

NOVEMBER 21, 1979

OLYMPIA, WASHINGTON

ISSUE 79-11



IN THIS ISSUE

Agriculture, Department of
Bellevue Community College
Central Washington University
Clark College
Ecology, Department of
Economic Assistance Authority
Education, State Board of
Equipment, Commission On
Evergreen State College, The
Fisheries, Department of
Gambling Commission
Game, Department of
Governor, Office of
Hazardous Materials, Transportation of,
Advisory Committee
Health, Board of
Horse Racing Commission
Hospital Commission
Human Rights Commission
Insurance Commissioner
Jail Commission
Labor and Industries, Department of
Licensing, Department of
Liquor Control Board

Massage Examining Board
Natural Resources, Department of
Olympia Technical Community College
Parks and Recreation Commission
Personnel, Department of
Pilotage Commissioners, Board of
Planning and Community Affairs Agency
Postsecondary Education, Council for
Public Disclosure Commission
Revenue, Department of
Social and Health Services, Department of
State Employees Insurance Board
State Library
Tacoma Community College
Transportation, Department of
University of Washington
Urban Arterial Board
Utilities and Transportation Commission
Veterinary Board of Governors
Vocational Education, Commission for
Volunteer Firemen, Board for
Wenatchee Valley College
Western Washington University
Whatcom Community College

(Subject/Agency index at back of issue)
This issue contains documents officially
filed not later than November 7, 1979

CITATION

Cite all material in the Washington State Register by its issue number and sequence within that issue, preceded by the acronym WSR. Example: The 123rd item in the February, 1978, Register would be cited as WSR 78-02-123.

PUBLIC INSPECTION OF DOCUMENTS

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CERTIFICATE

Pursuant to RCW 34.08.040, the publication of rules or other information in this issue of the Washington State Register is hereby certified to be a true and correct copy of such rules or other information, except that headings of public meeting notices have been edited for uniformity of style.

DENNIS W. COOPER
Code Reviser

WASHINGTON STATE REGISTER

(USPS 421-530) is published monthly by the Statute Law Committee, Office of the Code Reviser, Olympia, WA 98504, pursuant to chapter 240, Laws of 1977 ex. sess. Subscription rate \$50 per year, postpaid to points in the United States. Second-class postage paid at Olympia, Washington.

Changes of address notices, subscription orders, and undelivered copies should be sent to:

WASHINGTON STATE REGISTER
Code Reviser's Office
Legislative Building
Olympia, WA 98504

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

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STYLE AND FORMAT OF THE WASHINGTON STATE REGISTER

1. ARRANGEMENT OF THE REGISTER

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

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

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

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

3. PRINTING STYLE—INDICATION OF NEW OR DELETED MATTER

RCW 34.04.058 requires the use of certain marks to indicate amendments to existing agency rules. This style quickly and graphically portrays the current changes to existing rules as follows:

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

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

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

5. EFFECTIVE DATE OF RULES

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

6. EDITORIAL CORRECTIONS

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

7. INDEX AND TABLES

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

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)
79-07	Jul 18	Aug 7	Jul 3	Jun 20	Jun 6
79-08	Aug 15	Sep 4	Aug 1	Jul 18	Jul 3
79-09	Sep 19	Oct 9	Sep 5	Aug 22	Aug 8
79-10	Oct 17	Nov 6	Oct 3	Sep 19	Sep 5
79-11	Nov 21	Dec 11	Nov 7	Oct 24	Oct 10
79-12	Dec 19	Jan 8, 1980	Dec 5	Nov 21	Nov 7
80-01	Jan 16	Feb 5	Jan 2, 1980	Dec 19, 1979	Dec 5, 1979
80-02	Feb 20	Mar 4	Feb 6	Jan 23	Jan 9
80-03	Mar 19	Apr 8	Mar 5	Feb 20	Feb 6
80-04	Apr 16	May 6	Apr 2	Mar 19	Mar 5
80-05	May 21	Jun 10	May 7	Apr 23	Apr 9
80-06	Jun 18	Jul 8	Jun 4	May 21	May 7

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.

STATEMENT OF OWNERSHIP, MANAGEMENT, AND CIRCULATION
(Required by 39 U.S.C. 3685)

The WASHINGTON STATE REGISTER (USPS 421-530), is published monthly by the Statute Law Committee, Office of the Code Reviser, Legislative Building, Olympia, Washington 98504. The filing date of this report was September 21, 1979. The annual subscription price is \$50 for 12 issues. The general business offices of the publisher are located in the Legislative Building, Olympia, Washington 98504.

The editor is GayLynne Marelius, Code Reviser's Office, Legislative Building, Olympia, Washington 98504. There is no managing editor.

The owner is the Statute Law Committee, State of Washington, Legislative Building, Olympia, Washington 98504.

There are no known bondholders, mortgagees, or other security holders.

The extent and nature of the circulation is as follows:

	Average no. copies each issue during preceding 12 mos.	Actual no. copies of single issue published nearest to filing date
Total no. copies printed	925	700
Paid circulation		
Sales through dealers & carriers, street vendors, & counter sales	80	62
Mail subscriptions	330	319
Total paid circulation	410	381
Free distribution by mail, carrier, or other means; samples, complimentary, and other free copies	120	122
Total distribution	530	503
Copies not distributed		
Office use, left over, unaccounted, spoiled after printing	395	197
Returns from news agents	0	0
Total	925	700

I certify that the statements made by me above are correct and complete.

GayLynne Marelius
Editor

WSR 79-11-001
ADOPTED RULES
JAIL COMMISSION
 [Order 3—Filed October 4, 1979]

Be it resolved by the Washington State Jail Commission, acting at Olympia, Washington, that it does promulgate and adopt the annexed rules relating to custodial care standards enforcement procedures.

This action is taken pursuant to Notice No. WSR 79-08-134 filed with the code reviser on August 1, 1979. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 70.48.050(6), 70.48.070 and 70.48.080 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 September 6, 1979.

By George Edensword—Breck
 Director

Chapter 289-30 WAC
**CUSTODIAL CARE STANDARDS ENFORCE-
 MENT PROCEDURES**

NEW SECTION

WAC 289-30-010 PURPOSE. The provisions of chapter 289-30 WAC are adopted pursuant to RCW 70.48.050 to ensure that all jails in the state meet the requirements of chapter 70.48 RCW and the mandatory custodial care standards adopted pursuant thereto and set forth in chapters 289-14 through 289-24 WAC or such other mandatory standards as may hereafter be adopted by the commission.

NEW SECTION

WAC 289-30-020 CUSTODIAL CARE STANDARDS—COMPLIANCE. In accordance with RCW 70.48.070, as amended by chapter 232, Laws of 1979 1st ex. sess., the mandatory custodial care standards previously adopted by the commission shall be subject to commission enforcement beginning October 1, 1979.

NEW SECTION

WAC 289-30-030 INSPECTION OF JAIL FACILITIES. (1) The commission shall, through designated jail inspectors, conduct an annual inspection of each jail within the state to be completed no later than December 31 of 1979 and December 31 of each succeeding year. Additional inspections of specific facilities may be conducted as may appear necessary to ensure compliance with applicable mandatory custodial care standards or as requested by the governing unit in question.

(2) By October 1, 1979, and at least thirty days prior to the annual inspection for each subsequent year, the commission will distribute to each governing unit a copy of the jail inspection report form which will be used by the designated jail inspector in conducting the inspection in order to permit governing unit review prior to such inspection.

(3) The director shall submit the findings of commission jail inspectors to the commission in written form and send a copy of such findings to the governing unit whose facility is the subject of such report. Governing unit exceptions to, or comments on, such report shall be sent to the commission within thirty days of its receipt thereof.

NEW SECTION

WAC 289-30-050 COMMISSION REVIEW OF COMPLIANCE. (1) Following its receipt of the compliance inspection report and comments thereon by the governing unit in question, the commission shall issue with respect to all detention and correctional facilities:

(a) A notice of compliance if the standards are being met;

(b) A notice of noncompliance, specifying the manner in which the jail does not comply with the standards and the time limits within which the standards are to be met; or

(c) A notice of partial compliance or conditional compliance if the commission determines that the standards will be complied with if certain conditions or restrictions are imposed, which order shall state specifically what those conditions or restrictions are and shall set forth a time schedule for compliance therewith.

(2) Action to enforce such orders, if required, shall be in accordance with the provisions of RCW 70.48.080.

WSR 79-11-002
ADOPTED RULES
JAIL COMMISSION
 [Order 4—Filed October 4, 1979]

Be it resolved by the Washington State Jail Commission, acting at Seattle, Washington, that it does promulgate and adopt the annexed rules relating to jail construction funding procedures.

This action is taken pursuant to Notice No. WSR 79-08-134 filed with the code reviser on August 1, 1979. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to chapter 70.48 as amended by chapter 232, Laws of 1979 1st ex. sess. 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 September 12, 1979.
By George Edensword-Breck
Director

Chapter 289-13 WAC
JAIL CONSTRUCTION FUNDING PROCEDURES

NEW SECTION

WAC 289-13-010 PURPOSE. The rules set forth in this chapter shall govern all applications for state funding of new construction and/or substantial remodeling of detention and correctional facilities, including the allocation and disbursement of all funds appropriated or reappropriated to the state jail commission for such purpose under chapter 70.48 RCW and the physical plant standards adopted pursuant thereto and incorporated in chapter 289-12 WAC.

NEW SECTION

WAC 289-13-020 APPLICATION—GENERAL.
(1) Any governing unit within the state is eligible to submit an application for state funding of the substantial remodeling and/or new construction of a jail which it currently operates and which has been classified by the state jail commission as a detention or correctional facility within the meaning of WAC 289-02-020(4) and (6), whether or not it has previously submitted an application to the commission for initial consideration. A governing unit which does not currently operate a detention or correctional facility may submit an application for classification of a new jail as a detention or correctional facility or for reclassification of an existing jail. Any such request shall be governed by WAC 289-02-030.

(2) Two or more contiguous governing units may apply for state funding of a consolidated detention or correctional facility. Whenever any jail is operated by a governing unit which includes a combination of cities and/or counties one such city or county shall be designated as primarily responsible for the operation of said jail. An application for funding of a consolidated jail shall be submitted jointly by the governing units involved. Such application shall include a draft of a jail services contract in accordance with RCW 70.48.090 as amended by chapter 232, Laws of 1979 1st ex. sess., and a statement of conditional intention to enter into such contract executed by the governing units involved.

(3) Governing units which have appropriated and spent or encumbered funds for substantial remodeling or construction of detention or correctional facilities after February 16, 1974 and before June 23, 1977, are entitled to consideration for state funding on the same basis as any other governing unit requesting such funding and may make application for state funding of such facilities as provided under the provisions of this chapter.

(4)(a) All governing units requesting state funding of jail construction and/or substantial remodeling hereunder shall complete and submit a standard application form as prescribed by the commission, together with all supporting information and the documents specified

therein. The deadline for the submission of such applications for inclusion in the commission's first determination of approved funding levels and priorities under WAC 289-13-050 shall be January 31, 1980.

(b) Any governing unit which fails to submit an application for such funding on or before January 31, 1980, may submit an application by July 31, 1980. Any governing unit which fails to submit an application by such latter date shall be deemed to not be seeking such assistance. A governing unit's failure to apply for state funding shall not affect the mandatory effect of the applicable physical plant standards.

(c) A governing unit which operates an existing detention and correctional facility which is in substantial compliance with the physical plant standards may apply for a variance from specific provisions of the standards with which the facility does not currently comply. Such application shall be in the form prescribed by the commission and shall be submitted by January 31, 1980.

(5) A governing unit which has received a commitment of federal or other nonstate funding for the construction and/or remodeling of a detention or correctional facility shall submit its construction plans to the commission, by January 31, 1980, for review of projected jail capacity and compliance with state physical plant standards. Federal or other nonstate funding shall not affect the mandatory effect of the applicable physical plant standards in such a facility.

(6) Any funds allocated to a governing unit or units for jail construction and/or substantial remodeling under the provisions of this chapter shall constitute full funding of the cost of implementing the physical plant standards within the meaning of RCW 70.48.070: PROVIDED, That this provision shall not preclude the disbursement of funds for such purpose on a staged or phased basis as requested by the governing unit or units at the time of the application and in accordance with conditions established by the commission at the time of its determination of level of funding and priority.

(7) No governing unit which receives state funding hereunder, or which receives federal or other nonstate funding for such purpose, shall be eligible for further state funding under chapter 70.48 RCW and these rules for a period of ten years from the date of completion of any project approved hereunder.

NEW SECTION

WAC 289-13-030 APPLICATIONS FOR FUNDING. (1) The commission shall adopt and distribute by October 15, 1979, a standard application form to be used by all governing units which are requesting state funds for jail construction and/or remodeling under chapter 70.48 RCW and the provisions of these rules or which are seeking variances from the physical plant standards as applied to their facilities. The commission shall also adopt and distribute by the same date jail population statistical guidelines and architectural guidelines to be applied in preparing the application.

(2) The application shall contain the following elements:

(a) General information on governing unit and jail facility, including classification;

(b) Information affecting jail capacity determination including:

(i) Jail population projection to the year 2000 with supporting documentation as required by the commission. In general, the projected jail capacity shall be based upon current incarceration rates as applied to population projections by age group, using the most current population forecasts of the Population, Enrollment, and Economic Studies Division of the Office of Financial Management and applying a peaking factor not to exceed 1.29 standard deviations above the mean average daily population: PROVIDED, That such population projections shall consider projected population over the entire period in question using five-year increments: AND PROVIDED FURTHER, That there will be provision for challenging state population and incarceration rate figures and substantiating alternative projections.

(ii) Supporting historical information on the jail population, including crime rate information, average daily population figures for the prior five-year period, detailed information on the jail population over an average year for the jail in question and for other jails within the governing unit.

(iii) Description of existing and planned programs within the governing unit which affect jail population, including work release and pre- and post-trial diversion programs as well as arrest, prosecution, and sentencing practices.

(c) Specific jail facility plans, including:

(i) General description of plans with regard to the jail in question including nature of building or remodeling plans and relationship to other jails within the governing unit and to other criminal justice facilities;

(ii) Description of all existing jails within the governing unit, and of the feasibility of remodeling any or all of those facilities to meet part or all of the projected jail population;

(iii) Description of feasibility of operating consolidated jail facilities with other governing units, providing specific information prescribed by the commission in the application;

(iv) Narrative description of planned facility, including total square feet and division of square feet between cells, dormitories, day rooms, and ancillary areas of jail, and specific housing plan for projected population by each major classification;

(v) Description of project site, its availability, and alternative sites and effect of site change on plans;

(vi) Description of expansion capability of the jail within a range specified in the architectural guidelines;

(vii) Complete statistical and construction cost analysis in a form prescribed by the commission;

(viii) Projected time schedule for entire project, including design, bids, commencement of construction, completion, and occupancy;

(ix) Operational plan for planned facility, including staff and budget requirements for meeting mandatory custodial care standards within such facility.

NEW SECTION

WAC 289-13-040 REVIEW OF FUNDING APPLICATIONS—INITIAL. (1) Each project which is

submitted for state funding under WAC 289-13-020 shall be initially reviewed by the director of the state jail commission to determine:

(a) Whether the facility for which funding is sought is currently classified as a detention or correctional facility or, if not, whether it is either an existing facility which should properly be reclassified as a detention or correctional facility or represents a necessary jail facility which should properly be classified as a detention or correctional facility; and, if so,

(b) Whether the plans submitted meet the applicable mandatory physical plant standards set forth in chapter 289-12 WAC for the projected capacity adopted by the governing unit submitting the application.

(2) Initial review of submitted applications shall be completed and applying governing units provided written notice of initial acceptance or rejection for consideration, on either basis, within forty-five days of receipt of the application. Notice of rejection shall state the specific reason(s) for rejection and the terms on which a project may be resubmitted.

(3) Any governing unit whose application is rejected on initial review due to noncompliance with the physical plant standards shall have thirty days in which to resubmit an application which meets such standards.

(4) Acceptance of an application for consideration for state funding upon this initial review shall be based solely upon the verification that the application is in the form specified by the commission and contains all required information, the classification of the facility, and plan compliance with the physical plant standards. Such initial review shall be based upon the capacity projected by the governing unit in question and shall not constitute, or in any way imply, approval of such project for state funding or the approval of any specific details of the project as submitted. Final approval and determination of funding shall take place only pursuant to the review process set forth in WAC 289-13-050: PROVIDED, That the director may grant exceptions from application requirements where it is determined that such requirements cannot be met and in such cases may require additional corroborating documentation. In such cases, additional time for submission of the completed application may be granted by the commission.

NEW SECTION

WAC 289-13-050 FINAL REVIEW OF FUNDING APPLICATIONS—GENERAL. (1) The commission shall complete its final review of all projects which are accepted for consideration under the initial review process set forth in WAC 289-13-040 and provide written notification of the commission's final determination with respect to approved funding level and priority for available funding as determined under WAC 289-13-080 no later than April 30, 1980, for those applications which are received by January 31, 1980, and no later than October 31, 1980, for those applications which are received by the final application deadline of July 31, 1980.

(2) During the course of its review the commission, or its director, may request necessary additional or explanatory information. In addition, the commission or its director may schedule a conference with a particular governing unit or two or more contiguous governing units to review their application(s) as well as the feasibility and desirability of alternative plans, including consolidated jail facilities.

NEW SECTION

WAC 289-13-060 FINAL REVIEW OF FUNDING APPLICATION—CAPACITY. (1) Projects which are given initial approval for funding consideration shall first be reviewed to determine the capacity for which the facility may be considered for state funding. For such purpose, the capacity of individual jail facilities will be computed using population projections to the year 2000.

(2) In verifying and setting the capacity of a planned jail facility for purposes of state funding, the commission shall consider all relevant information, including data supplied to it by the office of financial management with regard to the governing unit's population projections, current incarceration rates as applied to population projections by age group, and peaking factors not to exceed 1.29 standard deviations above the mean average daily population as well as all information obtained in the application in accordance with WAC 289-13-030(2)(b).

(3) To assist governing units in determining their jail population projections, the commission shall adopt jail population statistical guidelines to be followed in preparing all funding applications.

(4) Each governing unit shall have an opportunity in its application for funding to present information relating to the accurate projection of its jail population and to set forth reasons why the population projections of the Office of Financial Management's Population Enrollment and Economic Studies Division may not accurately forecast such projected population.

(5) Following the commission's review and determination of each jail's projected capacity, its decision shall be reviewed with the office of financial management in accordance with section 9, chapter 232, Laws of 1979, 1st ex. sess., to insure the accuracy of the data relied upon.

NEW SECTION

WAC 289-13-070 FINAL REVIEW OF FUNDING APPLICATIONS—LEVEL OF FUNDING. (1) A governing unit will be awarded only the minimum amount necessary to fully implement the physical plant standards in the particular detention or correctional facility which is being considered based upon the approved capacity set by the commission under WAC 289-13-060.

