amending Order 72-12, filed 7/25/72)

WAC 132W-120-130 DISRUPTIVE ACTIVITIES POLICY. ~~((The policies established to insure the orderly operation of the College and the documents related to Student Governance contain the provisions essential for students to conduct their affairs, to make~~

~~their concerns known, to petition for change, and to protect the rights of students subject to disciplinary action.))~~

Actions~~((, therefore,))~~ which are in violation of college policies or which materially and substantially interfere with the orderly operation of the college will be cause for disciplinary action. Specifically, the occupation of any college property without the expressed approval of the proper authority; intimidation by threat of force or violence of any ~~((administrator, faculty member,))~~ employee or student who is in the peaceful discharge or conduct of his duties or studies; or the destruction of any college property shall be cause for dismissal from the college and referral to civil authorities.

AMENDATORY SECTION (Amending Order 72-12, filed 7/25/72)

WAC 132W-120-300 ((EMERGENCY PROCEDURES)) INTERFERENCE WITH OPERATIONS. In the event of activities which interfere materially and substantially with the orderly operation of the college ~~((as defined in the Freedom of Expression policy))~~ or ~~((collide))~~ with the rights of others, ~~((the))~~ a dean ~~((of Students))~~ or the president or ~~((their))~~ a designate~~((s))~~ shall determine the course of action which appears to offer the best possibility for resolution of the problem. ~~((The Emergency Procedures outlined below will be followed if deemed essential:~~

(1) Read the violation statement: I am _____ (name and title) _____. By the authority vested in me by President Steward, you are advised that you are in violation of the College policy having to do with demonstrations, and College disciplinary action may be taken. Under the provisions of the State Criminal Trespass law, you are hereby given notice that your privilege to remain in this building (office or otherwise) is revoked. Your continued presence here is considered a criminal trespass of this building and a violation of the Civil Disturbances law as it pertains to colleges, and you may be subject to a fine of not more than \$500 or imprisonment in jail of not more than six months or both. I hereby order you to leave the building (office or otherwise) immediately. If you defy this order and do not leave within (5 or 10) minutes, you will be subject to prosecution under the Civil Disturbances law or the Criminal Trespass Act which constitutes a misdemeanor upon conviction.

(2) If deemed appropriate, contact the Wenatchee Police Department and request assistance. If that agency cannot provide the assistance, contact the Chelan County Sheriff's office.)

NEW SECTION

WAC 132W-120-310 EMERGENCY PROCEDURES. (1) The dean, president, or designate shall read the violation statement: I am _____ (name and title) _____. By the authority vested in me by the president of Wenatchee Valley College, you are advised that you are in violation of the college policy having to do with demonstrations. College disciplinary action and/or civil action may be taken. Under the provisions of the State Criminal Trespass law, you are

hereby given notice that your privilege to remain in this building (office or otherwise) is revoked. Your continued presence here is considered a criminal trespass of this building and a violation of the Civil Disturbances law as it pertains to colleges, and you may be subject to a fine of not more than \$500 or imprisonment in jail of not more than six months or both. I hereby order you to leave the building (office or otherwise) immediately. If you defy this order and do not leave within (5 or 10) minutes, you will be subject to prosecution under the Civil Disturbances law or the Criminal Trespass Act which constitutes a misdemeanor upon conviction.

(2) If deemed appropriate, contact the Wenatchee Police Department and request assistance. If that agency cannot provide the assistance, contact the Chelan County Sheriff's office.

NEW SECTION

WAC 132W-120-320 CLOSURE OF THE COLLEGE. The president of the college or his designee is authorized to act in the name of the Board of Trustees of Community College District No. 15 regarding closure of the college. He is delegated the power to cancel classes, to close the campus, to close any or all campus buildings or portions thereof or other facilities currently under the supervision of the college campus, and to close the college for a stated or indefinite period of time, if he deems it necessary in order to prevent material and substantial interference of the educational process or to prevent endangering of the health, safety, or well-being of persons, their property, or college property.

NEW SECTION

WAC 132W-120-330 CLOSURE OF THE COLLEGE—APPEAL. Appeal of a decision under this policy must be made in writing to the Board of Trustees, Community College District No. 15, within ten days of the date the college is closed.

NEW SECTION

WAC 132W-120-400 ADMISSION TO EVENTS. Wenatchee Valley College reserves the right to restrict admittance to certain events when deemed necessary because of physical limitations, health or safety reasons.

REPEALER

The following sections of the Washington Administrative Code are repealed:

- (1) WAC 132W-120-020 ADMISSIONS POLICY.
- (2) WAC 132W-120-080 FACILITY USE POLICY.
- (3) WAC 132W-120-090 RESIDENCE CLASSIFICATION POLICY.
- (4) WAC 132W-120-110 STUDENT RECORDS POLICY.
- (5) WAC 132W-120-120 STUDENT GOVERNANCE.

- (6) WAC 132W-120-200 DISCIPLINARY CODE.
- (7) WAC 132W-120-210 RESPONSIBILITY FOR DISCIPLINE.
- (8) WAC 132W-120-220 DISCIPLINARY PROCEDURE.
- (9) WAC 132W-120-230 APPEAL PROCEDURE.
- (10) WAC 132W-120-240 STUDENT DISCIPLINE COMMITTEE.
- (11) WAC 132W-120-270 STANDARDS OF PROGRESS AND APPEAL PROCEDURES FOR LIMITED ENROLLMENT PROGRAMS.

Chapter 132W-149 WAC
HUMAN RIGHTS POLICY ((OF WENATCHEE VALLEY COLLEGE AS IT RELATES TO EQUAL EMPLOYMENT OPPORTUNITY, AFFIRMATIVE ACTION, AND TITLE IX OF THE EDUCATION AMENDMENTS OF 1972))

AMENDATORY SECTION (Amending Order 77-63, filed 5/23/77)

WAC 132W-149-010 GENERAL HUMAN RIGHTS POLICY. (1) It is the policy of the Board of Trustees of Wenatchee Valley College, within the realm of its authority and in keeping with its responsibility to the public, to prohibit discrimination based on race, religion, color, national origin, sex, marital or parental status, age, ((or)) the presence of any sensory, mental or physical handicap or Vietnam era and disabled veteran status. This prohibition applies to all aspects of the college's functions, programs and activities, the utilization of its facilities, ((and)) the official use of the college's name((;)) and the employment and educational opportunities it provides.

(2) The board of trustees hereby directs the president of Wenatchee Valley College to establish administrative procedures, in accordance with applicable state and federal laws, rules, and regulations which fulfill this policy and which provide means to monitor and maintain such rules and regulations. The president is directed to report, from time to time, to the board of trustees progress and problems relating to the execution of this policy.

AMENDATORY SECTION (Amending Order 77-63, filed 5/23/77)

WAC 132W-149-020 EMPLOYMENT—JOB PLACEMENT AND PROMOTION. (1) It is the goal of this college to employ all personnel solely on the basis of merit and without regard for race, religion, color, national origin, sex, marital or parental status, age, ((or)) the presence of any sensory, mental or physical handicap or Vietnam era and disabled veterans, except where a particular race, religion, color, national origin, sex, marital or parental status, age, ((or)) handicap or Vietnam era and disabled veteran status is a bonafide occupational qualification. Job placement, retention, and opportunities for promotion shall be based on such factors as relate to the demands of the position. This policy applies at all levels and in all segments of the college involving

all personnel who are employed on an annual full-time, annual part-time, or quarterly full-time appointment basis.

(2) Equal employment opportunity is not viewed as the college's only commitment. Affirmative action will be taken to employ minority group members, qualified handicapped persons, Vietnam era and disabled veterans and women in college positions where they have not traditionally been employed.

AMENDATORY SECTION (Amending Order 77-63, filed 5/23/77)

WAC 132W-149-022 EMPLOYMENT—JOB PLACEMENT AND PROMOTION—AFFIRMATIVE ACTION GOALS AND TIMETABLES. (1) Affirmative action goals and timetables will be reviewed and updated each fiscal year. Copies of the policy are available in the office of the affirmative action officer.

(a) Separate attainable goals will be established for members of minority groups, qualified handicapped persons, Vietnam era and disabled veterans and women. Efforts will be made to fulfill the goals as vacancies occur or as new positions open. Present levels of minorities, qualified handicapped persons, Vietnam era and disabled veterans and women will be maintained wherever possible.

(b) The goals and timetables considered to be a part of a corrective employment program for classified employees may be implemented according to the Higher Education Personnel Board rules. For all other employees, a corrective employment program may be implemented according to the rules of the Washington State Human Rights Commission.

(c) For purposes of this affirmative action program, the total staff of Wenatchee Valley College is considered to be a single organizational unit.

(2) Wenatchee Valley College goals are not considered to be quotas in hiring. Good faith efforts will be made to achieve the goals. If they are not met, the good faith efforts will be considered in any evaluation of the program.

AMENDATORY SECTION (Amending Order 77-63, filed 5/23/77)

WAC 132W-149-024 EMPLOYMENT—JOB PLACEMENT AND PROMOTION—PROCEDURES AND POLICIES. (1) Recruitment:

(a) Internal recruitment. Promotion and transfer opportunities will be announced to all present employees.

(b) External recruitment. The recruitment area for personnel who are employed on an annual full-time, annual part-time, or quarterly full-time appointment basis normally includes, but is not limited to, Chelan, Douglas and Okanogan Counties for classified employees; western United States for administrators; and Washington state for all other employees.

(2) Anti-nepotism. Family relationships will not be used as a basis for denying appointment or rights, privileges, and benefits of job status. However, members of the same family will not actively recruit, screen or hire members of their immediate family, nor will members of

the same family work in a supervisor/subordinate relationship.

(3) Maternity. Employees and applicants for employment will not be discriminated against because of pregnancy.

(a) Determination of the length of maternity leave will be arranged with the employee and her physician and her immediate supervisor, in accordance with Higher Education Personnel Board policies governing leave for classified employees and institutional policies governing leave for all other employees. Such leave will be available to married and unmarried women alike.

(b) An employee who temporarily vacates a position due to pregnancy will be placed on official leave status. An employee on maternity leave will not be terminated, demoted, laid off (due to reasons other than budgetary), or placed on any status other than that acquired prior to pregnancy. An employee will be returned to her original position or a position of like status and pay, and will be entitled to all previously earned service credits and other benefits.

~~((4) Employment of Handicapped. Wenatchee Valley College will not discriminate against any employee or applicant for employment because of the presence of any sensory, mental or physical handicap in regard to any position for which the employee or applicant for employment is qualified. Wenatchee Valley College agrees to take affirmative action to employ, advance in employment, and otherwise treat qualified handicapped individuals without discrimination based upon their physical, mental or sensory handicap in all employment practices including, but not limited to, employment, upgrading, demotion or transfer, recruitment, layoff or termination, rates of pay or other forms of compensation, and selection for training.))~~

AMENDATORY SECTION (Amending Order 77-63, filed 5/23/77)

WAC 132W-149-026 EMPLOYMENT—JOB PLACEMENT AND PROMOTION—EVALUATION. The affirmative action officer will prepare an annual report on the progress of the affirmative action program each year. This report will be used as an aid in planning needed revisions and improvements of the program, goals, and timetables for the next fiscal year. The report will contain the following data as far as can be determined.

(1) Applicant flow by race (~~and~~), sex, handicapped status, and Vietnam era and disabled veteran status.

(2) New hires by job classification, handicapped status, Vietnam era and disabled veteran status, race, and sex.

(3) Rejections by handicapped status, Vietnam era and disabled veteran status, race and sex, and the reasons for rejection.

(4) Promotions by job classification, handicapped status, Vietnam era and disabled veteran status, race, and sex.

(5) Turnover by job classification, handicapped status, Vietnam era and disabled veteran status, race, sex, and the reason for turnover.

(6) Employees hired through special programs for the unemployed by program, classification, race, sex, handicapped status, Vietnam era and disabled veteran status, and the retention rates.

(7) Changes in composition of the staff.

(8) Changes made to the affirmative action program as a result of activities during the year.

AMENDATORY SECTION (Amending Order 77-63, filed 5/23/77)

WAC 132W-149-030 STUDENT EMPLOYMENT. Students employed by ~~((the))~~ Wenatchee Valley College on a part-time annual basis, other than financial aid recipients, will be hired on the basis of qualifications to fulfill job specifications. A sincere effort will be made to employ a student work force composed of a significant number of minority students and members of both sexes.

AMENDATORY SECTION (Amending Order 77-63, filed 5/23/77)

WAC 132W-149-040 GOVERNMENT CONTRACTS. ~~((The))~~ Wenatchee Valley College will establish and maintain nondiscriminatory practices in the fulfillment of all its contracts with governmental agencies. It will comply with any federal, state or local governmental regulations which request a policy or procedural statement on nondiscrimination.

AMENDATORY SECTION (Amending Order 77-63, filed 5/23/77)

WAC 132W-149-050 CONTRACTORS AND VENDORS. Wenatchee Valley College will include in all bid specifications a requirement that ~~((the))~~ prospective contractors, subcontractors, and vendors assure that they do adhere to an affirmative action plan in employment and abide by appropriate state and federal nondiscrimination statutes and affirmative action regulations.

AMENDATORY SECTION (Amending Order 77-63, filed 5/23/77)

WAC 132W-149-070 FACILITIES. (1) The college will not discriminate against any person on the basis of race, color, religion, national origin, sex, age, marital or parental status, ~~((or))~~ the presence of any sensory, mental or physical handicap or Vietnam era and disabled veteran status in the operation or maintenance of the facilities. In addition, the college will not knowingly utilize facilities owned or leased by those who engage in such discrimination. Wenatchee Valley College will include in all facility use agreements a requirement that owners of facilities adhere to an affirmative action plan in employment and educational opportunities and abide by state and federal nondiscrimination statutes and affirmative action regulations.

(2) Separate restrooms, locker rooms, and shower facilities may be provided on the basis of sex provided that those facilities for one sex are comparable to those facilities for the other sex.

(3) All new facilities will be barrier free and readily accessible to and usable by handicapped persons.

(4) Programs and activities offered in existing facilities will be made accessible to handicapped persons. If necessary, structural changes of existing facilities will be made to assure accessibility to the handicapped.

AMENDATORY SECTION (Amending Order 77-63, filed 5/23/77)

WAC 132W-149-080 STUDENT SERVICES. It is the goal of this college to create and maintain student services which are responsive to the needs and desires of all students and which reflect a policy of nondiscrimination. In the treatment of students and the offering of student services including, but not limited to, admission practices and policies, awards of financial assistance, counseling, athletic programs, housing, and activities, students will not be discriminated against on the basis of race, religion, color, national origin, sex, marital or parental status, age, ~~((or))~~ the presence of any sensory, physical or mental handicap or Vietnam era and disabled veteran status except that:

(1) Separate housing may be provided on the basis of sex provided that housing is proportionate in quantity to the number of students of each sex and comparable in quality and cost to all students.

(2) Separate athletic teams may be operated for members of each sex where selection for such teams is based on competitive skill or the activity involved is a contact sport. Efforts will be made to accommodate the interests and abilities of members of both sexes in the selection of sports and levels of competition.

AMENDATORY SECTION (Amending Order 77-63, filed 5/23/77)

WAC 132W-149-090 EDUCATIONAL PROGRAM. (1) It is the goal of Wenatchee Valley College to encourage the enrollment of a student body which reflects a significant number of minority group members. The test for significance will be determined by the percentage of such minority groups in the population of Chelan, Douglas, and Okanogan Counties.

(2) No student will be given special consideration in fulfilling graduation requirements except as may be available for all students through established college policy.

(3) All students will be provided full encouragement and support in selecting courses on the basis of their interests, values, and abilities. ~~((Wenatchee Valley))~~ The college will not discriminate in educational policies pertaining to course access, assignments, materials, or services to students or in the criteria and procedures for assignment or selection of students to programs, courses or classes.

(4) When a class or course of study contains a disproportionate number of students of one sex, measures will be taken to insure that this is not the result of discrimination on the basis of sex in counseling materials, course descriptions, or curriculum guides.

(a) Students may be grouped by ability in physical education classes and activities as long as ability is assessed by objective standards. Students may be separated by sex within physical education classes during participation in contact sports.

(b) Students may be grouped in choruses of one sex if the requirements for participation are based on vocal range or quality.

AMENDATORY SECTION (Amending Order 77-63, filed 5/23/77)

WAC 132W-149-100 COMMUNITY RELATIONS. (1) ~~((The))~~ Wenatchee Valley College will cooperate with governmental bodies established in the community or state whose purposes are to discourage and eliminate discrimination.

(2) Community housing. The college will not list any apartment, dormitory, or house for rent for students and employees if it is known that the owner or landlord has previously acted in any discriminatory fashion in renting or leasing such facility. Reasonable efforts will be made to assure that housing listed is proportionate in quantity and comparable in quality and cost to members of both sexes.

AMENDATORY SECTION (Amending Order 77-63, filed 5/23/77)

WAC 132W-149-110 DISSEMINATION OF POLICY. In recognition of the need to promulgate this policy, the following procedures will apply:

(1) Internal communication:

(a) This document will become a continuing and essential component of the Wenatchee Valley College staff manual.

(b) A copy of this document will be provided to each Wenatchee Valley College employee and will be thoroughly reviewed with each new staff employee ~~((thires and transfers))~~ during the orientation training period.

(c) A copy of this policy will be made available to students upon request to the dean of student's office and/or the affirmative action office.

(d) Notices of equal employment opportunity required by state and federal agencies will be displayed in working areas.

(e) A specific nondiscriminatory clause will be included in all employee organization contracts.

~~((f) This policy and program will be reviewed by Executive Commission during January and July each year and whenever the document is revised:))~~

(2) External communication:

(a) Recruitment sources will be informed verbally and in writing of Wenatchee Valley College's human rights policy and that qualified handicapped persons, Vietnam era and disabled veterans, women, and members of ethnic or racial minority groups are actively recruited for employment.

(b) Equal opportunity clauses will be incorporated in all field orders, leases, and contracts.

(c) Written notification of this policy will be sent to all contractors and vendors.

AMENDATORY SECTION (Amending Order 77-63, filed 5/23/77)

WAC 132W-149-120 IMPLEMENTATION AND ADMINISTRATION. (1) The president will announce and periodically reaffirm the Wenatchee Valley College human rights policy and will insure that each administrative unit head and employee is fully aware of the board of trustees support for the policy.

(2) The affirmative action officer is responsible for:

(a) Distributing and interpreting the human rights policy to all segments of the campus and to community agencies and individuals as may be necessary.

(b) Reviewing annually all procedures established and executed by deans, officers, and other administrators of operating units of the college who have a responsibility to comply with the college policy on nondiscrimination.

(c) Reviewing and recommending procedural and regulatory statements as may be needed to update the college policy on nondiscrimination.

(d) Reviewing any proposed procedure or rule on nondiscrimination which may be written and distributed by anyone on campus for consumption by a college-wide audience.

(e) Coordinating administrative unit self-evaluations of practices and procedures relating to compliance with appropriate state and federal regulations.

(f) Holding hearings on complaints of discrimination and performing the other duties and functions set forth in the grievance procedure under Wenatchee Valley College human rights policy.

(g) Submitting an annual, comprehensive report to the president of the college. The report shall include:

(i) Review of steps taken by various administrators to fulfill written procedure.

(ii) Summary of complaints together with subsequent action concerning such complaints.

(iii) Recommendations for further modifications or strengthening of policy statements and procedures to insure nondiscrimination.

(3) Each administrative area executive is responsible for:

(a) Administering periodic administrative unit self-evaluations of practices and procedures to assure compliance with appropriate state and federal regulations.

(b) Assisting in the identification of problem areas and establishment of affirmative action goals and objectives.

(c) Reviewing of each job opening in the area to allow maximum lead time for consideration of filling the position with a female, qualified handicapped ~~((or minority employee))~~ person, Vietnam era and disabled veteran, or member of a minority group, in support of annual affirmative action goals.

(d) Reviewing of the qualifications of employees to insure that members of minority groups, qualified handicapped persons, Vietnam era and disabled veterans and women are given full opportunities for transfers or promotions.

(e) Reviewing this document with new employees and transfers into the department to be sure the policy and program are thoroughly understood.

(f) Regular discussions with supervisors to insure that the policy and program are fully understood and being carried out.

(4) Affirmative action advisory committee: An affirmative action advisory committee will be appointed by the president to assist the affirmative action officer in:

(a) Assuring a channel of communication which will achieve wide knowledge through the college and community of the human rights policy of Wenatchee Valley College.

(b) Recommending target dates and goals for implementation of affirmative action programs.

(c) Developing additional programs which will strengthen the position of the college in its affirmative action efforts.

(d) Reviewing the appropriateness and progress of current programs for broadening employment opportunities for minority groups, handicapped persons, Vietnam era and disabled veterans, and women.

AMENDATORY SECTION (Amending Order 77-63, filed 5/23/77)

WAC 132W-149-130 GRIEVANCE PROCEDURE. Applicants for admission, enrolled students, applicants for employment or employees of Wenatchee Valley College who believe that they have been discriminated against on the basis of race, religion, color, national origin, sex, marital or parental status, age, or the presence of any sensory, mental or physical handicap, or Vietnam era and disabled veteran status may utilize the following grievance procedure. In the case of a group complaint, the grievance procedure should be utilized by a single individual selected by the group as its representative for the purpose of resolving the issue for all.

(1) Informal procedure:

(a) The complainant will initially discuss the grievance with the individual alleged to be responsible for the discrimination together with the appropriate administrative unit head having direct supervisory responsibility for the area of concern to the complainant. The parties will make a good faith effort to settle the grievance informally.

(b) If no mutually acceptable resolution of the grievance can be reached through informal discussion between the parties with the appropriate administrative unit head, the complainant may petition for a hearing by filing a written request for a hearing with the affirmative action officer. The request for hearing will set forth in writing in reasonable detail the nature of the discrimination complaint and will state against ~~((who))~~ whom the complaint is directed and the relief sought. The request for hearing may contain any information which the complainant deems pertinent to the case.

(2) Hearing by affirmative action officer:

(a) The affirmative action officer will commence a hearing within fifteen ~~((+5))~~ working days after receiving a written request for a hearing, unless all of the

parties and the affirmative action officer~~((;))~~ agree to lengthen the time for commencement of the hearing.

(b) The parties and any others the affirmative action officer deems necessary to the proceedings will make themselves available to appear and testify at the hearing unless they can verify to the affirmative action officer that their absence is unavoidable.

(c) Hearings will be closed to all except those personnel directly involved as parties or witnesses. Statements, testimony, and all other evidence given at the hearing will be confidential and will be divulged only for the purpose of reporting the findings and recommendations of the affirmative action officer to the parties and to the college president.

(d) Within five ~~((5))~~ working days following the conclusion of the hearing, the affirmative action officer will inform the parties and the college president of the decision concerning the discrimination complaint. The affirmative action officer's decision will include findings of fact and recommendations for steps to be taken to eliminate the discriminatory act or practice in the event discrimination has been found.

(3) Written appeal to college president. If after receipt of the affirmative action officer's decision~~((;))~~ either party is dissatisfied, a written appeal may be submitted to the college president with copies to the other party and the affirmative action officer. Any party taking an appeal to the college president will submit to the president within ten ~~((+10))~~ working days of receiving the affirmative action officer's decision~~((;))~~ a written statement setting forth the facts of the case and all arguments in support of the party's position. The other party will have ten ~~((+10))~~ working days in which to respond in writing. The college president will within thirty ~~((30))~~ working days of receiving the written statements from the party initiating the appeal communicate the decision in writing to both parties and to the affirmative action officer. The president's decision may affirm, reverse or modify the decision and recommendations of the affirmative action officer. The decision of the college president on the written appeal is final and there will be no further review within the college.

(4) Further recourse:

(a) In the event the party charging discrimination remains unsatisfied after exhausting this grievance procedure, the following agencies may be contacted:

(i) Washington State Human Rights Commission, Olympia, Washington, 98504.

(ii) Regional Director, Office of Civil Rights, Department of Health, Education and Welfare, Seattle, Washington, 98101.

(iii) The Equal Employment Opportunity Commission, Seattle, Washington, 98101.

(iv) Office of Federal Contract Compliance, U.S. Department of Labor, Seattle, Washington, 98104.

(b) Persons having questions about the grievance procedure should contact the college's affirmative action officer.

WSR 78-12-052
ADOPTED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Institutions)

[Order 1358—Filed November 28, 1978]

I, Mike Stewart, Exec. Assist. of the Department of Social and Health Services do promulgate and adopt at Olympia, Washington, the annexed rules relating to Adult correctional institutions—Correspondence and telephone usage, amending chapter 275-96 WAC.

This action is taken pursuant to Notice No. WSR 78-10-066 filed with the code reviser on 9/26/78. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the secretary of Department of Social and Health Services as authorized in RCW 72.01.090.

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) and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED November 22, 1978.

By Michael S. Stewart
 Executive Assistant

AMENDATORY SECTION (Amending Order 838, filed 7/26/73)

WAC 275-96-005 DEFINITIONS. (1) "Contraband" consists of all illegal items, and other items which a resident of a correctional institution may not have in his possession, as defined in regulations adopted by the superintendent of an institution and approved by the secretary.

(2) "Emergency situations" are critical illnesses, deaths, emotional crises or similar situations experienced by members of the resident's family or the resident.

(3) "Illegal items" are narcotic drugs, alcoholic beverage or any weapon, firearm or any instruments which, if used, could produce serious bodily injury to the person of another (RCW 9.94.040).

(4) "Legal correspondence" consists of ~~((letters))~~ mail addressed to or from attorneys, paraprofessionals who have a bona fide association with attorneys or a legal services agency, judges, public officials and their authorized representatives in their official capacities.

(5) "Letters" are mail consisting of personal communications and enclosures which are not contraband.

(6) "Mail" consists of letters, publications, or packages delivered by the United States Post ~~((Officer))~~ Office or by other means.

~~(7) ("Mail room file" are records kept by the institution of incoming and outgoing mail and packages giving names of addressor and addressee and such actions with respect thereto as are authorized by this chapter.~~

~~(8))~~ "Packages" are pieces of mail other than letters or publications.

~~((9))~~ (8) "Probable cause" consists of facts upon which a reasonable person would conclude that a crime

or infraction has been, is being, or is about to be committed.

~~((+0))~~ (9) "Publications" are reproduced written and/or pictorial materials including books, periodicals, newspapers, pamphlets.

~~((+1))~~ (10) "Reception center" means the reception center at the Washington Corrections Center.

(11) "Superintendent" includes the superintendent of a correctional facility and/or his designee(s).

AMENDATORY SECTION (Amending Order 1087, filed 1/16/76)

WAC 275-96-021 OUTGOING MAIL. Outgoing mail from residents of institutions may be disapproved for mailing only if the content falls as a whole or in significant part into any one of the following categories:

(1) The mail contains threats of physical harm against any persons or threats of criminal activity.

(2) The mail threatens blackmail or extortion.

(3) The mail concerns sending contraband in or out of the institution.

(4) The mail concerns plans to escape.

(5) The mail concerns plans for activities in violation of institution rules.

(6) The mail concerns plans for criminal activity.

(7) The mail is in code and its contents are not understood by the reader.

(8) Unless a resident has received the prior permission of the superintendent to do so, the mail solicits goods or money from other than the immediate family of the resident: **PROVIDED**, That this category shall not be construed to preclude the purchase of noncontraband goods where payment for such goods accompanies the purchase order.

(9) The mail contains information which, if communicated, would create a clear and present danger of violence and physical harm to a human being.

(10) The mail is addressed to a minor whose parents or guardian have objected to such correspondence; an individual who has previously been sent lewd or threatening material by the resident and who has complained or asked that such mail not be received.

(11) The mail contains contraband.

AMENDATORY SECTION (Amending Order 1087, filed 1/16/76)

WAC 275-96-030 SPECIAL RULES REGARDING PACKAGES—LIMITATIONS AND CONTROLS. (1) The resident shall decide who shall be allowed to send packages to him.

(2) A resident may receive one gift package, not to exceed fifteen pounds in weight, during each of the following calendar periods: December-January-February; March-April-May; June-July-August; and September-October-November.

(3) The superintendent may allow additional gift packages and may increase the weight limitation on soft packages at his discretion provided that the additional allowances will be applicable to all residents of the institution. Packages which are overweight may be delivered

or returned. If returned, the procedures in WAC 275-96-030(6) will be followed.

(4) Packages containing materials purchased by mail order by a resident may be admitted subject to limitations in WAC 275-96-021, ((WAC)) 275-96-025, and this section.

(5) Packages may be admitted only if the contents conform to rules governing admissible items adopted by the superintendent of each institution and approved by the secretary. These rules shall be disseminated within the institution and copies shall be made available to residents who may wish to send them to their correspondents.

(6) Incoming packages shall be inspected. ~~((Contraband that is not illegal shall be returned collect on delivery to the sender, and the resident shall be notified in writing of the items thus returned.))~~ If a package contains contraband which is not illegal, the package shall be, at the resident's expense, returned to the sender or to another person designated by the resident. If the resident chooses neither of these options, the package may be donated to charity or discarded. The superintendent may, in his discretion, require that only the contraband portion of the package be returned and may allow delivery of noncontraband portions of a package.

(7) Reception center residents may not receive packages.

(8) Prepaid merchandise ordered by the resident from any wholesaler or retailer shall not be considered one of the four gift packages in WAC 275-96-030(2).

(9) A resident may mail packages containing materials which have been sent to him in the institution, or gifts consisting of his own hobby, craft or curio work. Such gifts must be made and mailed at his own expense.

(10) Mail which arrives at an institution with postage due may, at the option of the superintendent, be delivered to the resident with the institution paying the postage due or held for a reasonable period of time so as to allow the resident to arrange for payment of the postage due. If such arrangements are not made within the time provided, the package may be donated to charity or discarded.

AMENDATORY SECTION (Amending Order 1087, filed 1/16/76)

WAC 275-96-055 LEGAL MAIL. ~~((Outgoing mail addressed to a member of the Washington State Bar; a paraprofessional who has a bona fide association with a member of the Washington State Bar or a legal service agency; or a public official shall not be opened and inspected.))~~ Legal ((mail)) correspondence may be opened and inspected for contraband in the presence of the resident only.

AMENDATORY SECTION (Amending Order 838, filed 7/26/73)

WAC 275-96-060 STATIONERY AND POSTAGE. (1) The institution shall provide free writing paper and envelopes.

(2) The institution shall pay postage on ~~((all outgoing legal correspondence, and on a maximum of))~~ three

pieces of first-class domestic mail ((weight in)), each weighing one ounce or less, per week. Postage on additional outgoing mail shall be paid by the resident. Legal mail in excess of this limitation shall be paid for by the institution only if the resident has less than ten dollars in his account. The superintendent may approve exceptions to this limitation.

(3) Postage on outgoing mail from resident groups and persons on work release shall be provided by the sender.

(4) The institution shall make available postage stamps for purchase.

AMENDATORY SECTION (Amending Order 1087, filed 1/16/76)

WAC 275-96-070 PROCEDURE FOR DISAPPROVAL OF RESIDENT MAIL. (1) When a resident is prohibited from sending a letter, a copy of the letter and a written and signed notice stating one of the authorized reasons for disapproval indicating the portion or portions of the mail causing disapproval will be given the resident.

(2) When a resident is prohibited from receiving mail, ~~((the mail and))~~ a written ~~((and))~~ signed notice stating one of the authorized reasons for disapproval and indicating the portion or portions of the mail causing disapproval will be given to the sender ~~((The resident will be given notice in writing that the mail has been rejected, indicating one of the authorized reasons and the sender's name))~~ and to the resident, who will also be told the sender's name. Letters disapproved for delivery to a resident will be returned to the sender. Packages will be disposed of in accordance with WAC 275-96-030.

(3) If either incoming or outgoing mail contains illegal material, the material may be confiscated and held for the appropriate law enforcement authorities, or destroyed.

(4) ~~((Mail which violates the provisions of these rules shall be forwarded to the director of the division of corrections who, unless he determines that the transmittal should have been permitted, shall place the mail in a separate file in his office to be destroyed after the expiration of two years. If the director of the division of corrections or his designee determines that the mail should have been transmitted, he shall, within seven days, forward the mail to the addressee.))~~ Whenever letters written by residents are withheld from mailing, the letters shall be forwarded to the director of the division of adult corrections for study. The director shall either mail the letters to the addressee within seven days, or, if the letters are deemed objectionable by the director under the standards of these rules, they shall be retained in a separate file for two years and then destroyed.

(5) Any resident who feels aggrieved by the denial of either the sending or receipt of mail may appeal such decision ~~((by a hearing in accordance with the procedure outlined in WAC 275-88-055))~~ to the superintendent or his designee, who shall be a person other than the person who originally disapproved the correspondence.

WSR 78-12-053
ADOPTED RULES
DEPARTMENT OF AGRICULTURE
 [Order 1588—Filed November 29, 1978]

I, Bob J. Mickelson, director of the Department of Agriculture, do promulgate and adopt at Olympia, Washington, the annexed rules relating to regulations relating to brucellosis and tuberculosis in cattle and goats, amending WAC 16-86-015.

This action is taken pursuant to Notice No. WSR 78-10-097 filed with the code reviser on 10/3/78. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to chapters 16.36 and 16.40 RCW 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 November 29, 1978.

By Bob J. Mickelson
 Director

AMENDATORY SECTION (Amending Order 1539)
 Filed October 17, 1977

WAC 16-86-015 WASHINGTON CATTLE SALE REQUIREMENTS. (1) After ~~((January 1, 1979))~~ September 1, 1979, no female dairy cattle may be sold or introduced into commercial dairy herds in the state of Washington unless they are properly identified as official brucellosis vaccinates; except the following classes of cattle are exempt from this requirement:

- (a) Calves under three months of age.
- (i) Female calves under three months acquired by the commercial herd and natural female additions shall be officially brucellosis calfhood vaccinated and identified before the age of six months or removed from the herd.
- (b) Female cattle in Washington herds over 2 years of age.
- (c) After January 1, 1980, female cattle in Washington herds over 3 years of age.
- (d) After January 1, 1981, female cattle in Washington herds over 4 years of age.
- (e) After January 1, 1982, female cattle in Washington herds over 5 years of age.
- (f) After January 1, 1983, female cattle in Washington herds over 6 years of age.

(2) All Washington cattle shall be individually identified and permanently recorded as to herd of origin prior to being sold or consigned for slaughter. Such identity shall be transferred to the blood sample taken for MCI test purposes. These records shall be made available to the department upon request. Except the following classes of cattle shall be exempt from this requirement:

- (a) Cattle under 24 months of age. (Not parturient or post parturient.)
- (b) Steers and spayed heifers.

WSR 78-12-054
PROPOSED RULES
COUNCIL FOR POSTSECONDARY EDUCATION
 [Filed November 29, 1978]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Council for Postsecondary Education intends to adopt, amend, or repeal rules concerning state of Washington college work study program, amending WAC 250-40-070;

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Thursday, January 25, 1979, in the Greenwood Inn, Olympia, Washington.

The authority under which these rules are proposed is chapter 177, Laws of 1974, 1st Ex. Sess.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to January 20, 1979.

Dated: November 22, 1978

By: Chalmers Gail Norris
 Executive Coordinator

AMENDING 250-40-070

WAC 250-40-070 ADMINISTRATION. (1) Administering agency. The Council for Postsecondary Education shall administer the Work-Study Program. The staff of the Council for Postsecondary Education under the direction of the executive coordinator will manage the administrative functions relative to the program and shall be authorized to enter into agreement with:

(a) Eligible public institutions for the placement of students and the reimbursement of employers for the state share of the student's compensation.

(b) Eligible private institutions for the placement of students.

(c) Employers of students attending eligible private institutions for the reimbursement of the state share of the student's compensation. Such agreements shall be written to ensure employer compliance with the rules and regulations governing the Work-Study Program.

(2) Responsibility of eligible public institutions. The institution will:

(a) Enter into contract with eligible organizations for employment of students under the Work-Study Program. Such agreements shall be written to ensure employer compliance with the rules and regulations governing the Work-Study Program.

(b) Determine student eligibility and arrange for placement.

(c) Arrange for payment of the state share of the student's compensation.

(3) Responsibility of eligible private institutions. The institution will:

(a) Assist the council in contracting with eligible employers.

(b) Determine student eligibility, arrange for placement with employers, and notify the council of such placement.

(4) Responsibility of eligible employers. The employer will:

(a) Arrange for payment of the student's compensation and benefits and request reimbursement of the state share from the institution or the Council for Postsecondary Education.

(b) In the case of the federal government as employer, reimburse the institution or the Council for Postsecondary Education for the employer's share of the student's compensation.

(5) Responsibility of the Council for Postsecondary Education. The council will, for those students attending private institutions:

(a) Reimburse the employer for the state share of the student's wages; or

(b) In the case of the federal government as employer, arrange for the payment of the student's compensation and benefits and request reimbursement of the employer's share.

(6) Advisory committee. The council will appoint an advisory committee composed of representatives of eligible institutions, employer organizations having membership in the classified service of the state's institutions of postsecondary education, a student and persons as may be necessary to advise the council staff on matters pertaining to the administration of the Work-Study Program. In addition, representatives from postsecondary educational advisory and governing bodies will be invited to participate in advisory committee meetings when annual institutional allocations are being determined.

(7) Institutional administrative allowance. Contingent upon funds being made available to the Council for Postsecondary Education for the operation of the Work-Study Program, the public institutions will be provided an administrative expense allowance. In order to qualify for the allowance, the institution must demonstrate that financial support for student financial aid administration, exclusive of the administrative allowance, is at least equal to the level of support provided during the previous fiscal year.

(8) Institutional maintenance of effort. State funds provided under this program are not to be used to replace institutional funds which would otherwise be used to support student employment.

(9) Reports. The Council for Postsecondary Education will obtain periodic reports on the balance of each institution's Work-Study funds to ensure a proper distribution of funds among institutions. In addition, information will be gathered subsequent to the end of the academic year, describing the population served and the modes of packaging used.

(10) ~~((Program reviews. Council for Postsecondary Education will conduct program reviews to ensure compliance with rules and regulations and program guidelines.))~~ Agreement to Participate. As a precedent to participating in the State Work Study program, each institution must acknowledge its responsibility to administer the program according to prescribed rules and regulations and guidelines.

(11) Program Reviews. The Council for Postsecondary Education will review institutional administrative practices to determine institutional compliance with rules and regulations and program guidelines. If such a review determines that an institution has failed to comply with program rules and regulations or guidelines, the institution will reimburse the program in the appropriate amount.

WSR 78-12-055

PROPOSED RULES

COUNCIL FOR POSTSECONDARY EDUCATION

[Filed November 29, 1978]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and 28B.10.806, that the Council for Postsecondary Education intends to adopt, amend, or repeal rules concerning state of Washington student financial aid need grant program;

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Thursday, January 25, 1979, in the Greenwood Inn, Olympia, Washington.

The authority under which these rules are proposed is RCW 28B.10.806.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to January 20, 1979.

Dated: November 22, 1978

By: Chalmers Gail Norris

Executive Coordinator

WAC 250-20-061 PROGRAM ADMINISTRATION AND AUDITS. (1) The staff of the Council for Postsecondary Education, under the direction of the Executive Coordinator, will manage the administrative functions relative to this program.

(2) ((The Council for Postsecondary Education will conduct annual audits of institutions and student financial aid applicants selected by random sample in order to determine compliance with state Rules and Regulations.)) As a precedent to participating in the State Need Grant program, each institution must acknowledge its responsibility to administer the program according to prescribed rules and regulations and guidelines.

(3) The Council for Postsecondary Education will review institutional administrative practices to determine institutional compliance with rules and regulations and program guidelines. If such a review determines that an institution has failed to comply with program rules and regulations or guidelines, the institution will reimburse the program in the appropriate amount.

WSR 78-12-056

NOTICE OF PUBLIC MEETINGS

WESTERN WASHINGTON UNIVERSITY

[Memorandum, President—November 28, 1978]

The regular meeting of the Board of Trustees of Western Washington University, scheduled for December 7, 1978, at the Auditorium, General Telephone Office Building, 1800 - 41st Street, Everett, Washington, has been cancelled.

WSR 78-12-057

NOTICE OF PUBLIC MEETINGS

WHATCOM COMMUNITY COLLEGE

[Memorandum, President—November 29, 1978]

Please note that the regularly scheduled meeting for December 28, 1978 has been cancelled.

Also please note the location changes for our 1979 Board of Trustees Regular Meeting Schedule:

The January 9, February 13 and March 13 meetings will be held at the Whatcom Community College Mid-Town Center, 1407 Commercial, Bellingham, WA.

WSR 78-12-058

EMERGENCY RULES

DEPARTMENT OF FISHERIES

[Order 78-125—Filed November 30, 1978]

I, Gordon Sandison, director of state Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial shellfish regulations.

I, Gordon Sandison, 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 this order permits Washington processors to buy crab lawfully taken off the Oregon Coast.

Such 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 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 November 30, 1978.

By Gordon Sandison
Director

NEW SECTION

WAC 220-52-04600C CRAB - AREAS & SEASONS Notwithstanding the provisions of WAC 220-52-046, effective December 1, 1978, it shall be lawful to land, receive, purchase or otherwise deal in crab taken lawfully from the waters of the Pacific Ocean south of a line projected true west from the Washington-Oregon boundary at the mouth of the Columbia River.

WSR 78-12-059
PROPOSED RULES
BOARD OF PHARMACY
 [Filed December 1, 1978]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Board of Pharmacy intends to adopt, amend, or repeal rules concerning pharmacy grading and inspection, and scheduling controlled substances. The complete text of these proposed rule amendments is attached hereto;

that such agency will at 1:00 p.m., Friday, January 26, 1979, in the large meeting room of the Burien Public Library, 14700 6th Ave. S. W., Burien, Washington, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 1:00 p.m., Friday, January 26, 1979, in the large meeting room of the Burien Public Library, 14700 6th Ave. S. W., Burien, Washington.

The authority under which these rules are proposed is RCW 18.64.005(9) and 69.50.201.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to January 26, 1979, and/or orally at 1:00 p.m., Friday, January 26, 1979, large meeting room of the Burien Public Library, 14700 6th Ave., S. W. Burien, Washington.

Dated: December 1, 1978
 By: David C. Campbell, Jr.
 Executive Secretary

AMENDATORY SECTION (Order 131, filed 2/4/77)

WAC 360-16-240 PHYSICAL STANDARDS FOR PHARMACIES—GENERAL. (1) A list of antidotes for poisoning shall be posted or otherwise readily available for reference. The telephone number of the nearest poison control center shall be readily available.

(2) The Washington state board of pharmacy shall set standards for the grading of pharmacies in the state of Washington. There shall be three classifications: A, ~~((80-100))~~ 100-90; B, ~~((65-79))~~ 89-80; and C, below ~~((65))~~ 80. Each pharmacy being inspected shall receive either a Class A, Class B, or Class C certificate, depending on the extent of compliance with the set standards.

(3) Any pharmacy receiving a Class C rating will have 60 days to raise its standards to a Class B or better. If after 60 days the pharmacy has failed to raise its standards to a Class B or better, a hearing will be conducted to consider disciplinary action.

(4) Any pharmacy receiving two consecutive B grades will be subject to a hearing to consider disciplinary action.

(5) The certificate of inspection must be posted on the front of the prescription case in conspicuous view of the general public and shall not be removed or defaced.

(6) A self inspection program will be implemented by the board. Forms and instructions will be mailed to all pharmacies. Up to five gratuitous points may be granted on the inspection conducted by the investigator for pharmacy compliance with this program.

(7) Noncompliance with the provisions of RCW 18.64A.010 - 900 (Pharmacy Assistants) and WAC 360-52-010 - 100 (Pharmacy Assistants) shall result in an automatic "C" grade regardless of point score as found in (2) above. Refer to (3) above for specific information on "C" grades.

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 (Order 142, filed 12/9/77)

WAC 360-36-110 ADDITIONAL SCHEDULE II SUBSTANCES. The board finds that the following substances meet the schedule II tests and are hereby placed in schedule II in addition to those set forth in chapter 69.50 RCW. The placement in schedule II includes any material, compound, mixture or preparation which contains any quantity of the following substances, their salts, isomers and salts of isomers, unless specifically excepted, wherever the existence of these salts, isomers and salts of isomers is possible within the specific designation:

- (1) Methaqualone
- (2) Concentrate of poppy straw
- (3) Etorphine Hydrochloride
- (4) Amphetamine
- (5) Methamphetamine
- (6) Fetamin
- (7) Biphetamine
- (8) Biphetamine-T
- (9) Eskatrol
- (10) Methylphenidate
- (11) Phenmetrazine
- (12) Amobarbital
- (13) Pentobarbital
- (14) Secobarbital
- (15) Phencyclidine
- (16) 1-Phenylcyclohexylamine
- (17) 1-Piperidinocyclohexanecarbonitrile

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 (Order 142, filed 12/9/77)

WAC 360-36-120 ADDITIONAL SCHEDULE III SUBSTANCES. The board finds that the following substances meet the schedule III tests and are hereby placed in schedule III in addition to those set forth in chapter 69.50 RCW. The placement in schedule III includes any material, compound, mixture or preparation which contains any quantity of the following substances, their salts, isomers and salts of isomers, unless specifically excepted, wherever the existence of these salts, isomers and salts of isomers is possible within the specific designation:

- (1) Benzphetamine
- (2) Chlorphentermine
- (3) Phendimetrazine
- (4) Mazindol
- (5) Clortemine
- (6) Those compounds, mixtures or preparations in dosage unit form containing any stimulant substances listed in schedule II which compounds, mixtures or preparations are referred to in schedule III as published in 21 CFR #1308.13 as of April 1, 1977.

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 (Order 142, filed 12/9/77)

WAC 360-36-130 ADDITIONAL SCHEDULE IV SUBSTANCES. The board finds that the following substances meet the schedule IV tests and are hereby placed in schedule IV in addition to those set forth in chapter 69.50 RCW. The placement in schedule IV includes any material, compound, mixture or preparation which contains any quantity of the following substances, their salts, isomers and salts of isomers, unless specifically excepted, wherever the existence of

these salts, isomers and salts of isomers is possible within the specific designation:

- (1) Fenfluramine
- (2) Diethylpropion
- (3) Phentermine
- (4) Pemoline
- (5) Mebutamate
- (6) Chlordiazepoxide (Librium)
- (7) Diazepam (Valium)
- (8) Oxazepam (Serax)
- (9) Chlorazepate (Tranxene)
- (10) Flurazepam (Dalmane)
- (11) Clonazepam (Clonopin)
- (12) Prazepam (Verstran)
- (13) Dextropropoxyphene (Darvon)
- (14) Lorazepam (Ativan)
- (15) Not more than 1 milligram Difenoxin in combination with not less than 25 micrograms of Atropine Sulfate per dosage unit (Motofen).

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 (Order 142, filed 12/9/77)

WAC 360-36-140 ADDITIONAL SCHEDULE V SUBSTANCES. The board finds that the following substances meet the schedule V tests and are hereby placed in schedule V in addition to those set forth in chapter 69.50 RCW. The placement in schedule V includes any material, compound, mixture or preparation which contains any quantity of the following substances, their salts, isomers and salts of isomers, unless specifically excepted, wherever the existence of these salts, isomers and salts of isomers is possible within the specific designation:

- (1) Loperamide (Imodium)
- (2) Not more than .5 milligram Difenoxin in combination with not less than 25 micrograms of Atropine Sulfate per dosage unit (Motofen Half-Strength).

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.

REPEALER

The following sections of the Washington Administrative Code are repealed:

- (1) WAC 360-36-150 RESCHEDULE SUBSTANCES
- (2) WAC 360-36-160 PLACEMENT OF PHENCYCLIDINE IN SCHEDULE II
- (3) WAC 360-36-170 PLACEMENT OF LORAZEPAM IN SCHEDULE IV

WSR 78-12-060
PROPOSED RULES
PARKS AND RECREATION COMMISSION
 [Filed December 1, 1978]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Parks and Recreation Commission intends to adopt, amend, or repeal rules concerning fees of Environmental Learning Centers;

that such agency will at 9:00 a.m., Monday, January 15, 1979, at the Aladdin Inn (formerly Sheraton Inn), Lakeside Room, Olympia, Washington, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Monday, January 15,

1979, in the Lakeside Room, Aladdin Inn (formerly Sheraton Inn), Olympia, Washington.

The authority under which these rules are proposed is RCW 43.51.040(2).

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to January 12, 1979, and/or orally at 9:00 a.m., Monday, January 15, 1979, in the Lakeside Room, Aladdin Inn (formerly Sheraton Inn), Olympia, Washington.

Dated: November 30, 1978
 By: James H. Davenport
 Assistant Attorney General

AMENDATORY SECTION (Amending Administrative Order No. 39, filed 5/1/78)

WAC 352-32-250 STANDARD FEES CHARGED. The following fees shall be charged in all parks operated by the Washington State Parks and Recreation Commission: (1) Overnight camping - basic camp: \$3.50 per night;

(2) Overnight camping - camp site (two or more hookups): \$4.50 per night;

(3) Group camping area - certain parks; \$.25 per camper per night; maximum of \$10.00 per night;

(4) Environmental Learning Center: (ELC) overnight camping ((~~\$1.10~~)) \$1.60 per camper per night;

(5) Hot showers: \$.10 for four minutes shower time;

(6) Electric stoves: \$.10 for thirty minutes cooking time;

(7) Senior Citizen Passport: \$10.00 per season (from October 1 through April 30);

(8) Camp Wooten and Cornet Bay Environmental Learning Centers during the season the swimming pools are operational: ((~~\$1.50~~)) \$2.00 per camper per ((day)) night;

(9) Environmental Learning Center day use only: 75¢ multiplied by the minimum capacity established for each ELC or 75¢ for each member of the group - whichever is higher.

((~~9~~)) (10) Washington senior citizens and disabled or handicapped persons found eligible under Chapter 330, Laws of 1977, First Extraordinary Session shall be entitled to the issuance of an annual free pass entitl((ed)) ing the card holder and his "camping unit" to free admission to any state park administered facility and fifty percent discount on any camping fees levied by the Commission.

(a) A camping unit includes the passport holder and guest or guests in one car or one camper, or one such vehicle with trailer per camp or trailer site. A greater number may be authorized in specific areas when constructed facilities so warrant.

(b) Persons traveling by bicycle or motor bikes, or mode of transportation other than those referenced above, and who are utilizing regular camp or trailer sites, shall be limited to six persons per site.

(c) These guidelines will also apply to group camping and emergency areas.

These fees do not apply in those circumstances set forth in WAC 352-32-280 and WAC 352-32-285 as now or hereafter amended.

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 78-12-061
PROPOSED RULES
PUBLIC DISCLOSURE COMMISSION
 [Filed December 1, 1978]

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 use of public office facilities and surplus campaign funds;

that such agency will at 9:00 a.m., Tuesday, January 16, 1979, in the Evergreen Plaza Building, 2nd Floor Conference Room, 711 Capitol Way, Olympia, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Tuesday, January 16, 1979, in the Evergreen Plaza Building, 2nd Floor Conference Room, 711 Capitol Way, Olympia.

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 prior to January 16, 1979, and/or orally at 9:00 a.m., Tuesday, January 16, 1979, Evergreen Plaza Building, 2nd Floor Conference Room, 711 Capitol Way, Olympia.

Dated: December 1, 1978

By: Graham E. Johnson
Administrator

NEW SECTION

WAC 390-05-271 GENERAL APPLICATIONS OF RCW 42.17.130. (1) RCW 42.17.130 does not restrict the right of any individual to express his or her own personal views concerning, supporting, or opposing any candidate or ballot proposition: Provided, That such expression cannot involve a use of the facilities of a public office or agency.

(2) RCW 42.17.130 does not prevent a public office or agency from (a) making facilities available on a nondiscriminatory, equal access basis for political uses or (b) making an objective and fair presentation of facts relevant to a ballot proposition: Provided, That any such action which otherwise would violate RCW 42.17.130 must be part of the normal and regular conduct of the office or agency.

(3) For purposes of RCW 42.17.130, use of the facilities of a public officer or agency includes but is not limited to a collective decision made, or an actual vote, upon a motion, proposal, resolution, order, or ordinance, by the members of a governing body (as that term is defined in RCW 42.30.020) sitting as a body or entity.

NEW SECTION

WAC 390-05-273 DEFINITION OF NORMAL AND REGULAR CONDUCT. Normal and regular conduct of a public office or agency, as that term is used in the proviso to RCW 42.17.130, means conduct which is (1) lawful, i.e., specifically authorized, either expressly or by necessary implication, in an appropriate enactment, and (2) usual, i.e., not effected or authorized in or by some extraordinary means or manner: Provided, That no local office or agency itself may authorize a use of public facilities for the purpose of assisting a candidate's campaign or promoting or opposing a ballot proposition, in the absence of a constitutional, charter, or statutory provision separately authorizing such use.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 390-05-270 DEFINITION—USE OF FACILITIES.

ALTERNATIVE (1)

AMENDATORY SECTION

WAC 390-16-039 TOTAL CONTRIBUTIONS AND EXPENDITURES—REPORTING. ((a) Each candidate and each political committee organized to support or oppose a particular candidacy or ballot proposition shall report total contributions and expenditures for the period beginning at the time the person becomes a candidate or when the committee is organized, whichever is earlier, and ending when the candidacy or committee is terminated.

(b)) A continuing political committee which is not organized to support or oppose a particular candidate shall report total contributions and expenditures based on a calendar year, or upon the basis of a

fiscal year if the Commission expressly authorizes this method. ((fe)) The report filed by such a continuing political committee covering January (or the first month thereafter for which a report would be required by RCW 42.17.065, 42.17.080) ((and WAC 390-16-220)) shall contain in summary the following items remaining at the end of the year:

- (1) Funds on hand;
- (2) In-kind contributions retained;
- (3) The total of outstanding pledges;
- (4) Unpaid loans and outstanding obligations;
- (5) Pledges given to others but not yet paid((:)).

((d) This rule shall not require a report unless such report would otherwise be required by chapter 42.17 RCW.))

AMENDATORY SECTION

WAC 390-16-220 SURPLUS CAMPAIGN FUNDS—DEFINITION. "Surplus funds" as used in ((the act and in)) these regulations shall refer to ((the excess of all contributions received by)) any campaign funds of a political committee or candidate ((over the amount necessary to pay all debts and obligations incurred in the course of an election campaign by the political committee or candidate. Provided, That this definition shall not apply to a continuing political committee. In the case of a continuing political committee, "surplus funds" shall refer to those funds remaining in its possession or control at the time of its final report)) which remain after the payment of all obligations of the committee or candidate.

AMENDATORY SECTION

WAC 390-16-225 SURPLUS CAMPAIGN FUNDS—DISPOSITION. ((H)) If surplus funds are distributed by a political committee or candidate in the manner set forth in the statement of organization and the political committee is dissolved or in the case of candidates operating without a committee, such candidacy is terminated, no further reporting by such committee shall be required.

((2) If the surplus funds are retained by the candidate or political committee, which is no longer operating as a political committee or candidate, and not used for purposes reportable under any portion of the Act which would qualify the person as a political committee or candidate, no further reporting need be done, provided that the candidate or political committee report to the Public Disclosure Commission any changes in distribution of such funds from that originally filed with the Commission in a statement of organization in accordance with RCW 42.17.040.))

AMENDATORY SECTION

WAC 390-16-230 SURPLUS CAMPAIGN FUNDS—USE IN FUTURE. If surplus funds are not distributed by a candidate or a political committee supporting or opposing a candidate in the manner set forth in the statement of organization and in accordance with RCW 42.17.095(1), (2), (3), (4), and (5) by December 31 following the election campaign just completed, and if at any time in the future ((any contributions or expenditures is received by or made from)) such ((surplus fund or)) funds should be used by the holder for ((any)) purposes ((which)) that would qualify the holder as a ((candidate or)) political committee (illustrated by receipt of contributions or expenditure of funds), then it ((with)) shall be presumed that the holder ((of such funds has initiated a new candidacy or committee)) had at all times intended to continue the existence of a political committee and intended to seek election in a future campaign. ((Within ten days of the day such contribution or expenditure is received or made, such candidate or political committee shall file (a) a final report for the previous campaign as provided in RCW 42.17.080 and 42.17.090 and (b) a statement of organization and initial report for the new campaign as provided by RCW 42.17.040, 42.17.080 and 42.17.090. The surplus fund may be reported as one sum and listed as a contribution identified as "funds from previous campaign", provided that all augmentations to and all expenditures made from the retained surplus fund from the initial date of retention are reported in detail as to source, recipient, purpose, amount and date of each transaction.)) The report filed by the holder of such surplus funds covering January following the election campaign (or the first month thereafter for which a report would be required by RCW 42.17.040, 42.17.050, 42.17.060, 42.17.065, or 42.17.080) shall contain in summary the balance of items remaining at the end of the previous election campaign. Such report shall be the first report for a presumed future campaign unless no such campaign

occurs, all funds are disposed of in accordance with RCW 42.17.095 and the account is closed.

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.

ALTERNATIVE (2) (a)

AMENDATORY SECTION

WAC 390-16-220 SURPLUS CAMPAIGN FUNDS—DEFINITION. "Surplus funds" as used in the act and in these regulations shall refer to the excess of all contributions received by a political committee (~~(or)~~), candidate or continuing political committee supporting or opposing a candidate as defined in WAC 390-16-222 over the amount necessary to pay all (~~debts and obligations~~) expenditures incurred in the course of an election campaign by the political committee (~~(or)~~), candidate or continuing political committee supporting or opposing a candidate as defined in WAC 390-16-222: Provided, That (~~this definition shall not apply to a continuing political committee.~~) in the case of (~~(a)~~) other continuing political committees, "surplus funds" shall refer to those funds remaining in its possession or control at the time of its final report.

Provided further, That in the case of a continuing political committee supporting or opposing a candidate as defined in WAC 390-16-222, "surplus funds" shall not include any contributions received after the date specified by the act upon which the committee is to file its first report subsequent to the election. Such contributions shall be deemed to be received for the purpose of supporting or opposing the candidate in the next election for a new election campaign.

NEW SECTION

WAC 390-16-222 CONTINUING POLITICAL COMMITTEE SUPPORTING OR OPPOSING A CANDIDATE—DEFINITION. A continuing political committee shall be deemed to be supporting or opposing a candidate, for purposes of RCW 42.17.095 and WAC 390-16-220, with regard to any election campaign during which (1) its expenditures to suppliers of goods and/or services for the purpose of supporting or opposing a single candidate exceed one-third of its total expenditures during that election campaign, or (2) its expenditures in the form of campaign contributions to candidates are substantially directed or controlled by a candidate or elected official.

ALTERNATIVE (2) (b)

AMENDATORY SECTION

WAC 390-16-220 SURPLUS CAMPAIGN FUNDS—DEFINITION. "Surplus funds" as used in the act and in these regulations shall refer to the excess of all contributions received by a political committee or candidate over the amount necessary to pay all debts and obligations incurred in the course of an election campaign by the political committee or candidate: **PROVIDED,** That this definition shall not apply to a continuing political committee. In the case of a continuing political committee, "surplus funds" shall refer to those funds remaining in its possession or control at the time of its final report.

"Surplus funds" includes, but is not limited to, any funds received by a candidate or by a political committee (including a continuing political committee) whose primary purpose is supporting a particular candidate, which are reportable in accordance with RCW 42.17.060-.090, and which are expended as contributions to or on behalf of another candidate or political committee.

**WSR 78-12-062
EMERGENCY RULES
DEPARTMENT OF FISHERIES
[Order 78-126—Filed December 1, 1978]**

I, Gordon Sandison, director of state Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.

I, Gordon Sandison, 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 analysis shows escapement goals for the Stillaguamish and Snohomish systems will be met. Sockeye are no longer present in the rescinded portions of 10B, 10C, and 10D. Escapement goal at Hoodsport Hatchery has been reached.

Such 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 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 December 1, 1978.

By Gordon Sandison
Director

NEW SECTION

WAC 220-28-010B0K CLOSED AREA Effective immediately until further notice, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear from that portion of Treaty Indian Salmon Management and Catch Reporting Area 10B outside and westerly of a line projected from the flashing light (F1 4 sec 15 ft.) on the outermost point on the southern shore at the entrance to the Lake Washington Ship Canal, true East to the opposite shore.

NEW SECTION

WAC 220-28-010C0H CLOSED AREA Effective immediately until further notice, it shall be unlawful for any fishermen, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear from that portion of Treaty Indian Salmon Management and Catch Reporting Area 10C outside and easterly of a line projected from Webster Point south to the outermost point on the opposite shore and that portion of Lake Sammamish easterly of a line 250 yards out from and parallel to the east shore between the Sammamish River and Issaquah Creek.

NEW SECTION

WAC 220-28-010D0F CLOSED AREA Effective immediately until further notice, it shall be unlawful for any fishermen, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear from that portion of Treaty Indian Salmon Management and Catch Reporting Area 10D outside and easterly of a line projected from Webster Point south to the outermost point on the opposite shore.

REPEALER

The following sections of the Washington Administrative Code are hereby repealed:

WAC 220-28-008B0D	CLOSED AREA	(78-106)
WAC 220-28-008C0D	CLOSED AREA	(78-106)
WAC 220-28-008H0C	CLOSED AREA	(78-104)
WAC 220-28-009A0B	CLOSED AREA	(78-104)
WAC 220-28-010B0J	CLOSED AREA	(78-123)
WAC 220-28-010C0G	CLOSED AREA	(78-102)
WAC 220-28-010D0E	CLOSED AREA	(78-98)
WAC 220-28-012D0I	CLOSED AREA	(78-114)

WSR 78-12-063**PROPOSED RULES****DEPARTMENT OF AGRICULTURE**

[Filed December 1, 1978]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Agriculture intends to adopt, amend, or repeal rules concerning regulations relating to the use of herbicides in Spokane County, WAC 16-230-400, 16-230-410, 16-230-420, 16-230-430, 16-230-440, 16-230-450, 16-230-460, 16-230-470 and 16-230-480;

and that the adoption, amendment, or repeal of such rules will take place at 4:00 p.m., Wednesday, December 20, 1978, in the Director's office, Department of Agriculture, Olympia, Washington.

The authority under which these rules are proposed is chapters 15.58 and 17.21 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 8, 1978.

This notice is connected to and continues the matter noticed in Notice No. WSR 78-09-102 filed with the code reviser's office on September 5, 1978.

Dated: December 1, 1978

By: Bob J. Mickelson
Director

WSR 78-12-064**NOTICE OF PUBLIC MEETINGS****COMMISSION FOR VOCATIONAL EDUCATION**

[Memorandum, Exec. Director—November 29, 1978]

The next meeting of the Commission for Vocational Education will be held January 17, 1979, rather than January 18, 1979, as previously announced. The January 17, 1979, meeting will be held at South Seattle Community College, convening at 9:30 a.m.

WSR 78-12-065**ADOPTED RULES****GRAYS HARBOR COLLEGE**

[Order 78-1, Resolution 17-78—Filed December 1, 1978]

Be it resolved by the board of trustees of the Grays Harbor College, acting at Conference Room, Administration Building, Grays Harbor College, Aberdeen, Washington 98520, that it does promulgate and adopt the annexed rules relating to Grievance Procedure as required by Title IX of the Education Amendments of 1972 and section 504 of the Rehabilitation Act of 1973.

This action is taken pursuant to Notice No. WSR 78-10-111 filed with the code reviser on 10/4/78. Such rules shall take effect pursuant to RCW 28B.19.050(2).

This rule is promulgated pursuant to Title IX and the Rehabilitation Act 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 November 20, 1977.

By Joseph A. Malik
President

Chapter 132B-300**GRIEVANCE PROCEDURE****WAC**

132B-300-010	Statement of Policy
132B-300-020	Grievance Procedure

NEW SECTION**WAC 132B-300-010 STATEMENT OF POLICY.**

Grays Harbor Community College is covered by Title IX of the Education Amendments of 1972 prohibiting sex discrimination in education and Section 504 of the Rehabilitation Act of 1973 prohibiting discrimination on the basis of handicap in education. It is the policy of Grays Harbor Community College to ensure equal opportunity without regard to sex or handicap status in all areas of admission, education, application for employment, and employment.

A grievance procedure is required by Title IX of the Education Amendments of 1972 and Section 504 of the Rehabilitation Act of 1973.

NEW SECTION

WAC 132B-300-020 GRIEVANCE PROCEDURE. (1) Any applicant for admission, enrolled student, applicant for employment or employee of Grays Harbor Community College who believes he/she has been discriminated against on the basis of sex or on the basis of a handicap may lodge a formal institutional grievance according to the following procedures:

(a) Step 1: Informal Meeting. The complainant may request an informal meeting with the individual believed

to have committed the discriminatory act in an attempt to informally resolve the concern.

(b) Step 2: Official Hearing. If not satisfied by the results of the informal meeting, the complainant may request a meeting with the College Title IX/Handicap Officer.

(i) The request for an official hearing must be made in writing and must stipulate the specific grievance(s) the complainant wishes to raise.

(ii) Within 30 calendar days of receiving the written request, the College Title IX/Handicap Officer shall arrange a meeting to hear the complaint. It shall be at the discretion of the complainant to determine whether the officer will meet with the complainant and the person to whom the complaint has been directed separately or in a single meeting. If the complainant requests a single meeting, the meeting shall be attended by the complainant, the person to whom the complaint is directed, and the college officer, who will chair the meeting.

(iii) Following the hearing and within 30 calendar days of receiving the written request, the college officer will report his/her findings in writing to both the complainant and the person to whom the complaint has been directed.

(c) Step 3: Presidential Appeal. If the complaint is not resolved as a result of the hearing conducted by the college Title IX/Handicap Officer, either the complainant or the person to whom the complaint is directed may request an appeal to the college president.

(i) The request must be made in writing within 10 days after receipt of the written results of the Step 2 Official Hearing.

(ii) Within 15 days after receiving the request, the college president or the president's designee will conduct the Presidential Appeal Hearing and report the findings in writing to both the complainant and the person to whom the complaint is directed.

(iii) Attendance at the Presidential Appeal Hearing shall be limited to the college president or designee, the Title IX/Handicap Officer, the complainant, and the person to whom the complaint is directed unless otherwise mutually agreed by the parties. The college president or presidential designee shall preside.

(iv) Either the complainant or the person to whom the complaint is directed may call witnesses at the discretion of the person presiding.

(v) The written findings of the Presidential Appeal will be considered final. No further intra-institutional appeal exists.

(2) If desired, inquiries or appeals beyond the institutional level may be directed to:

(a) Regional Director, Office of Civil Rights, HEW, 1321 Second Avenue, Seattle, Washington 98101.

(b) The Equal Opportunity Commission, 705 Second Avenue, Seattle, Washington 98101.

(c) The Human Rights Commission, 402 Evergreen Plaza Building, 7th and Capitol Way, Olympia, Washington 98504.

WSR 78-12-066
RULES OF COURT
STATE SUPREME COURT
[Order 25700-A-266]

IN THE MATTER OF THE ADOPTION
OF AMENDMENTS TO THE CODE OF PROFESSIONAL RESPONSIBILITY, CPR,
CANON 2, DISCIPLINARY RULES
(DR) 101, 102(A), 103, 104, 105
AND 108(B); ETHICAL CONSIDERATIONS
(EC) 2-2, 2-3, 2-4, 2-5,
2-7, 2-8, 2-9, 2-10, 2-11 AND
2-14; AND THE DEFINITIONS
SECTION OF THE CPR. NO. 25700-A-266 ORDER

The Court having considered proposed amendments to the Code of Professional Responsibility, as proposed by the Washington State Bar Association, and having concluded that the amendments are necessary for the prompt and orderly administration of justice; Now, therefore, it is hereby

ORDERED:

a. CPR Canon 2, DR 101, 102(A), 103, 104, 105 and 108(B); EC 2-2, 2-3, 2-4, 2-5, 2-7, 2-8, 2-9, 2-10, 2-11 and 2-14; and the Definitions section of the CPR are amended as set forth in the attachments hereto.

b. These amendments shall be published expeditiously in the Washington Reports and shall become effective January 1, 1979.

DATED at Olympia, Washington, this 9th day of November, 1978.

Wright, C. T.

Hugh J. Rosellini

Robert F. Brachtenbach

Orris L. Hamilton

James M. Dolliver

Charles F. Stafford

Charles Horowitz

Robert F. Utter

Floyd V. Hicks

AMENDMENT OF
CODE OF PROFESSIONAL RESPONSIBILITY

DR 2-101 Publicity.

(A) A lawyer shall not, on behalf of himself, his partner, associate or any other lawyer affiliated with him or his firm, use or participate in the use of any form of public communication containing a false, fraudulent, misleading, deceptive, self-laudatory or unfair statement or claim.

(B) In order to facilitate the process of informed selection of a lawyer by potential consumers of legal services, a lawyer may publish or broadcast, subject to (CPR) DR 2-103, the following information in print media distributed in the geographic area or areas in which the lawyer resides or maintains offices or in which a significant part of the lawyer's clientele resides, provided that the information disclosed by the lawyer in such publication or broadcast complies with (CPR) DR 2-101(A), and is presented in a dignified manner:

(1) Name, including name of law firm and names of professional associates; addresses and telephone numbers;

(2) One or more fields of law in which the lawyer or law firm practices or a statement that practice is limited to one or more fields of law;

(3) To the extent authorized under (CPR) DR 2-105, a statement that the lawyer specializes in a particular field of law practice. Absent such authorization, a lawyer may not hold himself or herself out as a specialist or as specializing in any field of law;

(4) Date and place of birth;

(5) Date and place of admission to the bar of state and federal courts;

(6) Schools attended, with dates of graduation, degrees and other scholastic distinctions;

(7) Public or quasi-public offices;

(8) Military service;

(9) Legal authorships;

(10) Legal teaching position;

(11) Memberships, offices, and committee assignments, in bar associations;

(12) Membership and offices in legal fraternities and legal societies;

(13) Technical and professional licenses;

(14) Memberships in scientific, technical and professional associations and societies;

(15) Foreign language ability;

(16) Names and addresses of bank references;

(17) With their written consent, names of clients regularly represented;

(18) Prepaid or group legal services programs in which the lawyer participates;

(19) Whether credit cards or other credit arrangements are accepted;

(20) Office and telephone answering service hours;

(21) Fee for an initial consultation;

(22) Availability upon request of a written schedule of fees and/or an estimate of the fee to be charged for specific services;

(23) Contingent fee rates subject to (CPR) DR 2-

106(C), provided that the statement discloses whether percentages are computed before or after deduction of costs;

(24) Range of fees for services, provided that the statement discloses that the specific fee within the range which will be charged will vary depending upon the particular matter to be handled for each client and the client is entitled, without obligation, to an estimate of the fee within the range likely to be charged, in print size equivalent to the largest print used in setting forth the fee information;

(25) Hourly rate, provided that the statement discloses that the total fee charged will depend upon the number of hours which must be devoted to the particular matter to be handled for each client and the client is entitled, without obligation, to an estimate of the fee likely to be charged, in print size at least equivalent to the largest print used in setting forth the fee information;

(26) Fixed fees for specific legal services, the description of which would not be misunderstood or be deceptive, provided that the statement discloses that the quoted fee will be available only to clients whose matters fall into the services described and that the client is entitled without obligation to a specific estimate of the fee likely to be charged in print size at least equivalent to the largest print used in setting forth the fee information;

(C) Any person desiring to expand the information authorized for disclosure in (CPR) DR 2-101(B), or to provide for its dissemination through other forums may apply to the Code of Professional Responsibility Committee of the Washington State Bar Association. Any such application shall be directed to the chairman of the committee at the office of the Washington State Bar Association. Any such application shall be heard expeditiously by the committee. The applicant shall have the right to be heard in person and the committee may hear such other persons as it deems appropriate on the issue of whether the proposal is necessary in light of the existing provisions of the code, accords with standards of accuracy, reliability and truthfulness, and would facilitate the process of informed selection of lawyers by potential consumers of legal services. The committee shall establish such rules as it deems appropriate to assure orderly, fair and expeditious procedures for hearing and recommending relief. Any recommended relief shall be recommended to the Supreme Court as an amendment to (CPR) DR 2-101(B), and shall be universally applicable to all lawyers.

(D) If a lawyer advertises a fee for a service, the lawyer must render that service for no more than the fee advertised.