(2) The following elements will be considered in determining the necessary minimum cost of construction or substantial remodeling projects:

(a) Prime architect and engineer fees, including the total cost of services performed by the architect and engineer who are responsible for the facility design, and any subcontracts for design specialists necessary for the

development of the project: PROVIDED, That the applying governing unit must submit a description of its consultant selection process which must, except where a contract for such services was executed prior to June 1, 1979, substantially comply with the consultant selection process adopted by the Department of General Administration, Division of Engineering and Architecture as adapted to the particular governing unit's organization and structure: PROVIDED FURTHER, That the commission will provide to each governing unit a list of known minority and female architect and engineer firms to which an announcement of each governing unit's selection process shall be sent, and all such firms shall be given a full and equal opportunity to participate in any such process commenced following receipt of such list. All such fees shall generally be evaluated in accordance with the Prime Architect and Engineer Fee Schedule set forth in the State of Washington Capital Budget Instructions for the 1979-81 biennium.

(b) Initial architectural consultant fees required to prepare preliminary jail facility plans for presentation to the commission, upon demonstration of the necessity for such services apart from the work normally associated with the prime architect and engineer: PROVIDED, That the applying governing unit provides adequate indication of a consultant selection process free of conflict of interest and which insures the selection of a qualified person or firm. All such fees shall be evaluated on the basis of a fee schedule to be developed by the commission. Service by a person or firm as an initial architectural consultant does not preclude such person or firm's selection as the prime architect for a particular jail facility.

(c) Site survey and soil testing as necessary prior to construction.

(d) Construction costs, including, but not specifically limited to:

- (i) Clearing of site and disposal of debris;
- (ii) Demolition of existing structure where there is an adequate showing of justification for construction on an occupied rather than vacant site;
- (iii) Necessary earthwork;
- (iv) Drainage, water and sewer work;
- (v) Necessary fire protection design features, including fire extinguishing and alarm systems;
- (vi) Walkways and driveways;
- (vii) Service vehicle and visitor parking;
- (viii) Power, lighting, and telephone connections to jail building and related equipment, as well as all interior wiring and permanent power, lighting, and telephone equipment;
- (ix) Necessary security features which constitute permanent fixtures of the structure, including:
 - (A) Standard security hardware;
 - (B) Electronically controlled gates and doors as conditions require (with mechanical override);
 - (C) Electronically controlled door locking devices for prisoner rooms operated from centralized consoles;
 - (D) Closed circuit television (C.C.T.V.), surveillance systems where required, EXCEPT THAT C.C.T.V. will not be funded for general prisoner population cells or dormitories;

(E) Intercom and telephone systems connecting all major control points and monitored through central control telephone system for secure noncontact visitation; and

(F) Equipment and systems to control vandalism in such areas as water supply, mechanical and electrical fixtures.

(x) Standard permanent jail fixtures, including but not limited to bunks, tables, toilets, showers, sinks, and other such necessary furnishings for cells, dormitories, dayrooms, and dining and visitor areas;

(xi) Minimum laundry and kitchen appliances and equipment where adequate justification for such appliances and equipment is demonstrated;

(xii) Minimum furnishings and equipment for medical examining area and, where justified, for infirmary, as required under WAC 289-12-030(2)(a)(iv)(A) and (B);

(xiii) Separate staff facilities within the architectural guidelines to be adopted by the commission.

(3) Energy conservation design features which may increase initial construction or remodeling costs shall not be precluded from consideration for state funding when properly supported by a life cycle cost analysis as required by chapter 39.35 RCW.

(4) Costs which will not be considered for state funding purposes include:

(a) Any architect and engineering fees or other costs that are not directly related to and specifically required for jail construction and/or remodeling to comply with the physical plant standards and the rules adopted herein;

(b) Site acquisition;

(c) Landscaping, art works, or any decorative features of design or construction which are not necessary costs of jail construction or substantial remodeling to meet the physical plant standards;

(d) Movable equipment and furnishings, e.g., shelves, desks, conference tables, and file cabinets;

(e) Court room or facilities solely related to court activities;

(f) Any portion of elevator construction cost not related to jail operation: PROVIDED, That where an elevator serves a jail facility as well as other portions of a courthouse, criminal justice facility or other multi-storied structure in which the jail is located, such cost shall be prorated;

(g) The cost for construction of skybridges or tunnels that connect the jail with any structure other than another portion of the jail;

(h) Any other design features, equipment, or furnishings not specifically required to implement the mandatory physical plant standards at minimum cost in a specific facility.

(5) The commission will adopt and distribute to each governing unit, not later than October 15, 1979, specific architectural guidelines which shall govern its review of all projects accepted for final consideration. Such guidelines will specify the total square footage of ancillary areas which will generally be funded within jails in addition to the necessary cells, dormitories, and day room areas required under the physical plant standards

for the specific capacity set by the commission, expressed in ranges and subject to appropriate adjustment by the commission in each specific case.

(6) Detention and correctional facilities shall be funded on the basis of a ratio of sixty percent single cells to forty percent dormitory cells under the specific capacity set by the commission, EXCEPT THAT the commission may grant exceptions to such requirement when a request for such exception is contained in the final application and is adequately supported by the specific circumstances set forth therein.

(7) In allocating funds for jail construction and/or substantial remodeling the commission shall review all projects submitted to ensure that the number of square feet allowed per bed is generally consistent for facilities of similar size and classification within either major urban, medium urban, or rural counties.

(8) The level of funding for the construction and/or substantial remodeling of detention and correctional facilities for which their governing units appropriated and spent or encumbered funds after February 16, 1974, and before June 23, 1977 and for which a funding application has been filed in accordance with WAC 289-13-020(3) shall be determined in accordance with the above provisions and in the same manner as all other jail funding applications.

(9) Upon completion of its review of each detention and correctional facility funding application accepted for consideration, the commission shall authorize a specific funding level for each facility based upon current costs and give written notice to each applying governing unit of that determination. Actual allocation and disbursement of proceeds from the sale of bonds deposited in the local jail improvement and construction account to any governing unit or units shall be governed by the provisions of WAC 289-13-080 relating to funding priorities and rules to be adopted relating to funding level adjustments.

NEW SECTION

WAC 289-13-080 DETERMINATION OF PRIORITIES. (1) At the same time as it determines the level of funding to be assigned to each jail construction and/or substantial remodeling project accepted for consideration, the commission shall establish the priority which each project will be accorded in disbursing state funds which have been appropriated for such purpose.

(2) Those governing units which have appropriated funds for substantial remodeling or construction of a detention or correctional facility between February 16, 1974, and June 23, 1977, which have entered into a construction contract prior to June 1, 1979, and which have applied for and been assigned a specific level of funding under WAC 289-13-060, shall have first priority for available state funds: PROVIDED, That the specific level of funding will be determined on the same basis as that for all other facilities and funds shall be disbursed only as work is completed: PROVIDED FURTHER, That any application by such a governing unit for additional new construction and/or substantial remodeling for which the governing unit did not appropriate and spend or encumber funds during the above

stated dates shall be reviewed with the request for reimbursement of funds already appropriated for purposes of determining capacity and assigning a level of funding, with the priority for payment of any difference between the total level of funding authorized for the facility and the funds previously appropriated by such governing unit being determined in the same manner as the priority of all other projects: AND PROVIDED FURTHER, That any such project shall be required to meet the physical plant standards except as variances may be granted therefrom by the commission.

(3) The priority of all other projects which have been assigned a specific level of funding under WAC 289-13-070 shall be set by the commission after considering all such projects together in light of the following factors:

(a) The nature and extent of the jail's present physical plant deficiencies which may be detrimental to the health, welfare and security of prisoners and staff as assessed on the basis of the physical plant standards set forth in chapter 289-12 WAC.

(b) The impact of such deficiencies upon the governing unit's ability to comply with the mandatory custodial care standards set forth in chapters 289-14 through 289-24 WAC.

(c) The frequency and extent of overcrowding within the facility, particularly with respect to its impact on sleeping area conditions and upon the facility's ability to properly classify and segregate its jail population.

(d) The existence of any court orders or pending legal proceedings relating to conditions within the jail which were filed prior to June 1, 1979.

(e) The extent to which the governing unit or units making application have considered and implemented effective programs for pre- and post-trial alternatives to incarceration: PROVIDED, That no priority shall be assigned a governing unit which does not include a plan relating to such programs in its final application.

(f) Whether the governing unit or units making application have given full consideration to the feasibility of a consolidated jail facility or facilities and the cost-effectiveness of the proposed facility or facilities with respect to both construction and operational costs.

NEW SECTION

WAC 289-13-090 **ADDITIONAL FUNDING PROVISIONS.** WAC 289-13-090 et seq. are reserved for rules to be adopted by January 1, 1980, governing the disbursement of funds and supervision of jail construction and/or substantial remodeling projects.

WSR 79-11-003
EMERGENCY RULES
DEPARTMENT OF NATURAL RESOURCES
[Order 332—Filed October 4, 1979]

I, Bert L. Cole, Commissioner of Public Lands, do promulgate and adopt at Olympia, Washington, the annexed rules relating to the extension of an emergency rule describing hazardous areas protected by the Department of Natural Resources which are closed to entry

from midnight October 5, 1979 through midnight October 11, 1979, amending WAC 332-26-010.

I, Bert L. Cole, 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 above described forest areas contain an abnormal concentration of forest fuels and due to continuation of adverse weather conditions creating a high fire danger, are particularly exposed to fire danger.

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

This rule is promulgated pursuant to RCW 76.04.140 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 4, 1979.

By Bert L. Cole
Commissioner of Public Lands

AMENDATORY SECTION (Administrative Order 316)

WAC 332-26-010 **SOUTHWEST AREA CLOSURES** Wahkaikum and Skamania Counties. Wahkiakum County, KM Unit, beginning at the northeast corner of Section 14, Township 10 North, Range 7 West, W.M.; thence north to the south bank of Fossil Creek, thence northwesterly along the south bank of Fossil Creek to its junction with the west section line of Section 10, Township 10 North, Range 7 West, W.M.; thence south approximately 1/2 mile to the north shoulder of the Ocean Beach Highway (State Highway 4), thence southeasterly along the north shoulder of said Highway 4, to its junction with the Crown Zellerbach 800 Road, thence northeasterly along the north shoulder of the Crown Zellerbach 800 Road, to its junction with the east section line of Section 14, Township 10 North, Range 7 West, W.M., thence north approximately 1/2 mile to the point of beginning.

Skamania County, South Coldwater Unit, beginning at the northeast corner of Section 5, Township 9 North, Range 5 East, W.M., thence west 1 1/2 miles, south 1 mile, west 1/2 mile, south 1/2 mile, east 2 miles, north 1 1/2 miles to the point of beginning. Excluding corridors along the U.S. Forest Service N928 Road and along the U.S. Forest Service N-208 Trail.

When, in the opinion of the Area Manager, the fire hazard is sufficiently low on the lands herein described to permit public access thereto, he may suspend this Notice by issuing a news release to the newspapers of general circulation in the area and to radio and television stations serving the area, specifying the date and

time of the suspension, and by removing the posted notice of the hazardous area closure at access points.

When, in the opinion of the Area Manager, the fire hazard is no longer sufficiently low to permit public access to the above-described lands, he will reinstate this hazardous area notice by giving the same notice to the public, specifying the date and time this notice again becomes effective, and replacing the posted notice of the hazardous area closure at the access points.

For the protection of the above described areas against fire, the following will be enforced: Entry into this area is prohibited except as provided by law with reference to permanent residents and industrial operations.

Anyone violating any such rules and regulations or closing any forest region shall be guilty of a misdemeanor.

Effective from midnight, (~~July 5, 1979~~) October 5, 1979 to midnight, (~~October 5, 1979~~) October 11, 1979.

WSR 79-11-004
EMERGENCY RULES
DEPARTMENT OF FISHERIES
[Order 79-103—Filed October 4, 1979]

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 chinook are no longer present in significant numbers.

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 October 4, 1979.

By Gordon Sandison
Director

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-28-006F0F CLOSED AREA (79-97)

WSR 79-11-005
EMERGENCY RULES
DEPARTMENT OF FISHERIES
[Order 79-104—Filed October 5, 1979]

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 Area 10C and the Cedar River remain closed to protect Lake Washington sockeye and fall chinook. Portions of Area 10D are closed to protect spawning sockeye along the eastern shore and milling chinook bound for Issaquah Hatchery, while affording the opportunity to harvest hatchery coho. Closures in Area 12C protect milling chinook bound for Hoodspout Hatchery and Dewatto Bay and naturally spawning coho bound for the Skokomish River and several streams entering 12C and 12D.

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 October 5, 1979.

By Gordon Sandison
Director

NEW SECTION

WAC 220-28-010C0K CLOSED AREA Effective immediately through December 31, 1979, 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 Puget Sound Salmon Management and Catch Reporting Area 10C and the Cedar River.

NEW SECTION

WAC 220-28-010D0J CLOSED AREA Effective October 7 through December 31, 1979 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 Puget Sound Salmon Management and Catch Reporting Area 10D inside and easterly of a line 250 yards out from and parallel to the eastern shore between the Sammamish River and Issaquah Creek and that portion south of a line projected true east from Greenwood Point.

NEW SECTION

WAC 220-28-012C0M *CLOSED AREAS Effective immediately through those times designated below 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 those waters of Puget Sound Salmon Management and Catch Reporting Area 12C listed below:*

(a) *Effective immediately until further notice, those waters within 1,000 feet of the western shore of Hood Canal between the Hoodspout Marina Dock and Warfield Trailer Park.*

(b) *Effective immediately until further notice, those waters 1/4 mile seaward from a line connecting the outermost points at the mouth of Dewatto Bay and Dewatto Bay.*

(c) *Effective immediately until further notice, those waters south of a line projected from the Lake Cushman powerhouse to Ayres Point.*

(d) *Effective immediately through October 13, 1979, the remaining portion of Area 12C.*

REPEALER

The following sections of the Washington Administrative Code are repealed:

- WAC 220-28-010C0J** *CLOSED AREA (79-48)*
- WAC 220-28-010D0I** *CLOSED AREA (79-48)*
(Effective October 7, 1979)
- WAC 220-28-012C0L** *CLOSED AREA (79-82)*

WSR 79-11-006

**NOTICE OF PUBLIC MEETINGS
URBAN ARTERIAL BOARD**
[Memorandum—October 8, 1979]

Beginning at 9:30 a.m., Thursday, October 18, 1979

1. Minutes of UAB meeting, July 19, 1979
2. Report of Chairman
 - a. Status Report on Arterial Classification, Inventory and 1980 Six Year Construction Program
3. Apportionment of Urban Arterial Trust Funds between statutorily established regions for the fourth quarter of 1979
4. Allocation of Urban Arterial Trust Funds to authorized projects for fourth quarter of 1979
5. Review obligation status of Urban Arterial Trust Funds
6. Review proposed projects in 1978 Six Year Construction Program
7. Review delayed projects and proposed new schedules (11:30)

8. Review change in scope requested by City of Seattle on the West Seattle Bridge project
9. Report on completed audits of UAB projects
10. Report on changes in scopes approved by Chairman
11. Report on increases in Urban Arterial Trust Funds approved by Chairman.

WSR 79-11-007

**PROPOSED RULES
WENATCHEE VALLEY COLLEGE**
[Filed October 8, 1979]

Notice is hereby given in accordance with the provisions of RCW 28B.19.030, that the Wenatchee Valley College intends to amend rules concerning parking regulations, amending chapter 132W-116 WAC;

that such institution will at 1:00 p.m., Wednesday, December 12, 1979, in the Room 144, Wells Hall, Wenatchee Valley College, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 1:30 p.m., Wednesday, December 12, 1979, in the Room 144, Wells Hall, Wenatchee Valley College.

The authority under which these rules are proposed is RCW 28B.50.140.

Interested person may submit data, views, or arguments to this institution in writing to be received by this institution prior to December 12, 1979, and/or orally at 1:00 p.m., Wednesday, December 12, 1979, Room 144, Wells Hall, Wenatchee Valley College.

Dated: October 5, 1979

By: James R. Davis
President

AMENDATORY SECTION (Amending Order 78-72, Resolution 78-72, filed 11/28/78)

WAC 132W-116-010 **GENERAL INFORMATION.** Parking facilities at Wenatchee Valley College are provided for the convenience of students 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 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:))~~

The college assumes no liability for vehicles parking on Wenatchee Valley College property.

Questions related to parking should be referred to the business office.

AMENDATORY SECTION (Amending Order 78-72, Resolution 78-72, filed 11/28/78)

WAC 132W-116-020 ~~((REGISTRATION AND))~~ **FEEES.** ~~((Students and staff utilizing parking facilities at any time are required to register vehicles with the business office, 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.~~

~~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. Parking permits, nontransferable, are issued at the~~

~~time the vehicle is registered with the college.))~~ Each student registering for classes at or sponsored by Wenatchee Valley College shall pay a \$4.00 parking maintenance fee at the time of registration unless such fee is waived by the dean of instruction or the dean of administrative services.

Criteria under which waiver of said fees shall be considered are as follows:

- (1) No parking is provided at an off-campus facility.
- (2) The off-campus facility is made available free of charge.
- (3) The student is enrolling in a one-time (one day) offering or other similar short-time activity involving only one-time parking.
- (4) A staff member who has paid the appropriate parking fee prior to registration.

AMENDATORY SECTION (Amending Order 78-72, Resolution 78-72, filed 11/28/78)

WAC 132W-116-040 VISITOR PARKING. Visitors may park in visitor parking spaces as designated or in other parking areas ~~((by obtaining a guest permit from any administrative office))~~ as need arises.

AMENDATORY SECTION (Amending Order 78-72, Resolution 78-72, filed 11/28/78)

WAC 132W-116-050 GENERAL REGULATIONS. Students and staff utilizing parking facilities at any time are required to observe parking regulations. Failure to observe these regulations may result in impounding of vehicle at owner's expense. Vehicles ~~((may))~~ must be parked ~~((only))~~ in designated areas in such a manner as to not obstruct traffic. ~~((All vehicles are to be parked headed 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))~~ Student and staff vehicles parked in areas reserved for visitors ~~((will be ticketed))~~ or handicapped may be towed away at owner's expense.

~~Disabled, inoperative or abandoned vehicles may be parked on campus for not more than seventy-two hours, after which time vehicles may be impounded at the owner's expense and liability.~~

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 according to campus parking regulations will be ticketed.~~

~~The person in whose name a permit is issued is responsible for a vehicle.))~~

Pedestrians have the right of way at all times.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 132W-116-060 VIOLATIONS AND FINES.

WSR 79-11-008

**NOTICE OF PUBLIC MEETINGS
WESTERN WASHINGTON UNIVERSITY**
[Resolution, Chairman—October 8, 1979]

WHEREAS, the requirements under WAC 516-04-010 and the Board of Trustees Handbook require that regular meetings of the Board of Trustees of Western Washington University be held on the first Thursday of each month unless such date is changed by Board resolution at a meeting regularly scheduled or called for that purpose; and

WHEREAS, members of the Board of Trustees of Western Washington University desire to hold the regular meeting for the month of November, 1979, on Tuesday, November 6, 1979, at Old Main 340 on the campus of Western Washington University rather than on Thursday, November 1;

NOW, THEREFORE, BE IT RESOLVED, that the Board of Trustees of Western Washington University will meet for the regular meeting of the month of November, 1979, on Tuesday, November 6, at 2:30 p.m. in Old Main 340 on the campus of Western Washington University.

PASSED AND APPROVED by the Board of Trustees of Western Washington University at a meeting thereof duly held this 4th day of October, 1979.

Western Washington
University

Ark G. Chin

Chairman, Board of Trustees

ATTEST:

Robert L. Fernald

Secretary, Board of Trustees

**WSR 79-11-009
EMERGENCY RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)**
[Order 1442—Filed October 8, 1979]

I, N. Spencer Hammond, Ex. Asst. of the Department of Social and Health Services do promulgate and adopt at Olympia, Washington the annexed rules relating to food assistance programs, amending chapter 388-54 WAC.

I, N. Spencer Hammond, 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 these amendments are necessary to implement the June 8, 1979 amendments to the Food Stamp Act of 1977.

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

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 October 4, 1979.

By N.S. Hammond
Executive Assistant

AMENDATORY SECTION (Amending Order 1374, filed 3/1/79)

WAC 388-54-655 APPLICATION AND PARTICIPATION—DESTITUTE HOUSEHOLDS. (1) The following households are considered destitute and eligible for expedited service:

(a) Households whose only income for the month of application was received prior to the date of application and was from a terminated source.

(b) Households whose only income for the month of application is from a new source, if income of more than \$25 from the new source will not be received by the 10th calendar day after the date of application.

(c) Households which receive income both from a terminated source prior to date of application, and from a new source after date of application if:

(i) They receive no other income in the month of application;

(ii) Income of more than \$25 from the new source will not be received by the 10th day after the date of application.

(2) Destitute households shall have their eligibility and level of benefits calculated for the month of application by considering only income which is received between the 1st of the month and the date of application. Any income from a new source that is anticipated after the day of application shall be disregarded.

(3) Travel advances:

(a) Which are reimbursements of travel expenses will not affect the determination that a household is destitute.

(b) Which ~~((are really an advance on wages,))~~ by written contract are an advance on wages and will subsequently be subtracted from wages earned later (~~(; shall count as income))~~;

(i) Shall count as income in the month actually received;

(ii) Shall not affect the determination of whether subsequent payments from the employer are from a new source of income;

(iii) Shall not affect the determination of whether a household shall be considered destitute.

(4) Households whose income must be averaged on an annual basis, or averaged over the period the income is intended to cover, shall have the income averaged and assigned to the appropriate months of the certification period before a determination of destitution is made.

(5) A household member who changes jobs but continues to work for the same employer shall be considered as still receiving income from the same source.

(a) A migrant farmworker's source of income shall be considered to be the grower for whom the migrant is working at a particular point in time, and not the crew chief.

(b) A migrant who travels with the same crew chief but moves from one grower to another shall be considered to have moved from a terminated income to a new source.

AMENDATORY SECTION (Amending 1374, filed 3/1/79)

WAC 388-54-660 APPLICATION AND PARTICIPATION—SPECIAL CIRCUMSTANCES FOR PARTICIPATION. (1) Delivered meals. In order to purchase meals from a nonprofit meal delivery service authorized by FNS, eligible household members:

(a) Must be 60 years of age or over, or

(b) Must be housebound, physically handicapped or otherwise disabled to the extent that they are unable to adequately prepare all their meals, or

(c) Be the spouse of such a person.

(2) Communal dining. Members of eligible households who are 60 years of age or older and their spouses, or those receiving SSI and their spouses may use all or any part of their coupons to purchase meals prepared especially for them at a communal dining facility authorized by FNS for that purpose.

(3) Drug-alcohol treatment programs. A member of an eligible household who is a narcotics addict or an alcoholic, who regularly participates in a drug or alcoholic treatment program on a resident basis, may use food coupons to purchase food prepared for or served to him during the program, provided

(a) The program is administered by a private nonprofit organization or institution which has been certified by the state as providing treatment that can lead to the rehabilitation of drug addicts or alcoholics; and

(b) ~~((The treatment center has been authorized by FNS to accept food coupons for meals served at the center.~~

~~(c))~~ A resident participant shall be certified only under the following conditions:

(i) He must voluntarily elect to participate in the food stamp program;

(ii) He must be certified through the center as his authorized representative((-));

(iii) He must be certified as a one-person household.

~~((c))~~ (c) The drug or alcohol treatment center which acts as the authorized representative must agree to the following conditions:

(i) The center must receive and spend the coupon allotment for meals prepared by or served to the addict or alcoholic((-));

(ii) The center must notify the department of changes in the participant's income, resources or household circumstances and when the addict or alcoholic leaves the treatment center, within ten days of the change;

(iii) The center shall be responsible for and can be penalized or disqualified for any misrepresentation or fraud committed in the certification of center residents and shall assume total liability for food coupons held on behalf of resident participants((-));

(iv) The treatment center shall provide resident addicts or alcoholics with their ID card and ~~((one-half of their monthly coupon allotment))~~ any untransacted ATP cards issued for the household when the household leaves

the program (~~(prior to the 16th day of the allotment month)~~);

(v) The treatment center shall provide the household with one half of its monthly coupon allotment when the household leaves the program prior to the 16th day of the allotment month;

(vi) The center shall provide the department with a certified list of currently participating residents on a monthly basis.

AMENDATORY SECTION (Amending Order 1374, filed 3/1/79)

WAC 388-54-695 RESOURCES—EXEMPT. The following resources shall be exempt:

(1) The home and surrounding property which is not separated from the home by intervening property owned by others. This shall remain exempt when temporarily unoccupied for reasons of employment, training for future employment, illness, or uninhabitability due to casualty or natural disaster, if the household intends to return. Households that currently do not own a home, but own or are purchasing a lot on which they intend to build or are building a permanent home, shall receive an exemption for the value of the lot and, if it is partially completed, for the home.

(2) Personal effects (clothing, jewelry, etc.) and household goods (furniture, appliances, etc.), including one burial plot per household member.

(3) Cash value of life insurance policies and pension funds, including Keogh or IRA as long as funds are not withdrawn.

(4) Vehicles as provided for in WAC 388-54-717.

(5) Property which annually produces income consistent with its fair market value, even if only used on a seasonal basis, except that rental homes which are used by households for vacation purposes at some time during the year shall be counted as resources unless they are producing annual income consistent with their market value.

(6) Property, such as farm land and rental homes, or work related equipment, such as the tools of a tradesman or the machinery of a farmer, which is essential to the employment or self-employment of a household member.

(7) Resources of nonhousehold members such as roomers, boarders, or live-in attendants, ineligible aliens.

(8) Indian lands held jointly with the tribe or land that can be sold only with the approval of the Bureau of Indian Affairs.

(9) Resources which have been prorated as income for self-employed persons or students.

(10) The cash value of resources not accessible to the household, such as but not limited to, irrevocable trust funds, property in probate, property and notes receivable which cannot be readily liquidated, if the household is making a good faith effort to sell,

(i) Any funds in a trust or transferred to a trust, and the income produced by that trust, shall be considered inaccessible to the household if the trust is under the control and management of an institution, corporation or organization (the trustee) which is not under the direction or ownership of any household member,

(ii) If that trustee uses the funds solely to make investments on behalf of the trust or to pay the educational expenses of any person named by the household creating the trust,

(iii) If the trust investments do not directly involve or assist any business or corporation under the control, direction or influence of a household member,

(iv) If the trust arrangement will not likely cease during the certification period; and

(v) If no household member has the power to revoke the trust arrangement or change the name of the student beneficiary during the certification period.

(11) Resources which are excluded for food stamp purposes by express provision of federal law:

~~((†))~~ (a) Payments received under the Alaska Native Claims Settlement Act or the Sac and Fox Indian Claims Agreement;

~~((††))~~ (b) Payments received by certain Indian tribal members under Public Law 94-114, Sec. 6, regarding submarginal land held in trust by the United States, or Public Law 94-540((-);

(c) Payments received from the disposition of funds to the Grand River Band of Ottawa Indians;

~~((†††))~~ (d) Benefits received from the Women, Infants and Children program (WIC);

~~((††††))~~ (e) Reimbursement from the Uniform Relocation Assistance and Real Property Acquisition Policy Act of 1970;

~~((†††††))~~ (f) Earned income tax credits (~~resulting from the Tax Reform Act of 1976, the Revenue Adjustment Act of 1975 and Section 102 of the Tax Reduction Act of~~) since 1975;

~~((††††††))~~ (g) Payments received under ~~(the Youth Employment Demonstration Project of 1977 (CETA))~~ Title IV CETA amendments of 1978 as follows: Youth incentive entitlement pilot projects, youth community conservation and improvement projects, and youth employment and training programs.

(12) Installment contracts or agreements for the sale of land or other property which is producing income consistent with its fair market value, and the value of the property sold under the installment contract or held as security in exchange for a purchase price consistent with the fair market value of that property.

(13) Any governmental payments specifically designated for restoration of a home damaged in a disaster if the household is subject to legal sanction if the funds are not ~~(use)~~ used as intended.

AMENDATORY SECTION (Amending Order 1374, filed 3/1/79)

WAC 388-54-715 RESOURCES—NONEX-EMPT. (1) The following shall be considered as resources:

(a) Liquid resources such as cash on hand or in checking or savings accounts, savings certificates, stocks and bonds.

(b) Non-liquid resources such as real property (buildings, land, etc.) and personal property (boats, aircraft, unlicensed vehicles, etc.) which are not exempted by WAC 388-54-695.

(c) Money received in the form of a nonrecurring lump-sum payment, including, but not limited to income tax refunds, rebates or credits; retroactive lump-sum social security SSI, public assistance, railroad retirement benefits or other payment; or lump-sum insurance settlements; or refunds of rental, security or utility deposits.

(2) The value of nonexempt resources, except for licensed vehicles as specified in WAC 388-54-717 of this section, shall be its equity value. The equity value is the fair market value less encumbrances.

(3) Exempt moneys which are kept in a separate account, and that are not commingled in an account with nonexempt funds, shall retain their resource exemption for an unlimited period of time.

(a) Those exempt moneys which are commingled in an account with nonexempt funds shall retain their exemption for six months from the date they are commingled.

(b) After six months from the date of commingling, all funds in the commingled account shall be counted as a resource.

(c) Those exempt moneys of students and self-employed households which are excluded as per WAC 388-54-695(9) and commingled in an account with nonexcluded funds shall retain their exclusion for the period of time over which they have been prorated as income.

(4) Vehicles as provided for in WAC 388-54-717.

(5) Resources owned jointly by separate households shall be considered available in their entirety to each household, unless one household can demonstrate that this resource or a portion of it is inaccessible to them.

AMENDATORY SECTION (Amending Order 1421, filed 8/1/79)

WAC 388-54-735 INCOME—EXCLUSIONS.

The following income is excluded:

(1) Payments received under Title II of the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970;

(a) Payments to persons displaced as a result of the acquisition of real property;

(b) Relocation payments to a displaced homeowner toward the purchase of a replacement dwelling provided the homeowner purchases and occupies a dwelling within one year following displacement;

(c) Replacement housing payments to displaced persons not eligible for a homeowner's payment.

(2) Payments made under the Domestic Volunteer Services Act of 1973. Those payments under Title I (VISTA) to volunteers shall be excluded for those households receiving a VISTA exclusion at the time of conversion to the Food Stamp Act of 1977. Temporary interruptions in food stamp participation shall not alter the exclusion once an initial determination has been made.

(3) Income derived from certain submarginal land of the United States which is held in trust for certain Indian tribes under Public Law 94-114, Section 6, or Public Law 94-540.

(4) Income derived from the disposition of funds to the Grand River Band of Ottawa Indians.

(5) Any payments received by Alaskan Natives under the terms of the Alaskan Native Claims Settlement Act.

~~((5))~~ (6) Payments from the Special Crisis Intervention Program.

~~((6))~~ (7) Earnings received by any youth under ~~((The Youth Employment Demonstration Project of 1977 (CETA)))~~ Title IV CETA amendments of 1978 as follows:

(a) Youth incentive entitlement pilot projects;

(b) Youth community conservation and improvement projects;

(c) Youth employment and training programs.

~~((7) The thirty dollar weekly incentive allowance received by CETA participants receiving public assistance or whose needs or income are taken into account in determining the amount of public assistance payments to others.))~~

(8) Income received as compensation for services as an employee or income from self-employment by a child residing in the household who is under 18 years of age and attending at least half time (as defined by the institution), a kindergarten or preschool, a grade school, high school, vocational school, technical school, training program, college or university. This exclusion shall apply to a student under the parental control of another household member.

(a) If the child's earnings or amount of work performed cannot be differentiated from that of other household members, the total earnings shall be prorated equally among the working members and the child's pro rata share excluded.

(9) Income which is received too infrequently or irregularly to be reasonably anticipated as available during a three-month period provided such infrequent or irregular income of all household members shall not exceed thirty dollars in a three-month period.

(10) All loans, including loans from private individuals as well as commercial institutions, other than educational loans on which repayment is deferred.

(11) Education loans on which payment is deferred, grants, scholarships, fellowships, veterans' educational benefits, OASDI educational benefits, and the like to the extent that they are used for tuition and mandatory school fees at an institution of higher education, including correspondence schools at that level, or a school at any level for the physically or mentally handicapped.

(12) ~~((Monies))~~ Moneys received in the ~~((from))~~ form of a nonrecurring lump-sum payments, such as, but not limited to, insurance settlements, sale of property (except property related to self-employment as previously provided for), cash prizes, awards and gifts (except those for support maintenance, or the expense of education), inheritances, retroactive lump-sum social security and railroad retirement pension payments, income tax refunds, and similar nonrecurring lump-sum payments.

(13) The cost of producing self-employment income.

(14) Reimbursements for past or future expenses not to exceed the actual expense or which do not represent a gain or benefit to the household.

(a) The following are considered reimbursements which are excludable, which do not represent a gain or benefit:

(i) Flat allowances for job or training-related expenses such as per diem, travel, uniforms and transportation to and from the job or training site.

(ii) Reimbursements for out-of-pocket expenses of volunteers incurred in the course of their work.

(iii) Reimbursement for medical or dependent care.

(iv) Reimbursements of allowances to students for specific education expenses such as travel or books.

(b) The following are considered reimbursements which are not excludable, which do represent a gain or benefit:

(i) Reimbursements for normal living expenses such as rent or mortgage, personal clothing, or food eaten at home.

(15) Any gain or benefit which is not in money, such as in-kind benefits, including public housing, meals or clothing.

(16) Money payments that are not owed or payable directly to a household, but are paid to a third party for a household expense, are vendor payments and are excludable as follows:

(a) A payment made in money on behalf of a household whenever a person or other organization outside of the household uses its own funds to make a direct payment to either the household's creditors or a person or organization providing a service to the household.

(b) Rent or mortgage payments, made to landlords or mortgagees by the Department of Housing and Urban Development (HUD) or by state or local housing authorities, are vendor payments and are excluded.

(c) Moneys that are legally obligated and otherwise payable to the household, but which are diverted by the provider of the payment to a third party for a household expense, shall be counted as income and not excluded as a vendor payment.

(17) Moneys received and used for the care and maintenance of a third-party beneficiary who is not a household member. Representative payee payments shall be included, however, as income to the beneficiary's household.

(a) If the intended beneficiaries of a single payment are both household and nonhousehold members, any identifiable portion of the payment intended and used for the care and maintenance of the nonhousehold member shall be excluded.

(b) If the nonhousehold member's portion cannot be readily identified, the payment shall be evenly prorated among intended beneficiaries and the exclusion applied to the nonhousehold members prorata share or the amount actually used for the nonhousehold member's care and maintenance, whichever is less.

(18) Earned income tax credits since 1975.

AMENDATORY SECTION (Amending Order 1423, filed 8/15/79)

WAC 388-54-740 INCOME—DEDUCTIONS. In computing net income, only the following deductions shall be allowed:

(1) A standard deduction of \$70 per household per month.

(2) An earned income deduction of 20 percent of gross earned income. Earnings which are excluded in

WAC 388-54-735 shall not be included in gross earned income for purposes of computing earned income deductions.

(3) Payments for the care of a child or other dependent when necessary for a household member to accept or continue employment, seek employment, or attend training or education preparatory to employment.

The amount to be deducted for child care shall be the amount actually paid not to exceed \$90. The dependent care deduction in combination with the shelter deduction shall not exceed \$90.

(4) Shelter costs in excess of 50 percent of the household's income after the above deductions. The shelter deductions alone or in combination with the dependent care deduction, shall not exceed \$90.

(a) "Shelter costs" mean rent or mortgage payment plus taxes on a dwelling and property, insurance on the structure only, unless the costs for insuring the structure and its contents cannot be separated, assessments, and utility costs such as heat and cooking fuel, electricity, water, garbage, sewage disposal and basic service fee for one telephone (plus tax) and initial installation fees for utility services. One time deposits shall not be included as shelter costs.

Shelter costs shall also include continuing charges leading to the ownership of the shelter such as loan repayments for the purchase of a mobile home, including interest on such payments.

(b) Shelter costs for a home not occupied because of employment, training away from home, illness or abandonment caused by casualty loss or natural disaster shall be allowed if:

(i) The household intends to return to the house;

(ii) The current occupants, if any, are not claiming shelter costs for food stamp purposes;

(iii) The home is not being leased or rented during the household's absence.

(c) Charges for the repair of the home which was substantially damaged or destroyed due to a natural disaster such as a fire or flood.

(d) Standardized amounts shall be used to compute the shelter costs for utilities such as heat and cooking fuel, electricity, water, garbage, sewage disposal, and telephone and shall be effective November 1, 1978.

Persons in Household	Food Stamp Utility Standards	
	November 1, 1978 thru April 30, 1979	May 1, 1979 thru October 31, 1979
1	\$94.60	\$58.65
2	102.25	61.50
3	110.50	65.75
4	119.70	70.15
5	126.90	74.25
6	133.60	77.85
7	140.40	81.55
8	145.10	83.15
9	150.80	85.75
10 or more	157.80	89.30

(e) Households which do not incur any separate utility charges or which are billed separately for only telephone costs, water, sewage, and garbage collection fees shall not be entitled to claim the standard utility allowance.

(i) If a household is not entitled to the standard utility allowance, it may claim actual utility expenses for any utility which it does pay separately, except the telephone.

(f) If a household requests and can verify that its utility bills are higher than the standards, the actual utility costs shall be used.

(i) The allowance for telephone service is limited to the basic fee for one telephone plus tax on the basic fee.

(ii) A household shall be allowed to switch to or from the standard during its certification period.

(g) The telephone allowance applies to households which are not entitled to claim the overall standard, but which have telephone expenses.

AMENDATORY SECTION (Amending Order 1374, filed 3/1/79)

WAC 388-54-750 INCOME—SELF-EMPLOYMENT. (1) A household whose primary source of income is from self-employment, including self-employed farmers, shall be certified according to this section.

Self-employment income which is received on a monthly basis but which represents a household's annual support shall normally be averaged over a 12 month period. If, however, the averaged amount does not accurately reflect the household's actual monthly circumstances because the household has experienced a substantial increase or decrease in business, the department shall calculate the self-employment income based on anticipated earnings.