(E) Unless otherwise specified in the advertisement if a lawyer publishes any fee information authorized under (CPR) DR 2-101(B) in a publication that is published more frequently than one time per month, the lawyer shall be bound by any representation made therein for a period of not less than 30 days after such publication. If a lawyer publishes any fee information authorized under (CPR) DR 2-101(B) in a publication that is published once a month or less frequently, he shall be bound by

any representation made therein until the publication of the succeeding issue. If a lawyer publishes any fee information authorized under (CPR) DR 2-101(B) in a publication which has no fixed date for publication of a succeeding issue, the lawyer shall be bound by any representation made therein for a reasonable period of time after publication but in no event less than 1 year.

(F) This rule does not prohibit limited and dignified identification of a lawyer as a lawyer as well as by name:

(1) In political advertisements when his professional status is germane to the political campaign or to a political issue.

(2) In public notices when the name and profession of a lawyer are required or authorized by law or are reasonably pertinent for a purpose other than the attraction of potential clients.

(3) In routine reports and announcements of a bona fide business, civic, professional, or political organization in which he serves as a director or officer.

(4) In and on legal documents prepared by him.

(5) In and on legal textbooks, treatises, and other legal publications, and in dignified advertisements thereof.

(G) A lawyer shall not compensate or give any thing of value to representatives of the press, radio, television, or other communication medium in anticipation of or in return for professional publicity in a news item. A paid advertisement must be identified as such unless it is apparent from the context that it is a paid advertisement. If the advertisement is communicated to the public by use of radio or television, a recording of the actual transmission shall be retained in the lawyer's or law firm's records for a period of 3 years.

DR 2-102 PROFESSIONAL NOTICES, LETTERHEADS AND OFFICES.

(A) A lawyer or law firm shall not use or participate in the use of professional cards, professional announcement cards, office signs, letterheads, or similar professional notices or devices, except that the following may be used if they are in dignified form:

(1) A professional card of a lawyer identifying him by name and as a lawyer, and giving his addresses, telephone numbers, the name of his law firm, and any information permitted under (CPR) DR 2-105. A professional card of a law firm may also give the names of members and associates. Such cards may be used for identification.

(2) A brief professional announcement card stating new or changed associations or addresses, change of firm name, or similar matters pertaining to the professional offices of a lawyer or law firm, which may be mailed to lawyers, clients, former clients, personal friends, and relatives. It shall not state biographical data except to the extent reasonably necessary to identify the lawyer or to explain the change in his association, but it may state the immediate past position of the lawyer. It may give the names and dates of predecessor firms in a continuing line of succession. It shall not state the nature of the practice except as permitted under (CPR) DR 2-105.

(3) A sign on or near the door of the office and in the building directory identifying the law office. The sign shall not state the nature of the practice, except as permitted under (CPR) DR 2-105.

(4) A letterhead of a lawyer identifying him by name and as a lawyer, and giving his addresses, telephone numbers, the name of his law firm, associates and any information permitted under (CPR) DR 2-105. A letterhead of a law firm may also give the names of members and associates, and names and dates relating to deceased and retired members. A lawyer may be designated "Of Counsel" on a letterhead if he has a continuing relationship with a lawyer or law firm, other than as a partner or associate. A lawyer or law firm may be designated as "General Counsel" or by similar professional reference on stationery of a client if he or the firm devotes a substantial amount of professional time in the representation of that client. The letterhead of a law firm may give the names and dates of predecessor firms in a continuing line of succession.

(B) A lawyer in private practice shall not practice under a trade name, a name that is misleading as to the identity of the lawyer or lawyers practicing under such name, or a firm name containing names other than those of one or more of the lawyers in the firm, except that the name of a professional corporation or professional association may contain "P.C." or "P.A." or similar symbols indicating the nature of the organization, and if otherwise lawful a firm may use as, or continue to include in, its name the name or names of one or more deceased or retired members of the firm or of a predecessor firm in a continuing line of succession. A lawyer who assumes a judicial, legislative, or public executive or administrative post or office shall not permit his name to remain in the name of a law firm or to be used in professional notices of the firm during any significant period in which he is not actively and regularly practicing law as a member of the firm, and during such period other members of the firm shall not use his name in the firm name or in professional notices of the firm.

(C) A lawyer shall not hold himself out as having a partnership with one or more other lawyers unless they are in fact partners.

(D) A partnership shall not be formed or continued between or among lawyers licensed in different jurisdictions unless all enumerations of the members and associates of the firm on its letterhead and in other permissible listings make clear the jurisdictional limitations on those members and associates of the firm not licensed to practice in all listed jurisdictions; however, the same firm name may be used in each jurisdiction.

(E) A lawyer who is engaged both in the practice of law and another profession or business shall not so indicate on his letterhead, office sign, or professional card, nor shall he identify himself as a lawyer in any publication in connection with his other profession or business.

(F) Nothing contained herein shall prohibit a lawyer from using or permitting the use of, in connection with his name, an earned degree or title derived therefrom indicating his training in the law.

**DR 2-103 RECOMMENDATION OF
PROFESSIONAL
EMPLOYMENT.**

(A) A lawyer shall not, except as authorized in (CPR) DR 2-101(B), recommend employment as a private practitioner, of himself, his partner, or associate to a layperson who has not sought his advice regarding employment of a lawyer.

(B) Except as permitted under (CPR) DR 2-103(C), a lawyer shall not compensate or give anything of value to a person or organization to recommend or secure his employment by a client, or as a reward for having made a recommendation resulting in his employment by a client.

(C) A lawyer shall not request a person or organization to recommend or promote the use of his services or those of his partner or associate, or any other lawyer affiliated with him or his firm, as a private practitioner, except as authorized in (CPR) DR 2-101, and except that

(1) He may request referrals from a lawyer referral service operated, sponsored, or approved by a bar association and may pay its fees incident thereto.

(2) He may cooperate with the legal service activities of any of the offices or organizations enumerated in (CPR) DR 2-103(D)(1) through (4) and may perform legal services for those to whom he was recommended by it to do such work if:

- (a) The person to whom the recommendation is made is a member or beneficiary of such office or organization; and
- (b) The lawyer remains free to exercise his independent professional judgment on behalf of his client.

(D) A lawyer or his partner or associate or any other lawyer affiliated with him or his firm may be recommended, employed or paid by, or may cooperate with, one of the following offices or organizations that promote the use of his services or those of his partner or associate or any other lawyer affiliated with him or his firm if there is no interference with the exercise of independent professional judgment in behalf of his client:

(1) A legal aid office or public defender office:

- (a) Operated or sponsored by a duly accredited law school.
- (b) Operated or sponsored by a bona fide nonprofit community organization.
- (c) Operated or sponsored by a governmental agency.
- (d) Operated, sponsored, or approved by a bar association.

(2) A military legal assistance office.

(3) A lawyer referral service operated, sponsored, or approved by a bar association.

(4) Any bona fide organization that recommends, furnishes or pays for legal services to its members or beneficiaries provided the following conditions are satisfied:

- (a) Such organization, including any affiliate, is so organized and operated that no profit is derived by it from the rendition of legal

services by lawyers, and that, if the organization is organized for profit, the legal services are not rendered by lawyers employed, directed, supervised or selected by it except in connection with matters where such organization bears ultimate liability of its member or beneficiary.

- (b) Neither the lawyer, nor his partner, nor associate, nor any other lawyer affiliated with him or his firm, nor any nonlawyer, shall have initiated or promoted such organization for the primary purpose of providing financial or other benefit to such lawyer, partner, associate or affiliated lawyer.
- (c) Such organization is not operated for the purpose of procuring legal work or financial benefit for any lawyer as a private practitioner outside of the legal services program of the organization.
- (d) The member or beneficiary to whom the legal services are furnished, and not such organization, is recognized as the client of the lawyer in the matter.
- (e) Any member or beneficiary who is entitled to have legal services furnished or paid for by the organization may, if such member or beneficiary so desires, select counsel other than that furnished, selected or approved by the organization for the particular matter involved; and the legal service plan of such organization provides appropriate relief for any member or beneficiary who asserts a claim that representation by counsel furnished, selected or approved would be unethical, improper or inadequate under the circumstances of the matter involved and the plan provides an appropriate procedure for seeking such relief.
- (f) The lawyer does not know or have cause to know that such organization is in violation of applicable laws, rules of court and other legal requirements that govern its legal service operations.
- (g) Such organization has filed with the appropriate disciplinary authority at least annually a report with respect to its legal service plan, if any, showing its terms, its schedule of benefits, its subscription charges, agreements with counsel, and financial results of its legal service activities or, if it has failed to do so, the lawyer does not know or have cause to know of such failure.

(E) A lawyer shall not accept employment when he knows or it is obvious that the person who seeks his services does so as a result of conduct prohibited under this disciplinary rule.

DR 2-104 SUGGESTION OF NEED OF LEGAL SERVICES.

(A) A lawyer who has given in-person unsolicited advice to a layperson that he should obtain counsel or take legal action shall not accept employment resulting from that advice, except that:

(1) A lawyer may accept employment by a close friend, relative, former client (if the advice is germane to the former employment), or one whom the lawyer reasonably believes to be a client.

(2) A lawyer may accept employment that results from his participation in activities designed to educate laypersons to recognize legal problems, to make intelligent selection of counsel, or to utilize available legal services if such activities are conducted or sponsored by a qualified legal assistance organization.

(3) A lawyer who is recommended, furnished, or paid by a qualified legal assistance organization enumerated in (CPR) DR 2-103(D)(1) through (4) may represent a member or beneficiary thereof, to the extent and under the conditions prescribed therein.

(4) Without affecting his right to accept employment, a lawyer may speak publicly or write for publication on legal topics so long as he does not emphasize his own professional experience or reputation and does not undertake to give individual advice.

(5) If success in asserting rights or defenses of his client in litigation in the nature of a class action is dependent upon the joinder of others, a lawyer may accept, but shall not seek, employment from those contacted for the purpose of obtaining their joinder.

DR 2-105 SPECIALIZATION.

(A) A lawyer shall not hold himself out publicly as a specialist except as follows:

(1) A lawyer admitted to practice before the United States Patent and Trademark Office may use the designation Patent Attorney, Patent Lawyer, Trademark Attorney, or Trademark Lawyer, or Registered Patent Attorney or any combination of those terms, on his letterhead and office sign, and a lawyer actively engaged in the admiralty practice may use the designation Admiralty or Admiralty Lawyer on his letterhead and office sign.

(2) A lawyer who is certified as a specialist in a particular field of law or law practice pursuant to legal specialization rules and regulations promulgated by the Supreme Court may hold himself out as such, but only in accordance with the rules and regulations prescribed by that authority.

DR 2-108(B)

(B) In connection with the settlement of a controversy or suit, a lawyer shall not enter into an agreement that restricts his right to practice law except in or connected with disciplinary proceedings against the lawyer.

EC 2-2 The legal profession should assist laypersons to recognize legal problems because such problems may

not be self-revealing and often are not timely noticed. Therefore, lawyers should encourage and participate in educational and public relations programs concerning our legal system with particular reference to legal problems that frequently arise. Preparation of advertisements and professional articles for lay publications and participation in seminars, lectures, and civic programs should be motivated by a desire to educate the public to an awareness of legal needs and to provide information relevant to the selection of the most appropriate counsel rather than to obtain publicity for particular lawyers. The problems of advertising on radio and television require special consideration, due to the style, cost, and transitory nature of such media. If the interests of laypersons in receiving relevant lawyer advertising are not adequately served by print media, and if adequate safeguards to protect the public can reasonably be formulated, radio and television advertising may serve a public interest.

EC 2-3 Whether a lawyer acts properly in volunteering in-person advice to a layperson to seek legal services depends upon the circumstances. The giving of advice that one should take legal action could well be in fulfillment of the duty of the legal profession to assist laypersons in recognizing legal problems. The advice is proper only if motivated by a desire to protect one who does not recognize that he may have legal problems or who is ignorant of his legal rights or obligations. It is improper if motivated by a desire to obtain personal benefit, secure personal publicity, or cause legal action to be taken merely to harass or injure another. A lawyer should not initiate an in-person contact with a nonclient, personally or through a representative, for the purpose of being retained to represent him for compensation.

EC 2-4 Since motivation is subjective and often difficult to judge, the motives of a lawyer who volunteers in-person advice likely to produce legal controversy may well be suspect if he receives professional employment or other benefits as a result. A lawyer who volunteers in-person advice that one should obtain the services of a lawyer generally should not himself accept employment, compensation, or other benefit in connection with that matter. However, it is not improper for a lawyer to volunteer such advice and render resulting legal services to close friends, relatives, former clients (in regard to matters germane to former employment), and regular clients.

EC 2-5 A lawyer who writes or speaks for the purpose of educating members of the public to recognize their legal problems should carefully refrain from giving or appearing to give a general solution applicable to all apparently similar individual problems, since slight changes in fact situations may require a material variance in the applicable advice; otherwise, the public may be misled and misadvised. Talks and writings by lawyers for laypersons should caution them not to attempt to solve individual problems upon the basis of the information contained therein.

Selection of a Lawyer

EC 2-7 Changed conditions, however, have seriously restricted the effectiveness of the traditional selection process. Often the reputations of lawyers are not sufficiently known to enable laypersons to make intelligent choices. The law has become increasingly complex and specialized. Few lawyers are willing and competent to deal with every kind of legal matter, and many laypersons have difficulty in determining the competence of lawyers to render different types of legal services. The selection of legal counsel is particularly difficult for transients, persons moving into new areas, persons of limited education or means, and others who have little or no contact with lawyers. Lack of information about the availability of lawyers, the qualifications of particular lawyers, and the expense of legal representation leads laypersons to avoid seeking legal advice.

EC 2-8 Selection of a lawyer by a layperson should be made on an informed basis. Advice and recommendation of third parties—relatives, friends, acquaintances, business associates, or other lawyers—and disclosure of relevant information about the lawyer and his practice may be helpful. A layperson is best served if the recommendation is disinterested and informed. In order that the recommendation be disinterested, a lawyer should not seek to influence another to recommend his employment. A lawyer should not compensate another person for recommending him, for influencing a prospective client to employ him, or to encourage future recommendations. Advertisements and public communications, whether in law lists, telephone directories, newspapers, other forms, or on radio or television, should be formulated to convey only information that is necessary to make an appropriate selection. Such information includes: (1) office information, such as name, including name of law firm and names of professional associates; addresses; telephone numbers; credit card acceptability; fluency in foreign languages; and office hours; (2) relevant biographical information; (3) one or more fields of law in which the lawyer or law firm practices; a statement that practice is limited to one or more fields of law; and/or a statement that the lawyer or law firm specializes in a particular field of law practice, but only to the extent authorized by applicable rules and regulations adopted by the Supreme Court; and (4) permitted fee information. Self-laudation should be avoided.

Selection of a Lawyer: Lawyer Advertising

EC 2-9 The lack of sophistication on the part of many members of the public concerning legal services, the importance of the interests affected by the choice of a lawyer and prior experience with unrestricted lawyer advertising, require that special care be taken by lawyers to avoid misleading the public and to assure that the information set forth in any advertising is relevant to the selection of a lawyer. The lawyer must be mindful that the benefits of lawyer advertising depend upon its reliability and accuracy. Examples of information in law advertising that would be deceptive include misstatements of fact, suggestions that the ingenuity or prior record of a lawyer rather than the justice of the claim are the principal factors likely to determine the result,

and representations concerning the quality of service, which cannot be measured or verified. Since lawyer advertising is calculated and not spontaneous, reasonable regulation of lawyer advertising designed to foster compliance with appropriate standards serves the public interest without impeding the flow of useful, meaningful, and relevant information to the public.

EC 2-10 A lawyer should insure that the information contained in any advertising which the lawyer publishes, or causes to be published, is relevant, is disseminated in an objective and understandable fashion, and would facilitate the prospective client's ability to compare the qualifications of the lawyers available to represent him. A lawyer should strive to communicate such information without undue emphasis upon style and advertising stratagems which serve to hinder rather than to facilitate intelligent selection of counsel. Because technological change is a recurrent feature of communications forms, and because perceptions of what is relevant in lawyer selection may change, lawyer advertising regulations should not be cast in rigid, unchangeable terms. Machinery is therefore available for prompt consideration of proposals to change the rules governing lawyer advertising. The determination of any request for such change should depend upon whether the proposal is necessary in light of existing code provisions, whether the proposal accords with standards of accuracy, reliability and truthfulness, and whether the proposal would facilitate informed selection of lawyers by potential consumers of legal services. Any change which is approved should be promulgated in the form of an amendment to the code so that all lawyers practicing in the jurisdiction may avail themselves of its provisions.

EC 2-11 The name under which a lawyer conducts his practice may be a factor in the selection process. The use of a trade name or an assumed name could mislead laypersons concerning the identity, responsibility, and status of those practicing thereunder. Accordingly, a lawyer in private practice should practice only under a designation containing his own name, the name of a lawyer employing him, the name of one or more of the lawyers practicing in a partnership, or, if permitted by law, the name of a professional legal corporation, which should be clearly designated as such. For many years some law firms have used a firm name retaining one or more names of deceased or retired partners and such practice is not improper if the firm is a bona fide successor of a firm in which the deceased or retired person was a member, if the use of the name is authorized by law or by contract, and if the public is not misled thereby. However, the name of a partner who withdraws from a firm but continues to practice law should be omitted from the firm name in order to avoid misleading the public.

EC 2-14 In some instances a lawyer confines his practice to a particular field of law. In the absence of state controls to insure the existence of special competence, a lawyer should not be permitted to hold himself out as a specialist or as having official recognition as a

specialist, other than in the fields of admiralty, trademark, and patent law where a holding out as a specialist historically has been permitted and in specialties in which the lawyer has been certified as a specialist pursuant to rules and regulations adopted by the Supreme Court. A lawyer may, however, indicate in permitted advertising, if it is factual, a limitation of his practice or one or more particular areas or fields of law in which he practices. A lawyer must always be careful not to confuse laypersons as to his status. If a lawyer discloses areas of law in which he practices or to which he limits his practice, but is not certified as a specialist, he should avoid any implication that he is fact certified.

DEFINITIONS

(7) "Qualified legal assistance organizations" mean an office or organization of one of the four types listed in (CPR) DR 2-103(D)(1)-(4), inclusive, that meets all the requirements thereof.

**WSR 78-12-067
EXECUTIVE ORDER
OFFICE OF THE GOVERNOR
[EO-78-09]**

**ESTABLISHING THE
WASHINGTON STATE HAZARDOUS MATERIALS
COMMITTEE**

WHEREAS, this administration recognizes the need for a coordinated response program and designated response team trained and equipped for dealing with spills, accidents, and incidents involving hazardous materials in Washington State; and

WHEREAS, no single agency or industry is capable of handling the problem alone at this time, and there is no existing coordinated system among the agencies assigned responsibilities in the area of hazardous materials,

WHEREAS, the State of Washington has the responsibility to provide leadership in this area, and

WHEREAS, the scope of this responsibility includes incidents arising from raw product preparation, manufacturing, processing, merchandising, transportation, storage, use, and disposal of such chemicals and related materials; and

WHEREAS, the authority to establish a coordinated response system is inherent in my office as Chief Executive of the State of Washington.

NOW, THEREFORE, I, Dixy Lee Ray, Governor of the State of Washington, do hereby order and direct:

A. That the Washington State Hazardous Materials Committee be established as the response team with the authority and responsibility to develop, implement, and administer a program which will incorporate all present teams, agencies, and systems into one response unit:

- B. That the Interagency Memorandum of Understanding, duly signed by the heads of the Departments of Agriculture, Ecology, Emergency Services, Fisheries, Game, General Administration, Labor and Industries, Military, Natural Resources, Social and Health Services, Transportation, the Utilities and Transportation Commission and the Washington State Patrol, be the instrument of implementation. The Memorandum of Understanding is hereby attached to and made a part of this Executive Order.
- C. That the above-named agencies affected by or having expertise in responding to hazardous materials incidents join in the coordinated plan of action as set forth, described, and agreed to in the Memorandum of Understanding attached hereto.
- D. That in the event of a hazardous materials incident that has the potential for affecting human lives, animal life, the environment, or property, the response plan will proceed in immediate effect.
- E. That the Hazardous Materials Committee direct operations, as set forth in the attached Memorandum of Understanding, receive communications, assess conditions, compile and critique data and reports, and transmit recommendations to affected agencies for immediate response to emergency conditions resulting from a hazardous materials incident, and engage in follow-up activities for the prevention of future incidents.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the State of Washington to be affixed at Olympia this 29th day of November, A.D., 1978.

Dixy Lee Ray

Governor of Washington

BY THE GOVERNOR:

Bruce K. Chapman

Secretary of State

**MEMORANDUM OF UNDERSTANDING
FOR
WASHINGTON STATE HAZARDOUS MATERIALS
COMMITTEE**

INTRODUCTION

The executive and legislative branches of Washington State government have a joint responsibility to assure that the processes of manufacturing, transporting, storing, using, and disposing of hazardous materials proceed as safely as possible in order to protect the public health and safety, prevent the loss of property, and minimize the impact on the environment.

A major problem facing the State of Washington is the safe manufacture, storage, use, transportation, and disposal of hazardous materials. Recognizing that the damage resulting from hazardous materials incidents could have serious adverse effects upon the lives and property of the residents of the State of Washington, government officials must work to establish an adequate awareness of the proper handling of hazardous materials in both governmental and private sectors in order to prevent such incidents. They must also organize an emergency response system to reduce the impact of incidents on the lives and property of the citizens in this state.

DEFINITIONS:

1. A hazardous material is any substance in quantity or form which may pose an unreasonable risk to health and safety or to property, including but not limited to, explosives, radioactive materials, etiologic agents, flammable liquids or solids, combustible liquids or solids, poisons, oxidizing or corrosive agents, and compressed gases.
2. A hazardous materials incident is an accident, spill, or other condition involving a hazardous material that threatens or causes injury to the public health, property, or the environment.

PURPOSE

Agencies whose directors are signatories to this Memorandum of Understanding comprise the initial membership of the Washington State Hazardous Materials Committee. Representation will be invited from the legislature, local government, federal government, environmental groups, and business. The Committee has the responsibility to plan for the prevention of, and to provide for coordination, control, and support at hazardous material incidents in the State of Washington.

The goal of the Committee is to develop a cost-effective program for the prevention of, and the emergency response to, hazardous material incidents. To achieve this goal, the following specific objectives are established:

1. Identify, analyze, and develop, consistent with existing resources, specific mechanisms for the prevention of hazardous materials incidents;
2. Plan for more effective coordinated responses to hazardous materials incidents utilizing the resources of local, state and federal agencies.
3. Respond to hazardous materials incidents in a manner that will minimize injury, loss of life, and damage to property to the environment; and

Statutory responsibilities, available resources, and existing areas of expertise serve as the bases for assigning specific tasks to each agency to accomplish these objectives.

PROGRAM PLANNING AND APPROVAL

Washington State government agencies are responsible for formulating, justifying, managing, implementing, and evaluating programs that provide training, methods

of prevention, and timely response to incidents involving the manufacture, storage, transportation, use, and disposal of hazardous materials.

In considering and carrying out these responsibilities, these agencies, through consultation and coordination, agree to consider projects and program plans that make optimal use of their individual capabilities and resources to reach program goals and objectives set forth in this Memorandum of Understanding.

The responsibility of each agency to assist in reaching project goals and objectives for a viable program includes but is not limited to the following:

Legislation. Each agency should examine its present enabling statutes and propose any amendments necessary for it to deal with hazardous materials incidents more effectively.

Emergency Response. All participating agencies agree to place their staffs and facilities at the disposal of the coordinating agency in responding to hazardous materials incidents.

Research and Technology. Each agency agrees to keep abreast of current research activities and technological developments in its field which will improve program performance and capabilities in the area of hazardous materials safety. Available technologies judged to be consistent with the program goals and objectives of the hazardous materials enhancement program are to be submitted to the Washington State Hazardous Materials Committee for program consideration and inclusion.

Projects. Agencies are expected to submit to the Committee project proposals geared toward upgrading hazardous materials programs.

PROGRAM FUNDING

Funding for the activities of state agencies supporting the Hazardous Materials Program will come from several sources. The principal source of funding must be provided through legislation to be proposed next session.

Funding for the voluntary program preceding legislation depends on currently budgeted funds. Those departments and agencies with statutory responsibilities in areas involving hazardous materials will continue their support for these responsibilities. Each agency agrees to seek federal funds and technical assistance.

The responsibility for preventing hazardous materials incidents is vested not only with the state and its agencies but also with private industry, other public agencies, and members of the public. Participating agencies agree to encourage private individuals and corporations to support the state program by investing their own time and funds in activities which will reduce the likelihood of hazardous material incidents and their severity once they occur.

MANAGEMENT

The scope of the Hazardous Materials Committee's management responsibilities ranges from the prevention of hazardous materials incidents to training persons in

techniques for responding to such incidents. The management and support responsibilities of each participating agency reflect existing statutory responsibilities and capabilities.

The coordinating agency designated to develop a master plan for the prevention of and reaction to hazardous materials incidents shall maintain a 24-hour response capability and communications links with other participating agencies.

The primary response agency with a 24-hour response capability and law enforcement authority, designated as "first-on-the-scene" support at the incident site, shall provide site control and initiate communications with the coordinating and secondary response agencies.

A secondary response agency shall make its technical and/or service capabilities available at the request of the coordinating agency.

A support agency shall use its manpower and equipment resources to serve at the request of the coordinating and/or response agencies.

Participating agencies shall urge private industry to participate in the mitigation of hazardous materials incidents when it is exposed, involved, responsible or has services and facilities uniquely located or available to provide services.

Training is an essential part of the administration of the program. The coordinating agency shall develop a master training program and other participating agencies shall implement additional training programs as appropriate.

Communication is also an essential element of the program. First reports of major hazardous materials incidents shall be communicated as soon as possible to the coordinating agency, which shall establish and maintain direct communication with response and support agencies, local agencies, private industry, the legislature, and the Governor.

PROGRAM COORDINATION

Coordinating/Planning

The Department of Emergency Services is designated as the "Coordinating Agency" for the state's response to hazardous materials incidents. In addition, Emergency Services will coordinate the development of the Washington State Hazardous Materials Emergency Response Plan and provide training and program direction.

Primary Response

The Washington State Patrol is designated as the "Primary Response Agency" charged with providing immediate control in the event of an incident and serving as a communications link between the scene of the incident and the coordinating agency.

Technical Response

The Departments of Agriculture, Ecology, Labor and Industries, and Social and Health Services are designated as "Technical Response Agencies" and shall respond

to instructions and requests for assistance from the Coordinating and Primary Response Agencies. Collectively, these agencies shall assume control of the technical aspects of the state's role in handling incidents.

Support

The Departments of Fisheries, Game, General Administration, Natural Resources, and Transportation, and The Utilities and Transportation Commission are designated as "Support Agencies." These agencies provide manpower, equipment and technical support as recommended by the Technical Response Agencies.

AGENCY AUTHORITY AND RESOURCE

The responsibilities of agencies described in the Memorandum of Understanding are based, in part, on the following statutory authorities:

Department of Emergency Services — Coordinates the emergency service functions of the state. RCW 38.52.

Washington State Patrol — Assumes jurisdiction on limited-access state and interstate highways, and regulates the safe transport of dangerous articles. RCW 46.48 and 47.52.200.

Department of Agriculture — Regulates all aspects of pesticide distribution, use, transportation and storage. Investigates pesticide misuse and accidents. RCW 15.58 and 17.21

Department of Ecology — Investigates and monitors hazardous material spills in water. RCW 90.48.

Department of Labor and Industries — Investigates the adequacy of safety and health protection for all involved employees. RCW 49.17.

Department of Social and Health Services — Controls the use of radiation and the health effects of pesticides and has general responsibility for the health and welfare of all citizens. RCW 42.20A, 70.98, and 70.104.

Department of Transportation — Constructs and maintains highways. RCW 47.28.

Utilities and Transportation Commission — Regulates all common carriers by rail or motor transport. (Responds to incidents.) RCW Title 81.

Department of Fisheries — Takes appropriate action where fish life is endangered. RCW Title 75.

Department of Game — Takes appropriate action where game and game fish are endangered. RCW Title 77.

Department of Military — Responds to Governor's order. RCW 38108.040.

Department of Natural Resources — Responds as appropriate where hazardous materials incidents endanger the state's resources. RCW 43.30.

COMMITTEE STRUCTURE

The Chairman of the Washington State Hazardous Materials Committee shall be the Director, Department of Emergency Services.

Subcommittees shall include:

Transportation, Wildlife, Public Health and Safety, Environment and Natural Resources, and other functional committees and subcommittees deemed necessary during the first organizational meeting.

The Chairman shall convene the first meeting of the Committee within ten (10) working days following the signing of Executive Order EO 78-09, the effective date establishing the Committee.

In witness to this agreement, the parties hereto have set their hands on the dates indicated.

	<u>Dated</u>
<u>Department of Agriculture</u> <u>Bob J. Mickelson, Director</u>	<u>11/17/78</u>
<u>Department of Ecology</u> <u>Wilbur Hallauer, Director</u>	<u>11/20/78</u>
<u>Department of Emergency Services</u> <u>Betty J. McClelland, Director</u>	<u>11/21/78</u>
<u>Department of Fisheries</u> <u>Gordon Sandison, Director</u>	<u>11/17/78</u>
<u>Department of Game</u> <u>Ralph W. Larson, Director</u>	<u>11/22/78</u>
<u>Department of General Administration</u> <u>Sylvin Fulwiler for Vernon L. Barnes, Director</u>	<u>11/17/78</u>
<u>Department of Labor and Industries</u> <u>John C. Hewitt, Director</u>	<u>11/20/78</u>
<u>Military Department</u> <u>C.E. Hupe, Brig. Gen. for Maj. Gen. Robert W. Collins, Adj. Gen.</u>	<u>11/16/78</u>
<u>Department of Natural Resources</u> <u>Bert L. Cole, Commissioner</u>	<u>11/21/78</u>
<u>Department of Social and Health Services</u> <u>Gerald Thompson, Secretary</u>	<u>11/21/78</u>
<u>Department of Transportation</u> <u>William A. Bulley, Director</u>	<u>11/27/78</u>
<u>Utilities and Transportation Commission</u> <u>Robert C. Bailey, Chairman</u>	<u>11/21/78</u>
<u>Washington State Patrol</u> <u>Colonel Robert W. Landon, Chief</u>	<u>11/20/78</u>

WSR 78-12-068
NOTICE OF PUBLIC MEETINGS
WASHINGTON STATE UNIVERSITY
[Letter, Secretary—November 30, 1978]

1979 Schedule of Meetings
(As Adopted by Resolution on October 20, 1978)

January 12, 1979	Regency Room WSU Compton Union Building Pullman, Washington 99164	9:00 a.m.
February 16, 1979	Regency Room WSU Compton Union Building Pullman, Washington 99164	9:00 a.m.
March 30, 1979	Regency Room	9:00 a.m.

	WSU Compton Union Building Pullman, Washington 99164	
April 27, 1979	Regency Room WSU Compton Union Building Pullman, Washington 99164	9:00 a.m.
June 8, 1979	Regency Room WSU Compton Union Building Pullman, Washington 99164	9:00 a.m.
July 20, 1979	WSU Tree Fruit Research Center 1100 North Western Avenue Wenatchee, Washington 98801	9:00 a.m.
September 21, 1979	Regency Room WSU Compton Union Building Pullman, Washington 99164	9:00 a.m.
October 26, 1979	Regency Room WSU Compton Union Building Pullman, Washington 99164	9:00 a.m.
November 16, 1979	The Seattle Hilton Sixth and University Seattle, Washington 98101	9:00 a.m.

WSR 78-12-069
EMERGENCY RULES
STATE BOARD FOR
COMMUNITY COLLEGE EDUCATION
[Order 73, Resolution 78-53—Filed December 4, 1978]

Be it resolved by the State Board for Community College Education, acting at Olympia Technical Community College, Olympia, Washington, that it does promulgate and adopt the annexed rules relating to the organization and operation of the State Board, amending WAC 131-08-005, establishing meeting dates for 1979.

We, the State Board for Community College Education, 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 Board is required by law to publish each January the list of its regular meeting dates for the calendar year. The meeting of this date is the last meeting of the Board during 1978 and proper notice of intent to amend this rule was not filed in sufficient time to allow regular adoption of the amendments at this time.

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

This rule is promulgated pursuant to RCW 28B.50-.070 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 November 30, 1978.
By Gilbert J. Carbone
Assistant Director

AMENDATORY SECTION (Amending Order No. 72, filed 6/30/78)

WAC 131-08-005 GENERAL DESCRIPTION OF STATE BOARD ORGANIZATION AND OPERATIONS. (1) The State Board for Community College Education consists of seven members appointed by the Governor. Successors of the members initially appointed serve for terms of four years. For ~~((1978))~~ 1979, regular meetings will be held on January ~~((+2))~~ 18, March ~~((2))~~ 1, April ~~((6))~~ 12, May ~~((+7))~~ 23, ~~((and))~~ June ~~((28))~~ 27, September ~~((7))~~ 6, October 18, and November ~~((30))~~ 28. Meetings shall commence at 8:30 a.m. and are held on the campus of the Olympia Technical Community College, 2011 Mottman Road, Olympia, Washington.

(2) The executive officer and secretary of the board is the director of the state system of community colleges. He is in charge of the offices of the board and responsible to the board for the preparation of reports and the collection and dissemination of data and other public information relating to the state system of community colleges. He exercises, in the name of the board, all powers and duties delegated to him by the board and at the direction of the board executes, together with the chairman of the board, all contracts entered into by the board.

(3) It is the board's duty to exercise general supervision and control over the state system of community colleges consistent with the specific powers and duties set forth in the Community College Act of 1967, chapter 28B.50 RCW.

(4) The board's office is located in Olympia, Washington, 319 Seventh Avenue, 98504.

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 78-12-070
EMERGENCY RULES
DEPARTMENT OF FISHERIES
 [Order 78-127—Filed December 4, 1978]

I, Gordon Sandison, director of state Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.

I, Gordon Sandison, 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 this order is necessary for the protection of sockeye.

Such 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 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 December 4, 1978.

By Gordon Sandison
 Director

NEW SECTION

WAC 220-28-010D0G CLOSED AREA Effective immediately through December 31, 1978, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear from that portion of Treaty Indian Salmon Management and Catch Reporting Area 10D outside and easterly of a line projected from Webster Point south to the outermost point on the opposite shore, or from the waters of the Cedar River.

REPEALER

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

WAC 220-28-010D0F CLOSED AREA (78-126)

WSR 78-12-071
PROPOSED RULES
STATE BOARD FOR
COMMUNITY COLLEGE EDUCATION
 [Filed December 4, 1978]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the State Board for Community College Education intends to adopt, amend, or repeal rules concerning retirement and annuity plan for faculty members and employees, amending WAC 131-16-011, 131-16-040, 131-16-061 and adding new sections WAC 131-16-062 and 131-16-067;

that such agency will at 8:30 a.m., Thursday, January 18, 1979, in the Olympia Technical Community College, 2011 Mottman Road, Olympia, WA conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 8:30 a.m., Thursday, January 18, 1979, in the Olympia Technical Community College, 2011 Mottman Road, Olympia, WA.

The authority under which these rules are proposed is RCW 28B.10.400.

Interested persons may submit data, views, or arguments to this agency orally at 8:30 a.m., Thursday, January 18, 1979, Olympia Technical Community College, 2011 Mottman Road, Olympia, WA.

This notice is connected to and continues the matter noticed in Notice No. WSR 78-10-108 filed with the code reviser's office on October 4, 1978.

Dated: November 30, 1978

By: Gilbert J. Carbone
Assistant Director

AMENDATORY SECTION (Amending Order 28 filed 7/1/74)

WAC 131-16-011 DEFINITIONS. For the purpose of WAC 131-16-005 through WAC 131-16-069, the following definitions shall apply:

(1) "Participant" shall be defined as any individual who is eligible to purchase retirement annuities through the TIAA/CREF Plan and whose basic contribution to such plan is matched by the employing college district or the State Board for Community College Education pursuant to the provisions of WAC 131-16-050.

(2) "Supplemental retirement benefit" shall be defined as payments, as calculated in accordance with WAC 131-16-061 and WAC 131-16-062, made by the community college district or the State Board to an eligible retired participant or surviving spouse whose retirement benefits provided by the TIAA/CREF Plan do not attain the level of the retirement benefit goal established by WAC 131-16-015.

(3) "Year of full-time service" shall be defined as employment in an eligible position for a period of not less than five months in any fiscal year during which TIAA/CREF contributions were made by both the participant and a Washington public higher education institution or any years of prior service in a Washington public retirement system while employed at a Washington public higher education institution, provided the participant will receive a retirement income benefit from such other retirement system; provided further that not more than one year of full-time service will be credited for service in any one fiscal year.

(4) "Fiscal year" shall be defined as the period beginning on July 1 of any calendar year and ending on June 30 of the succeeding calendar year.

(5) "Average annual salary" shall be defined as the amount derived when the salary received during any two consecutive academic years of full-time service for which TIAA/CREF contributions were made by both the participant and a Washington public higher education institution is divided by two.

(6) "Academic year" shall be defined as the period beginning on September 1 of any calendar year and ending on August 31 of the next calendar year.

(7) "TIAA/CREF retirement benefit" shall be defined as the amount of annual retirement income derived from a participant's accumulated annuities including dividends at the time of retirement; provided that, solely for the purpose of calculating a potential Supplemental Retirement Benefit, such amount shall be adjusted to meet the assumptions set forth in WAC 131-16-061, subsection (2).

(8) "Salary" shall be defined as all remuneration received by the participant from the employing community college district or the State Board including summer quarter compensation, extra duty pay, leave stipends, and grants made by or through the college district or State Board.

AMENDATORY SECTION (Amending Order 28 filed 7/1/74)

WAC 131-16-040 SPECIAL RETIREMENT PROVISIONS FOR TIAA/CREF PARTICIPANTS. (1) The normal retirement age shall be defined as the end of the academic year in which the participant attains age sixty-five; provided that any participant may elect to retire at the earliest age specified for retirement by federal social security law.

~~((2) There shall be no prior service benefits associated with participation in the TIAA/CREF Plan.))~~

~~((3)) 2~~ The board of trustees of any college district may approve the retirement of any employee under the age of sixty-five for reasons of health or permanent disability either upon the request of the individual employee or the district president; provided that the board of trustees shall first give reasonable consideration to the written recommendations regarding such requested retirement from the employee's personal physician and, if requested by either the employee or the district president, a review of such recommendations by another physician appointed by the board of trustees.

AMENDATORY SECTION (Amending Order 28 filed 7/1/74)

WAC 131-16-061 SUPPLEMENTAL RETIREMENT BENEFITS. (1) A participant is eligible to receive supplemental retirement benefit payments if at the time of retirement the participant is age sixty-two or over and has participated in the TIAA/CREF plan at a Washington public institution of higher education for at least ten years; provided that the amount of the supplemental retirement benefit, as calculated in accordance with the provisions of this section, is a positive amount.

(2) Subject to the provisions of WAC 131-16-062 and subdivisions (c), (d), and (e) of this subsection, the annual amount of supplemental retirement benefit payable to a participant upon retirement is the excess, if any, when the value determined in subdivision (b) is subtracted from the value determined in subdivision (a), as follows:

(a) The lesser of fifty percent of the participant's average annual salary or two percent of the average annual salary multiplied by the number of years of full-time service; provided that if the participant did not elect to contribute ten percent of salary beginning July 1, 1974, or if later, after the first day of the calendar year following attainment of age fifty, service for such periods shall be calculated at the rate of one and one-half percent instead of two percent.

(b) The ~~((TIAA/CREF))~~ combined retirement benefit from the TIAA/CREF annuity and any Washington state public retirement system earned as a result of service at any Washington public higher education institution that the participant would receive in the first month of retirement multiplied by twelve; provided that ~~((such))~~ the TIAA/CREF benefit shall be calculated on the following assumptions:

(i) After July 1, 1974, fifty percent of the combined contributions were made to TIAA and fifty percent to CREF during each year of full-time service; provided that benefit calculations related to contributions made prior to July 1, 1974, shall be computed on the basis of actual allocations between TIAA and CREF; and

(ii) The full TIAA/CREF annuity accumulations, including all dividends payable by TIAA and further including the amounts, if any, paid in a single sum under the retirement transition benefit option, were fully settled on a joint and two-thirds survivorship option with a ten-year guarantee, using actual ages of retiree and spouse, but not exceeding a five-year difference; except that for unmarried participants the TIAA accumulations, including dividends, were settled on an installment refund option and the CREF accumulations were settled on a life annuity with ten-year guarantee option, all to be based on TIAA/CREF estimates at the time of retirement; and

(iii) Annuity benefits purchased by premiums paid other than as a participant in a Washington public institution of higher education TIAA/CREF retirement plan shall be excluded.

(c) The amount of supplemental retirement benefit for a participant who has not attained age sixty-five at retirement is the amount calculated in subsection (2) of this section reduced by one-half of one percent for each calendar month remaining until age sixty-five; provided that the supplemental retirement benefit for a participant retired for reason of health or permanent disability shall not be so reduced.

(d) Any portion of participant's TIAA and/or CREF annuity accumulation paid to a participant's spouse upon dissolution of a marriage shall be included in any subsequent calculation of supplemental retirement benefits just as if these funds had remained in the participant's TIAA and/or CREF annuity.

(e) The selection of a TIAA/CREF retirement option other than the joint and two-thirds survivorship with ten-year guarantee shall not alter the method of calculating the supplemental retirement benefit; however, if the participant's combined TIAA/CREF retirement benefit and calculated supplemental retirement benefit exceeds fifty percent of the participant's average annual salary, the supplemental retirement benefit shall be reduced so that the total combined benefits do not exceed fifty percent of average annual salary.

(3) The payment of supplemental retirement benefits shall be consistent with the following provisions:

(a) Supplemental retirement benefits shall be paid in equal monthly installments, except that if such monthly installments should be less than \$10, such benefit payments may be paid at longer intervals as determined by the employer.

(b) Supplemental retirement benefit payments will continue for the lifetime of the retired participant; however, prior to retirement, a participant may choose to provide for the continuation of supplemental retirement benefit payments, on an actuarially equivalent reduced basis, to his or her spouse after the retiree's death. Notification of such choice shall be filed in writing with the appropriate college district or State Board officer and shall be irrevocable after retirement. If such

option is chosen, the supplemental retirement benefit payments shall be in the same proportion as the TIAA/CREF survivor annuity option elected by the participant.

(c) Prior to making any supplemental benefit payments, the employing college district or State Board shall obtain a document signed by the participant and spouse, if any, acknowledging the supplemental retirement benefit option chosen by the participant.

(4) A retired participant who is reemployed shall continue to be eligible to receive retirement income benefits, except that the supplemental retirement benefit shall not continue during periods of employment for more than forty percent of full-time or seventy hours per month or five months duration. Retirement contributions shall not be made from the salary for such employment, unless the individual once again becomes eligible to participate under the provisions of WAC 131-16-020.

NEW SECTION

WAC 131-16-062 RECIPROCITY WITH OTHER WASHINGTON RETIREMENT PLANS. (1) For the purpose of calculating a supplemental retirement benefit pursuant to WAC 131-16-061, a participant who elects to retire shall have added to his or her number of years of full-time TIAA/CREF service, any other years of retirement service credit earned while employed at any Washington public higher education institution during which he or she participated in some other Washington state public retirement system, provided that he or she will receive a retirement income benefit from such other system.

(2) Any retirement income benefit that the retiree may receive from such other Washington state public retirement system based on years of full-time service at any Washington public higher education institution shall be included in the value determined pursuant to subsection (2)(b) of WAC 131-16-061 on an actuarially equivalent basis.

NEW SECTION

WAC 131-16-067 OPTIONS TO SURVIVING SPOUSES. (1) A surviving spouse shall have a right to exercise the options normally available to a participant pursuant to WAC 131-16-060, 131-16-061, and 131-16-065.

(2) If a participant dies prior to retirement, but after becoming eligible for retirement, the surviving spouse shall be entitled to receive any supplemental retirement benefit, as calculated pursuant to WAC 131-16-061, that such spouse would have received if the participant had retired prior to death and elected to receive a joint-and-two-thirds survivorship option with a ten-year guarantee.

WSR 78-12-072
PROPOSED RULES
DEPARTMENT OF AGRICULTURE
[Filed December 4, 1978]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and chapter 16.57 RCW, that the Department of Agriculture intends to adopt, amend, or repeal rules concerning regulations relating to custom farm slaughtering and providing additional funds, amending WAC 16-620-240, 16-620-260 and repealing WAC 16-620-007;

that such agency will at 1:00 p.m., Friday, January 12, 1979, in the Large Conference Room, General Administration Bldg. Olympia, WA, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 4:00 p.m., Wednesday, January 17, 1979, in the Director's Office, Department of Agriculture, Olympia, WA.

The authority under which these rules are proposed is chapter 16.57 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to January 12, 1979, and/or orally at 1:00 p.m., Friday, January 12, 1979, General Administration Bldg. Olympia, WA.

Dated: December 4, 1978
By: L. R. Armstrong
Assistant Director, Regulatory

AMENDATORY SECTION (Amending Order 1373, filed 7/2/74)

WAC 16-620-240 SLAUGHTER TAG. In addition to such identification, any licensed slaughterer shall attach the official Washington State Department paper slaughter tag set to each of the four quarters. These tags must remain on the quarters, for identification, until processing. Any person buying hides from custom farm slaughterers or persons slaughtering livestock for their own use shall record the type of hide and make such record available to the Department upon request. In lieu of such recording, such hide buyer shall notify the Department that he has purchased a hide and make the records or hide available for the Department's inspection: PROVIDED, That the Director may inspect hides for brands and other identification and the holder of the hide at that time of the inspection shall make that hide available at the Department's request.

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 1373, filed 7/2/74)

WAC 16-620-260 FEE. Only the Department of Agriculture will provide such identifying paper tags to any licensed custom slaughterer or custom cutting and wrapping facility upon request and the fee for each such set of paper tags shall be ((thirty-five (35¢) cents)) one dollar (\$1.00) for beef tags and fifty cents (50¢) for hog and sheep tags.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 16-620-007 PROMULGATION.

WSR 78-12-073
PROPOSED RULES
DEPARTMENT OF PERSONNEL
[Filed December 4, 1978]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and 41.06.040, that the State Personnel Board intends to adopt, (amend, or repeal rules concerning:

Amd	WAC 356-10-030	Positions—Allocation—Reallocation.
Amd	WAC 356-10-050	Positions—Reallocation upward, incumbents.
Amd	WAC 356-10-060	Allocation—(Appeals) <u>Request for review;</u>

that such agency will at 10:00 a.m., Thursday, January 11, 1979, in the Board Meeting Room, 600 South Franklin, Olympia, WA 98504, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 10:00 a.m., Thursday, January 11, 1979, in the Board Meeting Room, 600 South Franklin, Olympia, WA 98504.

The authority under which these rules are proposed is RCW 41.06.040 and 41.06.050.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to January 9, 1979, and/or orally at 10:00 a.m., Thursday, January 11, 1979, Board Meeting Room, 600 South Franklin, Olympia.

Dated: December 4, 1978

By: Leonard Nord
Secretary

AMENDATORY SECTION (Amending Order 77, filed 5/7/75)

WAC 356-10-030 POSITIONS—ALLOCATION—REALLOCATION. (1) Position allocations or reallocations shall be based upon investigation and other information and recommendations. Every position shall be allocated to an established class.

(2) Allocations may be made by:

(a) The Director or designated staff of the Department of Personnel;
OR,

(b) By agency directors or other designees authorized under (3) below.

(3) Agency directors may request and the Director of Personnel may approve, the authorization of the agency director or designee to approve or disapprove the allocation or reallocation of positions to established classes under the Merit System Rules and procedures approved by the Director of Personnel.

(4) It shall be the duty of the appointing authority and/or the personnel representative to report to the Director of Personnel any changes in duties, responsibilities or organization in a position which may affect position allocation.

(5) Agencies shall establish procedures for processing and reporting new positions, changes in position duties, and requests for position review to provide proper maintenance of the classification plan. The procedure shall provide for individual employee requests for position review, based on duties and responsibilities, through the agency personnel office to the Director of Personnel. This procedure will not cause undue delay in the Director of Personnel or designee reviewing the requested reclassification. Such procedures shall be ~~((subject to Director review and approval))~~ reviewed and approved by the Director of Personnel or designee. Notice of changes in this procedure initiated by agencies, will be provided to exclusive bargaining representatives and a copy to the Director of Personnel.

(6) Questions concerning the previous classification of employees due to the retitling, ~~((or))~~ reallocating or reclassification of positions ~~((; or concerning classifications predating RCW 41.06.140))~~ will be determined by the Director of Personnel or designee.

(7a) Employees affected by agency initiated reallocations shall be notified in writing by the agency not less than 20 calendar days in advance of the intended date of the action, provided that this notice requirement shall not preclude the establishment of effective dates for other than competitive reallocations as provided in WAC 356-10-050.

(b) Any official authorized in (2) above to make allocation or reallocation determinations shall immediately transmit a written notice of the determination to the employee in the position affected by that determination.

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 123, filed 9/26/78)

WAC 356-10-050 POSITIONS—REALLOCATION UPWARD, INCUMBENTS. Employees in positions which have been reallocated upward are affected as follows:

(1) Employee must compete and be certified from the appropriate eligible register unless otherwise determined by the Director of Personnel or designee when the position is reallocated upward based on recent or impending changes in duties and responsibilities. The employee's salary is then adjusted in accordance with the Rule governing promotion.

(2) Employees in positions which have been reallocated upwards based on duties performed of a higher level classification in excess of one year, shall retain status in the reallocated position and shall have

their salary adjusted in accordance with the rule governing promotion, provided:

(a) The incumbent meets the minimum or desirable qualifications for the new class; or, the incumbent meets acceptable qualifications as determined by the Director of Personnel or designee.

(b) The employee passes the appropriate examination.

(3) If the employee is not certified from the appropriate eligible register, transferred, promoted, demoted or otherwise retained in status within 60 days, the provisions governing reduction-in-force shall apply. This shall not preclude the employee's eligibility for a provisional appointment under these Rules. Employees who do not achieve status in a reallocated position shall be paid for time worked in the higher class based on the rule governing promotion (up to a maximum of three years).

(4) The employee retains existing appointment status when the position is reallocated based on a revision of a class series, a class series study, or an agency- or major subdivision-wide classification review planned and conducted by the Department of Personnel, when the reallocation involves no change in duties or responsibilities. The employee's salary then is adjusted to the same step in the new range as held in the present range.

(a) An employee in an underfill status will maintain that status.

(b) Paragraphs (1) or (2) apply when a change in duties, responsibilities, or organization coincides with a revision of a class series.

(5) The Director of Personnel or designee may approve the retention of status without examination for an incumbent in a reallocated position when it is evident that the reallocation is, in effect, the correction of a long-term inequity. The employee's salary is adjusted in accordance with the rule governing promotion. The application of this subsection shall not be denied in those cases where the employee has performed duties at a higher class for three continuous years or more.

(6) The effective date of other than competitive reallocations and appointments in (2) and (5) above will be the earliest date that a copy of the classification questionnaire, either submitted directly by the incumbent or by the agency, is received by the Department of Personnel. Receipt of such classification questionnaires shall be acknowledged by the Department of Personnel if the submitting party includes a self-addressed stamped envelope with the copy of the classification questionnaire furnished the Department of Personnel.

~~((7) The application of (6) above shall not abrogate the individual's right to appeal questions of substantial compensation inequity to the Personnel Board. However, if the board grants salary relief for any period of time prior to the effective dates, which timely action would have caused to be established in (6) above, such relief shall remove the inequity which resulted in the application of (2) or (5) above and the employee may be required to compete and be certified to the position for which such salary relief has been granted.))~~ The Department of Personnel, the Director of Personnel, and the State Personnel Board shall not award additional compensation to an employee for any period prior to the date on which the classification questionnaire was received by the Department of Personnel.

AMENDATORY SECTION (Amending Order 123, filed 9/26/78)

WAC 356-10-060 ALLOCATION—((APPEALS)) REQUEST FOR REVIEW. ((Position)) A review by the Director of Personnel or designee of the determination of the allocation or reallocation of a position may be ~~((appealed by an employee who is incumbent in the position at the time the position reallocation was))~~ requested by the permanent employee occupying the position or by the agency director as follows:

(1) The written request for a ~~((Board hearing))~~ review must be filed with the Director of Personnel within ~~((30))~~ 15 calendar days following notification of the effective date of the action and must contain the reasons and basis for the ~~((appeal))~~ review.

(2) The Director of Personnel or designee shall acknowledge receipt of the ~~((appeal))~~ request ~~((with))~~ and send a copy of the request to the agency.

(3) The agency shall make every effort to resolve the disagreement ~~((within 30 calendar days))~~ through agency ~~((review))~~ procedures.

(4) ~~((The Director shall review the position and facts within 90 calendar days from the date of appeal request.))~~ During the review, the Director of Personnel or designee shall conduct a hearing and may investigate and obtain such information as may be deemed necessary.

(5) ~~((The Board shall conduct an open hearing and act upon the appeal following 20 calendar days' prior notice to the employee, the agency, or agencies affected and employee representatives who may present their views at the hearing.))~~ Within 30 days of the receipt of

the request for review, the Director of Personnel or designee shall set a date for a hearing and shall notify the incumbent employee, employing agency, employee organization, and designated Department of Personnel analyst; provided that the notice shall not be less than 20 calendar days. The hearing shall be informal and any of the above designated parties may present their views. The Director of Personnel or designee will enter a written determination and provide each of the participating parties with a copy. The determination shall be final and not appealable.

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 78-12-074

NOTICE OF PUBLIC MEETINGS DEPARTMENT OF PERSONNEL

[Memorandum, Rules Coordinator—December 4, 1978]

In accordance with chapter 12 of the State Register Act, notice is hereby given that the Washington State Personnel Board meetings for 1979 are to be held on the second Thursday of each month at 10:00 a.m. in the Board Room of the Department of Personnel, 600 South Franklin, Olympia, WA 98504.

In the event the Board is unable to meet on the scheduled date, the Chairman may order that no regular meeting be held that month or select an alternate date.

WSR 78-12-075

ADOPTED RULES

PUBLIC DEPOSIT PROTECTION COMMISSION

[Order 78-XIV, Resolution 78-XIV—Filed December 5, 1978]

Be it resolved by the Public Deposit Protection Commission, acting at Office of State Treasurer, 2nd Floor, Legislative Building, Olympia, WA 98504, that it does promulgate and adopt the annexed rules relating to definitions, WAC 389-12-020.

This action is taken pursuant to Notice No. WSR 78-12-005 filed with the code reviser on November 7, 1978. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 39.58.040 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 December 5, 1978.

By Robert J. O'Brien
Chairman

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

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.

(2) Investment deposits. The term "investment deposit" shall mean bank time deposits and savings deposits of public funds available for investment. Bank 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, or reflected in a book-entry system of a bank, approved by the federal banking authorities and/or the Washington state supervisor of banking, 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.

(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) 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 by a supervisory agency; or

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

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

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

(5) Depositary Pledge Agreement. "Depositary Pledge Agreement" means a written tri-party agreement, on a form supplied by the commission, wherein a bank, in compliance with the act and as a condition precedent to becoming or continuing to be a qualified public depositary, transfers and delivers securities which are eligible collateral to a corporate fiduciary under the exercise of its trust powers, or a federal reserve 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) Segregation of collateral. "Segregation of collateral" means the transfer and delivery of eligible securities by a bank pursuant to a depositary 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.

WSR 78-12-076
PROPOSED RULES
DEPARTMENT OF LABOR AND INDUSTRIES
(Apprenticeship Council)
(Filed December 5, 1978)

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and 49.04.010, that the Washington State Apprenticeship Council, Department of Labor and Industries intends to adopt, amend, or repeal rules concerning:

Amd WAC 296-04-040 Council meetings—When held—Notice—Who may attend—Quorum.
Amd WAC 296-04-050 Plant program defined.

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.

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.

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

Apprenticeship and Training Division
Department of Labor and Industries
318 E. 4th Avenue
Olympia, WA 98504;

that such agency will at 10:00 a.m., Thursday, January 18, 1979, in the Rivershore Motor Inn, 50 Comstock, Richland, WA, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 10:00 a.m., Thursday, January 18, 1979, in the Rivershore Motor Inn, 50 Comstock, Richland, WA.

The authority under which these rules are proposed is RCW 49.04.010 and 34.04.025.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to January 18, 1979, and/or orally at 10:00 a.m., Thursday, January 18, 1979, Rivershore Motor Inn, 50 Comstock, Richland, WA.

Dated: November 30, 1978

By: Hideo Naganawa
Chairman

AMENDATORY SECTION (Amending Order No. 72-8, filed June 8, 1972)

WAC 296-04-040 COUNCIL MEETINGS—WHEN HELD—NOTICE—WHO MAY ATTEND—QUORUM. Council meetings shall be of two kinds—regular and special meetings.

(1) Regular Meetings. Regular meetings of the Council shall be held at least quarterly during each year on the third Thursday and Friday of the months of January, April, July and October. Such regular meetings shall be held at such locations within the State of Washington which in the opinion of the Council will best promote the purposes of the Washington State Apprenticeship and Training Act. All meetings of the Council shall be open to the general public, and all actions, transaction of official business of the Council, collective decision, commitment or promise, and all collective discussion, acquisition and exchange of facts in the course of deliberation prior to any action of the Council shall only be made in meetings open to the public consistent with the provisions of the Open Public Meetings Act of 1971 (Chapter 250, Laws of the First Extraordinary Session of 1971) and Chapter 34.04 RCW. No member of the general public will be required as a condition upon attending any Council meeting to register his name or give any other information or to fulfill any condition precedent to his attendance at Council meetings. Notice of such meetings shall be given to all approved committees and may be given to any persons, organizations, or agencies at the direction of the Council, or any member thereof, and in addition shall be given to any newspaper, news service, television or radio station which has requested to be notified of Council meetings. Committee programs, plant programs, or amendments thereto, may be approved or disapproved only at regular meetings.

(2) Special Meetings. Special meetings of the Council may be called by the Chairman or by majority of the Council members by delivering personally or by mail written notice to each member of the Council and all approved joint apprenticeship and training committees and to each newspaper of general circulation, television or radio station which has on file with the Council or the Supervisor a request to be notified of such special meeting of the Council, which shall be ineffective unless it sets forth the date, time and location of the meeting, and specifies the business to be transacted by the Council at such special meeting. Final disposition may not be made of any matter at such special meeting other than specified in the notice of such special meeting. Special meetings shall be open to the general public to the same extent as the quarterly regular meetings of the Council. Notice of special meetings must be delivered personally or by mail at least twenty-four hours before the time specified in the notice of such special meeting, except in the case of rule changes pursuant to Chapter 34.04 RCW which must be at least 20 days before the time specified in the notice.

(3) Notice of Council Meetings. Notice of each quarterly regular meeting of the Council shall be given to all Council members by the Supervisor at least 20 days before the date set for the meeting and in addition shall give notice to such other persons and organizations as specified in subsection (1) of this section.

(4) Notice of Special Meetings of the Apprenticeship Council. Notice of special meetings of the Council may be given by the Supervisor at the request of the Chairman or the majority of the members of the Council in the manner and form specified in subsection (2) of this section. If such notices are not given, no action taken by the Council shall be effective at such meetings unless each regular Council member at such meeting, or prior thereto, gives a written waiver of notice of such meeting to be filed by the Supervisor and the notice shall be deemed to be waived by any member who is present at the meeting at the time it convenes. PROVIDED, That rule change may not be made at such special meeting unless the requirements of Chapter 34.04 RCW have been complied with.

(5) Submission of Petitions or Requests. The Council will not act upon any petition or request which is addressed to the Council unless such a petition or request is submitted in writing to the Supervisor at least 30 days prior to the date of such quarterly regular meeting, and any petitions or requests not submitted 30 days prior to such quarterly meeting shall be deferred to the next quarterly regular meeting of the Council and the petitioner shall be so notified by the Supervisor.

(6) Tie Vote. When a tie vote occurs on an issue before the Council, the impasse will be resolved by the following procedure:

(a) The Chairman, Vice Chairman, and Supervisor will meet and endeavor to resolve the issue, reporting the outcome of such meeting to the Council prior to adjournment.

(b) If the issue remains unresolved, the Council shall instruct the Supervisor to request the intervention of the Director of the Department of Labor and Industries. If, in the opinion of the Director, the issue warrants his intervention, the Director shall review the matter and submit to the Council a recommended resolution for consideration at a special meeting or the next regular meeting, at which time the Council shall resolve the issue.

((f6)) (7) Quorum. Two-thirds of the Council members entitled to vote shall be considered a quorum.

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 No. 72-18, filed November 8, 1972)

WAC 296-04-050 PLANT PROGRAM DEFINED. For the purpose of these rules, a plant program over which the Council will assume jurisdiction and serve as a joint apprenticeship and training committee, pursuant to the authority of RCW 49.04.040, means: An apprenticeship agreement or agreements with an employer which conforms in form and substance with the applicable provisions of these rules and chapter 49.04 RCW in an apprenticeable trade, craft or occupation. ~~((in which a major portion of the work to be performed by the apprentice for such employer is within a geographical area not served by an approved local joint apprenticeship and training committee.))~~ The apprenticeship agreement must specify the number of required hours for completion of apprenticeship, which must equal or exceed the average number of hours for such trade, craft or occupation within this state, which in any event shall not be less than 4,000 hours of reasonably continuous employment.

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 78-12-077

NOTICE OF PUBLIC MEETINGS FOREST PRACTICES BOARD [Memorandum—December 5, 1978]

The Forest Practices Board of the State of Washington will hold a public meeting on January 24, 1979, at 10:00 a.m., in Room, 301, Public Lands Building, Olympia, Washington.

The business to be transacted is consideration of amending Class IV Forest Practices Regulations, WAC 222-16-050 and the holding of an Executive Meeting at 9:30 a.m. on the same date and place concerning litigation.

The special meeting may be continued and adjourned from time to time and place to place by the Forest Practices Board until completion of business.

WSR 78-12-078

PROPOSED RULES DEPARTMENT OF AGRICULTURE [Filed December 5, 1978]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and chapters 17.21 and 15.57 RCW, that the Department of Agriculture intends to adopt, amend, or repeal rules concerning the use of dessicants and defoliant in Eastern Washington, WAC 16-230-150, 16-230-160, 16-230-170, 16-230-180, 16-230-190, 16-230-200 and 16-230-210;

that such agency will at 1:00 p.m., Wednesday and Thursday, January 10 and 11, 1979, in the China Pavilion, Walla Walla Community College, 500 Tausick Way, Walla Walla, WA on January 10, 1979 and in the

PUD Auditorium, Moses Lake, WA on January 11, 1979;

and that the adoption, amendment, or repeal of such rules will take place at 4:00 p.m., Monday, January 29, 1979, in the Director's office, Department of Agriculture, Gen. Admin. Bldg., AX 41, Olympia, WA 98504.

The authority under which these rules are proposed is chapters 17.21 and 15.57 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to January 11, 1979, and/or orally at 1:00 p.m., Wednesday or Thursday, January 10, 11, 1979, January 10, 1979, China Pavilion, Walla Walla Community College, January 11, 1979, PUD Auditorium, Moses Lake, WA.

Dated: December 5, 1978

By: Art G. Losey
Assistant Director

AMENDATORY SECTION (Amending Order 1545, filed 11/30/77)

WAC 16-230-150 AREA UNDER ORDER—RESTRICTED USE ((DESSICANTS AND DEFOLIANTS)) CONTACT HERBICIDES. (1) Area under order: All counties located east of the crest of the Cascade Mountains.

(2) Restricted use ((desiccants and defoliant)) contact herbicides: All ((desiccants and defoliant)) contact herbicides including ((but not limited to)) 6,7-dihydrodipyrido (1,2-a:2',1'c) pyrazidiinium dibromide, herein and commonly referred to as Diquat; Paraquat dichloride (1,1'-dimethyl-4,4'-bipyridinium dichloride, herein and commonly referred to as Paraquat; Disodium 3,6-endoxohexahydrophthalate, herein and commonly referred to as Disodium Endothall; Mono (N,M dimethylalkylamine salt of 3,6-endoxohexahydrophthalic acid, herein and commonly referred to as the amine salt of Endothall; Dinitro-o-sec-butylphenol, herein and commonly referred to as Dinitro; are by this order declared to be restricted use ((desiccants and defoliant)) contact herbicides.

AMENDATORY SECTION (Amending Order 1545, filed 11/30/77)

WAC 16-230-160 GROUND EQUIPMENT—NOZZLE AND PRESSURE REQUIREMENTS. Ground applications of restricted use ((desiccants and defoliant)) contact herbicides shall be made with nozzles having a minimum orifice diameter of ((0.52)) 0.072 inches. Pressure for ground application shall not exceed 35 psi at the nozzles.

AMENDATORY SECTION (Amending Order 1548, filed 1/19/78)

WAC 16-230-170 AERIAL EQUIPMENT—BOOM LENGTH, PRESSURE AND NOZZLE REQUIREMENTS. (1) ((Boom length: (a) Fixed wing: The working boom length shall not exceed 3/4 of the wing span. (b) Helicopters: The working boom length shall not exceed 6/7 of the total rotor length or 3/4 of the total rotor length where the rotor exceeds 40 feet.)) Aerial equipment boom length restrictions: No restricted use contact herbicides shall be discharged within three feet of the outer circumference of the helicopter rotor or within three feet of the wingtips of fixed wing aircraft. No restricted use contact herbicides shall be discharged more than ten feet above the crop or target.

(2) Aerial equipment pressure restrictions: Pressure for aerial equipment shall not exceed 30 psi at the nozzles.

(3) Aerial equipment nozzle restrictions: Applications of restricted use contact herbicides shall be made using ((the following minimum nozzle orifice and core plate sizes as listed:

(a) Fixed wing:
(i) Nozzle orifice of 0.156 inches to 0.188 inches shall not use a core plate;

(ii) Nozzle orifice of 0.188 inches or larger (may use No. 46 or larger core plate): PROVIDED, That by written permit, RD8 nozzles with orifice size of 0.125 inches and No. 45 core plates may be used.

((iii)) minimum D4 jet nozzles without swirl plates. Nozzles shall be directed downward and backward ((90)) 170 degrees or more from the direction of flight.

((b) Helicopters:

(i) Nozzle orifice of 0.156 inches or larger (may use No. 46 core plate or larger). ~~PROVIDED, That by written permit, RD8 nozzles with orifice size of 0.125 inches and core plate No. 45 may be used.~~

(ii) Nozzles shall be directed downward and backward 90 degrees or more from the direction of flight.)

(4) A smoke device shall be required on each aircraft and shall be utilized during the application of restricted use ~~((desiccants and defoliants))~~ contact herbicides.

AMENDATORY SECTION (Amending Order 1545, filed 11/30/77)

WAC 16-230-180 WEATHER AND EVENING CUTOFF RESTRICTIONS. (1) Restricted use ~~((desiccants and defoliants))~~ contact herbicides shall not be applied when there is a temperature inversion, or if wind or weather conditions are such that damage could result to ~~((nearby towns;))~~ susceptible crops and plantings.

(2) Evening cutoff: The application of restricted use ~~((desiccants and defoliants))~~ contact herbicides shall be prohibited daily from ~~((3))~~ three hours prior to sunset to one hour after sunrise the following morning ~~((PROVIDED, That if there is a mean sustained legal wind velocity of not less than 5 mph, the application of restricted use desiccants and defoliants is allowed up to one hour prior to sunset in all counties under order except Walla Walla County)).~~

AMENDATORY SECTION (Amending Order 1545, filed 11/30/77)

WAC 16-230-190 REGULATIONS RELATING TO THE USE OF DIQUAT AND PARAQUAT IN WALLA WALLA COUNTY ((AREA 1)). (1) ~~((Town))~~ Area 1. The city of Walla Walla and vicinity. This area includes all lands lying within ~~((Walla Walla and vicinity beginning at the Washington state line at the common boundary line between sections 15 and 16, T6N, R34E, north along Hoon Road and continuing north on McDonald Bridge Road; across U.P.R.R. and Highway 12; thence north 4 miles more or less to the northwest corner of Section 10, T7N, R37E; thence east 20 miles to the northeast corner of Section 11, T7N, R37E; thence south 7 miles more or less to the Washington-Oregon state line; thence west to point of beginning))~~ an area encompassed by a line starting at the intersection of the western boundary of section 15, T6N, R34E and the Oregon-Washington border; thence north eight miles more or less to the northwest corner of section 3, T7N, R34E; thence east twenty-seven miles to the northeast corner of section 1, T7N, R37E; thence south eight miles more or less to the Washington-Oregon border; thence west twenty-seven miles to the point of beginning.

(2) Area 1 restrictions. The application of Diquat, Paraquat or any mix containing Diquat or Paraquat shall be prohibited. The loading and/or mixing of Diquat or Paraquat is prohibited on any airstrip, airfield, or any location within Area 1 of Walla Walla county. Application equipment used for Diquat or Paraquat application in allowable areas shall be cleaned prior to being brought into Area 1.

AMENDATORY SECTION (Amending Order 1545, filed 11/30/77)

WAC 16-230-200 WALLA WALLA COUNTY AREA 2. (1) ~~((All lands not included in Area 1 of Walla Walla County;))~~ This area includes all lands lying within an area encompassed by a line starting at the intersection of the western boundary of section 18, T6N, R32E and the Washington-Oregon border; thence north eight miles more or less to the northwest corner of section 6, T7N, R32E; thence east six miles to the southeast corner of section 36, T7N, R32E; thence north six miles to the northwest corner of section 6, T8N, R33E; thence east thirty miles to the northeast corner of section 1, T8N, R37E; thence south six miles more or less to the southeast corner of section 36, T8N, R37E; thence west twenty-one miles to the northeast corner of section 4, T7N, R34E; thence south eight miles more or less to the Washington-Oregon state line; thence west along the state line to the point of beginning.

(2) Area 2 restrictions. ~~((Diquat application requirements. Visco elastic additives must be added to all applications and applicable directions on the label followed;))~~ All aerial applications of Diquat, Paraquat or any combination of Diquat and/or Paraquat are hereby prohibited. Visco elastic thickening agents or other drift control agents approved as effective for such purposes by the director must be added to all Diquat and Paraquat formulations prior to application.

NEW SECTION

WAC 16-230-210 WALLA WALLA COUNTY AREA 3. All lands not included in Area 1 and Area 2 of Walla Walla county.

Area 3 restrictions. Visco elastic thickening agents or other drift control agents approved as effective for such purposes by the director must be added to all Diquat and Paraquat formulations prior to application.

WSR 78-12-079

EMERGENCY RULES

DEPARTMENT OF FISHERIES

[Order 78-128—Filed December 5, 1978]

I, Gordon Sandison, director of state Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing regulations.

I, Gordon Sandison, 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 U. S. Fish and Wildlife Service has notified the department the egg taking at Wolcott Slough is ahead of schedule.

Such 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 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 December 5, 1978.

By Gordon Sandison
Director

NEW SECTION

WAC 220-28-012C0G CLOSED AREA Effective immediately until further notice, it shall be unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear in Treaty Indian Salmon Management and Catch Reporting Area 12C except in those waters of 12C north of a line projected from Pleasant Harbor to Tskutsko Point (Jap Point).

REPEALER

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

WAC 220-28-012C0F CLOSED AREA (78-122)

WSR 78-12-080
PROPOSED RULES
COMMISSION ON EQUIPMENT
[Filed December 5, 1978]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Commission on Equipment intends to adopt, amend, or repeal rules concerning authorized emergency vehicle permits, chapter 204-36 WAC;

that such agency will at 1:30 p.m., Friday, January 19, 1979, in the large conference room, 1st floor, General Administration Building, Olympia, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 1:30 p.m., Friday, January 19, 1979, in the large conference room, 1st floor, General Administration Building, Olympia.

The authority under which these rules are proposed is RCW 46.37.005 and 46.37.194.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to January 19, 1979, and/or orally at 1:30 p.m., Friday, January 19, 1979, large conference room, 1st floor, General Administration Building, Olympia.

Dated: December 4, 1978

By: M. J. Obert
Secretary

Chapter 204-36 WAC

Authorized Emergency Vehicle Permits

AMENDATORY SECTION (Amending Order 7301, filed 2/5/73)

WAC 204-36-010 PROMULGATION. By authority of RCW 46.~~((08-060))~~ 04.040, RCW 46.37.005, and RCW 46.37.194, ~~((chapter 12, Laws of 1967))~~ the State Commission on Equipment hereby adopts the following regulations relating to the issuance of an authorized emergency vehicle permit.

AMENDATORY SECTION (Amending Order 7301, filed 2/5/73)

WAC 204-36-020 DEFINITIONS. (1) Operator or Driver. The term operator and the term driver, as used herein, means every person who is in actual physical control of an authorized emergency vehicle.

(2) Operation. The term operation, as used herein, is the driving or moving by any operator or driver upon a public highway of any vehicle that is equipped or has attached thereon any equipment, the installation of which requires an authorized emergency vehicle permit, whether or not the emergency equipment is activated.

(3) Commission shall mean the State Commission on Equipment.

AMENDATORY SECTION (Amending Order 5701, filed 11/25/75)

WAC 204-36-030 PERMIT REQUIREMENTS. (1) Any person, firm, corporation or municipal corporation desiring to have a vehicle registered as an authorized emergency vehicle pursuant to RCW 46.~~((08-060))~~ 37.194 shall apply for such classification to the State Commission on Equipment on forms provided by the Commission.

(2) The applicant shall furnish the following information to the Commission:

(a) A description of the specific geographic area in which the vehicle shall be used as an authorized emergency vehicle.

(b) A description of the specific purposes for which the vehicle shall be used as an authorized emergency vehicle.

(c) An explanation of the nature and scope of the duties, responsibilities and authority of the vehicle operator which necessitate the vehicle's registration as an authorized emergency vehicle.

(d) A description of the emergency equipment to be used if the permit is granted.

(e) A listing of the names, addresses, birthdates, operator's license numbers and other identifying data as may be prescribed on the application form by the Commission, of all persons who will use the vehicle as an authorized emergency vehicle, ~~((and for each such operator to be approved by the director of motor vehicles as required by RCW 46-08-060))~~ and a completed applicant fingerprint card.

(f) Certification by the chief law enforcement officer, or fire chief if the vehicle is to be used for firefighting purposes, of each jurisdiction in which the vehicle is to be used as an authorized emergency vehicle, that a need exists in such jurisdiction for the vehicle to be used as described in the application and that he knows of no reason why the application should be denied. The Commission on Equipment may issue emergency vehicle permits to vehicles which operate throughout the state, and such permit may be cancelled upon receipt of complaint from any state law enforcement agency as prescribed in WAC 204-36-070.

AMENDATORY SECTION (Amending 7301, filed 2/5/73)

WAC 204-36-060 PROCEDURE. If the Commission approves the application, it shall first issue a certificate of approval which shall be valid for thirty days, during which time the emergency equipment may be installed. After installation of the emergency equipment, the applicant shall bring the vehicle to a district or detachment office of the Washington State Patrol to be examined to determine if it is of an approved type. A Washington State Patrol officer shall certify the results of this examination on a form prescribed and provided by the Commission and the applicant shall file the form with the State Commission on Equipment, ~~((Washington State Patrol))~~ General Administration Building AX-12, Olympia, Washington 98504. Upon receipt of such certification, the Commission shall issue a permit, which shall expire one year from the date of issuance thereof.

(1) The certificate of approval and when issued, the permit, including all endorsements for change of conditions as provided in WAC 204-36-030~~((+))~~, shall be carried in the authorized emergency vehicle at all times, and shall be displayed on request to any law enforcement officer.

AMENDATORY SECTION (Amending Order 7301, filed 2/5/73)

WAC 204-36-070 REVOCATION OR SUSPENSION. (1) Violation of any of these regulations shall be grounds for suspension or revocation of the authorized emergency vehicle permit. Notice shall be furnished to the applicant at least ~~((ten))~~ 20 days prior to the effective date of such suspension or revocation. The notice shall describe the grounds for the order and shall furnish the applicant an opportunity to be heard within the ~~((ten))~~ 20-day period. The notice may provide for immediate suspension of the permit prior to any hearing, or the Commission may suspend the permit following the hearing but prior to final determination, if in the Commission's opinion it is necessary to do so in the interests of the public health, safety or welfare.

(2) The chief law enforcement officer, or fire chief if the vehicle is to be used for firefighting purposes, of each jurisdiction in which the vehicle is operated as an authorized emergency vehicle may revoke his certification of the vehicle by notifying the Commission in writing of such revocation and his reasons therefor. ~~((Thereafter, ten days))~~ Following notice to the applicant and an opportunity to be heard, the permit ~~((shall become invalid within the geographic area of that chief law enforcement officer's primary jurisdiction))~~ may be invalidated by the commission on equipment.

~~((3))~~ ~~((If any hearing cannot be completed and a final determination made on any proposed suspension or revocation within ten days following service of notice on the applicant by the Commission, such revocation or suspension may be stayed pending said hearing and determination, unless in the Commission's opinion, it is not in the interests of the public health, safety or welfare to do so.))~~

~~((4))~~ Mailing by ~~((regular))~~ certified mail of any notice or correspondence by the Commission to the last address of the applicant shown on his application shall be sufficient service of notice as required by these rules.

WSR 78-12-081
PROPOSED RULES
COMMISSION ON EQUIPMENT
 [Filed December 5, 1978]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Commission on Equipment intends to adopt, amend, or repeal rules concerning motorcyclists' eye protection, chapter 204-52 WAC;

that such agency will at 1:30 p.m., Friday, January 19, 1979, in the large conference room, 1st floor, General Administration Bldg. Olympia, WA, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 1:30 p.m., Friday, January 19, 1979, in the large conference room, 1st floor, General Administration Bldg. Olympia, WA.

The authority under which these rules are proposed is RCW 46.37.005 and 46.37.530.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to January 19, 1979, and/or orally at 1:30 p.m., Friday, January 19, 1979, large conference room, 1st floor, General Administration Building, Olympia, WA.

Dated: December 4, 1978

By: M. J. Obert
 Secretary

Chapter 204-52 WAC
 Motorcyclists' Eye Protection

NEW SECTION

WAC 204-52-010 PROMULGATION. By authority of RCW 46.37.005 and 46.37.530(b), the State Commission on Equipment hereby adopts the following rules and regulations pertaining to the requirements of motorcyclists' eye protection.

NEW SECTION

WAC 204-52-020 DEFINITIONS. (1) Eye glasses - The term "eye glasses" shall include spectacles, sunglasses, or goggles having two separately mounted lenses, but shall exclude contact lenses.

(2) Goggles - The term "goggles" is an optical device worn before the eyes, the predominant function of which is to protect the eyes without obstructing peripheral vision. They provide protection from the front and sides and may or may not form a complete seal with the face.

(3) Face shield - The term "face shield" is an eye protector attached to a helmet or headband(s) and which covers the wearer's eyes and face at least to a point approximately to the tip of the nose and whose predominant function is protection of the eyes.

(4) Headband - The term "headband" is that part of the device consisting of a supporting band or other structure that either encircles the head or protective helmet, or can be attached thereto.

(5) Frame - The term "frame" is those parts of eye glasses or goggles containing the lens housings. The frames may be associated with padding.

NEW SECTION

WAC 204-52-030 EYE PROTECTIVE DEVICES. (1) To be considered an eye protective device, or EPD, under this regulation, a device must be one of the following:

- (a) Goggles
- (b) Face shield
- (c) Eye glasses

(i) Each lens shall have a convex frontal surface, or be an ophthalmic corrective lens.

(ii) Each lens shall have a minimum area of three square inches or 19.356 square centimeters. The horizontal diameter (or side-to-side measurement) shall be no less than two inches or 50 millimeters. The vertical diameter (or top-to-bottom measurement) shall be no less than 1 1/2 inches or 38 millimeters. A diameter shall pass through a point on the lens that is intended to be directly in front of the pupil of the eye when the wearer is looking straight ahead.

(2) Optical correction of a person's vision, where required or desired, may be provided either:

(a) By an EPD that provides the proper optical correction, or

(b) By personal corrective lenses worn under an EPD that does not disturb the adjustment of those lenses.

NEW SECTION

WAC 204-52-040 MATERIALS. (1) All parts of an EPD shall be free from sharp edges or projections that could cause harm or discomfort to the wearer.

(2) Material(s) utilized in any portion of an EPD shall be of durable quality; i.e.: Material characteristics shall not undergo appreciable alterations under the influence of aging or of the circumstances of use to which the device is normally subjected (exposure to sun, rain, cold, dust, vibrations, contact of the skin, effects of sweat, or of products applied to the hair or skin.)

(3) A headband shall be capable of holding the EPD securely under normal operating conditions. It shall be capable of easy adjustment and replacement.

(4) Material(s) commonly known to cause skin irritation or disease shall not be used for those parts of the device which come into contact with the skin.

NEW SECTION

WAC 204-52-050 LENS STRENGTH-TESTING PROCEDURES. (1) Helmet-mounted face shields shall be tested while attached to an appropriate medium-size helmet supplied by the manufacturer of the face shield, which shall be mounted on a standard head form. An EPD not designed to be attached to a helmet shall be tested on a standard human head form. Each EPD shall be located in a position simulating its position in actual use.

(2) A steel projectile 3/8 inches in diameter, weighing 1.56 ounces, approximately 2 1/2 inches long with a conical point of 90 degrees included angle, the point having a spherical radius no greater than .020 inches and a hardness of 60 (± 10) on the Rockwell "C" scale, shall be freely dropped from a height of 14 feet above the EPD. The projectile may be guided, but not restricted in its vertical fall by dropping it through a tube extending to within approximately 4 inches of the impact area. The impact area must be on the forward optical surface and within 1-inch diameter circle centered over the eye opening. The impact point shall be perpendicular to a plane tangent to the impact area.

(3) The EPD shall not allow penetration of the projectile through the EPD. Cracking or piercing of the EPD is permissible provided that the projectile does not pass through or remain lodged in the EPD lens, but is repulsed by the EPD, and that no particles of the EPD shall break loose from any eyeward surface of the EPD.

(4) Tests shall be performed at room temperature (65 degrees to 85 degrees F) under normal humidity conditions.

NEW SECTION

WAC 204-52-060 FLAMMABILITY TEST-PLASTICS ONLY. (1) Where plastic materials are used in an EPD, such materials shall be noncombustible or slow burning. Such plastic items shall be exposed to a test to determine the flame-propagation rate. The specimen shall be ignited by holding one end of the specimen horizontally at the top of a luminous 3/4-inch Bunsen burner flame in a draft-free room. The rate of propagation of burning, after removing the flame from the specimen, determined by a stop watch, shall be one inch or less per 24 seconds. A faster rate of propagation shall be cause for rejection.

(2) Cellulose nitrate, or materials having flammability characteristics approximately those of cellulose nitrate, shall not be used.

NEW SECTION

WAC 204-52-070 OPTICAL PROPERTIES OF EYE PROTECTIVE DEVICES. (1) Lenses of EPD's shall comply with the following requirements:

(a) Lenses shall be made of material suitable for ophthalmic use, and shall be free from striae, waves, bubbles, or any other defects which may impair their optical quality.

(b) The prismatic effect of a noncorrective lens shall not exceed 1/8 diopter at any point with the specified minimum field of vision. In the case of eye glasses, each noncorrective lens shall comply with the limitation of prismatic effect.

(c) In any meridian, the refractive power of a noncorrective lens shall not exceed plus or minus 1/8 diopter and the difference between the refractive powers in any two meridians shall not exceed 1/8 diopter.

(d) The definition afforded by a noncorrective lens shall be such that a line pattern with lines separated not more than 24 seconds of angle shall be clearly distinguishable when viewed through the lens.

(e) The compliance of a lens with the prismatic effects, refractive power, and definition requirements of subparagraphs (a), (b), and (c) of this subsection shall be determined in accordance with those test methods described in Sections 6.3.4.1.1, 6.3.4.1.2, and 6.3.4.1.3 of the American National Standards Institute Standard Z87.1-1968, September 18, 1968, "Eye and Face Protection" and explained in Section 10.1 of the National Bureau of Standards Circular 533, May 20, 1953, "Method for Determining the Resolving Power of Photographic Lenses." In order to maintain consistency in the results of tests conducted by various organizations, the following test requirements must be met:

(i) An 8-power telescope with focusing arrangement to accommodate the refractive effects of both positive (converging) and negative (diverging) lenses placed between the telescope and test chart shall be used. The illuminated target and test chart shall be a central dot and a concentric circle one inch in diameter plus one of the high contrast ("black and white") NBS Resolution Test Charts, dated 1952, and printed on "Lens Resolution Chart to Accompany NBS Circular 533". The chart shall be perpendicularly aligned 35 feet from the objective lens of the telescope when the telescope is properly focused with no test, sample, or other lens between the objective lens and the chart. The center dot and the periphery of the concentric circle one inch in diameter shall be used when testing for prismatic effect. The test pattern marked "20" shall be used when testing for refractive power and when testing for definition. Standard lenses of plus or minus 1/8 diopter shall be used when testing for refractive power.

(ii) Other standard methods of test or examination that are equivalent or superior, as regards to accuracy, quality, and consistency of results to the above (subparagraph (i)) specified National Bureau of Standards methods, may be used to determine compliance only when such methods are approved by the state official to whom such approving authority has been assigned, or delegated, through due process of applicable state law.

(2) Minimum horizontal field of vision. Except as provided in subparagraph (a) of this subsection, each EPD shall not obstruct a horizontal field of vision to at least 105 degrees to the right side of the plane that passes through the pupil of the right eye looking straight ahead, and at least 105 degrees to the left side of the plane that passes through the pupil of the left eye looking straight ahead, and are parallel to the midsagittal plane.

(a) The specified minimum horizontal field of vision shall be unobstructed except that the horizontal field provided by the spectacles or sunglasses may be obstructed by the frame in a sector no greater than 7 1/2 degrees in horizontal angular width and located between 50 degrees and 80 degrees of the pertinent sagittal plane passing through the eye pupil when looking straight ahead.

(b) When ascertaining the horizontal field of vision afforded by eyeglasses, the pupil of the eye shall be assumed to be located 17 mm behind the point on the rear surface of the lens where the horizontal and vertical diameters intersect. When ascertaining the horizontal field of vision of EPD's other than eyeglasses, the assumed location of the pupil of the eye relative to the structures of the EPD shall be that location which is most likely to occur when the EPD is attached and worn in accordance with its manufacturer's instructions.

(c) No portion of the minimum horizontal field of vision shall be obstructed by a temple piece, headband, helmet, helmet attaching device, or any other supporting or attaching device.

NEW SECTION

WAC 204-52-080 LIGHT TRANSMITTING ABILITY OF EYE PROTECTIVE DEVICES. (1) A "clear" EPD shall transmit not less than eighty-five percent of the incident visible radiation. An EPD transmitting less than eighty-five percent of incident visible radiation shall be considered "tinted".

(a) A "tinted" EPD shall not impair the wearer's ability to discern color.

(b) A "tinted" EPD shall not be used at any time from a half hour after sunset to half hour before sunrise and at any other time when due to insufficient light or unfavorable atmosphere conditions, persons and vehicles on the highway are not clearly discernible at a distance of 500 feet ahead.

(2) Luminous transmittance test. The standard source of radiant energy used in the measurement of luminous transmittance shall be a projection type lamp No. T-8 (or other high-powered, gas-filled tungsten filament incandescent lamp) operated at the color temperature (2854K) corresponding to CIE Source A. The luminous transmittance shall be determined by one of the following means:

(a) Photometrically by an observer having normal color vision, as determined by recognized color vision chart tests such as those employing pseudo-isochromatic plates.

(b) With a physical photometer consisting of a thermopile (or other radiometer) and luminosity solution having a special transmittance curve which coincides closely with the luminous efficiency curve of the average eye.

(c) By measuring the special transmittance and calculating the luminous transmittance through the use of published data on the spectral radiant energy of CIE Source A and the relative luminous efficiency of the average eye.

NEW SECTION

WAC 204-52-090 CLEANSING. All EPD materials shall be such as to withstand, without visible deterioration, washing in ordinary household detergents and warm water, and rinsing to remove visible traces of detergents.

NEW SECTION

WAC 204-52-100 IDENTIFICATION AND LABELING. Eye protective devices, manufactured to comply with the requirements of this regulation and approved by the Commission on Equipment, shall be identified and labeled as follows:

(1) The EPD shall be permanently marked in a manner not to interfere with the vision of the wearer.

(2) The manufacturer's or distributor's trade name and model name or number, which shall correspond with the name and number under which the device has been approved or certified.

(3) That the device meets the standard VESC-8. Where space is limited, V-8 may be used in lieu of VESC-8.

The information required under WAC 204-52-100 (1), (2) and (3) plus the corporate or business name and address of either the actual manufacturer or the marketer assuming the responsibilities of the manufacturer shall be imprinted on the container in which the EPD is packed and on any instruction sheet(s) pertaining to the EPD.

The following statement shall appear in a prominent location on the container or label accompanying each tinted eye protective device: THIS TINTED EYE PROTECTIVE DEVICE IS FOR DAYTIME USE ONLY.

WSR 78-12-082

PROPOSED RULES

BOARD OF PILOTAGE COMMISSIONERS

[Filed December 5, 1978]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Board of Pilotage Commissioners intends to adopt, amend, or repeal rules concerning Grays Harbor Pilotage Rates which are now embodied in WAC 296-116-351;

that such agency will at 9 a.m., Thursday, January 11, 1979, in the Conference Room, Washington State Ferries, Pier 52, Seattle, Washington 98104, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place immediately after the hearing on Thursday, January 11, 1979, in the same meeting room.

The authority under which these rules are proposed is chapter 88.16 RCW as amended.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to January 10, 1979, and/or orally at 9 a.m., Thursday, January 10, 1979, at the above address.

Dated: November 30, 1978

By: Richard Berg
Chairman

AMENDATORY SECTION (Amending Order 78-1, filed 1/6/78)

WAC 296-116-351 PILOTAGE RATES FOR GRAYS HARBOR AND WILLAPA BAY PILOTAGE DISTRICT. These rates are effective February ~~((10-1978))~~ 15, 1979 through December 31, ~~((1978))~~ 1979 and thereafter until changed by the board.

	Rate
Classification of Pilotage Service	
Piloting of vessels in the inland waters ((f)) , ((20-00)) Per Meter	<u>\$21.40</u>
tributaries of Grays Harbor & Willapa Bay ((f)) , or	
Per Meter or Per Foot of Draft ((6-10)) Per Foot	<u>6.53</u>
and Per Net Registered Ton ((.0525)) Per N.R.T.	<u>.0562</u>
Minimum Charge for Net Registered Tonnage ((200-00))	<u>214.00</u>
Extra Vessel (in case of tow) ((125-00))	<u>133.75</u>
Boarding Fee:	
Per each boarding/deboarding from a boat. Note: The boarding fee is to finance the purchase of the pilot boat Chehalis. When the boat is fully amortized, the boarding fee will be terminated.	25.00
The Following Travel Allowance Shall be Charged:	
Boarding a vessel off Grays Harbor or Willapa Harbor entrance ((15-00))	<u>30.00</u>
Disembarking a vessel off Grays Harbor or Willapa Harbor entrance ((15-00))	<u>30.00</u>
Returning to Grays Harbor from piloting a vessel to Raymond ((15-00))	<u>30.00</u>
Traveling to Raymond to pilot a vessel to sea ((15-00))	<u>30.00</u>
Harbor Shifts (Including Travel Allowance):	
Grays Harbor:	
One dock to another dock ((100-00))	<u>107.00</u>
Anchorage to dock or dock to Anchorage (Upper Bay) ((100-00))	<u>107.00</u>
Dock to Anchorage (Lower Bay) ((125-00))	<u>133.75</u>
Anchorage in Lower Bay to berth Upper Bay ((125-00))	<u>133.75</u>
Cancellation Charge at dock ((50-00))	<u>55.00</u>
Cancellation Charge if boat operation involved ((200-00))	<u>214.00</u>
Delays Per Hour ((30-00))	<u>40.00</u>
((f)) (Willapa Bay: Same as Grays Harbor ((f)))	
Pilot when traveling to an outlying port to join a vessel or returning through an outlying port from a vessel which has been piloted to sea shall be paid <u>one hundred and seven dollars</u>	

	Rate
((100-00)) <u>\$107.00</u> for each day or fraction thereof and the following travel expense allowances:	
From Aberdeen to:	
Seattle	50.00
Tacoma	40.00
Olympia	30.00
Port Angeles	((50-00))
	<u>65.00</u>
Longview	45.00
Portland	55.00
Astoria	((50-00))
	<u>65.00</u>
All Other Washington Ports North of Seattle: Add to transportation allowance for Puget Sound Pilots the sum of	50.00
((f)) (Transportation and living expenses for other ports as incurred. ((f)))	

WSR 78-12-083
NOTICE OF PUBLIC MEETINGS
POLLUTION CONTROL HEARINGS BOARD
[Memorandum, Chairman—December 5, 1978]

WAC 371-08-010 BOARD ADMINISTRATION—OFFICE OF THE BOARD. The headquarters and principal office of the Board is Number One South Sound Center, Lacey, Washington 98504.

WAC 371-08-015 BOARD ADMINISTRATION—MEETING OF THE BOARD. The Board shall meet in formal sessions at its principal office at 10:00 a.m. on the first Tuesday of each month; and shall meet at such other times and places as the Board may designate.

WSR 78-12-084
NOTICE OF PUBLIC MEETINGS
SHORELINES HEARINGS BOARD
[Memorandum, Chairman—December 5, 1978]

WAC 461-12-032 ADMINISTRATION OF THE BOARD. The administrative offices of the Board and its staff shall be located at Number One South Sound Center, Lacey, Washington 98504. The Board has no established field organization and all available records relating to Board functions shall be in the custody of the Clerk of the Board at the foregoing address. [Order 1, § 461-12-032, filed 5/16/73.]

WAC 461-12-033 MEETINGS OF THE BOARD. The Board shall meet in formal sessions at its principal office at 10 a.m. on the fourth Wednesday of each month; and shall meet at such other times and places as the Board may designate. [Order 74-1, § 461-12-033, filed 5/23/74. Prior: Order 1, § 461-12-033, filed 5/16/73.]

WSR 78-12-085
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)
 [Filed December 6, 1978]

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 relating to Indochinese refugee assistance, amending WAC 388-55-010.

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

Michael Stewart, Executive Assistant
 Department of Social and Health Services
 Mail Stop OB-44 C
 Olympia, WA 98504;

that such agency will at 10:00 a.m., Wednesday, January 10, 1979, in the Auditorium, State Office Bldg #2, 12th and Jefferson, Olympia, WA conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Wednesday, January 17, 1979, in William B. Pope's office, 3-D-14, State Office Bldg #2, 12th and Jefferson, Olympia, WA.

The authority under which these rules are proposed is RCW 74.20A.550.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to 1/10/79, and/or orally at 10:00 a.m., Wednesday, January 10, 1979, Auditorium, State Office Bldg #2, 12th and Jefferson, Olympia, WA.

Dated: December 5, 1978

By: Glen H. Miller
 Assistant Secretary

AMENDATORY SECTION (Amending Order 1283, filed 3/20/78)

WAC 388-55-010 INDOCHINESE REFUGEE ASSISTANCE.

(1) Assistance shall be granted to Vietnamese, Cambodian and Laotian refugees within the provisions of Public Law 95-145, the Indochinese Refugee Assistance Program.

(2) For the purpose of the refugee assistance program a refugee is defined as a Cambodian, Vietnamese or Laotian national who has fled from and cannot return to his 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) An individual who has parole status as indicated by an INS (Immigration and Naturalization Service) Form I-94.

(b) An individual who has voluntary departure status as indicated by Form I-94.

(c) An individual who has conditional entry status as indicated by Form I-94.

(d) An individual who was admitted to the United States with permanent resident status on or after April 8, 1975 (the date on which 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.

(e) An individual who has permanent resident status as a result of adjustment of status under P.L. 95-145 as indicated by Form I-151 or I-551.

(3) Indochinese refugee assistance cases eligible for the AFDC and/or Medicaid programs shall be transferred to such programs retroactively effective as of 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 that 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 then 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 IRAP assistance.

(7) Assistance to all types of refugee cases, regardless of family composition, shall be provided at the AFDC monthly payment standards; income and resources will be treated according to AFDC standards. No resources which are not available, including property remaining in Vietnam, Laos or Cambodia, shall be considered in determining eligibility for financial assistance.

~~((7))~~ (8) The refugee family unit which includes United States citizen children, by virtue of their being born in this country, shall be treated as a single assistance unit under the refugee assistance program.

~~((8))~~ (9) (a) All applicants for and recipients of a financial grant under the refugee assistance program and each member of the family group of which they are a part are required to register for employment with the state employment service unless the individual is:

(i) An individual who is under ((16)) sixteen, or who is under age ((21)) twenty-one and is attending school or training full time, or who is age ((21)) twenty-one or over and is attending school or training as approved by the department;

(ii) A person who is ill, incapacitated, or over ((65)) 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 of a child under the age of six who is caring for the child;

(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) The nonexempt refugee applicant or recipient must accept employment when available as specified in WAC 388-57-025(4) through (7).

(c) Inability to communicate in English does not justify exemption from registration or acceptance of employment.

~~((9) Refusal of an employable adult recipient to register with the Employment Service or to accept or continue employment or training opportunity without good cause, as determined by the ESSO, will result in the following actions:))~~

(10) 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, which is determined appropriate for that refugee by the CSO shall also result in the following actions:

(a) The ESSO will provide counseling within ((7)) seven days of recipients refusal to participate. This counseling is intended to provide the refugee with an understanding of the implications of his 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 ESSO.

(b) If the employable refugee recipient continues to refuse an offer of employment or training, assistance will be terminated ~~((30)) thirty~~ days after the date of his original refusal. The refugee shall be given at least ~~((10)) 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, then the grant shall be reduced by the amount included on behalf of that 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 either action (i) or (ii) takes place, provided that the provisions for safeguarding information in chapter 388-48 WAC are met.

(iv) A decision by the refugee to accept employment or training, made at any time within the ~~((30-day))~~ 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 ~~((30))~~ thirty days after the termination of assistance because of refusal to accept or continue employment or training.

~~((+0))~~ (11) A refugee of any age who is otherwise eligible shall not be denied cash assistance while enrolled and participating in a training program which is part of an employability plan approved by the ESSO, that is, training intended to have a definite short-term (less than one year) employment objective.

~~((+1))~~ (12) (a) 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.

~~((+2))~~ (13) All refugee recipients who are ~~((65))~~ sixty-five years of age or older, or who are 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.

~~((+3))~~ (14) (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. Subdivision (11)(a) is applicable in determining the amount of participation in medical costs for refugee recipients.

(c) The refugee recipient who becomes 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/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.

~~((+4))~~ (15) Refugee recipients shall have their continuing eligibility for financial and medical assistance redetermined at least once in every three months of continuous receipt of assistance.

~~((+5) In accordance with federal regulations, this section is effective October 1, 1977:))~~

WSR 78-12-086
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)
 [Filed December 6, 1978]

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 relating to food assistance programs, amending chapter 388-54 WAC.

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

Michael Stewart, Executive Assistant
 Department of Social and Health Services
 Mail Stop OB-44 C
 Olympia, WA 98504;

that such agency will at 10:00 a.m., Wednesday, February 14, 1979, in the Auditorium, State Office Bldg #2, 12th and Jefferson, Olympia, WA, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Wednesday, February 28, 1979, in William B. Pope's office, 3-D-14, State Office Bldg #2, 12th and Jefferson, Olympia.

The authority under which these rules are proposed is RCW 74.04.510.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to February 14, 1979, and/or orally at 10:00 a.m., Wednesday, February 14, 1979, Auditorium, State Office Bldg #2, 12th and Jefferson, Olympia, WA.

Dated: December 5, 1978

By: Glen H. Miller
 Assistant Secretary

Reviser's Note: The material contained in this filing will appear in a subsequent 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 78-12-087
PROPOSED RULES
UTILITIES AND TRANSPORTATION
COMMISSION
 [Filed December 6, 1978]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington Utilities and Transportation Commission intends to adopt, amend, or repeal rules concerning WAC 480-149-120, relating to Tariff Circular No. 6 with particular reference to garbage and/or refuse collection companies. Written and/or oral submissions may also contain data, views, and arguments concerning the effect of the proposed amendment on economic values pursuant to chapters 43.21H RCW and WAC 480-08-050(17).

and that the adoption, amendment, or repeal of such rules will take place at 8:00 a.m., Wednesday, December 20, 1978, in the Commission's Conference Room, Sixth Floor, Highways-Licenses Building, Olympia, Washington.

The authority under which these rules are proposed is RCW 80.01.040(4) and 81.77.030(4).

Interested persons may submit data, views, or arguments to this agency orally at 8:00 a.m., Wednesday, December 20, 1978, Commission's Conference Room, Sixth Floor, Highways-Licenses Building, Olympia, Washington.

This notice is connected to and continues the matter noticed in Notice No. WSR 78-11-079 filed with the code reviser's office on November 1, 1978.

Dated: December 6, 1978
 By: David Rees
 Secretary

WSR 78-12-088
ADOPTED RULES
UTILITIES AND TRANSPORTATION
COMMISSION

[Order R-120, Cause No. TV-1172—Filed December 6, 1978]

This action is taken pursuant to Notice No. WSR 78-11-018, filed with the Code Reviser on October 11, 1978. This rule hereinafter amended is in effect on an emergency basis and shall take effect on a permanent basis pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 81.80.300 and RCW 81.80.320 and is intended to administratively implement those statutes.

This rulemaking proceeding is in compliance with the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), the State Register Act (chapter 34.08 RCW), the State Economic Policy Act (chapter 43.21H RCW), and the State Environmental Policy Act of 1971 (chapter 43.21C RCW).

Pursuant to Notice No. WSR 78-11-018, the above matter was scheduled for amendment at 8:00 a.m., Wednesday, December 6, 1978, in the Commission's Conference Room, Seventh Floor, Highways-Licenses Building, Olympia, Washington before Chairman Robert C. Bailey and Commissioners Elmer C. Huntley and Frank W. Foley.

Under the terms of said notice, interested persons were afforded the opportunity to submit data, views, or arguments to the Commission in writing prior to December 1, 1978. Under the terms of said notice, interested persons were also afforded the opportunity to submit data, views, or arguments orally at 8:00 a.m., Wednesday, December 6, 1978, in the Commission's Conference Room, Seventh Floor, Highways-Licenses Building, Olympia, Washington.

No written or oral comments have been submitted to the Commission on this proposed rule amendment.

This amendment of WAC 480-12-130 affects no economic value and has no economic impact other than extending certain options with respect to the payment of regulatory fees to motor carriers operating vehicles between points in this state and points outside this state in interstate commerce as well as points within this state in intrastate commerce.

In reviewing the entire record herein, it has been determined that WAC 480-12-130 should be amended on a permanent basis to read as set forth in Appendix "A", attached hereto and made a part hereof by reference. WAC 480-12-130, as adopted, sets forth the regulatory

fee schedule and the criteria for determining the appropriate fee.

ORDER

WHEREFORE, IT IS ORDERED That WAC 480-12-130, relating to motor carriers, be, and the same is, hereby amended as set forth in Appendix "A" as a permanent rule of the Washington Utilities and Transportation Commission to take effect on a permanent basis pursuant to RCW 34.04.040(2).

IT IS FURTHER ORDERED That the order and the annexed rule, after being first recorded in the order register of the Washington Utilities and Transportation Commission, shall be forwarded to the Code Reviser for filing pursuant to chapter 34.04 RCW and chapter 1-12 WAC.

IT IS FURTHER ORDERED That there shall be forwarded to the secretary of the senate and the chief clerk of the house of representatives three copies of the statement required by RCW 34.04.045.

DATED at Olympia, Washington, this 6th day of December, 1978.

Washington Utilities and Transportation Commission
 Robert C. Bailey, Chairman
 Elmer C. Huntley, Commissioner
 Frank W. Foley, Commissioner

AMENDATORY SECTION (Amending Order R-111, filed 11/23/77)

WAC 480-12-130 IDENTIFICATION CARDS—AMENDMENT—SUBSTITUTION. (1) No vehicle of combination of vehicles operated by a common or contract carrier or registered carrier upon the highways of this state or the streets of regulated cities shall be so operated without having available within the cab of the motive power vehicle a valid identification cab card properly signed and with appropriate stamp affixed. Such identification card shall be subject to inspection by the Commission's representatives at all times.

(2) An application for sufficient number of identification stamps shall be filed with the commission, accompanied by the necessary stamp and regulatory fee, during the month of November each year, or at any time thereafter that additional stamps are required. Such application shall be on forms furnished by the commission. The schedule of stamp and maximum regulatory fees is as follows:

GROSS LICENSED WEIGHT	STAMP FEE	REGULATORY FEE
Less than 4,000 lbs.	\$3.00	\$ 7.00
4,000 to 7,999 lbs.	3.00	9.00
8,000 to 11,999 lbs.	3.00	11.00
12,000 to 15,999 lbs.	3.00	13.00
16,000 to 19,999 lbs.	3.00	15.00
20,000 to 23,999 lbs.	3.00	17.00
24,000 to 27,999 lbs.	3.00	19.00
28,000 to 31,999 lbs.	3.00	21.00
32,000 to 35,999 lbs.	3.00	23.00
36,000 to 39,999 lbs.	3.00	30.00

GROSS LICENSED WEIGHT	STAMP FEE	REGULATORY FEE
40,000 to 43,999 lbs.	3.00	32.00
44,000 to 47,999 lbs.	3.00	34.00
48,000 to 51,999 lbs.	3.00	36.00
52,000 to 55,999 lbs.	3.00	38.00
56,000 to 59,999 lbs.	3.00	40.00
60,000 to 63,999 lbs.	3.00	42.00
64,000 to 67,999 lbs.	3.00	44.00
68,000 to 71,999 lbs.	3.00	46.00
72,000 to 75,999 lbs.	3.00	48.00

NOTE: The above regulatory fees are maximum only. Under RCW 81.80.320 the commission may, by general order entered before November 1 of any year, reduce the fees on a proportional basis.

(3) The stamp fee named in subsection (2) applies to each stamp applied for. The regulatory fee is also payable in connection with each stamp and is determined as follows:

(a) On any "solo" vehicle, or in combinations pulling any trailer operated either in intrastate or interstate commerce, the regulatory fee shall be as stated in subsection (2) and shall be based upon the maximum gross weight thereof as set by the carrier in his application for his regular license plates plus any additional tonnage or log tolerance permits. In the event that trailers or semi-trailers are separately licensed for gross weight and not included within the licensed gross weight of the motive power unit, the fees provided herein shall be computed on the basis of the licensed gross weight of the trailers, plus additional weight fees if any, in which case a separate identification cab card will be issued for such trailers in the same manner as for a motive power vehicle.

(b) In lieu of the payment of a full regulatory fee for each vehicle or combination of vehicles operated across or between points in the state and points outside the state exclusively in interstate or foreign commerce, and as to vehicles operated between points in this state and points outside the state in interstate commerce as well as points within this state in intrastate commerce, the regulatory fee may, at the request of the carrier, be paid on the basis of one of the following options:

Option 1. Floater Regulatory Fee Cards.

Carriers who operate vehicles between points in this state and points outside this state exclusively in interstate commerce, and carriers who operate fleets in excess of 200 motive power units between points in this state and points outside this state in interstate commerce as well as points within this state in intrastate commerce may elect to purchase unassigned regulatory fee receipts at ~~((+50))~~ one hundred fifty percent of the applicable gross weight fee stated in subsection (2). One of these regulatory fee receipts must be carried within the cab of the motive power vehicle when such equipment is operated in this state and must be accompanied by a properly executed National Association of Regulatory Utility Commissioners uniform identification cab card and Washington Utilities and Transportation Commission identification stamp. When applied for in this manner

the fee must be that for the highest gross licensed weight of such solo or combination with which the receipt showing the payment of regulatory fees may be used.

The carrier must file and keep current a list of power equipment being used under this option, including leased equipment, and purchase an identification stamp for each power unit so listed as provided for in subsection (2).

In the case of unladen automobiles and trucks operated in interstate driveaway service across or between points in the state and points outside the state, the carrier may use unassigned National Association of Regulatory Utility Commissioners uniform identification cab cards and Washington Utilities and Transportation Commission identification stamps upon payment of ~~((+50))~~ one hundred fifty percent of the applicable gross weight fee and the ~~((3.00))~~ three dollar stamp fee for each unassigned cab card and stamp.

Option 2. Lump Sum Regulatory Fee Payment.

Carriers who operate fleets in excess of 200 motive power vehicles either exclusively in interstate or foreign commerce across or between points in this state and points outside this state or between points in this state and points outside this state in interstate commerce as well as points within this state in intrastate commerce, and who have so operated under Option 1, above, or this option for the immediately preceding calendar year, may elect to pay a lump sum regulatory fee based on the number of power units for which identification stamps have been purchased during the immediately preceding calendar year at the regulatory fee established by general order of the commission entered before November 1st of any year. These carriers must file and keep current a list of power equipment used under this option, including leased equipment, and purchase an identification stamp for each power unit so listed as provided in subsection (2). With a properly executed National Association of Regulatory Utility Commissioners uniform identification cab card and Washington Utilities and Transportation Commission identification stamp attached, no proof of regulatory fee payment need be carried.

Option 3. Single Cab Card.

This option is available to interstate operators whose vehicles are proportionally registered under chapter 46.85 RCW, and who elect to use the "single document cab card" provided for by chapter 46.86 RCW and applies only to such vehicles that are operated across or between points in this state and points outside the state exclusively in interstate or foreign commerce. If a carrier elects to use this option, he shall indicate in the appropriate column of his application for proportional registration those power units for which he elects to pay Washington Utilities and Transportation Commission fees. Upon payment of all required fees to the Department of Licensing, a single cab card will be issued by the Department of Licensing for each vehicle upon which fees have been paid and a corresponding identification stamp will be issued by this commission. The identification stamp shall be affixed to a National Association of Regulatory Utility Commissioner's identification cab card. In lieu of adding Washington Utilities and

Transportation Commission fees to his application for proportional registration, a carrier may avail himself of option 1 or option 2. In this event application will be made directly to the Washington Utilities and Transportation Commission. Carriers must file and keep current a list of power equipment being used under this option, including leased equipment.

Option 4. Single Trip Transit Permit.

Carriers engaged exclusively in casual or occasional interstate or foreign commerce across or between points in the state and points outside the state may as in alternative to all other requirements of this chapter obtain a single trip transit permit, valid for ten days, authorizing a one-way trip into, out of or across the state. This permit will be issued upon payment of a fee of ~~((\\$10.00))~~ ten dollars and must be carried in the cab of the power vehicle. Proof of public liability and property damage insurance in the form of an insurance policy or a certificate of insurance in the amounts provided for in WAC 480-12-350 must be furnished with the application.

Option 5. Single Trip Regulatory Fee Card.

A carrier registered with the Washington Utilities and Transportation Commission to engage in interstate or foreign commerce across or between points in this state and points outside of this state, may purchase single trip regulatory fee cards, valid for five days, authorizing a one-way trip into, out of or across this state, for a fee of ~~((\\$10.00))~~ ten dollars each.

Pre-numbered Single Trip Regulatory Fee Cards must be purchased in advance and no refund will be allowed for unused cards. Cards must be filled out, in ink or by typewriter, by the carrier, showing the description of the vehicle, license number, state in which the vehicle is licensed, name of owner (if other than the carrier), the commodity to be transported, the origin and destination of the shipment and be signed by an officer, agent or employee of the carrier authorized to use the card. Card must be carried in the power unit. The vehicle operating under a single trip regulatory fee card shall be under the control and direction of the motor carrier issuing the card and shall be used only within the scope of the authority of that motor carrier.

At the end of each calendar month a report shall be sent to the Commission, showing the card number, dates used, origin of shipment, destination of shipment and vehicle number.

(c) In intrastate or interstate commerce between points within the state of Washington the identification cab card and stamp may, at the request of the carrier, not be assigned to any particular motive power vehicle under the following circumstances:

(i) In connection with trucks or tractors to be operated under master leasing agreements provided for in WAC 480-12-210(1)(h), in which case the cab card may be used only with vehicles operated under such master leasing agreements; and

(ii) In connection with unladen automobiles or trucks in driveway service, in which case the cab card may be used only with such vehicles in driveway service. The

fees shall be as stated in subsection (3)(a) for the highest gross licensed weight (highest actual weight in driveway service) on any power vehicle with which the identification cab card and stamp may be used.

(d) In intrastate commerce between points within the state of Washington, a common or contract carrier acquiring the use of private carrier equipment under the provisions of WAC 480-12-210(1)(c) may, in connection with short term leases, elect to purchase single trip regulatory fee cards, valid for five days, authorizing a one-way trip between points within this state, for a fee of ~~((\\$10.00))~~ ten dollars each, in lieu of payment of the full regulatory fee.

Pre-numbered single trip regulatory fee cards must be purchased in advance and no refunds will be allowed for unused cards. Cards must be filled out, in ink or by typewriter, by the carrier, showing the description of the vehicle, license number, state in which the vehicle is licensed, name of owner, the commodity to be transported, the origin and destination of the shipment and be signed by an officer, agent or employee of the carrier authorized to use the card. The card must be carried in the power unit. The vehicle operating under a single trip regulatory fee card shall be under the control and direction of the motor carrier issuing the card and shall be used only within the scope of the authority of that motor carrier.

At the end of each calendar month a report shall be sent to the Commission, showing the card number, date used, origin of shipment, destination of shipment and vehicle number.

(4) On any truck or tractor for which the licensed capacity is increased during the year an IMMEDIATE APPLICATION accompanied by the amount of the increase in regulatory fee is necessary. The commission will provide for amendment of the cab card accordingly.

(5) No refund will be made on unused stamps.

(6) Any "lost" stamps will be replaced only at full stamp and regulatory fee: PROVIDED, HOWEVER, That in unusual circumstances the commission may, by order, waive all or a portion of the replacement cost.

(7) Each carrier shall obtain from the Washington Utilities and Transportation Commission or from the National Association of Regulatory Utility Commissioners a sufficient number of blank identification cab cards to satisfy its requirements. Equipment which is used exclusively within the state, i.e., does not cross the state line, shall use the Washington Utilities and Transportation Commission prescribed identification cab card. Equipment which is used exclusively in interstate or foreign commerce which crosses the state line shall use the National Association of Regulatory Utility Commissioners uniform identification cab card. Equipment used in both types of operation may use either cab card, however it is recommended that the National Association of Regulatory Utility Commissioners uniform identification cab card be used. Upon receipt of stamps from the Commission, an identification cab card shall be duly completed by the carrier for each motive power unit and the appropriate stamp firmly affixed thereto. Such identification cab card shall be placed in the cab of each power unit in accordance with subsection (1).

(8) All identification cab cards and stamps issued for a particular calendar year expire January 31 of each succeeding year. However a stamp may be issued for the ensuing calendar year on or after the first day of November preceding, and may be used from the date of issue.

(9) When a permit is revised or extended, the commission will provide for appropriate amendment of the identification cab card accordingly.

(10) All delinquent stamp fees, regulatory fees, tariff fees and tariff maintenance fees which are due and payable by the carrier to the commission must be paid at the time application is made. The commission may refuse to issue identification stamps until all such fees are paid.

(11) Interstate operators whose vehicles are proportionally registered under chapter 46.85 RCW and who elect to use the "single document cab card" provided for by chapter 94, Laws of 1967 ex. sess., are subject to this rule only to the extent necessary, including ascertainment of payable stamp and regulatory fees.

(12) An identification cab card may be reassigned to a substituted vehicle (power unit) only when the original vehicle has been destroyed or is being permanently withdrawn from the ownership or possession of the permittee.

WSR 78-12-089

ADOPTED RULES

UTILITIES AND TRANSPORTATION COMMISSION

[Order R-119, Cause No. TV-1178—Filed December 6, 1978]

This action is taken pursuant to Notice No. WSR 78-11-032, filed with the Code Reviser on October 18, 1978. This rule is currently in effect on an emergency basis pursuant to RCW 34.04.030 and shall take effect on a permanent basis pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 81.80.290 which directs that the Washington Utilities and Transportation Commission has authority to implement the provisions of chapter 81.80 RCW, including RCW 81.80.150.

This rulemaking proceeding is in compliance with the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW), the State Register Act (chapter 34.08 RCW), the State Economic Policy Act (chapter 43.21H RCW), and the State Environmental Policy Act of 1971 (chapter 43.21C RCW).

Pursuant to Notice No. WSR 78-11-032, the above matter was scheduled for amendment at 8:00 a.m., Wednesday, December 6, 1978, in the Commission's Conference Room, Seventh Floor, Highways-Licenses Building, Olympia, Washington before Chairman Robert C. Bailey and Commissioners Elmer C. Huntley and Frank W. Foley.

Under the terms of said notice, interested persons were afforded the opportunity to submit data, views, or arguments to the Commission in writing prior to

December 1, 1978. Under the terms of said notice, interested persons were also afforded the opportunity to submit data, views or arguments orally at 8:00 a.m., Wednesday, December 6, 1978, in the Commission's Conference Room, Seventh Floor, Highways-Licenses Building, Olympia, Washington.

No written or oral comments have been submitted to the Commission on this proposed rule amendment.

This amendment of WAC 480-12-285 on a permanent basis affects no economic values but does have an economic impact. Each motor carrier which must purchase and maintain any of the tariffs listed in WAC 480-12-285 will be required to pay an additional fee as indicated in the amended rule. The increase in fees as reflected in the amendment are designed to generate approximately \$6,000 in additional revenue to offset increased expenses. The amendments to the initial charge are designed to generate approximately \$1,000 in additional revenue and the amendments to the annual maintenance fee are designed to generate approximately \$5,000 in additional revenue.

In reviewing the entire record herein, it has been determined that WAC 480-12-285 should be amended on a permanent basis to read as set forth in Appendix "A", attached hereto and made a part hereof by reference. WAC 480-12-285, as adopted, sets forth the individual tariffs covering designated territories and the initial charge and annual maintenance fee for each tariff.

ORDER

WHEREFORE, IT IS ORDERED That WAC 480-12-285, relating to motor carrier tariff fees, be, and the same is, hereby adopted as set forth in Appendix "A" as a permanent rule of the Washington Utilities and Transportation Commission to take effect pursuant to RCW 34.04.040(2).

IT IS FURTHER ORDERED That the order and the annexed rule, after being first recorded in the order register of the Washington Utilities and Transportation Commission, shall be forwarded to the Code Reviser for filing pursuant to chapter 34.04 RCW and chapter 1-12 WAC.

IT IS FURTHER ORDERED That there shall be forwarded to the secretary of the senate and the chief clerk of the house of representatives three copies of the statement required by RCW 34.04.045.

DATED at Olympia, Washington, this 6th day of December, 1978.

Washington Utilities and Transportation Commission

Robert C. Bailey, Chairman

Elmer C. Huntley, Commissioner

Frank W. Foley, Commissioner

AMENDATORY SECTION (Amending Order R-90, filed 1/19/77)

WAC 480-12-285 TARIFFS, DISTRIBUTION AND COST OF. Tariffs, with description and cost thereof are as follows:

Tariff No.	Territory	Cost per Tariff	
		Initial Charge	Annual Maintenance
3-B	Spokane Cartage	\$(4.00) 5.00	\$5.00
4-A	Special Commodities (State-wide)	((4.00)) 5.00	10.00
5-A	General Freight West of Cascades	((5.00)) 6.00	10.00
6-A	General Freight East of Cascades and between East and West	((5.00)) 6.00	10.00
7-B	Bulk Petroleum Products	((4.00)) 5.00	((8.00)) 10.00
8	Olympic Peninsula	((4.00)) 5.00	((8.00)) 10.00
9	General Freight in King, Pierce, Snohomish & Thurston Counties	((5.00)) 6.00	10.00
10	Mileage Circular	((4.00)) 5.00	((4.00)) 5.00
12	Local Areas	((4.00)) 5.00	5.00
13	Bulk Commodities except Petroleum	((4.00)) 5.00	((8.00)) 10.00
14	Mobile Homes (Towaway)	((4.00)) 5.00	((4.00)) 5.00

During the calendar year in which the purchase of a tariff is made the annual maintenance fee shall be payable in advance on the following basis:

Month Purchased	Fee Payable
January, February, March	In Full
April, May, June	Three-Quarters
July, August, September	One-Half
October, November, December	One-Quarter

Each subsequent year the annual maintenance fee shall be payable on or before December 31 of the preceding year.

One of more single pages in any tariff will be supplied at ~~((5))~~ five cents per page - minimum order ~~((51.00))~~ one dollar.

All prices set out in this rule shall be subject to change without notice. All subsequent issues or reissues of commission tariffs shall be priced according to the cost of compilation and maintenance and all fees shall be payable in advance as stated herein unless otherwise specifically ordered by the commission.

WSR 78-12-090
EMERGENCY RULES
DEPARTMENT OF GAME
 [Order 80—Filed December 6, 1978]

Be it resolved by the undersigned, Ralph W. Larson, Director, Washington State Department of Game, that I promulgate and adopt at Olympia, Washington, as emergency rule of this governing body, the annexed rule:

WAC 232-32-112 Closure of certain marine waters to the taking of steelhead trout with gill nets and purse seines.

I, Ralph W. Larson, find an emergency exists and that the foregoing order adopting emergency rule WAC 232-32-112 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 and that observance of the requirements for adoption of permanent rules which are effective only upon expiration of 30 days after the date of filing is contrary to public interest as the statement of facts constituting such emergency reveals. A statement of the facts constituting such emergency is:

Interception of steelhead trout by gill net and purse seine fisheries in marine mixed stock areas should not be allowed because:

- (a) the numbers, location and timing of each steelhead stock in such marine areas is unknown;
- (b) the Department of Game is unable to assign fish caught in these marine areas to rivers of origin which thereby creates additional uncertainty in determining safe and allowable harvests in terminal areas open to fisheries;
- (c) steelhead stocks which are protected and not open to any fisheries, for research or conservation purposes, are likely to be present in mixed stock areas and must not be harvested in those areas; and

(d) gill nets and purse seines have the potential of harvesting steelhead in substantial numbers; therefore, an immediate closure of certain marine areas in which mixed stocks are found is necessary to insure the protection of steelhead stocks returning to rivers of origin. Some streams for which there should be no harvest of steelhead are: Snow and Salmon creeks (Strait of Juan de Fuca), Tarboo Creek (Hood Canal), Chambers Creek (Central Puget Sound), and Woodland Creek (Southern Puget Sound).

Such rule is therefore adopted as an emergency.

This rule is promulgated under the authority of the Director of Game as authorized in RCW 77.12.150 with the approval of the Game Commission as provided in that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), or the Administrative Procedures Act (chapter 34.04 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

This order, after being first recorded in the Order Register of this governing body, shall be forwarded to the Code Reviser for filing pursuant to chapter 34.04 RCW and chapter 1-12 WAC.

APPROVED AND ADOPTED December 6, 1978.

Ralph W. Larson

NEW SECTION

WAC 232-32-112 CLOSURE OF CERTAIN MARINE WATERS TO THE TAKING OF STEELHEAD TROUT WITH GILL NETS AND PURSE SEINES. It shall be unlawful for all persons to take, fish for or possess steelhead trout with gill net and purse seine gear in all marine areas inside of and including the Strait of Juan de Fuca, the Strait of Georgia, and Puget Sound including Hood Canal (Washington State Department of Fisheries Reporting Areas 4B, 5, 6, 6A, 6B,

6C, 7, 7A, 7B*, 7C, 8A, 8B**, 9, 9A, 10, 10B, 11, 11A, 12, 12A, 12B, 12C, 12D, 12E, 13, 13A, 13B: effective 6 a.m., December 11, 1978

*excepting those portions described in AREAS NOT CLOSED

**closed with tribal agreement for steelhead management purposes that area of 8B lying south and west of a line running from Camano Head to the northern tip of Gedney Island

provided those marine areas below shall remain open to Treaty Indian gill net and purse seine fisheries if tribal regulations have been legally adopted and filed with the United States District Court, Western District of Washington at Seattle, and with the Washington Departments of Fisheries and Game:

- Elliot Bay – Department of Fisheries Area 10A.
 Port Susan – Department of Fisheries Area 8C and that portion of Area 8B east and north of a line drawn between Camano Head and the northern tip of Gedney Island.
 Skagit Bay – Department of Fisheries Area 8.
 Bellingham Bay – Department of Fisheries Area 7B north of a line drawn between Carter Point and Whiskey Rocks.
 Dungeness Harbor – Those marine waters bounded on the north and west by Dungeness Spit, on the east by a line north from the private gun club house to the nearest point of land on Dungeness Spit, and south by the mainland.

WSR 78-12-091
PROPOSED RULES
STATE BOARD OF HEALTH
 [Filed December 6, 1978]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the State Board of Health intends to adopt, amend, or repeal rules relating to nursing homes, amending chapter 248-14 WAC;

that such agency will at 9:00 a.m., Wednesday, January 10, 1979, in the Spokane County Health District Public Health Center, Room 140, West 1101 College, Spokane, WA conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Wednesday, January 10, 1979, in the Spokane County Health District Public Health Center, Room 140, West 1101 College, Spokane, WA.

The authority under which these rules are proposed is RCW 18.51.070.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to January 10, 1979, and/or orally at 9:00 a.m., Wednesday, January 10, 1979, Spokane County

Health District Public Health Center, Room 140, West 1101 College, Spokane, WA.

Dated: December 6, 1978

By: John A. Beare, MD
 Secretary

AMENDATORY SECTION (Amending Order 133, filed 8/11/76)

WAC 248-14-001 DEFINITIONS. (1) All adjectives and adverbs such as adequate, approved, qualified, reasonable, reputable, satisfactory, sufficiently, or suitable, used in these rules and regulations to qualify a person, equipment or building, shall be as determined by the Washington state department of social and health services with the advice and guidance of the council.

(2) "Activity director" means someone on the staff of a nursing home responsible for the development and maintenance of a program for patients which is intended to provide activities to meet their needs and interests and not be in conflict with the plan of treatment.

(3) "Ambulatory person" – means a person, who, unaided, is physically and mentally capable of walking a normal path to safety, including the ascent and descent of stairs.

(4) "Attending physician" – means the physician who is responsible for a particular person's medical care during the period of time the person is an inpatient or outpatient of the nursing home.

(5) "Bathing facility" – means a bathtub or shower. Does not include sitz baths or other fixtures designed primarily for therapy.

(6) "Client" – see "Patient".

(7) "Comfortable armchair" – means a stable chair which provides for proper body alignment and support.

This does not preclude the use of a captain's chair or a rocking chair, provided it meets the criteria contained in this definition.

A wheelchair may be used as a comfortable armchair provided it is modified to meet the criteria contained in this definition of a comfortable armchair. Such modifications may include, but not necessarily be limited to, a seat board, wider arm rest, or back board.

For a patient unable to support his neck and head, the chair shall be a high back chair or have a head rest.

For a patient, whose medical condition requires the use of a chair of a special type or design(;) a chair which meets the requirements specified in a written order by a physician shall be considered "a comfortable armchair".

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

(9) "Dialysis" – means the process of separating crystalloids and colloids in solution by means of their unequal diffusion through a natural or artificial, semi-permeable membrane.

(a) "Acute dialysis" – means hemodialysis or peritoneal dialysis in the treatment of a person with renal failure for a period of time during which it is medically determined whether renal function may be restored or the failure is irreversible.

(b) "Maintenance dialysis" – means recurrent hemodialysis or peritoneal dialysis in the long term treatment of a person with chronic, irreversible renal failure of such severity that other medical management will not support life.

(c) "Hemodialysis" – means dialysis of the blood by means of an "artificial kidney" through which blood is circulated on one side of a semi-permeable membrane while the other side is bathed by a salt solution. The accumulated toxic products diffuse out of the blood into the salt solution.

(d) "Peritoneal dialysis" – means dialysis of the blood by inserting a tube into a person's abdomen and instilling a sterile salt solution into the peritoneal cavity. Accumulated toxic products diffuse out of the blood through the semi-permeable membrane of the peritoneum into the salt solution. After a period of time for diffusion, the solution is allowed to drain from the peritoneal cavity.

(e) "Self-dialysis" – means carrying out dialysis on oneself, assuming primary responsibility for the dialysis procedure whether or not one has assistance.

(10) "Dialysis room" – means a room in which a patient undergoes dialysis.

(11) "Dose" – means the amount of drug to be administered at one time.

(12) "Drug facility" – means a room or area designed and equipped for drug storage and the preparation of drugs for administration.

(13) "Facilities" – means a room or area and/or equipment to serve one or more specific functions.

(14) Faucet controls:

(a) "Wrist control" – means water supply controls at least 4(^(A)) inch overall horizontal length designed and installed to be operated by the wrists.

(b) "Elbow control" – means water supply controls at least 6(^(A)) inch overall horizontal length designed and installed to be operated by the elbow.

(c) "Knee control" – means water supply controls, each operated by a mixing valve designed and installed to be operated by the knee.

(d) "Foot control" – means water supply controls, each operated by a mixing valve designed and installed to be operated by the foot.

(15) "Free hanging space for clothes" – means separated space in an enclosed wardrobe or closet with a rod which provides for daytime clothing to hang full length without touching the floor of the closet.

(16) "Functional abilities" – means the physical, mental, emotional, and social abilities to cope with the activities and affairs of daily living.

(17) "Grade" – means the level of ground adjacent to the building measured at required windows. The ground must be level or slope downward for a distance of at least 10 feet from the wall of the building. From there the ground may slope upward not greater than an average of one foot vertical to two feet horizontal within a distance of 18 feet from the building.

(18) "Handwashing facility" – means a lavatory or a sink designed and equipped to serve for handwashing purposes.

(19) "He, him, his and himself" – are the pronouns used in reference to a person of either sex, male or female. This choice of pronouns has been adopted for the purpose of consistency and to facilitate reading of these rules and regulations and does not mean preference for nor exclude reference to either sex.

(20) "Immediate supervision" means supervision of the performance of one or more persons when both supervisor and the person(s) over whose performance he exercises supervision are on duty within the nursing home.

(21) "Kidney center" – means a health care facility which is designed, equipped, staffed, organized and administered to provide the following services:

(a) Medical, social and psychological evaluation and selection of persons eligible for maintenance dialysis or kidney transplantation by a formal review body.

(b) Dialysis.

(c) Kidney transplantation for patients with chronic renal failure, either directly or by appropriate referral where this form of therapy is medically indicated.

(d) Training program for physicians, nurses, technicians and members of other disciplines involved in the care and treatment of persons with chronic renal failure who receive dialysis.

(e) Self-dialysis training program for patients.

(f) Evaluation of situations or facilities and assistance in planning necessary alterations and installations to ensure safe and adequate facilities for maintenance dialysis.

(g) An organized system(;) by which patients undergoing dialysis at home or in a nursing home or other satellite facility procure the supplies and equipment necessary to safe and efficient administration of dialysis.

(h) Continued medical management and surveillance of care of patients receiving maintenance dialysis at home or in a nursing home or other satellite facility by means of outpatient clinic services and a continuing program of review, consultation and training.

(i) An in-hospital dialysis program which can provide the full gamut of services for diagnosis and treatment of persons with chronic renal disease. The in-hospital services may be provided by means of an association or affiliation with an in-hospital dialysis program.

(22) "Lavatory" – means a plumbing fixture designed and equipped to serve for handwashing purposes.

(23) "Legend drug" – means a drug bearing the legend, "Caution, federal law prohibits dispensing without a prescription."

(24) "Licensed nurse" – means either a registered nurse or a licensed practical nurse.

(25) "Licensed practical nurse" – means a person duly licensed under the provisions of the Licensed Practical Nurse Act of the state of Washington, chapter 18.78 RCW.

(26) "New construction" shall include any of the following, started after adoption of these rules and regulations by the state board of health.

(a) New buildings to be used as a nursing home.

(b) Additions to existing buildings to be used as a nursing home.

(c) Conversions (~~((i))~~) including buildings which have been licensed previously as nursing homes and have not been used as such for a period in excess of one year.

(d) Alterations other than repairs, except where an exemption has been granted by the director under WAC 248-18-060.

(27) "Night light" – means a light fixture which is flush-mounted on the wall near the entrance doorway centered about fourteen inches above the floor providing from 0.5 to 1.5 footcandles of light measured on the floor at a distance of three feet from the light fixture.

(28) "Nursing home" – means any home, place or institution which operates or maintains facilities providing convalescent or chronic care, or both, for a period in excess of twenty-four consecutive hours for three or more patients not related by blood or marriage to the operator, who, by reason of illness or infirmity, are unable properly to care for themselves. Convalescent and chronic care may include, but not be limited to, any or all procedures commonly employed in waiting on the sick, such as administration of medicines, preparation of special diets, giving of bedside nursing care, application of dressings and bandages, and carrying out of treatment prescribed by a duly licensed practitioner of the healing arts. Nothing in this definition shall be construed to include general hospitals or other places which provide care and treatment for the acutely ill and maintain and operate facilities for major surgery or obstetrics or both. Nothing in this definition shall be construed to include any boarding home, guest home, hotel or related institution which is held forth to the public as providing, and which is operated to give only board, room and laundry, to persons not in need of medical or nursing treatment or supervision except in the case of temporary acute illness. Nothing in this definition shall be construed to include any facility licensed under chapter 71.12 RCW as a private establishment. The mere designation by the operator of any place or institution as a hospital, sanitarium, or any other similar name, which does not provide care for the acutely ill and maintain and operate facilities for major surgery or obstetrics, or both, shall not exclude such place or institution from the provisions of this chapter.

(29) "Nursing services" – means services designed to maintain or promote achievement of optimal independent function and health status; and planned, supervised and evaluated by a licensed professional nurse in the context of an overall individual plan of care.

(30) "Outpatient service" is any service to an outpatient.

(31) "Patient" – means a ((person)) resident who is receiving preventive, diagnostic, therapeutic, habilitative, rehabilitative, maintenance or palliative health ((care)) related services under professional direction.

(a) "In-patient" – means a patient who is receiving ((health care)) services with board and room in a nursing home on a continuous 24-hour a day basis.

(b) "Out-patient" – means a patient who is receiving ((health care)) services at a nursing home which is not providing him these services with room and board on a continuous 24-hour a day basis.

(c) "Self-dialysis patient" – means a patient who performs self-dialysis.

(d) "Patients requiring skilled nursing care" – means those residents whose conditions, needs, and/or services are of such complexity and sophistication so as to require the continuous or frequent observation and intervention of a licensed physician and/or a registered nurse. These patients require ongoing assessments of physiological and/or psychological needs, and the development and implementation of a comprehensive total plan of care involving multidisciplinary input and coordination. Patient needs include ongoing evaluations, care plan revisions and the teaching necessary to provide for those whose condition is unstable and/or complex.

(e) "Patients requiring intermediate nursing care" – means those residents whose physiological and psychological conditions and needs are relatively stable, but who require individually planned health programs under the direction of a registered nurse for supervision, assistance, protection and restoration. The primary needs of these residents are for interdisciplinary programs/attention, designed to foster optimum independent function and prevent deterioration and disability and which may be provided by nonprofessional persons.

(f) "Patients requiring care for mental retardation or related conditions" – means residents who are found eligible by the division of developmental disabilities and who require health care services in accord with subparagraph (d) or (e) of this subsection, and who are in need of a comprehensive habilitative/developmental program which is incorporated into a 24-hour overall program plan.

(32) "Pharmacist" - means a person duly licensed by the Washington state board of pharmacy to engage in the practice of pharmacy under the provisions of chapter 18.64 RCW.

(33) "Pharmacy" - means a place(;) where the practice of pharmacy is conducted, properly licensed under the provisions of chapter 18.64 RCW by the Washington state board of pharmacy.

(34) "p.r.n. drug" - means a drug which a physician has ordered to be administered only when needed under certain circumstances.

(35) "Registered nurse" - means a person duly licensed under the provisions of the law regulating the practice of registered nursing in the state of Washington, chapter 18.88 RCW.

(36) "Respiratory isolation" - means the prevention of transmission of pathogenic organisms by means of droplets and droplet nuclei that are coughed, sneezed, or breathed into the environment.

(37) "Responsible party" is that legally responsible person to whom the rights of a client have legally devolved.

(38) "Self-dialysis training" - means a program of patient education in which a patient is taught how to perform self-dialysis safely and effectively and to care for dialysis equipment and supplies.

(39) "Shall" - means compliance is mandatory.

(40) "Should" - means a suggestion or recommendation.

(41) "Single unit" - means one, discrete pharmaceutical dosage form (e.g., one tablet or one capsule) of a drug. A single unit becomes a unit-dose, if the physician orders that particular amount of the drug for a person.

(42) "Stop order" - means a written policy that definitely prescribes the number of doses or the period of time after which administration of a drug to a patient must be stopped automatically, unless the physician's order for the drug specified the number of doses or the period of time the order was to be in effect.

(43) "Supervision" - means the process of overseeing the performance of one or more persons while having the responsibility and authority to guide or direct and critically evaluate performance of the person(s) and to take corrective action when indicated.

(44) "Toilet" - means a room containing at least one water closet.

(45) "Unit-dose" - means the ordered amount of a drug in a dosage form ready for administration to a particular person by the prescribed route at the prescribed time.

(46) "Unit-dose drug distribution system" - means a system whereby a pharmacist dispenses drugs in unit doses so the selection and issuance of individual doses of drugs for administration are pharmacy based and controlled.

(47) "Usable floor space", as used in reference to new construction, excludes areas taken up by vestibules, closets, wardrobes, portable lockers and toilet rooms.

(48) "Water closet" - means a plumbing fixture for defecation fitted with a seat and device for flushing the bowl of the fixture with water.

AMENDATORY SECTION (Amending Order 77, filed 1/9/73)

WAC 248-14-230 FOOD AND FOOD SERVICE. ((+) Diets and Menus. (a) A well balanced diet of good quality food, correctly prepared, attractively served and in sufficient quantity to meet the nutritional and physiological needs of the patient shall be provided. The well balanced diet shall meet the dietary allowances of the Food and Nutrition Board of the National Research Council adjusted to age, sex, and activity.

(b) At least three meals a day shall be served at regular intervals. There shall not be more than a 14 1/2 hour span between a substantial evening meal and the breakfast meal. The substantial meal shall be one that provides one-third to one-half of the protein requirement for the day plus fruits, vegetables and other foods to compose a meal that is acceptable and pleasing to the resident and contributes to his total dietary requirement. It is recommended that evening snacks be offered. Special nourishments as required shall be served. Nutrient concentrates shall be given only on the order of a physician.

(c) Food should be prepared in ways that conserve the nutritive value and be suitably cooked for the digestive capacity of the groups served. The food should be served in such a manner that it will be acceptable to the patients. Diets for the geriatric patient usually include relatively high quantities of protein, calcium, and vitamins. The following is intended as a guide of recommended minimum daily requirements for an adult patient:

- 1 pint of milk
- 2 servings of fruit, one being citrus
- 1 to 2 servings of meat, fish, poultry or eggs
- Cereals or bread as desired

Potatoes or substitute as desired

2 servings of vegetables, one being leafy green or yellow vegetable in addition to potatoes

Simple desserts such as fruit, custard, gelatin and puddings

(d) Special diets shall be provided as ordered by the physician.

(e) Menus shall be planned at least one week in advance and shall be posted and available for at least one year. There shall also be made available for review by the department, a record of kinds and amounts of food purchased for use in the home for a given period of time, and the number of people served during this period.

(f) Table service for the individual or group shall be available to all those who can and will eat at a table. Table service should be provided in a manner that will best serve the interest of the patients.

(2) Food service sanitation standards in both new and existing nursing homes shall be governed by chapter 248-84 WAC. (1) All food service facilities and practices shall be in compliance with chapter 248-84 WAC, rules and regulations of the state board of health governing food services sanitation.

(2) Food served shall meet the physiological and socio-cultural needs of residents. Menus shall be planned that consider likes and dislikes, are well-balanced, palatable, properly prepared, and are sufficient in quality and quantity to meet the dietary allowances of the food and nutrition board of the national research council.

(a) Required dietary allowances must be adjusted for age, sex, and activity level.

(b) Food shall be prepared by methods that conserve nutritive value, consistency, appearance and palatability. The food shall be served in such a manner that it may be attractive and at temperatures that are safe and acceptable to residents.

(c) Diets, including nutrient concentrates, shall be provided as ordered by the physician; except, that nutrient concentrates and diet modifications may be used as an interim measure when ordered by a registered nurse who shall notify the nutrition consultant.

(d) Tube feedings must be of uniform consistency and quality. Facility prepared tube feedings must be made from a written recipe. The diets must be prepared, stored, distributed, and served in such a manner so as to maintain uniformity and to prevent contamination.

(e) A minimum of three meals in each twenty-four hour period shall be provided. The time interval between the evening meal and breakfast shall not be more than fourteen hours. The time interval between meals shall not be less than four hours. Nourishments or snacks shall be served as required to meet the recommended dietary allowances or the physician's prescription. Evening nourishments shall be offered when not medically contraindicated.

(f) Table service, outside of the patient's room, shall be available to all those who can eat at a table. Table service shall be provided in a manner that will best serve the social and nutritive needs of the residents.

(3) Dated menus for general and modified diets shall be planned two weeks in advance. The current dated menu, including substitutions, must be posted in the food service area and in a place easily visible to residents and visitors. Dated menu records, dated records of foods purchased and received, a record of the number of meals served, records of protein foods purchased, and recipes adjusted to an appropriate yield shall be retained and available for at least one year for review by the department.

(4) There shall be a food service supervisor who shall have overall responsibility for the dietary service. This person must have completed or be enrolled in a food service supervisory course approved by the department. A food service supervisor who is enrolled in a food service supervisory course must have a set date for course completion and be under the guidance of the consulting dietitian.

(5) Consultation by a qualified dietitian, such as a member of, or a person eligible for membership in the American Dietetic Association, as approved by the department, shall be provided under contract. The consultant's visits are at times and durations which allow for, but are not limited to, a continuing liaison with medical and nursing staff and administrator, patient counseling, inservice, guidance to the food service supervisor and dietetic staff, and development of effective policies and procedures.

NEW SECTION

WAC 248-14-235 ADMINISTRATOR. (1) There shall be a licensed administrator available either full or part time, who plans, organizes, directs and is responsible for the overall management of the nursing home.

(2) The administrator shall ensure:

(a) That health related services are delivered as necessary, by appropriately qualified staff and consultants, and in accord with accepted standards of practice.

(b) The enforcement of rules and regulations relative to safety and accident prevention and to the protection of personal and property rights.

(c) Public awareness of facility policies and services provided.

(3) The administrator or his designee shall report every case or suspected case of a reportable disease, as defined in chapter 248-100 WAC, to the local health officer.

AMENDATORY SECTION (Amending Order 166, filed 9/27/78)

WAC 248-14-240 PERSONNEL. ((†) The nursing service shall be supervised by a person licensed by the state of Washington to practice as a registered nurse or licensed practical nurse. This person shall be actively on duty at least 40 hours a week.

(2) A sufficient number of registered nurses, licensed practical nurses, or aides shall be employed to provide adequate nursing care for patients.

(3) Provision shall be made for sufficient personnel to be available for relief duty and vacation replacements.

(4) Active, full-time nursing care for the patients throughout the night shall be provided.

The department may approve hourly checks of the patients and the home when full-time night care is not indicated.

(5) There shall be a sufficient number of auxiliary personnel to carry out the functions involved with the dietary, housekeeping, maintenance and laundry activities.) Sufficient personnel shall be available to meet the requirements of this chapter.

(1) Relief duty and vacation replacements for each service area of the nursing home shall be available as necessary.

(2) A current personnel record shall be maintained for each employee. These records shall be kept on file in the facility and contain as a minimum:

(a) Completed application, including education, experience, and references.

(b) Evidence of current licensure or certification for all personnel who require such to practice.

(c) Records of the results of Mantoux tests or chest X-ray examinations and reports of conditions that will limit job performance.

(d) At least annual written evaluations of work performance which have been reviewed with the employee.

(3) Any employee who gives direct patient care or treatment shall be at least eighteen years of age unless the employee is enrolled in or has successfully completed a bona fide nurse or nurse aide training program.

((†)) (4) No employee(s) currently working shall evidence signs or symptoms of infectious diseases, such as running sores or fever. Each employee shall have on employment and annually thereafter a tuberculin skin test by the Mantoux method, except that an employee who is known to be a positive reactor shall have a chest x-ray examination in lieu of a required tuberculin skin test. A positive test will consist of ten mm. of induration read at 48-72 hours.