(2) Income which represents annual income and costs of producing that income are to be computed on a yearly basis and averaged evenly over twelve months to determine eligibility even if it is received in only a short period of time.

(a) Self-employment income which represents only a part of a household's annual support shall be averaged over the period of time the income is intended to cover.

(b) If a household's self-employment enterprise has been in existence for less than a year, this income shall be averaged over the period of time the business has been in operation and the monthly amount projected for the coming year.

(3) In determining monthly income from self-employment:

(a) The household may choose to determine the benefit level by using either the same net income which was used to determine eligibility, or by unevenly prorating the household's total net income over the period for which the household's self-employment income was averaged. If income is prorated, the net income assigned in any month cannot exceed the maximum monthly income eligibility standards for the household's size.

(b) For the period of time over which self-employment income is determined the department shall add all gross self-employment income (including capital gains), exclude the cost of producing the self-employment income and divide this income by the number of months over which the income will be averaged.

~~((b))~~ (c) For those households whose self-employment income is not averaged but is instead calculated on

an anticipated basis, the department shall add any capital gains the household anticipates receiving in the next 12 months, starting with the date the application is filed and divide this amount by 12. This amount shall be used in successive certification periods during the next 12 months, but recalculated should anticipated capital gains amounts change. The anticipated monthly amount of capital gains shall be added to the anticipated monthly self-employment income, and subtract the cost of producing the income. Except for depreciation, the cost of producing the income shall be calculated by anticipating the monthly allowable costs of producing the income.

~~((c))~~ (d) The monthly net self-employment income shall be added to any other earned income received by the household. The total monthly earned income less the 20 percent earned income deduction shall then be added to all other monthly income received by the household. The standard deduction, dependent care, and shelter costs shall be computed as for any other household and subtracted to determine the adjusted monthly net income of the household.

(4) In calculating capital gains, the proceeds from the sale of capital goods or equipment shall be calculated in the same manner as a capital gain for federal income tax purposes. The department shall count the full amount of the capital gain as income for food stamp purposes even if only 50 percent of the proceeds from the sale of capital goods or equipment is taxed for federal income tax purposes.

(5) Allowable costs of producing self-employment income include, but are not limited to:

(a) The identifiable costs of labor, stock, raw material, seed and fertilizer, interest paid to purchase income-producing property, insurance premiums, and taxes paid on income-producing property;

(b) Depreciation, which shall be allowed as a cost of producing self-employment income for equipment, machinery or other capital investments necessary to the self-employment enterprise, as documented by a tax return.

(6) The following items shall not be allowed as a cost of producing self-employment income:

(a) Payments on the principal of the purchase price of income producing real estate and capital assets, equipment, machinery and other durable goods;

(b) Net losses from previous periods; and

(c) Federal, state and local income taxes, money set aside for retirement purposes, and other work-related personal expenses, such as transportation to and from work, as these expenses are accounted for by the 20 percent earned income deduction specified.

(7) In assigning certification periods:

(a) Households that receive their annual support from self-employment and have no other source of income may be certified for up to 12 months;

(b) For those households that receive other sources of income or whose self-employment income is intended to cover a period of time that is less than a year, the department shall assign a certification period appropriate for the household's circumstances;

(c) For businesses which have been in operation for such a short time that there is insufficient data to make

a reasonable projection, the household may be certified for less than a year until the business has been in operation long enough to base a longer projection.

(d) For those self-employed households that receive their annual income in a short period of time, the initial certification period shall be assigned to bring the household into the annual cycle.

AMENDATORY SECTION (Amending Order 1374, filed 3/1/79)

WAC 388-54-770 CERTIFICATION PERIODS—REPORTING CHANGES DURING. (1) The recipient household is required to report the only following changes in circumstances:

(a) All changes in income of more than \$25.00, except changes in public assistance grants.

(b) All changes in household composition such as addition or loss of a household member.

(c) Changes in residence and the resulting change in shelter costs.

(d) The acquisition of a licensed vehicle not fully exempt under WAC 388-54-717.

(e) When nonexempt liquid resources reach or exceed \$1,750.00. (See WAC 388-54-715(1)(a)).

(2) All changes in status must be reported within ten calendar days of the date the change becomes known to the household. Reporting may be by telephone, mail or personal contact.

(3) Changes shall be considered to be reported by the household on the date the report is received by the CSO or if mailed the date the household's report is postmarked.

(4) Individuals shall not be disqualified for failing to report a change, unless the individual is disqualified in accordance with the fraud disqualification procedures.

(5) The client is entitled to receive ~~((a change report form at the time of initial certification, and a new form whenever a change has been reported))~~:

(a) A change report form at the time of initial certification.

(b) Acknowledgment of receipt of a notice of change given by the client to the department pursuant to subsection (2) above.

(c) Notification of the amount of change in the allotment if the reported change results in such an adjustment.

(d) Notification of any additional verification requirements brought about by the reported change of circumstances.

(e) Notification that failure to provide required verification will result in increased benefits reverting to the original allotment.

(f) A new change report form when a change has been reported.

AMENDATORY SECTION (Amending Order 1374, filed 3/1/79)

WAC 388-54-775 CERTIFICATION PERIODS—EFFECTING CHANGES DURING. (1) For changes which result in an increase in benefits the department will make the change effective not later than

the first allotment issued 10 days after the change was reported to the department.

~~((a))~~ (2) For changes which result in an increase in a household's benefits due to the addition of a new household member who is not a member of another certified household, or due to a decrease of \$50 or more in the household's gross monthly income, the department shall:

~~((i))~~ (a) Make the change effective not later than the first allotment issued 10 days after the date the change was reported, except that;

~~((ii))~~ (b) In no event shall these changes take effect any later than the month following the month in which the change is reported.

~~((b))~~ For changes which must be made effective in the same month the household reported the change;

~~(i)~~ The department shall either adjust the household's allotment, or, if the household has already participated, issue a supplementary allotment.

~~(ii)~~ If an ATP card has been issued, replace the ATP with an adjusted card or supplementary card, or issue a supplementary card if the household has already participated.

~~(2))~~ (3) If the household's benefit level decreases or the household becomes ineligible as a result of the change, the department will take the following action:

(a) Issue a notice of adverse action within 10 days of the date the change was reported.

(b) The decrease in the benefit level shall be made effective with the first allotment to be issued after the 10 day notice of adverse action has expired, provided a fair hearing and continuation of benefits have not been requested.

~~((3))~~ (4) If the department discovers that the household has failed to report a change as required and has received benefits to which it was not entitled, the department shall file a claim against the household for the amount of the overpayment.

Individuals shall not be terminated for failing to report a change, unless the individual is disqualified in accordance with the fraud disqualification procedures.

~~((4))~~ (5) Public assistance households which report a change in circumstances to the department shall be considered to have reported the change for food stamp purposes.

(6) Changes reported to the department pursuant to WAC 388-54-770(2), whether they result in an increase, decrease or no change in the allotment amount shall be documented in the case records as to:

(a) Date received; and

(b) Circumstances.

(7) If the department fails to take action on reported changes as specified in subsection (1) above, restoration of lost benefits shall be provided to the client.

(8) Verification of circumstances which result in an increased allotment shall be provided by the client. Such verification must be obtained prior to the issuance of the second monthly allotment after the change is reported.

(a) If the client does not provide verification, benefits will revert to the original allotment level without a notice of adverse action.

(b) If the department determines that a client has refused to cooperate, the client's eligibility shall be terminated following a notice of adverse action.

AMENDATORY SECTION (Amending Order 1374, filed 3/1/79)

WAC 388-54-815 FAIR HEARINGS. Fair hearings for food stamp purposes shall be conducted as set forth in WAC 388-08, except for provisions listed below:

(1) Each household shall be provided with a notification of right to a hearing.

(a) At the time of application, notification shall be made in writing to the household of its rights to a hearing, of the method by which a hearing may be requested and that its case may be presented by a household member or a representative.

(b) Any time the household expressed to the department that it disagrees with a department action, it shall be reminded of the right to request a fair hearing.

(c) The household shall be reminded of individuals or organizations available that provide free legal representative.

(2) A household shall be allowed to request a fair hearing ((on any)):

(a) On any action by the department or loss of benefits which occurred in the prior 90 days ((or at any time within a certification period to dispute its current level of benefits));

(b) On a denial of a request for restoration of any benefits lost more than 60 days, but less than a year prior to the request;

(c) At any time within a certification period to dispute its current level of benefits.

(3) The department shall offer a conference to households:

(a) Which wish to contest a denial of expedited service. This conference shall be scheduled within two working days unless the household indicates it wants it later or does not want a conference at all.

(b) Which are adversely affected by an agency action.

(c) The department shall advise the household that use of a conference shall in no way delay or replace the fair hearing.

(4) The department shall have the following responsibilities on receiving hearing request:

(a) The department, upon request, shall make available, without charge, the specific materials necessary for a household or its representative to determine whether a hearing should be requested or to prepare for a hearing.

(b) If the individual making the request speaks a language other than English, the department shall insure that the hearing procedures are verbally explained in that language but only in those areas in which the department is required to provide the appropriate bilingual staff.

(c) The department shall also help a household with its hearing request.

(d) If a household makes an oral request for a hearing, the department shall confirm the request in writing and forward the written confirmation to the fair hearings office to start the fair hearing process.

(e) The department shall inform the household of the availability of legal services which can provide representation at the hearing.

(5) The department shall expedite hearing requests from households, such as migrant farmworkers, that plan to move from the state before the hearing decision would normally be reached. Hearing requests from these individuals shall be processed faster than others if necessary to enable them to receive a decision before they leave the area.

(6) The department shall publish clearly written uniform rules of procedure that conform to the fair hearing regulations and shall make the rules available to any interested party. These shall include:

(a) Time limits for hearing requests,

(b) Advance notification requirements,

(c) Hearing timeliness standards,

(d) Rights and responsibilities of persons requesting a hearing.

(7) The secretary or his designee shall not deny or dismiss a request for a hearing unless:

(a) The request is not received within the time period specified.

(b) The request is withdrawn in writing by the household or its representative.

(c) The household or its representative fails, without good cause, to appear at the scheduled hearing.

(8) When a household is notified of the time and place of the fair hearing, it shall also be advised:

(a) Of the name, address and phone number of the person to notify in the event it is not possible for the household to attend the scheduled hearing;

(b) That the secretary or his designate will dismiss the hearing request if the household or its representative fails to appear for the hearing without good cause;

(c) Of any hearing procedures and other information that would provide the household with an understanding of the proceedings and that would contribute to the effective presentation of the household's case;

(d) That the household or representative may examine the case file prior to the hearing.

(9) When a hearing decision has been reached, the secretary or his designate shall notify the household in writing of:

(a) The reasons for the decision;

(b) The evidence which supports the decision;

(c) The federal regulations as codified in WAC;

(d) The household's appeal rights((-));

(e) That the household's benefits will be issued or terminated as decided by the hearing authority.

(10) The hearing decision is binding upon the department.

(11) The department will be responsible for insuring that the hearing decision is carried out:

(a) If the hearing authority determines that a household has been improperly denied program benefits or has been issued a lesser allotment than was due, lost benefits shall be provided to the household.

(b) If the hearing authority upholds the department's action, a claim against the household for any overissuances shall be prepared and executed.

(12) Within 60 days of receipt of a request for a fair hearing or within 90 days of notification that a fraud hearing has been initiated, the department shall assure that the hearing is conducted, a decision is reached, and the household and local agency are notified of the decision.

(a) Decisions which result in an increase in household benefits shall be reflected in the coupon allotment within 10 days of the receipt of the hearing decision even if the department must provide a supplementary ATP or otherwise provide the household with the opportunity to obtain the allotment outside of the normal issuance cycle.

(b) Decisions which result in a decrease in household benefits shall be reflected in the next scheduled issuance following receipt of the hearing decision.

(13) The household may request and is entitled to receive a postponement of the scheduled hearing.

(a) The postponement shall not exceed 30 days and

(b) The time limit for action on the decision may be extended for as many days as the hearing is postponed.

WSR 79-11-010
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)
[Filed October 8, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules concerning food assistance programs, amending Chapter 388-54 WAC.

It is the intention of the secretary to adopt these rules on an emergency basis prior to the hearing.

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

N. Spencer Hammond
Executive Assistant
Department of Social and Health Services
Mailstop OB-44 C
Olympia, WA 98504;

that such agency will at 10:00 a.m., Wednesday, December 12, 1979, in the Auditorium, State Office Building #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, December 19, 1979, in William B. Pope's office, 3-D-14, State Office Building #2, 12th and Jefferson, Olympia, WA.

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 December 12, 1979, and/or orally at

10:00 a.m., Wednesday, December 12, 1979, Auditorium, State Office Building #2, 12th and Jefferson, Olympia, WA.

Dated: October 4, 1979

By: N.S. Hammond
Executive Assistant

AMENDATORY SECTION (Amending Order 1374, filed 3/1/79)

WAC 388-54-655 APPLICATION AND PARTICIPATION—DESTITUTE HOUSEHOLDS. (1) The following households are considered destitute and eligible for expedited service:

(a) Households whose only income for the month of application was received prior to the date of application and was from a terminated source.

(b) Households whose only income for the month of application is from a new source, if income of more than \$25 from the new source will not be received by the 10th calendar day after the date of application.

(c) Households which receive income both from a terminated source prior to date of application, and from a new source after date of application if:

(i) They receive no other income in the month of application;

(ii) Income of more than \$25 from the new source will not be received by the 10th day after the date of application.

(2) Destitute households shall have their eligibility and level of benefits calculated for the month of application by considering only income which is received between the 1st of the month and the date of application. Any income from a new source that is anticipated after the day of application shall be disregarded.

(3) Travel advances:

(a) Which are reimbursements of travel expenses will not affect the determination that a household is destitute.

(b) Which ~~((are really an advance on wages;))~~ by written contract are an advance on wages and will subsequently be subtracted from wages earned later ~~((, shall count as income));~~

(i) Shall count as income in the month actually received;

(ii) Shall not affect the determination of whether subsequent payments from the employer are from a new source of income;

(iii) Shall not affect the determination of whether a household shall be considered destitute.

(4) Households whose income must be averaged on an annual basis, or averaged over the period the income is intended to cover, shall have the income averaged and assigned to the appropriate months of the certification period before a determination of destitution is made.

(5) A household member who changes jobs but continues to work for the same employer shall be considered as still receiving income from the same source.

(a) A migrant farmworker's source of income shall be considered to be the grower for whom the migrant is working at a particular point in time, and not the crew chief.

(b) A migrant who travels with the same crew chief but moves from one grower to another shall be considered to have moved from a terminated income to a new source.

AMENDATORY SECTION (Amending 1374, filed 3/1/79)

WAC 388-54-660 APPLICATION AND PARTICIPATION—SPECIAL CIRCUMSTANCES FOR PARTICIPATION. (1) Delivered meals. In order to purchase meals from a nonprofit meal delivery service authorized by FNS, eligible household members:

(a) Must be 60 years of age or over, or

(b) Must be housebound, physically handicapped or otherwise disabled to the extent that they are unable to adequately prepare all their meals, or

(c) Be the spouse of such a person.

(2) Communal dining. Members of eligible households who are 60 years of age or older and their spouses, or those receiving SSI and their spouses may use all or any part of their coupons to purchase meals prepared especially for them at a communal dining facility authorized by FNS for that purpose.

(3) Drug-alcohol treatment programs. A member of an eligible household who is a narcotics addict or an alcoholic, who regularly participates in a drug or alcoholic treatment program on a resident basis, may use food coupons to purchase food prepared for or served to him during the program, provided

(a) The program is administered by a private nonprofit organization or institution which has been certified by the state as providing treatment that can lead to the rehabilitation of drug addicts or alcoholics; and

(b) ~~((The treatment center has been authorized by FNS to accept food coupons for meals served at the center.~~

~~(c))~~ A resident participant shall be certified only under the following conditions:

(i) He must voluntarily elect to participate in the food stamp program;

(ii) He must be certified through the center as his authorized representative(-:);

(iii) He must be certified as a one-person household.

~~((d))~~ (c) The drug or alcohol treatment center which acts as the authorized representative must agree to the following conditions:

(i) The center must receive and spend the coupon allotment for meals prepared by or served to the addict or alcoholic(-:);

(ii) The center must notify the department of changes in the participant's income, resources or household circumstances and when the addict or alcoholic leaves the treatment center, within ten days of the change;

(iii) The center shall be responsible for and can be penalized or disqualified for any misrepresentation or fraud committed in the certification of center residents and shall assume total liability for food coupons held on behalf of resident participants(-:);

(iv) The treatment center shall provide resident addicts or alcoholics with their ID card and ~~((one-half of their monthly coupon allotment))~~ any untransacted ATP cards issued for the household when the household leaves the program ~~((prior to the 16th day of the allotment month-:));~~

(v) The treatment center shall provide the household with one half of its monthly coupon allotment when the household leaves the program prior to the 16th day of the allotment month;

(vi) The center shall provide the department with a certified list of currently participating residents on a monthly basis.

AMENDATORY SECTION (Amending Order 1374, filed 3/1/79)

WAC 388-54-695 RESOURCES—EXEMPT. The following resources shall be exempt:

(1) The home and surrounding property which is not separated from the home by intervening property owned by others. This shall remain exempt when temporarily unoccupied for reasons of employment, training for future employment, illness, or unhabitability due to casualty or natural disaster, if the household intends to return. Households that currently do not own a home, but own or are purchasing a lot on which they intend to build or are building a permanent home, shall receive an exemption for the value of the lot and, if it is partially completed, for the home.

(2) Personal effects (clothing, jewelry, etc.) and household goods (furniture, appliances, etc.), including one burial plot per household member.

(3) Cash value of life insurance policies and pension funds, including Keogh or IRA as long as funds are not withdrawn.

(4) Vehicles as provided for in WAC 388-54-717.

(5) Property which annually produces income consistent with its fair market value, even if only used on a seasonal basis, except that rental homes which are used by households for vacation purposes at some time during the year shall be counted as resources unless they are producing annual income consistent with their market value.

(6) Property, such as farm land and rental homes, or work related equipment, such as the tools of a tradesman or the machinery of a farmer, which is essential to the employment or self-employment of a household member.

(7) Resources of nonhousehold members such as roomers, boarders, or live-in attendants, ineligible aliens.

(8) Indian lands held jointly with the tribe or land that can be sold only with the approval of the Bureau of Indian Affairs.

(9) Resources which have been prorated as income for self-employed persons or students.

(10) The cash value of resources not accessible to the household, such as but not limited to, irrevocable trust funds, property in probate, property and notes receivable which cannot be readily liquidated, if the household is making a good faith effort to sell,

(i) Any funds in a trust or transferred to a trust, and the income produced by that trust, shall be considered inaccessible to the household if the trust is under the control and management of an institution,

corporation or organization (the trustee) which is not under the direction or ownership of any household member;

(ii) If that trustee uses the funds solely to make investments on behalf of the trust or to pay the educational expenses of any person named by the household creating the trust;

(iii) If the trust investments do not directly involve or assist any business or corporation under the control, direction or influence of a household member;

(iv) If the trust arrangement will not likely cease during the certification period; and

(v) If no household member has the power to revoke the trust arrangement or change the name of the student beneficiary during the certification period.