((†) An employee who feels that the tuberculin skin test by the Mantoux method would present a hazard to his health because of conditions peculiar to his own physiology may present supportive medical data to this effect to the tuberculosis control program, Health Services Division, Department of Social and Health Services. The department will select three physicians expert in the management of tuberculosis and will submit the medical data to them. The three physicians will review and evaluate the data and thereafter recommend to the department whether the requirement of the tuberculin skin test should be waived for the individual employee. The department will consider the recommendation of the three physicians selected by it and will decide whether the waiver should be granted to the individual employee and will notify the employee accordingly. Any employee granted a waiver from the tuberculin skin test shall have a chest x-ray taken in lieu thereof.

(8) Any employee who gives direct patient care or treatment shall be at least 18 years of age unless the employee is enrolled in or has successfully completed a bona fide nurse or nurse aide training program.)

(5) In all matters relating to employment, the employer shall comply with the provisions of chapter 49.60 RCW, Law Against Discrimination, as presently enacted or hereafter amended.

(6) A copy of these nursing home regulations shall be posted and available to all patients, staff, and visitors.

NEW SECTION

WAC 248-14-245 STAFF DEVELOPMENT. The staff development program shall be under the direction of a designee who is a member of the professional staff and shall assure that:

(1) Each employee receives a formal orientation to the facility, its policies and his duties and responsibilities, as outlined in his job description.

(2) Inservice education, including emergency care, is provided to all personnel for development and improvement of skills on an ongoing basis.

(3) Records are kept of the content, dates and attendance for all staff development activities.

AMENDATORY SECTION (Amending Regulation 14.250, effective 3/11/60)

WAC 248-14-250 ((PATIENT CARE—MEDICAL SERVICE. (1) All patients shall be under the care of a duly licensed physician. Arrangements shall be made for a physician to be available for emergency calls, and his name, address, and telephone number shall be readily available.

(2) Each patient admitted shall be examined by a physician immediately, prior to, or within 48 hours of admission, and the diagnosis, treatment, and medication ordered entered on the patient's chart and signed by the physician.

(3) The rules and regulations, Washington state board of health, relating to communicable disease read as follows:

"It shall be the duty of every physician or practitioner, every superintendent or manager of a dispensary, hospital or clinic, or any person in attendance on a case of a reportable disease or a case suspected of being a reportable disease, to report the case immediately to the local health officer, such report to include pertinent data regarding the patient and the circumstances involved as may be deemed necessary to determine the source of infection and mode of transmission. This data is to include name of patient, disease, address, age, sex, and date of onset. In case such patient is hospitalized or is receiving treatment through a dispensary, hospital or clinic, the superintendent or manager of such dispensary, hospital or clinic shall be responsible for reporting if the attending physician fails to do so.") PHYSICIAN SERVICES. Patients in need of nursing home care shall be under the care of an attending physician. The alternate physician who has agreed to be responsible in the attending physician's absence, shall be identified upon admission and his/her name recorded in the personal health record.

(1) Medical care shall be promptly provided when necessary to meet identified patient needs.

(a) The patient shall be seen by the attending physician on or immediately prior to admission and within thirty days.

(b) Thereafter, an alternate schedule not to exceed ninety days for skilled level patients and one hundred twenty days for intermediate care level patients may be justified and documented.

(2) Medical information prior to or upon admission shall include:

(a) A history and physical which reflects the patient's current health status with attention to special physical and psycho-social limitations and needs.

(b) Orders, as necessary, for medications, treatments, diagnostic studies, specialized rehabilitative services, diet and precautions and limitations related to activities.

(c) A statement of rehabilitation potential and plans for continuing care and discharge.

(3) Overall patient's progress and plans of care shall be reviewed and/or revised during a visit by the attending physician in consultation with professional personnel. Patient needs shall be documented. Each need or problem (or symptom) shall have a current plan of treatment.

AMENDATORY SECTION (Amending Order 166, filed 9/27/78)

WAC 248-14-260 ((PATIENT CARE—))NURSING SERVICES. ((†) Adequate nursing service shall be supplied for the home at all times. Adequacy of nursing service is based on the general physical or mental welfare of the patient with encouragement toward self help.

(2) Criteria evidencing the adequacy of the nursing service are, the neat, clean appearance of the patients, their clothing, bed-linen, and rooms, evidence of good nutrition, the absence of bed sores and skin irritations, the condition of the mouth and lack of offensive odors in the building:

(3) The nurse in charge shall be responsible for the establishment of procedures for general nursing care for the cleanliness, comfort, and welfare of the patients in accordance with the instructions of the attending physician.

(4) The nurse in charge shall be responsible for instructing all personnel in proper isolation techniques to prevent infection to themselves and the patients: (1) There shall be organized nursing services with adequate administrative space and a sufficient number of qualified nursing personnel to meet the total nursing needs of all patients.

(a) Nursing Services shall be under the direction of a full-time registered nurse.

(b) When any patient requires skilled nursing care, there shall be a registered nurse on duty on each shift.

(c) When all residents in the facility require intermediate nursing care, there shall be at least one registered nurse on duty for the day shift and additional licensed staff on other shifts if indicated.

(d) Sufficient trained support staff shall be available and assigned only to duties consistent with their education, their experience and the current standards of nursing practice.

(e) Nursing care shall be provided on an average of 2.5 hours per day per skilled facility.

(2) Nursing input into the health record shall include:

(a) Patient history and continuing assessments.

(b) Current comprehensive written patient care plans.

(c) Nursing orders.

(d) Ongoing documentation of delivery of appropriate services.

(e) Progress notes identifying and evaluating problems, approaches and measurable goals.

((5)) (3) No form of restraint may be applied or utilized for the primary purpose of preventing or limiting independent mobility or activity, see chapter 309, Laws of 1977 (chapter 11.92 RCW), except that a restraint may be used in a bona fide emergency situation when necessary to prevent an individual from inflicting injury upon self or others. A physician's order for proper treatment which would resolve the ((emergent)) emergency situation and eliminate the cause for the restraint must be obtained as soon as possible. If the problem cannot be resolved in seventy-two hours, timely transfer to a certified evaluation and treatment facility must be initiated.

(a) In other situations, protective restraints or support may be necessary for individuals with acute or chronic impairments. This intervention must be related to a specific problem identified in the treatment plan. The plan shall be designed to diminish or eliminate the use of restraints.

(b) Any patient who is physically restricted shall be released at intervals not to exceed two hours to provide for ambulation, exercise, elimination, food and fluid intake and socialization as independently as possible.

(c) Appropriate individualized safety measures shall be identified in the treatment plan and implemented.

((6)) Every home shall have a definite understanding with respect to notification of the physician and next-of-kin, or responsible agency when there is a critical change in the patient's condition.

(7) The terminal patient shall be in a single room if possible, or well screened from the other patients. Next-of-kin or responsible agency should be consulted regarding personal belongings and arrangements for burial:))

AMENDATORY SECTION (Amending Order 94, filed 1/13/72)

WAC 248-14-270 ((RECORDS. The following records, containing the information outlined, shall be kept and shall be available to authorized representatives of the department. These records shall be either typewritten or recorded legibly in ink. Reports as requested shall be submitted to the state department of social and health services:

(1) Patient records:

(a) Record of admission and discharge:

Name	Attending physician
Home phone	Address
Previous address	Phone number
Sex	Diagnosis
Date of birth	Admission date
Place of birth	Discharge date
Occupation	Condition on discharge
Marital status	Address to which discharged
Religion	
Name, address, and telephone	

- number of nearest
- relative or
- friend:

(b) Record of patient's valuables and clothing:

(c) Physician's record

Diagnosis by physician

Medication, diet, and treatment prescribed, date and signature of physician

Progress notes by physician

(d) Referral sheet from home, hospital, physician, or agency sending patient:

(e) Nursing record:

(i) Date of each physician's visit

(ii) A record shall be kept of all medications administered. The information to be recorded for each medication shall include the date, time, name of substance and dosage, method of administration and initials of the nurse who administered the medication. The full signature of the nurse shall be recorded on the same page as the initials.

(iii) Entries shall be made on the nursing records whenever medications are started or discontinued:

(iv) Date and time of all treatments and dressings:

(v) Record of all pertinent factors pertaining to the patient's condition. Charting of observations shall be done by the person who gives the care. They may be done daily, weekly, or at least monthly, as indicated by the patient's condition:

(vi) Record of all accidents occurring while patient is in the home:

(vii) Other significant observations, such as moods, delusions, hallucinations, judgment, orientation and behavior:

(2) Census register. A register shall be kept in a separate bound book, listing in chronological order the names and dates of admissions and discharges. This shall be kept in such a manner that total patient days and average yearly census can be calculated.

(3) Personnel record. A current personnel record shall be kept on file. These records shall be kept on file for five years.

(4) Policy record. All standing orders, rules, regulations, nursing procedures, and policies adopted for the nursing home by the medical staff shall be placed on file and be readily accessible in the home to personnel:)) HEALTH RECORD SERVICE. There shall be a defined health record service in which records are kept in accordance with recognized principles of health record management. All records, policies and procedures shall be available to authorized representatives of the department for review.

(1) The health record system shall:

(a) Have a designated individual exercising responsibility for the system who shall have appropriate training and experience in health record management. This person may require consultation from a qualified health record practitioner such as a registered record administrator or accredited record technician.

(b) Include a system of record identification and filing which assures access to records.

(c) Include mechanisms to safeguard records from alteration, loss or destruction and preserve the confidentiality of each record.

(2) The health record shall:

(a) Be documented by persons making the observation or providing the service, to include the date and authentication of each entry. All entries shall be written legibly in ink, typewritten, or on a computer terminal. Dictated reports shall be promptly transcribed and included in the record.

(b) Be developed and maintained for each resident who receives care or treatment in the facility.

(c) Contain information obtained upon admission which shall include identifying and sociological data, an inventory of personal belongings, a medical history, a report of a physical examination and diagnoses by a physician.

(d) Contain information about the resident's daily care which shall include all plans, treatments, medications, observations, teaching, examinations, physician's orders, allergic or idiosyncratic responses, consents, authorizations, releases, diagnostic reports and revisions of assessments.

(e) Contain a summary upon discharge which includes diagnoses, treatments, and prognosis, by the person responsible for the total plan of care; instructions given to the person, a record of any referrals directed toward continuity of care.

(f) Contain appropriate information if the patient has died which shall include the time and date of death, apparent cause of death, appropriate notification of the physician and relevant others, and the disposition of the body and personal effects.

(3) At the time of discharge, the facility provides those responsible for the patient's postdischarge care with an appropriate summary of information about the discharged patient to ensure the optimal continuity of care.

(4) Health records shall be retained in the nursing home for the time period required by RCW 18.51.300.

(a) If a nursing home ceases operation, it shall make arrangements prior to cessation, as approved by the department, for preservation of the health records.

(b) In event of transfer of ownership of the nursing home, health records, registers, indexes, and reports shall remain with the nursing home and shall be retained and preserved by the new owner in accordance with state statutes and regulations.

(5) A chronological census register shall be maintained, which includes all admissions, discharges, deaths and transfers, noting the receiving facility. A daily census shall be kept of those residents who are not on leave. A record of cumulative patient days shall be kept on a monthly basis.

(a) A new health record shall be opened when a resident returns to the nursing home from any treatment facility after a stay in excess of seventy-two hours. Current information from the treatment facility shall accompany the resident on return to the nursing home.

(b) Social leaves in excess of twenty-four hours must be noted in the census, but a new health record need not be opened when the resident returns to the nursing home. See WAC 388-88-115.

(6) A master patient index shall be maintained which has a reference for each resident including the health record number, if applicable, full name, date of birth, admission date(s) and discharge date(s). Nursing homes which provide outpatient services pursuant to WAC 248-14-295 shall maintain and file records of such services pursuant to that section.

NEW SECTION

WAC 248-14-401 ASSESSMENTS. The department shall evaluate the health care status of residents admitted to a nursing home. Permission will be obtained if non-Medicaid patients are to be assessed.

(1) Evaluation shall be performed through the use of a uniform evaluation process.

(2) Evaluation shall be performed through a review of the resident's health record and an assessment.

(3) Evaluations shall be entered into the computer storage, so that changes in status may be retrieved and compared.

(4) Evaluations shall remain confidential and shall not be disclosed in any format which could potentially lead to the identification of any individual. An evaluation may be disclosed to the director of nursing services of the facility who has rendered direct care to a patient and provided information about that resident's health status as part of the evaluation process.

WSR 78-12-092

PROPOSED RULES

STATE BOARD OF HEALTH

[Filed December 6, 1978]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the State Board of Health intends to adopt, amend, or repeal rules relating to mobile homes and mobile home parks, repealing chapter 248-76 WAC;

that such agency will at 9:00 a.m., Wednesday, January 10, 1979, in the Spokane County Health District Public Health Center, Room 140, West 1101 College, Spokane, WA conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Wednesday, January 10, 1979, in the Spokane County Health District Public Health Center, Room 140, West 1101 College, Spokane, WA.

The authority under which these rules are proposed is RCW 43.20.050.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to January 10, 1979, and/or orally at 9:00 a.m., Wednesday, January 10, 1979, Spokane County Health District Public Health Center, Room 140, West 1101 College, Spokane, WA.

Dated: December 6, 1978

By: John A. Beare, MD
Secretary

REPEALER

The following sections of the Washington Administrative Code are hereby repealed:

- | | |
|----------------------------|--|
| (1) <u>WAC 248-76-201</u> | DEFINITIONS. |
| (2) <u>WAC 248-76-210</u> | INDIVIDUAL MOBILE HOMES. |
| (3) <u>WAC 248-76-220</u> | PLANS AND SPECIFICATIONS, AND PERMITS, FOR MOBILE HOME PARKS. |
| (4) <u>WAC 248-76-230</u> | INSPECTION OF MOBILE HOME PARKS. |
| (5) <u>WAC 248-76-240</u> | LOCATION AND LAYOUT OF MOBILE HOME PARKS. |
| (6) <u>WAC 248-76-250</u> | TOILET, LAVATORY, AND BATHING FACILITIES. |
| (7) <u>WAC 248-76-260</u> | CONSTRUCTION AND MAINTENANCE OF COMMUNITY AND RECREATIONAL FACILITIES. |
| (8) <u>WAC 248-76-270</u> | WATER SUPPLY. |
| (9) <u>WAC 248-76-280</u> | PLUMBING. |
| (10) <u>WAC 248-76-290</u> | SEWAGE DISPOSAL. |
| (11) <u>WAC 248-76-300</u> | REFUSE DISPOSAL. |
| (12) <u>WAC 248-76-310</u> | INSECT AND RODENT CONTROL. |
| (13) <u>WAC 248-76-320</u> | LIGHTING. |
| (14) <u>WAC 248-76-330</u> | ELECTRICITY AND FIRE PROTECTION. |
| (15) <u>WAC 248-76-340</u> | PARK MANAGEMENT. |
| (16) <u>WAC 248-76-350</u> | SUBSTANTIAL COMPLIANCE—REGULATIONS. |

WSR 78-12-093

PROPOSED RULES

STATE BOARD OF HEALTH

[Filed December 6, 1978]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the State Board of Health intends to adopt, amend, or repeal rules relating to State Board of Health exemptions, waivers and variances, amending WAC 248-08-595;

that such agency will at 9:00 a.m., Wednesday, January 10, 1979, in the Spokane County Health District Public Health Center, Room 140, 1101 College, Spokane, WA conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Wednesday, January 10, 1979, in the Spokane County Health District Public Health Center, Room 140, 1101 College, Spokane, WA.

The authority under which these rules are proposed is RCW 43.20.050.

Interested persons may submit data, views, or arguments to this agency orally at 9:00 a.m., Wednesday,

January 10, 1979, Spokane County Health District Public Health Center, Room 140, West 1101 College, Spokane, WA.

Dated: December 6, 1978
By: John A. Beare, MD
Secretary

AMENDATORY SECTION (Amending Order 151, filed 12/5/77)

WAC 248-08-595 EXEMPTIONS, WAIVERS, AND VARIANCES. (1) With the sole exception of the public water system regulations appearing in chapter 248-54 WAC, in all those rules and regulations of the Washington state board of health wherein the board of health may grant exemptions to the requirements of the regulations, the board of health hereby delegates to the director of the health services division of the department of social and health services the authority to grant said exemptions pursuant to the standards contained in the regulations relating to the subject matter for which the exemption is requested, subject to the provisions contained herein. If an application for an exemption is denied by the director of the health services division, the denial shall be reviewed by the board of health at its next meeting. If an application is proposed to be granted by the director, it shall be reviewed in accordance with subsection (3) of this section.

(2) Such reviews shall not be considered contested cases as that term is defined in chapter 34.04 RCW. Statements and written material regarding the application may be presented to the board at or before its meeting wherein the application for exemption will be considered. Allowing cross-examination of witnesses in such matters shall be within the discretion of the board.

(3) Written summaries of all exemptions proposed to be granted by the director of the health services division shall be sent to all members of the board of health and shall include written forms upon which the members may indicate approval or disapproval of the exemption request. No exemption granted by the director of the health services division shall take effect for thirty days following notice of the tentative exemption approval being sent to the members of the board of health. If ((two)) any member(s) of the board of health ((request, orally or in writing, within the above thirty day period that the exemption be reviewed by the entire board)) shall fail to respond, or shall disagree with the proposed exemption request, within the above thirty day period, the exemption shall not take effect until reviewed and approved by the entire board at its next regular meeting.

(4) The board of health does not delegate to the director of the health services division the powers of the board of health under chapter 248-54 WAC to grant exemptions or variances from the requirements of chapter 248-54 WAC. However, the board of health does hereby delegate to the director of the health services division the power of the board under WAC 248-54-790 to grant waivers from the requirements of chapter 248-54 WAC. In exercising this delegated power to grant or deny waivers, the director of the health services division shall follow the same procedures as are outline in this section for the granting or denial of exemptions.

WSR 78-12-094
PROPOSED RULES
DEPARTMENT OF FISHERIES
[Filed December 6, 1978]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and 75.08.080, that the Washington State Department of Fisheries intends to adopt, amend, or repeal rules concerning personal use fishing regulations;

that such agency will at 10:00 a.m., Saturday, January 13, 1979, in the Large Conference Room, General Administration Bldg., Olympia, WA conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 10:30 a.m., Wednesday, January

17, 1979, in the Small Conference Room, General Administration Bldg., Olympia, WA.

The authority under which these rules are proposed is RCW 75.08.080.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to January 13, 1979, and/or orally at 10:00 a.m., Saturday, January 13, 1979, Large Conference Room, General Administration Bldg., Olympia, WA.

Dated: December 6, 1978
By: Gordon Sandison
Director

AMENDATORY SECTION (Amending Order 76-14, filed 4/5/76)

WAC 220-56-019 DEFINITIONS—RIVER MOUTH DEFINITIONS. When pertaining to food fish angling, unless otherwise defined, any reference to the mouths of rivers or streams shall be construed to include those waters of any river or stream including sloughs and tributaries upstream and inside of a line projected between the outermost uplands at the mouth. The term "outermost upland" shall be construed to mean those lands not covered by water during an ordinary high tide. The following river mouths are hereby otherwise defined:

- Abernathy Creek - Highway 4 Bridge.
- Bear River - Highway 101 Bridge.
- Bone River - Highway 101 Bridge.
- Chehalis River - U.P. Railway Bridge in Aberdeen.
- Chinook River - The tide gates at the Highway 101 Bridge.
- Columbia River - Line from inshore end of the north jetty to the knuckle of the south jetty.
- Cowlitz River - A line ((~~running true north and south through Red Day Beacon No. 6~~)) projected across the river between two fishing boundary markers set on each bank of the river approximately one-half mile downstream from the lowermost railroad bridge crossing the Cowlitz River.
- Duwamish River - First Avenue South Bridge.
- Elk River - Highway 105 Bridge.
- Entiat River - Highway 97 Bridge.
- Germany Creek - Highway 4 Bridge.
- Hoquiam River - Highway 101 Bridge.
- Humtulpis River - Highway 109 Bridge.
- Johns River - Highway 105 Bridge.
- Lake Washington Ship Canal - Line 400 feet below the fish ladder at the Chittendon Locks.
- Lewis River - A straight line running from Austin Point through the Warrior Rock Range Front south across the Lewis River to the opposite shore.
- Methow River - Highway 97 Bridge.
- Mill Creek - Highway 4 Bridge.
- Naselle River - Highway 101 Bridge.
- North Nemah River - Line from markers approximately 1/2 mile below the Highway 101 Bridge.
- Niawiakum River - Highway 101 Bridge.
- North River - Highway 105 Bridge.
- Palix River - Highway 101 Bridge.
- Puyallup River - 11th Street Bridge.
- Samish River - The Samish Island Bridge (Bayview-Edison Road).
- Sammamish River - Kenmore Highway Bridge.
- Skagit River (North Fork) - A line projected from the white monument on the easterly end of Ika Island to the terminus of the jetty with McGlenn Island.
- Skagit River (South Fork) - A line projected from the flashing red four-second navigational light true north to its intersection with the old jetty shown on U.S.C.G.S. chart No. 6450.
- Skamokawa Creek - Highway 4 Bridge.
- Snohomish River - Great Northern Railway Bridges crossing main river and sloughs.
- South Nemah River - Lynn Point 117 degrees true to the opposite shore.
- Tucannon River - State Highway 261 Bridge.
- Washougal River - A straight line from the Crown Zellerbach pumphouse southeasterly across the Washougal River to

the east end of the Highway 14 Bridge near the upper end of Lady Island.

Wenatchee River — lower most Burlington Northern Railroad bridge immediately downstream from Highway 97.

White Salmon River — Highway 14 Bridge.

Little White Salmon River — At boundary markers on river bank downstream from the federal salmon hatchery.

Willapa River — Highway 101 Bridge.

~~((Wind River — Highway 14 Bridge:))~~

Yakima River — Highway 240 Bridge.

AMENDATORY SECTION (Amending Order 77-3, filed 1/28/77)

WAC 220-56-021 DEFINITIONS—HOOK REGULATIONS—FRESH WATER ANGLING. (1) Nonbuoyant lures: Lures that do not have enough buoyancy to float in freshwater must have no more than one single hook and that hook must not exceed 3/4 inch from point to shank.

(2) Buoyant lures: Lures that have enough buoyancy to float in freshwater may have any number of hooks.

(3) No leads, weights or sinkers may be attached below the lure or less than 12 inches above the lure.

(4) It shall be unlawful to take, fish for or possess salmon in the areas listed below with nonbuoyant lures unless they meet the requirements for nonbuoyant lures as defined in subsection (1):

Columbia River — From marker one mile upstream from mouth of Spring Creek at Ringold Pond downstream to the Richland-Pasco Highway 410 Bridge; and, during the period September 1 through October 15, those north bank Columbia River waters below Spring Creek National Fish Hatchery, from boundary marker at Broughton Mill east to the Federal fishery marker located downriver from the Spring Creek fishway.

Capitol Lake

Coweeman River

Cowlitz River upstream from the mouth of Toutle River

Dungeness River

Elokomin River

Grays River

Humtulsips River

Icicle River (May 30 through June 30)

Kalama River upstream from Interstate 5 Bridge

Klickitat River

Lewis River (North Fork)

Lewis River (East Fork) upstream from Interstate 5 Bridge

North Nemah River

Salmon Creek (Clark County)

Samish River

Sammamish River (Slough)

Satsop River upstream from the mouth of Cook Creek

Stillaguamish River

Toutle River

Washougal River

White Salmon River (September 1 through October 15)

Wind River

AMENDATORY SECTION (Amending Order 77-121, filed 10/19/77)

WAC 220-56-023 SALMON CATCH RECORD CARDS. It shall be unlawful for any person to take and possess salmon for personal use without first having obtained and in his possession a sport salmon catch record card except as described in WAC 220-69-237.

Any salmon angler, when obtaining a sport salmon catch record card shall completely, accurately, and legibly complete all information in ink on the sport salmon catch record stub prior to detaching the sport salmon catch record punch card from the stub, and enter his name and address in ink on the sport salmon catch record card.

~~((a))~~ (1) Immediately upon catching and possessing a salmon, the person catching the salmon shall remove from the punch card one punch for each such salmon and shall enter in ink in the corresponding space the place, date of catch, and species, and it shall be unlawful to fail to do so.

~~((b))~~ (2) Every person possessing a sport salmon catch record punch card shall by January 31 of the year following the date of issuance return such card to the Department of Fisheries.

~~((c))~~ (3) Any person possessing a sport salmon catch record punch card shall upon demand of any law enforcement officer or authorized Fisheries Department employee exhibit said card to such officer or employee for inspection.

~~((d))~~ (4) A sport salmon catch record punch card shall not be transferred, borrowed, altered, or loaned to another person.

AMENDATORY SECTION (Amending Order 78-8, filed 2/21/78)

WAC 220-56-065 PERSONAL-USE FISHERY—AREAS AND SEASONS—OTHER FOOD FISH AND SHELLFISH. (1) It shall be unlawful to take, fish for or possess food fish and shellfish by any means from within the boundaries of the city of Edmonds underwater marine park located inside the following lines:

That portion of Edmonds Tidelands fronting on Government Lot 2, Section 23, Township 27 North, Range 3 East, W.M., described as extending between the mean high tide and the Outer Harbor Line, and lying between the northeasterly line of Main Street and its westerly projection and a line parallel with and 250 feet northerly of (measured at right angles) the northeasterly line of aforesaid Main Street.

(2) It shall be unlawful to take, fish for, or possess food fish or shellfish taken by any means from within the boundaries of the underwater artificial reef surrounding the Edmonds Public Fishing Pier to be constructed in 1977 as described ~~((below))~~ in subdivision (a) of this subsection, except while fishing from the Edmonds Public Fishing Pier.

(a) Underwater artificial reef area: Those waters lying northerly and easterly of the north breakwater of the Port of Edmonds Marina inside of a line from a boundary marker on the north breakwater, northwesterly 275 feet to a marker buoy thence northeasterly 1350 feet to a marker buoy thence southeasterly to the northeastern end of the city of Edmonds public beach.

(b) Daily bag limit: Pier anglers' daily bag limits for all food fish and shellfish are those posted on the sign at the entrance to the Edmonds Public Fishing Pier due to possible frequent change by emergency regulation action.

(c) Lawful gear and practices: Lawful gear and practices for pier anglers are the same as those stated for other anglers in the current Washington sport fishing regulation pamphlet unless otherwise restricted and posted on the sign at the entrance to the Edmonds Public Fishing Pier.

(3) It shall be unlawful to harvest any classified species of shellfish for personal use from within the boundaries of Sund Rocks tract located as follows:

That portion of Sund Rocks tract known as Governmental Lot 4, Section 31, Township 23 North, Range 3 West, W.M. and described as 640.24 feet long along the west shore of Hood Canal approximately two miles north of Hoodspout, extending from mean high water to a depth of 150 feet.

(4) It shall be unlawful to take, fish for or possess food fish taken by any means in Percival Cove.

~~((4))~~ (5) It shall be unlawful to take, fish for or possess lingcod for personal use except during the areas and seasons herein provided:

(a) Coastal area (salmon punch card areas 1 through 4) open the entire year;

(b) Salmon punch card areas 5, 6, 7 and that portion of area 9 north of a line between Liplip Point and Bush Point — April 1 through November 30;

(c) All other areas closed the entire year.

~~((5))~~ (6) It shall be unlawful to take, fish for or possess bottomfish and other food fish taken for personal use in those waters lying within ~~((+))~~ one mile below any fish rack, fishway, dam, or other artificial or natural obstruction, either temporary or permanent, unless otherwise provided.

~~((6))~~ (7) It shall be lawful to take, fish for or possess bottomfish and other food fish in waters outside of or downstream from the following described lines and as provided in WAC 220-56-019:

(a) Hood Canal: A radius of 100 ft from the confluence of Finch Creek with tidewater adjacent to the Hood Canal Salmon Hatchery;

(b) Sinclair Inlet: A line 50 yd from the pierhead line of the Puget Sound Naval Shipyard at Bremerton;

(c) Budd Inlet: The 4th Avenue Bridge at Olympia;

(d) Shilshole Bay: A line 400 ft below the fish ladder at the Chittenden Locks from October 1 through May 31; and below the Burlington Northern Railroad Bridge all year;

(e) Chinook River: The tidegate at the Highway 101 Bridge.

AMENDATORY SECTION (Amending Order 78-8, filed 2/21/78)

WAC 220-56-080 GENERAL PROVISIONS—CLAMS—AREAS AND SEASONS. (1) It shall be lawful to take, dig for and possess clams, cockles, borers and mussels taken for personal use on Puget Sound the entire year(;;): PROVIDED, That it shall be unlawful to take, dig for or possess such shellfish taken for personal use:

(a) West of the tip of Dungeness Spit from April 1 through October 31.

(b) From state-owned tidelands along the east shore of Garrison Bay between Bell Point and a boundary marker approximately 1,010 yards southerly of Bell Point except from August 1 through December 31. Those tidelands south of the above-described boundary marker to the head of the bay and tidelands around Guss Island are closed to clam digging the entire year.

(c) Camano Island State Park—All state-owned tidelands at Camano Island State Park from the ((NW)) most ((boundary to a boundary marker approximately 650 yd south easterly shall be closed to the personal-use harvest of all species of clams through March 31, 1979)) northerly launch ramp northwest to the most northwesterly boundary shall be closed to the personal-use harvest of all clams through December 31, 1979.

All state-owned tidelands at Camano Island State Park from the most northerly launch ramp southeast to the most southeasterly boundary shall be closed to the personal-use harvest of all clams from January 1, 1980 through December 31, 1981.

(d) From that portion of the Sequim Bay State Park public beach from the launch ramp ((southeast)) northwest to the park boundary through ((March)) December 31, ((1979)) 1980.

(e) Saltwater State Park—All state-owned tidelands at Saltwater State Park shall be closed to the personal-use harvest of all species of clams from June 16 through December 31((-1978)).

(f) Twanoh State Park—All state-owned tidelands at Twanoh State Park shall be closed to the personal-use harvest of all species of clams and oysters from June 16 through December 31.

(2) It shall be unlawful to take, dig for or possess razor clams taken for personal use from Pacific Ocean beaches in Razor Clam Areas 1, 2 and 3, provided, that:

(a) From January 1 through March 15, it is lawful to dig 24 hours per day.

(b) From March 16 through June 30, it is unlawful to dig except from 12 midnight to 12 noon daily.

(c) It is unlawful to dig during the months of July, August and September.

(d) From October 1 through December 31, it is lawful to dig 24 hours per day.

(3) It shall be lawful to take, dig for or possess clams, cockles, borers, and mussels, not including razor clams, taken for personal use in Grays Harbor and Willapa Harbor the entire year; and from the Pacific Ocean beaches from November 1 through March 31.

AMENDATORY SECTION (Amending Order 78-8, filed 2/21/78)

WAC 220-56-084 GENERAL PROVISIONS—SHRIMP—AREAS AND SEASONS. ((+)) It shall be unlawful to take, fish for or possess shrimp taken for personal use except from May 15 through September 15: PROVIDED, That all waters of Hood Canal southerly of the Hood Canal floating bridge and Carr Inlet inside and northerly of a line projected from Penrose Point to Green Point shall remain closed except as specifically provided for by emergency regulation.

(((2)) It shall be unlawful to take, fish for or possess shrimp taken for personal-use from the waters of Hood Canal southerly of the Hood Canal floating bridge that are less than 200 ft in depth.))

AMENDATORY SECTION (Amending Order 78-8, filed 2/21/78)

WAC 220-56-086 GENERAL PROVISIONS—OYSTERS—AREAS AND SEASONS. ((+)) It shall be unlawful to take, fish for or possess oysters taken for personal use from the waters of the state from July 15 through September 15(;;): PROVIDED, That:

(((a)) (1) It shall be unlawful to take oysters for any purpose from State oyster reserves without written permission of the Director of Fisheries.

(((b)) (2) It shall be unlawful to take, fish for and possess oysters from the Point Whitney public beach((- Seal Rock Forest Camp public beach)) and Dosewallips State Park public beach((- and the Hoodspout Salmon Hatchery public beach)) from July 15 to September 15. All state-owned tidelands at the Hoodspout Salmon Hatchery

are closed to personal-use harvest of oysters through December 31, 1980. All federally-owned tidelands at Seal Rock Forest Service campground are closed to personal-use harvest of oysters through March 31, 1980.

(((c)) (3) It shall be unlawful to pick or take oysters for personal use from waters measuring more than two feet in depth at the time of removal.

(((d)) (4) It shall be lawful for private beach owners to harvest oysters for their own personal use from their own tidelands.

AMENDATORY SECTION (Amending Order 78-8, filed 2/21/78)

WAC 220-56-088 GENERAL PROVISIONS—SHELLFISH GEAR—UNLAWFUL. (1) It shall be unlawful for the owner or operator of any personal-use shellfish gear to leave such gear unattended in the waters of the state unless said gear is marked with a buoy to which shall be affixed in a visible and legible manner the name and address of the operator.

(2) Effective January 1, 1977 it shall be unlawful to take, fish for, or possess crab taken with shellfish pot gear that are equipped with tunnel triggers or other devices which prevent free exit of crabs under the legal limit unless such gear is equipped with not less than one escape ring not less than 4 1/8 inches inside diameter located in the upper half of the crab pot.

(3) Effective with the beginning of the 1979 Hood Canal shrimp season, it shall be unlawful to take, fish for or possess shrimp taken for personal use with shellfish pot gear in the waters of Hood Canal southerly of the Hood Canal floating bridge unless such gear meets the following requirements:

(a) The top, bottom, and at least one-half of the area of the sides of the shellfish pots shall have the minimum mesh size defined below.

(b) The minimum mesh size for shrimp pots is defined as a square or rectangular mesh such that the inside distance between ((the inside of one)) any knot or corner ((to the inside of the next)) and each adjacent knot or corner shall be no less than 7/8-inch, provided that the shortest inside diagonal of each mesh shall be no less than 1-1/8 inches.

AMENDATORY SECTION (Amending Order 77-3, filed 1/28/77)

WAC 220-57-130 BOGACHIEL RIVER. Bag limit ((A)) C - July 1 through ((November 30)) October 31: Downstream from the Highway 101 Bridge. ((From November 1 through November 30, chinook salmon over 28 inches must be released.))

AMENDATORY SECTION (Amending Order 77-3, filed 1/28/77)

WAC 220-57-135 CALAWAH RIVER. Bag limit ((A)) C - July 1 through ((November 30)) October 31: Downstream from the Highway 101 Bridge. ((From November 1 through November 30, all chinook salmon over 28 inches must be released.))

NEW SECTION

WAC 220-57-137 CARBON RIVER. Bag limit B - October 1 through November 30: Downstream from old bridge abutments near the east end of Bridge Street in Orting to confluence with Puyallup River. Chinook salmon over 28 inches must be released.

AMENDATORY SECTION (Amending Order 76-14, filed 3/15/76)

WAC 220-57-145 CISPUS RIVER. ((Bag limit 1 - September 1 through December 31 - downstream from Yellowjacket Creek.)) Closed to salmon angling the entire year.

AMENDATORY SECTION (Amending Order 77-3, filed 1/28/77)

WAC 220-57-155 CLEARWATER RIVER (JEFFERSON COUNTY). Bag limit C - October 1 through ((November 30)) October 31: Downstream from the mouth of the Snahapish River.

AMENDATORY SECTION (Amending Order 77-3, filed 1/28/77)

WAC 220-57-160 COLUMBIA RIVER. (1) Bag limit A - open entire year: Downstream from Chief Joseph Dam to the Richland-Pasco Highway 12 Bridge with the exception of the following closed waters:

(a) Chief Joseph Dam - waters between the upstream line of Chief Joseph Dam to a line perpendicular to the thread of the stream from a point 400 feet downstream from the west end of the tailrace deck.

(b) Wells Dam – waters between the upstream line of Wells Dam to a point 400 feet below the spawning channel discharge stream.

~~((b))~~ (c) Rocky Reach, Rock Island and Wanapum Dams – waters between the upstream line of these dams to a point 1,000 feet downstream.

~~((c))~~ (d) Priest Rapids Dam – waters between the upstream line of Priest Rapids Dam and a point 1,500 feet downstream.

~~((d))~~ (e) Jackson (Moran) Creek – waters within 500 feet of the mouth.

(2) ~~((Bag limit A – open August 8 through December 31:))~~ Waters downstream from the Richland-Pasco Highway 12 Bridge to Bonneville Dam ~~((with the exception of:))~~ Bag limit A – January 1 through March 31; Closed April 1 through May 31; Bag limit C – June through August 7; Bag limit A – August 8 through December 31. The following are closed waters:

(a) McNary Dam – waters between the upstream line of McNary Dam downstream to a line across the river from the red and white marker on the Oregon shore on a line that intersects the downstream end of the wingwall of the boat lock near the Washington shore.

(b) John Day Dam – from the upstream line of John Day Dam to markers approximately 3,000 feet downstream, except that fishing is permitted up to 400 feet below the fishway entrance from the Washington shore.

(c) The Dalles Dam – from the upstream line of The Dalles Dam to the upstream side of the Interstate Bridge at The Dalles, except that fishing is permitted up to 400 feet below the fishway entrance from the Washington shore.

(d) Spring Creek – waters within 1/4 mile of the U.S. Fish & Wildlife Service Hatchery grounds between posted boundary markers located 1/4 mile on either side of the fish ladder entrance.

(3) Bag limit A – open August 1 through March 31; closed April 1 through May 31; Bag limit C – June through July 31; That portion downstream from Bonneville Dam to the Megler-Astoria Bridge, with the exception of the following closed waters:

~~((a))~~ Waters between the upstream line of Bonneville Dam and the downstream power line crossing between the Washington shore and Bradford Island, thence on a direct line through the westernmost steel mooring dolphin in the navigation channel to the Oregon shore provided that it shall be lawful to fish from the Washington shore to within 600 feet of the spillway dam, with bait-lure presentation restricted to rod-and-reel casting only. All other modes of terminal gear transport to set baits are prohibited.

AMENDATORY SECTION (Amending Order 78-8, filed 2/21/78)

WAC 220-57-200 DICKEY RIVER. Bag limit C – July 1 through ~~((November 30))~~ October 31: Downstream of the mouth of East Fork of the ~~((Dickey {Dickey}))~~ Dickey River to the National Park Boundary.

AMENDATORY SECTION (Amending Order 76-14, filed 3/15/76)

WAC 220-57-205 DOSEWALLIPS RIVER. Bag limit B – October 15 through January 31 ~~((=))~~: Downstream from the Highway 101 Bridge. Closed to the taking of pink salmon in 1979.

AMENDATORY SECTION (Amending Order 76-14, filed 3/15/76)

WAC 220-57-210 DUCKABUSH RIVER. Bag limit B – October 15 through January 31 ~~((=))~~: Downstream from the Highway 101 Bridge. Closed to the taking of pink salmon in 1979.

AMENDATORY SECTION (Amending Order 77-3, filed 1/28/77)

WAC 220-57-215 DUNGENESS RIVER. Bag limit B – October 15 through December 31: Downstream from markers at former Taylor Bridge site approximately one mile below the state salmon hatchery rack. Chinook salmon over 28 inches must be released. Closed to the taking of pink salmon in 1979.

AMENDATORY SECTION (Amending Order 77-3, filed 1/28/77)

WAC 220-57-220 DUWAMISH RIVER. (1) Bag limit B – May ~~((30))~~ 26 through November 30: Upstream from the First Avenue South Bridge to the Highway 405 Bridge.

(2) Bag limit H – open the entire year: Downstream from the First Avenue South Bridge.

AMENDATORY SECTION (Amending Order 76-14, filed 3/15/76)

WAC 220-57-235 ELOKOMIN RIVER. Bag limit A – September 1 through December 31 ~~((=))~~: Downstream from the Elokomin Salmon Hatchery Bridge located 400 feet below the upper hatchery rack. Closed from the ~~((temporary))~~ Department of Fisheries temporary rack downstream to ~~((Risk))~~ Foster (Risk) Road Bridge while this rack is installed in river. Chinook salmon over 28 inches must be released.

AMENDATORY SECTION (Amending Order 77-3, filed 1/28/77)

WAC 220-57-240 ELWHA RIVER. Bag limit A – October 15 through December 31: Chinook salmon over 28 inches must be released. Closed to the taking of pink salmon in 1979.

AMENDATORY SECTION (Amending Order 77-3, filed 1/28/77)

WAC 220-57-260 GREEN RIVER (KING COUNTY). (1) Bag limit B – May ~~((30))~~ 26 through July 31: Downstream from markers 400 feet below City of Tacoma headworks dam to Highway 405 Bridge.

(2) Bag limit B – August 1 through ~~((October 31: downstream from the East Valley Highway Bridge (State Highway 167) to Highway 405 Bridge:))~~

~~((3))~~ Bag limit B – November 1 through November 30: Downstream from the Porter Bridge (Auburn Eighth Street NW Bridge) to Highway 405 Bridge.

AMENDATORY SECTION (Amending Order 76-14, filed 3/15/76)

WAC 220-57-265 HAMMA HAMMA RIVER. Bag limit B – October 15 through January 31 ~~((=))~~: Downstream from the Highway 101 Bridge. Closed to the taking of pink salmon in 1979.

AMENDATORY SECTION (Amending Order 78-8, filed 2/21/78)

WAC 220-57-270 HOH RIVER. ~~((+))~~ Waters downstream from a marker approximately a quarter mile above Highway 101 Bridge to the National Park boundary at Oil City:

May 26 through September 15 – special bag limit: Six salmon per day not less than 10 inches, not more than one of which may exceed 24 inches.

September 16 through October 31 – Bag limit C.

Bag limit C – May ~~((27))~~ 26 through ~~((November 30))~~ October 31: Upstream from a marker approximately one-quarter mile above Highway 101 Bridge to the National Park Boundary near the confluence of the South Fork.

~~((2))~~ Bag limit C – May 27 through September 15: downstream from a marker approximately one-quarter mile above Highway 101 bridge:

~~((3))~~ Bag limit A – September 16 through November 30: downstream from a marker approximately one-quarter mile above Highway 101 bridge:))

AMENDATORY SECTION (Amending Order 78-8, filed 2/21/78)

WAC 220-57-290 ICICLE RIVER. Bag limit A – May ~~((27))~~ 26 through June 30: Downstream from a point ~~((400))~~ 600 feet below the Leavenworth National Fish Hatchery rack to mouth of Icicle River.

AMENDATORY SECTION (Amending Order 76-14, filed 3/15/76)

WAC 220-57-305 KALALOCH CREEK. Bag limit C – July 1 through ~~((November 30))~~ October 31.

AMENDATORY SECTION (Amending Order 78-8, filed 2/21/78)

WAC 220-57-310 KALAMA RIVER. (1) Bag limit A – May ~~((27))~~ 26 through November 30: From Summers Creek upstream to the 6420 Road (approximately one mile above the gate at the end of the county road) is open to the taking of salmon with lawful fly fishing tackle only. Legal flies are limited to single-hook artificial flies measuring not more than 1/2 inches between shank and point.

(2) Bag limit A – May ~~((27))~~ 26 through November 30: Downstream from the mouth of Summers Creek to the markers at the Kalama Falls (Upper) Salmon Hatchery.

(3) Bag limit A – open the entire year: Downstream from markers at Italian Creek with the following exception: During the period September 1 through October 31, that portion of the Kalama River from markers at the Lower Kalama Hatchery pumphouse (intake) downstream to the natural gas pipeline crossing at Mahaffey's Campground will be open for fly fishing only.

September 1 through December 31: Chinook salmon over 28 inches caught in the area downstream from markers at Italian Creek to the natural gas pipeline must be released.

(4) During the time the Department of Fisheries temporary rack is installed just below the Modrow Bridge, that portion of the river from the rack, downstream 400 feet will be closed to angling.

AMENDATORY SECTION (Amending Order 76-14, filed 3/15/76)

WAC 220-57-345 NISQUALLY RIVER. Bag limit B – July 1 through January 31 ((=)): Downstream from military tank-crossing bridge located one mile upstream from the mouth of Muck Creek. Chinook salmon over 28 inches must be released. Closed to the taking of pink salmon in 1979.

AMENDATORY SECTION (Amending Order 77-3, filed 1/28/77)

WAC 220-57-350 NOOKSACK RIVER. (1) Bag limit B – July 1 through March 31: Downstream from the confluence of North and South Forks to Lummi Indian Reservation boundary.

(2) Bag limit D – September 1 through October 31: (North Fork) downstream from Maple Creek to mouth of North Fork. The Nooksack River is closed to the taking of pink salmon in 1979.

AMENDATORY SECTION (Amending Order 77-3, filed 1/28/77)

WAC 220-57-370 PUYALLUP RIVER. Bag limit B – July 1 through November 30: Downstream from the mouth of the Carbon River to the 11th Street Bridge. Chinook salmon over 28 inches must be released. Closed to the taking of pink salmon in 1979.

AMENDATORY SECTION (Amending Order 78-8, filed 2/21/78)

WAC 220-57-385 QUILLAYUTE RIVER. Bag limit A – May ((27)) 5 through ((November 30)) October 31: Outside the boundaries of the Quillayute Indian Reservation. ((Chinook)) Salmon over ((28)) 24 inches caught after ((October 31)) September 30 must be released.

AMENDATORY SECTION (Amending Order 77-3, filed 1/28/77)

WAC 220-57-400 SALMON RIVER (JEFFERSON COUNTY). Bag limit C – October 1 through ((November 30)) October 31: ((upstream from)) Outside the boundaries of the Quinault Indian Reservation ((boundary)).

AMENDATORY SECTION (Amending Order 77-3, filed 1/28/77)

WAC 220-57-435 SKYKOMISH RIVER. Bag limit B – ((September)) August 1 through December 31: Downstream from the confluence of North and South Forks. Chinook salmon over 28 inches must be released. Closed to the taking of pink salmon in 1979.

AMENDATORY SECTION (Amending Order 77-3, filed 1/28/77)

WAC 220-57-455 SNOQUALMIE RIVER. Bag limit B – July 1 through November 30: Chinook salmon over 28 inches must be released. Closed to the taking of pink salmon in 1979.

AMENDATORY SECTION (Amending Order 78-8, filed 2/21/78)

WAC 220-57-460 SOLEDUCK RIVER. ((+)) Bag limit A – May ((27)) 5 through ((November 30)) October 31: Downstream from the mouth of Spring Creek at Soleduck Hatchery. ((Chinook)) Salmon over ((28)) 24 inches caught after ((October 31)) September 30 must be released.

AMENDATORY SECTION (Amending Order 76-14, filed 3/15/76)

WAC 220-57-465 STILLAGUAMISH RIVER. Bag limit B – July 1 through January 31 ((=)): Downstream from confluence of North and South forks. Chinook salmon over 28 inches must be released. Closed to the taking of pink salmon in 1979.

NEW SECTION

WAC 220-57-473 TILTON RIVER. Bag limit A – May 26 through November 30.

AMENDATORY SECTION (Amending Order 78-8, filed 2/21/78)

WAC 220-57-480 TOUTLE RIVER. (1) Bag limit A – open entire year: Downstream from mouth of North Fork.

October 1 through December 31 – chinook salmon over 28 inches must be released.

(2) North Fork – bag limit A – May ((27)) 26 through December 31: Downstream from Weyerhaeuser Railroad Bridge above Green River mouth to the South Fork. During the period October 1 through December 31, chinook salmon over 28 inches must be released.

September 1 through October 31 – taking of salmon from the area between the Weyerhaeuser Railroad Bridge and the Cook Road Bridge is open to the taking of salmon with lawful fly fishing tackle only. Legal flies are limited to single-hook artificial flies measuring no more than 1/2 inch between shank and point.

AMENDATORY SECTION (Amending Order 76-14, filed 3/15/76)

WAC 220-57-505 WHITE SALMON RIVER. Bag limit A – open entire year ((=)): Downstream from points 1,200 feet north of Highway 14 Bridge. (Little) White Salmon River. Bag limit A – open entire year: Downstream from markers on point of land downstream and across from Federal salmon hatchery. Chinook salmon over 28 inches must be released from May 1 through December 31.

AMENDATORY SECTION (Amending Order 78-8, filed 2/21/78)

WAC 220-57-515 WIND RIVER. (1) Bag limit A – January 1 through ((June 30)) May 31: Downstream from markers 400 feet below Wind River Fishway No. 1 (Shippard Falls) to the mouth.

(2) Bag limit A – May ((27)) 26 through October 31: Beginning 1-1/2 river miles upstream from the High Bridge to the south boundary of Section 36, Township 4 North, Range 7-1/2 East as posted (about 2-1/2 miles). Fly fishing only. Legal angling tackle is limited to single-hook artificial flies measuring no more than 1/2 inch between the shank and point.

AMENDATORY SECTION (Amending Order 78-8, filed 2/21/78)

WAC 220-57A-005 AMERICAN LAKE (PIERCE COUNTY). Bag limit I – April ((+6)) 22 through October 31.

AMENDATORY SECTION (Amending Order 78-8, filed 2/21/78)

WAC 220-57A-010 ARMSTRONG LAKE (SNOHOMISH COUNTY). Bag limit I – April ((+6)) 22 through September ((4)) 3.

AMENDATORY SECTION (Amending Order 78-8, filed 2/21/78)

WAC 220-57A-040 CUSHMAN LAKE (MASON COUNTY). Bag limit I – April ((+6)) 22 through October 31.

AMENDATORY SECTION (Amending Order 76-14, filed 3/15/76)

WAC 220-57A-060 DRANO LAKE. Bag limit A – open entire year – chinook salmon over 28 inches must be released from May 1 through December 31.

AMENDATORY SECTION (Amending Order 78-8, filed 2/21/78)

WAC 220-57A-065 DUCK LAKE (GRAYS HARBOR COUNTY). Bag limit I – April ((+6)) 22 through October 31.

AMENDATORY SECTION (Amending Order 78-8, filed 2/21/78)

WAC 220-57A-080 GOODWIN LAKE (SNOHOMISH COUNTY). Bag limit I – April ((+6)) 22 through October 31.

AMENDATORY SECTION (Amending Order 78-8, filed 2/21/78)

WAC 220-57A-095 HICKS LAKE (THURSTON COUNTY). Bag limit I – April ((+6)) 22 through October 31.

AMENDATORY SECTION (Amending Order 78-8, filed 2/21/78)

WAC 220-57A-115 MERIDIAN LAKE (KING COUNTY).
Bag limit I - April ~~((+6))~~ 22 through October 31.

AMENDATORY SECTION (Amending Order 78-8, filed 2/21/78)

WAC 220-57A-120 MERWIN LAKE (RESERVOIR). Bag limit I - April ~~((+6))~~ 22 through November 30.

AMENDATORY SECTION (Amending Order 76-14, filed 3/24/76)

WAC 220-57A-135 ROESIGER LAKE. ~~((Closed to salmon angling entire year))~~ Bag limit I - April 22 through October 31.

AMENDATORY SECTION (Amending Order 77-3, filed 1/28/77)

WAC 220-57A-150 SERENE LAKE (SNOHOMISH COUNTY). ~~((Closed the entire year))~~ Bag limit I - April 22 through October 31.

AMENDATORY SECTION (Amending Order 78-8, filed 2/21/78)

WAC 220-57A-155 SHOECRAFT LAKE (SNOHOMISH COUNTY). Bag limit I - April ~~((+6))~~ 22 through September ~~((4))~~ 3.

AMENDATORY SECTION (Amending Order 78-8, filed 2/21/78)

WAC 220-57A-185 WILDERNESS LAKE (KING COUNTY).
Bag limit I - April ~~((+6))~~ 22 through September ~~((4))~~ 3.

AMENDATORY SECTION (Amending Order 78-8, filed 2/21/78)

WAC 220-57A-190 WYNOOCHEE RESERVOIR (GRAYS HARBOR COUNTY). Bag limit I - April ~~((+6))~~ 22 through October 31.

WSR 78-12-095**PROPOSED RULES****DEPARTMENT OF FISHERIES**

[Filed December 6, 1978]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and 75.08.080, that the Washington State Department of Fisheries intends to adopt, amend, or repeal rules concerning commercial shellfish regulations;

that such agency will at 10:00 a.m., Tuesday, January 9, 1979, in the Large Conference Room, General Administration Bldg., Olympia, WA conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 10:30 a.m., Tuesday, January 16, 1979, in the Small Conference Room, General Administration Bldg., Olympia, WA.

The authority under which these rules are proposed is RCW 75.08.080.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to January 9, 1979, and/or orally at 10:00 a.m., Tuesday, January 9, 1979, Large Conference Room, General Administration Bldg., Olympia, WA.

Dated: December 6, 1978

By: Gordon Sandison
DirectorAMENDATORY SECTION (Amending Order 76-152, filed 12/17/76)

WAC 220-52-018 CLAMS—GEAR. It shall be unlawful to take, dig for or possess clams or mussels taken for commercial purposes

from any of the tidelands in the state of Washington except with a pick, mattock, fork or shovel operated by hand(~~(:)~~); PROVIDED, That permits for the use of mechanical clam digging devices may be obtained from the director of fisheries subject to the following conditions:

(1) Any or all types of mechanical devices used in the taking or harvesting of shellfish must be approved by the director of fisheries.

(2) A separate permit shall be required for each and every device and the permit shall be attached to the specific unit at all times.

(3) All types of clams to be taken for commercial use must be of legal size and in season during the proposed operations unless otherwise provided in specially authorized permits for the transplanting of seed to growing areas or for research purposes.

(4) The holder of a permit to take shellfish from tidelands by mechanical means shall limit operations to privately owned or leased land.

(5) The taking of clams from bottoms under navigable water below the level of mean lower low water by any mechanical device shall be prohibited except as authorized by the director of fisheries. Within the enclosed bays and channels of Puget Sound, Strait of Juan de Fuca, Grays Harbor and Willapa Harbor, the operators of all mechanical devices shall confine their operations to bottoms leased from the Washington Department of Natural Resources, subject to the approval of the director of fisheries. The harvesting of shellfish from bottoms of the Pacific Ocean westward from the western shores of the state shall not be carried out in waters less than two fathoms deep at mean lower low water. In said waters more than two fathoms deep the director of fisheries may reserve all or certain areas thereof and prevent the taking of shellfish in any quantity from such reserves established on the ocean bottoms.

~~((The operator shall keep an accurate log of operations indicating location, time of digging, species and quantities of clams, and other pertinent data in regard to production and operations as requested by the department of fisheries. This log shall be available to agents of the department of fisheries at all times.~~

~~((7))~~ Noncompliance with any part of these regulations or with special requirements of individual permits will result in immediate cancellation of and/or subsequent nonrenewal of all permits held by the operator.

~~((8))~~ (7) Applications must be made on the forms provided by the department of fisheries and permits must be in the possession of the operator before digging commences.

~~((9))~~ (8) All permits to take or harvest shellfish by mechanical means shall expire on December 31 of the year of issue.

~~((10))~~ (9) All mechanical clam harvesting machines must have approved instrumentation that will provide deck readout of water pressure.

~~((11))~~ (10) Effective July 1, 1977, all mechanical clam harvest machines must have approved instrumentation that will provide deck readout of:

(a) Depth of cut.

(b) Harvest head angle with bottom.

~~((12))~~ (11) All clam harvest machines operating on intertidal grounds where less than ~~((10%))~~ ten percent of the substrate material is above 500 microns in size must be equipped with a propeller guard suitable for reducing the average propeller wash velocity at the end of the guard to approximately ~~((25%))~~ twenty-five percent of the average propeller wash velocity at the propeller. The propeller guard must also be positioned to provide an upward deflection to propeller wash.

~~((13))~~ (12) Clam harvest machines operating in fine substrate material where less than ~~((10%))~~ ten percent of the substrate material is above 500 microns in size, shall have a maximum harvest head width of 3 feet (overall) and the maximum pump volume as specified by the department of fisheries commensurate with the basic hydraulic relationship of 828 gpm at 30 pounds per square inch, pressure to be measured at the pump discharge.

~~((14))~~ (13) Clam harvest machines operating in coarser substrate material where more than ~~((10%))~~ ten percent of the substrate material is above 500 microns in size, shall have a maximum harvest head width of 4 feet (overall) and a maximum pump volume as specified by the department of fisheries commensurate with a basic hydraulic relationship of 1,252 gpm at 45 pounds per square inch, pressure to be measured at the pump discharge.

~~((15))~~ (14) All clam harvest machine operators must submit accurate performance data showing revolutions per minute, gallons per minute, and output pressure for the water pump on their machine. In addition, they shall furnish the number and sizes of the hydraulic jets on the machines. If needed, the operator shall thereafter modify the

machine (install a sealed pressure relief valve) as specified by the department of fisheries to conform with values set forth in either WAC 220-52-018(12) or ((WAC)) 220-52-018(13). Thereafter, it shall be illegal to make unauthorized changes to the clam harvester water pump or the hydraulic jets. Exact description of the pump volume, maximum pressure and number and size of the hydraulic jet for each harvester machine shall be included in the department of fisheries' clam harvest permit. All existing clam harvest machines must complete the needed steps to comply with the provisions of this regulation no later than July 1, 1976.

((††6)) (15) All clam harvest machines shall be equipped with a 3/4-inch pipe thread tap and valve that will allow rapid coupling of a pressure gauge for periodic testing by enforcement personnel.

((††7)) (16) Each mechanical clam harvester must have controls so arranged and situated near the operator which will allow the operator to immediately cut off the flow of water to the jet manifold without affecting the capability of the vessel to maneuver.

AMENDATORY SECTION (Amending Order 77-65, filed 8/5/77 and 8/25/77)

WAC 220-52-019 GEODUCK CLAMS—GEAR. ((†)) It shall be unlawful to take, fish for or possess geoduck clams taken for commercial purposes from any of the tidelands of the state of Washington((:)): PROVIDED, That pursuant to RCW 75.24.100, validations for the use of hand-held manually operated water jet or suction devices for harvesting geoduck clams for commercial purposes may be obtained from the director of fisheries subject to the following conditions:

((†)) (1) All harvesting methods and types of water jet and suction devices used in the taking or harvesting of geoduck clams must be approved by the director of fisheries prior to their use, except that water jet devices meeting the following requirements are approved for use:

((††)) (a) The water jet must have an automatic spring-triggered shutoff valve or a manual valve capable of being operated from full flow to completely off within one-half turn.

((††)) (b) The device shall consist of not more than one jet, the nozzle of which shall not exceed 5/8 inch inside diameter.

(2) One geoduck validation must be physically present on board the harvest vessel for each and every geoduck harvest nozzle license in use. It is the responsibility of the lease holder to issue validations only to divers authorized to harvest on the lessee's tract or tracts. It is the responsibility of the lease holder to ensure that the required number of validations are on board the harvesting vessel engaged in geoduck harvesting.

(3) ~~((It shall be unlawful for any commercial geoduck harvester engaged in the geoduck fishery to fail to maintain an accurate log and is the obligation of each commercial geoduck harvester to obtain the appropriate log from the Washington Department of Fisheries. The number of geoducks must be recorded at the end of each day's fishing; weights must be recorded upon landing or sale of the geoducks. The geoduck harvest log must be kept aboard the vessel while the vessel is engaged in geoduck harvest or has geoducks aboard. The department's copy of the completed geoduck log must be submitted to the department at the end of each calendar month and at termination of commercial geoduck fishing, whichever occurs first.~~

((†)) A separate license is required for each and every harvest head in actual operation.

((††)) (4) It shall be lawful to harvest geoducks only from one-half hour before sunrise to one-half hour after sunset.

((††)) (5) It shall be unlawful to harvest geoduck clams with any instrument that penetrates the skin, neck or body of the geoduck.

((††)) (6) It shall be unlawful to retain any shellfish other than geoduck clams during geoduck harvesting operations unless the operator is licensed for the taking of clams other than geoduck clams as provided for in RCW 75.24.100.

((††)) (7) It shall be unlawful for a geoduck lease holder to operate more than six geoduck harvest nozzles at any one time on a single geoduck tract at any given time. It shall be the responsibility of the lease holder to assure that no more than six nozzles are used.

((††)) (8) At all times when geoduck harvest is occurring, copies of the official geoduck tract map and complete tract boundary identification documents or photographs as issued by the department of natural resources for the specific tract must be on board the vessel.

((†††)) (9) No processing of geoducks is permitted on board the harvest vessel.

((†††)) (10) It shall be unlawful to take, fish for or possess geoduck clams except within boundaries of subtidal tracts leased from the department of natural resources for geoduck harvest. It shall be unlawful to harvest from bottoms which are shallower than 10 feet below mean lower low water (0.0 feet), or which lie in areas bounded by the line of ordinary high tide (mean high tide), and a line 1/4-mile seaward from and parallel to said line of ordinary high tide.

AMENDATORY SECTION (Amending Order 77-145, filed 12/13/77)

WAC 220-52-040 CRAB FISHERY—LAWFUL AND UNLAWFUL. (1) It shall be unlawful for any vessel geared or equipped with commercial net fishing gear to have aboard any quantity of crab while fishing with said gear or having commercially caught food fish or other species of shellfish aboard.

(2) Unless otherwise provided, it shall be unlawful to set, maintain, or operate any baited or unbaited shellfish pots or ring nets for taking crabs, for commercial purposes, in any area at any time when it is unlawful to take or fish for crabs for commercial purposes therein.

(3) It shall be unlawful for any person to take, or possess for commercial purposes female crabs, or crabs measuring less than 6-1/4 inches, caliper measurement, across the back immediately in front of the tips.

(4) It shall be unlawful for any person to take or fish for crabs for commercial purposes in Puget Sound with more than 100 shellfish pots or ring nets in the aggregate, and it shall be unlawful for any group of persons using the same vessel to take or fish for crabs for commercial purposes in Puget Sound with more than 100 shellfish pots or ring nets in the aggregate, provided it shall be unlawful for any person, or group of persons using the same vessel, to take or fish for crabs for commercial purposes with more than 20 shellfish pots or ring nets in the aggregate within the waters of Dungeness Bay lying west of a line projected from the new Dungeness Light southward to the outermost end of the abandoned dock at the Three Crabs Restaurant on the southern shore of Dungeness Bay.

~~((5) Effective October 1, 1977, it shall be unlawful for any commercial crab fisherman engaged in the Puget Sound commercial crab fishery to fail to maintain an accurate fishing log, and it is the obligation of each Puget Sound commercial crab vessel operator to obtain the appropriate log from the Washington Department of Fisheries. The crab fishing log must be kept aboard the vessel while the vessel is engaged in crab fishing or has crab aboard. The department's copy of the crab log must be submitted to the department at the end of each calendar month and at the termination of commercial crab fishing, or at the end of the commercial crab fishing season, whichever comes first.))~~

AMENDATORY SECTION (Amending Order 77-145, filed 12/13/77)

WAC 220-52-043 CRAB FISHERY—GEAR. (1) It shall be unlawful to take or fish for crabs for commercial purposes except with shellfish pots and ring nets.

(2) It shall be unlawful to use or operate any shellfish pot gear in the commercial crab fishery unless such gear meets the following requirements:

(a) Effective October 1, 1975 through September 30, 1979 shellfish pot gear must have one or more escape rings or ports, not less than 4-1/8 inches ((in)) inside diameter.

(b) Effective October 1, 1979 shellfish pot gear must have not less than two escape rings or ports not less than 4-1/4 inches ((in)) inside diameter.

(c) Escape rings or ports described above must be located in the upper half of the trap.

AMENDATORY SECTION (Amending Order 76-152, filed 12/17/76)

WAC 220-52-050 SHRIMP FISHERY—LAWFUL AND UNLAWFUL. (1) It shall be unlawful for any commercial shrimp fisherman to possess any quantity of shrimp exceeding ((††)) ten percent by weight or number which is undersized or unmarketable. Unmarketable or undersized shrimp shall be defined as including any size or species of shrimp unacceptable to the market for human consumption.

~~((2) ((It shall be unlawful for any commercial shrimp vessel operators engaged in the shrimp fishery to fail to maintain an accurate fishing log and it is the obligation of each commercial shrimp vessel~~

operator to obtain the appropriate log from the Washington Department of Fisheries. The shrimp fishery log must be kept aboard the vessel while the vessel is engaged in shrimp fishing or has shrimp aboard. The department's copy of the shrimp log must be submitted to the department at the end of each calendar month and at termination of commercial shrimp fishing or the end of the commercial shrimp fishing season, whichever comes first.

~~(3) It shall be unlawful for any commercial shrimp vessel operator to fail to show the shrimp log to agents of the department of fisheries upon request.~~

~~(4)) It shall be unlawful for any person to take or fish for shrimp for commercial purposes in Puget Sound with more than 100 shellfish pots, and it shall be unlawful for any group of persons using the same vessel to take or fish for shrimp for commercial purposes in Puget Sound with more than 100 shellfish pots; provided, it shall be unlawful for any person, or for any group of persons using the same vessel, to take or fish for shrimp for commercial purposes with more than 75 shellfish pots in Puget Sound Marine Fish-Shellfish Area 28B as described in WAC 220-22-400.~~

~~((5)) (3) It shall be unlawful to operate or set any baited or unbaited shellfish pots for taking of shrimp for commercial purposes in any area or at any time that it is unlawful to take or fish for shrimp for commercial purposes therein.~~

AMENDATORY SECTION (Amending Order 77-145, filed 12/13/77)

WAC 220-52-053 SHRIMP FISHERY—SEASONS—AREAS AND GEAR. (1) It shall be lawful during the period May 15 through September 15 of each year to take, fish for and possess shrimp taken for commercial purposes with shellfish pot gear in the waters of Puget Sound: PROVIDED, That all waters of Hood Canal southerly of the Hood Canal floating bridge and Carr Inlet inside and northerly of a line projected from Penrose Point to Green Point shall remain closed except as specifically provided for by emergency regulation.

(2) It shall be lawful during the period April 15 through October 15 of each year to take, fish for and possess shrimp taken for commercial purposes with beam trawl gear in any Puget Sound marine fish-shellfish area described in WAC 220-22-400 except in Puget Sound marine fish-shellfish areas 27A, 27B, 27C, 28A, 28B, 28C, 28D, and other waters when closed to otter and beam trawling as provided in WAC 220-48-090.

(3) It shall be unlawful at any time to take or fish for shrimp for commercial purposes with otter trawl gear in the waters of Puget Sound.

(4) It shall be lawful the entire year to take, fish for and possess shrimp for commercial purposes with shrimp trawl, beam trawl or shellfish pot gear in or from the coastal waters of the state of Washington and the adjoining waters of the Pacific Ocean.

(5) It shall be unlawful to possess for commercial purposes in the state of Washington any fresh shrimp taken from the waters of the Pacific Ocean off the Oregon coast from October 16 through March 31 of the following year.

(6) Effective with the beginning of the 1979 Hood Canal shrimp season, it shall be unlawful to take, fish for, or possess shrimp taken for commercial purposes with shellfish pot gear in the waters of Hood Canal southerly of the Hood Canal floating bridge unless such gear meets the following requirements:

(a) The top, bottom and at least one-half of the area of the sides of the shellfish pots shall have the minimum mesh size defined below.

(b) The minimum mesh size for shrimp pots is defined as a square or rectangular mesh such that the inside distance between ~~((the inside of one))~~ any knot or corner ~~((to the inside of the next))~~ and each adjacent knot or corner shall be no less than 7/8 of an inch provided that the shortest inside diagonal of each mesh shall be no less than 1-1/8 inches.

~~((7) It shall be unlawful to take, fish for, or possess shrimp taken for commercial purposes in the waters of Hood Canal southerly of the Hood Canal floating bridge that are less than two hundred feet in depth:))~~

AMENDATORY SECTION (Amending Order 76-26, filed 4/20/76)

WAC 220-52-060 CRAWFISH FISHERY. (1) It shall be unlawful to take, fish for or possess crawfish for commercial purposes from waters of the state of Washington without first obtaining and having in possession a commercial crawfish permit from the director of

fisheries and it shall be unlawful to fail to comply with any of the provisions of a commercial crawfish permit and with the following regulations.

(2) It shall be lawful to take, fish for and possess crawfish for commercial purposes only in those waters specified and with no more than the number of shellfish pots specified in the commercial crawfish permit issued by the director of fisheries.

(3) It shall be unlawful to take, fish for or possess crawfish for commercial purposes with gear other than shellfish pots.

(4) It shall be unlawful to take, fish for or possess crawfish for commercial purposes from the waters of the state of Washington except from the first Monday in May through October 31; provided that it shall be lawful to take, fish for and possess crawfish for commercial purposes in Washington waters of the Columbia River downstream from the mouth of the Walla Walla River from April 1 through October 31.

(5) It shall be unlawful to take, fish for or possess crawfish for commercial purposes less than 3-1/4 inches in length from the tip of the rostrum (nose) to the tip of the tail and all undersize crawfish and female crawfish with eggs or young attached to the abdomen must be immediately returned unharmed to the waters from which taken: It shall be unlawful for crawfish fishermen to fail to sort and return illegal crawfish to the waters from which taken immediately after the crawfish are removed from the shellfish pot and prior to lifting additional pots from the water.

(6) It shall be unlawful for crawfish fishermen to discard into any water of the state any crawfish bait.

(7) It shall be unlawful to plant or place in the waters of the state any crawfish imported from any other state or country without prior written approval of the director of fisheries.

~~((8) It shall be unlawful for any crawfish fisherman to fail to submit a crawfish catch log as specified in the provisions of the commercial crawfish permit issued by the director of fisheries.~~

~~(9)) It shall be unlawful to engage in culture of crawfish for commercial purposes without having obtained a Crawfish Culture Permit from the director of fisheries, and it shall be unlawful to fail to comply with any provisions of the Crawfish Culture Permit.~~

~~((10)) (9) Commercial crawfish harvest permits will be issued only in those "waters" where fishing will not conflict with high-density residential or recreational areas provided that no permit will be issued in areas where developed parks encompass more than one-half of the water shoreline. In areas where developed parks encompass less than one-half of the water shoreline, fishing will not be permitted within 1/4 mile of the park shoreline.~~

~~((11)) (10) Commercial crawfish harvest permits will be issued to restrict the number of crawfish pots per fisherman per lake, reservoir, pond, river, slough, or stream as follows:~~

(a) Under 10 acres - no commercial harvest.

(b) Between 10 and 25 acres - 50 pots.

(c) Between 25 and 400 acres - 100 pots.

(d) Over 400 acres - 200 pots.

Provided that permits issued and number of pots allowed for individual fishermen will not exceed a maximum total of 400 pots per individual fisherman.

~~((12)) (11) The department of fisheries shall fix the maximum number of pots to be permitted in any given body of water. Once the permitted maximum number of pots for any given body of water has been reached, no further permits will be issued. Permits will be issued on a first-come, first-serve basis consistent with all other regulations concerning issuance of commercial crawfish harvest permits.~~

AMENDATORY SECTION (Amending Order 77-145, filed 12/13/77)

WAC 220-52-071 SEA CUCUMBERS. (1) It shall be lawful to take, fish for and possess sea cucumbers for commercial purposes with dip bag net gear the entire year and with trawl gear in areas open to bottom fish trawling except as provided in subsection (2).

(2) It shall be unlawful to harvest sea cucumbers for commercial purposes within one-half mile of the shorelines of San Juan Island and Henry Island.

~~((3) It shall be unlawful for any commercial sea cucumber harvester engaged in the commercial sea cucumber fishery to fail to maintain an accurate fishing log and is the obligation of each commercial sea cucumber harvester to obtain the appropriate log from the department of fisheries. The approximate number of sea cucumbers shall be entered in the log before leaving the sea cucumber bed where taken, and exact weight must be recorded upon landing or sale. The sea cucumber~~

harvest log must be kept aboard the vessel while the vessel is engaged in sea cucumber harvest or has sea cucumbers aboard. The department's copy of the completed sea cucumber harvest log must be submitted to the department at the end of each calendar month or at termination of commercial sea cucumber fishing, whichever comes first.

(4)) It shall be unlawful to harvest sea cucumbers for commercial purposes from one-half hour after sunset to one-half hour before sunrise.

AMENDATORY SECTION (Amending Order 77-145, filed 12/13/77)

WAC 220-52-073 SEA URCHINS. (1) It shall be unlawful to take, fish for or possess sea urchins for commercial purposes except using dip bag net gear.