(11) Resources which are excluded for food stamp purposes by express provision of federal law:

~~((i))~~ (a) Payments received under the Alaska Native Claims Settlement Act or the Sac and Fox Indian Claims Agreement;

~~((ii))~~ (b) Payments received by certain Indian tribal members under Public Law 94-114, Sec. 6, regarding submarginal land held in trust by the United States, or Public Law 94-540(-:);

~~((c))~~ (c) Payments received from the disposition of funds to the Grand River Band of Ottawa Indians;

~~((iii))~~ (d) Benefits received from the Women, Infants and Children program (WIC);

~~((iv))~~ (e) Reimbursement from the Uniform Relocation Assistance and Real Property Acquisition Policy Act of 1970;

~~((v))~~ (f) Earned income tax credits ~~((resulting from the Tax Reform Act of 1976, the Revenue Adjustment Act of 1975 and Section 102 of the Tax Reduction Act of))~~ since 1975;

~~((vi))~~ (g) Payments received under ((the Youth Employment Demonstration Project of 1977 (CETA))) Title IV CETA amendments of 1978 as follows: Youth incentive entitlement pilot projects, youth community conservation and improvement projects, and youth employment and training programs.

(12) Installment contracts or agreements for the sale of land or other property which is producing income consistent with its fair market value, and the value of the property sold under the installment contract or held as security in exchange for a purchase price consistent with the fair market value of that property.

(13) Any governmental payments specifically designated for restoration of a home damaged in a disaster if the household is subject to legal sanction if the funds are not ~~((use))~~ used as intended.

AMENDATORY SECTION (Amending Order 1374, filed 3/1/79)

WAC 388-54-715 RESOURCES—NONEXEMPT. (1) The following shall be considered as resources:

(a) Liquid resources such as cash on hand or in checking or savings accounts, savings certificates, stocks and bonds.

(b) Non-liquid resources such as real property (buildings, land, etc.) and personal property (boats, aircraft, unlicensed vehicles, etc.) which are not exempted by WAC 388-54-695.

(c) Money received in the form of a nonrecurring lump-sum payment, including, but not limited to income tax refunds, rebates or credits; retroactive lump-sum social security SSI, public assistance, railroad retirement benefits or other payment; or lump-sum insurance settlements; or refunds of rental, security or utility deposits.

(2) The value of nonexempt resources, except for licensed vehicles as specified in WAC 388-54-717 of this section, shall be its equity value. The equity value is the fair market value less encumbrances.

(3) Exempt moneys which are kept in a separate account, and that are not commingled in an account with nonexempt funds, shall retain their resource exemption for an unlimited period of time.

(a) Those exempt moneys which are commingled in an account with nonexempt funds shall retain their exemption for six months from the date they are commingled.

(b) After six months from the date of commingling, all funds in the commingled account shall be counted as a resource.

(c) Those exempt moneys of students and self-employed households which are excluded as per WAC 388-54-695(9) and commingled in an account with nonexcluded funds shall retain their exclusion for the period of time over which they have been prorated as income.

(4) Vehicles as provided for in WAC 388-54-717.

(5) Resources owned jointly by separate households shall be considered available in their entirety to each household, unless one household can demonstrate that this resource or a portion of it is inaccessible to them.

AMENDATORY SECTION (Amending Order 1421, filed 8/1/79)

WAC 388-54-735 INCOME—EXCLUSIONS. The following income is excluded:

(1) Payments received under Title II of the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970;

(a) Payments to persons displaced as a result of the acquisition of real property;

(b) Relocation payments to a displaced homeowner toward the purchase of a replacement dwelling provided the homeowner purchases and occupies a dwelling within one year following displacement;

(c) Replacement housing payments to displaced persons not eligible for a homeowner's payment.

(2) Payments made under the Domestic Volunteer Services Act of 1973. Those payments under Title I (VISTA) to volunteers shall be excluded for those households receiving a VISTA exclusion at the time of conversion to the Food Stamp Act of 1977. Temporary interruptions in food stamp participation shall not alter the exclusion once an initial determination has been made.

(3) Income derived from certain submarginal land of the United States which is held in trust for certain Indian tribes under Public Law 94-114, Section 6, or Public Law 94-540.

(4) Income derived from the disposition of funds to the Grand River Band of Ottawa Indians.

(5) Any payments received by Alaskan Natives under the terms of the Alaskan Native Claims Settlement Act.

~~((5))~~ (6) Payments from the Special Crisis Intervention Program.

~~((6))~~ (7) Earnings received by any youth under ~~((The Youth Employment Demonstration Project of 1977 (CETA)))~~ Title IV CETA amendments of 1978 as follows:

(a) Youth incentive entitlement pilot projects;

(b) Youth community conservation and improvement projects;

(c) Youth employment and training programs.

~~((7) The thirty dollar weekly incentive allowance received by CETA participants receiving public assistance or whose needs or income are taken into account in determining the amount of public assistance payments to others:))~~

(8) Income received as compensation for services as an employee or income from self-employment by a child residing in the household who is under 18 years of age and attending at least half time (as defined by the institution), a kindergarten or preschool, a grade school, high school, vocational school, technical school, training program, college or university. This exclusion shall apply to a student under the parental control of another household member.

(a) If the child's earnings or amount of work performed cannot be differentiated from that of other household members, the total earnings shall be prorated equally among the working members and the child's pro rata share excluded.

(9) Income which is received too infrequently or irregularly to be reasonably anticipated as available during a three-month period provided such infrequent or irregular income of all household members shall not exceed thirty dollars in a three-month period.

(10) All loans, including loans from private individuals as well as commercial institutions, other than educational loans on which repayment is deferred.

(11) Education loans on which payment is deferred, grants, scholarships, fellowships, veterans' educational benefits, OASDI educational benefits, and the like to the extent that they are used for tuition and mandatory school fees at an institution of higher education, including correspondence schools at that level, or a school at any level for the physically or mentally handicapped.

(12) ~~((Monies))~~ Moneys received in the ~~((from))~~ form of a non-recurring lump-sum payments, such as, but not limited to, insurance settlements, sale of property (except property related to self-employment as previously provided for), cash prizes, awards and gifts (except those for support maintenance, or the expense of education), inheritances, retroactive lump-sum social security and railroad retirement pension payments, income tax refunds, and similar nonrecurring lump-sum payments.

(13) The cost of producing self-employment income.

(14) Reimbursements for past or future expenses not to exceed the actual expense or which do not represent a gain or benefit to the household.

(a) The following are considered reimbursements which are excludable, which do not represent a gain or benefit:

(i) Flat allowances for job or training-related expenses such as per diem, travel, uniforms and transportation to and from the job or training site.

(ii) Reimbursements for out-of-pocket expenses of volunteers incurred in the course of their work.

(iii) Reimbursement for medical or dependent care.

(iv) Reimbursements of allowances to students for specific education expenses such as travel or books.

(b) The following are considered reimbursements which are not excludable, which do represent a gain or benefit:

(i) Reimbursements for normal living expenses such as rent or mortgage, personal clothing, or food eaten at home.

(15) Any gain or benefit which is not in money, such as in-kind benefits, including public housing, meals or clothing.

(16) Money payments that are not owed or payable directly to a household, but are paid to a third party for a household expense, are vendor payments and are excludable as follows:

(a) A payment made in money on behalf of a household whenever a person or other organization outside of the household uses its own funds to make a direct payment to either the household's creditors or a person or organization providing a service to the household.

(b) Rent or mortgage payments, made to landlords or mortgagees by the Department of Housing and Urban Development (HUD) or by state or local housing authorities, are vendor payments and are excluded.

(c) Moneys that are legally obligated and otherwise payable to the household, but which are diverted by the provider of the payment to a third party for a household expense, shall be counted as income and not excluded as a vendor payment.

(17) Moneys received and used for the care and maintenance of a third-party beneficiary who is not a household member. Representative payee payments shall be included, however, as income to the beneficiary's household.

(a) If the intended beneficiaries of a single payment are both household and nonhousehold members, any identifiable portion of the payment intended and used for the care and maintenance of the nonhousehold member shall be excluded.

(b) If the nonhousehold member's portion cannot be readily identified, the payment shall be evenly prorated among intended beneficiaries and the exclusion applied to the nonhousehold members prorata share or the amount actually used for the nonhousehold member's care and maintenance, whichever is less.

(18) Earned income tax credits since 1975.

AMENDATORY SECTION (Amending Order 1423, filed 8/15/79)

WAC 388-54-740 INCOME—DEDUCTIONS. In computing net income, only the following deductions shall be allowed:

(1) A standard deduction of \$70 per household per month.

(2) An earned income deduction of 20 percent of gross earned income. Earnings which are excluded in WAC 388-54-735 shall not be included in gross earned income for purposes of computing earned income deductions.

(3) Payments for the care of a child or other dependent when necessary for a household member to accept or continue employment, seek employment, or attend training or education preparatory to employment.

The amount to be deducted for child care shall be the amount actually paid not to exceed \$90. The dependent care deduction in combination with the shelter deduction shall not exceed \$90.

(4) Shelter costs in excess of 50 percent of the household's income after the above deductions. The shelter deductions alone or in combination with the dependent care deduction, shall not exceed \$90.

(a) "Shelter costs" mean rent or mortgage payment plus taxes on a dwelling and property, insurance on the structure only, unless the costs for insuring the structure and its contents cannot be separated, assessments, and utility costs such as heat and cooking fuel, electricity, water, garbage, sewage disposal and basic service fee for one telephone (plus tax) and initial installation fees for utility services. One time deposits shall not be included as shelter costs.

Shelter costs shall also include continuing charges leading to the ownership of the shelter such as loan repayments for the purchase of a mobile home, including interest on such payments.

(b) Shelter costs for a home not occupied because of employment, training away from home, illness or abandonment caused by casualty loss or natural disaster shall be allowed if:

(i) The household intends to return to the house;

(ii) The current occupants, if any, are not claiming shelter costs for food stamp purposes;

(iii) The home is not being leased or rented during the household's absence.

(c) Charges for the repair of the home which was substantially damaged or destroyed due to a natural disaster such as a fire or flood.

(d) Standardized amounts shall be used to compute the shelter costs for utilities such as heat and cooking fuel, electricity, water, garbage, sewage disposal, and telephone and shall be effective November 1, 1978.

Persons in Household	Food Stamp Utility Standards	
	November 1, 1978 thru April 30, 1979	May 1, 1979 thru October 31, 1979
1	\$94.60	\$58.65
2	102.25	61.50
3	110.50	65.75
4	119.70	70.15
5	126.90	74.25
6	133.60	77.85
7	140.40	81.55
8	145.10	83.15
9	150.80	85.75
10 or more	157.80	89.30

(e) Households which do not incur any separate utility charges or which are billed separately for only telephone costs, water, sewage, and garbage collection fees shall not be entitled to claim the standard utility allowance.

(i) If a household is not entitled to the standard utility allowance, it may claim actual utility expenses for any utility which it does pay separately, except the telephone.

(f) If a household requests and can verify that its utility bills are higher than the standards, the actual utility costs shall be used.

(i) The allowance for telephone service is limited to the basic fee for one telephone plus tax on the basic fee.

(ii) A household shall be allowed to switch to or from the standard during its certification period.

(g) The telephone allowance applies to households which are not entitled to claim the overall standard, but which have telephone expenses.

AMENDATORY SECTION (Amending Order 1374, filed 3/1/79)

WAC 388-54-750 INCOME—SELF-EMPLOYMENT. (1) A household whose primary source of income is from self-employment, including self-employed farmers, shall be certified according to this section.

Self-employment income which is received on a monthly basis but which represents a household's annual support shall normally be averaged over a 12 month period. If, however, the averaged amount does not accurately reflect the household's actual monthly circumstances because the household has experienced a substantial increase or decrease in business, the department shall calculate the self-employment income based on anticipated earnings.

(2) Income which represents annual income and costs of producing that income are to be computed on a yearly basis and averaged evenly over twelve months to determine eligibility even if it is received in only a short period of time.

(a) Self-employment income which represents only a part of a household's annual support shall be averaged over the period of time the income is intended to cover.

(b) If a household's self-employment enterprise has been in existence for less than a year, this income shall be averaged over the period of time the business has been in operation and the monthly amount projected for the coming year.

(3) In determining monthly income from self-employment:

(a) The household may choose to determine the benefit level by using either the same net income which was used to determine eligibility, or by unevenly prorating the household's total net income over the period for which the household's self-employment income was averaged. If income is prorated, the net income assigned in any month cannot exceed the maximum monthly income eligibility standards for the household's size.

(b) For the period of time over which self-employment income is determined the department shall add all gross self-employment income (including capital gains), exclude the cost of producing the self-employment income and divide this income by the number of months over which the income will be averaged.

((b)) (c) For those households whose self-employment income is not averaged but is instead calculated on an anticipated basis, the department shall add any capital gains the household anticipates receiving in the next 12 months, starting with the date the application is

filed and divide this amount by 12. This amount shall be used in successive certification periods during the next 12 months, but recalculated should anticipated capital gains amounts change. The anticipated monthly amount of capital gains shall be added to the anticipated monthly self-employment income, and subtract the cost of producing the income. Except for depreciation, the cost of producing the income shall be calculated by anticipating the monthly allowable costs of producing the income.

((c)) (d) The monthly net self-employment income shall be added to any other earned income received by the household. The total monthly earned income less the 20 percent earned income deduction shall then be added to all other monthly income received by the household. The standard deduction, dependent care, and shelter costs shall be computed as for any other household and subtracted to determine the adjusted monthly net income of the household.

(4) In calculating capital gains, the proceeds from the sale of capital goods or equipment shall be calculated in the same manner as a capital gain for federal income tax purposes. The department shall count the full amount of the capital gain as income for food stamp purposes even if only 50 percent of the proceeds from the sale of capital goods or equipment is taxed for federal income tax purposes.

(5) Allowable costs of producing self-employment income include, but are not limited to:

(a) The identifiable costs of labor, stock, raw material, seed and fertilizer, interest paid to purchase income-producing property, insurance premiums, and taxes paid on income-producing property;

(b) Depreciation, which shall be allowed as a cost of producing self-employment income for equipment, machinery or other capital investments necessary to the self-employment enterprise, as documented by a tax return.

(6) The following items shall not be allowed as a cost of producing self-employment income:

(a) Payments on the principal of the purchase price of income producing real estate and capital assets, equipment, machinery and other durable goods;

(b) Net losses from previous periods; and

(c) Federal, state and local income taxes, money set aside for retirement purposes, and other work-related personal expenses, such as transportation to and from work, as these expenses are accounted for by the 20 percent earned income deduction specified.

(7) In assigning certification periods:

(a) Households that receive their annual support from self-employment and have no other source of income may be certified for up to 12 months;

(b) For those households that receive other sources of income or whose self-employment income is intended to cover a period of time that is less than a year, the department shall assign a certification period appropriate for the household's circumstances;

(c) For businesses which have been in operation for such a short time that there is insufficient data to make a reasonable projection, the household may be certified for less than a year until the business has been in operation long enough to base a longer projection.

(d) For those self-employed households that receive their annual income in a short period of time, the initial certification period shall be assigned to bring the household into the annual cycle.

AMENDATORY SECTION (Amending Order 1374, filed 3/1/79)

WAC 388-54-770 CERTIFICATION PERIODS—REPORTING CHANGES DURING. (1) The recipient household is required to report the only following changes in circumstances:

(a) All changes in income of more than \$25.00, except changes in public assistance grants.

(b) All changes in household composition such as addition or loss of a household member.

(c) Changes in residence and the resulting change in shelter costs.

(d) The acquisition of a licensed vehicle not fully exempt under WAC 388-54-717.

(e) When nonexempt liquid resources reach or exceed \$1,750.00. (See WAC 388-54-715(1)(a)).

(2) All changes in status must be reported within ten calendar days of the date the change becomes known to the household. Reporting may be by telephone, mail or personal contact.

(3) Changes shall be considered to be reported by the household on the date the report is received by the CSO or if mailed the date the household's report is postmarked.

(4) Individuals shall not be disqualified for failing to report a change, unless the individual is disqualified in accordance with the fraud disqualification procedures.

(5) The client is entitled to receive ~~((a change report form at the time of initial certification, and a new form whenever a change has been reported))~~:

(a) A change report form at the time of initial certification.

(b) Acknowledgment of receipt of a notice of change given by the client to the department pursuant to subsection (2) above.

(c) Notification of the amount of change in the allotment if the reported change results in such an adjustment.

(d) Notification of any additional verification requirements brought about by the reported change of circumstances.

(e) Notification that failure to provide required verification will result in increased benefits reverting to the original allotment.

(f) A new change report form when a change has been reported.

AMENDATORY SECTION (Amending Order 1374, filed 3/1/79)

WAC 388-54-775 CERTIFICATION PERIODS—EFFECTING CHANGES DURING. (1) For changes which result in an increase in benefits the department will make the change effective not later than the first allotment issued 10 days after the change was reported to the department.

~~((a))~~ (2) For changes which result in an increase in a household's benefits due to the addition of a new household member who is not a member of another certified household, or due to a decrease of \$50 or more in the household's gross monthly income, the department shall:

~~((i))~~ (a) Make the change effective not later than the first allotment issued 10 days after the date the change was reported, except that:

~~((ii))~~ (b) In no event shall these changes take effect any later than the month following the month in which the change is reported.

~~((b))~~ For changes which must be made effective in the same month the household reported the change:

~~(i)~~ The department shall either adjust the household's allotment, or, if the household has already participated, issue a supplementary allotment:

~~(ii)~~ If an ATP card has been issued, replace the ATP with an adjusted card or supplementary card, or issue a supplementary card if the household has already participated:

~~((2))~~ (3) If the household's benefit level decreases or the household becomes ineligible as a result of the change, the department will take the following action:

(a) Issue a notice of adverse action within 10 days of the date the change was reported.

(b) The decrease in the benefit level shall be made effective with the first allotment to be issued after the 10 day notice of adverse action has expired, provided a fair hearing and continuation of benefits have not been requested.

~~((3))~~ (4) If the department discovers that the household has failed to report a change as required and has received benefits to which it was not entitled, the department shall file a claim against the household for the amount of the overpayment.

Individuals shall not be terminated for failing to report a change, unless the individual is disqualified in accordance with the fraud disqualification procedures.

~~((4))~~ (5) Public assistance households which report a change in circumstances to the department shall be considered to have reported the change for food stamp purposes.

(6) Changes reported to the department pursuant to WAC 388-54-770(2), whether they result in an increase, decrease or no change in the allotment amount shall be documented in the case records as to:

(a) Date received; and

(b) Circumstances.

(7) If the department fails to take action on reported changes as specified in subsection (1) above, restoration of lost benefits shall be provided to the client.

(8) Verification of circumstances which result in an increased allotment shall be provided by the client. Such verification must be obtained prior to the issuance of the second monthly allotment after the change is reported.