(2) It shall be unlawful to take, fish for or possess sea urchins for commercial purposes except by divers using hand-operated equipment that does not penetrate the shell.

(3) It shall be unlawful to take sea urchins for commercial purposes in waters shallower than 10 feet below mean lower low water.

(4) It shall be lawful to utilize sea urchins as prescribed in this section for purposes other than human consumption or bait.

(5) It shall be unlawful to take, fish for or possess for commercial purposes, purple urchins at any time.

(6) It shall be unlawful to take, fish for or possess red sea urchins smaller than the minimum size of 3.75 inches or larger than the maximum size of 5.5 inches measured at the largest diameter of the shell, caliper measurement, exclusive of the spines, in coastal marine fish-shellfish areas 58 and 59 and Puget Sound marine fish-shellfish area 23.

(7) It shall be unlawful to take, fish for or possess red sea urchins smaller than the minimum size of 4.5 inches or larger than the maximum size of 5.5 inches measured at the largest diameter of the shell, caliper measurement, exclusive of the spines in all marine fish-shellfish areas except coastal marine fish-shell fish areas 58 and 59 and Puget Sound marine fish-shellfish area 23.

((7)) (8) It shall be unlawful to take, fish for or possess sea urchins for commercial purposes at any time in the following areas:

(a) San Juan Channel and Upright Channel within the following lines: North of a line from Cattle Point on San Juan Island to Davis Point on Lopez Island; south of a line projected from Flat Point true west to Shaw Island; west of a line from Neck Point on Shaw Island to Steep Point on Orcas Island and south of a line from Steep Point to Limestone Point on San Juan Island.

(b) Within one-quarter mile north and one-half mile south of Eagle Point on San Juan Island.

(c) Within one-quarter mile in any direction of Green Point on the East end of Spieden Island.

(d) Within one-quarter mile of Gull Reef located between Johns Island and Spieden Island.

(e) Within one-half mile of Portage Head in marine fish-shellfish area 59.

(f) Within one-quarter mile of Tatoosh Island.

(g) Within one-quarter mile in any direction of Lime Kiln Light on the west shore of San Juan Island.

(h) The area that lies southerly of a line projected true west from a point one-fourth mile north of Pile Point on the west shore of San Juan Island and northerly of a line projected true west from the boundary marker located approximately one-half mile southerly of the east headland of False Bay on San Juan Island.

(i) Within one-quarter mile in any direction of the boundary marker located on the west shore of San Juan Island at a latitude of 48° 29.8' north and longitude of 123° 07.6' west. (Located approximately 1.5 miles south of Lime Kiln Light; locally known as Edwards Reef.)

((8)) It shall be unlawful for any commercial sea urchin harvester engaged in the commercial sea urchin fishery to fail to maintain an accurate fishing log and is the obligation of each commercial sea urchin harvester to obtain the appropriate log from the Washington department of fisheries. The approximate number of sea urchins shall be entered in the log before leaving the sea urchin bed where taken, and exact weight must be recorded upon landing or sale. The sea urchin harvest log must be kept aboard the vessel while the vessel is engaged in sea urchin harvest or has sea urchins aboard. The department's copy of the completed sea urchin harvest log must be submitted to the department at the end of each calendar month and at termination of commercial sea urchin fishing, or at the end of the sea urchin season whichever comes first.)

(9) It shall be unlawful to take, fish for or possess sea urchins for commercial purposes without having a number, which has been assigned by the department of fisheries, placed in a visible location on each side of each vessel and on the top in a manner to be clearly visible from the side or from the air. The letters and numbers shall be black on white and shall be not less than 18 inches high and of proportionate width.

(10) It shall be unlawful to harvest sea urchins for commercial purposes from one-half hour after sunset to one-half hour before sunrise.

(11) No processing of sea urchins is permitted aboard the harvest vessel.

(12) It shall be unlawful to take, fish for, or possess sea urchins for commercial purposes except for use as human food unless a written permit is obtained from the director of fisheries.

(13) It shall be unlawful to possess red sea urchins harvested in coastal marine fish-shellfish areas 58 and 59 or Puget sound marine fish-shellfish area 23 on board a sea urchin fishing vessel except in those areas.

AMENDATORY SECTION (Amending Order 77-145, filed 12/13/77)

WAC 220-52-074 SEA URCHIN—AREAS AND SEASONS. It shall be unlawful to take, fish for or possess sea urchins for commercial purposes except during the following times and in the following areas:

(1) September ((+5)) 1 through ((March+)) September 30:

((+)) That portion of Puget Sound marine fish-shellfish area ((20B) located within one-quarter nautical mile of the shoreline of Stuart and Satellite Islands) 22A lying northerly of a line projected true west from Lime Kiln Light on the west shore of San Juan Island and southerly of a line running east and west and passing through the northern tip of Low Island except for those portions closed in WAC 220-52-073(7).

((b)) That portion of Puget Sound marine fish-shellfish area 22A that lies southerly of a line from Lime Kiln light on the west shore of San Juan Island and northerly of a line projected true west from a point one-fourth mile north of Pile Point on the west shore of San Juan Island except for those areas closed in WAC 220-52-073(7-)).

(2) ((September)) October 1 of even-numbered years through April 30 of the following year:

((+)) That portion of Puget Sound marine fish-shellfish area 23 ((that lies east of a line projected true north from the state highway +2 bridge over the West Twin River)) lying west of a line projected north and south from the navigation bell buoy Number One in central Clallam Bay, except for those portions closed in WAC 220-52-073(7).

(3) October 1 of odd-numbered years through April 30 of the following year:

That portion of Puget Sound marine fish-shellfish area 23 lying east of a line projected north and south from the navigation bell buoy Number One in central Clallam Bay, except for those portions closed in WAC 220-52-073(7).

((+)) (4) Coastal marine fish-shellfish areas 58 and 59, except those portions closed in WAC 220-52-073, open the entire year.

NEW SECTION

WAC 220-52-075 SHELLFISH HARVEST LOGS. It shall be unlawful for any vessel operator engaged in commercial crawfish, geoduck, sea cucumber, sea urchin, shrimp and Puget Sound crab fisheries and operators of mechanical clam digging devices to fail to obtain and accurately maintain the appropriate harvest log available from the Washington department of fisheries. The harvest log must be kept aboard the vessel while the vessel is engaged in harvest or has crawfish, geoducks, sea cucumbers, sea urchins, Puget Sound crab, or clams aboard. The vessel operator must submit the log book for inspection upon request by authorized department of fisheries representatives. The department's copies of the completed harvest log must be submitted to the department for each calendar month in which fishing activity occurs. State copies must be received within ten days following any calendar month in which fishing occurred and by the tenth day following the termination of commercial fishing activity, whichever occurs first. Vessel operators engaged in commercial harvest of:

(1) Shrimp, crawfish and Puget Sound crab with shellfish pot or ring net gear must record the vessel identity, number of pots or ring nets pulled, date pulled, soak times and gear location before leaving the catch area where taken and weights must be recorded upon landing or sale.

(2) Shrimp with beam trawl or shrimp trawl gear must record the vessel identity, date, location, duration and estimated weight of shrimp caught for each tow before leaving the catch area where taken.

(3) Geoducks, sea urchins, or sea cucumbers must record the vessel identity, date, location and appropriate number of geoducks, sea urchins or sea cucumbers before leaving the catch area where taken and the exact weight must be recorded upon landing or sale.

(4) Clams with mechanical digging devices must record the vessel identity, location and date of harvest before the end of each days' fishing and the weights by clam species must be recorded upon landing or sale.

WSR 78-12-096
PROPOSED RULES
DEPARTMENT OF LICENSING
(Board of Dental Examiners)
[Filed December 6, 1978]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Board of Dental Examiners intends to adopt, amend, or repeal rules concerning the application and examination procedures for a license to practice dentistry, adopting as new sections WAC 308-40-101, 308-40-102, 308-40-111 and repealing WAC 308-40-100. (A copy of the proposed rules is attached hereto; however, changes may be made at the public hearing.);

that such agency will at 9:00 a.m., Tuesday, January 19, 1979, in the Vance Airport Inn, Olympic Room, 18330 Pacific Highway South, Seattle, WA conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Tuesday, January 19, 1979, in the Vance Airport Inn, Olympic Room, 18330 Pacific Highway South, Seattle, WA.

The authority under which these rules are proposed is RCW 18.32.040.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to January 19, 1979, and/or orally at 9:00 a.m., Tuesday, January 19, 1979, Vance Airport Inn, Olympic Room, 18330 Pacific Highway South, Seattle, WA.

Dated: December 6, 1978
By: John H. Keith
Assistant Attorney General

NEW SECTION

WAC 308-40-101 EXAMINATION PROCEDURE. (1) To be eligible for the dental examination, the applicant must be a graduate from a dental school approved by the Washington state board of dental examiners. The board of dental examiners adopts those standards of the American Dental Association's Commission on Accreditation of Dental and Dental Auxiliary Educational Programs (C.A.D.D.A.E.P.) which were relevant to accreditation of dental schools and current on January 15, 1977, and has approved all and only those dental schools which were accredited by the C.A.D.D.A.E.P. as of January 15, 1977. Other dental schools which apply for board approval and which meet these adopted standards to the board's satisfaction will be approved, but it is the responsibility of a school to apply for approval and of a student to ascertain whether or not a school has been approved by the board.

(2) Application blanks for the examination may be secured from the Division of Professional Licensing, P. O. Box 9649, Olympia, Washington. The application must be completed in every respect, and

reach and division of professional licensing in Olympia at least sixty days prior to the examination.

(3) Completed in every respect means that all portions of the application blank are filled out and that included with the application is:

(a) the required application fee;

(b) either the National Board IBM card or a notarized copy of the National Board certificate;

(c) two photos of the applicant, taken within the year immediately preceding the application, and not over three by three inches in size. (One photo to be attached to the application);

(d) if not a citizen of or resident alien in the United States, an applicant must file an affidavit declaring his intent to become a citizen or resident alien. Full citizenship or resident alien status must be attained within six years from issuance of the license, or the license will be cancelled;

(4) The only acceptable proof of graduation from an approved dental school is a certified copy of a diploma from such school. An applicant may complete his other application requirements and be scheduled for the examination before he obtains his diploma, but no application will be admitted to the examination unless this certified copy has been received by the division of professional licensing of the department of licensing on or before the first day of the examination.

(5) In case of applicant having previously been in practice, the board requires a sworn statement covering history of practice for a five-year period immediately preceding application for this examination. This statement must accompany the application when returning it to the division of professional licensing.

(6) A fee is required each time an applicant takes or retakes the board examination. Examination fees are not transferable from one applicant to another. Applicants who have paid the fee and do not appear for the next scheduled examination forfeit such fee.

(7) Upon completion of the application for the examination, the division of professional licensing will mail to each applicant one "clinical examination record." It is imperative that the applicant bring this form, unfolded, to the examination as it will be used by the board throughout the practical examination.

(8) Each applicant must furnish his or her own patient for all phases of the practical examination. Patients must be at least eighteen years of age. Patients should be selected carefully as this is a very important factor of the examination. Be certain that your patient will be present, on time, and will be able to remain at the clinic until the work is completed. An assistant will be permitted to assist the applicant at the chair. Dentists or undergraduate dental students are not acceptable as assistants.

(9) Neatness of the operation, cleanliness and care in handling of patients, thoroughness in technique, and quality of work will be considered in the grading. Quality of the work includes recontouring of restorations of approximating teeth to make good contact. All practical work must be done under the rubber dam, including the final check on the finished work. (At least six teeth must be exposed under the rubber dam.) An additional check of the foil restoration will be made after dam removal. Application, cleanliness, and neatness of the rubber dam is part of the consideration when grading.

(10) Any applicant found attempting to give or receive aid in any manner, either directly or indirectly, will be dismissed from the examination and all work rejected.

NEW SECTION

WAC 308-40-102 EXAMINATION CONTENT. (1) The examination will consist of:

(a) Theory: National Board only accepted.

(b) Practical:

(i) Restorative examination: Proper X-rays are required for each cavity selection and the teeth that are selected must be in contact and occlusion. X-rays are to be mounted with the raised identifying mark out. All proximal restorations must restore contact. The selection must be on an original cavity in a vital tooth and must penetrate the dentin enamel junction, at least on one proximal surface.

Amalgam Class II - Teeth restored with two surface amalgams and with caries in the remaining proximal surface are acceptable for the amalgam. The candidate must leave an adequate model of the cavity preparation with adjacent teeth.

Gold Inlay - three or more surfaces. Teeth restored with two surface amalgams and with caries in the remaining proximal surface are acceptable. Candidates must leave with the board a model of the inlay preparation on the day of the inlay preparation. The model must have a separated removable pin die and include adjacent teeth.

Gold Foil - Class II, III or V: A selection of a class 2 foil is confined to those cases where the forces of occlusion do not surpass the physical properties of the condensed gold.

The gold foil selection will be on a tooth which has original caries or may be on a tooth which has a small existing restoration that has failed. (The latter condition will be determined by the judgment of the board.)

Areas of minimal erosion are not acceptable for the class 5 foil restoration. The erosion must be well advanced into the dentin.

(ii) The board may, at its discretion, give an examination in oral diagnosis and treatment planning of prosthetics or any other phase of dentistry. Candidates will receive information concerning such examination in the examination instruction sheet.

(2) The state board of dental examiners and the school of dentistry assume no responsibility regarding work done on patients. Candidate will be required to furnish documentary evidence of malpractice and liability insurance.

NEW SECTION

WAC 308-40-111 PRECLINICAL EXAM WAIVER. Foreign trained dentists who are licensed in one of the United States shall not be required to take the preclinical examination.

REPEALER

The following section of the Washington Administrative Code is repealed:

(1) WAC 308-40-100 EXAMINATION FOR A DENTAL LICENSE.

WSR 78-12-097
PROPOSED RULES
MEDICAL DISCIPLINARY BOARD
[Filed December 6, 1978]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Medical Disciplinary Board intends to adopt, amend, or repeal rules concerning the practice of medicine, restricting the prescription of amphetamines and other Schedule II non-narcotic stimulant drugs to specified medical situations, adopting as a new chapter WAC 320-18;

that such agency will at 7:00 p.m., Friday, January 26, 1979, in the Vance Airport Inn, Tacoma Room, 18330 Pacific Highway South, Seattle, Washington, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 7:00 p.m., Friday, January 26, 1979, in the Vance Airport Inn, Tacoma Room, 18330 Pacific Highway South, Seattle, WA.

The authority under which these rules are proposed is RCW 18.72.030(13) and 18.72.150(1).

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to January 17, 1979, and/or orally at 7:00 p.m., Friday, January 26, 1979, Vance Airport Inn, Tacoma Room, 18330 Pacific Highway South, Seattle, WA.

Dated: December 6, 1978
By: Maxine L. Nelson
Executive Secretary

Chapter 320-18

STANDARDS OF PROFESSIONAL CONDUCT

WAC

320-18-010 PRESCRIPTIONS—SCHEDULE II STIMULANT DRUGS.

NEW SECTION

WAC 320-18-010 PRESCRIPTIONS—SCHEDULE II STIMULANT DRUGS. (1) A physician shall be guilty of unprofessional conduct if he or she prescribes, orders, dispenses, administers, supplies or otherwise distributes any amphetamines or other Schedule II non-narcotic stimulant drug to any person except for the therapeutic treatment of:

- (a) narcolepsy
- (b) hyperkinesia
- (c) drug-induced brain dysfunction
- (d) epilepsy
- (e) differential psychiatric evaluation of depression
- (f) depression shown to be refractory to other therapeutic modalities;

or for the clinical investigation of the effects of such drugs or compounds in which case an investigative protocol must be submitted to and reviewed and approved by the medical disciplinary board before the investigation has begun.

(2) A physician prescribing or otherwise distributing controlled substances as permitted by section 1 shall maintain a complete record which must include:

- (a) documentation of the diagnosis and reason for prescribing
- (b) name, dose, strength and quantity of drug, and date prescribed or distributed.

(3) The records required by section 2 shall be made available for inspection by the board or its authorized representative upon request.

WSR 78-12-098
PROPOSED RULES
DEPARTMENT OF LICENSING
(Osteopathic Examining Committee)
[Filed December 6, 1978]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Osteopathic Examining Committee intends to adopt, amend, or repeal rules concerning osteopathic physicians' acupuncture assistants, adopting as new sections WAC 308-138-100, 308-138-110, 308-138-120, 308-138-130, 308-138-140, 308-138-150, 308-138-160, 308-138-170 and 308-138-180;

that such agency will at 1:00 p.m., Tuesday, January 9, 1979, in the Fourth Floor Conference Room, Highways-Licenses Building, Olympia, Washington, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 1:00 p.m., Tuesday, January 9, 1979, in the Fourth Floor Conference Room, Highways-Licenses Building, Olympia, Washington.

The authority under which these rules are proposed is RCW 18.56A.020[18.57A.020].

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to January 9, 1979, and/or orally at 1:00

p.m., Tuesday, January 9, 1979, Fourth Floor Conference Room, Highways-Licenses Building, Olympia, Washington.

Dated: December 6, 1978
By: John H. Keith
Assistant Attorney General

NEW SECTION

WAC 308-138-100 EDUCATION. Each applicant for an authorization to perform acupuncture must present evidence satisfactory to the committee which discloses in detail the formal schooling or other type of training the applicant has previously undertaken which qualifies him as a practitioner of acupuncture. Satisfactory evidence of formal schooling or other training for thirty-six months in acupuncture totalling 1,400 or more hours of study may include, but is not limited to, certified copies of certificates or licenses which acknowledge that the person has the qualifications to practice acupuncture, issued to an applicant by the government of the Republic of China (Taiwan), People's Republic of China, Korea or Japan. Whenever possible, all copies of official diplomas, transcripts and licenses or certificates should be forwarded directly to the committee from the issuing agency rather than from the applicant himself.

NEW SECTION

WAC 308-138-110 EQUIVALENCY EXAMINATION. (a) Applicants for registration who have not been issued a license or certificate to practice acupuncture from the governments listed in RCW 18.57A.070, or from a country or state with equivalent standards, must pass an equivalency examination prescribed by the committee.

(b) The examination shall be written and practical and shall examine the applicants' knowledge of anatomy, physiology, bacteriology, bio-chemistry, pathology, hygiene and acupuncture.

(c) The applicants shall provide his or her own needles and other equipment necessary for demonstrating the applicant's skill and proficiency in acupuncture.

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 308-138-120 EXPERIENCE. An applicant for an authorization as an osteopathic physician's acupuncture assistant must present satisfactory evidence to the committee that he or she has actually practiced acupuncture full time for at least three years.

NEW SECTION

WAC 308-138-130 INVESTIGATION. An applicant for an authorization to perform acupuncture shall, as part of his or her application, furnish written consent to an investigation of his or her personal background, professional training and experience by the committee or any person acting on its behalf.

NEW SECTION

WAC 308-138-140 ENGLISH FLUENCY. Each applicant must demonstrate sufficient fluency in reading, speaking and understanding the English language to enable the applicant to communicate with supervising physicians and patients concerning health care problems and treatment.

NEW SECTION

WAC 308-138-150 SUPERVISING PHYSICIANS' KNOWLEDGE OF ACUPUNCTURE. Osteopathic physicians applying for authorization to utilize the services of an osteopathic physician's acupuncture assistant shall demonstrate to the committee that the osteopathic physician possesses sufficient understanding of the application of acupuncture treatment, its contraindications and hazards so as to adequately supervise the practice of acupuncture.

NEW SECTION

WAC 308-138-160 UTILIZATION. (1) Persons authorized as osteopathic physicians' acupuncture assistants shall be restricted in their activities to only those procedures which a duly licensed, supervising osteopathic physician may request them to do. Under no circumstances may an osteopathic physician's acupuncture assistant perform any diagnosis of patients or recommend or prescribe any forms of treatment or medication.

(2) An acupuncture assistant shall treat patients only under the direct supervision of a physician who is present on the same premises where the treatment is to be given.

(3) An osteopathic physician shall not employ or supervise more than one acupuncture assistant.

NEW SECTION

WAC 308-138-170 X-RAYS AND LABORATORY TESTS. X-ray and laboratory tests are not approved techniques for use by osteopathic physicians' acupuncture assistants, and use of such techniques is expressly prohibited. No osteopathic physician's acupuncture assistant may prescribe, order, or treat by any of the following means or modalities:

- (1) diathermy treatments
- (2) ultrasound treatments
- (3) infrared treatments
- (4) electromuscular stimulation for the purpose of stimulating muscle contractions.

NEW SECTION

WAC 308-138-180 ETHICAL CONSIDERATIONS. The following acts and practices are unethical and unprofessional conduct warranting appropriate disciplinary action:

(1) The division or "splitting" of fees with other professionals or nonprofessionals as prohibited by chapter 19.68 RCW. Specifically, a person authorized by this board shall not:

(a) Employ another to so solicit or obtain, or remunerate another for soliciting or obtaining, patient referrals.

(b) Directly or indirectly aid or abet an unlicensed person to practice acupuncture or medicine or to receive compensation therefrom.

(2) Use of testimonials, whether paid for or not, to solicit or encourage use of the licensee's services by members of the public.

(3) Making or publishing, or causing to be made or published, any advertisement, offer, statement or other form of representation, oral or written, which directly or by implication is false, misleading or deceptive.

WSR 78-12-099

NOTICE OF PUBLIC MEETINGS

WASHINGTON STATE

DATA PROCESSING AUTHORITY

[Memorandum, Acting Exec. Director—December 6, 1978]

The Washington State Data Processing Authority will meet at 1:30 p.m. on January 9, 1979 at a place to be determined in Olympia, Washington. During the remainder of the calendar year 1979, meetings will be held monthly at 1:30 p.m. on the first Wednesday of each month, in Room 431, House Office Building, Olympia, Washington; except when the Legislature is in session, they will meet at the Board Room, Administrative Building, Olympia Technical Community College, Olympia, Washington.

WSR 78-12-100
PROPOSED RULES
DEPARTMENT OF LABOR AND INDUSTRIES
(Industrial Welfare Committee)
[Filed December 6, 1978]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and 49.12.091, that the Industrial Welfare Committee intends to adopt, amend, or repeal rules concerning public housekeeping employment standards, new WAC 296-126-300 through 296-126-365;

and that the adoption, amendment, or repeal of such rules will take place at 10:30 a.m., Thursday, December 14, 1978, in the Director's Office, Department of Labor and Industries, General Administration Building, Olympia, Washington.

The authority under which these rules are proposed is RCW 49.12.091.

This notice is connected to and continues the matter noticed in Notice No. WSR 78-11-062 filed with the code reviser's office on October 27, 1978.

Dated: December 6, 1978
By: Michael Tardif
Assistant Attorney General for
the Industrial Welfare Committee

Table of WAC Sections Affected

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1-06-090	AMD	78-08-010	16-230-280	NEW-P	78-02-114	16-324-375	NEW	78-12-034
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1-06-150	REP	78-06-011	16-230-280	NEW-P	78-04-069	16-324-380	AMD	78-12-034
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1-06-160	NEW	78-06-011	16-230-290	NEW-P	78-02-114	16-324-390	AMD	78-12-034
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16	-P	78-03-041	16-230-440	NEW-P	78-09-102	16-324-445	NEW	78-12-034
16	-P	78-03-042	16-230-440	NEW-P	78-12-063	16-324-450	NEW-P	78-10-103
16	-P	78-03-043	16-230-450	NEW-P	78-09-102	16-324-450	NEW	78-12-034
16	-P	78-03-044	16-230-450	NEW-P	78-12-063	16-324-460	NEW-P	78-10-103
16	-P	78-03-045	16-230-460	NEW-P	78-09-102	16-324-460	NEW	78-12-034
16	-P	78-03-046	16-230-460	NEW-P	78-12-063	16-324-470	NEW-P	78-10-103
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16	-P	78-03-051	16-300-020	AMD	78-03-103	16-324-490	NEW	78-12-034
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16	-P	78-03-053	16-304-110	NEW	78-04-070	16-324-500	NEW	78-12-034
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16-54-071	AMD-E	78-08-046	16-304-130	NEW	78-04-070	16-324-510	NEW	78-12-034
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16-54-082	AMD-P	78-05-070	16-316-115	AMD	78-03-114	16-324-520	NEW	78-12-034
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16-446-120	REP	78-12-034	106-72-120	AMD	78-08-011	106-116-521	AMD	78-02-023
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16-446-170	REP	78-12-034	106-72-220	AMD	78-08-011	106-120-011	AMD	78-10-106
16-446-180	REP-P	78-10-101	106-72-230	AMD-P	78-04-009	106-120-013	AMD-P	78-06-120
16-446-180	REP	78-12-034	106-72-230	AMD	78-08-011	106-120-013	AMD	78-10-106
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16-446-200	REP-P	78-10-101	106-72-260	AMD-P	78-04-009	106-120-030	AMD-P	78-06-120
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16-462-020	AMD	78-10-072	106-112-100	AMD	78-08-011	106-120-040	AMD	78-10-106
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106-160-020	AMD-P	78-04-009	106-276-050	AMD-P	78-04-009	132B-300-020	NEW	78-12-065
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106-160-021	AMD	78-08-011	106-276-060	AMD	78-08-011	132C-104-010	REP-P	78-02-090
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106-160-027	AMD-P	78-04-009	106-276-100	AMD-P	78-04-009	132C-104-025	REP	78-05-001
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106-160-030	AMD-P	78-04-009	106-276-110	AMD-P	78-04-009	132C-104-030	REP	78-05-001
106-160-030	AMD	78-08-011	106-276-110	AMD	78-08-011	132C-104-035	REP-P	78-02-090
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106-160-035	AMD-P	78-04-009	106-276-220	AMD-P	78-04-009	132C-104-050	REP	78-05-001
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106-160-040	AMD	78-08-011	113-12-150	NEW	78-05-052	132C-104-060	NEW-P	78-02-089
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106-164-912	AMD	78-08-011	113-12-165	NEW	78-05-052	132C-122-010	NEW-P	78-05-090
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106-168-001	AMD	78-08-011	113-12-170	NEW	78-05-052	132C-122-020	NEW-P	78-05-090
106-168-002	AMD-P	78-04-009	113-12-175	NEW-P	78-03-086	132C-122-020	NEW	78-09-009
106-168-002	AMD	78-08-011	113-12-175	NEW	78-05-052	132C-122-030	NEW-P	78-05-090
106-168-005	AMD-P	78-04-009	113-12-180	NEW-P	78-03-086	132C-122-030	NEW	78-09-009
106-168-005	AMD	78-08-011	113-12-180	NEW	78-05-052	132C-122-040	NEW-P	78-05-090
106-168-040	AMD-P	78-04-009	114-12-010	AMD-P	78-03-064	132C-122-040	NEW	78-09-009
106-168-040	AMD	78-08-011	114-12-020	AMD-P	78-03-064	132C-285-010	NEW	78-02-062
106-168-050	AMD-P	78-04-009	114-12-030	AMD-P	78-03-064	132F-120-020	AMD	78-10-109
106-168-050	AMD	78-08-011	114-12-040	AMD-P	78-03-064	132F-120-030	AMD	78-10-109
106-172-700	AMD-P	78-04-009	114-12-135	NEW-P	78-03-064	132F-120-040	AMD	78-10-109
106-172-700	AMD	78-08-011	120	-P	78-02-057	132F-120-050	AMD	78-10-109
106-172-711	AMD-P	78-04-009	120	-P	78-02-103	132F-120-060	AMD	78-10-109
106-172-711	AMD	78-08-011	120	-P	78-03-012	132F-120-070	AMD	78-10-109
106-172-721	AMD-P	78-04-009	131-08-005	AMD-P	78-05-097	132F-120-080	AMD	78-10-109
106-172-721	AMD	78-08-011	131-08-005	AMD	78-07-063	132F-120-090	AMD	78-10-109
106-172-731	AMD-P	78-04-009	131-08-005	AMD-E	78-12-069	132F-120-100	AMD	78-10-109
106-172-731	AMD	78-08-011	131-16-011	AMD-P	78-10-108	132F-120-110	AMD	78-10-109
106-172-733	AMD-P	78-04-009	131-16-011	AMD-P	78-12-071	132F-120-120	AMD	78-10-109
106-172-733	AMD	78-08-011	131-16-040	AMD-P	78-10-108	132F-120-130	AMD	78-10-109
106-172-735	AMD-P	78-04-009	131-16-040	AMD-P	78-12-071	132F-120-140	AMD	78-10-109
106-172-735	AMD	78-08-011	131-16-061	AMD-P	78-10-108	132F-120-150	AMD	78-10-109
106-172-740	AMD-P	78-04-009	131-16-061	AMD-P	78-12-071	132F-120-160	AMD	78-10-109
106-172-740	AMD	78-08-011	131-16-062	NEW-P	78-10-108	132F-120-170	NEW	78-10-109
106-172-750	AMD-P	78-04-009	131-16-062	NEW-P	78-12-071	132F-120-180	NEW	78-10-109
106-172-750	AMD	78-08-011	131-16-067	NEW-P	78-10-108	132F-120-190	NEW	78-10-109
106-172-761	AMD-P	78-04-009	131-16-067	NEW-P	78-12-071	132F-120-200	AMD	78-10-109
106-172-761	AMD	78-08-011	131-16-410	AMD-P	78-04-066	132F-120-300	REP	78-10-109
106-172-763	AMD-P	78-04-009	131-16-410	AMD-E	78-05-011	132F-120-310	REP	78-10-109
106-172-763	AMD	78-08-011	131-16-410	AMD	78-06-057	132F-120-400	REP	78-10-109
106-172-765	AMD-P	78-04-009	131-28-025	AMD-P	78-04-067	132F-120-410	REP	78-10-109
106-172-765	AMD	78-08-011	131-28-025	AMD-P	78-06-047	132F-120-420	REP	78-10-109
106-172-772	AMD-P	78-04-009	131-28-025	AMD	78-07-064	132F-120-430	REP	78-10-109
106-172-772	AMD	78-08-011	131-28-026	AMD-P	78-04-067	132F-120-440	REP	78-10-109
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132F-120-500	REP	78-10-109	132H-105-170	NEW-P	78-08-100	132J-12-045	REP	78-11-035
132F-120-510	AMD	78-10-109	132H-105-170	NEW-P	78-09-021	132J-12-048	REP-P	78-08-009
132H-104-010	REP-P	78-08-100	132H-105-170	NEW	78-10-017	132J-12-048	REP	78-11-035
132H-104-010	REP-P	78-09-021	132H-105-180	NEW-P	78-08-100	132J-12-051	REP-P	78-08-009
132H-104-010	REP	78-10-017	132H-105-180	NEW-P	78-09-021	132J-12-051	REP	78-11-035
132H-104-020	REP-P	78-08-100	132H-120-200	AMD-P	78-03-022	132J-12-054	REP-P	78-08-009
132H-104-020	REP-P	78-09-021	132H-120-200	AMD-P	78-05-062	132J-12-054	REP	78-11-035
132H-104-020	REP	78-10-017	132H-120-200	AMD	78-07-024	132J-12-057	REP-P	78-08-009
132H-104-030	REP-P	78-08-100	132H-120-205	NEW-P	78-03-022	132J-12-057	REP	78-11-035
132H-104-030	REP-P	78-09-021	132H-120-205	NEW-P	78-05-062	132J-12-060	REP-P	78-08-009
132H-104-030	REP	78-10-017	132H-120-205	NEW	78-07-024	132J-12-060	REP	78-11-035
132H-104-040	REP-P	78-08-100	132H-160	AMD-P	78-02-021	132J-12-063	REP-P	78-08-009
132H-104-040	REP-P	78-09-021	132H-160-010	AMD-P	78-05-105	132J-12-063	REP	78-11-035
132H-104-040	REP	78-10-017	132H-160-010	AMD	78-07-026	132J-12-066	REP-P	78-08-009
132H-104-050	REP-P	78-08-100	132H-160-020	AMD-P	78-05-105	132J-12-066	REP	78-11-035
132H-104-050	REP-P	78-09-021	132H-160-040	AMD-P	78-05-105	132J-12-069	REP-P	78-08-009
132H-104-050	REP	78-10-017	132H-160-040	AMD	78-07-026	132J-12-069	REP	78-11-035
132H-104-120	REP-P	78-08-100	132H-160-050	AMD-P	78-05-105	132J-12-072	REP-P	78-08-009
132H-104-120	REP-P	78-09-021	132H-160-050	AMD	78-07-026	132J-12-072	REP	78-11-035
132H-104-120	REP	78-10-017	132H-160-053	NEW-P	78-07-004	132J-12-075	REP-P	78-08-009
132H-104-130	REP-P	78-08-100	132H-160-053	NEW-E	78-07-005	132J-12-075	REP	78-11-035
132H-104-130	REP-P	78-09-021	132H-160-053	NEW	78-09-020	132J-12-078	REP-P	78-08-009
132H-104-130	REP	78-10-017	132H-160-056	NEW-P	78-07-004	132J-12-078	REP	78-11-035
132H-104-140	REP-P	78-08-100	132H-160-056	NEW-E	78-07-005	132J-12-081	REP-P	78-08-009
132H-104-140	REP-P	78-09-021	132H-160-056	NEW	78-09-020	132J-12-081	REP	78-11-035
132H-104-140	REP	78-10-017	132H-160-059	NEW-P	78-07-004	132J-12-084	REP-P	78-08-009
132H-104-150	REP-P	78-08-100	132H-160-059	NEW-E	78-07-005	132J-12-084	REP	78-11-035
132H-104-150	REP-P	78-09-021	132H-160-059	NEW	78-09-020	132J-12-087	REP-P	78-08-009
132H-104-150	REP	78-10-017	132H-160-100	REP-P	78-05-105	132J-12-087	REP	78-11-035
132H-105-010	NEW-P	78-08-100	132H-160-100	REP	78-07-026	132J-12-096	REP-P	78-08-009
132H-105-010	NEW-P	78-09-021	132H-160-120	AMD-P	78-05-105	132J-12-096	REP	78-11-035
132H-105-010	NEW	78-10-017	132H-160-120	AMD	78-07-026	132J-12-120	REP-P	78-08-009
132H-105-020	NEW-P	78-08-100	132H-160-140	AMD-P	78-05-105	132J-12-120	REP	78-11-035
132H-105-020	NEW-P	78-09-021	132H-160-140	AMD	78-07-026	132J-12-123	REP-P	78-08-009
132H-105-020	NEW	78-10-017	132H-160-140	AMD	78-07-026	132J-12-123	REP	78-11-035
132H-105-030	NEW-P	78-08-100	132H-160-180	AMD	78-04-026	132J-12-144	REP-P	78-08-009
132H-105-030	NEW-P	78-09-021	132H-160-180	AMD	78-07-026	132J-12-144	REP	78-11-035
132H-105-030	NEW	78-10-017	132H-160-460	AMD-P	78-05-105	132J-12-144	REP-P	78-08-009
132H-105-040	NEW-P	78-08-100	132H-160-460	AMD	78-07-026	132J-12-147	REP-P	78-08-009
132H-105-040	NEW-P	78-09-021	132H-160-470	AMD-P	78-05-105	132J-12-147	REP	78-11-035
132H-105-040	NEW	78-10-017	132H-160-470	AMD	78-07-026	132J-12-150	REP-P	78-08-009
132H-105-050	NEW-P	78-08-100	132H-160-480	REP-P	78-05-105	132J-12-150	REP	78-11-035
132H-105-050	NEW-P	78-09-021	132H-160-490	AMD-P	78-05-105	132J-12-153	REP-P	78-08-009
132H-105-050	NEW	78-10-017	132H-160-490	AMD	78-07-026	132J-12-153	REP	78-11-035
132H-105-060	NEW-P	78-08-100	132I-160-030	AMD-P	78-04-065	132J-12-165	REP-P	78-08-009
132H-105-060	NEW-P	78-09-021	132J-12	REP	78-11-035	132J-12-165	REP	78-11-035
132H-105-060	NEW	78-10-017	132J-12-003	REP-P	78-08-009	132J-12-168	REP-P	78-08-009
132H-105-070	NEW-P	78-08-100	132J-12-003	REP	78-11-035	132J-12-168	REP	78-11-035
132H-105-070	NEW-P	78-09-021	132J-12-006	REP-P	78-08-009	132J-12-171	REP-P	78-08-009
132H-105-070	NEW	78-10-017	132J-12-006	REP	78-11-035	132J-12-171	REP	78-11-035
132H-105-090	NEW-P	78-08-100	132J-12-009	REP-P	78-08-009	132J-12-175	REP-P	78-08-009
132H-105-090	NEW-P	78-09-021	132J-12-009	REP	78-11-035	132J-12-175	REP	78-11-035
132H-105-090	NEW	78-10-017	132J-12-012	REP-P	78-08-009	132J-12-177	REP-P	78-08-009
132H-105-100	NEW-P	78-08-100	132J-12-012	REP	78-11-035	132J-12-177	REP	78-11-035
132H-105-100	NEW-P	78-09-021	132J-12-015	REP-P	78-08-009	132J-12-180	REP-P	78-08-009
132H-105-100	NEW	78-10-017	132J-12-015	REP	78-11-035	132J-12-180	REP	78-11-035
132H-105-110	NEW-P	78-08-100	132J-12-018	REP-P	78-08-009	132J-12-183	REP-P	78-08-009
132H-105-110	NEW-P	78-09-021	132J-12-018	REP	78-11-035	132J-12-183	REP	78-11-035
132H-105-110	NEW	78-10-017	132J-12-021	REP-P	78-08-009	132J-12-186	REP-P	78-08-009
132H-105-120	NEW-P	78-08-100	132J-12-021	REP	78-11-035	132J-12-186	REP	78-11-035
132H-105-120	NEW-P	78-09-021	132J-12-024	REP-P	78-08-009	132J-12-189	REP-P	78-08-009
132H-105-120	NEW	78-10-017	132J-12-024	REP	78-11-035	132J-12-189	REP	78-11-035
132H-105-130	NEW-P	78-08-100	132J-12-027	REP-P	78-08-009	132J-12-192	REP-P	78-08-009
132H-105-130	NEW-P	78-09-021	132J-12-027	REP	78-11-035	132J-12-192	REP	78-11-035
132H-105-130	NEW	78-10-017	132J-12-030	REP-P	78-08-009	132J-12-195	REP-P	78-08-009
132H-105-140	NEW-P	78-08-100	132J-12-030	REP	78-11-035	132J-12-195	REP	78-11-035
132H-105-140	NEW-P	78-09-021	132J-12-033	REP-P	78-08-009	132J-12-198	REP-P	78-08-009
132H-105-140	NEW	78-10-017	132J-12-033	REP	78-11-035	132J-12-198	REP	78-11-035
132H-105-150	NEW-P	78-08-100	132J-12-036	REP-P	78-08-009	132J-12-201	REP-P	78-08-009
132H-105-150	NEW-P	78-09-021	132J-12-036	REP	78-11-035	132J-12-201	REP	78-11-035
132H-105-150	NEW	78-10-017	132J-12-039	REP-P	78-08-009	132J-12-204	REP-P	78-08-009
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132W-156-079	REP-P	78-10-001	132W-170-051	REP-P	78-10-001	172-114-010	AMD-E	78-03-078
132W-156-079	REP	78-12-048	132W-170-051	REP	78-12-048	172-114-010	AMD-P	78-04-010
132W-160	REP	78-12-048	132W-170-060	REP-P	78-10-001	172-114-010	AMD-P	78-06-044
132W-160-001	REP-P	78-10-001	132W-170-060	REP	78-12-048	172-114-010	AMD-E	78-06-117
132W-160-001	REP	78-12-048	132W-276-001	AMD-P	78-10-002	172-114-010	AMD	78-09-029
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132W-160-002	REP	78-12-048	132W-276-005	AMD-P	78-10-002	172-114-020	AMD-P	78-04-010
132W-160-005	REP-P	78-10-001	132W-276-005	AMD	78-12-049	172-114-020	AMD-P	78-06-044
132W-160-005	REP	78-12-048	132W-276-010	AMD-P	78-10-002	172-114-020	AMD-E	78-06-117
132W-160-006	REP-P	78-10-001	132W-276-010	AMD	78-12-049	172-114-020	AMD	78-09-029
132W-160-006	REP	78-12-048	132W-276-030	REP-P	78-10-002	172-114-030	AMD-E	78-03-078
132W-160-007	REP-P	78-10-001	132W-276-030	REP	78-12-049	172-114-030	AMD-P	78-04-010
132W-160-007	REP	78-12-048	132W-276-040	REP-P	78-10-002	172-114-030	AMD-P	78-06-044
132W-160-010	REP-P	78-10-001	132W-276-040	REP	78-12-049	172-114-030	AMD-E	78-06-117
132W-160-010	REP	78-12-048	132W-276-050	REP-P	78-10-002	172-114-030	AMD	78-09-029
132W-160-015	REP-P	78-10-001	132W-276-050	REP	78-12-049	172-114-040	AMD-E	78-03-078
132W-160-015	REP	78-12-048	132W-276-060	AMD-P	78-10-002	172-114-040	AMD-P	78-04-010
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132W-160-016	REP	78-12-048	132W-276-070	AMD-P	78-10-002	172-114-040	AMD-E	78-06-117
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132W-160-020	REP-P	78-10-001	132W-276-080	AMD	78-12-049	172-114-050	AMD-P	78-04-010
132W-160-020	REP	78-12-048	132W-276-090	AMD-P	78-10-002	172-114-050	AMD-P	78-06-044
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132W-160-022	REP	78-12-048	132W-276-110	AMD-P	78-10-002	172-114-060	AMD-P	78-04-010
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132W-160-025	REP-P	78-10-001	132W-276-200	REP	78-12-049	172-114-060	AMD	78-09-029
132W-160-025	REP	78-12-048	132W-276-210	REP-P	78-10-002	172-114-070	AMD-E	78-03-078
132W-160-026	REP-P	78-10-001	132W-276-210	REP	78-12-049	172-114-070	AMD-P	78-04-010
132W-160-026	REP	78-12-048	132W-276-220	REP-P	78-10-002	172-114-070	AMD-P	78-06-044
132W-160-027	REP-P	78-10-001	132W-276-220	REP	78-12-049	172-114-070	AMD-E	78-06-117
132W-160-027	REP	78-12-048	135-10-030	AMD-P	78-06-130	172-114-070	AMD	78-09-029
132W-160-029	REP-P	78-10-001	135-10-030	AMD	78-08-045	172-114-090	AMD-E	78-03-078
132W-160-029	REP	78-12-048	135-10-040	AMD-P	78-06-130	172-114-090	AMD-P	78-04-010
132W-160-031	REP-P	78-10-001	135-10-040	AMD	78-08-045	172-114-090	AMD-P	78-06-044
132W-160-031	REP	78-12-048	136-10-050	AMD-P	78-06-095	172-114-090	AMD-E	78-06-117
132W-160-033	REP-P	78-10-001	136-18-020	AMD-P	78-06-093	172-114-090	AMD	78-09-029
132W-160-033	REP	78-12-048	136-18-020	AMD-P	78-09-117	172-114-110	AMD-E	78-03-078
132W-160-035	REP-P	78-10-001	136-18-030	AMD-P	78-06-093	172-114-110	AMD-P	78-04-010
132W-160-035	REP	78-12-048	136-18-030	AMD-P	78-09-117	172-114-110	AMD-P	78-06-044
132W-160-037	REP-P	78-10-001	136-18-040	AMD-P	78-06-093	172-114-110	AMD-E	78-06-117
132W-160-037	REP	78-12-048	136-18-040	AMD-P	78-09-117	172-114-110	AMD	78-09-029
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132W-160-039	REP	78-12-048	136-18-050	AMD-P	78-09-117	172-180-010	AMD-P	78-03-028
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132W-160-042	REP	78-12-048	136-18-060	AMD-P	78-09-117	172-180-020	AMD-P	78-03-028
132W-160-044	REP-P	78-10-001	136-18-070	AMD-P	78-06-093	172-180-020	AMD	78-06-006
132W-160-044	REP	78-12-048	136-18-070	AMD-P	78-09-117	172-180-030	AMD-P	78-03-028
132W-160-110	REP-P	78-10-001	136-20-010	AMD-P	78-09-116	172-180-030	AMD	78-06-006
132W-160-110	REP	78-12-048	136-20-020	AMD-P	78-09-116	172-180-040	AMD-P	78-03-028
132W-160-120	REP-P	78-10-001	136-20-030	AMD-P	78-09-116	172-180-040	AMD	78-06-006
132W-160-120	REP	78-12-048	136-20-040	AMD-P	78-09-116	173-02	REP	78-02-041
132W-160-130	REP-P	78-10-001	136-20-050	AMD-P	78-09-116	173-03-010	NEW	78-02-041
132W-160-130	REP	78-12-048	136-20-060	AMD-P	78-09-116	173-03-020	NEW	78-02-041
132W-170	REP	78-12-048	136-32-030	AMD-E	78-05-084	173-03-030	NEW	78-02-041
132W-170-010	REP-P	78-10-001	136-32-030	AMD-P	78-06-094	173-03-040	NEW	78-02-041
132W-170-010	REP	78-12-048	139-04-010	AMD	78-02-032	173-03-050	NEW	78-02-041
132W-170-020	REP-P	78-10-001	139-14-010	NEW	78-02-037	173-03-060	NEW	78-02-041
132W-170-020	REP	78-12-048	139-16-010	AMD	78-02-033	173-03-070	NEW	78-02-041
132W-170-030	REP-P	78-10-001	139-18-010	AMD	78-02-034	173-03-080	NEW	78-02-041
132W-170-030	REP	78-12-048	139-20-010	AMD	78-02-035	173-03-090	NEW	78-02-041
132W-170-040	REP-P	78-10-001	139-22-010	AMD	78-02-036	173-03-100	NEW	78-02-041
132W-170-040	REP	78-12-048	142-12-026	NEW-P	78-08-110	173-14-010	AMD-P	78-04-063
132W-170-041	REP-P	78-10-001	142-12-026	NEW	78-11-025	173-14-010	AMD	78-07-011
132W-170-041	REP	78-12-048	162-04-024	NEW	78-02-065	173-14-020	AMD-P	78-04-063
132W-170-042	REP-P	78-10-001	162-04-026	NEW	78-02-065	173-14-020	AMD	78-07-011
132W-170-042	REP	78-12-048	162-04-050	NEW	78-02-065	173-14-030	AMD-P	78-04-063
132W-170-043	REP-P	78-10-001	162-08-024	REP	78-02-065	173-14-030	AMD	78-07-011
132W-170-043	REP	78-12-048	162-08-026	REP	78-02-065	173-14-040	AMD-P	78-04-063

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
173-14-040	AMD	78-07-011	173-70-040	NEW-P	78-09-105	173-240-010	NEW-P	78-06-124
173-14-050	AMD-P	78-04-063	173-70-050	NEW-P	78-09-105	173-240-010	NEW-P	78-10-121
173-14-050	AMD	78-07-011	173-70-060	NEW-P	78-09-105	173-240-020	NEW-P	78-06-124
173-14-060	AMD-P	78-04-063	173-70-070	NEW-P	78-09-105	173-240-020	NEW-P	78-10-121
173-14-060	AMD	78-07-011	173-70-080	NEW-P	78-09-105	173-240-030	NEW-P	78-06-124
173-14-062	AMD-P	78-04-063	173-70-090	NEW-P	78-09-105	173-240-030	NEW-P	78-10-121
173-14-062	AMD	78-07-011	173-70-100	NEW-P	78-09-105	173-240-040	NEW-P	78-06-124
173-14-064	AMD-P	78-04-063	173-70-110	NEW-P	78-09-105	173-240-040	NEW-P	78-10-121
173-14-064	AMD	78-07-011	173-124-06001	NEW	78-05-007	173-240-050	NEW-P	78-06-124
173-14-070	AMD-P	78-04-063	173-160-090	AMD-P	78-11-088	173-240-050	NEW-P	78-10-121
173-14-070	AMD	78-07-011	173-160-100	AMD-P	78-11-088	173-240-060	NEW-P	78-06-124
173-14-080	AMD-P	78-04-063	173-160-200	AMD-P	78-11-088	173-240-060	NEW-P	78-10-121
173-14-080	AMD	78-07-011	173-160-290	AMD-P	78-11-088	173-240-070	NEW-P	78-06-124
173-14-090	AMD-P	78-04-063	173-164-010	NEW	78-08-026	173-240-070	NEW-P	78-10-121
173-14-090	AMD	78-07-011	173-164-020	NEW	78-08-026	173-240-080	NEW-P	78-06-124
173-14-100	AMD-P	78-04-063	173-164-030	NEW	78-08-026	173-240-080	NEW-P	78-10-121
173-14-100	AMD	78-07-011	173-164-040	NEW	78-08-026	173-240-090	NEW-P	78-06-124
173-14-110	AMD-P	78-04-063	173-164-050	NEW	78-08-026	173-240-090	NEW-P	78-10-121
173-14-110	AMD	78-07-011	173-164-060	NEW	78-08-026	173-240-100	NEW-P	78-06-124
173-14-115	AMD-P	78-04-063	173-164-070	NEW	78-08-026	173-240-100	NEW-P	78-10-121
173-14-115	AMD	78-07-011	173-166-010	NEW-E	78-02-007	173-240-105	NEW-P	78-10-121
173-14-120	AMD-P	78-04-063	173-166-010	NEW-P	78-02-077	173-240-110	NEW-P	78-06-124
173-14-120	AMD	78-07-011	173-166-010	NEW	78-04-019	173-240-110	NEW-P	78-10-121
173-14-130	AMD-P	78-04-063	173-166-020	NEW-E	78-02-007	173-240-120	NEW-P	78-10-121
173-14-130	AMD	78-07-011	173-166-020	NEW-P	78-02-077	173-240-130	NEW-P	78-10-121
173-14-140	AMD-P	78-04-063	173-166-020	NEW	78-04-019	173-240-140	NEW-P	78-10-121
173-14-140	AMD	78-07-011	173-166-030	NEW-E	78-02-007	173-240-150	NEW-P	78-10-121
173-14-150	AMD-P	78-04-063	173-166-030	NEW-P	78-02-077	173-240-160	NEW-P	78-10-121
173-14-150	AMD	78-07-011	173-166-030	NEW	78-04-019	173-240-170	NEW-P	78-10-121
173-14-160	REP-P	78-04-063	173-166-040	NEW-E	78-02-007	173-240-180	NEW-P	78-10-121
173-14-160	REP	78-07-011	173-166-040	NEW-P	78-02-077	173-240-190	NEW-P	78-06-124
173-14-170	AMD-P	78-04-063	173-166-040	NEW	78-04-019	173-250-010	NEW-P	78-06-129
173-14-170	AMD	78-07-011	173-166-050	NEW-E	78-02-007	173-250-010	NEW	78-09-067
173-14-174	NEW-P	78-04-063	173-166-050	NEW-P	78-02-077	173-250-020	NEW-P	78-06-129
173-14-174	NEW	78-07-011	173-166-050	NEW	78-04-019	173-250-020	NEW	78-09-067
173-14-180	AMD-P	78-04-063	173-166-060	NEW-E	78-02-007	173-250-030	NEW-P	78-06-129
173-14-180	AMD	78-07-011	173-166-060	NEW-P	78-02-077	173-250-030	NEW	78-09-067
173-14-190	AMD-P	78-04-063	173-166-060	NEW	78-04-019	173-250-040	NEW-P	78-06-129
173-14-190	AMD	78-07-011	173-201-010	AMD	78-02-043	173-250-040	NEW	78-09-067
173-19-390	AMD-P	78-05-017	173-201-020	AMD	78-02-043	173-255-010	NEW-P	78-06-128
173-19-390	AMD	78-08-076	173-201-025	NEW	78-02-043	173-255-010	NEW	78-09-066
173-22	AMD-P	78-06-126	173-201-030	REP	78-02-043	173-255-020	NEW-P	78-06-128
173-22	AMD	78-09-028	173-201-035	NEW	78-02-043	173-255-020	NEW	78-09-066
173-24	AMD-P	78-03-018	173-201-040	REP	78-02-043	173-255-030	NEW-P	78-06-128
173-24-010	AMD-P	78-02-076	173-201-045	NEW	78-02-043	173-255-030	NEW	78-09-066
173-24-010	AMD	78-04-015	173-201-050	AMD	78-02-043	173-255-040	NEW-P	78-06-128
173-24-030	AMD-P	78-02-076	173-201-060	REP	78-02-043	173-255-040	NEW	78-09-066
173-24-030	AMD	78-04-015	173-201-070	AMD	78-02-043	173-255-050	NEW-P	78-06-128
173-24-060	AMD-P	78-02-076	173-201-080	AMD	78-02-043	173-255-050	NEW	78-09-066
173-24-060	AMD	78-04-015	173-201-085	NEW	78-02-043	173-255-060	NEW	78-09-066
173-24-070	AMD-P	78-02-076	173-201-090	AMD	78-02-043	173-302-165	NEW-P	78-06-127
173-24-070	AMD	78-04-015	173-201-100	AMD	78-02-043	173-302-165	NEW	78-08-021
173-24-080	AMD-P	78-02-076	173-201-110	AMD	78-02-043	173-302-390	AMD-P	78-06-127
173-24-080	AMD	78-04-015	173-201-120	AMD	78-02-043	173-302-390	AMD	78-08-021
173-24-100	AMD-P	78-02-076	173-201-130	REP	78-02-043	173-400-020	AMD-P	78-11-085
173-24-100	AMD	78-04-015	173-201-140	AMD	78-02-043	173-400-030	AMD-P	78-11-085
173-24-110	AMD-P	78-02-076	173-230-010	AMD-P	78-09-106	173-400-040	AMD-P	78-11-085
173-24-110	AMD	78-04-015	173-230-010	AMD	78-11-016	173-400-050	AMD-P	78-11-085
173-24-140	AMD-P	78-02-076	173-230-020	AMD-P	78-09-106	173-400-060	AMD-P	78-11-085
173-24-140	AMD	78-04-015	173-230-020	AMD	78-11-016	173-400-070	AMD-P	78-11-085
173-24-150	AMD-P	78-02-076	173-230-030	AMD-P	78-09-106	173-400-075	AMD-P	78-11-085
173-24-150	AMD	78-04-015	173-230-030	AMD	78-11-016	173-400-080	AMD-P	78-11-085
173-58-010	NEW-P	78-09-104	173-230-040	AMD-P	78-09-106	173-400-100	AMD-P	78-11-085
173-58-020	NEW-P	78-09-104	173-230-040	AMD	78-11-016	173-400-110	AMD-P	78-11-085
173-58-030	NEW-P	78-09-104	173-230-050	AMD-P	78-09-106	173-400-115	AMD-P	78-11-085
173-58-040	NEW-P	78-09-104	173-230-050	AMD	78-11-016	173-400-120	AMD-P	78-11-085
173-58-050	NEW-P	78-09-104	173-230-090	AMD-P	78-09-106	173-400-135	NEW-P	78-11-085
173-58-060	NEW-P	78-09-104	173-230-090	AMD	78-11-016	173-400-150	AMD-P	78-11-085
173-58-070	NEW-P	78-09-104	173-230-100	AMD-P	78-09-106	173-400-160	NEW-P	78-11-085
173-58-080	NEW-P	78-09-104	173-230-100	AMD	78-11-016	173-400-170	NEW-P	78-11-085
173-58-090	NEW-P	78-09-104	173-230-140	AMD-P	78-09-106	173-490-010	NEW-P	78-11-084
173-70-010	NEW-P	78-09-105	173-230-140	AMD	78-11-016	173-490-020	NEW-P	78-11-084
173-70-020	NEW-P	78-09-105	173-240	NEW-P	78-09-065	173-490-030	NEW-P	78-11-084
173-70-030	NEW-P	78-09-105	173-240	NEW-P	78-12-009	173-490-040	NEW-P	78-11-084

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
173-805-121	NEW-P	78-03-084	180-16-165	REP	78-06-097	180-77-020	NEW	78-10-003
173-805-121	NEW	78-04-091	180-16-167	AMD-P	78-04-083	180-77-025	NEW-P	78-07-059
173-805-125	REP-P	78-03-084	180-16-167	AMD	78-06-097	180-77-025	NEW	78-10-003
173-805-125	REP	78-04-091	180-16-167	REP-P	78-12-039	180-77-030	NEW-P	78-07-059
173-805-130	AMD-P	78-03-084	180-16-191	NEW-P	78-04-083	180-77-030	NEW	78-10-003
173-805-130	AMD	78-04-091	180-16-191	NEW	78-06-097	180-77-035	NEW-P	78-07-059
174-104-010	AMD-P	78-02-116	180-16-195	NEW-P	78-04-083	180-77-035	NEW	78-10-003
174-104-010	AMD	78-05-008	180-16-195	NEW	78-06-097	180-77-040	NEW-P	78-07-059
174-116-150	AMD-P	78-06-113	180-16-200	NEW-P	78-04-083	180-77-040	NEW	78-10-003
174-116-150	AMD	78-08-088	180-16-200	NEW	78-06-097	180-77-045	NEW-P	78-07-059
174-124-010	REP-P	78-09-111	180-16-205	NEW-P	78-04-083	180-77-045	NEW	78-10-003
174-124-010	REP	78-11-092	180-16-205	NEW	78-06-097	180-77-050	NEW-P	78-07-059
174-124-020	AMD-P	78-09-111	180-16-210	NEW-P	78-04-083	180-77-050	NEW	78-10-003
174-124-020	AMD	78-11-092	180-16-210	NEW	78-06-097	180-77-055	NEW-P	78-07-059
174-124-030	AMD-P	78-09-111	180-16-215	NEW-P	78-04-083	180-77-055	NEW	78-10-003
174-124-030	AMD	78-11-092	180-16-215	NEW	78-06-097	180-77-060	NEW-P	78-07-059
174-124-040	AMD-P	78-09-111	180-16-220	NEW-P	78-04-083	180-77-060	NEW	78-10-003
174-124-040	AMD	78-11-092	180-16-220	NEW	78-06-097	180-77-065	NEW-P	78-07-059
174-124-050	AMD-P	78-09-111	180-16-225	NEW-P	78-04-083	180-77-065	NEW	78-10-003
174-124-050	AMD	78-11-092	180-16-225	NEW	78-06-097	180-77-070	NEW-P	78-07-059
174-124-060	REP-P	78-09-111	180-16-230	NEW-P	78-04-083	180-77-070	NEW	78-10-003
174-124-060	REP	78-11-092	180-16-230	NEW	78-06-097	180-77-075	NEW-P	78-07-059
174-124-070	REP-P	78-09-111	180-16-235	NEW-P	78-04-083	180-77-075	NEW	78-10-003
174-124-070	REP	78-11-092	180-16-235	NEW	78-06-097	180-77-080	NEW-P	78-07-059
174-124-080	REP-P	78-09-111	180-16-240	NEW-P	78-04-083	180-77-080	NEW	78-10-003
174-124-080	REP	78-11-092	180-16-240	NEW	78-06-097	180-77-085	NEW-P	78-07-059
174-124-090	REP-P	78-09-111	180-16-240	AMD-P	78-12-039	180-77-085	NEW	78-10-003
174-124-090	REP	78-11-092	180-56-315	AMD-P	78-04-083	180-77-090	NEW-P	78-07-059
174-124-100	REP-P	78-09-111	180-56-315	AMD	78-06-065	180-77-090	NEW	78-10-003
174-124-100	REP	78-11-092	180-75-005	NEW-P	78-07-060	180-77-095	NEW-P	78-07-059
174-124-110	REP-P	78-09-111	180-75-005	NEW	78-09-095	180-77-095	NEW	78-10-003
174-124-110	REP	78-11-092	180-75-015	NEW-P	78-07-060	180-78-005	NEW-P	78-04-084
174-124-120	AMD-P	78-09-111	180-75-015	NEW	78-09-095	180-78-005	NEW	78-06-069
174-124-120	AMD	78-11-092	180-75-020	NEW-P	78-07-060	180-78-010	NEW-P	78-04-084
174-128	NEW-P	78-12-010	180-75-020	NEW	78-09-095	180-78-010	NEW	78-06-069
174-128-010	NEW-P	78-10-042	180-75-025	NEW-P	78-07-060	180-78-010	AMD-P	78-07-053
174-128-010	NEW	78-12-040	180-75-025	NEW	78-09-095	180-78-010	AMD	78-09-096
174-128-020	NEW-P	78-10-042	180-75-030	NEW-P	78-07-060	180-78-015	NEW-P	78-04-084
174-128-020	NEW	78-12-040	180-75-030	NEW	78-09-095	180-78-015	NEW	78-06-069
174-128-030	NEW-P	78-10-042	180-75-035	NEW-P	78-07-060	180-78-020	NEW-P	78-04-084
174-128-030	NEW	78-12-040	180-75-035	NEW	78-09-095	180-78-020	NEW	78-06-069
174-128-040	NEW-P	78-10-042	180-75-040	NEW-P	78-07-060	180-78-020	REP-P	78-07-053
174-128-040	NEW	78-12-040	180-75-040	NEW	78-09-095	180-78-020	REP	78-09-096
174-128-042	NEW-P	78-10-042	180-75-045	NEW-P	78-07-060	180-78-025	NEW-P	78-04-084
174-128-042	NEW	78-12-040	180-75-045	NEW	78-09-095	180-78-025	NEW	78-06-069
174-128-044	NEW-P	78-10-042	180-75-050	NEW-P	78-07-060	180-78-030	NEW-P	78-04-084
174-128-044	NEW	78-12-040	180-75-050	NEW	78-09-095	180-78-030	NEW	78-06-069
174-128-046	NEW-P	78-10-042	180-75-055	NEW-P	78-07-060	180-78-035	NEW-P	78-04-084
174-128-046	NEW	78-12-040	180-75-055	NEW	78-09-095	180-78-035	NEW	78-06-069
174-128-050	NEW-P	78-10-042	180-75-060	NEW-P	78-07-060	180-78-040	NEW-P	78-04-084
174-128-050	NEW	78-12-040	180-75-060	NEW	78-09-095	180-78-040	NEW	78-06-069
174-128-060	NEW-P	78-10-042	180-75-065	NEW-P	78-07-060	180-78-045	NEW-P	78-04-084
174-128-060	NEW	78-12-040	180-75-065	NEW	78-09-095	180-78-045	NEW	78-06-069
174-128-062	NEW-P	78-10-042	180-75-070	NEW-P	78-07-060	180-78-050	NEW-P	78-04-084
174-128-062	NEW	78-12-040	180-75-070	NEW	78-09-095	180-78-050	NEW	78-06-069
174-128-064	NEW-P	78-10-042	180-75-075	NEW-P	78-07-060	180-78-055	NEW-P	78-04-084
174-128-064	NEW	78-12-040	180-75-075	NEW	78-09-095	180-78-055	NEW	78-06-069
174-128-066	NEW-P	78-10-042	180-75-080	NEW-P	78-07-060	180-78-060	NEW-P	78-04-084
174-128-066	NEW	78-12-040	180-75-080	NEW	78-09-095	180-78-060	NEW-P	78-07-053
174-128-070	NEW-P	78-10-042	180-75-085	NEW-P	78-07-060	180-78-060	NEW	78-09-096
174-128-070	NEW	78-12-040	180-75-085	NEW	78-09-095	180-78-065	NEW-P	78-04-084
174-128-080	NEW-P	78-10-042	180-75-090	NEW-P	78-07-060	180-78-070	NEW-P	78-04-084
174-128-080	NEW	78-12-040	180-75-090	NEW	78-09-095	180-78-075	NEW-P	78-04-084
174-128-090	NEW-P	78-10-042	180-75-100	NEW-P	78-07-060	180-78-080	NEW-P	78-04-084
174-128-090	NEW	78-12-040	180-75-100	NEW	78-09-095	180-78-085	NEW-P	78-04-084
174-128-990	NEW-P	78-10-042	180-77-003	NEW-P	78-07-059	180-79-005	NEW-P	78-04-082
174-128-990	NEW	78-12-040	180-77-003	NEW	78-10-003	180-79-005	NEW	78-06-070
174-136	AMD-P	78-11-090	180-77-005	NEW-P	78-07-059	180-79-010	NEW-P	78-04-082
174-136-015	AMD-P	78-09-111	180-77-005	NEW	78-10-003	180-79-010	NEW	78-06-070
174-136-016	AMD-P	78-09-111	180-77-010	NEW-P	78-07-059	180-79-015	NEW-P	78-04-082
174-136-017	AMD-P	78-09-111	180-77-010	NEW	78-10-003	180-79-015	NEW	78-06-070
174-136-019	AMD-P	78-09-111	180-77-015	NEW-P	78-07-059	180-79-015	REP-P	78-07-058
174-136-021	AMD-P	78-09-111	180-77-015	NEW	78-10-003	180-79-015	REP	78-09-097
180-16-165	REP-P	78-04-083	180-77-020	NEW-P	78-07-059	180-79-020	NEW-P	78-04-082

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
180-79-020	NEW	78-06-070	180-79-130	NEW-P	78-04-082	180-80-265	REP-P	78-04-086
180-79-020	REP-P	78-07-058	180-79-130	NEW	78-06-070	180-80-265	REP	78-06-063
180-79-020	REP	78-09-097	180-79-135	NEW-P	78-04-082	180-80-275	REP-P	78-04-086
180-79-025	NEW-P	78-04-082	180-79-135	NEW	78-06-070	180-80-275	REP	78-06-063
180-79-025	NEW	78-06-070	180-79-150	NEW-P	78-04-082	180-80-280	AMD-P	78-04-086
180-79-025	REP-P	78-07-058	180-79-150	NEW	78-06-070	180-80-280	AMD	78-06-063
180-79-025	REP	78-09-097	180-79-155	NEW-P	78-04-082	180-80-304	REP-P	78-04-086
180-79-030	NEW-P	78-04-082	180-79-155	NEW	78-06-070	180-80-304	REP	78-06-063
180-79-030	NEW	78-06-070	180-79-160	NEW-P	78-04-082	180-80-305	REP-P	78-04-086
180-79-030	REP-P	78-07-058	180-79-160	NEW	78-06-070	180-80-305	REP	78-06-063
180-79-030	REP	78-09-097	180-79-165	NEW-P	78-04-082	180-80-310	REP-P	78-04-086
180-79-035	NEW-P	78-04-082	180-79-170	NEW-P	78-04-082	180-80-310	REP	78-06-063
180-79-040	NEW-P	78-04-082	180-79-170	NEW	78-06-070	180-80-510	REP-P	78-04-086
180-79-040	NEW	78-06-070	180-79-175	NEW-P	78-04-082	180-80-510	REP	78-06-063
180-79-040	REP-P	78-07-058	180-79-175	NEW	78-06-070	180-80-520	REP-P	78-04-086
180-79-040	REP	78-09-097	180-79-180	NEW-P	78-04-082	180-80-520	REP	78-06-063
180-79-045	NEW-P	78-04-082	180-79-180	NEW	78-06-070	180-80-522	REP-P	78-04-086
180-79-045	NEW	78-06-070	180-79-185	NEW-P	78-04-082	180-80-522	REP	78-06-063
180-79-050	NEW-P	78-04-082	180-79-185	NEW	78-06-070	180-80-525	REP-P	78-04-086
180-79-050	NEW	78-06-070	180-79-190	NEW-P	78-04-082	180-80-525	REP	78-06-063
180-79-050	REP-P	78-07-058	180-79-190	NEW	78-06-070	180-80-533	REP-P	78-04-086
180-79-050	REP	78-09-097	180-79-195	NEW-P	78-04-082	180-80-533	REP	78-06-063
180-79-055	NEW-P	78-04-082	180-79-195	NEW	78-06-070	180-80-535	REP-P	78-04-086
180-79-055	NEW	78-06-070	180-79-200	NEW-P	78-04-082	180-80-535	REP	78-06-063
180-79-055	REP-P	78-07-058	180-79-200	NEW	78-06-070	180-80-540	REP-P	78-04-086
180-79-055	REP	78-09-097	180-79-205	NEW-P	78-04-082	180-80-540	REP	78-06-063
180-79-060	NEW-P	78-04-082	180-79-205	NEW	78-06-070	180-80-545	REP-P	78-04-086
180-79-060	NEW	78-06-070	180-79-210	NEW-P	78-04-082	180-80-545	REP	78-06-063
180-79-065	NEW-P	78-04-082	180-79-210	NEW	78-06-070	180-80-550	REP-P	78-04-086
180-79-065	NEW	78-06-070	180-79-215	NEW-P	78-04-082	180-80-550	REP	78-06-063
180-79-065	AMD-P	78-07-058	180-79-215	NEW	78-06-070	180-80-600	REP-P	78-04-086
180-79-065	AMD	78-09-097	180-79-230	NEW-P	78-04-082	180-80-600	REP	78-06-063
180-79-070	NEW-P	78-04-082	180-79-230	NEW	78-06-070	180-80-610	AMD	78-03-013
180-79-070	NEW	78-06-070	180-79-235	NEW-P	78-04-082	180-80-610	REP-P	78-04-086
180-79-070	REP-P	78-07-058	180-79-235	NEW	78-06-070	180-80-610	REP	78-06-063
180-79-070	REP	78-09-097	180-79-235	REP-P	78-07-058	180-80-700	REP-P	78-04-086
180-79-075	NEW-P	78-04-082	180-79-235	REP	78-09-097	180-80-700	REP	78-06-063
180-79-075	NEW	78-06-070	180-79-240	NEW-P	78-04-082	180-80-710	REP-P	78-04-086
180-79-080	NEW-P	78-04-082	180-79-240	NEW	78-06-070	180-80-710	REP	78-06-063
180-79-085	NEW-P	78-04-082	180-79-240	REP-P	78-07-058	180-80-720	REP-P	78-04-086
180-79-085	NEW	78-06-070	180-79-240	REP	78-09-097	180-80-720	REP	78-06-063
180-79-085	REP-P	78-07-058	180-79-245	NEW-P	78-04-082	180-80-730	REP-P	78-04-086
180-79-085	REP	78-09-097	180-79-245	NEW	78-06-070	180-80-730	REP	78-06-063
180-79-090	NEW-P	78-04-082	180-79-250	NEW-P	78-04-082	180-80-740	REP-P	78-04-086
180-79-090	NEW	78-06-070	180-79-250	NEW	78-06-070	180-80-740	REP	78-06-063
180-79-090	REP-P	78-07-058	180-80-195	REP-P	78-04-086	180-84-010	REP-P	78-04-087
180-79-090	REP	78-09-097	180-80-195	REP	78-06-063	180-84-010	REP	78-06-062
180-79-095	NEW-P	78-04-082	180-80-200	AMD	78-03-013	180-84-560	REP-P	78-04-087
180-79-095	NEW	78-06-070	180-80-200	REP-P	78-04-086	180-84-560	REP	78-06-062
180-79-095	REP-P	78-07-058	180-80-200	REP	78-06-063	180-84-565	REP-P	78-04-087
180-79-095	REP	78-09-097	180-80-201	REP-P	78-04-086	180-84-565	REP	78-06-062
180-79-100	NEW-P	78-04-082	180-80-201	REP	78-06-063	180-90-120	AMD-P	78-04-088
180-79-100	NEW	78-06-070	180-80-202	REP-P	78-04-086	180-90-120	AMD	78-06-064
180-79-100	AMD-P	78-07-058	180-80-202	REP	78-06-063	180-90-160	AMD-P	78-04-088
180-79-100	AMD	78-09-097	180-80-205	AMD-P	78-04-086	180-90-160	AMD	78-06-064
180-79-105	NEW-P	78-04-082	180-80-205	AMD	78-06-063	180-95-005	NEW	78-03-014
180-79-105	NEW	78-06-070	180-80-217	REP-P	78-04-086	180-95-010	NEW	78-03-014
180-79-105	REP-P	78-07-058	180-80-217	REP	78-06-063	180-95-020	NEW	78-03-014
180-79-105	REP	78-09-097	180-80-217	REP-P	78-04-086	180-95-030	NEW	78-03-014
180-79-110	NEW-P	78-04-082	180-80-220	REP	78-06-063	180-95-040	NEW	78-03-014
180-79-110	NEW	78-06-070	180-80-245	REP-P	78-04-086	180-95-050	NEW	78-03-014
180-79-110	REP-P	78-07-058	180-80-245	REP	78-06-063	180-95-060	NEW	78-03-014
180-79-110	REP	78-09-097	180-80-247	REP-P	78-04-086	182-08-131	NEW-P	78-04-107
180-79-112	NEW-P	78-04-082	180-80-247	REP	78-06-063	182-08-131	NEW-P	78-06-039
180-79-115	NEW-P	78-04-082	180-80-250	REP-P	78-04-086	182-08-160	AMD-E	78-02-014
180-79-115	NEW	78-06-070	180-80-250	REP	78-06-063	182-08-160	AMD	78-03-021
180-79-115	AMD-P	78-07-058	180-80-251	REP-P	78-04-086	182-08-170	AMD	78-02-015
180-79-115	AMD	78-09-097	180-80-251	REP	78-06-063	182-08-171	NEW-P	78-04-107
180-79-120	NEW-P	78-04-082	180-80-256	REP-P	78-04-086	182-08-171	NEW-P	78-06-039
180-79-120	NEW	78-06-070	180-80-256	REP	78-06-063	182-08-175	NEW-P	78-04-107
180-79-125	NEW-P	78-04-082	180-80-258	REP-P	78-04-086	182-08-175	NEW-P	78-06-039
180-79-125	NEW	78-06-070	180-80-258	REP	78-06-063	182-08-190	AMD	78-02-015
180-79-125	AMD-P	78-07-058	180-80-260	REP-P	78-04-086	182-12-111	NEW	78-02-015
180-79-125	AMD	78-09-097	180-80-260	REP	78-06-063	182-12-115	AMD-P	78-04-107

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
192-14-040	REP-P	78-07-077	204-36-020	AMD-P	78-12-080	204-66-180	AMD-P	78-06-107
192-14-040	REP	78-09-027	204-36-030	AMD-P	78-12-080	204-66-180	AMD	78-08-079
192-14-050	REP-P	78-07-077	204-36-060	AMD-P	78-12-080	204-66-180	AMD-P	78-10-098
192-14-050	REP	78-09-027	204-36-070	AMD-P	78-12-080	212-02-020	AMD-P	78-03-015
192-14-060	REP-P	78-07-077	204-44-020	AMD-E	78-08-066	212-02-020	AMD	78-04-076
192-14-060	REP	78-09-027	204-44-020	AMD-P	78-08-108	212-02-030	AMD-P	78-03-015
192-14-070	REP-P	78-07-077	204-44-020	AMD	78-10-100	212-02-030	AMD	78-04-076
192-14-070	REP	78-09-027	204-44-02001	NEW	78-10-100	220-20-015	AMD-P	78-03-093
192-14-080	REP-P	78-07-077	204-52-010	NEW-P	78-12-081	220-20-015	AMD	78-05-067
192-14-080	REP	78-09-027	204-52-020	NEW-P	78-12-081	220-20-01500A	NEW-E	78-05-068
192-14-090	REP-P	78-07-077	204-52-030	NEW-P	78-12-081	220-20-01500A	REP-E	78-06-108
192-14-090	REP	78-09-027	204-52-040	NEW-P	78-12-081	220-22-01000A	NEW-E	78-10-034
192-14-100	REP-P	78-07-077	204-52-050	NEW-P	78-12-081	220-22-020	AMD-P	78-05-099
192-14-100	REP	78-09-027	204-52-060	NEW-P	78-12-081	220-22-020	AMD	78-07-067
192-14-110	REP-P	78-07-077	204-52-070	NEW-P	78-12-081	220-22-02000A	NEW-E	78-07-028
192-14-110	REP	78-09-027	204-52-080	NEW-P	78-12-081	220-22-02000A	REP-E	78-07-040
192-14-120	REP-P	78-07-077	204-52-090	NEW-P	78-12-081	220-22-02000B	NEW-E	78-07-040
192-14-120	REP	78-09-027	204-52-100	NEW-P	78-12-081	220-22-02000B	REP-E	78-10-062
192-14-130	REP-P	78-07-077	204-64	NEW-P	78-10-099	220-22-02000C	NEW-E	78-10-062
192-14-130	REP	78-09-027	204-64-010	NEW-E	78-02-092	220-22-02000C	REP-E	78-10-093
192-14-140	REP-P	78-07-077	204-64-010	NEW-P	78-02-093	220-22-030	AMD-P	78-03-097
192-14-140	REP	78-09-027	204-64-010	NEW-E	78-05-065	220-22-030	AMD	78-05-018
192-14-150	REP-P	78-07-077	204-64-010	NEW-P	78-06-107	220-22-330	AMD-P	78-03-097
192-14-150	REP	78-09-027	204-64-010	NEW-E	78-08-065	220-22-330	AMD	78-05-018
192-15-010	NEW-P	78-07-077	204-64-010	NEW-P	78-08-108	220-22-400	AMD-P	78-03-097
192-15-010	NEW	78-09-027	204-64-010	NEW	78-11-051	220-22-400	AMD	78-05-018
192-15-020	NEW-P	78-07-077	204-64-020	NEW-E	78-02-092	220-24-010	AMD-P	78-03-093
192-15-020	NEW	78-09-027	204-64-020	NEW-P	78-02-093	220-24-010	AMD	78-05-067
192-15-030	NEW-P	78-07-077	204-64-020	NEW-E	78-05-065	220-24-01000A	NEW-E	78-05-068
192-15-030	NEW	78-09-027	204-64-020	NEW-P	78-06-107	220-24-01000A	REP-E	78-06-108
192-15-040	NEW-P	78-07-077	204-64-020	NEW-E	78-08-065	220-24-020	AMD-P	78-03-093
192-15-040	NEW	78-09-027	204-64-020	NEW-P	78-08-108	220-24-020	AMD	78-05-067
192-15-050	NEW-P	78-07-077	204-64-020	NEW	78-11-051	220-28-00100B	NEW-E	78-07-009
192-15-050	NEW	78-09-027	204-64-040	NEW-E	78-02-092	220-28-003F0A	NEW-E	78-11-012
192-15-060	NEW-P	78-07-077	204-64-040	NEW-P	78-02-093	220-28-003F0A	REP-E	78-12-028
192-15-060	NEW	78-09-027	204-64-040	NEW-E	78-05-065	220-28-004B0E	NEW-E	78-07-009
192-15-070	NEW-P	78-07-077	204-64-040	NEW-P	78-06-107	220-28-004B0F	NEW-E	78-11-002
192-15-070	NEW	78-09-027	204-64-040	NEW-E	78-08-065	220-28-00500B	NEW-E	78-07-009
192-15-080	NEW-P	78-07-077	204-64-040	NEW-P	78-08-108	220-28-00500C	NEW-E	78-11-002
192-15-080	NEW	78-09-027	204-64-040	NEW	78-11-051	220-28-00500C	REP-E	78-11-015
192-15-090	NEW-P	78-07-077	204-64-060	NEW-E	78-02-092	220-28-00500D	NEW-E	78-11-015
192-15-090	NEW	78-09-027	204-64-060	NEW-P	78-02-093	220-28-00500D	REP-E	78-11-021
192-15-100	NEW-P	78-07-077	204-64-060	NEW-E	78-05-065	220-28-00500E	NEW-E	78-11-021
192-15-100	NEW	78-09-027	204-64-060	NEW-P	78-06-107	220-28-00500E	REP-E	78-11-024
192-15-110	NEW-P	78-07-077	204-64-060	NEW-E	78-08-065	220-28-00500F	NEW-E	78-11-024
192-15-110	NEW	78-09-027	204-64-060	NEW-P	78-08-108	220-28-00500F	REP-E	78-11-030
192-15-120	NEW-P	78-07-077	204-64-060	NEW	78-11-051	220-28-00500G	NEW-E	78-11-030
192-15-120	NEW	78-09-027	204-64-080	NEW-E	78-02-092	220-28-00500G	REP-E	78-11-041
192-15-130	NEW-P	78-07-077	204-64-080	NEW-P	78-02-093	220-28-00500H	NEW-E	78-11-041
192-15-130	NEW	78-09-027	204-64-080	NEW-E	78-05-065	220-28-005F0A	NEW-E	78-07-054
192-15-140	NEW-P	78-07-077	204-64-080	NEW-P	78-06-107	220-28-005F0A	REP-E	78-10-060
192-15-140	NEW	78-09-027	204-64-080	NEW-E	78-08-065	220-28-005F0B	NEW-E	78-10-060
192-15-150	NEW-P	78-07-077	204-64-080	NEW-P	78-08-108	220-28-005F0B	REP-E	78-10-088
192-15-150	NEW	78-09-027	204-64-080	NEW	78-11-051	220-28-005F0C	NEW-E	78-10-088
192-15-160	NEW-P	78-07-077	204-64-100	NEW-E	78-02-092	220-28-005F0C	REP-E	78-11-004
192-15-160	NEW	78-09-027	204-64-100	NEW-P	78-02-093	220-28-005F0D	NEW-E	78-12-029
192-15-170	NEW-P	78-07-077	204-64-100	NEW-E	78-05-065	220-28-005G0A	NEW-E	78-11-041
192-15-170	NEW	78-09-027	204-64-100	NEW-P	78-06-107	220-28-005H0A	NEW-E	78-12-047
192-16-001	AMD-P	78-07-077	204-64-100	NEW-E	78-08-065	220-28-00600H	NEW-E	78-07-009
192-16-001	AMD	78-09-027	204-64-100	NEW-P	78-08-108	220-28-00600I	NEW-E	78-11-002
192-16-002	AMD-P	78-07-077	204-64-100	NEW	78-11-051	220-28-006A0D	NEW-E	78-05-036
192-16-002	AMD	78-09-027	204-64-120	NEW-E	78-02-092	220-28-006A0E	NEW-E	78-09-022
192-16-003	REP-P	78-07-077	204-64-120	NEW-P	78-02-093	220-28-006A0F	NEW-E	78-11-002
192-16-003	REP	78-09-027	204-64-120	NEW-E	78-05-065	220-28-006B0C	NEW-E	78-07-009
195-15-100		78-09-027	204-66-060	AMD-P	78-06-107	220-28-006B0C	REP-E	78-07-029
204-08-010	AMD-P	78-06-107	204-66-060	AMD	78-08-079	220-28-006B0D	NEW-E	78-07-029
204-08-010	AMD	78-08-078	204-66-080	AMD-P	78-02-106	220-28-006B0D	REP-E	78-07-054
204-08-030	AMD-P	78-06-107	204-66-080	AMD-P	78-08-077	220-28-006B0E	NEW-E	78-07-054
204-08-030	AMD	78-08-078	204-66-080	AMD	78-10-016	220-28-006B0E	REP-E	78-10-010
204-08-100	AMD-P	78-06-107	204-66-100	AMD-P	78-05-095	220-28-006B0F	NEW-E	78-10-010
204-08-100	AMD	78-08-078	204-66-160	AMD-P	78-06-107	220-28-006B0F	REP-E	78-10-060
204-24-050	AMD	78-02-091	204-66-160	AMD	78-08-079	220-28-006B0G	NEW-E	78-11-002
204-24-070	AMD	78-02-091	204-66-170	AMD-P	78-06-107	220-28-006B0G	REP-E	78-11-024
204-36-010	AMD-P	78-12-080	204-66-170	AMD	78-08-079	220-28-006B0H	NEW-E	78-11-024

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
220-28-006BOH	REP-E	78-11-030	220-28-008C0C	REP-E	78-11-055	220-28-010C0A	NEW-E	78-07-009
220-28-006BOI	NEW-E	78-11-030	220-28-008C0D	NEW-E	78-11-055	220-28-010C0A	REP-E	78-08-052
220-28-006BOJ	REP-E	78-11-041	220-28-008C0D	REP-E	78-12-062	220-28-010C0B	NEW-E	78-08-052
220-28-006C0A	NEW-E	78-07-009	220-28-008D0B	REP-E	78-02-006	220-28-010C0C	NEW-E	78-10-029
220-28-006C0B	NEW-E	78-11-002	220-28-008F0A	NEW-E	78-05-036	220-28-010C0C	REP-E	78-11-002
220-28-006F0A	NEW-E	78-05-036	220-28-008F0A	REP-E	78-06-032	220-28-010C0D	NEW-E	78-11-002
220-28-006F0A	REP-E	78-07-034	220-28-008F0B	NEW-E	78-06-032	220-28-010C0D	REP-E	78-11-004
220-28-006F0B	NEW-E	78-07-034	220-28-008F0B	REP-E	78-07-034	220-28-010C0E	NEW-E	78-11-004
220-28-006F0C	NEW-E	78-11-041	220-28-008F0C	NEW-E	78-07-034	220-28-010C0E	REP-E	78-11-024
220-28-006G0A	NEW-E	78-05-036	220-28-008F0C	REP-E	78-07-054	220-28-010C0F	NEW-E	78-11-024
220-28-006G0A	REP-E	78-07-034	220-28-008F0D	NEW-E	78-07-054	220-28-010C0F	REP-E	78-11-030
220-28-006G0B	NEW-E	78-07-034	220-28-008F0D	REP-E	78-09-004	220-28-010C0G	NEW-E	78-11-030
220-28-006G0C	NEW-E	78-11-058	220-28-008F0E	NEW-E	78-09-004	220-28-010C0G	REP-E	78-12-062
220-28-007B0E	REP-E	78-02-006	220-28-008F0E	REP-E	78-09-022	220-28-010C0H	NEW-E	78-12-062
220-28-007B0F	NEW-E	78-02-006	220-28-008F0F	NEW-E	78-09-022	220-28-010D0C	NEW-E	78-07-009
220-28-007B0F	REP-E	78-02-051	220-28-008F0F	REP-E	78-10-035	220-28-010D0C	REP-E	78-08-052
220-28-007B0G	NEW-E	78-05-036	220-28-008F0G	NEW-E	78-10-035	220-28-010D0D	NEW-E	78-08-052
220-28-007B0G	REP-E	78-07-034	220-28-008F0G	REP-E	78-10-060	220-28-010D0D	REP-E	78-11-020
220-28-007B0H	NEW-E	78-07-034	220-28-008F0H	NEW-E	78-10-060	220-28-010D0E	NEW-E	78-11-020
220-28-007B0I	NEW-E	78-11-055	220-28-008F0H	REP-E	78-10-088	220-28-010D0E	REP-E	78-12-062
220-28-007C0D	REP-E	78-02-006	220-28-008F0I	NEW-E	78-10-088	220-28-010D0F	NEW-E	78-12-062
220-28-007C0E	NEW-E	78-05-036	220-28-008F0I	REP-E	78-11-034	220-28-010D0F	REP-E	78-12-070
220-28-007C0E	REP-E	78-07-034	220-28-008F0J	NEW-E	78-11-034	220-28-010D0G	NEW-E	78-12-070
220-28-007C0F	NEW-E	78-07-034	220-28-008F0J	REP-E	78-11-055	220-28-010E0A	NEW-E	78-07-054
220-28-007C0F	REP-E	78-07-054	220-28-008F0K	NEW-E	78-11-055	220-28-010E0B	NEW-E	78-11-002
220-28-007C0G	NEW-E	78-07-054	220-28-008F0K	REP-E	78-11-070	220-28-010E0B	REP-E	78-11-055
220-28-007C0G	REP-E	78-09-091	220-28-008F0L	NEW-E	78-11-070	220-28-010E0C	NEW-E	78-12-024
220-28-007C0H	NEW-E	78-09-070	220-28-008F0L	REP-E	78-11-076	220-28-010E0C	REP-E	78-12-042
220-28-007C0H	REP-E	78-09-086	220-28-008F0M	NEW-E	78-11-076	220-28-010F0A	NEW-E	78-05-036
220-28-007C0I	NEW-E	78-09-091	220-28-008F0M	REP-E	78-12-003	220-28-010F0A	REP-E	78-07-034
220-28-007C0I	REP-E	78-10-067	220-28-008G0A	NEW-E	78-05-036	220-28-010F0B	NEW-E	78-07-034
220-28-007C0J	NEW-E	78-11-055	220-28-008G0A	REP-E	78-07-034	220-28-010F0B	REP-E	78-10-010
220-28-007F0A	NEW-E	78-05-036	220-28-008G0B	NEW-E	78-07-034	220-28-010F0C	NEW-E	78-10-010
220-28-007F0A	REP-E	78-07-034	220-28-008H0A	NEW-E	78-05-036	220-28-010F0C	REP-E	78-10-028
220-28-007F0B	NEW-E	78-07-034	220-28-008H0A	REP-E	78-07-034	220-28-010F0D	NEW-E	78-10-028
220-28-007F0C	NEW-E	78-12-018	220-28-008H0B	NEW-E	78-07-034	220-28-010F0D	REP-E	78-10-035
220-28-007F0C	REP-E	78-12-031	220-28-008H0C	NEW-E	78-11-041	220-28-010F0E	NEW-E	78-10-035
220-28-007F0D	NEW-E	78-12-031	220-28-008H0C	REP-E	78-12-062	220-28-010F0E	REP-E	78-10-045
220-28-007G0A	NEW-E	78-07-054	220-28-00900B	NEW-E	78-07-009	220-28-010F0F	NEW-E	78-10-045
220-28-007G0A	REP-E	78-10-063	220-28-00900B	REP-E	78-07-054	220-28-010F0F	REP-E	78-10-060
220-28-007G0B	NEW-E	78-10-063	220-28-00900C	NEW-E	78-07-054	220-28-010F0G	NEW-E	78-10-060
220-28-007G0B	REP-E	78-12-031	220-28-00900D	NEW-E	78-11-002	220-28-010F0G	REP-E	78-10-078
220-28-007G0C	NEW-E	78-12-031	220-28-009A0A	NEW-E	78-07-009	220-28-010F0H	NEW-E	78-10-078
220-28-00800J	REP-E	78-02-051	220-28-009A0A	REP-E	78-11-041	220-28-010F0H	REP-E	78-12-031
220-28-00800K	NEW-E	78-05-036	220-28-009A0B	NEW-E	78-12-062	220-28-01100A	NEW-E	78-07-054
220-28-00800L	NEW-E	78-07-054	220-28-009A0B	REP-E	78-07-054	220-28-01100B	NEW-E	78-11-002
220-28-00800L	REP-E	78-09-022	220-28-01000C	NEW-E	78-07-054	220-28-01100B	REP-E	78-11-034
220-28-00800M	NEW-E	78-09-022	220-28-01000D	NEW-E	78-11-002	220-28-01100C	NEW-E	78-11-034
220-28-00800M	REP-E	78-10-010	220-28-01000D	REP-E	78-11-034	220-28-01100C	REP-E	78-11-053
220-28-00800N	NEW-E	78-11-034	220-28-01000E	NEW-E	78-11-034	220-28-01100D	NEW-E	78-12-042
220-28-00800N	REP-E	78-11-053	220-28-01000E	REP-E	78-11-053	220-28-011A0B	REP-E	78-02-051
220-28-00800P	NEW-E	78-11-070	220-28-01000F	NEW-E	78-12-024	220-28-011A0C	NEW-E	78-05-036
220-28-00800P	REP-E	78-12-003	220-28-01000F	REP-E	78-12-044	220-28-011A0C	REP-E	78-07-034
220-28-008A0B	REP-E	78-02-006	220-28-01000G	NEW-E	78-12-044	220-28-011A0D	NEW-E	78-07-034
220-28-008A0C	NEW-E	78-07-054	220-28-010A0F	NEW-E	78-05-036	220-28-011A0D	REP-E	78-07-054
220-28-008A0C	REP-E	78-09-022	220-28-010A0F	REP-E	78-07-029	220-28-011A0E	NEW-E	78-07-054
220-28-008A0D	NEW-E	78-09-022	220-28-010A0G	NEW-E	78-07-009	220-28-011A0F	NEW-E	78-12-042
220-28-008A0D	REP-E	78-11-034	220-28-010A0G	REP-E	78-07-035	220-28-011F0A	NEW-E	78-05-036
220-28-008A0E	NEW-E	78-11-034	220-28-010A0H	NEW-E	78-07-035	220-28-011F0A	REP-E	78-07-034
220-28-008A0E	REP-E	78-11-053	220-28-010A0I	NEW-E	78-10-010	220-28-011F0B	NEW-E	78-07-034
220-28-008A0F	NEW-E	78-11-070	220-28-010A0I	REP-E	78-10-028	220-28-011F0B	REP-E	78-07-054
220-28-008A0F	REP-E	78-12-003	220-28-010A0J	NEW-E	78-12-024	220-28-011F0C	NEW-E	78-07-054
220-28-008B0A	NEW-E	78-05-036	220-28-010A0J	REP-E	78-12-044	220-28-011F0C	REP-E	78-10-029
220-28-008B0A	REP-E	78-07-034	220-28-010A0K	NEW-E	78-12-044	220-28-011F0D	NEW-E	78-10-029
220-28-008B0B	NEW-E	78-07-034	220-28-010B0F	NEW-E	78-07-009	220-28-011F0D	REP-E	78-12-042
220-28-008B0C	NEW-E	78-11-041	220-28-010B0F	REP-E	78-08-052	220-28-011F0E	NEW-E	78-12-042
220-28-008B0C	REP-E	78-11-055	220-28-010B0G	NEW-E	78-08-052	220-28-011G0A	NEW-E	78-09-112
220-28-008B0D	NEW-E	78-11-055	220-28-010B0H	NEW-E	78-11-002	220-28-011G0A	REP-E	78-12-042
220-28-008B0D	REP-E	78-12-062	220-28-010B0H	REP-E	78-11-055	220-28-011G0B	NEW-E	78-12-042
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220-28-008C0A	REP-E	78-07-034	220-28-010B0I	REP-E	78-12-044	220-28-01200E	NEW-E	78-07-054
220-28-008C0B	NEW-E	78-07-034	220-28-010B0J	NEW-E	78-12-044	220-28-01200E	REP-E	78-09-091
220-28-008C0C	NEW-E	78-11-041	220-28-010B0J	REP-E	78-12-062	220-28-01200F	NEW-E	78-09-091
			220-28-010B0K	NEW-E	78-12-062	220-28-01200F	REP-E	78-10-010

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
220-28-01200G	NEW-E	78-11-070	220-28-013H0A	NEW-E	78-12-047	220-44-04000B	REP-E	78-10-013
220-28-01200G	REP-E	78-12-012	220-32-02200A	NEW-E	78-09-013	220-44-04000C	NEW-E	78-10-013
220-28-01200H	NEW-E	78-12-031	220-32-03000G	NEW-E	78-02-075	220-47-001	AMD-P	78-03-097
220-28-012A0B	REP-E	78-02-051	220-32-03000H	NEW-E	78-08-093	220-47-001	AMD	78-05-018
220-28-012A0C	NEW-E	78-07-054	220-32-03000H	REP-E	78-10-007	220-47-311	AMD-P	78-03-097
220-28-012A0D	NEW-E	78-11-070	220-32-03000I	NEW-E	78-10-007	220-47-311	AMD	78-05-018
220-28-012B0A	NEW-E	78-07-054	220-32-03000I	REP-E	78-12-002	220-47-31100S	REP-E	78-01-033
220-28-012B0B	NEW-E	78-11-070	220-32-03000J	NEW-E	78-12-002	220-47-312	AMD-P	78-03-097
220-28-012C0A	NEW-E	78-07-054	220-32-03000J	REP-E	78-12-011	220-47-312	AMD	78-05-018
220-28-012C0A	REP-E	78-09-091	220-32-03000K	NEW-E	78-12-011	220-47-313	AMD-P	78-03-097
220-28-012C0B	NEW-E	78-09-091	220-32-03600A	NEW-E	78-03-067	220-47-313	AMD	78-05-018
220-28-012C0B	REP-E	78-10-029	220-32-04000A	NEW-E	78-02-075	220-47-314	AMD-P	78-03-097
220-28-012C0D	NEW-E	78-11-070	220-32-04000B	NEW-E	78-06-003	220-47-314	AMD	78-05-018
220-28-012C0D	REP-E	78-12-012	220-32-04000B	REP-E	78-06-072	220-47-31400C	NEW-E	78-06-043
220-28-012C0E	NEW-E	78-12-012	220-32-04000C	NEW-E	78-06-072	220-47-31400C	REP-E	78-06-109
220-28-012C0E	REP-E	78-12-042	220-32-04000D	NEW-E	78-08-093	220-47-31400D	NEW-E	78-06-109
220-28-012C0F	NEW-E	78-12-042	220-32-05100F	NEW-E	78-08-093	220-47-324	AMD-P	78-03-097
220-28-012C0F	REP-E	78-12-079	220-32-05100G	NEW-E	78-10-043	220-47-324	AMD	78-05-018
220-28-012C0G	NEW-E	78-12-079	220-32-05200E	NEW-E	78-02-075	220-47-401	AMD-P	78-03-097
220-28-012D0D	REP-E	78-02-051	220-32-05500A	NEW-E	78-05-016	220-47-401	AMD	78-05-018
220-28-012D0E	NEW-E	78-07-054	220-32-05700A	NEW-E	78-02-075	220-47-402	AMD-P	78-03-097
220-28-012D0E	REP-E	78-09-091	220-32-05700B	NEW-E	78-06-033	220-47-402	AMD	78-05-018
220-28-012D0F	NEW-E	78-09-091	220-32-05700B	REP-E	78-08-099	220-47-403	AMD-P	78-03-097
220-28-012D0F	REP-E	78-10-067	220-32-05700C	NEW-E	78-08-099	220-47-403	AMD	78-05-018
220-28-012D0G	NEW-E	78-10-067	220-32-06000A	NEW-E	78-05-016	220-47-411	AMD-P	78-03-097
220-28-012D0G	REP-E	78-11-020	220-36-0100J	REP-E	78-01-033	220-47-411	AMD	78-05-018
220-28-012D0H	NEW-E	78-11-058	220-36-021	AMD-P	78-05-099	220-47-412	AMD-P	78-03-097
220-28-012D0H	REP-E	78-12-006	220-36-02100K	NEW-E	78-07-028	220-47-412	AMD	78-05-018
220-28-012D0I	NEW-E	78-12-006	220-36-02100L	NEW-E	78-12-028	220-47-413	AMD-P	78-03-097
220-28-012D0I	REP-E	78-12-062	220-36-022	AMD-P	78-05-099	220-47-413	AMD	78-05-018
220-28-012E0A	NEW-E	78-09-091	220-36-02200B	NEW-E	78-07-028	220-47-414	AMD-P	78-03-097
220-28-012E0A	REP-E	78-10-088	220-36-025	AMD-P	78-05-099	220-47-414	AMD	78-05-018
220-28-012E0B	NEW-E	78-10-088	220-36-025	AMD	78-07-067	220-47-41400A	REP-E	78-01-033
220-28-012E0B	REP-E	78-11-070	220-36-02500A	NEW-E	78-07-028	220-47-415	AMD-P	78-03-097
220-28-012E0C	NEW-E	78-11-070	220-36-03001	AMD-P	78-05-099	220-47-415	AMD	78-05-018
220-28-012F0A	NEW-E	78-09-091	220-36-03001	AMD	78-07-067	220-47-426	AMD-P	78-03-097
220-28-012F0A	REP-E	78-10-067	220-40-021	AMD-P	78-05-099	220-47-50300A	NEW-E	78-08-022
220-28-01300D	NEW-E	78-02-051	220-40-021	AMD-P	78-07-089	220-47-426	AMD	78-05-018
220-28-01300E	NEW-E	78-07-054	220-40-021	AMD	78-09-041	220-48-080	AMD-P	78-02-111
220-28-01300E	REP-E	78-08-072	220-40-02100F	NEW-E	78-07-028	220-48-080	AMD	78-04-039
220-28-01300F	NEW-E	78-08-072	220-40-02100F	REP-E	78-09-042	220-48-096	AMD-P	78-02-111
220-28-01300G	NEW-E	78-10-029	220-40-02100G	NEW-E	78-09-042	220-48-096	AMD	78-04-039
220-28-01300G	REP-E	78-10-088	220-40-02100G	REP-E	78-10-093	220-48-09600A	NEW-E	78-02-112
220-28-01300H	NEW-E	78-10-088	220-40-022	AMD-P	78-05-099	220-48-09600B	NEW-E	78-04-016
220-28-01300H	REP-E	78-11-024	220-40-022	AMD-P	78-07-089	220-48-098	NEW-P	78-02-111
220-28-01300H	REP-E	78-11-055	220-40-022	AMD	78-09-041	220-48-098	NEW	78-04-039
220-28-01300I	NEW-E	78-11-024	220-40-02200B	NEW-E	78-07-028	220-48-09800A	NEW-E	78-04-059
220-28-01300I	REP-E	78-11-030	220-40-02200B	REP-E	78-09-042	220-48-09800A	REP-E	78-06-108
220-28-01300J	NEW-E	78-11-030	220-40-02200C	NEW-E	78-09-042	220-49-02000A	NEW-E	78-04-053
220-28-01300J	REP-E	78-11-058	220-40-02200C	REP-E	78-10-009	220-49-02000A	REP-E	78-05-035
220-28-01300K	NEW-E	78-12-042	220-44-02200D	NEW-E	78-10-009	220-49-02000B	NEW-E	78-06-005
220-28-013A0A	REP-E	78-02-051	220-40-02200D	REP-E	78-10-093	220-49-02000B	REP-E	78-06-108
220-28-013A0B	NEW-E	78-07-054	220-40-02200E	NEW-E	78-10-093	220-49-02000C	NEW-E	78-08-003
220-28-013A0B	REP-E	78-08-072	220-40-02200F	NEW-E	78-11-069	220-49-02100A	NEW-E	78-05-035
220-28-013B0A	NEW-E	78-05-036	220-40-024	AMD-P	78-07-089	220-49-02100A	REP-E	78-06-108
220-28-013B0A	REP-E	78-07-034	220-40-024	AMD	78-09-041	220-49-06000A	REP-E	78-02-051
220-28-013B0B	NEW-E	78-07-034	220-40-02400B	NEW-E	78-09-042	220-52-018	AMD-P	78-12-095
220-28-013B0C	NEW-E	78-10-010	220-40-02400B	REP-E	78-10-093	220-52-019	AMD-P	78-12-095
220-28-013B0C	REP-E	78-10-060	220-44-020	AMD-P	78-02-111	220-52-01900B	NEW-E	78-02-022
220-28-013B0D	NEW-E	78-11-002	220-44-020	AMD-P	78-03-093	220-52-040	AMD-P	78-12-095
220-28-013B0D	REP-E	78-11-024	220-44-020	AMD	78-04-039	220-52-043	AMD-P	78-12-095
220-28-013B0E	NEW-E	78-11-024	220-44-020	AMD	78-05-067	220-52-04600A	REP-E	78-01-033
220-28-013B0E	REP-E	78-11-030	220-44-020	AMD	78-06-002	220-52-04600B	NEW-E	78-10-014
220-28-013B0F	NEW-E	78-12-042	220-44-020	AMD-P	78-08-098	220-52-04600C	NEW-E	78-12-058
220-28-013B0F	REP-E	78-12-047	220-44-020	AMD-P	78-10-027	220-52-050	AMD-P	78-12-095
220-28-013B0G	NEW-E	78-12-047	220-44-020	AMD	78-10-046	220-52-053	AMD-P	78-12-095
220-28-013F0A	NEW-E	78-05-036	220-44-02000A	NEW-E	78-08-004	220-52-05300B	NEW-E	78-05-071
220-28-013F0A	REP-E	78-07-034	220-44-030	NEW-P	78-02-111	220-52-05300B	REP-E	78-07-041
220-28-013F0B	NEW-E	78-07-034	220-44-030	NEW	78-04-039	220-52-05300C	NEW-E	78-07-041
220-28-013G0A	NEW-E	78-07-054	220-44-040	NEW-P	78-02-111	220-52-060	AMD-P	78-12-095
220-28-013G0A	REP-E	78-10-045	220-44-040	NEW	78-04-039	220-52-071	AMD-P	78-12-095
220-28-013G0B	NEW-E	78-10-045	220-44-04000A	NEW-E	78-09-069	220-52-073	AMD-P	78-12-095
220-28-013G0B	REP-E	78-11-055	220-44-04000A	REP-E	78-09-087	220-52-074	AMD-P	78-12-095
220-28-013G0C	NEW-E	78-11-055	220-44-04000B	NEW-E	78-09-087	220-52-075	NEW-P	78-12-095

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
220-56-010	AMD	78-03-034	220-57-350	AMD-P	78-12-094	220-74-025	NEW-P	78-09-040
220-56-013	AMD	78-03-034	220-57-370	AMD-P	78-12-094	220-74-025	NEW	78-09-071
220-56-019	AMD-P	78-12-094	220-57-385	AMD	78-03-034	220-85-210	NEW-P	78-07-090
220-56-01900A	NEW-E	78-05-016	220-57-385	AMD-P	78-12-094	220-85-210	NEW-P	78-09-040
220-56-01900B	NEW-E	78-09-046	220-57-38500A	NEW-E	78-11-012	220-85-210	NEW	78-09-072
220-56-020	AMD	78-03-034	220-57-400	AMD-P	78-12-094	220-85-220	NEW-P	78-07-090
220-56-021	AMD-P	78-12-094	220-57-435	AMD-P	78-12-094	220-85-220	NEW-P	78-09-040
220-56-022	AMD	78-03-034	220-57-44500A	NEW-E	78-07-001	220-85-220	NEW	78-09-072
220-56-023	AMD-P	78-12-094	220-57-455	AMD-P	78-12-094	220-85-230	NEW-P	78-07-090
220-56-030	AMD	78-03-034	220-57-460	AMD	78-03-034	220-85-230	NEW-P	78-09-040
220-56-040	AMD	78-03-034	220-57-460	AMD-P	78-12-094	220-85-230	NEW	78-09-072
220-56-060	AMD	78-03-034	220-57-46000A	NEW-E	78-06-050	220-85-240	NEW-P	78-07-090
220-56-064	AMD	78-03-034	220-57-465	AMD-P	78-12-094	220-85-240	NEW-P	78-09-040
220-56-06400A	NEW-E	78-11-012	220-57-473	NEW-P	78-12-094	220-85-240	NEW	78-09-072
220-56-065	AMD	78-03-034	220-57-480	AMD	78-03-034	220-85-250	NEW-P	78-07-090
220-56-065	AMD-P	78-12-094	220-57-480	AMD-P	78-12-094	220-85-250	NEW-P	78-09-040
220-56-07200A	NEW-E	78-11-019	220-57-49700A	NEW-E	78-06-034	220-85-250	NEW	78-09-072
220-56-080	AMD	78-03-034	220-57-505	AMD-P	78-12-094	220-85-260	NEW-P	78-07-090
220-56-080	AMD-P	78-12-094	220-57-515	AMD	78-03-034	220-85-260	NEW-P	78-09-040
220-56-08000B	NEW-E	78-01-033	220-57-515	AMD-P	78-12-094	220-85-260	NEW	78-09-072
220-56-08000B	REP-E	78-04-016	220-57-51500A	NEW-E	78-07-010	220-85-270	NEW-P	78-07-090
220-56-08000C	NEW-E	78-06-055	220-57A-005	AMD	78-03-034	220-85-270	NEW-P	78-09-040
220-56-08000C	REP-E	78-06-108	220-57A-005	AMD-P	78-12-094	220-85-270	NEW	78-09-072
220-56-08000D	NEW-E	78-06-108	220-57A-010	AMD	78-03-034	220-85-280	NEW-P	78-07-090
220-56-08000E	NEW-E	78-10-079	220-57A-010	AMD-P	78-12-094	220-85-280	NEW-P	78-09-040
220-56-08000E	REP-E	78-11-022	220-57A-030	AMD	78-03-034	220-85-280	NEW	78-09-072
220-56-08000F	NEW-E	78-11-022	220-57A-03000A	NEW-E	78-09-059	220-85-290	NEW-P	78-07-090
220-56-082	AMD	78-03-034	220-57A-03000A	REP-E	78-10-012	220-85-290	NEW-P	78-09-040
220-56-084	AMD	78-03-034	220-57A-03000B	NEW-E	78-10-012	220-85-290	NEW	78-09-072
220-56-084	AMD-P	78-12-094	220-57A-03000B	REP-E	78-11-053	220-85-300	NEW-P	78-07-090
220-56-08400B	NEW-E	78-05-071	220-57A-040	AMD	78-03-034	220-85-300	NEW-P	78-09-040
220-56-08400B	REP-E	78-07-041	220-57A-040	AMD-P	78-12-094	220-85-300	NEW	78-09-072
220-56-08400C	NEW-E	78-07-041	220-57A-060	AMD-P	78-12-094	220-85-310	NEW-P	78-07-090
220-56-086	AMD	78-03-034	220-57A-06000A	NEW-E	78-06-004	220-85-310	NEW-P	78-09-040
220-56-086	AMD-P	78-12-094	220-57A-065	AMD	78-03-034	220-85-310	NEW	78-09-072
220-56-088	AMD	78-03-034	220-57A-065	AMD-P	78-12-094	220-100-020	AMD-P	78-03-092
220-56-088	AMD-P	78-12-094	220-57A-080	AMD	78-03-034	220-100-020	AMD	78-05-029
220-57-001	AMD	78-03-034	220-57A-080	AMD-P	78-12-094	220-100-040	AMD-P	78-03-092
220-57-130	AMD-P	78-12-094	220-57A-095	AMD	78-03-034	220-100-040	AMD	78-05-029
220-57-135	AMD-P	78-12-094	220-57A-095	AMD-P	78-12-094	220-100-045	NEW-P	78-03-092
220-57-137	NEW-P	78-12-094	220-57A-115	AMD	78-03-034	220-100-045	NEW	78-05-029
220-57-145	AMD-P	78-12-094	220-57A-115	AMD-P	78-12-094	220-100-050	AMD-P	78-03-092
220-57-155	AMD-P	78-12-094	220-57A-120	AMD	78-03-034	220-100-050	AMD	78-05-029
220-57-160	AMD-P	78-12-094	220-57A-120	AMD-P	78-12-094	220-100-060	AMD-P	78-03-092
220-57-16000A	NEW-E	78-04-055	220-57A-125	AMD	78-03-034	220-100-060	AMD	78-05-029
220-57-16000B	NEW-E	78-09-034	220-57A-135	AMD-P	78-12-094	220-100-080	AMD-P	78-03-092
220-57-16000C	NEW-E	78-11-019	220-57A-150	AMD-P	78-12-094	220-100-080	AMD	78-05-029
220-57-17500B	NEW-E	78-06-034	220-57A-155	AMD	78-03-034	220-100-100	REP-P	78-03-092
220-57-17500B	REP-E	78-09-035	220-57A-155	AMD-P	78-12-094	220-100-100	REP	78-05-029
220-57-17500C	NEW-E	78-09-035	220-57A-185	AMD	78-03-034	220-100-110	AMD-P	78-03-092
220-57-200	AMD	78-03-034	220-57A-185	AMD-P	78-12-094	220-100-110	AMD	78-05-029
220-57-200	AMD-P	78-12-094	220-57A-190	AMD	78-03-034	220-100-120	NEW-P	78-03-092
220-57-205	AMD-P	78-12-094	220-57A-190	AMD-P	78-12-094	220-100-120	NEW	78-05-029
220-57-210	AMD-P	78-12-094	220-69-220	AMD	78-03-031	220-105-045	AMD	78-03-034
220-57-215	AMD-P	78-12-094	220-69-230	AMD	78-03-031	220-105-046	NEW	78-03-034
220-57-220	AMD-P	78-12-094	220-69-231	AMD	78-03-031	220-105-047	NEW	78-03-034
220-57-235	AMD-P	78-12-094	220-69-232	AMD	78-03-031	230-02-270	AMD-P	78-11-083
220-57-240	AMD-P	78-12-094	220-69-233	AMD	78-03-031	230-02-350	AMD-P	78-01-034
220-57-255	AMD	78-03-034	220-69-234	AMD	78-03-031	230-02-350	AMD	78-03-061
220-57-260	AMD-P	78-12-094	220-69-235	AMD	78-03-031	230-02-415	NEW-P	78-04-080
220-57-265	AMD-P	78-12-094	220-69-254	AMD	78-03-031	230-02-415	NEW	78-06-066
220-57-270	AMD	78-03-034	220-69-255	AMD	78-03-031	230-04-060	AMD-P	78-04-080
220-57-270	AMD-P	78-12-094	220-69-271	AMD	78-03-031	230-04-060	AMD	78-06-066
220-57-27000A	NEW-E	78-08-005	220-69-280	AMD	78-03-031	230-04-070	AMD-P	78-04-080
220-57-27000A	REP-E	78-09-005	220-74-010	NEW-P	78-07-088	230-04-070	AMD	78-06-066
220-57-27000B	NEW-E	78-09-005	220-74-010	NEW-P	78-09-040	230-04-140	NEW-P	78-04-080
220-57-27000B	NEW-E	78-11-063	220-74-010	NEW	78-09-071	230-04-140	NEW	78-06-066
220-57-290	AMD	78-03-034	220-74-015	NEW-P	78-07-088	230-04-140	AMD-P	78-06-131
220-57-290	AMD-P	78-12-094	220-74-015	NEW-P	78-09-040	230-04-140	AMD	78-08-055
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220-57-320	AMD	78-03-034	220-74-020	NEW	78-09-071	230-04-170	AMD-P	78-04-080
220-57-345	AMD-P	78-12-094	220-74-025	NEW-P	78-07-088	230-04-170	AMD	78-06-066

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230-04-190	AMD-P	78-04-080	232-28-301	AMD-E	78-10-087	236-12-085	AMD	78-05-006
230-04-190	AMD	78-05-043	232-28-400	REP-P	78-07-084	236-12-090	REP-P	78-03-091
230-04-190	AMD	78-06-066	232-28-400	REP-E	78-10-085	236-12-090	REP	78-05-006
230-04-200	AMD-P	78-04-080	232-28-400	REP	78-10-086	236-12-120	AMD-P	78-03-091
230-04-200	AMD	78-06-066	232-28-401	NEW-P	78-07-084	236-12-120	AMD	78-05-006
230-04-200	AMD-P	78-11-083	232-28-401	NEW-E	78-10-085	236-12-130	AMD-P	78-03-091
230-04-290	AMD-P	78-04-080	232-28-401	NEW	78-10-086	236-12-130	AMD	78-05-006
230-04-290	AMD	78-06-066	232-28-500	REP-P	78-05-104	236-12-131	NEW-P	78-03-091
230-04-310	AMD-P	78-04-080	232-28-500	REP	78-09-093	236-12-131	NEW	78-05-006
230-04-310	AMD	78-06-066	232-28-501	NEW-P	78-05-104	236-12-132	NEW-P	78-03-091
230-04-332	REP-P	78-04-080	232-28-501	NEW	78-09-093	236-12-132	NEW	78-05-006
230-04-332	REP-P	78-06-131	232-28-600	REP-P	78-07-084	236-12-133	NEW-P	78-03-091
230-04-332	AMD-P	78-06-131	232-28-601	NEW-P	78-07-084	236-12-133	NEW	78-05-006
230-04-332	REP	78-08-055	232-28-600000A	NEW-E	78-03-002	236-12-140	AMD-P	78-03-091
230-04-405	NEW-P	78-04-080	232-28-600000A	REP-E	78-03-073	236-12-140	AMD	78-05-006
230-04-450	AMD-P	78-04-080	232-28-600000B	NEW-E	78-03-025	236-12-220	AMD-P	78-03-091
230-04-450	AMD	78-06-066	232-28-600000C	NEW-E	78-03-026	236-12-220	AMD	78-05-006
230-04-452	NEW-P	78-04-080	232-28-600000D	NEW-E	78-03-073	236-12-225	AMD-P	78-03-091
230-04-452	NEW-P	78-06-131	232-28-600000E	NEW-E	78-08-095	236-12-225	AMD	78-05-006
230-04-452	NEW	78-08-055	232-28-600000F	NEW-E	78-09-006	236-12-290	AMD-P	78-03-091
230-04-455	NEW-P	78-06-131	232-28-600000G	NEW-E	78-10-115	236-12-290	AMD	78-05-006
230-04-455	NEW	78-08-055	232-28-600000H	NEW-E	78-10-116	236-12-300	AMD-P	78-03-091
230-08-170	AMD-P	78-11-083	232-28-700	NEW	78-03-087	236-12-300	AMD	78-05-006
230-12-080	AMD-P	78-04-080	232-28-700	REP-P	78-11-093	236-12-320	AMD-P	78-03-091
230-12-080	AMD	78-06-066	232-28-701	NEW-P	78-11-093	236-12-320	AMD	78-05-006
230-20-100	AMD-P	78-09-125	232-28-800	NEW-P	78-02-046	236-12-330	REP-P	78-03-091
230-20-100	AMD	78-11-049	232-28-800	NEW	78-05-057	236-12-330	REP	78-05-006
230-25-030	AMD-P	78-09-125	232-32-101	NEW-E	78-02-026	236-12-340	NEW-P	78-03-091
230-25-030	AMD	78-11-049	232-32-101	REP-E	78-03-073	236-12-340	NEW	78-05-006
230-25-040	AMD-P	78-09-125	232-32-102	NEW-E	78-02-027	236-12-410	REP-P	78-03-091
230-25-040	AMD	78-11-049	232-32-103	NEW-E	78-02-028	236-12-410	REP	78-05-006
230-25-070	AMD-P	78-09-125	232-32-104	NEW-E	78-02-029	236-12-420	REP-P	78-03-091
230-25-070	AMD	78-11-049	232-32-105	NEW-E	78-02-040	236-12-420	REP	78-05-006
230-25-071	NEW	78-11-049	232-32-106	NEW-E	78-02-044	236-12-440	AMD-P	78-03-091
230-25-110	NEW-P	78-01-034	232-32-107	NEW-E	78-02-047	236-12-440	AMD	78-05-006
230-25-110	AMD	78-03-061	232-32-108	NEW-E	78-02-080	236-12-500	NEW-P	78-03-091
230-25-120	NEW-P	78-09-125	232-32-109	NEW-E	78-03-026	236-12-500	NEW	78-05-006
230-25-120	NEW-P	78-11-083	232-32-110	NEW-E	78-03-073	236-12-600	NEW-P	78-03-091
230-25-220	AMD-P	78-02-102	232-32-111	NEW-E	78-04-047	236-12-600	NEW	78-05-006
230-25-220	AMD-E	78-03-063	232-32-112	NEW-E	78-12-090	236-16-010	AMD-P	78-07-068
230-25-220	AMD	78-04-032	232-32-200	REP-E	78-03-020	236-16-010	AMD	78-09-016
230-25-235	NEW-P	78-09-125	232-32-300	REP-E	78-03-026	236-16-060	AMD-P	78-07-068
230-25-235	NEW	78-11-049	232-32-300A	REP-E	78-02-080	236-16-060	AMD	78-09-016
230-25-260	NEW-P	78-02-102	232-32-300B	NEW-E	78-02-010	236-32	REP	78-09-110
230-25-260	NEW	78-04-032	232-32-300B	REP-E	78-02-080	236-32-001	REP-P	78-08-081
230-25-265	NEW-P	78-11-083	236-10-030	AMD-P	78-06-125	236-32-001	REP	78-09-110
230-25-270	NEW-P	78-09-125	236-10-045	NEW-P	78-06-125	236-32-010	REP-P	78-08-081
230-25-270	NEW-P	78-11-083	236-12	-P	78-05-005	236-32-010	REP	78-09-110
230-25-300	NEW-P	78-09-125	236-12-001	AMD-P	78-03-091	236-32-020	REP-P	78-08-081
230-25-310	NEW-P	78-09-125	236-12-001	AMD	78-05-006	236-32-020	REP	78-09-110
230-25-310	NEW	78-11-049	236-12-010	AMD-P	78-03-091	236-32-030	REP-P	78-08-081
230-40-250	AMD-P	78-04-080	236-12-010	AMD	78-05-006	236-32-030	REP	78-09-110
230-40-250	AMD	78-06-066	236-12-011	AMD-P	78-03-091	236-32-040	REP-P	78-08-081
232-12-065	NEW	78-02-055	236-12-011	AMD	78-05-006	236-32-040	REP	78-09-110
232-12-205	NEW-P	78-08-109	236-12-012	AMD-P	78-03-091	236-32-050	REP-P	78-08-081
232-12-205	NEW	78-11-056	236-12-012	AMD	78-05-006	236-32-050	REP	78-09-110
232-12-240	AMD	78-02-055	236-12-013	NEW-P	78-03-091	236-32-060	REP-P	78-08-081
232-12-330	REP-P	78-08-109	236-12-013	NEW	78-05-006	236-32-060	REP	78-09-110
232-12-330	REP	78-11-057	236-12-020	AMD-P	78-03-091	236-32-070	REP-P	78-08-081
232-12-350	AMD	78-02-055	236-12-020	AMD	78-05-006	236-32-070	REP	78-09-110
232-12-405	NEW	78-02-055	236-12-030	AMD-P	78-03-091	236-32-080	REP-P	78-08-081
232-12-510	AMD-P	78-11-093	236-12-030	AMD	78-05-006	236-32-080	REP	78-09-110
232-28-100	REP-P	78-05-104	236-12-040	AMD-P	78-03-091	236-32-100	REP-P	78-08-081
232-28-100	REP	78-08-094	236-12-040	AMD	78-05-006	236-32-100	REP	78-09-110
232-28-101	NEW-P	78-05-104	236-12-050	AMD-P	78-03-091	236-49-050	REP	78-02-060
232-28-101	NEW	78-08-094	236-12-050	AMD	78-05-006	236-60-001	NEW	78-02-066
232-28-200	REP-P	78-04-102	236-12-060	AMD-P	78-03-091	236-60-005	NEW	78-02-066
232-28-200	REP	78-07-085	236-12-060	AMD	78-05-006	236-60-010	NEW	78-02-066
232-28-201	NEW-P	78-04-102	236-12-061	NEW-P	78-03-091	236-60-020	NEW	78-02-066
232-28-201	NEW	78-07-085	236-12-061	NEW	78-05-006	236-60-030	NEW	78-02-066
232-28-300	REP-P	78-04-102	236-12-080	AMD-P	78-03-091	236-60-040	NEW	78-02-066
232-28-300	REP	78-07-085	236-12-080	AMD	78-05-006	236-60-050	NEW	78-02-066
232-28-301	NEW-P	78-04-102	236-12-085	AMD-E	78-03-090	236-60-060	NEW	78-02-066

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236-60-080	NEW	78-02-066	248-14-245	NEW-P	78-12-091	248-55-100	NEW-P	78-08-019
236-60-090	NEW	78-02-066	248-14-250	AMD-P	78-03-124	248-55-100	NEW	78-10-053
236-60-100	NEW	78-02-066	248-14-250	AMD-P	78-05-106	248-55-110	NEW-P	78-08-019
248-06-040	AMD-P	78-05-109	248-14-250	AMD-P	78-12-091	248-55-110	NEW	78-10-053
248-06-040	AMD	78-08-012	248-14-255	NEW-P	78-03-124	248-55-120	NEW-P	78-08-019
248-06-055	AMD-P	78-05-109	248-14-255	NEW-P	78-05-106	248-55-120	NEW	78-10-053
248-06-055	AMD	78-08-012	248-14-260	AMD-P	78-03-124	248-55-130	NEW-P	78-08-019
248-06-100	AMD-P	78-05-109	248-14-260	AMD-P	78-05-106	248-55-130	NEW	78-10-053
248-06-100	AMD	78-08-012	248-14-260	AMD	78-10-074	248-56-100	NEW-P	78-05-093
248-06-174	NEW-P	78-05-109	248-14-260	AMD-P	78-12-091	248-56-100	NEW	78-07-048
248-06-174	NEW	78-08-012	248-14-265	NEW-P	78-01-036	248-56-200	NEW-P	78-05-093
248-06-175	AMD-P	78-05-109	248-14-270	AMD-P	78-01-036	248-56-200	NEW	78-07-048
248-06-175	AMD	78-08-012	248-14-270	AMD-P	78-03-124	248-56-300	NEW-P	78-05-093
248-06-176	AMD-P	78-05-109	248-14-270	AMD-P	78-05-106	248-56-300	NEW	78-07-048
248-06-176	AMD	78-08-012	248-14-270	AMD-P	78-12-091	248-56-310	NEW-P	78-05-093
248-06-180	AMD-P	78-05-109	248-14-401	NEW-P	78-03-124	248-56-310	NEW	78-07-048
248-06-180	AMD	78-08-012	248-14-401	NEW-P	78-05-106	248-56-400	NEW-P	78-05-093
248-06-203	AMD-P	78-05-109	248-14-401	NEW-P	78-12-091	248-56-400	NEW	78-07-048
248-06-203	AMD	78-08-012	248-15-010	NEW-P	78-06-132	248-56-500	NEW-P	78-05-093
248-06-305	AMD-P	78-05-109	248-15-010	NEW-P	78-08-085	248-56-500	NEW	78-07-048
248-06-305	AMD	78-08-012	248-15-010	NEW	78-09-055	248-56-510	NEW-P	78-05-093
248-06-340	NEW-P	78-05-109	248-15-020	NEW-P	78-06-132	248-56-510	NEW	78-07-048
248-06-340	NEW	78-08-012	248-15-020	NEW-P	78-08-085	248-56-600	NEW-P	78-05-093
248-06-350	NEW-P	78-05-109	248-15-020	NEW	78-09-055	248-56-600	NEW	78-07-048
248-06-350	NEW	78-08-012	248-15-030	NEW-P	78-06-132	248-56-610	NEW-P	78-05-093
248-06-380	AMD-P	78-05-109	248-15-030	NEW-P	78-08-085	248-56-610	NEW	78-07-048
248-06-380	AMD	78-08-012	248-15-030	NEW	78-09-055	248-56-620	NEW-P	78-05-093
248-06-410	NEW-P	78-05-109	248-15-040	NEW-P	78-06-132	248-56-620	NEW	78-07-048
248-06-410	NEW	78-08-012	248-15-040	NEW-P	78-08-085	248-56-630	NEW-P	78-05-093
248-06-420	AMD-P	78-05-109	248-15-040	NEW	78-09-055	248-56-630	NEW	78-07-048
248-06-420	AMD	78-08-012	248-15-050	NEW-P	78-06-132	248-56-640	NEW-P	78-05-093
248-06-455	NEW-P	78-05-109	248-15-050	NEW-P	78-08-085	248-56-640	NEW	78-07-048
248-06-455	NEW	78-08-012	248-15-050	NEW	78-09-055	248-56-700	NEW-P	78-05-093
248-06-460	NEW-P	78-05-109	248-15-060	NEW-P	78-06-132	248-56-700	NEW	78-07-048
248-06-460	NEW	78-08-012	248-15-060	NEW-P	78-08-085	248-56-710	NEW-P	78-05-093
248-06-480	NEW-P	78-05-109	248-15-060	NEW	78-09-055	248-56-710	NEW	78-07-048
248-06-480	NEW	78-08-012	248-15-070	NEW-P	78-06-132	248-56-720	NEW-P	78-05-093
248-06-510	AMD-P	78-05-109	248-15-070	NEW	78-08-085	248-56-720	NEW	78-07-048
248-06-510	AMD	78-08-012	248-15-070	NEW	78-09-055	248-56-730	NEW-P	78-05-093
248-06-550	NEW-P	78-05-109	248-15-080	NEW-P	78-06-132	248-56-730	NEW	78-07-048
248-06-550	NEW	78-08-012	248-15-080	NEW-P	78-08-085	248-56-740	NEW-P	78-05-093
248-06-600	NEW-P	78-05-109	248-15-080	NEW	78-09-055	248-56-740	NEW	78-07-048
248-06-600	NEW	78-08-012	248-15-090	NEW-P	78-06-132	248-56-750	NEW-P	78-05-093
248-06-700	AMD-P	78-05-109	248-15-090	NEW-P	78-08-085	248-56-750	NEW	78-07-048
248-06-700	AMD	78-08-012	248-15-090	NEW	78-09-055	248-56-760	NEW-P	78-05-093
248-06-810	AMD-P	78-05-109	248-15-100	NEW-P	78-06-132	248-56-760	NEW	78-07-048
248-06-810	AMD	78-08-012	248-15-100	NEW-P	78-08-085	248-56-800	NEW-P	78-05-093
248-06-815	NEW-P	78-05-109	248-15-100	NEW	78-09-055	248-56-800	NEW	78-07-048
248-06-815	NEW	78-08-012	248-15-110	NEW-P	78-06-132	248-56-810	NEW-P	78-05-093
248-06-820	AMD-P	78-05-109	248-15-110	NEW-P	78-08-085	248-56-810	NEW	78-07-048
248-06-820	AMD	78-08-012	248-15-110	NEW	78-09-055	248-56-900	NEW-P	78-05-093
248-06-830	REP-P	78-05-109	248-18-202	NEW-P	78-05-107	248-56-900	NEW	78-07-048
248-06-830	REP	78-08-012	248-18-202	NEW	78-08-060	248-58-001	AMD-P	78-05-108
248-06-831	NEW-P	78-05-109	248-18-245	AMD	78-03-058	248-58-001	AMD	78-08-059
248-06-831	NEW	78-08-012	248-33-100	AMD	78-03-060	248-58-005	NEW-P	78-05-108
248-06-833	NEW-P	78-05-109	248-55	NEW-P	78-03-056	248-58-005	NEW	78-08-059
248-06-833	NEW	78-08-012	248-55-010	NEW-P	78-08-019	248-58-010	AMD-P	78-05-108
248-08-595	AMD-P	78-12-093	248-55-010	NEW	78-10-053	248-58-010	AMD	78-08-059
248-14	AMD-P	78-07-079	248-55-020	NEW-P	78-08-019	248-58-020	AMD-P	78-05-108
248-14-001	AMD-P	78-03-124	248-55-020	NEW	78-10-053	248-58-020	AMD	78-08-059
248-14-001	AMD-P	78-05-106	248-55-030	NEW-P	78-08-019	248-58-030	AMD-P	78-05-108
248-14-001	AMD	78-12-091	248-55-030	NEW	78-10-053	248-58-030	AMD	78-08-059
248-14-230	AMD-P	78-01-036	248-55-040	NEW-P	78-08-019	248-58-040	AMD-P	78-05-108
248-14-230	AMD-P	78-03-124	248-55-040	NEW	78-10-053	248-58-040	AMD	78-08-059
248-14-230	AMD-P	78-05-106	248-55-050	NEW-P	78-08-019	248-58-050	AMD-P	78-05-108
248-14-230	AMD-P	78-12-091	248-55-050	NEW	78-10-053	248-58-050	AMD	78-08-059
248-14-235	NEW-P	78-12-091	248-55-060	NEW-P	78-08-019	248-58-060	AMD-P	78-05-108
248-14-240	AMD-P	78-01-036	248-55-060	NEW	78-10-053	248-58-060	AMD	78-08-059
248-14-240	AMD-P	78-03-124	248-55-070	NEW-P	78-08-019	248-58-070	AMD-P	78-05-108
248-14-240	AMD-P	78-05-106	248-55-070	NEW	78-10-053	248-58-070	AMD	78-08-059
248-14-240	AMD	78-10-074	248-55-080	NEW-P	78-08-019	248-58-080	AMD-P	78-05-108
248-14-240	AMD-P	78-12-091	248-55-080	NEW	78-10-053	248-58-080	AMD	78-08-059
248-14-245	NEW-P	78-03-124	248-55-090	NEW-P	78-08-019	248-58-090	AMD-P	78-05-108

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
248-58-090	AMD	78-08-059	248-61-030	REP-P	78-09-122
248-58-100	REP-P	78-05-108	248-61-040	REP-P	78-03-122
248-58-100	REP	78-08-059	248-61-040	REP-P	78-09-122
248-58-110	REP-P	78-05-108	248-61-050	REP-P	78-03-122
248-58-110	REP	78-08-059	248-61-050	REP-P	78-09-122
248-58-120	REP-P	78-05-108	248-61-060	REP-P	78-03-122
248-58-120	REP	78-08-059	248-61-060	REP-P	78-09-122
248-58-130	REP-P	78-05-108	248-61-070	REP-P	78-03-122
248-58-130	REP	78-08-059	248-61-070	REP-P	78-09-122
248-58-140	REP-P	78-05-108	248-61-080	REP-P	78-03-122
248-58-140	REP	78-08-059	248-61-080	REP-P	78-09-122
248-58-150	REP-P	78-05-108	248-61-090	REP-P	78-03-122
248-58-150	REP	78-08-059	248-61-090	REP-P	78-09-122
248-58-160	REP-P	78-05-108	248-61-100	REP-P	78-03-122
248-58-160	REP	78-08-059	248-61-100	REP-P	78-09-122
248-58-170	REP-P	78-05-108	248-61-110	REP-P	78-03-122
248-58-170	REP	78-08-059	248-61-110	REP-P	78-09-122
248-58-180	REP-P	78-05-108	248-61-120	REP-P	78-03-122
248-58-180	REP	78-08-059	248-61-120	REP-P	78-09-122
248-58-190	REP-P	78-05-108	248-61-130	REP-P	78-03-122
248-58-190	REP	78-08-059	248-61-130	REP-P	78-09-122
248-58-200	REP-P	78-05-108	248-61-140	REP-P	78-03-122
248-58-200	REP	78-08-059	248-61-140	REP-P	78-09-122
248-58-210	REP-P	78-05-108	248-61-150	REP-P	78-03-122
248-58-210	REP	78-08-059	248-61-150	REP-P	78-09-122
248-58-220	REP-P	78-05-108	248-61-160	REP-P	78-03-122
248-58-220	REP	78-08-059	248-61-160	REP-P	78-09-122
248-58-500	NEW-P	78-05-108	248-61-170	REP-P	78-03-122
248-58-500	NEW	78-08-059	248-61-170	REP-P	78-09-122
248-58-900	NEW-P	78-05-108	248-61-180	REP-P	78-03-122
248-58-900	NEW	78-08-059	248-61-180	REP-P	78-09-122
248-60A-010	REP-P	78-03-123	248-76-201	REP-P	78-11-077
248-60A-010	REP-P	78-09-123	248-76-201	REP-P	78-12-092
248-60A-020	REP-P	78-03-123	248-76-210	REP-P	78-11-077
248-60A-020	REP-P	78-09-123	248-76-210	REP-P	78-12-092
248-60A-030	REP-P	78-03-123	248-76-220	REP-P	78-11-077
248-60A-030	REP-P	78-09-123	248-76-220	REP-P	78-12-092
248-60A-040	REP-P	78-03-123	248-76-230	REP-P	78-11-077
248-60A-040	REP-P	78-09-123	248-76-230	REP-P	78-12-092
248-60A-050	REP-P	78-03-123	248-76-240	REP-P	78-11-077
248-60A-050	REP-P	78-09-123	248-76-240	REP-P	78-12-092
248-60A-060	REP-P	78-03-123	248-76-250	REP-P	78-11-077
248-60A-060	REP-P	78-09-123	248-76-250	REP-P	78-12-092
248-60A-070	REP-P	78-03-123	248-76-260	REP-P	78-11-077
248-60A-070	REP-P	78-09-123	248-76-260	REP-P	78-12-092
248-60A-080	REP-P	78-03-123	248-76-270	REP-P	78-11-077
248-60A-080	REP-P	78-09-123	248-76-270	REP-P	78-12-092
248-60A-090	REP-P	78-03-123	248-76-280	REP-P	78-11-077
248-60A-090	REP-P	78-09-123	248-76-280	REP-P	78-12-092
248-60A-100	REP-P	78-03-123	248-76-290	REP-P	78-11-077
248-60A-100	REP-P	78-09-123	248-76-290	REP-P	78-12-092
248-60A-110	REP-P	78-03-123	248-76-300	REP-P	78-11-077
248-60A-110	REP-P	78-09-123	248-76-300	REP-P	78-12-092
248-60A-120	REP-P	78-03-123	248-76-310	REP-P	78-11-077
248-60A-120	REP-P	78-09-123	248-76-310	REP-P	78-12-092
248-60A-130	REP-P	78-03-123	248-76-320	REP-P	78-11-077
248-60A-130	REP-P	78-09-123	248-76-320	REP-P	78-12-092
248-60A-140	REP-P	78-03-123	248-76-330	REP-P	78-11-077
248-60A-140	REP-P	78-09-123	248-76-330	REP-P	78-12-092
248-60A-150	REP-P	78-03-123	248-76-340	REP-P	78-11-077
248-60A-150	REP-P	78-09-123	248-76-340	REP-P	78-12-092
248-60A-160	REP-P	78-03-123	248-76-350	REP-P	78-11-077
248-60A-160	REP-P	78-09-123	248-76-350	REP-P	78-12-092
248-60A-170	REP-P	78-03-123	248-100-450	AMD	78-03-059
248-60A-170	REP-P	78-09-123	248-102-030	REP-P	78-07-081
248-61-001	REP-P	78-03-122	248-102-030	REP-P	78-09-121
248-61-001	REP-P	78-09-122	248-102-040	REP-P	78-07-081
248-61-010	REP-P	78-03-122	248-102-040	REP-P	78-09-121
248-61-010	REP-P	78-09-122	248-102-050	REP-P	78-07-081
248-61-015	REP-P	78-03-122	248-102-050	REP-P	78-09-121
248-61-015	REP-P	78-09-122	248-102-060	REP-P	78-07-081
248-61-020	REP-P	78-03-122	248-102-060	REP-P	78-09-121
248-61-020	REP-P	78-09-122	248-116-010	REP-P	78-07-082
248-61-030	REP-P	78-03-122	248-116-010	REP	78-10-075
248-116-020	REP-P	78-07-082			
248-116-020	REP	78-10-075			
248-116-030	REP-P	78-07-082			
248-116-030	REP	78-10-075			
248-116-040	REP-P	78-07-082			
248-116-040	REP	78-10-075			
248-116-050	REP-P	78-07-082			
248-116-050	REP	78-10-075			
248-116-060	REP-P	78-07-082			
248-116-060	REP	78-10-075			
248-116-900	REP-P	78-07-082			
248-116-900	REP	78-10-075			
248-116-901	REP-P	78-07-082			
248-116-901	REP	78-10-075			
248-116-902	REP-P	78-07-082			
248-116-902	REP	78-10-075			
248-116-903	REP-P	78-07-082			
248-116-903	REP	78-10-075			
248-116-904	REP-P	78-07-082			
248-116-904	REP	78-10-075			
248-120	REP-P	78-07-080			
248-120	REP	78-10-076			
248-136-110	REP-P	78-06-009			
248-136-110	REP	78-08-086			
248-136-120	REP-P	78-06-009			
248-136-120	REP	78-08-086			
248-136-130	REP-P	78-06-009			
248-136-130	REP	78-08-086			
248-136-140	REP-P	78-06-009			
248-136-140	REP	78-08-086			
248-136-150	REP-P	78-06-009			
248-136-150	REP	78-08-086			
248-136-160	REP-P	78-06-009			
248-136-160	REP	78-08-086			
248-136-170	REP-P	78-06-009			
248-136-170	REP	78-08-086			
248-136-180	REP-P	78-06-009			
248-136-180	REP	78-08-086			
248-136-180	REP-P	78-06-009			
248-136-180	REP	78-08-086			
248-136-990	REP-P	78-06-009			
248-136-990	REP	78-08-086			
248-136-App.A	REP-P	78-06-009			
248-136-App.A	REP	78-08-086			
248-148-020	AMD	78-06-085			
250-16-001	NEW	78-05-023			
250-16-010	AMD	78-05-023			
250-16-020	AMD	78-05-023			
250-16-030	AMD	78-05-023			
250-16-040	AMD	78-05-023			
250-16-050	AMD	78-05-023			
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250-20-061	AMD-P	78-12-055			
250-40-050	AMD-P	78-02-084			
250-40-050	AMD-P	78-05-056			
250-40-050	AMD-P	78-06-015			
250-40-050	AMD	78-08-007			
250-40-070	AMD-P	78-12-054			
250-50-010	NEW-P	78-12-045			
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250-50-040	NEW-P	78-12-045			
250-50-050	NEW-P	78-12-045			
251-04-020	AMD-P	78-04-100			
251-04-020	AMD	78-06-068			
251-04-040	AMD-P	78-08-062			
251-04-040	AMD	78-10-090			
251-06-060	AMD-P	78-03-098			
251-06-060	AMD	78-05-060			
251-06-065	AMD-P	78-04-100			
251-06-070	AMD-P	78-04-100			
251-06-070	AMD	78-06-068			
251-06-080	AMD-P	78-08-062			
251-06-080	AMD	78-10-090			
251-08-100	AMD-P	78-04-100			