(a) If the client does not provide verification, benefits will revert to the original allotment level without a notice of adverse action.

(b) If the department determines that a client has refused to cooperate, the client's eligibility shall be terminated following a notice of adverse action.

AMENDATORY SECTION (Amending Order 1374, filed 3/1/79)

WAC 388-54-815 FAIR HEARINGS. Fair hearings for food stamp purposes shall be conducted as set forth in WAC 388-08, except for provisions listed below:

(1) Each household shall be provided with a notification of right to a hearing.

(a) At the time of application, notification shall be made in writing to the household of its rights to a hearing, of the method by which a hearing may be requested and that its case may be presented by a household member or a representative.

(b) Any time the household expressed to the department that it disagrees with a department action, it shall be reminded of the right to request a fair hearing.

(c) The household shall be reminded of individuals or organizations available that provide free legal representative.

(2) A household shall be allowed to request a fair hearing ~~((on any))~~:

(a) On any action by the department or loss of benefits which occurred in the prior 90 days ((or at any time within a certification period to dispute its current level of benefits));

(b) On a denial of a request for restoration of any benefits lost more than 60 days, but less than a year prior to the request;

(c) At any time within a certification period to dispute its current level of benefits.

(3) The department shall offer a conference to households:

(a) Which wish to contest a denial of expedited service. This conference shall be scheduled within two working days unless the household indicates it wants it later or does not want a conference at all.

(b) Which are adversely affected by an agency action.

(c) The department shall advise the household that use of a conference shall in no way delay or replace the fair hearing.

(4) The department shall have the following responsibilities on receiving hearing request:

(a) The department, upon request, shall make available, without charge, the specific materials necessary for a household or its representative to determine whether a hearing should be requested or to prepare for a hearing.

(b) If the individual making the request speaks a language other than English, the department shall insure that the hearing procedures are verbally explained in that language but only in those areas in which the department is required to provide the appropriate bilingual staff.

(c) The department shall also help a household with its hearing request.

(d) If a household makes an oral request for a hearing, the department shall confirm the request in writing and forward the written confirmation to the fair hearings office to start the fair hearing process.

(e) The department shall inform the household of the availability of legal services which can provide representation at the hearing.

(5) The department shall expedite hearing requests from households, such as migrant farmworkers, that plan to move from the state before the hearing decision would normally be reached. Hearing requests from these individuals shall be processed faster than others if necessary to enable them to receive a decision before they leave the area.

(6) The department shall publish clearly written uniform rules of procedure that conform to the fair hearing regulations and shall make the rules available to any interested party. These shall include:

(a) Time limits for hearing requests,

(b) Advance notification requirements,

(c) Hearing timeliness standards,

(d) Rights and responsibilities of persons requesting a hearing.

(7) The secretary or his designee shall not deny or dismiss a request for a hearing unless:

(a) The request is not received within the time period specified.

(b) The request is withdrawn in writing by the household or its representative.

(c) The household or its representative fails, without good cause, to appear at the scheduled hearing.

(8) When a household is notified of the time and place of the fair hearing, it shall also be advised:

(a) Of the name, address and phone number of the person to notify in the event it is not possible for the household to attend the scheduled hearing;

(b) That the secretary or his designee will dismiss the hearing request if the household or its representative fails to appear for the hearing without good cause;

(c) Of any hearing procedures and other information that would provide the household with an understanding of the proceedings and that would contribute to the effective presentation of the household's case;

(d) That the household or representative may examine the case file prior to the hearing.

(9) When a hearing decision has been reached, the secretary or his designate shall notify the household in writing of:

(a) The reasons for the decision;

(b) The evidence which supports the decision;

(c) The federal regulations as codified in WAC;

(d) The household's appeal rights(;;);

(e) That the household's benefits will be issued or terminated as decided by the hearing authority.

(10) The hearing decision is binding upon the department.

(11) The department will be responsible for insuring that the hearing decision is carried out:

(a) If the hearing authority determines that a household has been improperly denied program benefits or has been issued a lesser allotment than was due, lost benefits shall be provided to the household.

(b) If the hearing authority upholds the department's action, a claim against the household for any overissuances shall be prepared and executed.

(12) Within 60 days of receipt of a request for a fair hearing or within 90 days of notification that a fraud hearing has been initiated, the department shall assure that the hearing is conducted, a decision is reached, and the household and local agency are notified of the decision.

(a) Decisions which result in an increase in household benefits shall be reflected in the coupon allotment within 10 days of the receipt of the hearing decision even if the department must provide a supplementary ATP or otherwise provide the household with the opportunity to obtain the allotment outside of the normal issuance cycle.

(b) Decisions which result in a decrease in household benefits shall be reflected in the next scheduled issuance following receipt of the hearing decision.

(13) The household may request and is entitled to receive a postponement of the scheduled hearing.

(a) The postponement shall not exceed 30 days and

(b) The time limit for action on the decision may be extended for as many days as the hearing is postponed.

WSR 79-11-011

EMERGENCY RULES

DEPARTMENT OF AGRICULTURE

[Order 1658—Filed October 8, 1979]

I, Bob J. Mickelson, director of Department of Agriculture, do promulgate and adopt at Olympia, Washington, the annexed rules relating to restricting the use of Paraquat in the general area of the southern portion of Walla Walla county, new section WAC 16-230-195.

I, Bob J. Mickelson, director of agriculture, 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 in order to protect vegetable crops around the Cities of Walla Walla and College Place from damage caused by drift from Paraquat applications to wheat lands, the department promulgated Order 1598, effective May 27, 1979, to restrict the use of Paraquat in portions of Walla Walla county. A recent investigation by the department determined that the vegetable crops started receiving

Paraquat drift again this fall. For this reason, as director of agriculture, I have determined that in the public's interest further restriction on the application of Paraquat is necessary in order to protect the vegetable crops from further damage.

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

This rule is promulgated pursuant to chapters 17.21 and 15.58 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 8, 1979.

By Bob J. Mickelson
Director

NEW SECTION

WAC 16-230-195 PROHIBITED AREA FOR THE APPLICATION OF PARAQUAT. (1) *Area 1A description – southern portion of Walla Walla county: This area includes all lands lying within an area encompassed by a line starting at the Washington–Oregon border and the west section line of Section 18, T6N, R33E; thence north along section lines eight miles more or less to the Maxwell Road; thence northeast along the Maxwell Road and Dodd Road to the Touchet River, thence northerly along the Touchet River to north section line of Section 6, T8N, R34E; thence east along section lines 22 miles more or less to the northeast corner of Section 2, T8N, R37E; thence south along section lines seven miles more or less to the southeast corner of Section 2, T7N, R37E; thence west along section lines twenty miles more or less to the southwest corner of Section 3, T7N, R34E; thence south along section lines seven miles more or less to the Washington–Oregon border; thence west along the border nine miles more or less to the point of beginning.*

(2) *Area 1A restriction: The application of Paraquat or any mixture containing Paraquat is hereby prohibited in Area 1A; PROVIDED, That the department of agriculture, upon written request may issue a permit for the use of Paraquat for special weed control within Area 1A.*

WSR 79-11-012

NOTICE OF PUBLIC MEETINGS HOSPITAL COMMISSION

[Memorandum—October 5, 1979]

The State Hospital Commission is scheduled to meet on Thursday, October 25, 1979, beginning at 9:30 a.m., at the Vance Airport Inn at Sea-Tac, Seattle, Washington. The hospitals scheduled for informal hearings have previously filed with the Commission their annual budget and rate requests or their requests for amendments to

their previously approved budget and rates. Staff findings and recommendations will be prepared and transmitted to the scheduled hospitals and to members of the Hospital Commission in accordance with WAC 261-40-135. Such information is on file in the Commission's office and is available for inspection.

The Commission is also scheduled to meet on Thursday, October 11, 1979, beginning at 9:30 a.m., at the Vance Airport Inn at Sea-Tac, Seattle, Washington. A tentative agenda notice for this meeting was mailed to all interested persons on September 18, 1979.

WSR 79-11-013
EMERGENCY RULES
DEPARTMENT OF NATURAL RESOURCES
[Order 333—Filed October 8, 1979]

I, Bert L. Cole, Commissioner of Public Lands, do promulgate and adopt at Olympia, Washington, the annexed rules relating to the adoption of an emergency rule describing logging restrictions on forest lands under the protection of the Department of Natural Resources in its Northwest Area, shutdown zone 19, in portions of Whatcom, Skagit and Snohomish Counties, and in its Southwest Area shutdown zones 25 and 27, in portions of Lewis Cowlitz, Clark and Skamania Counties effective midnight Monday, October 8, 1979 through midnight Wednesday, October 10, 1979.

I, Bert L. Cole, 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 due to existing and forecasted weather conditions, the areas listed above as included in the logging restrictions are particularly exposed to fire danger. No one may enter areas of logging slash.

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

This rule is promulgated pursuant to RCW 76.04.020, 76.04.200 and 76.04.150 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 8, 1979.

By Bert L. Cole,
Commissioner of Public Lands

NEW SECTION

WAC 332-26-507 COMPLETE LOGGING SHUTDOWN IN AREAS UNDER THE PROTECTION OF THE DEPARTMENT OF NATURAL RESOURCES EFFECTIVE MIDNIGHT OCTOBER 8, 1979 THROUGH MIDNIGHT OCTOBER 10, 1979.

Complete logging shutdown in areas under the protection of the Department of Natural Resources in its Southwest Area effective midnight Monday October 8, 1979 through midnight Wednesday October 10, 1979. The logging restrictions shall be in force in shutdown zones 25 in parts of Lewis, Cowlitz, and Skamania Counties and in shutdown zone 27 in parts of Clark and Skamania Counties.

During the period of shutdown, all logging, land clearing, milling, and other operations that may cause a forest fire to start are to be shut down on all forest lands protected by the Department of Natural Resources in the above areas. During such shutdown, all persons are excluded from logging operating areas and areas of logging slashings, except those persons present in the interest of fire protection. Burning permits in burning zones B and C are cancelled in the above noted shutdown zones.

Complete logging shutdown in areas under the protection of the Department of Natural Resources in its Northwest Area effective midnight Monday October 8, 1979 through midnight October 10, 1979. The logging restrictions shall be in force in shutdown zone 19 in portions of Whatcom, Skagit and Snohomish Counties.

During the period of shutdown, all logging, land clearing, milling, and other operations that may cause a forest fire to start are to be shut down on all forest lands protected by the Department of Natural Resources in the above areas. During such shutdown, all persons are excluded from logging operating areas and areas of logging slashings, except those persons present in the interest of fire protection. Burning permits in burning zones B and C are cancelled in the above noted shutdown zone.

WSR 79-11-014
EXECUTIVE ORDER
OFFICE OF THE GOVERNOR
[EO 79-06]

WHEREAS, for the past several days severe forest fires have been burning in Clark County, causing substantial and irreparable damage to the forest resources of this state and endangering the lives and property of citizens in adjacent areas. The United States Forest Service has been combatting such fires and has requested assistance from the State of Washington in the form of trucks and other vehicles and personnel to operate the same.

WHEREAS, said condition endangers and threatens to destroy natural resources of the State, including but not limited to wildlife, its habitat, timber, and grassland; and

WHEREAS, the use of National Guard personnel and equipment is necessary to protect lives, property, and natural resources in the the areas endangered by said fires; and

WHEREAS, a rapid response to requests for assistance is a necessity to effective fire fighting;

NOW, THEREFORE, I, Dixie Lee Ray, Governor of the State of Washington, by virtue of the authority vested in me by Chapters 38.08.040, 38.52.060, and 43.06 Revised Code of Washington, do hereby direct The Adjutant General of the State of Washington to place on duty such troops and equipment of the Washington National Guard as may be necessary to meet the request of the Forest Service for essential aid in fighting these fires and protection of lives and property.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the State of Washington to be affixed at Olympia this fourth day of October, A.D. Nineteen hundred and seventy-nine.

Dixie Lee Ray

Governor of the State of Washington

BY THE GOVERNOR:

Donald F. Whiting

Deputy Secretary of State

**WSR 79-11-015
EMERGENCY RULES
DEPARTMENT OF FISHERIES
[Order 79-105—Filed October 8, 1979]**

I, Gordon Sandison, director of State Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to personal-use 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 allow a personal-use harvest on saltwater pen-reared salmon returning to the Westport Boat Basin.

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 October 8, 1979.

By Gordon Sandison
Director

NEW SECTION

WAC 220-56-06300F PERSONAL-USE SEASON AND BAG LIMIT Notwithstanding the provisions of WAC 220-56-063, effective immediately until further notice, it shall be unlawful to take, fish for or possess salmon for personal-use in the waters of Grays Harbor, the Columbia River, those waters west of Koitlah Point, and in the state waters of the Pacific Ocean, except as provided below:

(a) Effective immediately until further notice, it shall be lawful to take, fish for and possess salmon for personal use in those waters of the Columbia River downstream from the Megler-Astoria Bridge to a line projected true north and south through Buoy 10 at the Columbia River mouth. BAG LIMIT A.

(b) Effective immediately through November 11, 1979 it shall be lawful to take fish for and possess salmon for personal use in those waters of Grays Harbor inside the rock jetty surrounding the Westport Boat Basin and westerly of a line projected from the Westport Coast Guard Dock true north to the breakwater. BAG LIMIT A.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-56-06300E PERSONAL-USE SEASON AND BAG LIMIT (79-83)

**WSR 79-11-016
EXECUTIVE ORDER
OFFICE OF THE GOVERNOR
[EO 79-05]**

WHEREAS, this administration recognizes a commitment to provide job opportunities for veterans and to alleviate unemployment among this group; and

WHEREAS, Executive Order No. 71-08 signed December 6, 1971, has not resulted in measurable benefits to veterans; and

WHEREAS, various state agencies, including the Employment Security Department, and the Department of Veterans Affairs and the following veteran's organizations, American Veterans, American Legion, Disabled American Veterans and Veterans of Foreign Wars agree to and endorse the revocation of Executive Order No. 71-08; and

WHEREAS, it appears other avenues are available to assist veterans in employment and increase productivity and efficiency in state government and it is in the best interest of this administration;

NOW, THEREFORE, I, Dixie Lee Ray, Governor of the state of Washington, do hereby rescind Executive Order No. 71-08.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of

the state of Washington to be affixed at Olympia this 3rd day of October A.D. nineteen hundred and seventy-nine.

Dixy Lee Ray

Governor of the State of Washington **WAC 220-40-02200J WILLAPA HARBOR—
GILL NET (79-102)**

BY THE GOVERNOR:

Bruce K. Chapman

Secretary of State

WSR 79-11-017
EMERGENCY RULES
DEPARTMENT OF FISHERIES
[Order 79-106—Filed October 9, 1979]

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 an abundance of hatchery coho allows an additional opening in upper Willapa Bay.

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 October 9, 1979.

By Gordon Sandison
Director

NEW SECTION

**WAC 220-40-02200K WILLAPA HARBOR —
GILL NET (1)** Notwithstanding the provisions of WAC 220-40-022 and WAC 220-40-024, it shall be lawful to take, fish for and possess salmon for commercial purposes with gill net gear in Willapa Harbor Fishing Area 2H and that portion of Area 2G northerly and easterly of a line projected from Toke Point to Stony Point from 6:00 p.m. Tuesday October 9 through 6:00 p.m. Thursday October 11, 1979.

(2) It shall be unlawful to take, fish for or possess salmon for commercial purposes in the above described

areas during the above described times with gill net gear having a mesh size smaller than 5 inches or greater than 7 inches.

REPEALER

The following section of the Washington Administrative Code is repealed:

**WAC 220-40-02200J WILLAPA HARBOR—
GILL NET (79-102)**

WSR 79-11-018
EMERGENCY RULES
DEPARTMENT OF ECOLOGY
[Order DE 79-29—Filed October 9, 1979]

I, Elmer C. Vogel, deputy director of the Department of Ecology, do promulgate and adopt at the Department of Ecology, Lacey, Washington, the annexed rules relating to Pierce County master program, amending WAC 173-19-350.

I, Elmer C. Vogel, 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 recent ruling of the Washington State Shorelines Hearings Board in the case of *State v. Kitsap County*, No. 79-37 (order granting motion for partial summary judgment entered May 29, 1979), based on the Washington State Supreme Court's decision in *Harvey v. Board of County Commissioners*, 90 Wn.2d 473 (1978), has clearly established that master programs and revisions thereto are not effective until adopted pursuant to RCW 34.04.025, regardless of whether the document has been approved by the Department of Ecology. To prevent undesirable delay and uncertainty in local governments' administration and enforcement responsibilities under the Shoreline Management Act, an emergency adoption of these rules is in the best public interest. The process for adoption of permanent rules is also being initiated.

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

This rule is promulgated pursuant to RCW 90.58.030(3)(c), 90.58.120 and 90.58.200 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 9, 1979.

By Elmer C. Vogel
Deputy Director

AMENDATORY SECTION (Amending Order DE 79-16 and DE 79-27, filed 9/5/79)

WAC 173-19-350 PIERCE COUNTY. Pierce County master program approved April 4, 1975. Revision approved November 16, 1976. Revision approved October 26, 1977. Revision approved February 21, 1979. Revision approved June 11, 1979. Revision approved August 16, 1979.

- (1) Bonney Lake master program approved August 6, 1975.
- (2) Buckley master program approved April 7, 1975.
- (3) Dupont master program approved June 11, 1975.
- (4) Eatonville master program approved April 29, 1975.
- (5) Fife master program approved September 6, 1974.
- (6) Gig Harbor master program approved September 10, 1975.
- (7) Orting master program approved April 8, 1975.
- (8) Puyallup master program approved May 31, 1974.
- (9) Roy master program approved April 9, 1975.
- (10) Ruston master program approved September 20, 1974.
- (11) South Prairie master program approved
- (12) Steilacoom master program approved
- (13) Sumner master program approved December 11, 1974.
- (14) Tacoma master program approved April 5, 1977.
- (15) Wilkeson master program approved October 21, 1977.

WSR 79-11-019

ADOPTED RULES

DEPARTMENT OF ECOLOGY

[Order DE 79-19—Filed October 9, 1979]

I, Elmer C. Vogel, deputy director of the Department of Ecology, do promulgate and adopt at Lacey City Hall Council Chambers, 420 College Street, Lacey, WA, the annexed rules relating to Shoreline Management Act of 1979—State Master Program, amending chapter 173-19 WAC.

This action is taken pursuant to Notice No. WSR 79-09-134 filed with the code reviser on September 5, 1979. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 90.58.030(3)(c), 90.58.120 and 90.58.200 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 9, 1979.

By Elmer C. Vogel
Deputy Director

AMENDATORY SECTION (Amending Order DE 79-16 and DE 79-27, filed 9/5/79)

WAC 173-19-350 PIERCE COUNTY. Pierce County master program approved April 4, 1975. Revision approved November 16, 1976. Revision approved October 26, 1977. Revision approved February 21, 1979. Revision approved June 11, 1979. Revision approved August 16, 1979.