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
251-08-100	AMD	78-06-068	252-09-060	AMD	78-07-083
251-08-110	AMD-P	78-04-100	252-09-170	AMD-P	78-05-032
251-08-112	AMD-P	78-04-100	252-09-170	AMD	78-07-083
251-08-112	AMD	78-06-068	252-09-180	AMD-P	78-05-032
251-09-025	AMD-P	78-04-100	252-09-180	AMD	78-07-083
251-09-030	AMD-P	78-04-100	252-09-185	AMD-P	78-05-032
251-09-030	AMD	78-06-068	252-09-185	AMD	78-07-083
251-09-090	AMD-P	78-04-100	252-09-205	REP-P	78-05-032
251-09-090	AMD-E	78-05-058	252-09-205	REP	78-07-083
251-09-090	AMD	78-06-068	252-09-520	AMD-P	78-05-032
251-10-055	AMD-P	78-04-100	252-09-520	AMD	78-07-083
251-10-055	AMD	78-06-068	252-09-550	AMD-P	78-05-032
251-10-060	AMD-P	78-08-062	252-09-550	AMD	78-07-083
251-10-060	AMD	78-10-090	252-09-820	AMD-P	78-05-032
251-10-140	AMD-P	78-04-100	252-09-820	AMD	78-07-083
251-10-140	AMD	78-06-068	252-09-830	REP-P	78-05-032
251-12-095	NEW-P	78-04-100	252-09-830	REP	78-07-083
251-12-095	NEW	78-06-068	252-09-990	AMD-P	78-05-032
251-12-240	AMD-P	78-04-100	252-09-990	AMD	78-07-083
251-12-240	AMD	78-06-068	252-20-040	AMD-P	78-04-051
251-14-040	AMD-P	78-03-098	252-20-040	AMD-E	78-05-033
251-14-040	AMD-P	78-05-059	252-20-040	AMD-E	78-06-041
251-14-040	AMD-P	78-06-067	252-20-040	AMD	78-06-059
251-14-040	AMD	78-07-072	252-20-040	AMD-E	78-06-089
251-14-080	AMD-P	78-03-098	252-20-040	AMD-E	78-10-005
251-14-080	AMD	78-05-060	252-24-150	AMD-P	78-06-061
251-18-030	AMD-P	78-04-100	252-24-150	AMD-P	78-09-050
251-18-030	AMD	78-06-068	252-24-150	AMD	78-11-038
251-18-070	AMD	78-02-094	252-24-312	AMD-P	78-06-060
251-18-110	AMD	78-02-094	252-24-312	AMD-P	78-09-049
251-18-115	AMD	78-02-094	252-24-312	AMD	78-11-037
251-18-130	AMD-P	78-08-062	252-32-002	AMD-P	78-02-088
251-18-130	AMD	78-10-090	252-32-002	AMD	78-04-052
251-18-140	AMD	78-02-094	252-32-011	AMD-P	78-05-031
251-18-140	AMD-P	78-04-100	252-32-011	AMD	78-07-049
251-18-140	AMD	78-06-068	252-32-101	AMD-P	78-09-031
251-18-160	AMD-P	78-04-100	252-32-101	AMD-E	78-09-032
251-18-160	AMD	78-06-068	252-32-101	AMD	78-11-028
251-18-176	AMD-P	78-04-100	252-32-539	AMD	78-02-078
251-18-176	AMD	78-06-068	252-50-010	AMD-P	78-06-090
251-18-181	AMD	78-02-094	252-50-010	AMD	78-08-038
251-18-181	AMD-P	78-04-100	252-50-020	AMD-P	78-06-090
251-18-181	AMD	78-06-068	252-50-020	AMD	78-08-038
251-18-230	AMD	78-02-094	252-50-030	AMD-P	78-06-090
251-18-240	AMD	78-02-094	252-50-030	AMD	78-08-038
251-18-260	AMD-P	78-04-100	252-300(Part)	REP	78-06-040
251-18-260	AMD	78-06-068	252-990	-P	78-05-034
251-18-330	AMD	78-02-094	252-990	AMD	78-07-050
251-18-340	AMD	78-02-094	252-990	AMD-P	78-07-075
251-20-010	NEW-P	78-04-100	252-990	AMD	78-09-030
251-20-010	NEW	78-06-068	260-40-100	AMD-P	78-06-092
251-20-020	NEW-P	78-04-100	260-40-100	AMD	78-08-089
251-20-020	NEW	78-06-068	260-70-010	AMD-P	78-03-095
251-20-030	NEW-P	78-04-100	260-70-020	AMD-P	78-03-095
251-20-030	NEW	78-06-068	260-70-020	AMD	78-06-001
251-20-040	NEW-P	78-04-100	260-70-050	AMD-P	78-03-095
251-20-040	NEW	78-06-068	260-70-050	AMD	78-06-001
251-20-050	NEW-P	78-04-100	260-70-060	AMD-P	78-03-095
251-20-050	NEW	78-06-068	260-70-060	AMD	78-06-001
251-20-060	NEW-P	78-04-100	260-70-070	AMD	78-03-095
251-20-060	NEW	78-06-068	260-70-070	AMD	78-06-001
251-22-200	AMD-P	78-04-100	260-70-080	AMD-P	78-03-095
251-22-200	AMD	78-06-068	260-70-080	AMD	78-06-001
252-09-010	AMD-P	78-05-032	260-70-090	AMD-P	78-03-095
252-09-010	AMD	78-07-083	260-70-170	AMD-P	78-03-095
252-09-020	AMD-P	78-05-032	260-70-170	AMD	78-06-001
252-09-020	AMD	78-07-083	260-70-200	AMD-P	78-03-095
252-09-025	AMD-P	78-05-032	260-70-200	AMD	78-06-001
252-09-025	AMD	78-07-083	260-70-220	AMD-P	78-03-095
252-09-040	AMD-P	78-05-032	275-14-010	REP-P	78-06-009
252-09-040	AMD	78-07-083	275-14-010	REP	78-08-086
252-09-055	AMD-P	78-05-032	275-14-020	REP-P	78-06-009
252-09-055	AMD	78-07-083	275-14-020	REP	78-08-086
252-09-060	AMD-P	78-05-032	275-14-030	REP-P	78-06-009
275-14-030	REP	78-08-086	275-14-030	REP	78-08-086
275-14-035	REP-P	78-06-009	275-14-035	REP-P	78-06-009
275-14-035	REP	78-08-086	275-14-040	REP-P	78-06-009
275-14-040	REP	78-08-086	275-14-040	REP	78-08-086
275-14-050	REP-P	78-06-009	275-14-050	REP-P	78-06-009
275-14-050	REP	78-08-086	275-14-050	REP	78-08-086
275-14-055	REP-P	78-06-009	275-14-055	REP	78-06-009
275-14-055	REP	78-08-086	275-14-060	REP-P	78-06-009
275-14-060	REP-P	78-06-009	275-14-060	REP	78-08-086
275-14-060	REP	78-08-086	275-14-070	REP-P	78-06-009
275-14-070	REP-P	78-06-009	275-14-070	REP	78-08-086
275-14-070	REP	78-08-086	275-14-080	REP-P	78-06-009
275-14-080	REP-P	78-06-009	275-14-080	REP	78-08-086
275-14-080	REP	78-08-086	275-14-090	REP-P	78-06-009
275-14-090	REP	78-08-086	275-14-090	REP	78-08-086
275-14-100	REP-P	78-06-009	275-14-100	REP-P	78-06-009
275-14-100	REP	78-08-086	275-14-110	REP-P	78-06-009
275-14-110	REP-P	78-06-009	275-14-110	REP	78-08-086
275-14-110	REP	78-08-086	275-14-120	REP-P	78-06-009
275-14-120	REP-P	78-06-009	275-14-120	REP	78-08-086
275-14-130	REP-P	78-06-009	275-14-130	REP-P	78-06-009
275-14-130	REP	78-08-086	275-14-130	REP	78-08-086
275-14-140	REP-P	78-06-009	275-14-140	REP	78-06-009
275-14-140	REP	78-08-086	275-14-140	REP	78-08-086
275-14-150	REP-P	78-06-009	275-14-150	REP-P	78-06-009
275-14-150	REP	78-08-086	275-14-150	REP	78-08-086
275-14-160	REP-P	78-06-009	275-14-160	REP-P	78-06-009
275-14-160	REP	78-08-086	275-14-160	REP	78-08-086
275-14-170	REP-P	78-06-009	275-14-170	REP-P	78-06-009
275-14-170	REP	78-08-086	275-14-170	REP	78-08-086
275-14-180	REP-P	78-06-009	275-14-180	REP-P	78-06-009
275-14-180	REP	78-08-086	275-14-180	REP	78-08-086
275-14-190	REP-P	78-06-009	275-14-190	REP-P	78-06-009
275-14-190	REP	78-08-086	275-14-190	REP	78-08-086
275-14-200	REP-P	78-06-009	275-14-200	REP-P	78-06-009
275-14-200	REP	78-08-086	275-14-200	REP	78-08-086
275-14-210	REP-P	78-06-009	275-14-210	REP-P	78-06-009
275-14-210	REP	78-08-086	275-14-210	REP	78-08-086
275-16-010	AMD	78-03-029	275-16-010	AMD	78-03-029
275-16-020	REP	78-03-029	275-16-020	REP	78-03-029
275-16-030	AMD	78-03-029	275-16-030	AMD	78-03-029
275-16-040	AMD	78-03-029	275-16-040	AMD	78-03-029
275-16-045	NEW	78-03-029	275-16-045	NEW	78-03-029
275-16-050	REP	78-03-029	275-16-050	REP	78-03-029
275-16-060	REP	78-03-029	275-16-060	REP	78-03-029
275-16-070	REP	78-03-029	275-16-070	REP	78-03-029
275-16-080	REP	78-03-029	275-16-080	REP	78-03-029
275-16-090	REP	78-03-029	275-16-090	REP	78-03-029
275-16-100	REP	78-03-029	275-16-100	REP	78-03-029
275-18-010	NEW-P	78-06-009	275-18-010	NEW-P	78-06-009
275-18-010	NEW	78-08-086	275-18-010	NEW	78-08-086
275-18-020	NEW-P	78-06-009	275-18-020	NEW-P	78-06-009
275-18-020	NEW	78-08-086	275-18-020	NEW	78-08-086
275-18-030	NEW-P	78-06-009	275-18-030	NEW-P	78-06-009
275-18-030	NEW	78-08-086	275-18-030	NEW	78-08-086
275-18-040	NEW-P	78-06-009	275-18-040	NEW-P	78-06-009
275-18-040	NEW	78-08-086	275-18-040	NEW	78-08-086
275-18-050	NEW-P	78-06-009	275-18-050	NEW-P	78-06-009
275-18-050	NEW	78-08-086	275-18-050	NEW	78-08-086
275-18-060	NEW-P	78-06-009	275-18-060	NEW-P	78-06-009
275-18-060	NEW	78-08-086	275-18-060	NEW	78-08-086
275-18-070	NEW-P	78-06-009	275-18-070	NEW-P	78-06-009
275-18-070	NEW	78-08-086	275-18-070	NEW	78-08-086
275-18-080	NEW-P	78-06-009	275-18-080	NEW-P	78-06-009
275-18-080	NEW	78-08-086	275-18-080	NEW	78-08-086
275-18-090	NEW-P	78-06-009	275-18-090	NEW-P	78-06-009
275-18-090	NEW	78-08-086	275-18-090	NEW	78-08-086
275-18-100	NEW-P	78-06-009	275-18-100	NEW-P	78-06-009
275-18-100	NEW	78-08-086	275-18-100	NEW	78-08-086
275-18-110	NEW-P	78-06-009	275-18-110	NEW-P	78-06-009
275-18-110	NEW	78-08-086	275-18-110	NEW	78-08-086

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
275-18-120	NEW-P	78-06-009	275-27-320	NEW	78-04-033	275-96-070	AMD-P	78-10-066
275-18-120	NEW	78-08-086	275-27-400	AMD-P	78-01-039	275-96-070	AMD	78-12-052
275-18-130	NEW-P	78-06-009	275-27-400	AMD	78-04-033	284-30-300	NEW-P	78-06-028
275-18-130	NEW	78-08-086	275-27-500	AMD-P	78-01-039	284-30-300	NEW	78-08-082
275-18-140	NEW-P	78-06-009	275-27-500	AMD	78-04-033	284-30-310	NEW-P	78-06-028
275-18-140	NEW	78-08-086	275-27-600	NEW-P	78-01-038	284-30-310	NEW	78-08-082
275-18-150	NEW-P	78-06-009	275-27-600	NEW	78-04-003	284-30-320	NEW-P	78-06-028
275-18-150	NEW	78-08-086	275-27-605	NEW-P	78-01-038	284-30-320	NEW	78-08-082
275-18-160	NEW-P	78-06-009	275-27-605	NEW	78-04-003	284-30-330	NEW-P	78-06-028
275-18-160	NEW	78-08-086	275-27-610	NEW-P	78-01-038	284-30-330	NEW	78-08-082
275-18-170	NEW-P	78-06-009	275-27-610	NEW	78-04-003	284-30-340	NEW-P	78-06-028
275-18-170	NEW	78-08-086	275-27-615	NEW-P	78-01-038	284-30-340	NEW	78-08-082
275-18-180	NEW-P	78-06-009	275-27-615	NEW	78-04-003	284-30-350	NEW-P	78-06-028
275-18-180	NEW	78-08-086	275-27-620	NEW-P	78-01-038	284-30-350	NEW	78-08-082
275-18-190	NEW-P	78-06-009	275-27-620	NEW	78-04-003	284-30-360	NEW-P	78-06-028
275-18-190	NEW	78-08-086	275-27-630	NEW-P	78-01-038	284-30-360	NEW	78-08-082
275-18-200	NEW-P	78-06-009	275-27-630	NEW	78-04-003	284-30-370	NEW-P	78-06-028
275-18-200	NEW	78-08-086	275-27-635	NEW-P	78-01-038	284-30-370	NEW	78-08-082
275-20-010	AMD	78-03-029	275-27-635	NEW	78-04-003	284-30-380	NEW-P	78-06-028
275-20-020	REP	78-03-029	275-27-640	NEW-P	78-01-038	284-30-380	NEW	78-08-082
275-20-030	AMD	78-03-029	275-27-640	NEW	78-04-003	284-30-390	NEW-P	78-06-028
275-20-030	AMD-E	78-08-096	275-27-660	NEW-P	78-01-038	284-30-390	NEW	78-08-082
275-20-030	AMD-P	78-10-097	275-27-660	NEW	78-04-003	284-30-400	NEW-P	78-06-028
275-20-030	AMD	78-10-057	275-27-665	NEW-P	78-01-038	284-30-400	NEW	78-08-082
275-20-035	NEW	78-03-029	275-27-665	NEW	78-04-003	284-30-410	NEW-P	78-06-028
275-20-040	REP	78-03-029	275-27-680	NEW-P	78-01-038	284-30-410	NEW	78-08-082
275-20-050	REP	78-03-029	275-27-680	NEW	78-04-003	284-50-450	NEW-P	78-03-077
275-20-060	REP	78-03-029	275-27-685	NEW-P	78-01-038	284-50-450	NEW	78-05-039
275-20-070	REP	78-03-029	275-27-685	NEW	78-04-003	284-50-455	NEW-P	78-03-077
275-25-010	AMD-P	78-06-009	275-32-115	NEW	78-03-030	284-50-455	NEW	78-05-039
275-25-010	AMD	78-08-086	275-32-125	NEW	78-03-030	284-50-460	NEW-P	78-03-077
275-25-020	AMD-P	78-06-009	275-32-135	NEW	78-03-030	284-50-460	NEW	78-05-039
275-25-020	AMD	78-08-086	275-32-145	NEW	78-03-030	284-50-460	AMD-P	78-06-071
275-25-510	REP-P	78-01-037	275-32-155	NEW	78-03-030	284-50-460	AMD	78-08-024
275-25-510	REP	78-04-002	275-32-165	NEW	78-03-030	284-50-465	NEW-P	78-03-077
275-25-520	AMD-P	78-01-037	275-32-175	NEW	78-03-030	284-50-465	NEW	78-05-039
275-25-520	AMD	78-04-002	275-34-010	NEW-P	78-03-117	286-04-020	AMD	78-03-032
275-25-525	REP-P	78-01-037	275-34-010	NEW	78-05-020	286-04-060	NEW-P	78-02-101
275-25-525	REP	78-04-002	275-34-020	NEW-P	78-03-117	286-04-060	NEW	78-03-032
275-25-700	AMD-P	78-06-009	275-34-020	NEW	78-05-020	286-06-020	AMD	78-03-032
275-25-700	AMD	78-08-086	275-34-030	NEW-P	78-03-117	286-06-040	AMD	78-03-032
275-25-720	AMD-P	78-06-009	275-34-030	NEW	78-05-020	286-06-060	AMD	78-03-032
275-25-720	AMD	78-08-086	275-34-040	NEW-P	78-03-117	286-06-140	AMD	78-03-032
275-25-730	AMD-P	78-06-009	275-34-040	NEW	78-05-020	286-16-010	AMD	78-03-032
275-25-730	AMD	78-08-086	275-34-050	NEW-P	78-03-117	286-16-020	AMD	78-03-032
275-25-750	AMD-P	78-06-009	275-34-050	NEW	78-05-020	286-16-030	AMD	78-03-032
275-25-750	AMD	78-08-086	275-34-060	NEW-P	78-03-117	286-16-040	AMD	78-03-032
275-25-770	AMD-P	78-06-009	275-34-060	NEW	78-05-020	286-16-070	AMD	78-03-032
275-25-770	AMD	78-08-086	275-34-070	NEW-P	78-03-117	286-16-080	AMD	78-03-032
275-25-800	NEW-P	78-06-009	275-34-070	NEW	78-05-020	286-20-010	AMD	78-03-032
275-25-800	NEW	78-08-086	275-34-080	NEW-P	78-03-117	286-20-030	REP	78-03-032
275-25-810	NEW-P	78-06-009	275-34-080	NEW	78-05-020	286-24-010	AMD	78-03-032
275-25-810	NEW	78-08-086	275-34-090	NEW-P	78-03-117	286-24-020	AMD	78-03-032
275-25-820	NEW-P	78-06-009	275-34-090	NEW	78-05-020	286-24-040	AMD	78-03-032
275-25-820	NEW	78-08-086	275-34-100	NEW-P	78-03-117	286-26-010	AMD	78-03-032
275-25-830	NEW-P	78-06-009	275-34-100	NEW	78-05-020	286-26-020	AMD	78-03-032
275-25-830	NEW	78-08-086	275-34-110	NEW-P	78-03-117	286-26-030	AMD	78-03-032
275-25-840	NEW-P	78-06-009	275-34-110	NEW	78-05-020	286-26-040	AMD	78-03-032
275-25-840	NEW	78-08-086	275-82-015	AMD-P	78-08-018	286-26-050	REP	78-03-032
275-27-020	AMD-P	78-01-039	275-82-015	AMD	78-10-055	286-26-060	AMD	78-03-032
275-27-020	AMD	78-04-033	275-82-025	AMD-P	78-08-018	286-26-070	AMD	78-03-032
275-27-040	AMD-P	78-01-039	275-82-025	AMD	78-10-055	289-02-010	NEW-P	78-08-074
275-27-040	AMD	78-04-033	275-82-030	AMD-P	78-08-018	289-02-020	NEW-P	78-08-074
275-27-050	AMD-P	78-01-039	275-82-030	AMD	78-10-055	289-04-010	NEW-P	78-06-077
275-27-050	AMD	78-04-033	275-96-005	AMD-P	78-10-066	289-04-020	NEW-P	78-06-077
275-27-060	AMD-P	78-01-039	275-96-005	AMD	78-12-052	289-04-030	NEW-P	78-06-077
275-27-060	AMD	78-04-033	275-96-021	AMD-P	78-10-066	289-04-040	NEW-P	78-06-077
275-27-230	AMD-P	78-01-039	275-96-021	AMD	78-12-052	289-06-010	NEW-P	78-06-077
275-27-230	AMD	78-04-033	275-96-030	AMD-P	78-10-066	289-06-020	NEW-P	78-06-077
275-27-300	NEW-P	78-01-039	275-96-030	AMD	78-12-052	289-06-030	NEW-P	78-06-077
275-27-300	NEW	78-04-033	275-96-055	AMD-P	78-10-066	289-06-040	NEW-P	78-06-077
275-27-310	NEW-P	78-01-039	275-96-055	AMD	78-12-052	289-06-050	NEW-P	78-06-077
275-27-310	NEW	78-04-033	275-96-060	AMD-P	78-10-066	289-06-060	NEW-P	78-06-077
275-27-320	NEW-P	78-01-039	275-96-060	AMD	78-12-052	289-06-070	NEW-P	78-06-077

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
289-06-080	NEW-P 78-06-077	290-24-090	REP-P 78-10-040	290-48-100	REP-P 78-10-040
289-06-090	NEW-P 78-06-077	290-24-090	REP 78-12-038	290-48-100	REP 78-12-038
289-06-100	NEW-P 78-06-077	290-24-100	REP-P 78-10-040	290-48-110	REP-P 78-10-040
289-12-010	NEW-P 78-08-074	290-24-100	REP 78-12-038	290-48-110	REP 78-12-038
289-12-020	NEW-P 78-08-074	290-24-110	REP-P 78-10-040	290-48-120	REP-P 78-10-040
289-12-030	NEW-P 78-08-074	290-24-110	REP 78-12-038	290-48-120	REP 78-12-038
289-12-040	NEW-P 78-08-074	290-24-120	REP-P 78-10-040	290-48-130	REP-P 78-10-040
289-14-005	NEW-P 78-08-074	290-24-120	REP 78-12-038	290-48-130	REP 78-12-038
289-14-010	NEW-P 78-08-074	290-24-130	REP-P 78-10-040	290-48-140	REP-P 78-10-040
289-14-020	NEW-P 78-08-074	290-24-130	REP 78-12-038	290-48-140	REP 78-12-038
289-14-030	NEW-P 78-08-074	290-28-010	REP-P 78-10-040	290-48-140	REP 78-12-038
289-16-010	NEW-P 78-08-074	290-28-010	REP 78-12-038	App.A	REP-P 78-10-040
289-16-020	NEW-P 78-08-074	290-28-020	REP-P 78-10-040	Appendix	REP 78-12-038
289-16-030	NEW-P 78-08-074	290-28-020	REP 78-12-038	296-04-040	AMD-P 78-12-076
289-16-040	NEW-P 78-08-074	290-32-010	REP-P 78-10-040	296-04-050	AMD-P 78-12-076
289-18-010	NEW-P 78-08-074	290-32-010	REP 78-12-038	296-04-160	AMD-P 78-06-012
289-18-020	NEW-P 78-08-074	290-32-020	REP-P 78-10-040	296-04-160	AMD-P 78-09-113
289-18-030	NEW-P 78-08-074	290-32-020	REP 78-12-038	296-04-160	AMD 78-12-022
289-18-040	NEW-P 78-08-074	290-32-030	REP-P 78-10-040	296-04-165	NEW-P 78-06-012
289-18-050	NEW-P 78-08-074	290-32-030	REP 78-12-038	296-04-165	NEW-P 78-09-113
289-20-010	NEW-P 78-08-074	290-32-040	REP-P 78-10-040	296-04-165	NEW 78-12-022
289-20-020	NEW-P 78-08-074	290-32-040	REP 78-12-038	296-04-275	NEW-P 78-06-012
289-20-030	NEW-P 78-08-074	290-32-050	REP-P 78-10-040	296-04-275	NEW 78-09-056
289-20-040	NEW-P 78-08-074	290-32-050	REP 78-12-038	296-04-275	AMD-P 78-09-113
289-20-050	NEW-P 78-08-074	290-32-060	REP-P 78-10-040	296-04-275	AMD 78-12-022
289-22-010	NEW-P 78-08-074	290-32-060	REP 78-12-038	296-04-300	AMD-P 78-09-061
289-22-020	NEW-P 78-08-074	290-32-070	REP-P 78-10-040	296-04-300	AMD-E 78-09-063
289-24-010	NEW-P 78-08-074	290-32-070	REP 78-12-038	296-04-300	AMD 78-12-021
289-24-020	NEW-P 78-08-074	290-36-010	REP-P 78-10-040	296-04-330	AMD-P 78-09-061
289-24-030	NEW-P 78-08-074	290-36-010	REP 78-12-038	296-04-330	AMD-E 78-09-063
289-24-040	NEW-P 78-08-074	290-36-020	REP-P 78-10-040	296-04-330	AMD 78-12-021
289-24-050	NEW-P 78-08-074	290-36-020	REP 78-12-038	296-04-340	AMD-P 78-09-061
290-12-010	REP-P 78-10-040	290-36-030	REP-P 78-10-040	296-04-340	AMD-E 78-09-063
290-12-010	REP 78-12-038	290-36-030	REP 78-12-038	296-04-340	AMD 78-12-021
290-16-010	REP-P 78-10-040	290-36-040	REP-P 78-10-040	296-04-350	AMD-P 78-09-061
290-16-010	REP 78-12-038	290-36-040	REP 78-12-038	296-04-350	AMD-E 78-09-063
290-16-020	REP-P 78-10-040	290-36-040	REP 78-12-038	296-04-350	AMD 78-12-021
290-16-020	REP 78-12-038	290-36-050	REP-P 78-10-040	296-04-350	AMD-P 78-09-061
290-16-030	REP-P 78-10-040	290-36-050	REP 78-12-038	296-04-360	AMD-P 78-09-061
290-16-030	REP 78-12-038	290-36-060	REP-P 78-10-040	296-04-360	AMD-E 78-09-063
290-16-040	REP-P 78-10-040	290-36-060	REP 78-12-038	296-04-360	AMD 78-12-021
290-16-040	REP 78-12-038	290-36-070	REP-P 78-10-040	296-04-370	AMD-P 78-09-061
290-16-050	REP-P 78-10-040	290-36-070	REP 78-12-038	296-04-370	AMD-E 78-09-063
290-16-050	REP 78-12-038	290-36-080	REP-P 78-10-040	296-04-370	AMD 78-12-021
290-16-060	REP-P 78-10-040	290-36-080	REP 78-12-038	296-04-400	AMD-P 78-09-061
290-16-060	REP 78-12-038	290-36-090	REP-P 78-10-040	296-04-400	AMD-E 78-09-063
290-16-070	REP-P 78-10-040	290-36-090	REP 78-12-038	296-04-400	AMD 78-12-021
290-16-070	REP 78-12-038	290-36-100	REP-P 78-10-040	296-04-410	AMD-P 78-09-061
290-16-080	REP-P 78-10-040	290-36-100	REP 78-12-038	296-04-410	AMD-E 78-09-063
290-16-080	REP 78-12-038	290-36-110	REP-P 78-10-040	296-04-410	AMD 78-12-021
290-16-090	REP-P 78-10-040	290-36-110	REP 78-12-038	296-04-420	AMD-P 78-09-061
290-16-090	REP 78-12-038	290-40-010	REP-P 78-10-040	296-04-420	AMD-E 78-09-063
290-20-010	REP-P 78-10-040	290-40-010	REP 78-12-038	296-04-420	AMD 78-12-021
290-20-010	REP 78-12-038	290-40-020	REP-P 78-10-040	296-04-440	AMD-P 78-09-061
290-20-020	REP-P 78-10-040	290-40-020	REP 78-12-038	296-04-440	AMD-E 78-09-063
290-20-020	REP 78-12-038	290-44-010	REP-P 78-10-040	296-04-440	AMD 78-12-021
290-20-030	REP-P 78-10-040	290-44-010	REP 78-12-038	296-04-460	AMD-P 78-09-061
290-20-030	REP 78-12-038	290-48-010	REP-P 78-10-040	296-04-460	AMD-E 78-09-063
290-24-010	REP-P 78-10-040	290-48-010	REP 78-12-038	296-04-460	AMD 78-12-021
290-24-010	REP 78-12-038	290-48-020	REP-P 78-10-040	296-11-001	AMD-P 78-07-032
290-24-020	REP-P 78-10-040	290-48-020	REP 78-12-038	296-11-001	AMD 78-09-057
290-24-020	REP 78-12-038	290-48-030	REP-P 78-10-040	296-11-003	NEW-P 78-07-032
290-24-030	REP-P 78-10-040	290-48-030	REP 78-12-038	296-11-003	NEW 78-09-057
290-24-030	REP 78-12-038	290-48-040	REP-P 78-10-040	296-17-330	AMD-P 78-10-122
290-24-040	REP-P 78-10-040	290-48-040	REP 78-12-038	296-17-330	AMD 78-12-043
290-24-040	REP 78-12-038	290-48-050	REP-P 78-10-040	296-17-350	AMD-P 78-10-122
290-24-050	REP-P 78-10-040	290-48-050	REP 78-12-038	296-17-350	AMD 78-12-043
290-24-050	REP 78-12-038	290-48-060	REP-P 78-10-040	296-17-351	AMD-P 78-10-122
290-24-060	REP-P 78-10-040	290-48-060	REP 78-12-038	296-17-351	AMD 78-12-043
290-24-060	REP 78-12-038	290-48-070	REP-P 78-10-040	296-17-352	AMD-P 78-10-122
290-24-070	REP-P 78-10-040	290-48-070	REP 78-12-038	296-17-352	AMD 78-12-043
290-24-070	REP 78-12-038	290-48-080	REP-P 78-10-040	296-17-450	AMD-P 78-10-122
290-24-080	REP-P 78-10-040	290-48-080	REP 78-12-038	296-17-450	AMD 78-12-043
290-24-080	REP 78-12-038	290-48-090	REP-P 78-10-040	296-17-576	AMD-P 78-10-122
290-24-080	REP 78-12-038	290-48-090	REP 78-12-038	296-17-576	AMD 78-12-043
		290-48-090	REP 78-12-038	296-17-57601	NEW-P 78-10-122

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
296-17-57601	NEW	78-12-043	296-27-120	AMD-P	78-04-079	296-37-310	REP-E	78-09-060
296-17-57602	NEW-P	78-10-122	296-27-120	AMD	78-07-052	296-37-310	REP	78-10-094
296-17-57602	NEW	78-12-043	296-27-140	AMD-E	78-04-078	296-37-320	REP-P	78-04-079
296-17-581	AMD-P	78-10-122	296-27-140	AMD-P	78-04-079	296-37-320	REP-E	78-06-016
296-17-581	AMD	78-12-043	296-27-140	AMD	78-07-052	296-37-320	REP-E	78-09-060
296-17-58201	NEW-P	78-10-122	296-27-150	AMD-E	78-04-078	296-37-320	REP	78-10-094
296-17-58201	NEW	78-12-043	296-27-150	AMD-P	78-04-079	296-37-330	REP-P	78-04-079
296-17-599	AMD-P	78-10-122	296-27-150	AMD	78-07-052	296-37-330	REP-E	78-06-016
296-17-599	AMD	78-12-043	296-37-010	REP-P	78-04-079	296-37-330	REP-E	78-09-060
296-17-630	AMD-P	78-10-122	296-37-010	REP-E	78-06-016	296-37-330	REP	78-10-094
296-17-630	AMD	78-12-043	296-37-010	REP-E	78-09-060	296-37-340	REP-P	78-04-079
296-17-646	AMD-P	78-10-122	296-37-010	REP	78-10-094	296-37-340	REP-E	78-06-016
296-17-646	AMD	78-12-043	296-37-020	REP-P	78-04-079	296-37-340	REP-E	78-09-060
296-17-64901	NEW-P	78-10-122	296-37-020	REP-E	78-06-016	296-37-340	REP	78-10-094
296-17-64901	NEW	78-12-043	296-37-020	REP-E	78-09-060	296-37-350	REP-P	78-04-079
296-17-659	AMD-P	78-10-122	296-37-020	REP	78-10-094	296-37-350	REP-E	78-06-016
296-17-659	AMD	78-12-043	296-37-030	REP-P	78-04-079	296-37-350	REP-E	78-09-060
296-17-66001	NEW-P	78-10-122	296-37-030	REP-E	78-06-016	296-37-350	REP	78-10-094
296-17-66001	NEW	78-12-043	296-37-030	REP-E	78-09-060	296-37-360	REP-P	78-04-079
296-17-675	AMD-P	78-10-122	296-37-030	REP	78-10-094	296-37-360	REP-E	78-06-016
296-17-675	AMD	78-12-043	296-37-040	REP-P	78-04-079	296-37-360	REP-E	78-09-060
296-17-677	AMD-P	78-10-122	296-37-040	REP-E	78-06-016	296-37-360	REP	78-10-094
296-17-677	AMD	78-12-043	296-37-040	REP-E	78-09-060	296-37-370	REP-P	78-04-079
296-17-682	AMD-P	78-10-122	296-37-040	REP	78-10-094	296-37-370	REP-E	78-06-016
296-17-682	AMD	78-12-043	296-37-050	REP-P	78-04-079	296-37-370	REP-E	78-09-060
296-17-683	REP-P	78-10-122	296-37-050	REP-E	78-06-016	296-37-370	REP	78-10-094
296-17-683	REP	78-12-043	296-37-050	REP-E	78-09-060	296-37-380	REP-P	78-04-079
296-17-75301	NEW-P	78-10-122	296-37-050	REP	78-10-094	296-37-380	REP-E	78-06-016
296-17-75301	NEW	78-12-043	296-37-060	REP-P	78-04-079	296-37-380	REP-E	78-09-060
296-17-754	NEW-P	78-10-122	296-37-060	REP-E	78-06-016	296-37-380	REP	78-10-094
296-17-754	NEW	78-12-043	296-37-060	REP-E	78-09-060	296-37-390	REP-P	78-04-079
296-17-870	AMD-P	78-10-122	296-37-060	REP	78-10-094	296-37-390	REP-E	78-06-016
296-17-870	AMD	78-12-043	296-37-070	REP-P	78-04-079	296-37-390	REP-E	78-09-060
296-17-875	AMD-P	78-10-122	296-37-070	REP-E	78-06-016	296-37-390	REP	78-10-094
296-17-875	AMD	78-12-043	296-37-070	REP-E	78-09-060	296-37-395	REP-P	78-04-079
296-17-880	AMD-P	78-10-122	296-37-070	REP	78-10-094	296-37-395	REP-E	78-06-016
296-17-880	AMD	78-12-043	296-37-071	REP-P	78-04-079	296-37-395	REP-E	78-09-060
296-17-885	AMD-P	78-10-122	296-37-071	REP-E	78-06-016	296-37-395	REP	78-10-094
296-17-885	AMD	78-12-043	296-37-071	REP-E	78-09-060	296-37-400	REP-P	78-04-079
296-17-895	AMD-P	78-10-122	296-37-071	REP	78-10-094	296-37-400	REP-E	78-06-016
296-17-895	AMD	78-12-043	296-37-072	REP-P	78-04-079	296-37-400	REP-E	78-09-060
296-17-920	AMD-P	78-10-122	296-37-072	REP-E	78-06-016	296-37-400	REP	78-10-094
296-17-920	AMD	78-12-043	296-37-072	REP-E	78-09-060	296-37-410	REP-P	78-04-079
296-24	AMD-P	78-11-054	296-37-072	REP	78-10-094	296-37-410	REP-E	78-06-016
296-24-020	AMD-P	78-04-079	296-37-080	REP-P	78-04-079	296-37-410	REP-E	78-09-060
296-24-020	AMD	78-12-017	296-37-080	REP-E	78-06-016	296-37-410	REP	78-10-094
296-24-040	AMD-P	78-04-079	296-37-080	REP-E	78-09-060	296-37-420	REP-P	78-04-079
296-24-040	AMD	78-12-017	296-37-080	REP	78-10-094	296-37-420	REP-E	78-06-016
296-24-045	NEW-P	78-04-079	296-37-081	REP-P	78-04-079	296-37-420	REP-E	78-09-060
296-24-045	NEW-P	78-11-054	296-37-081	REP-E	78-06-016	296-37-420	REP	78-10-094
296-24-045	NEW	78-12-017	296-37-081	REP-E	78-09-060	296-37-420	REP-P	78-04-079
296-24-060	AMD-P	78-04-079	296-37-081	REP	78-10-094	296-37-430	REP-E	78-06-016
296-24-060	AMD	78-12-017	296-37-082	REP-P	78-04-079	296-37-430	REP-E	78-09-060
296-24-955	AMD-P	78-04-079	296-37-082	REP-E	78-06-016	296-37-430	REP	78-10-094
296-24-955	AMD	78-12-017	296-37-082	REP-E	78-09-060	296-37-440	REP-P	78-04-079
296-27-010	AMD-E	78-04-078	296-37-082	REP	78-10-094	296-37-440	REP-E	78-06-016
296-27-010	AMD-P	78-04-079	296-37-090	REP-P	78-04-079	296-37-440	REP-E	78-09-060
296-27-010	AMD	78-07-052	296-37-090	REP-E	78-06-016	296-37-440	REP	78-10-094
296-27-020	AMD-E	78-04-078	296-37-090	REP-E	78-09-060	296-37-450	REP-P	78-04-079
296-27-020	AMD-P	78-04-079	296-37-090	REP	78-10-094	296-37-450	REP-E	78-06-016
296-27-020	AMD	78-07-052	296-37-100	REP-P	78-04-079	296-37-450	REP-E	78-09-060
296-27-030	AMD-E	78-04-078	296-37-100	REP-E	78-06-016	296-37-450	REP	78-10-094
296-27-030	AMD-P	78-04-079	296-37-100	REP-E	78-09-060	296-37-460	REP-P	78-04-079
296-27-030	AMD	78-07-052	296-37-100	REP	78-10-094	296-37-460	REP-E	78-06-016
296-27-050	AMD-E	78-04-078	296-37-110	REP-P	78-04-079	296-37-460	REP-E	78-09-060
296-27-050	AMD-P	78-04-079	296-37-110	REP-E	78-06-016	296-37-460	REP	78-10-094
296-27-050	AMD	78-07-052	296-37-110	REP-E	78-09-060	296-37-510	NEW-P	78-04-079
296-27-060	AMD-E	78-04-078	296-37-110	REP	78-10-094	296-37-510	NEW-E	78-06-016
296-27-060	AMD-P	78-04-079	296-37-300	REP-P	78-04-079	296-37-510	NEW-E	78-09-060
296-27-060	AMD	78-07-052	296-37-300	REP-E	78-06-016	296-37-510	NEW	78-10-094
296-27-077	NEW-E	78-04-078	296-37-300	REP-E	78-09-060	296-37-512	NEW	78-10-094
296-27-077	NEW-P	78-04-079	296-37-300	REP	78-10-094	296-37-515	NEW-P	78-04-079
296-27-077	NEW	78-07-052	296-37-310	REP-P	78-04-079	296-37-515	NEW-E	78-06-016
296-27-120	AMD-E	78-04-078	296-37-310	REP-E	78-06-016	296-37-515	NEW-E	78-09-060

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WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
296-37-515	NEW	78-10-094	296-46-424	AMD	78-02-098	296-116-205	NEW	78-09-057
296-37-520	NEW-P	78-04-079	296-46-425	REP	78-02-098	296-116-2051	NEW-P	78-07-032
296-37-520	NEW-E	78-06-016	296-46-426	AMD	78-02-098	296-116-2051	NEW	78-09-057
296-37-520	NEW-E	78-09-060	296-46-450	REP	78-02-098	296-116-300	AMD	78-02-008
296-37-520	NEW	78-10-094	296-46-460	REP	78-02-098	296-116-320	AMD	78-02-008
296-37-525	NEW-P	78-04-079	296-46-480	AMD	78-02-098	296-116-351	AMD	78-02-008
296-37-525	NEW-E	78-06-016	296-46-492	NEW	78-02-098	296-116-351	AMD-P	78-12-082
296-37-525	NEW-E	78-09-060	296-46-493	NEW	78-02-098	296-126-200	NEW	78-03-004
296-37-525	NEW	78-10-094	296-46-495	NEW	78-02-098	296-126-202	NEW	78-03-004
296-37-530	NEW-P	78-04-079	296-46-500	AMD	78-02-098	296-126-204	NEW	78-03-004
296-37-530	NEW-E	78-06-016	296-46-510	AMD	78-02-098	296-126-206	NEW	78-03-004
296-37-530	NEW-E	78-09-060	296-46-515	AMD	78-02-098	296-126-208	NEW	78-03-004
296-37-530	NEW	78-10-094	296-46-525	AMD	78-02-098	296-126-210	NEW	78-03-004
296-37-535	NEW-P	78-04-079	296-46-590	NEW	78-02-098	296-126-212	NEW	78-03-004
296-37-535	NEW-E	78-06-016	296-46-59005	NEW	78-02-098	296-126-214	NEW	78-03-004
296-37-535	NEW-E	78-09-060	296-46-59010	NEW	78-02-098	296-126-216	NEW	78-03-004
296-37-535	NEW	78-10-094	296-46-900	AMD	78-02-098	296-126-218	NEW	78-03-004
296-37-540	NEW-P	78-04-079	296-46-910	NEW	78-02-098	296-126-220	NEW	78-03-004
296-37-540	NEW-E	78-06-016	296-46-App.A	REP	78-02-098	296-126-222	NEW	78-03-004
296-37-540	NEW-E	78-09-060	296-46-App.B	REP	78-02-098	296-126-224	NEW	78-03-004
296-37-540	NEW	78-10-094	296-52-010	AMD-P	78-04-079	296-126-226	NEW	78-03-004
296-37-545	NEW-P	78-04-079	296-52-010	AMD	78-07-052	296-126-300	NEW-P	78-11-062
296-37-545	NEW-E	78-06-016	296-52-012	AMD-E	78-04-001	296-126-300	NEW-P	78-12-100
296-37-545	NEW-E	78-09-060	296-52-020	AMD-E	78-04-001	296-126-301	NEW-P	78-11-062
296-37-545	NEW	78-10-094	296-52-030	AMD-E	78-04-001	296-126-301	NEW-P	78-12-100
296-37-550	NEW-P	78-04-079	296-52-090	AMD-E	78-04-001	296-126-302	NEW-P	78-11-062
296-37-550	NEW-E	78-06-016	296-62-07335	NEW-E	78-04-022	296-126-302	NEW-P	78-12-100
296-37-550	NEW-E	78-09-060	296-62-07335	NEW-P	78-04-079	296-126-304	NEW-P	78-11-062
296-37-550	NEW	78-10-094	296-62-07335	NEW	78-09-092	296-126-304	NEW-P	78-12-100
296-37-555	NEW-P	78-04-079	296-62-07341	NEW-E	78-04-044	296-126-305	NEW-P	78-11-062
296-37-555	NEW-E	78-06-016	296-62-07341	NEW-P	78-04-079	296-126-305	NEW-P	78-12-100
296-37-555	NEW-E	78-09-060	296-62-07341	NEW	78-07-052	296-126-306	NEW-P	78-11-062
296-37-555	NEW	78-10-094	296-62-07345	NEW-E	78-04-044	296-126-306	NEW-P	78-12-100
296-37-560	NEW-P	78-04-079	296-62-07345	NEW-P	78-04-079	296-126-308	NEW-P	78-11-062
296-37-560	NEW-E	78-06-016	296-62-07345	NEW	78-07-052	296-126-308	NEW-P	78-12-100
296-37-560	NEW-E	78-09-060	296-62-07347	NEW-E	78-10-011	296-126-310	NEW-P	78-11-062
296-37-560	NEW	78-10-094	296-62-07347	NEW-P	78-10-047	296-126-310	NEW-P	78-12-100
296-37-565	NEW-P	78-04-079	296-62-07347	NEW-P	78-10-047	296-126-312	NEW-P	78-11-062
296-37-565	NEW-E	78-06-016	296-62-14531	NEW-P	78-10-047	296-126-312	NEW-P	78-12-100
296-37-565	NEW-E	78-09-060	296-104-050	AMD-E	78-03-036	296-126-312	NEW-P	78-11-062
296-37-565	NEW	78-10-094	296-104-050	AMD	78-03-057	296-126-314	NEW-P	78-12-100
296-37-565	NEW-E	78-06-016	296-104-065	AMD-E	78-03-036	296-126-314	NEW-P	78-11-062
296-37-565	NEW	78-09-060	296-104-065	AMD	78-03-057	296-126-316	NEW-P	78-12-100
296-37-570	NEW-P	78-04-079	296-104-170	AMD-E	78-03-036	296-126-316	NEW-P	78-11-062
296-37-570	NEW-E	78-06-016	296-104-170	AMD	78-03-057	296-126-316	NEW-P	78-12-100
296-37-570	NEW-E	78-09-060	296-104-170	AMD	78-03-057	296-126-320	NEW-P	78-11-062
296-37-570	NEW	78-10-094	296-104-200	AMD-E	78-07-086	296-126-320	NEW-P	78-12-100
296-37-575	NEW-P	78-04-079	296-104-200	AMD-P	78-07-087	296-126-325	NEW-P	78-11-062
296-37-575	NEW-E	78-06-016	296-104-200	AMD	78-10-096	296-126-325	NEW-P	78-12-100
296-37-575	NEW-E	78-09-060	296-104-235	AMD-E	78-03-036	296-126-325	NEW-P	78-11-062
296-37-575	NEW	78-10-094	296-104-235	AMD	78-03-057	296-126-330	NEW-P	78-12-100
296-37-580	NEW-P	78-04-079	296-104-245	AMD-E	78-03-036	296-126-330	NEW-P	78-11-062
296-37-580	NEW-E	78-06-016	296-104-245	AMD	78-03-057	296-126-335	NEW-P	78-12-100
296-37-580	NEW-E	78-09-060	296-104-250	REP-E	78-03-036	296-126-335	NEW-P	78-11-062
296-37-580	NEW	78-10-094	296-104-250	REP	78-03-057	296-126-340	NEW-P	78-12-100
296-37-585	NEW-P	78-04-079	296-104-275	REP-E	78-03-036	296-126-340	NEW-P	78-11-062
296-37-585	NEW-E	78-06-016	296-104-275	REP	78-03-057	296-126-345	NEW-P	78-12-100
296-37-585	NEW-E	78-09-060	296-104-280	REP-E	78-03-036	296-126-345	NEW-P	78-11-062
296-37-585	NEW	78-10-094	296-104-280	REP	78-03-057	296-126-350	NEW-P	78-12-100
296-46-110	AMD	78-02-098	296-104-285	NEW-E	78-03-036	296-126-355	NEW-P	78-11-062
296-46-140	AMD	78-02-098	296-104-285	NEW	78-03-057	296-126-355	NEW-P	78-12-100
296-46-150	AMD	78-02-098	296-104-315	AMD-E	78-03-036	296-126-360	NEW-P	78-11-062
296-46-200	AMD	78-02-098	296-104-315	AMD	78-03-057	296-126-360	NEW-P	78-12-100
296-46-220	AMD	78-02-098	296-116-010	AMD-P	78-07-032	296-126-365	NEW-P	78-11-062
296-46-242	NEW	78-02-098	296-116-010	AMD	78-09-057	296-126-365	NEW-P	78-12-100
296-46-244	NEW	78-02-098	296-116-020	AMD-P	78-07-032	296-305-005	AMD-P	78-04-079
296-46-250	REP	78-02-098	296-116-020	AMD	78-09-057	296-305-005	AMD-E	78-05-027
296-46-260	REP	78-02-098	296-116-030	AMD-P	78-07-032	296-305-005	AMD-E	78-08-008
296-46-265	REP	78-02-098	296-116-030	AMD	78-09-057	296-305-005	AMD	78-09-092
296-46-270	AMD	78-02-098	296-116-040	AMD-P	78-07-032	297-10-010	REP	78-03-023
296-46-320	REP	78-02-098	296-116-040	AMD	78-09-057	297-15-010	REP	78-03-023
296-46-350	AMD	78-02-098	296-116-060	AMD-P	78-07-032	297-20-010	REP	78-03-023
296-46-390	AMD	78-02-098	296-116-060	AMD	78-09-057	297-20-020	REP	78-03-023
296-46-400	REP	78-02-098	296-116-070	AMD-P	78-07-032	297-20-030	REP	78-03-023
296-46-401	REP	78-02-098	296-116-070	AMD	78-09-057	297-25-010	REP	78-03-023
296-46-402	REP	78-02-098	296-116-205	NEW-P	78-07-032	297-25-020	REP	78-03-023

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
297-25-030	REP	78-03-023	297-40-490	REP	78-03-023	308-26-011	NEW-P	78-07-033
297-25-040	REP	78-03-023	297-40-500	REP	78-03-023	308-26-011	NEW	78-07-073
297-25-050	REP	78-03-023	297-40-510	REP	78-03-023	308-40-100	REP-P	78-12-096
297-30-010	REP	78-03-023	297-40-520	REP	78-03-023	308-40-101	NEW-P	78-12-096
297-30-020	REP	78-03-023	297-40-530	REP	78-03-023	308-40-102	NEW-P	78-12-096
297-30-030	REP	78-03-023	297-40-540	REP	78-03-023	308-40-111	NEW-P	78-12-096
297-30-040	REP	78-03-023	297-40-550	REP	78-03-023	308-52-050	REP-P	78-02-115
297-30-050	REP	78-03-023	297-45-010	REP	78-03-023	308-52-050	REP	78-04-028
297-30-060	REP	78-03-023	297-45-020	REP	78-03-023	308-52-136	NEW-P	78-02-115
297-30-070	REP	78-03-023	297-50-010	REP	78-03-023	308-52-136	NEW	78-04-029
297-30-080	REP	78-03-023	297-50-020	REP	78-03-023	308-52-137	NEW-P	78-02-115
297-35-010	REP	78-03-023	297-50-030	REP	78-03-023	308-52-137	NEW	78-04-029
297-35-020	REP	78-03-023	297-50-040	REP	78-03-023	308-52-138	NEW-P	78-02-115
297-35-030	REP	78-03-023	297-50-050	REP	78-03-023	308-52-138	NEW	78-04-029
297-35-040	REP	78-03-023	297-50-060	REP	78-03-023	308-52-139	NEW-P	78-02-115
297-35-050	REP	78-03-023	297-50-070	REP	78-03-023	308-52-139	NEW	78-04-029
297-35-060	REP	78-03-023	297-50-080	REP	78-03-023	308-52-140	NEW-P	78-02-115
297-35-070	REP	78-03-023	297-50-090	REP	78-03-023	308-52-140	NEW	78-04-029
297-35-080	REP	78-03-023	297-50-100	REP	78-03-023	308-52-141	NEW-P	78-02-115
297-35-090	REP	78-03-023	297-50-110	REP	78-03-023	308-52-141	NEW	78-04-029
297-35-100	REP	78-03-023	297-50-120	REP	78-03-023	308-52-142	NEW-P	78-02-115
297-35-110	REP	78-03-023	297-50-130	REP	78-03-023	308-52-142	NEW	78-04-029
297-35-120	REP	78-03-023	297-50-140	REP	78-03-023	308-52-143	NEW-P	78-02-115
297-35-130	REP	78-03-023	297-50-150	REP	78-03-023	308-52-143	NEW	78-04-029
297-35-140	REP	78-03-023	297-50-160	REP	78-03-023	308-52-144	NEW-P	78-02-115
297-35-150	REP	78-03-023	297-50-170	REP	78-03-023	308-52-144	NEW	78-04-029
297-35-160	REP	78-03-023	297-50-180	REP	78-03-023	308-52-260	AMD-P	78-02-115
297-40-010	REP	78-03-023	297-50-190	REP	78-03-023	308-52-260	AMD	78-04-028
297-40-040	REP	78-03-023	297-50-200	REP	78-03-023	308-52-260	AMD-E	78-04-030
297-40-050	REP	78-03-023	297-50-210	REP	78-03-023	308-52-270	AMD-P	78-02-115
297-40-060	REP	78-03-023	297-50-220	REP	78-03-023	308-52-270	AMD	78-04-028
297-40-070	REP	78-03-023	297-50-230	REP	78-03-023	308-53-030	NEW	78-02-030
297-40-080	REP	78-03-023	297-50-240	REP	78-03-023	308-53-070	NEW	78-02-030
297-40-090	REP	78-03-023	297-50-250	REP	78-03-023	308-53-130	REP-P	78-02-115
297-40-100	REP	78-03-023	297-50-260	REP	78-03-023	308-53-160	AMD	78-02-030
297-40-110	REP	78-03-023	297-50-270	REP	78-03-023	308-53-205	NEW	78-02-030
297-40-120	REP	78-03-023	297-55-010	REP	78-03-023	308-53-230	AMD	78-02-030
297-40-130	REP	78-03-023	297-55-020	REP	78-03-023	308-53-235	NEW	78-02-030
297-40-140	REP	78-03-023	297-55-030	REP	78-03-023	308-53-260	NEW	78-02-030
297-40-150	REP	78-03-023	297-55-040	REP	78-03-023	308-54-010	AMD	78-02-009
297-40-160	REP	78-03-023	297-55-050	REP	78-03-023	308-54-040	AMD	78-02-009
297-40-170	REP	78-03-023	297-55-060	REP	78-03-023	308-54-095	NEW	78-02-009
297-40-180	REP	78-03-023	297-55-070	REP	78-03-023	308-54-160	AMD	78-02-009
297-40-190	REP	78-03-023	297-55-080	REP	78-03-023	308-54-170	AMD	78-02-009
297-40-200	REP	78-03-023	297-55-090	REP	78-03-023	308-54-200	AMD	78-02-009
297-40-210	REP	78-03-023	297-55-100	REP	78-03-023	308-54-210	REP	78-02-009
297-40-220	REP	78-03-023	297-55-110	REP	78-03-023	308-54-220	AMD	78-02-009
297-40-230	REP	78-03-023	297-55-120	REP	78-03-023	308-54-225	NEW	78-02-009
297-40-240	REP	78-03-023	297-55-130	REP	78-03-023	308-54-240	AMD	78-02-009
297-40-250	REP	78-03-023	297-55-140	REP	78-03-023	308-104-045	AMD-P	78-02-087
297-40-260	REP	78-03-023	297-55-990	REP	78-03-023	308-104-045	AMD	78-04-041
297-40-265	REP	78-03-023	297-60-010	REP	78-03-023	308-116-295	AMD-P	78-08-114
297-40-270	REP	78-03-023	304-16-010	AMD-P	78-11-067	308-116-295	AMD-P	78-10-025
297-40-280	REP	78-03-023	304-16-020	AMD-P	78-11-067	308-116-295	AMD	78-10-049
297-40-290	REP	78-03-023	308-04-010	AMD-P	78-02-086	308-120-160	AMD-P	78-03-080
297-40-300	REP	78-03-023	308-04-010	AMD	78-04-040	308-120-160	AMD	78-05-085
297-40-310	REP	78-03-023	308-08-005	AMD-E	78-06-030	308-120-185	AMD-P	78-03-080
297-40-320	REP	78-03-023	308-08-005	AMD-P	78-06-078	308-120-185	AMD	78-05-085
297-40-330	REP	78-03-023	308-08-005	AMD	78-08-054	308-120-260	AMD-P	78-06-118
297-40-340	REP	78-03-023	308-12-030	AMD-P	78-10-026	308-120-260	AMD-P	78-08-113
297-40-350	REP	78-03-023	308-12-080	AMD-P	78-10-026	308-120-260	AMD-P	78-10-037
297-40-360	REP	78-03-023	308-12-090	REP-P	78-10-026	308-120-260	AMD	78-10-050
297-40-370	REP	78-03-023	308-12-100	REP-P	78-10-026	308-120-340	NEW-P	78-03-079
297-40-380	REP	78-03-023	308-12-120	AMD-P	78-10-026	308-120-340	NEW	78-05-085
297-40-390	REP	78-03-023	308-12-130	AMD-P	78-10-026	308-120-350	NEW-P	78-03-079
297-40-400	REP	78-03-023	308-12-310	AMD-P	78-10-026	308-120-350	NEW	78-05-085
297-40-410	REP	78-03-023	308-24-335	NEW-P	78-10-083	308-120-400	NEW-P	78-03-068
297-40-420	REP	78-03-023	308-24-335	NEW-E	78-10-084	308-120-400	NEW-P	78-06-119
297-40-430	REP	78-03-023	308-24-335	NEW-E	78-12-019	308-120-400	NEW-P	78-08-115
297-40-440	REP	78-03-023	308-24-335	NEW-P	78-12-020	308-120-410	NEW-P	78-03-068
297-40-450	REP	78-03-023	308-26-005	AMD-P	78-05-061	308-120-410	NEW-P	78-06-119
297-40-460	REP	78-03-023	308-26-005	AMD-P	78-07-033	308-120-410	NEW-P	78-08-115
297-40-470	REP	78-03-023	308-26-005	AMD	78-07-073	308-120-420	NEW-P	78-03-068
297-40-480	REP	78-03-023	308-26-011	NEW-P	78-05-061	308-120-420	NEW-P	78-06-119

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
308-200A-040	NEW	78-09-002	308-200A-375	NEW	78-09-002	308-200A-710	NEW	78-09-002
308-200A-050	NEW-P	78-05-038	308-200A-390	NEW-P	78-05-038	308-200A-820	NEW-P	78-05-038
308-200A-050	NEW	78-09-002	308-200A-390	NEW	78-09-002	308-200A-820	NEW	78-09-002
308-200A-055	NEW-P	78-05-038	308-200A-400	NEW-P	78-05-038	308-200A-831	NEW-P	78-05-038
308-200A-055	NEW	78-09-002	308-200A-400	NEW	78-09-002	308-200A-840	NEW	78-09-002
308-200A-060	NEW-P	78-05-038	308-200A-405	NEW-P	78-05-038	308-200A-840	NEW-P	78-05-038
308-200A-060	NEW	78-09-002	308-200A-405	NEW	78-09-002	308-200A-840	NEW	78-09-002
308-200A-100	NEW-P	78-05-038	308-200A-410	NEW-P	78-05-038	308-200A-860	NEW-P	78-05-038
308-200A-100	NEW	78-09-002	308-200A-410	NEW	78-09-002	308-200A-860	NEW	78-09-002
308-200A-150	NEW-P	78-05-038	308-200A-420	NEW-P	78-05-038	308-200A-900	NEW-P	78-05-038
308-200A-150	NEW	78-09-002	308-200A-420	NEW	78-09-002	308-200A-900	NEW	78-09-002
308-200A-160	NEW-P	78-05-038	308-200A-425	NEW-P	78-05-038	308-200A-910	NEW-P	78-05-038
308-200A-160	NEW	78-09-002	308-200A-425	NEW	78-09-002	308-200A-910	NEW	78-09-002
308-200A-170	NEW-P	78-05-038	308-200A-440	NEW-P	78-05-038	308-300-030	AMD-P	78-09-103
308-200A-170	NEW	78-09-002	308-200A-440	NEW	78-09-002	308-300-030	AMD-P	78-11-066
308-200A-175	NEW-P	78-05-038	308-200A-442	NEW-P	78-05-038	308-300-060	AMD-P	78-09-103
308-200A-175	NEW	78-09-002	308-200A-442	NEW	78-09-002	308-300-110	AMD-P	78-09-103
308-200A-177	NEW-P	78-05-038	308-200A-444	NEW-P	78-05-038	308-300-110	AMD-P	78-11-066
308-200A-177	NEW	78-09-002	308-200A-444	NEW	78-09-002	314-16-190	AMD-P	78-05-083
308-200A-180	NEW-P	78-05-038	308-200A-446	NEW-P	78-05-038	314-16-190	AMD	78-07-002
308-200A-180	NEW	78-09-002	308-200A-446	NEW	78-09-002	314-20-030	AMD	78-02-031
308-200A-190	NEW-P	78-05-038	308-200A-450	NEW-P	78-05-038	314-20-100	AMD-P	78-02-016
308-200A-190	NEW	78-09-002	308-200A-450	NEW	78-09-002	314-20-100	AMD	78-02-056
308-200A-200	NEW-P	78-05-038	308-200A-455	NEW-P	78-05-038	314-24-080	AMD-P	78-07-044
308-200A-200	NEW	78-09-002	308-200A-455	NEW	78-09-002	314-24-080	AMD	78-09-012
308-200A-203	NEW-P	78-05-038	308-200A-460	NEW-P	78-05-038	314-24-190	AMD-P	78-02-016
308-200A-203	NEW	78-09-002	308-200A-460	NEW	78-09-002	314-24-190	AMD	78-02-056
308-200A-205	NEW-P	78-05-038	308-200A-465	NEW-P	78-05-038	314-52-070	AMD-P	78-02-016
308-200A-205	NEW	78-09-002	308-200A-465	NEW	78-09-002	314-52-070	AMD	78-02-056
308-200A-210	NEW-P	78-05-038	308-200A-470	NEW-P	78-05-038	314-52-080	AMD-P	78-02-016
308-200A-210	NEW	78-09-002	308-200A-470	NEW	78-09-002	314-52-080	AMD	78-02-056
308-200A-215	NEW-P	78-05-038	308-200A-480	NEW-P	78-05-038	314-52-090	AMD-P	78-02-016
308-200A-215	NEW	78-09-002	308-200A-480	NEW	78-09-002	314-52-090	AMD	78-02-056
308-200A-220	NEW-P	78-05-038	308-200A-485	NEW-P	78-05-038	314-52-111	AMD-P	78-02-016
308-200A-220	NEW	78-09-002	308-200A-485	NEW	78-09-002	314-52-111	AMD	78-02-056
308-200A-225	NEW-P	78-05-038	308-200A-490	NEW-P	78-05-038	314-52-113	AMD-P	78-02-016
308-200A-225	NEW	78-09-002	308-200A-490	NEW	78-09-002	314-52-113	AMD	78-02-056
308-200A-230	NEW-P	78-05-038	308-200A-495	NEW-P	78-05-038	314-52-120	AMD-P	78-02-016
308-200A-230	NEW	78-09-002	308-200A-495	NEW	78-09-002	314-52-120	AMD	78-02-056
308-200A-235	NEW-P	78-05-038	308-200A-500	NEW-P	78-05-038	314-62-010	NEW	78-02-039
308-200A-235	NEW	78-09-002	308-200A-500	NEW	78-09-002	314-62-020	NEW	78-02-039
308-200A-240	NEW-P	78-05-038	308-200A-510	NEW-P	78-05-038	314-62-020	AMD-P	78-03-005
308-200A-240	NEW	78-09-002	308-200A-510	NEW	78-09-002	314-62-020	AMD	78-05-003
308-200A-245	NEW-P	78-05-038	308-200A-520	NEW-P	78-05-038	320-18-010	NEW-P	78-12-097
308-200A-245	NEW	78-09-002	308-200A-520	NEW	78-09-002	332-17-010	NEW-P	78-09-120
308-200A-260	NEW-P	78-05-038	308-200A-530	NEW-P	78-05-038	332-17-020	NEW-P	78-09-120
308-200A-260	NEW	78-09-002	308-200A-530	NEW	78-09-002	332-17-030	NEW-P	78-09-120
308-200A-270	NEW-P	78-05-038	308-200A-535	NEW-P	78-05-038	332-17-100	NEW-P	78-09-120
308-200A-270	NEW	78-09-002	308-200A-535	NEW	78-09-002	332-17-110	NEW-P	78-09-120
308-200A-300	NEW-P	78-05-038	308-200A-540	NEW-P	78-05-038	332-17-120	NEW-P	78-09-120
308-200A-300	NEW	78-09-002	308-200A-540	NEW	78-09-002	332-17-130	NEW-P	78-09-120
308-200A-305	NEW-P	78-05-038	308-200A-545	NEW-P	78-05-038	332-17-140	NEW-P	78-09-120
308-200A-305	NEW	78-09-002	308-200A-545	NEW	78-09-002	332-17-150	NEW-P	78-09-120
308-200A-310	NEW-P	78-05-038	308-200A-550	NEW-P	78-05-038	332-17-160	NEW-P	78-09-120
308-200A-310	NEW	78-09-002	308-200A-550	NEW	78-09-002	332-17-165	NEW-P	78-09-120
308-200A-320	NEW-P	78-05-038	308-200A-570	NEW-P	78-05-038	332-17-200	NEW-P	78-09-120
308-200A-320	NEW	78-09-002	308-200A-570	NEW	78-09-002	332-17-300	NEW-P	78-09-120
308-200A-330	NEW-P	78-05-038	308-200A-580	NEW-P	78-05-038	332-17-310	NEW-P	78-09-120
308-200A-330	NEW	78-09-002	308-200A-580	NEW	78-09-002	332-17-320	NEW-P	78-09-120
308-200A-340	NEW-P	78-05-038	308-200A-600	NEW-P	78-05-038	332-17-340	NEW-P	78-09-120
308-200A-340	NEW	78-09-002	308-200A-600	NEW	78-09-002	332-17-400	NEW-P	78-09-120
308-200A-345	NEW-P	78-05-038	308-200A-650	NEW-P	78-05-038	332-17-410	NEW-P	78-09-120
308-200A-345	NEW	78-09-002	308-200A-650	NEW	78-09-002	332-17-420	NEW-P	78-09-120
308-200A-350	NEW-P	78-05-038	308-200A-652	NEW-P	78-05-038	332-17-430	NEW-P	78-09-120
308-200A-350	NEW	78-09-002	308-200A-652	NEW	78-09-002	332-17-440	NEW-P	78-09-120
308-200A-355	NEW-P	78-05-038	308-200A-660	NEW-P	78-05-038	332-17-450	NEW-P	78-09-120
308-200A-355	NEW	78-09-002	308-200A-660	NEW	78-09-002	332-17-460	NEW-P	78-09-120
308-200A-360	NEW-P	78-05-038	308-200A-690	NEW-P	78-05-038	332-24-090	AMD-E	78-04-025
308-200A-360	NEW	78-09-002	308-200A-690	NEW	78-09-002	332-24-090	AMD-E	78-05-014
308-200A-365	NEW-P	78-05-038	308-200A-695	NEW-P	78-05-038	332-24-090	AMD-E	78-05-069
308-200A-365	NEW	78-09-002	308-200A-695	NEW	78-09-002	332-24-090	AMD-E	78-10-089
308-200A-370	NEW-P	78-05-038	308-200A-700	NEW-P	78-05-038	332-24-090	AMD-E	78-10-102
308-200A-370	NEW	78-09-002	308-200A-700	NEW	78-09-002	332-26-010	NEW-E	78-08-006
308-200A-375	NEW-P	78-05-038	308-200A-710	NEW-P	78-05-038	332-26-020	NEW-E	78-08-006