- (1) Bonney Lake master program approved August 6, 1975.
- (2) Buckley master program approved April 7, 1975.
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- (6) Gig Harbor master program approved September 10, 1975.
- (7) Orting master program approved April 8, 1975.
- (8) Puyallup master program approved May 31, 1974.
- (9) Roy master program approved April 9, 1975.
- (10) Ruston master program approved September 20, 1974.
- (11) South Prairie master program approved
- (12) Steilacoom master program approved
- (13) Sumner master program approved December 11, 1974.
- (14) Tacoma master program approved April 5, 1977.
- (15) Wilkeson master program approved October 21, 1977.

AMENDATORY SECTION (Amending Order DE 79-6, filed 8/2/79)

WAC 173-19-420 THURSTON COUNTY. Thurston County master program approved May 21, 1976. Revision approved August 27, 1976. Revision approved August 7, 1979.

- (1) Bucoda master program approved May 21, 1976.
- (2) Lacey master program approved May 21, 1976.
- (3) Olympia master program approved May 21, 1976.
- (4) Tenino master program approved May 21, 1976.
- (5) Tumwater master program approved May 21, 1976.
- (6) Yelm master program approved May 21, 1976.

WSR 79-11-020

PROPOSED RULES

BOARD OF HEALTH

[Filed October 10, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Board of Health intends to adopt, amend, or repeal rules concerning:

- New WAC 248-150-010 Declaration of purpose.
- New WAC 248-150-020 Examinations of school children for scoliosis—Definitions.
- New WAC 248-150-030 Criteria for selection of children for screening.

New	WAC 248-150-040	Qualification of personnel.
New	WAC 248-150-050	Screening procedures.
New	WAC 248-150-060	Screening results—Recording and referral procedures.
New	WAC 248-150-070	Distribution of rules and procedures.
New	WAC 248-150-080	Exemptions from examinations.
New	WAC 248-150-090	Sanctions for failure to comply with law;

that such agency will at 9:00 a.m., Wednesday, October 17, 1979, in the Spokane County Health District Building, 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, October 17, 1979, in the Spokane County Health District Building, 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 October 17, 1979, and/or orally at 9:00 a.m., Wednesday, October 17, 1979, Spokane County Health District Building, Room 140, West 1101 College, Spokane, WA.

This notice is connected to and continues the matter noticed in Notice No. WSR 79-09-081 filed with the code reviser's office on August 30, 1979.

Dated: October 10, 1979

By: John A. Beare MD
Secretary

WSR 79-11-021

PROCLAMATION BY THE GOVERNOR OFFICE OF THE GOVERNOR

Significant information concerning inspection of vehicles transporting low-level nuclear waste material to Hanford reveals serious mechanical defects, overloads, leakage, improper containerizing, and other questionable practices.

Inspections carried forward by the State of Washington including the Department of Transportation, Washington State Patrol, Nuclear Regulatory Commission and the Department of Social and Health Services confirms serious deficiencies in the packaging of low-level nuclear waste materials destined for delivery at the Hanford Works.

These conditions are hazardous to the life, health, safety and property of the people of the State of Washington causing public disorder and creating an emergency situation at the commercial low-level waste disposal site at Hanford, Washington.

Demands upon the Nuclear Regulatory Commission and upon the federal Department of Transportation requesting strict compliance with license and safety regulations, and proper certification, have not been met, although

assurances were made last July that such protective measures would be followed.

The foregoing conditions are sufficient to constitute an emergency situation pursuant to the revised code of Washington.

NOW THEREFORE, I, Dixie Lee Ray, Governor of the State of Washington, as a result of the conditions specified and under the provisions of RCW 43.06.010, .210 and .220 proclaim that a state of emergency exists affecting the life, health or property of persons in the area of the Hanford Works, at Hanford, Washington, and more specifically that portion of property being leased to the Nuclear Engineering Company and described as follows:

One hundred (100) acres of land, more or less, in the east half of Section 9, Township 12 North, Range 26 EWM, Benton County, Washington, more particularly described as follows: Beginning at the Southeast corner of said Section 9; thence North 0° 53' 09" West along the East line of Section 9 at a distance of 2942 feet; thence South 88° 50' 56" West 1480 feet; thence South 0° 53' 09" East 2942 feet to the South line of said Section; thence North 88° 50' 56" East along said South line of the Section 1480 feet to the point of beginning.

I direct that the described low-level waste site be immediately closed to the delivery or deposit of any low-level nuclear waste material, save and except those shipments now in transit and then only if the carrier and cargo is certified safe and in compliance with the Nuclear Regulatory Commission rules and regulations of the State of Washington.

I further order that this proclamation shall remain in full force and effect until further notice by this office.

IN WITNESS WHERE-
OF, I have hereunto set my
hand and caused the seal of
the State of Washington to
be affixed at Olympia this
4th day of October, Nine-
teen Hundred and Seventy-
nine.

Dixie Lee Ray

Governor of Washington

BY THE GOVERNOR:

Robert W. Davidson

Assistant Secretary of State

WSR 79-11-022
ADOPTED RULES
STATE BOARD OF EDUCATION
 [Order 12-79—Filed October 10, 1979]

Be it resolved by the State Board of Education, acting at Olympia, Washington, that it does promulgate and adopt the annexed rules relating to School building construction—Relating to procedural regulations for school districts submitting applications for state assistance in school construction projects, chapter 180-30 WAC.

This action is taken pursuant to Notice No. WSR 79-08-102 filed with the code reviser on July 30, 1979. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to chapter 28A.47 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 5, 1979.

By Wm. Ray Broadhead
Secretary

AMENDATORY SECTION (Amending Order 5-75, filed 5/27/75)

WAC 180-30-620 NOTICE OF INTENT BY SCHOOL DISTRICT TO SUBMIT APPLICATION FOR STATE ASSISTANCE AND SCHOOL HOUSING STUDY PREREQUISITES TO FILING OF APPLICATION. (1) To qualify for eligibility and consideration of state assistance in a school building program, the school district shall submit to the state board of education a notice of intent to file an application for each proposed school building project prior to ~~((the filing of an application for state assistance therefor))~~ submission of a funding measure for voter approval.

(2) Study of school housing situation. (a) At the time the notice of intent is filed for an initial school building project, or projects, the school district shall arrange for a cooperative study of its school housing situation by the district and the state board of education under the direction of the superintendent of public instruction. In accordance with statutory provisions, the aforementioned cooperative study shall provide information including but not limited to the following:

(i) Kind and extent of the school plant facilities required and the urgency of need for such facilities;

(ii) Ability of the district to provide capital funds by local effort and estimated amount of proposed funding measure;

(iii) Need for improvement of school administrative units and school attendance areas among or within districts;

(iv) Enrollment trends and racial balance data;

(v) Site; ~~((and))~~

(vi) Such other data as the state board of education may require ~~((for consideration of an application for state assistance))~~ to establish preliminary determination of school district housing need; and

(vii) The aforementioned study must be completed prior to school district submittal of any capital funding measure to its voters if it is the intent of the district to seek consideration of state assistance for its proposed school construction program by the state board of education.

~~((Subsequent projects))~~ Project applications shall be subject to the submittal of additional and/or current data and such further study of the district's school housing situation as the state board of education may require for determination of compliance with pertinent statutory provisions and state board regulations.

NEW SECTION

WAC 180-30-750 ADVANCEMENT OF PROJECT PENDING AVAILABILITY OF APPROPRIATED FUNDS AND PRIORITY RANK. If the amount of state assistance applied for, and which may reasonably be expected to be applied for, exceeds the amount appropriated and made available by the legislature and the state board has found it necessary to adopt schedules ranking school building projects on the basis of urgency of need, a district may request consideration by the state board of education for advancement of certain projects at local financial risk pending availability of appropriated funds and priority placement of project.

NEW SECTION

WAC 180-30-755 AUTHORIZATION FOR DISTRICT TO PROCEED AT ITS OWN FINANCIAL RISK WITH ADVANCEMENT OF PROJECT. Upon determination that the applicant school district has certified that sufficient local funds are available to finance the entire cost of the project and has complied with WAC 180-30-620 and 180-30-630 and that the proposed project meets statutory and state board of education requirements, the state board of education will grant approval of preliminary plan and authorization to the school district to proceed with preparation of final plan and specifications. Such approvals shall be subject to the following conditions: (1) The approvals shall not constitute a commitment of state funds; and (2) the preparation of final plan and specifications shall be in accordance with WAC 180-30-640.

NEW SECTION

WAC 180-30-760 APPROVAL OF FINAL PLAN AND SPECIFICATIONS. When upon review of final plan and specifications, final cost estimates and such up-to-date enrollment and fiscal data as may be necessary for determination of current eligibility under statutory provisions and state board of education regulations, it is found by the state board that the project would be eligible for state assistance if state funds were available, the state board of education may (1) grant

approval of final plan and specifications and (2) authorize the school district to call for bids. The aforementioned shall make no commitment of state funds and shall be subject to the following prescribed conditions:

(1) Compliance with rules. The school district shall comply with all rules and regulations of the state board of education applicable to a project approved for financing with available state funds.

(2) School district certification. Prior to the award of contracts, the board of directors of the school district shall certify to the state board of education by resolution in the manner prescribed by the superintendent of public instruction that (a) sufficient local funds are available to finance the entire cost of the project and (b) the school district will assume full financial responsibility for completion of the project.

(3) Approval of final plan and specifications not commitment of state funds. The authorization documents shall contain (a) approval of final plan and specifications, (b) notification of square foot area determined eligible for state support, (c) authorization to call for bids, and (d) shall direct attention to the fact that the approvals and authorizations therein do not constitute a commitment of state funds.

NEW SECTION

WAC 180-30-765 BID DATA AND DOCUMENT REQUIREMENTS FOLLOWING BID OPENING. (1) After bids have been opened, the board of directors of the school district shall by resolution designate the successful bidder or bidders and transmit to the state board of education one copy each of the documents listed below:

(a) Statement of project cost signed by the chairman of the board of directors and the superintendent of the school district.

(b) Certified copy of recommendation of the board of directors for award of contract or contracts on the basis of bids received, including all accepted alternates.

(c) Certified copy of each advertisement for bids.

(d) Certified tabulated statement of all bids received including bids on alternates, if any, with complete firm names and addresses of bidders. Each alternate listed must be designated by number and descriptive title conforming to the number and title set forth in the specifications. The certification must be made by the architect or authorized representative of the school district.

(e) Certification by school district of amount of local and/or other disburseable funds available specifically for the project, with source of funds identified including identity and amount of nonhigh school district funds when applicable. The certification of disburseable funds shall be sufficient to cover the entire cost of the project including equipment allowance.

(f) Statement of analysis by architect of square foot area and square foot cost, said statement to bear the signature of the architect.

(g) Copies of all addenda to specifications.

(2) Authorization required for contract award. A contract, or contracts, for construction of a school building project approved by the state board of education pursuant to WAC 180-30-760 and for which state

funds have not been made available may not be entered into by the school district until authorization therefor has been received from the state board as provided in WAC 180-30-770.

NEW SECTION

WAC 180-30-770 AUTHORIZATION TO AWARD CONTRACT. Upon analysis of bids received, determination of project eligibility under statutory provisions and state board of education regulations, the state board of education will authorize the school district to award contracts, subject to the following conditions:

(1) Receipt of certification from the board of directors of the school district as in WAC 180-30-765(1)(e) shall be a prerequisite for said authorization for contract award.

(2) Compliance with rules. The school district shall comply with the provisions of WAC 180-30-660 relating to negotiation of school building contracts and award of contract or contracts, make payments to contractors and architects in accordance with rules and regulations of the state board governing all projects financed with state assistance and shall comply with such procedural requirements as the superintendent of public instruction may determine necessary.

(3) Authorization to award contracts not a commitment of state funds.

(a) The authorization documents and transmittal letter shall state explicitly that the authorization to award contracts described therein does not constitute a commitment of state funds. The district shall be notified of the square foot area, square foot cost level of state support and state matching ratio in effect for the project at date of bid opening.

(b) Upon receipt of authorization by the state board of education, the board of directors of the school district may proceed with award of contract or contracts for construction of the designated school building project, which contract or contracts shall be in conformity with the analysis of bids as set forth in the aforesaid authorization document and in accordance with the bids received on approved plan and specifications for the aforesaid school building project.

(c) Immediately following the awarding of contract or contracts as provided in (b) of this subsection, the board of directors of the school district shall forward one signed or certified copy of each such construction contract to the state board of education.

(4) Deferred state participation contingency. State participation in an approved project shall be contingent upon (a) placement or qualification of subject project on the currently approved priority list, (b) availability of funds under the statutory authority or appropriation designation cited in the appropriate authorization documents or the availability of funds appropriated in lieu thereof, and (c) consideration by the state board of education of the proposed financial plan.

(5) Approval of financial participation and payment of state funds. Upon completion of an approved project in accordance with the guidelines in WAC 180-30-775, the school district may request payment of the amount

determined allocable as set forth in WAC 180-30-770(4).

NEW SECTION

WAC 180-30-775 DISBURSEMENT OF FUNDS FOR CONSTRUCTION OF SCHOOL PLANT FACILITIES—FINAL PAYMENTS ON CONTRACTS. In accordance with provisions of chapter 60.28 RCW as now existing or hereafter amended, relating to public works contracts, final payment on a contract from retained percentage funds shall not be made until thirty days have elapsed following final acceptance by the school district board of directors of the work as completed.

After the expiration of the aforementioned statutory thirty-day period, final payment shall be made contingent upon receipt of properly executed invoice voucher and supporting documents in accordance with the regulations and procedures as set forth in subsections (1) and (2) of this section and such other procedures as may be prescribed by the superintendent of public instruction in compliance with statutory and state board of education regulations.

(1) Acceptance of building, improvement, or work as completed.

(a) Upon completion of work by a contractor, or contractors, the architect and the school district officials shall inspect the building, improvement, or work to determine compliance with plan and specifications.

(b) The architect, upon determining that the building, improvement, or work has been completed satisfactorily, shall recommend through the issuance of a letter of inspection addressed to the school district board of directors acceptance as completed satisfactorily. Separate letters shall be written concerning the work of each contractor.

(c) The school district board of directors, upon determining that the building, improvement, or work has been completed satisfactorily, shall through board resolution officially accept such building, improvement, or work as completed satisfactorily. A separate resolution shall be made concerning the work of each prime contractor.

(2) Documents required for final payment. Final payments on contracts shall be subject to receipt of the documents listed below and such other evidence of final completion of contracts as the state superintendent in compliance with pertinent statutory provisions and/or rules and regulations of the state board of education may determine to be necessary.

(a) Documents to be required immediately following official final acceptance of building, improvement, or work. The original and one copy of each of the following documents shall be submitted following official final acceptance by the school district board of directors of the building improvement or work:

- (i) Properly executed invoice voucher;
- (ii) Architect's letter of inspection;
- (iii) School district board of directors' resolution of final acceptance signed by board members or bearing

the certification of authorized representatives of the school district;

(iv) Architect's certificate of final amount due and payable to contractor;

(v) Contractor's final affidavit of wages paid bearing certification of the state department of labor and industries;

(vi) Certification by the school district officials that no liens have been filed, or a certified list of all valid liens in event liens have been filed; and

(vii) Certification by state department of revenue, state department of employment security, and state department of labor and industries of payment of taxes. In compliance with statutory provisions, final payment on a contract for public works shall not be made by the disbursing officer until he has received from the state department of revenue, state department of employment security and the state department of labor and industries certification that all taxes due or to become due from the contractor with respect to such contract have been paid in full.

(b) Final payments on construction contracts by a school district for school building construction shall be contingent upon receipt of aforementioned certification in accordance with the following procedure:

(i) Upon receipt of all documents required immediately following official acceptance of the building, improvement, or work as provided in subsection (2) of this section, the authorized representative of the school district shall notify the state department of revenue, state department of employment security and the state department of labor and industries that the construction contract has been completed; and

(ii) As provided by statute, the state department of revenue, state department of employment security, and the state department of labor and industries, upon determination that all state taxes due or to become due on the contract have been paid in full, will so certify to the school district concerned.

NEW SECTION

WAC 180-30-780 DEFERRED PAYMENT OF STATE FUNDS. Upon completion of final payment of local funds for a project and submittal of certified copies of final payment documents as set forth in WAC 180-30-775, reimbursement of state funds may be made for the project approved under provisions of WAC 180-30-770.

REPEALER

The following sections of the Washington Administrative Code are repealed:

(1) WAC 180-30-651 PRELIMINARY PROVISIONAL ALLOTMENT OF STATE FUNDS.

(2) WAC 180-30-661 FINAL PROVISIONAL ALLOTMENT OF STATE FUNDS.

WSR 79-11-023
ADOPTED RULES
STATE BOARD OF EDUCATION
 [Order 13-79—Filed October 10, 1979]

Be it resolved by the State Board of Education, acting at Olympia, Washington, that it does promulgate and adopt the annexed rules relating to Miscellaneous provisions—Relating to number of terms served by members of board of trustees of Washington State Teachers' Retirement System, chapter 180-100 WAC.

This action is taken pursuant to Notice No. WSR 79-08-104 filed with the code reviser on July 30, 1979. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 41.32.040 and 41.32.050 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 5, 1979.

By Wm. Ray Broadhead
 Secretary

AMENDATORY SECTION (Amending Order 7-76, filed 6/1/76)

WAC 180-100-020 WASHINGTON STATE TEACHERS' RETIREMENT SYSTEM—APPOINTMENT OF MEMBERS TO. Pursuant to authority vested in the state board of education under provisions of RCW 41.32.040 and 41.32.050 to select and appoint the members of the board of trustees of the Washington state teachers' retirement system, except in the case of an ex officio member, the policies hereinafter set forth are hereby adopted.

~~((1) Rotation policy. A policy of rotation shall be applied on appointments to membership on the board of trustees of the Washington state teachers' retirement system by limiting service to two consecutive terms.~~

~~((2) Recommendations pertaining to appointments:))~~
 A subcommittee of the board hereby is established by the state board of education to make recommendations to the state board of education for appointments to membership on the board of trustees of the Washington state teachers' retirement system, the advisory committee to consist of active and inactive classroom teacher members of the retirement system—two ~~((2))~~ representatives, retired members—one ~~((1))~~ representative, administrative or supervisory personnel—one ~~((1))~~ representative, and the state superintendent of public instruction who shall serve as ex officio chairman. Recommendations by the committee shall not be binding upon the state board but it shall be the policy of the state

board to give substantial weight to the recommendations of the said committee.

WSR 79-11-024
EMERGENCY RULES
DEPARTMENT OF FISHERIES
 [Order 79-107—Filed October 10, 1979]

I, Gordon Sandison, director of State Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial and personal-use 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 regulation was discussed at a public hearing September 5, 1979 and will be adopted permanently October 16, 1979.

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 October 10, 1979.