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
332-26-030	NEW-E 78-08-006	332-40-355	AMD 78-05-015	352-10-055	AMD-P 78-04-089
332-26-040	NEW-E 78-08-006	332-40-360	AMD-P 78-03-115	352-10-055	AMD 78-07-023
332-26-050	NEW-E 78-08-006	332-40-360	AMD 78-05-015	352-10-060	AMD-P 78-04-089
332-26-070	NEW-E 78-08-006	332-40-365	AMD-P 78-03-115	352-10-060	AMD 78-07-023
332-26-503	NEW-E 78-08-063	332-40-365	AMD 78-05-015	352-10-100	AMD-P 78-04-089
332-26-503	AMD-E 78-08-073	332-40-370	AMD-P 78-03-115	352-10-100	AMD 78-07-023
332-26-503	NEW-E 78-08-087	332-40-370	AMD 78-05-015	352-10-150	AMD-P 78-04-089
332-26-503	AMD-E 78-08-101	332-40-405	AMD-P 78-03-115	352-10-150	AMD 78-07-023
332-26-503	AMD-E 78-09-001	332-40-405	AMD 78-05-015	352-10-170	AMD-P 78-04-089
332-26-503	AMD-E 78-09-007	332-40-410	AMD-P 78-03-115	352-10-170	AMD 78-07-023
332-26-504	NEW-E 78-09-007	332-40-410	AMD 78-05-015	352-10-175	NEW-P 78-04-089
332-26-504	AMD-E 78-09-010	332-40-420	AMD-P 78-03-115	352-10-175	NEW 78-07-023
332-26-504	AMD-E 78-09-014	332-40-420	AMD 78-05-015	352-10-177	AMD-P 78-04-089
332-26-504	NEW-E 78-09-023	332-40-440	AMD-P 78-03-115	352-10-177	AMD 78-07-023
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360-36-160	REP-P	78-12-059	365-50-230	NEW-P	78-04-093
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365-41-300	AMD-E	78-12-035	365-50-340	NEW-P	78-07-020
365-41-320	AMD-E	78-12-035	365-50-340	NEW-P	78-08-080
365-50-010	NEW	78-03-065	365-50-340	NEW	78-10-038
365-50-010	NEW-P	78-04-093	365-50-350	NEW-P	78-04-093
365-50-020	NEW	78-03-065	365-50-350	NEW-P	78-06-056
365-50-020	NEW-P	78-04-093	365-50-350	NEW-P	78-07-020
365-50-030	NEW	78-03-065	365-50-350	NEW-P	78-08-080
365-50-030	NEW-P	78-04-093	365-50-350	NEW	78-10-038
365-50-040	NEW	78-03-065	365-50-360	NEW-P	78-04-093
365-50-040	NEW-P	78-04-093	365-50-360	NEW-P	78-06-056
365-50-050	NEW	78-03-065	365-50-360	NEW-P	78-07-020
365-50-050	NEW-P	78-04-093	365-50-360	NEW-P	78-08-080
365-50-360	NEW	78-10-038	365-50-360	NEW	78-10-038
365-50-370	NEW-P	78-04-093	365-50-370	NEW-P	78-04-093
365-50-370	NEW-P	78-06-056	365-50-370	NEW-P	78-06-056
365-50-370	NEW-P	78-07-020	365-50-370	NEW-P	78-08-080
365-50-370	NEW-P	78-08-080	365-50-370	NEW	78-10-038
365-50-370	NEW	78-10-038	365-50-380	NEW-P	78-04-093
365-50-380	NEW-P	78-04-093	365-50-380	NEW-P	78-06-056
365-50-380	NEW-P	78-06-056	365-50-380	NEW-P	78-07-020
365-50-380	NEW-P	78-07-020	365-50-380	NEW-P	78-08-080
365-50-380	NEW-P	78-08-080	365-50-380	NEW	78-10-038
365-50-390	NEW-P	78-04-093	365-50-390	NEW-P	78-04-093
365-50-390	NEW-P	78-06-056	365-50-390	NEW-P	78-06-056
365-50-390	NEW-P	78-07-020	365-50-390	NEW-P	78-07-020
365-50-390	NEW	78-10-038	365-50-390	NEW	78-10-038
365-50-400	NEW-P	78-04-093	365-50-400	NEW-P	78-04-093
365-50-400	NEW-P	78-06-056	365-50-400	NEW-P	78-06-056
365-50-400	NEW-P	78-07-020	365-50-400	NEW-P	78-07-020
365-50-400	NEW	78-10-038	365-50-400	NEW	78-10-038
365-50-410	NEW-P	78-04-093	365-50-410	NEW-P	78-04-093
365-50-410	NEW-P	78-07-020	365-50-410	NEW-P	78-07-020
365-50-500	NEW	78-03-065	365-50-500	NEW	78-03-065
365-50-500	NEW-P	78-04-093	365-50-500	NEW-P	78-04-093
365-50-510	NEW	78-04-031	365-50-510	NEW	78-04-031
365-50-510	NEW-P	78-06-056	365-50-510	NEW-P	78-06-056
365-50-520	NEW	78-03-065	365-50-520	NEW	78-03-065
365-50-520	NEW-P	78-04-093	365-50-520	NEW-P	78-04-093
365-50-530	NEW	78-03-065	365-50-530	NEW	78-03-065
365-50-530	NEW-P	78-04-093	365-50-530	NEW-P	78-04-093
365-50-540	NEW	78-03-065	365-50-540	NEW	78-03-065
365-50-540	NEW-P	78-04-093	365-50-540	NEW-P	78-04-093
365-50-550	NEW	78-03-065	365-50-550	NEW	78-03-065
365-50-550	NEW-P	78-04-093	365-50-550	NEW-P	78-04-093
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365-50-560	NEW-P	78-06-056	365-50-560	NEW-P	78-06-056
365-50-560	NEW-P	78-07-020	365-50-560	NEW-P	78-07-020
365-50-560	NEW-P	78-08-080	365-50-560	NEW-P	78-08-080
365-50-560	NEW	78-10-038	365-50-560	NEW	78-10-038
365-55-010	NEW-P	78-02-104	365-55-010	NEW-P	78-02-104
365-55-010	NEW	78-04-013	365-55-010	NEW	78-04-013
365-55-020	NEW-P	78-02-104	365-55-020	NEW-P	78-02-104
365-55-020	NEW	78-04-013	365-55-020	NEW	78-04-013
365-55-030	NEW-P	78-02-104	365-55-030	NEW-P	78-02-104
365-55-040	NEW	78-04-013	365-55-040	NEW	78-04-013
365-55-050	NEW-P	78-02-104	365-55-050	NEW-P	78-02-104
365-55-060	NEW-P	78-02-104	365-55-060	NEW	78-04-013
365-55-070	NEW-P	78-02-104	365-55-070	NEW-P	78-02-104
365-55-070	NEW	78-04-013	365-55-070	NEW	78-04-013
365-55-080	NEW-P	78-02-104	365-55-080	NEW-P	78-02-104
365-55-080	NEW	78-04-013	365-55-080	NEW	78-04-013
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372-20-005	REP-P	78-06-124	372-20-005	REP-P	78-06-124
372-20-005	REP-P	78-09-065	372-20-005	REP-P	78-09-065
372-20-005	REP-P	78-10-121	372-20-005	REP-P	78-10-121
372-20-010	REP-P	78-06-124	372-20-010	REP-P	78-06-124
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372-20-010	REP-P	78-10-121	372-20-010	REP-P	78-10-121
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372-20-020	REP-P	78-09-065	372-20-020	REP-P	78-09-065
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372-20-025	REP-P	78-09-065	372-20-025	REP-P	78-09-065
372-20-025	REP-P	78-10-121	372-20-025	REP-P	78-10-121
372-20-030	REP-P	78-06-124	372-20-030	REP-P	78-06-124
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372-20-040	REP-P	78-06-124	372-20-040	REP-P	78-06-124
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372-20-050	REP-P	78-10-121	388-15-020	AMD-E	78-02-001	388-24-075	AMD	78-12-027
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372-20-055	REP-P	78-10-121	388-15-020	AMD	78-09-098	388-24-107	AMD	78-05-046
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372-20-060	REP-P	78-10-121	388-15-120	AMD-E	78-02-001	388-24-109	AMD-P	78-07-043
372-20-070	REP-P	78-06-124	388-15-120	AMD	78-04-004	388-24-109	AMD	78-09-053
372-20-070	REP-P	78-09-065	388-15-130	AMD-P	78-05-094	388-24-111	NEW-E	78-07-042
372-20-070	REP-P	78-10-121	388-15-130	AMD	78-09-098	388-24-111	NEW-P	78-07-043
372-20-080	REP-P	78-06-124	388-15-170	AMD-E	78-02-001	388-24-111	NEW	78-09-053
372-20-080	REP-P	78-09-065	388-15-170	AMD	78-04-004	388-24-125	AMD-P	78-07-022
372-20-080	REP-P	78-10-121	388-15-172	NEW-E	78-05-044	388-24-125	AMD	78-10-036
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372-20-090	REP-P	78-09-065	388-15-210	NEW	78-07-021	388-24-135	AMD-P	78-11-033
372-20-090	REP-P	78-10-121	388-15-210	AMD-P	78-11-068	388-24-137	AMD-P	78-07-022
372-20-100	REP-P	78-06-124	388-15-211	REP-P	78-11-068	388-24-137	AMD	78-10-036
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372-20-110	REP-P	78-06-124	388-15-360	AMD	78-04-004	388-24-260	AMD-P	78-09-075
372-20-110	REP-P	78-09-065	388-15-570	AMD-P	78-05-094	388-24-260	AMD-P	78-11-042
372-20-110	REP-P	78-10-121	388-15-570	AMD	78-09-098	388-24-260	AMD	78-12-001
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388-11-130	AMD	78-07-015	388-17-120	AMD-E	78-04-008	388-28-459	AMD-P	78-05-021
388-11-135	NEW-P	78-04-101	388-17-120	AMD	78-05-077	388-28-459	AMD	78-05-088
388-11-135	NEW	78-07-015	388-17-140	REP-P	78-03-119	388-28-460	AMD-E	78-03-054
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388-11-160	REP	78-07-015	388-17-160	AMD-E	78-04-008	388-28-461	AMD-E	78-03-054
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388-11-180	AMD	78-07-015	388-17-180	AMD	78-05-077	388-28-462	AMD-E	78-03-054
388-11-190	AMD-P	78-04-101	388-17-200	REP-P	78-03-119	388-28-462	AMD-P	78-03-055
388-11-190	AMD	78-07-015	388-17-200	REP-E	78-04-008	388-28-462	AMD-P	78-05-021
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388-14-205	NEW-E	78-07-042	388-17-220	REP	78-05-077	388-28-464	AMD-P	78-05-021
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388-29-170	AMD-P	78-06-046	388-35-070	NEW-P	78-08-030	388-54-405	REP-P	78-12-086
388-29-170	AMD-E	78-07-062	388-35-070	NEW	78-10-031	388-54-410	REP-P	78-12-086
388-29-170	AMD	78-08-084	388-37-010	AMD-E	78-08-029	388-54-415	REP-P	78-12-086
388-29-190	AMD-E	78-09-074	388-37-010	AMD-P	78-08-030	388-54-420	REP-P	78-12-086
388-29-190	AMD-P	78-09-075	388-37-010	AMD	78-10-031	388-54-425	REP-P	78-12-086
388-29-190	AMD	78-12-001	388-37-020	AMD-P	78-07-022	388-54-430	REP-P	78-12-086
388-29-200	AMD-P	78-06-046	388-37-020	AMD-E	78-08-029	388-54-432	REP-P	78-12-086
388-29-200	AMD-E	78-07-062	388-37-020	AMD-P	78-08-030	388-54-435	REP-P	78-12-086
388-29-200	AMD	78-08-084	388-37-020	AMD	78-10-031	388-54-440	REP-P	78-12-086
388-29-220	AMD-P	78-06-046	388-37-030	AMD-P	78-03-120	388-54-442	REP-P	78-12-086
388-29-220	AMD-E	78-07-062	388-37-030	AMD-E	78-04-006	388-54-445	REP-P	78-12-086
388-29-220	AMD	78-08-084	388-37-030	AMD	78-06-021	388-54-448	REP-P	78-12-086
388-29-260	AMD-P	78-06-046	388-37-210	REP-E	78-08-029	388-54-452	REP-P	78-12-086
388-29-260	AMD-E	78-07-062	388-37-210	REP-P	78-08-030	388-54-455	REP-P	78-12-086
388-29-260	AMD	78-08-084	388-37-210	REP	78-10-031	388-54-460	REP-P	78-12-086
388-29-270	AMD-E	78-09-074	388-37-215	REP-E	78-08-029	388-54-462	REP-P	78-12-086
388-29-270	AMD-P	78-09-075	388-37-215	REP-P	78-08-030	388-54-465	REP-P	78-12-086
388-29-270	AMD	78-12-001	388-37-215	REP	78-10-031	388-54-470	AMD-P	78-04-020
388-29-280	AMD-P	78-06-046	388-37-220	AMD-P	78-07-022	388-54-470	AMD-E	78-04-021
388-29-280	AMD-E	78-07-062	388-37-220	REP-E	78-08-029	388-54-470	AMD	78-06-086
388-29-280	AMD	78-08-084	388-37-220	REP-P	78-08-030	388-54-470	AMD-E	78-08-015
388-33-015	AMD-P	78-07-022	388-37-220	REP	78-10-031	388-54-470	AMD-P	78-08-020
388-33-015	AMD	78-10-036	388-37-230	AMD-P	78-03-121	388-54-470	AMD	78-10-056
388-33-120	AMD-P	78-07-022	388-37-230	AMD-E	78-04-005	388-54-470	REP-P	78-12-086
388-33-120	AMD	78-10-036	388-37-230	AMD	78-06-022	388-54-475	REP-P	78-12-086
388-33-376	NEW-P	78-05-022	388-37-230	REP-E	78-08-029	388-54-480	AMD	78-02-050
388-33-376	NEW	78-08-053	388-37-230	REP-P	78-08-030	388-54-480	AMD-E	78-04-007
388-33-377	AMD-P	78-05-022	388-37-230	REP	78-10-031	388-54-480	AMD-E	78-08-015
388-33-377	AMD	78-08-053	388-37-235	REP-E	78-08-029	388-54-480	AMD-P	78-08-020
388-33-378	REP-P	78-05-022	388-37-235	REP-P	78-08-030	388-54-480	AMD	78-10-056
388-33-378	REP	78-08-053	388-37-235	REP	78-10-031	388-54-480	REP-P	78-12-086
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388-33-380	REP	78-08-053	388-37-240	REP-E	78-08-029	388-54-485	AMD-E	78-04-021
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388-54-500	AMD-P	78-09-048	388-54-715	NEW-P	78-12-086	388-63-125	REP	78-10-006
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388-54-500	REP-P	78-12-086	388-54-725	NEW-P	78-12-086	388-70	AMD-P	78-08-057
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388-54-505	AMD	78-06-086	388-54-740	NEW-P	78-12-086	388-70-012	AMD-P	78-05-094
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388-54-527	REP-P	78-12-086	388-54-700	REP-P	78-12-086	388-70-048	AMD	78-09-098
388-54-528	REP-P	78-12-086	388-54-705	REP-P	78-12-086	388-70-049	REP-P	78-05-094
388-54-530	REP-P	78-12-086	388-54-710	REP-P	78-12-086	388-70-049	REP	78-09-098
388-54-535	AMD-P	78-03-118	388-55-010	AMD-P	78-02-072	388-70-051	AMD-P	78-05-094
388-54-535	AMD-E	78-04-007	388-55-010	AMD-E	78-02-073	388-70-051	AMD	78-09-098
388-54-535	AMD	78-05-064	388-55-010	AMD	78-04-037	388-70-056	AMD-P	78-05-094
388-54-535	REP-P	78-12-086	388-55-010	AMD-P	78-12-085	388-70-056	AMD	78-09-098
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388-54-540	AMD-E	78-04-021	388-57-025	AMD-P	78-10-004	388-70-066	AMD	78-09-098
388-54-540	AMD	78-06-086	388-57-025	AMD-P	78-11-033	388-70-110	REP-P	78-05-094
388-54-540	AMD-E	78-08-015	388-57-030	AMD-P	78-11-033	388-70-110	REP	78-09-098
388-54-540	AMD-P	78-08-020	388-57-061	AMD-P	78-11-033	388-70-111	REP-P	78-05-094
388-54-540	AMD	78-10-056	388-57-062	AMD-P	78-11-033	388-70-111	REP	78-09-098
388-54-540	REP-P	78-12-086	388-63	REP-P	78-07-047	388-70-112	REP-P	78-05-094
388-54-545	REP-P	78-12-086	388-63	REP-P	78-08-056	388-70-112	REP	78-09-098
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388-54-555	REP-P	78-12-086	388-63-005	REP	78-10-006	388-70-114	REP	78-09-098
388-54-560	REP-P	78-12-086	388-63-010	REP-P	78-05-089	388-70-116	REP-P	78-05-094
388-54-565	REP-P	78-12-086	388-63-010	REP	78-10-006	388-70-116	REP	78-09-098
388-54-570	REP-P	78-12-086	388-63-015	REP-P	78-05-089	388-70-118	REP-P	78-05-094
388-54-575	REP-P	78-12-086	388-63-015	REP	78-10-006	388-70-118	REP	78-09-098
388-54-580	REP-P	78-12-086	388-63-020	REP-P	78-05-089	388-70-160	AMD-P	78-05-094
388-54-585	REP-P	78-12-086	388-63-020	REP	78-10-006	388-70-160	AMD	78-09-098
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388-54-595	AMD-P	78-03-118	388-63-025	REP	78-10-006	388-70-201	REP	78-09-098
388-54-595	AMD-E	78-04-007	388-63-030	REP-P	78-05-089	388-70-211	REP-P	78-05-094
388-54-595	AMD	78-05-064	388-63-030	REP	78-10-006	388-70-211	REP	78-09-098
388-54-595	REP-P	78-12-086	388-63-035	REP-P	78-05-089	388-70-221	REP-P	78-05-094
388-54-598	REP-P	78-12-086	388-63-035	REP	78-10-006	388-70-221	REP	78-09-098
388-54-600	NEW-P	78-12-086	388-63-040	REP-P	78-05-089	388-70-230	REP-P	78-05-094
388-54-605	NEW-P	78-12-086	388-63-040	REP	78-10-006	388-70-230	AMD-P	78-07-022
388-54-610	NEW-P	78-12-086	388-63-045	REP-P	78-05-089	388-70-230	REP	78-09-098
388-54-620	NEW-P	78-12-086	388-63-045	REP	78-10-006	388-70-235	REP-P	78-05-094
388-54-625	NEW-P	78-12-086	388-63-050	REP-P	78-05-089	388-70-235	REP	78-09-098
388-54-630	NEW-P	78-12-086	388-63-050	REP	78-10-006	388-70-240	REP-P	78-05-094
388-54-635	NEW-P	78-12-086	388-63-055	REP-P	78-05-089	388-70-240	REP	78-09-098
388-54-640	NEW-P	78-12-086	388-63-055	REP	78-10-006	388-70-245	REP-P	78-05-094
388-54-645	NEW-P	78-12-086	388-63-060	REP-P	78-05-089	388-70-245	REP	78-09-098
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388-75-751	REP	78-10-006	388-86-067	AMD-P	78-08-039	388-95-010	AMD	78-09-052
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388-75-757	REP	78-10-006	388-86-090	AMD	78-02-024	388-95-030	AMD	78-09-052
388-75-760	REP-P	78-05-089	388-86-095	AMD	78-02-024	388-95-050	REP-P	78-06-036
388-75-760	REP	78-10-006	388-86-095	AMD-P	78-08-039	388-95-050	REP	78-09-052
388-75-763	REP-P	78-05-089	388-86-095	AMD	78-10-077	388-95-055	AMD-P	78-06-036
388-75-763	REP	78-10-006	388-86-098	AMD	78-02-024	388-95-055	AMD	78-09-052
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388-75-766	REP	78-10-006	388-86-100	AMD-P	78-08-039	388-95-060	AMD	78-09-052
388-75-769	REP-P	78-05-089	388-86-100	AMD	78-10-077	388-95-065	AMD-P	78-06-036
388-75-769	REP	78-10-006	388-86-110	AMD-P	78-08-039	388-95-065	AMD	78-09-052
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388-75-775	REP	78-10-006	388-86-120	AMD	78-02-024	388-95-075	AMD	78-09-052
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388-75-778	REP	78-10-006	388-87-005	AMD-P	78-08-039	388-95-210	AMD	78-09-052
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388-75-784	REP	78-10-006	388-87-012	AMD-P	78-11-008	388-95-250	REP	78-09-052
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388-85-020	AMD-P	78-08-039	388-90-005	REP-P	78-08-039	388-96-505	AMD-P	78-04-097
388-85-020	AMD	78-10-077	388-90-005	REP	78-10-077	388-96-505	AMD	78-06-080
388-86-005	AMD	78-02-024	388-91-010	AMD-P	78-08-039	388-96-507	AMD-E	78-04-058
388-86-005	AMD-E	78-04-098	388-91-010	AMD	78-10-077	388-96-507	AMD-P	78-04-097
388-86-005	AMD-P	78-04-099	388-92-015	AMD	78-02-024	388-96-507	AMD	78-06-080
388-86-005	AMD	78-06-081	388-92-025	AMD-P	78-08-039	388-96-533	AMD-P	78-04-097
388-86-008	NEW	78-02-024	388-92-025	AMD	78-10-077	388-96-533	AMD	78-06-080
388-86-012	AMD	78-02-024	388-92-030	AMD-E	78-08-013	388-96-539	AMD-P	78-04-097
388-86-020	AMD	78-02-024	388-92-030	AMD-P	78-08-016	388-96-539	AMD	78-06-080
388-86-023	AMD	78-02-024	388-92-030	AMD	78-10-059	388-96-571	AMD-P	78-04-097
388-86-030	AMD-P	78-03-007	388-92-035	AMD-P	78-08-039	388-96-571	AMD	78-06-080
388-86-030	AMD	78-06-087	388-92-035	AMD	78-10-077	388-96-585	AMD-E	78-04-058
388-86-030	AMD-P	78-11-008	388-92-060	AMD-P	78-08-039	388-96-585	AMD-P	78-04-097
388-86-040	AMD	78-02-024	388-92-060	AMD	78-10-077	388-96-585	AMD	78-06-080
388-86-045	AMD	78-02-024	388-92-070	AMD	78-02-024	388-96-701	NEW	78-02-013
388-86-050	AMD	78-02-024	388-93-040	AMD	78-02-024	388-96-704	NEW	78-02-013
388-86-050	AMD-P	78-03-007	388-95-005	AMD-P	78-06-036	388-96-704	AMD-E	78-04-058

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
388-96-704	AMD-P	78-04-097	390-04-110	REP	78-09-076	391-21-137	NEW-P	78-05-101
388-96-704	AMD	78-06-080	390-04-140	REP-P	78-07-039	391-21-137	NEW	78-07-014
388-96-707	NEW	78-02-013	390-04-140	REP	78-09-076	391-21-321	NEW-P	78-05-101
388-96-707	AMD-E	78-04-058	390-04-150	REP-P	78-07-039	391-21-321	NEW	78-07-014
388-96-707	AMD-P	78-04-097	390-04-150	REP	78-09-076	391-21-535	NEW-P	78-05-101
388-96-707	AMD	78-06-080	390-04-160	REP-P	78-07-039	391-21-535	NEW	78-07-014
388-96-710	NEW	78-02-013	390-04-160	REP	78-09-076	391-30-137	NEW-P	78-05-102
388-96-713	NEW	78-02-013	390-04-170	REP-P	78-07-039	391-30-137	NEW	78-07-013
388-96-716	NEW	78-02-013	390-04-170	REP	78-09-076	391-30-321	NEW-P	78-05-102
388-96-719	NEW	78-02-013	390-04-180	REP-P	78-07-039	391-30-321	NEW	78-07-013
388-96-719	AMD-E	78-04-058	390-04-180	REP	78-09-076	391-30-535	NEW-P	78-05-102
388-96-719	AMD-P	78-04-097	390-04-190	REP-P	78-07-039	391-30-535	NEW	78-07-013
388-96-719	AMD	78-06-080	390-04-190	REP	78-09-076	391-50-137	NEW-P	78-05-100
388-96-719	AMD-P	78-09-036	390-04-200	REP-P	78-07-039	391-50-137	NEW	78-07-012
388-96-719	AMD-E	78-09-039	390-04-200	REP	78-09-076	391-50-321	NEW-P	78-05-100
388-96-719	AMD	78-11-043	390-04-210	REP-P	78-07-039	391-50-321	NEW	78-07-012
388-96-722	NEW	78-02-013	390-04-210	REP	78-09-076	391-70-010	NEW-E	78-03-011
388-96-722	AMD-E	78-04-058	390-04-215	REP-P	78-07-039	391-70-010	NEW-E	78-06-007
388-96-722	AMD-P	78-04-097	390-04-215	REP	78-09-076	391-70-010	NEW-E	78-08-048
388-96-722	AMD	78-06-080	390-04-220	REP-P	78-07-039	391-70-010	NEW-E	78-11-036
388-96-722	AMD-P	78-08-040	390-04-220	REP	78-09-076	391-70-010	NEW-P	78-11-061
388-96-722	AMD-E	78-08-041	390-04-225	REP-P	78-07-039	391-70-010	NEW-E	78-03-011
388-96-722	AMD-P	78-10-015	390-04-225	REP	78-09-076	391-70-020	NEW-E	78-06-007
388-96-722	AMD	78-11-013	390-04-230	REP-P	78-07-039	391-70-020	NEW-E	78-08-048
388-96-727	NEW	78-02-013	390-04-230	REP	78-09-076	391-70-020	NEW-E	78-11-036
388-96-735	NEW	78-02-013	390-04-240	REP-P	78-07-039	391-70-020	NEW-P	78-11-061
388-96-743	NEW	78-02-013	390-04-240	REP	78-09-076	391-70-030	NEW-E	78-03-011
388-96-760	NEW	78-02-013	390-04-250	REP-P	78-07-039	391-70-030	NEW-E	78-06-007
388-96-760	AMD-E	78-04-058	390-04-250	REP	78-09-076	391-70-030	NEW-E	78-08-048
388-96-760	AMD-P	78-04-097	390-04-260	REP-P	78-07-039	391-70-030	NEW-E	78-11-036
388-96-760	AMD	78-06-080	390-04-260	REP	78-09-076	391-70-030	NEW-P	78-11-061
388-96-763	NEW	78-02-013	390-04-270	REP-P	78-07-039	391-70-040	NEW-E	78-03-011
388-96-763	AMD-E	78-04-058	390-04-270	REP	78-09-076	391-70-040	NEW-E	78-06-007
388-96-763	AMD-P	78-04-097	390-04-280	REP-P	78-07-039	391-70-040	NEW-E	78-08-048
388-96-763	AMD	78-06-080	390-04-280	REP	78-09-076	391-70-040	NEW-E	78-11-036
388-96-766	NEW	78-02-013	390-04-290	REP-P	78-07-039	391-70-040	NEW-P	78-11-061
388-96-769	NEW	78-02-013	390-04-290	REP	78-09-076	391-70-050	NEW-E	78-03-011
388-96-772	NEW	78-02-013	390-05-270	REP-P	78-12-061	391-70-050	NEW-E	78-06-007
388-96-775	NEW	78-02-013	390-05-271	NEW-P	78-12-061	391-70-050	NEW-E	78-08-048
388-96-778	NEW	78-02-013	390-05-273	NEW-P	78-12-061	391-70-050	NEW-E	78-11-036
389-12-020	AMD-P	78-10-114	390-16-039	AMD-P	78-12-061	391-70-050	NEW-P	78-11-061
389-12-020	AMD-P	78-12-005	390-16-220	AMD-P	78-03-075	391-70-060	NEW-E	78-06-007
389-12-020	AMD	78-12-075	390-16-220	AMD-P	78-05-079	391-70-060	NEW-E	78-08-048
390-04-010	REP-P	78-07-039	390-16-220	AMD	78-07-037	391-70-060	NEW-E	78-11-036
390-04-010	REP	78-09-076	390-16-220	AMD-P	78-12-061	391-70-070	NEW-E	78-03-011
390-04-020	REP-P	78-07-039	390-16-222	NEW-P	78-12-061	391-70-070	NEW-E	78-06-007
390-04-020	REP	78-09-076	390-16-225	AMD-P	78-12-061	391-70-070	NEW-E	78-08-048
390-04-030	REP-P	78-07-039	390-16-230	AMD-P	78-12-061	391-70-070	NEW-E	78-11-036
390-04-030	REP	78-09-076	390-20-010	REP	78-02-063	391-70-070	NEW-P	78-11-061
390-04-031	REP-P	78-07-039	390-20-0101	NEW	78-02-063	391-70-080	NEW-E	78-03-011
390-04-031	REP	78-09-076	390-20-028	NEW-P	78-06-048	391-70-080	NEW-E	78-06-007
390-04-035	REP-P	78-07-039	390-20-028	NEW-E	78-06-049	391-70-080	NEW-E	78-08-048
390-04-035	REP	78-09-076	390-20-028	NEW	78-08-061	391-70-080	NEW-E	78-11-036
390-04-036	REP-P	78-07-039	390-20-051	NEW-P	78-06-048	391-70-080	NEW-P	78-11-061
390-04-036	REP	78-09-076	390-20-051	NEW-E	78-06-049	391-70-090	NEW-E	78-03-011
390-04-037	REP-P	78-07-039	390-20-051	NEW	78-08-061	391-70-090	NEW-E	78-06-007
390-04-037	REP	78-09-076	390-20-053	NEW-P	78-06-048	391-70-090	NEW-E	78-08-048
390-04-038	REP-P	78-07-039	390-20-053	NEW-E	78-06-049	391-70-090	NEW-E	78-11-036
390-04-038	REP	78-09-076	390-20-053	NEW	78-08-061	391-70-090	NEW-P	78-11-061
390-04-040	REP-P	78-07-039	390-20-055	NEW-P	78-06-048	391-70-100	NEW-E	78-06-007
390-04-040	REP	78-09-076	390-20-055	NEW-E	78-06-049	391-70-100	NEW-E	78-08-048
390-04-050	REP-P	78-07-039	390-20-055	NEW	78-08-061	391-70-100	NEW-E	78-11-036
390-04-050	REP	78-09-076	390-20-120	AMD-P	78-06-048	391-70-105	NEW-E	78-03-011
390-04-060	REP-P	78-07-039	390-20-120	AMD-E	78-06-049	391-70-105	NEW-P	78-11-061
390-04-060	REP	78-09-076	390-20-120	AMD	78-08-061	391-70-110	NEW-E	78-03-011
390-04-070	REP-P	78-07-039	390-20-140	NEW-P	78-03-116	391-70-110	NEW-E	78-06-007
390-04-070	REP	78-09-076	390-20-140	NEW-P	78-05-079	391-70-110	NEW-E	78-08-048
390-04-080	REP-P	78-07-039	390-20-140	NEW	78-07-038	391-70-110	NEW-E	78-11-036
390-04-080	REP	78-09-076	390-20-143	NEW-P	78-03-116	391-70-110	NEW-P	78-11-061
390-04-090	REP-P	78-07-039	390-20-143	NEW-P	78-05-079	391-70-120	NEW-E	78-03-011
390-04-090	REP	78-09-076	390-20-143	NEW	78-07-038	391-70-120	NEW-E	78-06-007
390-04-100	REP-P	78-07-039	390-20-145	NEW-P	78-03-116	391-70-120	NEW-E	78-08-048
390-04-100	REP	78-09-076	390-20-145	NEW-P	78-05-079	391-70-120	NEW-E	78-11-036
390-04-110	REP-P	78-07-039	390-20-145	NEW	78-07-038	391-70-120	NEW-P	78-11-061

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391-70-130	NEW-E	78-06-007	392-121-010	AMD-E	78-11-003	392-171-075	REP-E	78-11-014
391-70-130	NEW-E	78-08-048	392-121-010	AMD-P	78-11-073	392-171-075	REP	78-11-074
391-70-130	NEW-E	78-11-036	392-123-165	NEW-P	78-06-053	392-171-080	REP-P	78-07-093
391-70-140	NEW-E	78-03-011	392-123-165	NEW	78-08-035	392-171-080	REP-E	78-11-014
391-70-140	NEW-E	78-06-007	392-125-080	NEW-P	78-06-052	392-171-080	REP	78-11-074
391-70-140	NEW-E	78-08-048	392-125-080	NEW	78-08-036	392-171-090	REP-P	78-07-093
391-70-140	NEW-E	78-11-036	392-137-020	AMD-P	78-06-051	392-171-090	REP-E	78-11-014
391-70-140	NEW-P	78-11-061	392-137-020	AMD	78-08-034	392-171-090	REP	78-11-074
391-70-150	NEW-E	78-06-007	392-139-005	NEW-E	78-10-041	392-171-095	REP-P	78-07-093
391-70-150	NEW-E	78-08-048	392-139-005	NEW-P	78-11-075	392-171-095	REP-E	78-11-014
391-70-150	NEW-E	78-11-036	392-139-010	NEW-E	78-10-041	392-171-095	REP	78-11-074
391-70-150	NEW-E	78-03-011	392-139-010	NEW-P	78-11-075	392-171-097	REP-P	78-07-093
391-70-160	NEW-E	78-06-007	392-139-010	NEW-P	78-11-075	392-171-097	REP-E	78-11-014
391-70-160	NEW-E	78-08-048	392-139-015	NEW-E	78-10-041	392-171-097	REP	78-11-074
391-70-160	NEW-E	78-11-036	392-139-015	NEW-P	78-11-075	392-171-097	REP-P	78-07-093
391-70-170	NEW-E	78-03-011	392-139-020	NEW-E	78-10-041	392-171-100	REP-P	78-07-093
391-70-170	NEW-E	78-06-007	392-139-020	NEW-P	78-11-075	392-171-100	REP-E	78-11-014
391-70-170	NEW-E	78-08-048	392-139-025	NEW-E	78-10-041	392-171-100	REP	78-11-074
391-70-170	NEW-E	78-11-036	392-139-025	NEW-P	78-11-075	392-171-105	REP-P	78-07-093
391-70-170	NEW-P	78-11-061	392-139-030	NEW-E	78-10-041	392-171-105	REP-E	78-11-014
391-70-180	NEW-E	78-06-007	392-139-030	NEW-P	78-11-075	392-171-105	REP	78-11-074
391-70-180	NEW-E	78-08-048	392-139-035	NEW-E	78-10-041	392-171-110	REP-P	78-07-093
391-70-180	NEW-E	78-11-036	392-139-035	NEW-P	78-11-075	392-171-110	REP-E	78-11-014
391-70-190	NEW-E	78-06-007	392-139-040	NEW-E	78-10-041	392-171-110	REP	78-11-074
391-70-190	NEW-E	78-08-048	392-139-040	NEW-P	78-11-075	392-171-113	REP-P	78-07-093
391-70-190	NEW-E	78-11-036	392-139-045	NEW-E	78-10-041	392-171-113	REP-E	78-11-014
391-70-200	NEW-E	78-06-007	392-139-045	NEW-P	78-11-075	392-171-113	REP	78-11-074
391-70-200	NEW-E	78-08-048	392-164-015	AMD-P	78-06-054	392-171-115	REP-P	78-07-093
391-70-200	NEW-E	78-11-036	392-164-015	AMD	78-08-037	392-171-115	REP-E	78-11-014
391-70-210	NEW-E	78-06-007	392-171	AMD-P	78-09-114	392-171-115	REP	78-11-074
391-70-210	NEW-E	78-08-048	392-171	AMD-P	78-10-023	392-171-125	REP-P	78-07-093
391-70-210	NEW-E	78-11-036	392-171	AMD-P	78-10-064	392-171-125	REP-E	78-11-014
391-70-220	NEW-E	78-03-011	392-171-005	REP-P	78-07-093	392-171-125	REP	78-11-074
391-70-220	NEW-E	78-06-007	392-171-005	REP-E	78-11-014	392-171-130	REP-P	78-07-093
391-70-220	NEW-E	78-08-048	392-171-005	REP	78-11-074	392-171-130	REP-E	78-11-014
391-70-220	NEW-E	78-11-036	392-171-010	REP-P	78-07-093	392-171-130	REP	78-11-074
391-70-220	NEW-P	78-11-061	392-171-010	REP-E	78-11-014	392-171-135	REP-P	78-07-093
391-70-230	NEW-E	78-06-007	392-171-010	REP	78-11-074	392-171-135	REP-E	78-11-014
391-70-230	NEW-E	78-08-048	392-171-015	REP-P	78-07-093	392-171-135	REP	78-11-074
391-70-230	NEW-E	78-11-036	392-171-015	REP-E	78-11-014	392-171-137	REP-P	78-07-093
391-70-240	NEW-E	78-06-007	392-171-015	REP	78-11-074	392-171-137	REP-E	78-11-014
391-70-240	NEW-E	78-08-048	392-171-020	REP-P	78-07-093	392-171-137	REP	78-11-074
391-70-240	NEW-E	78-11-036	392-171-020	REP-E	78-11-014	392-171-140	REP-P	78-07-093
391-70-245	NEW-E	78-03-011	392-171-020	REP	78-11-074	392-171-140	REP-E	78-11-014
391-70-245	NEW-P	78-11-061	392-171-025	REP-P	78-07-093	392-171-140	REP	78-11-074
391-70-250	NEW-E	78-03-011	392-171-025	REP-E	78-11-014	392-171-145	REP-P	78-07-093
391-70-250	NEW-E	78-06-007	392-171-025	REP	78-11-074	392-171-145	REP-E	78-11-014
391-70-250	NEW-E	78-08-048	392-171-030	REP-P	78-07-093	392-171-145	REP	78-11-074
391-70-250	NEW-E	78-11-036	392-171-030	REP-E	78-11-014	392-171-150	REP-P	78-07-093
391-70-260	NEW-E	78-03-011	392-171-030	REP	78-11-074	392-171-150	REP-E	78-11-014
391-70-260	NEW-E	78-06-007	392-171-035	REP-P	78-07-093	392-171-150	REP	78-11-074
391-70-260	NEW-E	78-08-048	392-171-035	REP-E	78-11-014	392-171-155	REP-P	78-07-093
391-70-260	NEW-E	78-11-036	392-171-035	REP	78-11-074	392-171-155	REP-E	78-11-014
391-70-260	NEW-P	78-11-061	392-171-040	REP-P	78-07-093	392-171-155	REP	78-11-074
391-70-270	NEW-E	78-06-007	392-171-040	REP-E	78-11-014	392-171-160	REP-P	78-07-093
391-70-270	NEW-E	78-08-048	392-171-040	REP	78-11-074	392-171-160	REP-E	78-11-014
391-70-270	NEW-E	78-11-036	392-171-045	REP-P	78-07-093	392-171-160	REP	78-11-074
391-70-280	NEW-E	78-03-011	392-171-045	REP-E	78-11-014	392-171-165	REP-P	78-07-093
391-70-280	NEW-E	78-06-007	392-171-045	REP	78-11-074	392-171-165	REP-E	78-11-014
391-70-280	NEW-E	78-08-048	392-171-050	REP-P	78-07-093	392-171-165	REP	78-11-074
391-70-280	NEW-E	78-11-036	392-171-050	REP-E	78-11-014	392-171-170	REP-P	78-07-093
391-70-290	NEW-E	78-06-007	392-171-050	REP	78-11-074	392-171-170	REP-E	78-11-014
391-70-290	NEW-E	78-08-048	392-171-055	REP-P	78-07-093	392-171-170	REP	78-11-074
391-70-290	NEW-E	78-11-036	392-171-055	REP-E	78-11-014	392-171-175	REP-P	78-07-093
391-70-300	NEW-E	78-03-011	392-171-055	REP	78-11-074	392-171-175	REP-E	78-11-014
391-70-300	NEW-E	78-06-007	392-171-060	REP-P	78-07-093	392-171-175	REP	78-11-074
391-70-300	NEW-E	78-08-048	392-171-060	REP-E	78-11-014	392-171-180	REP-P	78-07-093
391-70-300	NEW-E	78-11-036	392-171-060	REP	78-11-074	392-171-180	REP-E	78-11-014
391-70-300	NEW-P	78-11-061	392-171-065	REP-P	78-07-093	392-171-180	REP	78-11-074
392-109-006	NEW-P	78-06-115	392-171-065	REP-E	78-11-014	392-171-185	REP-P	78-07-093
392-109-006	NEW	78-08-033	392-171-065	REP	78-11-074	392-171-185	REP-E	78-11-014
392-109-010	AMD-P	78-06-115	392-171-070	REP-P	78-07-093	392-171-185	REP	78-11-074
392-109-010	AMD	78-08-033	392-171-070	REP-E	78-11-014	392-171-190	REP-P	78-07-093
392-109-026	NEW-P	78-06-115	392-171-070	REP	78-11-074	392-171-190	REP-E	78-11-014
392-109-026	NEW	78-08-033	392-171-075	REP-P	78-07-093	392-171-190	REP	78-11-074

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
392-171-580	NEW-P	78-07-093	392-171-700	NEW	78-11-074	415-100-050	NEW-P	78-10-040
392-171-580	NEW-E	78-11-014	392-171-705	NEW-P	78-07-093	415-100-050	NEW	78-12-038
392-171-580	NEW	78-11-074	392-171-705	NEW-E	78-11-014	415-100-060	NEW-P	78-10-040
392-171-585	NEW-P	78-07-093	392-171-705	NEW	78-11-074	415-100-060	NEW	78-12-038
392-171-585	NEW-E	78-11-014	392-171-710	NEW-P	78-07-093	415-100-100	NEW-P	78-10-040
392-171-585	NEW	78-11-074	392-171-710	NEW-E	78-11-014	415-100-100	NEW	78-12-038
392-171-590	NEW-P	78-07-093	392-171-710	NEW	78-11-074	415-100-110	NEW-P	78-10-040
392-171-590	NEW-E	78-11-014	392-171-715	NEW-P	78-07-093	415-100-110	NEW	78-12-038
392-171-590	NEW	78-11-074	392-171-715	NEW-E	78-11-014	415-100-120	NEW-P	78-10-040
392-171-595	NEW-P	78-07-093	392-171-715	NEW	78-11-074	415-100-120	NEW	78-12-038
392-171-595	NEW-E	78-11-014	392-171-720	NEW-P	78-07-093	415-100-130	NEW-P	78-10-040
392-171-595	NEW	78-11-074	392-171-720	NEW-E	78-11-014	415-100-130	NEW	78-12-038
392-171-600	NEW-P	78-07-093	392-171-720	NEW	78-11-074	415-100-140	NEW-P	78-10-040
392-171-600	NEW-E	78-11-014	392-171-725	NEW-P	78-07-093	415-100-140	NEW	78-12-038
392-171-600	NEW	78-11-074	392-171-725	NEW-E	78-11-014	415-100-150	NEW-P	78-10-040
392-171-605	NEW-P	78-07-093	392-171-725	NEW	78-11-074	415-100-150	NEW	78-12-038
392-171-605	NEW-E	78-11-014	392-171-730	NEW-P	78-07-093	415-100-160	NEW-P	78-10-040
392-171-605	NEW	78-11-074	392-171-730	NEW-E	78-11-014	415-100-160	NEW	78-12-038
392-171-610	NEW-P	78-07-093	392-171-730	NEW	78-11-074	415-100-170	NEW-P	78-10-040
392-171-610	NEW-E	78-11-014	392-171-735	NEW-P	78-07-093	415-100-170	NEW	78-12-038
392-171-610	NEW	78-11-074	392-171-735	NEW-E	78-11-014	415-100-180	NEW-P	78-10-040
392-171-615	NEW-P	78-07-093	392-171-735	NEW	78-11-074	415-100-180	NEW	78-12-038
392-171-615	NEW-E	78-11-014	392-171-740	NEW-P	78-07-093	415-104-010	NEW	78-03-023
392-171-615	NEW	78-11-074	392-171-740	NEW-E	78-11-014	415-104-020	NEW	78-03-023
392-171-620	NEW-P	78-07-093	392-171-740	NEW	78-11-074	415-104-030	NEW	78-03-023
392-171-620	NEW-E	78-11-014	392-171-745	NEW-P	78-07-093	415-104-100	NEW	78-03-023
392-171-620	NEW	78-11-074	392-171-745	NEW-E	78-11-014	415-104-105	NEW	78-03-023
392-171-625	NEW-P	78-07-093	392-171-745	NEW	78-11-074	415-104-110	NEW	78-03-023
392-171-625	NEW-E	78-11-014	392-171-750	NEW-P	78-07-093	415-104-120	NEW	78-03-023
392-171-625	NEW	78-11-074	392-171-750	NEW-E	78-11-014	415-104-140	NEW	78-03-023
392-171-630	NEW-P	78-07-093	392-171-750	NEW	78-11-074	415-104-150	NEW	78-03-023
392-171-630	NEW-E	78-11-014	392-171-755	NEW-P	78-07-093	415-104-160	NEW	78-03-023
392-171-630	NEW	78-11-074	392-171-755	NEW-E	78-11-014	415-104-170	NEW	78-03-023
392-171-635	NEW-P	78-07-093	392-171-755	NEW	78-11-074	415-104-180	NEW	78-03-023
392-171-635	NEW-E	78-11-014	392-171-760	NEW-P	78-07-093	415-104-190	NEW	78-03-023
392-171-635	NEW	78-11-074	392-171-760	NEW-E	78-11-014	415-104-200	NEW	78-03-023
392-171-640	NEW-P	78-07-093	392-171-760	NEW	78-11-074	415-104-210	NEW	78-03-023
392-171-640	NEW-E	78-11-014	392-185-005	NEW	78-03-008	415-104-220	NEW	78-03-023
392-171-640	NEW	78-11-074	392-185-010	NEW	78-03-008	415-104-230	NEW	78-03-023
392-171-645	NEW-P	78-07-093	392-185-020	NEW	78-03-008	415-104-240	NEW	78-03-023
392-171-645	NEW-E	78-11-014	392-185-030	NEW	78-03-008	415-104-250	NEW	78-03-023
392-171-645	NEW	78-11-074	392-185-040	NEW	78-03-008	415-104-260	NEW	78-03-023
392-171-650	NEW-P	78-07-093	392-185-050	NEW	78-03-008	415-104-270	NEW	78-03-023
392-171-650	NEW-E	78-11-014	392-185-060	NEW	78-03-008	415-104-300	NEW	78-03-023
392-171-650	NEW	78-11-074	392-185-070	NEW	78-03-008	415-104-310	NEW	78-03-023
392-171-655	NEW-P	78-07-093	392-185-080	NEW	78-03-008	415-104-320	NEW	78-03-023
392-171-655	NEW-E	78-11-014	392-185-090	NEW	78-03-008	415-104-400	NEW	78-03-023
392-171-655	NEW	78-11-074	392-185-100	NEW	78-03-008	415-104-410	NEW	78-03-023
392-171-660	NEW-P	78-07-093	392-185-110	NEW	78-03-008	415-104-500	NEW	78-03-023
392-171-660	NEW-E	78-11-014	392-185-120	NEW	78-03-008	415-104-510	NEW	78-03-023
392-171-660	NEW	78-11-074	392-185-130	NEW	78-03-008	415-104-520	NEW	78-03-023
392-171-665	NEW-P	78-07-093	392-185-140	NEW	78-03-008	415-104-530	NEW	78-03-023
392-171-665	NEW-E	78-11-014	392-185-150	NEW	78-03-008	415-104-540	NEW	78-03-023
392-171-665	NEW	78-11-074	392-195-005	NEW-P	78-07-094	415-104-550	NEW	78-03-023
392-171-670	NEW-P	78-07-093	392-195-005	NEW	78-09-115	415-104-555	NEW	78-03-023
392-171-670	NEW-E	78-11-014	392-195-010	NEW-P	78-07-094	415-104-560	NEW	78-03-023
392-171-670	NEW	78-11-074	392-195-010	NEW	78-09-115	415-104-570	NEW	78-03-023
392-171-675	NEW-P	78-07-093	392-195-015	NEW-P	78-07-094	415-104-580	NEW	78-03-023
392-171-675	NEW-E	78-11-014	392-195-015	NEW	78-09-115	415-104-584	NEW	78-03-023
392-171-675	NEW	78-11-074	392-195-020	NEW-P	78-07-094	415-104-588	NEW	78-03-023
392-171-680	NEW-P	78-07-093	392-195-020	NEW	78-09-115	415-104-590	NEW	78-03-023
392-171-680	NEW-E	78-11-014	392-195-025	NEW-P	78-07-094	415-104-595	NEW	78-03-023
392-171-680	NEW	78-11-074	392-195-025	NEW	78-09-115	415-104-600	NEW	78-03-023
392-171-685	NEW-P	78-07-093	415-02-040	NEW	78-03-023	415-104-605	NEW	78-03-023
392-171-685	NEW-E	78-11-014	415-02-050	NEW	78-03-023	415-104-610	NEW	78-03-023
392-171-685	NEW	78-11-074	415-02-060	NEW	78-03-023	415-104-615	NEW	78-03-023
392-171-690	NEW-P	78-07-093	415-02-070	NEW	78-03-023	415-104-620	NEW	78-03-023
392-171-690	NEW-E	78-11-014	415-02-080	NEW	78-03-023	415-104-624	NEW	78-03-023
392-171-690	NEW	78-11-074	415-100-010	NEW-P	78-10-040	415-104-628	NEW	78-03-023
392-171-695	NEW-P	78-07-093	415-100-010	NEW	78-12-038	415-104-630	NEW	78-03-023
392-171-695	NEW-E	78-11-014	415-100-020	NEW-P	78-10-040	415-104-634	NEW	78-03-023
392-171-695	NEW	78-11-074	415-100-020	NEW	78-12-038	415-104-638	NEW	78-03-023
392-171-700	NEW-P	78-07-093	415-100-040	NEW-P	78-10-040	415-104-640	NEW	78-03-023
392-171-700	NEW-E	78-11-014	415-100-040	NEW	78-12-038	415-104-644	NEW	78-03-023

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
415-104-648	NEW	78-03-023	415-112-420	NEW	78-03-023	434-80-070	NEW-P	78-07-092
415-104-650	NEW	78-03-023	415-112-430	NEW	78-03-023	434-80-070	NEW-E	78-09-017
415-104-660	NEW	78-03-023	415-112-440	NEW	78-03-023	434-80-070	NEW	78-09-018
415-104-663	NEW	78-03-023	415-112-500	NEW	78-03-023	458-20-119	AMD-P	78-05-072
415-104-666	NEW	78-03-023	415-112-510	NEW	78-03-023	458-20-119	AMD-E	78-05-073
415-104-668	NEW	78-03-023	415-112-520	NEW	78-03-023	458-20-119	AMD	78-07-045
415-104-670	NEW	78-03-023	415-112-530	NEW	78-03-023	458-20-135	AMD-P	78-05-072
415-104-680	NEW	78-03-023	415-112-540	NEW	78-03-023	458-20-135	AMD-E	78-05-073
415-104-684	NEW	78-03-023	415-112-550	NEW	78-03-023	458-20-135	AMD	78-07-045
415-104-688	NEW	78-03-023	415-112-600	NEW	78-03-023	458-20-136	AMD-P	78-05-072
415-104-690	NEW	78-03-023	415-112-610	NEW	78-03-023	458-20-136	AMD-E	78-05-073
415-104-700	NEW	78-03-023	415-112-620	NEW	78-03-023	458-20-136	AMD	78-07-045
415-104-705	NEW	78-03-023	415-112-630	NEW	78-03-023	458-20-154	AMD-P	78-04-104
415-104-710	NEW	78-03-023	415-112-700	NEW	78-03-023	458-20-154	AMD	78-06-083
415-104-715	NEW	78-03-023	415-112-710	NEW	78-03-023	458-20-157	AMD-P	78-05-072
415-104-720	NEW	78-03-023	419-14-010	AMD-P	78-10-117	458-20-157	AMD-E	78-05-073
415-104-725	NEW	78-03-023	419-18-010	AMD-P	78-10-118	458-20-157	AMD	78-07-045
415-104-730	NEW	78-03-023	419-32-010	NEW-P	78-09-003	458-20-161	AMD-P	78-05-072
415-104-740	NEW	78-03-023	419-32-010	NEW	78-12-016	458-20-161	AMD-E	78-05-073
415-104-745	NEW	78-03-023	419-32-020	NEW-P	78-09-003	458-20-161	AMD	78-07-045
415-104-750	NEW	78-03-023	419-32-020	NEW	78-12-016	458-20-166	AMD-P	78-05-072
415-104-755	NEW	78-03-023	419-32-030	NEW-P	78-09-003	458-20-166	AMD-E	78-05-073
415-108-010	NEW	78-03-023	419-32-030	NEW	78-12-016	458-20-166	AMD	78-07-045
415-108-020	NEW	78-03-023	419-32-040	NEW-P	78-09-003	458-20-167	AMD-P	78-05-072
415-108-030	NEW	78-03-023	419-32-040	NEW	78-12-016	458-20-167	AMD-E	78-05-073
415-108-040	NEW	78-03-023	419-32-050	NEW-P	78-09-003	458-20-167	AMD	78-07-045
415-108-050	NEW	78-03-023	419-32-050	NEW	78-12-016	458-20-168	AMD-P	78-05-072
415-108-060	NEW	78-03-023	419-32-060	NEW-P	78-09-003	458-20-168	AMD-E	78-05-073
415-108-070	NEW	78-03-023	419-32-060	NEW	78-12-016	458-20-168	AMD	78-07-045
415-108-100	NEW	78-03-023	419-32-070	NEW-P	78-09-003	458-20-168	AMD	78-07-045
415-108-110	NEW	78-03-023	419-32-070	NEW	78-12-016	458-20-169	AMD-P	78-05-072
415-108-120	NEW	78-03-023	419-32-080	NEW-P	78-09-003	458-20-169	AMD-E	78-05-073
415-108-130	NEW	78-03-023	419-32-080	NEW	78-12-016	458-20-169	AMD	78-07-045
415-108-150	NEW	78-03-023	419-32-090	NEW-P	78-09-003	458-20-176	AMD-P	78-05-072
415-108-160	NEW	78-03-023	419-32-090	NEW	78-12-016	458-20-176	AMD-E	78-05-073
415-108-170	NEW	78-03-023	419-32-100	NEW-P	78-09-003	458-20-176	AMD	78-07-045
415-108-180	NEW	78-03-023	419-32-100	NEW	78-12-016	458-20-183	AMD-P	78-05-072
415-108-190	NEW	78-03-023	419-32-110	NEW-P	78-09-003	458-20-183	AMD-E	78-05-073
415-108-200	NEW	78-03-023	419-32-110	NEW	78-12-016	458-20-183	AMD	78-07-045
415-108-210	NEW	78-03-023	419-32-120	NEW-P	78-09-003	458-20-187	AMD-P	78-05-072
415-108-220	NEW	78-03-023	419-32-120	NEW	78-12-016	458-20-187	AMD-E	78-05-073
415-108-230	NEW	78-03-023	419-32-130	NEW-P	78-09-003	458-20-187	AMD	78-07-045
415-108-240	NEW	78-03-023	419-32-130	NEW	78-12-016	458-20-18801	AMD-P	78-05-072
415-108-250	NEW	78-03-023	419-32-140	NEW-P	78-09-003	458-20-18801	AMD-E	78-05-073
415-108-260	NEW	78-03-023	419-32-140	NEW	78-12-016	458-20-18801	AMD	78-07-045
415-108-270	NEW	78-03-023	419-32-150	NEW-P	78-09-003	458-20-210	AMD-P	78-05-072
415-108-280	NEW	78-03-023	419-32-150	NEW	78-12-016	458-20-210	AMD-E	78-05-073
415-108-290	NEW	78-03-023	419-32-160	NEW-P	78-09-003	458-20-210	AMD	78-07-045
415-108-300	NEW	78-03-023	419-32-160	NEW	78-12-016	458-20-214	AMD-P	78-05-072
415-108-400	NEW	78-03-023	419-32-170	NEW-P	78-09-003	458-20-214	AMD-E	78-05-073
415-108-410	NEW	78-03-023	419-32-170	NEW	78-12-016	458-20-214	AMD	78-07-045
415-108-420	NEW	78-03-023	419-32-170	NEW	78-12-016	458-20-214	AMD-E	78-05-073
415-108-430	NEW	78-03-023	434-24-050	AMD-P	78-05-098	458-20-244	NEW-P	78-03-070
415-108-440	NEW	78-03-023	434-24-050	AMD-P	78-10-119	458-20-244	NEW	78-05-041
415-112-010	NEW	78-03-023	434-79-010	NEW-P	78-06-133	458-30-035	REP-E	78-05-049
415-112-020	NEW	78-03-023	434-79-010	NEW-E	78-08-031	458-30-035	REP-P	78-05-050
415-112-030	NEW	78-03-023	434-79-010	NEW	78-08-032	458-30-035	REP	78-07-027
415-112-100	NEW	78-03-023	434-80-010	NEW-P	78-07-092	458-30-040	REP-E	78-05-049
415-112-110	NEW	78-03-023	434-80-010	NEW-E	78-09-017	458-30-040	REP-P	78-05-050
415-112-200	NEW	78-03-023	434-80-010	NEW	78-09-018	458-30-040	REP	78-07-027
415-112-210	NEW	78-03-023	434-80-020	NEW-P	78-07-092	458-30-056	NEW-E	78-05-049
415-112-220	NEW	78-03-023	434-80-020	NEW-E	78-09-017	458-30-056	NEW-P	78-05-050
415-112-230	NEW	78-03-023	434-80-020	NEW	78-09-018	458-30-056	NEW	78-07-027
415-112-240	NEW	78-03-023	434-80-030	NEW-P	78-07-092	458-30-056	NEW-E	78-05-049
415-112-250	NEW	78-03-023	434-80-030	NEW-E	78-09-017	458-30-057	NEW-P	78-05-050
415-112-260	NEW	78-03-023	434-80-030	NEW	78-09-018	458-30-057	NEW	78-07-027
415-112-270	NEW	78-03-023	434-80-030	NEW	78-09-018	458-30-057	REP-E	78-05-049
415-112-280	NEW	78-03-023	434-80-040	NEW-P	78-07-092	458-30-065	REP-P	78-05-050
415-112-290	NEW	78-03-023	434-80-040	NEW-E	78-09-017	458-30-065	REP	78-07-027
415-112-300	NEW	78-03-023	434-80-040	NEW	78-09-018	458-30-065	AMD-E	78-05-049
415-112-310	NEW	78-03-023	434-80-050	NEW-P	78-07-092	458-30-120	AMD-P	78-05-050
415-112-320	NEW	78-03-023	434-80-050	NEW-E	78-09-017	458-30-120	AMD	78-07-027
415-112-400	NEW	78-03-023	434-80-060	NEW	78-09-018	458-30-120	AMD-E	78-05-049
415-112-410	NEW	78-03-023	434-80-060	NEW-P	78-07-092	458-30-135	AMD-P	78-05-050
			434-80-060	NEW-E	78-09-017	458-30-135	AMD	78-07-027
				NEW	78-09-018	458-30-145	AMD-E	78-05-049

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
458-30-145	AMD-P	78-05-050	458-276-080	NEW	78-02-064	462-16-010	REP	78-03-023
458-30-145	AMD	78-07-027	458-276-090	NEW	78-02-064	462-16-020	REP	78-03-023
458-30-146	NEW-E	78-05-049	458-276-100	NEW	78-02-064	462-20-005	REP	78-03-023
458-30-146	NEW-P	78-05-050	458-276-110	NEW	78-02-064	462-20-010	REP	78-03-023
458-30-146	NEW	78-07-027	458-276-120	NEW	78-02-064	462-20-015	REP	78-03-023
458-40-18619	NEW-P	78-05-087	458-276-130	NEW	78-02-064	462-20-020	REP	78-03-023
458-40-18619	NEW	78-07-065	458-276-140	NEW	78-02-064	462-20-025	REP	78-03-023
458-40-18619	NEW-E	78-07-066	458-276-150	NEW	78-02-064	462-20-030	REP	78-03-023
458-40-18620	NEW-P	78-05-087	462-04-010	REP	78-03-023	462-20-035	REP	78-03-023
458-40-18620	NEW	78-07-065	462-05-001	REP	78-03-023	462-20-040	REP	78-03-023
458-40-18620	NEW-E	78-07-066	462-05-002	REP	78-03-023	462-20-045	REP	78-03-023
458-40-18621	NEW-P	78-05-087	462-05-003	REP	78-03-023	462-20-050	REP	78-03-023
458-40-18621	NEW	78-07-065	462-05-004	REP	78-03-023	462-20-055	REP	78-03-023
458-40-18621	NEW-E	78-07-066	462-05-005	REP	78-03-023	462-20-060	REP	78-03-023
458-40-18622	NEW-P	78-05-087	462-05-006	REP	78-03-023	462-20-065	REP	78-03-023
458-40-18622	NEW	78-07-065	462-05-007	REP	78-03-023	462-20-070	REP	78-03-023
458-40-18622	NEW-E	78-07-066	462-05-008	REP	78-03-023	462-24-010	REP	78-03-023
458-40-18623	NEW-P	78-05-087	462-05-009	REP	78-03-023	462-24-020	REP	78-03-023
458-40-18623	NEW	78-07-065	462-05-010	REP	78-03-023	462-24-030	REP	78-03-023
458-40-18623	NEW-E	78-07-066	462-05-011	REP	78-03-023	462-24-040	REP	78-03-023
458-40-18624	NEW-P	78-05-087	462-05-012	REP	78-03-023	462-24-050	REP	78-03-023
458-40-18624	NEW	78-07-065	462-05-013	REP	78-03-023	462-28-005	REP	78-03-023
458-40-18624	NEW-E	78-07-066	462-05-App.A	REP	78-03-023	462-28-010	REP	78-03-023
458-40-18625	NEW-P	78-11-078	462-08-010	REP	78-03-023	462-28-015	REP	78-03-023
458-40-18626	NEW-P	78-11-078	462-08-020	REP	78-03-023	462-28-020	REP	78-03-023
458-40-18627	NEW-P	78-11-078	462-08-030	REP	78-03-023	462-28-025	REP	78-03-023
458-40-18628	NEW-P	78-11-078	462-08-040	REP	78-03-023	462-28-030	REP	78-03-023
458-40-18629	NEW-P	78-11-078	462-08-050	REP	78-03-023	462-28-035	REP	78-03-023
458-40-18630	NEW-P	78-11-078	462-08-060	REP	78-03-023	462-28-040	REP	78-03-023
458-40-19000	AMD-P	78-05-087	462-08-070	REP	78-03-023	462-28-045	REP	78-03-023
458-40-19000	AMD	78-07-065	462-08-080	REP	78-03-023	462-28-050	REP	78-03-023
458-40-19000	AMD-E	78-07-066	462-08-090	REP	78-03-023	462-32-010	REP	78-03-023
458-40-19000	AMD-P	78-11-078	462-08-100	REP	78-03-023	462-32-020	REP	78-03-023
458-40-19001	AMD-P	78-05-087	462-08-110	REP	78-03-023	462-32-050	REP	78-03-023
458-40-19001	AMD	78-07-065	462-08-120	REP	78-03-023	462-32-060	REP	78-03-023
458-40-19001	AMD-E	78-07-066	462-08-130	REP	78-03-023	462-36-010	REP	78-03-023
458-40-19001	AMD-P	78-11-078	462-08-140	REP	78-03-023	462-36-020	REP	78-03-023
458-40-19002	AMD-P	78-05-087	462-08-230	REP	78-03-023	463-06-020	AMD-P	78-06-098
458-40-19002	AMD	78-07-065	462-08-240	REP	78-03-023	463-06-020	AMD	78-09-077
458-40-19002	AMD-E	78-07-066	462-08-250	REP	78-03-023	463-14-040	AMD-P	78-06-099
458-40-19002	AMD-P	78-11-078	462-08-260	REP	78-03-023	463-14-040	AMD	78-09-078
458-40-19003	AMD-P	78-05-087	462-08-270	REP	78-03-023	463-18-060	AMD-P	78-06-100
458-40-19003	AMD	78-07-065	462-08-280	REP	78-03-023	463-18-060	AMD	78-09-079
458-40-19003	AMD-E	78-07-066	462-08-290	REP	78-03-023	463-18-070	AMD-P	78-06-100
458-40-19003	AMD-P	78-11-078	462-08-300	REP	78-03-023	463-18-070	AMD	78-09-079
458-40-19004	AMD-P	78-05-087	462-08-310	REP	78-03-023	463-18-080	AMD-P	78-06-100
458-40-19004	AMD	78-07-065	462-08-320	REP	78-03-023	463-18-080	AMD	78-09-079
458-40-19004	AMD-E	78-07-066	462-08-330	REP	78-03-023	463-22-060	AMD-P	78-06-101
458-40-19004	AMD-P	78-11-078	462-08-340	REP	78-03-023	463-22-060	AMD	78-09-080
458-40-19100	AMD-P	78-11-091	462-08-350	REP	78-03-023	463-26-020	AMD-P	78-06-102
458-40-19102	NEW-P	78-10-110	462-08-360	REP	78-03-023	463-26-020	AMD	78-09-081
458-40-19102	NEW	78-12-036	462-08-370	REP	78-03-023	463-26-050	AMD-P	78-06-102
458-52-010	NEW	78-02-052	462-08-380	REP	78-03-023	463-26-050	AMD	78-09-081
458-52-020	NEW	78-02-052	462-08-390	REP	78-03-023	463-28-010	NEW-P	78-04-073
458-52-030	NEW	78-02-052	462-08-400	REP	78-03-023	463-28-010	NEW	78-07-036
458-52-040	NEW	78-02-052	462-08-410	REP	78-03-023	463-28-020	NEW-P	78-04-073
458-52-050	NEW	78-02-052	462-08-420	REP	78-03-023	463-28-020	NEW	78-07-036
458-52-060	NEW	78-02-052	462-08-430	REP	78-03-023	463-28-030	NEW-P	78-04-073
458-52-070	NEW	78-02-052	462-08-440	REP	78-03-023	463-28-030	NEW	78-07-036
458-52-080	NEW	78-02-052	462-08-450	REP	78-03-023	463-28-040	NEW-P	78-04-073
458-52-090	NEW	78-02-052	462-08-460	REP	78-03-023	463-28-040	NEW	78-07-036
458-52-100	NEW	78-02-052	462-08-470	REP	78-03-023	463-28-050	NEW-P	78-04-073
458-52-110	NEW	78-02-052	462-08-480	REP	78-03-023	463-28-050	NEW	78-07-036
458-52-120	NEW	78-02-052	462-08-490	REP	78-03-023	463-28-060	NEW-P	78-04-073
458-52-130	NEW	78-02-052	462-08-500	REP	78-03-023	463-28-060	NEW	78-07-036
458-52-140	NEW	78-02-052	462-08-510	REP	78-03-023	463-28-070	NEW-P	78-04-073
458-52-150	NEW	78-02-052	462-08-520	REP	78-03-023	463-28-070	NEW	78-07-036
458-276-010	NEW	78-02-064	462-08-530	REP	78-03-023	463-28-080	NEW-P	78-04-073
458-276-020	NEW	78-02-064	462-08-540	REP	78-03-023	463-28-080	NEW	78-07-036
458-276-030	NEW	78-02-064	462-08-550	REP	78-03-023	463-28-090	NEW	78-07-036
458-276-040	NEW	78-02-064	462-08-560	REP	78-03-023	463-30-420	AMD-P	78-06-103
458-276-050	NEW	78-02-064	462-08-570	REP	78-03-023	463-30-420	AMD	78-09-082
458-276-060	NEW	78-02-064	462-08-580	REP	78-03-023	463-43-010	NEW-P	78-03-069
458-276-070	NEW	78-02-064	462-08-590	REP	78-03-023	463-43-010	NEW	78-05-054

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
463-43-020	NEW-P	78-03-069	478-116-090	AMD-P	78-05-103	480-12-130	AMD-P	78-11-018
463-43-020	NEW	78-05-054	478-116-090	AMD	78-07-019	480-12-130	AMD	78-12-088
463-43-030	NEW-P	78-03-069	478-116-095	NEW-P	78-05-103	480-12-180	AMD-P	78-11-082
463-43-030	NEW	78-05-054	478-116-095	NEW	78-07-019	480-12-190	REP-P	78-11-082
463-43-040	NEW-P	78-03-069	478-116-100	AMD-P	78-05-103	480-12-195	AMD-P	78-11-082
463-43-040	NEW	78-05-054	478-116-100	AMD	78-07-019	480-12-285	AMD-E	78-11-031
463-43-050	NEW-P	78-03-069	478-116-110	AMD-P	78-05-103	480-12-285	AMD-P	78-11-032
463-43-050	NEW	78-05-054	478-116-110	AMD	78-07-019	480-12-285	AMD	78-12-089
463-43-060	NEW-P	78-03-069	478-116-120	AMD-P	78-05-103	480-62-010	NEW-P	78-03-072
463-43-060	NEW	78-05-054	478-116-120	AMD	78-07-019	480-62-010	NEW	78-05-053
463-43-070	NEW-P	78-03-069	478-116-355	NEW-P	78-05-103	480-62-020	NEW-P	78-03-072
463-43-070	NEW	78-05-054	478-116-355	NEW	78-07-019	480-62-020	NEW	78-05-053
463-43-080	NEW-P	78-03-069	478-116-450	AMD-P	78-05-103	480-62-030	NEW-P	78-03-072
463-43-080	NEW	78-05-054	478-116-450	AMD	78-07-019	480-62-030	NEW	78-05-053
463-50-020	AMD-P	78-06-104	478-116-520	AMD-P	78-05-103	480-62-040	NEW-P	78-03-072
463-50-020	AMD	78-09-083	478-116-520	AMD	78-07-019	480-62-040	NEW	78-05-053
463-54-010	AMD-P	78-04-073	478-116-576	REP-P	78-05-103	480-62-050	NEW-P	78-03-072
463-54-010	AMD	78-07-036	478-116-576	REP	78-07-019	480-62-050	NEW	78-05-053
463-54-020	AMD-P	78-04-073	478-116-578	REP-P	78-05-103	480-62-060	NEW-P	78-03-072
463-54-020	AMD	78-07-036	478-116-578	REP	78-07-019	480-62-060	NEW	78-05-053
463-54-030	AMD-P	78-04-073	478-116-582	AMD-P	78-05-103	480-62-070	NEW-P	78-03-072
463-54-030	AMD	78-07-036	478-116-582	AMD	78-07-019	480-62-070	NEW	78-05-053
463-54-040	AMD-P	78-04-073	478-116-584	AMD-P	78-05-103	480-149-120	AMD-P	78-11-079
463-54-040	AMD	78-07-036	478-116-584	AMD	78-07-019	480-149-120	AMD-P	78-12-087
463-54-050	AMD-P	78-04-073	478-116-588	AMD-P	78-05-103	490-04A	AMD-P	78-11-001
463-54-050	AMD	78-07-036	478-116-588	AMD	78-07-019	490-04A-010	AMD-P	78-06-110
463-54-060	NEW-P	78-04-073	478-116-600	AMD-E	78-04-046	490-04A-040	AMD-P	78-06-110
463-54-060	NEW	78-07-036	478-116-600	AMD-P	78-04-085	490-04A-050	AMD-P	78-06-110
463-54-070	NEW-P	78-04-073	478-116-600	AMD-P	78-05-103	490-04A-060	NEW-P	78-06-110
463-54-070	NEW	78-07-036	478-116-600	AMD	78-06-024	490-08A	AMD-P	78-11-001
463-58-010	NEW-P	78-03-069	478-116-600	AMD-P	78-06-121	490-08A-010	AMD-P	78-06-110
463-58-010	NEW	78-05-054	478-116-600	AMD	78-07-019	490-12A	REP-P	78-11-001
463-58-020	NEW-P	78-03-069	478-116-600	AMD-P	78-09-051	490-12A-010	REP-P	78-06-110
463-58-020	NEW	78-05-054	478-116-600	AMD	78-10-024	490-12A-020	REP-P	78-06-110
463-58-030	NEW-P	78-03-069	478-116-600	AMD-E	78-10-051	490-12A-022	REP-P	78-06-110
463-58-030	NEW	78-05-054	478-136-020	AMD-P	78-05-028	490-12A-024	REP-P	78-06-110
463-58-040	NEW-P	78-03-069	478-136-020	AMD	78-07-017	490-12A-024	REP-P	78-06-110
463-58-040	NEW	78-05-054	478-160-125	AMD-P	78-05-013	490-12A-032	REP-P	78-06-110
463-58-050	NEW-P	78-03-069	478-160-125	AMD-P	78-05-026	490-12A-034	REP-P	78-06-110
463-58-050	NEW-E	78-04-056	478-160-125	AMD	78-07-018	490-12A-036	REP-P	78-06-110
463-58-050	NEW	78-05-054	478-160-130	AMD-P	78-05-013	490-12A-040	REP-P	78-06-110
463-58-060	NEW-P	78-03-069	478-160-130	AMD-P	78-05-026	490-12A-042	REP-P	78-06-110
463-58-060	NEW	78-05-054	478-160-130	AMD	78-07-018	490-12A-044	REP-P	78-06-110
463-58-070	NEW-P	78-03-069	478-160-135	REP-P	78-05-013	490-12A-046	REP-P	78-06-110
463-58-070	NEW	78-05-054	478-160-135	REP-P	78-05-026	490-12A-050	REP-P	78-06-110
463-58-080	NEW-P	78-03-069	478-160-135	REP	78-07-018	490-12A-052	REP-P	78-06-110
463-58-080	NEW	78-05-054	478-160-140	AMD-P	78-05-013	490-15A	REP-P	78-11-001
468	-P	78-04-103	478-160-140	AMD-P	78-05-026	490-15A-001	REP-P	78-06-110
468-300-010	NEW-P	78-02-097	478-160-140	AMD	78-07-018	490-15A-004	REP-P	78-06-110
468-300-010	NEW	78-06-040	478-325-025	NEW-P	78-09-090	490-15A-008	REP-P	78-06-110
468-300-020	NEW-P	78-02-097	478-325-040	AMD-P	78-09-090	490-15A-012	REP-P	78-06-110
468-300-020	NEW	78-06-040	478-325-050	AMD-P	78-09-090	490-15A-016	REP-P	78-06-110
468-300-030	NEW-P	78-02-097	478-325-060	AMD-P	78-09-090	490-15A-020	REP-P	78-06-110
468-300-030	NEW	78-06-040	478-325-070	AMD-P	78-09-090	490-15A-024	REP-P	78-06-110
468-300-040	NEW-P	78-02-097	478-325-080	AMD-P	78-09-090	490-15A-028	REP-P	78-06-110
468-300-040	NEW	78-06-040	478-325-090	AMD-P	78-09-090	490-28A	AMD-P	78-11-001
468-300-050	NEW-P	78-02-097	478-325-100	AMD-P	78-09-090	490-28A-010	AMD-P	78-06-110
468-300-050	NEW	78-06-040	478-325-110	AMD-P	78-09-090	490-28A-011	AMD-P	78-06-110
468-300-060	NEW-P	78-02-097	478-325-120	AMD-P	78-09-090	490-28A-012	AMD-P	78-06-110
468-300-060	NEW	78-06-040	478-325-130	AMD-P	78-09-090	490-28A-013	AMD-P	78-06-110
478-116-010	AMD-P	78-05-103	478-325-140	REP-P	78-09-090	490-28A-030	REP-P	78-06-110
478-116-010	AMD	78-07-019	478-325-150	REP-P	78-09-090	490-28A-040	REP-P	78-06-110
478-116-020	AMD-P	78-05-103	478-325-160	REP-P	78-09-090	490-28A-050	REP-P	78-06-110
478-116-020	AMD	78-07-019	478-325-170	REP-P	78-09-090	490-28A-060	REP-P	78-06-110
478-116-050	AMD-P	78-05-103	478-325-180	REP-P	78-09-090	490-32A	AMD-P	78-11-001
478-116-050	AMD	78-07-019	478-325-190	REP-P	78-09-090	490-32A-010	AMD-P	78-06-110
478-116-055	NEW-P	78-05-103	480-04-100	AMD	78-02-020	490-36A	AMD-P	78-11-001
478-116-055	NEW	78-07-019	480-08-070	AMD-P	78-03-094	490-36A-020	AMD-P	78-06-110
478-116-070	AMD-P	78-05-103	480-08-070	AMD	78-05-037	490-38-030	AMD	78-02-058
478-116-070	AMD	78-07-019	480-08-080	AMD-P	78-03-094	490-40A	AMD-P	78-11-001
478-116-080	AMD-P	78-05-103	480-08-080	AMD	78-05-037	490-40A-010	AMD-P	78-06-110
478-116-080	AMD	78-07-019	480-08-100	AMD-P	78-03-094	490-40A-020	AMD-P	78-06-110
478-116-085	NEW-P	78-05-103	480-08-100	AMD	78-05-037	490-40A-030	AMD-P	78-06-110
478-116-085	NEW	78-07-019	480-12-130	AMD-E	78-11-017	490-40A-040	AMD-P	78-06-110

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
490-44A	AMD-P	78-11-001	490-83-030	NEW-P	78-06-110	490-325-020	NEW-P	78-02-079
490-44A-010	REP-P	78-06-110	490-83-040	NEW-P	78-06-110	490-325-020	NEW	78-04-064
490-44A-020	REP-P	78-06-110	490-83-050	NEW-P	78-06-110	490-325-030	NEW-P	78-02-079
490-44A-030	REP-P	78-06-110	490-83-060	NEW-P	78-06-110	490-325-030	NEW	78-04-064
490-44A-040	REP-P	78-06-110	490-83-070	NEW-P	78-06-110	490-325-040	NEW-P	78-02-079
490-44A-050	AMD-P	78-06-110	490-84	NEW-P	78-11-001	490-325-040	NEW	78-04-064
490-44A-060	REP-P	78-06-110	490-84-010	NEW-P	78-06-110	490-325-050	NEW-P	78-02-079
490-44A-070	REP-P	78-06-110	490-84-020	NEW-P	78-06-110	490-325-050	NEW	78-04-064
490-44A-080	REP-P	78-06-110	490-84-030	NEW-P	78-06-110	490-325-060	NEW-P	78-02-079
490-48A	AMD-P	78-11-001	490-84-040	NEW-P	78-06-110	490-325-060	NEW	78-04-064
490-48A-010	AMD-P	78-06-110	490-84-050	NEW-P	78-06-110	508-02	REP	78-02-041
490-52A	AMD-P	78-11-001	490-85	NEW-P	78-11-001			
490-52A-010	REP-P	78-06-110	490-85-010	NEW-P	78-06-110			
490-52A-020	REP-P	78-06-110	490-85-020	NEW-P	78-06-110			
490-52A-030	REP-P	78-06-110	490-85-030	NEW-P	78-06-110			
490-56A	AMD-P	78-11-001	490-85-040	NEW-P	78-06-110			
490-56A-010	REP-P	78-06-110	490-86	NEW-P	78-11-001			
490-56A-020	REP-P	78-06-110	490-86-010	NEW-P	78-06-110			
490-56A-030	REP-P	78-06-110	490-87	NEW-P	78-11-001			
490-60A	AMD-P	78-11-001	490-87-010	NEW-P	78-06-110			
490-60A-010	AMD-P	78-06-110	490-87-020	NEW-P	78-06-110			
490-60A-020	AMD-P	78-06-110	490-88	NEW-P	78-11-001			
490-60A-030	NEW-P	78-06-110	490-88-010	NEW-P	78-06-110			
490-60A-040	NEW-P	78-06-110	490-88-020	NEW-P	78-06-110			
490-60A-050	NEW-P	78-06-110	490-88-030	NEW-P	78-06-110			
490-64A	AMD-P	78-11-001	490-89	NEW-P	78-11-001			
490-64A-010	REP-P	78-06-110	490-89-010	NEW-P	78-06-110			
490-64A-020	REP-P	78-06-110	490-89-020	NEW-P	78-06-110			
490-64A-030	REP-P	78-06-110	490-90	NEW-P	78-11-001			
490-64A-040	REP-P	78-06-110	490-90-010	NEW-P	78-06-110			
490-64A-050	REP-P	78-06-110	490-90-020	NEW-P	78-06-110			
490-64A-060	REP-P	78-06-110	490-90-030	NEW-P	78-06-110			
490-64A-070	REP-P	78-06-110	490-91	NEW-P	78-11-001			
490-68A	AMD-P	78-11-001	490-91-010	NEW-P	78-06-110			
490-68A-010	REP-P	78-06-110	490-91-020	NEW-P	78-06-110			
490-68A-020	REP-P	78-06-110	490-91-030	NEW-P	78-06-110			
490-68A-030	REP-P	78-06-110	490-91-040	NEW-P	78-06-110			
490-68A-040	REP-P	78-06-110	490-92	NEW-P	78-11-001			
490-72A	AMD-P	78-11-001	490-92-010	NEW-P	78-06-110			
490-72A-010	REP-P	78-06-110	490-92-020	NEW-P	78-06-110			
490-72A-020	REP-P	78-06-110	490-92-030	NEW-P	78-06-110			
490-72A-030	REP-P	78-06-110	490-93	NEW-P	78-11-001			
490-72A-040	REP-P	78-06-110	490-93-010	NEW-P	78-06-110			
490-76A	AMD-P	78-11-001	490-93-020	NEW-P	78-06-110			
490-76A-010	AMD-P	78-06-110	490-94	NEW-P	78-11-001			
490-76A-020	AMD-P	78-06-110	490-94-010	NEW-P	78-06-110			
490-77	NEW-P	78-11-001	490-94-020	NEW-P	78-06-110			
490-77-010	NEW-P	78-06-110	490-94-030	NEW-P	78-06-110			
490-78	NEW-P	78-11-001	490-94-040	NEW-P	78-06-110			
490-78-010	NEW-P	78-06-110	490-94-050	NEW-P	78-06-110			
490-79	NEW-P	78-11-001	490-94-060	NEW-P	78-06-110			
490-79-010	NEW-P	78-06-110	490-94-070	NEW-P	78-06-110			
490-80	NEW-P	78-11-001	490-94-080	NEW-P	78-06-110			
490-80-010	NEW-P	78-06-110	490-94-090	NEW-P	78-06-110			
490-81	NEW-P	78-11-001	490-94-100	NEW-P	78-06-110			
490-81-010	NEW-P	78-06-110	490-94-110	NEW-P	78-06-110			
490-81-020	NEW-P	78-06-110	490-94-112	NEW-P	78-06-110			
490-81-030	NEW-P	78-06-110	490-94-113	NEW-P	78-06-110			
490-81-040	NEW-P	78-06-110	490-94-114	NEW-P	78-06-110			
490-81-050	NEW-P	78-06-110	490-95	NEW-P	78-11-001			
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