By Gordon Sandison
 Director

NEW SECTION

WAC 220-20-01000B UNLAWFUL ACTS—FOODFISH AND SHELLFISH Effective immediately until further notice, it shall be unlawful to sell, or offer for sale, any food fish or shellfish unless taken with lawful commercial gear, in an area open to commercial fishing for that species, and the fisherman has in his possession at the time of sale a valid commercial fishing license.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 220-20-01000A UNLAWFUL ACTS—FOOD FISH AND SHELLFISH (79-49)
 WAC 220-28-007F0G MESH RESTRICTIONS (79-50)

WSR 79-11-025
PROPOSED RULES
STATE PATROL
(Transportation of Hazardous
Materials Advisory Committee)
 [Filed October 10, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, 46.48.170 and 190, that the Transportation of Hazardous Materials Advisory Committee intends to adopt, amend, or repeal rules concerning transportation of hazardous materials, new chapter 446-50 WAC;

that such agency will at 10 a.m., Tuesday, December 11, 1979, in the large conference room, General Administration Building, Olympia, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 10 a.m., Tuesday, December 11, 1979, in the large conference room, General Administration Building, Olympia.

The authority under which these rules are proposed is RCW 46.48.170 and 190.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 11, 1979, and/or orally at 10 a.m., Tuesday, December 11, 1979, WSP Headquarters, General Administration Building, Olympia.

Dated: October 10, 1979

By: Col. R. W. Landon
 Chairman

Hazardous Materials Advisory Committee

TRANSPORTATION OF HAZARDOUS MATERIALS

NEW SECTION

WAC 446-50-010 AUTHORITY. By authority of RCW 46.48.170 and 46.48.190 the Washington State Patrol, together with the Committee, created by RCW 46.48.190, Transportation of Hazardous Materials Advisory Committee, hereby adopts the following regulations concerning the safety in the transportation of explosives, flammable materials, corrosives, compressed gases, poisons, oxidizing materials, hazardous materials, and other dangerous articles upon the public highways of this state.

NEW SECTION

WAC 446-50-020 PURPOSE. These rules are intended to insure that all radioactive waste materials transported within the State of Washington are safe and that all carriers of radioactive waste materials have equipment that has been deemed safe by a Washington State Patrol equipment inspection.

NEW SECTION

WAC 446-50-030 DEFINITIONS. (1) Port of Entry - means any place where members of the Washington State Patrol or any State Official are stationed to check movement of vehicles into the State of Washington.

(2) Certification Inspection - means an inspection form furnished by the Chief of the Washington State Patrol for the purpose of defining the proper items of equipment to be inspected.

(3) Radioactive Waste Materials - means any material or combination of materials as provided for in Title 49, Code of Federal Regulations, Part 172.101 Hazardous Materials Table.

(4) Hazardous Material Carrier - means any vehicle transporting any hazardous material provided for in Title 49, Code of Federal Regulations, Part 172.101 Hazardous Materials Table.

(5) Radioactive Waste Materials Disposal Site - means a location that has been designated by the Federal and State Government where radioactive waste material can be deposited for the purpose of disposal.

NEW SECTION

WAC 446-50-040 PROCEDURE UPON ENTERING THE STATE. Effective October 10, 1979 all carriers of radioactive waste materials entering the State of Washington shall be required to enter the state through one of only two allowable Ports of Entry. These Ports of Entry are located on Interstate 90 approximately one-half mile west of the Idaho State line, in Spokane County, and on Washington State Sign Route 14 approximately one mile north of the Oregon State line, in Benton County.

NEW SECTION

WAC 446-50-050 INSPECTION. All carriers of radioactive waste materials with the state shall submit to a comprehensive safety equipment inspection conducted by members of the Washington State Patrol. These equipment inspections shall be conducted under the authority of the Revised Code of Washington 46.48.170 through 46.48.190.

NEW SECTION

WAC 446-50-060 INSPECTION FORMS. No interstate carrier of radioactive waste material will be allowed to enter any radioactive waste materials disposal site without displaying a Certificate of Inspection form issued by a member of the Washington State Patrol, for that particular load. The Chief of the Washington State Patrol shall prepare and furnish such Certificate of Inspection forms and any other forms deemed necessary to assure compliance.

NEW SECTION

WAC 446-50-070 INTERSTATE QUARTERLY INSPECTION. Intrastate radioactive waste material carriers will be required to contact the Washington State Patrol and submit to an inspection on a quarterly basis. Upon being contacted by the radioactive waste material carriers the Washington State Patrol will conduct a thorough equipment inspection of that intrastate carrier at a designated location. Upon completion of the inspection the carrier will be issued an inspection sticker that will be valid for 90 days. A current and valid inspection sticker will be required for entry into the radioactive waste material site.

NEW SECTION

WAC 446-50-080 EFFECTIVE DATE. These regulations shall become effective on October 10, 1979, and shall remain in effect by appropriate regulations.

WSR 79-11-026
EMERGENCY RULES
STATE PATROL
(Transportation of Hazardous
Materials Advisory Committee)
 [Order 79-3—Filed October 10, 1979]

Be it resolved by the Transportation of Hazardous Materials Advisory Committee, acting at Olympia, Washington, that it does promulgate and adopt the annexed rules relating to transportation of hazardous materials, new chapter 446-50 WAC.

We, Transportation of Hazardous Materials Advisory Committee, 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 that radioactive waste materials are being transported within the state of Washington in defective carriers with some radioactive commodities improperly packaged and loaded. The emergency rules submitted are addressing this problem.

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

This rule is promulgated pursuant to RCW 46.48.190 which directs that the Transportation of Hazardous Materials Advisory Committee has authority to implement the provisions of RCW 46.48.170.

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 10, 1979.

By Col. R. W. Landon
Chairman

Hazardous Materials Advisory Committee

TRANSPORTATION OF HAZARDOUS MATERIALS

NEW SECTION

WAC 446-50-010 AUTHORITY. By authority of RCW 46.48.170 and 46.48.190 the Washington State Patrol, together with the Committee, created by RCW 46.48.190, Transportation of Hazardous Materials Advisory Committee, hereby adopts the following regulations concerning the safety in the transportation of explosives, flammable materials, corrosives, compressed gases, poisons, oxidizing materials, hazardous materials, and other dangerous articles upon the public highways of this state.

NEW SECTION

WAC 446-50-020 PURPOSE. These rules are intended to insure that all radioactive waste materials transported within the State of Washington are safe and that all carriers of radioactive waste materials have equipment that has been deemed safe by a Washington State Patrol equipment inspection.

NEW SECTION

WAC 446-50-030 DEFINITIONS. (1) Port of Entry - means any place where members of the Washington State Patrol or any State Official are stationed to check movement of vehicles into the State of Washington.

(2) Certification Inspection - means an inspection form furnished by the Chief of the Washington State Patrol for the purpose of defining the proper items of equipment to be inspected.

(3) Radioactive Waste Materials - means any material or combination of materials as provided for in Title 49, Code of Federal Regulations, Part 172.101 Hazardous Materials Table.

(4) Hazardous Material Carrier - means any vehicle transporting any hazardous material provided for in Title 49, Code of Federal Regulations, Part 172.101 Hazardous Materials Table.

(5) Radioactive Waste Materials Disposal Site - means a location that has been designated by the Federal and State Government where radioactive waste material can be deposited for the purpose of disposal.

NEW SECTION

WAC 446-50-040 PROCEDURE UPON ENTERING THE STATE. Effective October 10, 1979 all carriers of radioactive waste materials entering the State of Washington shall be required to enter the state through one of only two allowable Ports of Entry. These Ports of Entry are located on Interstate 90 approximately one-half mile west of the Idaho State line, in Spokane County, and on Washington State Sign Route 14 approximately one mile north of the Oregon State line, in Benton County.

NEW SECTION

WAC 446-50-050 INSPECTION. All carriers of radioactive waste materials with the state shall submit to a comprehensive safety equipment inspection conducted by members of the Washington State Patrol. These equipment inspections shall be conducted under the authority of the Revised Code of Washington 46.48.170 through 46.48.190.

NEW SECTION

WAC 446-50-060 INSPECTION FORMS. No interstate carrier of radioactive waste material will be allowed to enter any radioactive waste materials disposal site without displaying a Certificate of Inspection form issued by a member of the Washington State Patrol, for that particular load. The Chief of the Washington State Patrol shall prepare and furnish such Certificate of Inspection forms and any other forms deemed necessary to assure compliance.

NEW SECTION

WAC 446-50-070 INTERSTATE QUARTERLY INSPECTION. Intrastate radioactive waste material carriers will be required to contact the Washington State Patrol and submit to an inspection on a quarterly basis. Upon being contacted by the radioactive waste material carriers the Washington State Patrol will conduct a thorough equipment inspection of that Intrastate carrier at a designated location. Upon completion of the inspection the carrier will be issued an inspection sticker that will be valid for 90 days. A current and valid inspection sticker will be required for entry into the radioactive waste material site.

NEW SECTION

WAC 446-50-080 EFFECTIVE DATE. These regulations shall become effective on October 10, 1979, and shall remain in effect by appropriate regulations.

WSR 79-11-027

ADOPTED RULES

UTILITIES AND TRANSPORTATION
COMMISSION

[Order R-134, Cause No. TSW-1272—Filed October 10, 1979]

In the matter of amending WAC 480-130-050, concerning storage warehouses.

This action is taken pursuant to Notice No. WSR 79-09-068, filed with the Code Reviser on August 29, 1979. This amendment hereinafter adopted shall take effect pursuant to RCW 34.04.040(2).

This rule amendment proceeding is brought on pursuant to RCW 81.92.090 and is intended to administratively implement that statute.

This rulemaking proceeding is in compliance with 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).

Pursuant to Notice No. WSR 79-09-068, the above matter was scheduled for amendment at 8:00 a.m., Wednesday, October 10, 1979, in the Commission's Conference Room, Seventh Floor, Highways-Licenses Building, Olympia, Washington before Commissioners Frank W. Foley and A. J. Benedetti.

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 October 10, 1979. 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, October 10, 1979, in the Commission's Conference Room, Seventh Floor, Highways-Licenses Building, Olympia, Washington.

Written comments have been received from the Washington Movers Conference. Oral comments were submitted October 10, 1979, by representatives of the Washington Movers Conference.

The amendment of WAC 480-130-050 concerning warehouse receipts issued by storage warehousemen affects economic values but the impact of such effect is not measurable.

In reviewing the entire record herein, it has been determined that WAC 480-130-050 should be amended to read as set forth in Appendix "A", attached hereto and made a part hereof by reference. WAC 480-130-050, as amended, relieves warehousemen of the obligation to issue warehouse receipts for "self storage container rental" and sets forth certain provisions to be included in agreements relating to such self storage container rental.

ORDER

WHEREFORE, IT IS ORDERED That WAC 480-130-050 relating to storage warehouses, be, and the same is hereby, amended to read as set forth in Appendix "A" attached hereto and incorporated herein by this reference.

IT IS FURTHER ORDERED That this 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 clerks of the House of Representatives, three copies of the statement required by RCW 34.04.045.

DATED at Olympia, Washington, this 10th day of October, 1979.

Washington Utilities and Transportation Commission

Frank W. Foley, Commissioner

A. J. Benedetti, Commissioner

AMENDATORY SECTION (Amending Order R-5, filed 6/6/69)

WAC 480-130-050 WAREHOUSE RECEIPTS—LIABILITY. (1) Warehouse receipts shall be issued by all warehousemen and must comply with the requirements of the "Uniform Warehouse Receipts Act", chapter ((22.04)) 62A.7 RCW.

(2) All receipts for the storage of household goods shall show in conspicuous type whether or not the property for which the receipt has been issued is insured, for the benefit of the depositor, against fire or any other casualty.

(3) Unless higher values are declared and specified on the warehouse receipt and rates applicable to the higher declared value are paid, all warehouse receipts for the storage of household goods shall state on the face that the warehouseman's liability for loss or damage is not for full actual value but is based upon a per pound value, the amount of which is provided in the applicable tariff and said amount shall be shown on the receipt. This statement shall be printed in bold or conspicuous type.

(4) Where warehousemen provide for "self-storage container rental," a warehouse receipt shall not be required. Self-storage container rental shall provide that a person, firm, or corporation may agree to lease from the warehouseman a self-storage container. Such agreement between the warehouseman lessor and the lessee shall be in writing and shall provide

(a) for a fixed rental of the container for a stated period of time,

(b) for a security deposit if required,

(c) for identification of storage container and address of warehouse location,

(d) for access by the lessee to container at agreed charges and upon reasonable advance notice to the lessor,

(e) for a release of all liability to the warehouseman lessor (other than for loss or damage caused by fault or negligence of the lessor),

(f) for appropriate provisions to secure a lien for payment of monthly charges and costs of foreclosure of such lien,

(g) that lessee must provide his own insurance, if any, for loss or damage not caused by fault or negligence of the lessor and,

(h) for such additional terms and conditions as the parties may desire to include in the lease agreement.

**WSR 79-11-028
ADOPTED RULES
UTILITIES AND TRANSPORTATION
COMMISSION**

[Order R-135, Cause No. U-79-54—Filed October 10, 1979]

In the matter of adopting WAC 480-146-095, relating to lease of utility facilities.

This action is taken after due notice and in a meeting open to the public pursuant to Notice No. WSR 79-09-067 filed with the code reviser August 29, 1979. The rule hereinafter adopted shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 80.01.040(4) and 80.04.160 which direct that the Commission has authority to implement the provisions of Title 80 RCW. The rule is intended to implement the provisions of chapter 125, Laws of 1979 1st ex. sess.

This rulemaking proceeding is in compliance with 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).

Pursuant to Notice No. WSR 79-09-067 the above matter came on for adoption at 8:00 a.m., Wednesday, October 10, 1979.

Under the terms of Notice No. WSR 79-09-067 interested persons were afforded the opportunity to submit data, views, or arguments to the Commission in writing prior to October 5, 1979, and orally at 8:00 a.m., Wednesday, October 10, 1979, in the Commission's Conference Room, Seventh Floor, Highways-Licenses Building, Olympia, Washington.

No written comments have been submitted to the Commission. Oral submissions were made to the Commission October 10, 1979, by the staff of the Commission in support of adoption. No other oral comments were submitted.

In considering the entire record herein, it has been determined that WAC 480-146-095 should be adopted to read as set forth in the attachment hereto which is made a part hereof by reference. WAC 480-146-095 establishes the form of applications for approval of the terms of the lease of utility facilities by a public service company as lessee pursuant to the provisions of chapter 125, Laws of 1979 1st ex. sess.

The adoption of WAC 480-146-095 will not significantly affect economic values.

ORDER

WHEREFORE, IT IS ORDERED That WAC 480-146-095 relating to form of applications for approval of the terms of the lease of utility facilities by a public service company as lessee pursuant to the provisions of chapter 125, Laws of 1979 1st ex. sess. is hereby adopted as a permanent rule to read as set forth in the attachment hereto and incorporated herein by this reference.

IT IS FURTHER ORDERED That this 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 clerks of the House of Representatives three copies each of the statement required by RCW 34.04.045.

DATED at Olympia, Washington, this 10th day of October, 1979.

Washington Utilities and Transportation Commission

Frank W. Foley, Commissioner

A. J. Benedetti, Commissioner

**Chapter 480-146 WAC
COMMISSION GENERAL—SECURITIES, LIENS,
AFFILIATED INTERESTS, REFUNDING OF
NOTES, LEASE OF UTILITY FACILITIES**

NEW SECTION

WAC 480-146-095 FORM OF LEASE APPLICATION. Applications for approval of the terms of a lease of utility facilities by a public service company, as lessee pursuant to the provisions of chapter 125, Laws of 1979 1st ex. sess., shall be submitted in the following form with such modifications as the circumstances may render necessary:

**BEFORE THE WASHINGTON UTILITIES AND
TRANSPORTATION COMMISSION**

**IN THE MATTER OF THE
APPLICATION of (here insert
name of applicant) FOR AN
ORDER APPROVING THE
LEASE OF UTILITY
FACILITIES**

No.

(Number to
be inserted
by Secretary
of the
Commission)

Application is hereby made to the Washington Utilities and Transportation Commission for an order authorizing the lease of utility facilities pursuant to the provisions of chapter 125, Laws of 1979 1st ex. sess.

GENERAL INFORMATION

Here submit the general information required under Items Nos. 1 to 9, inclusive, of the application form under WAC 480-146-080.

EXHIBIT "A"

A statement by applicant certifying that the requested authorization or approval is necessary or appropriate to exempt any owner of the facilities from being a public utility company under the federal Public Utility Holding Company Act of 1935.

EXHIBIT "B"

Detailed unconsolidated balance sheet as of a date not prior to the last day of the third month preceding that in which the application is filed, and a pro forma balance sheet as of the same date giving effect to the proposed lease. Indicate separately the amount of intangibles and the amount reflected in Plant Acquisition Adjustment account if such items are included in Fixed Capital or Utility Plant accounts of the balance sheet.

EXHIBIT "B-1"

(a) Detailed income and profit and loss statement for the twelve months ended as of the date of the balance sheet submitted as EXHIBIT "B".

(b) Reconciliation of the retained earnings account for the period covered by the income and profit and loss statement. Retained earning should be segregated from other surplus accounts.

EXHIBIT "C"

- 1. A description of the property which is to be leased.
2. The historical or original cost thereof and the related accrued depreciation therein.
3. The amount of contributions in aid of construction.
4. Terms of the lease.

EXHIBIT "D"

Economic and financial justification for entering into the proposed lease including a lease versus purchase analysis.

EXHIBIT "E"

Show such other facts, not set forth in preceding exhibits as, in the opinion of applicant, may be pertinent to the application.

WHEREFORE, the undersigned applicant requests that the Washington Utilities and Transportation Commission make its order granting to such applicant its application, as provided for in chapter 125, Laws of 1979 1st ex. sess.

DATED at, this day of, 19..

(Applicant)
By
Title

STATE OF WASHINGTON } ss.
County of

....., being first duly sworn, deposes and says that he is (Title) of, the applicant in the proceeding entitled above, that he has read the foregoing application and knows the contents thereof; that the same are true of his own knowledge, except as to matters which are therein stated on information or belief, and as to those matters he believes them to be true.

Subscribed and sworn to before me this day of, 19...

Notary Public in and for the State of Washington, residing at

WSR 79-11-029

ADOPTED RULES
DEPARTMENT OF REVENUE
[Order PT 79-3-Filed October 11, 1979]

I, Charles W. Hodde, director of Revenue do promulgate and adopt at Olympia, Washington, the annexed rules relating to property tax annual ratio study, chapter 458-53 WAC and the repeal of chapter 458-52 WAC, prior ratio study rules.

This action is taken pursuant to Notice No. WSR 79-08-093 filed with the code reviser on July 30, 1979. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 84.48.075 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 September 24, 1979.
By Charles W. Hodde
Director

REPEALER

Chapter 458-52 of the Washington Administrative Code is repealed in its entirety as follows:

- (1) WAC 458-52-010 DECLARATION OF PURPOSE.
(2) WAC 458-52-020 DEFINITIONS.
(3) WAC 458-52-030 STRATIFICATION OF ASSESSMENT ROLLS—REAL PROPERTY.
(4) WAC 458-52-040 LAND USE CODE—ABSTRACT REPORT.
(5) WAC 458-52-050 STRATIFICATION—PERSONAL PROPERTY.
(6) WAC 458-52-060 SALES STUDIES.
(7) WAC 458-52-070 REAL PROPERTY APPRAISAL STUDIES.
(8) WAC 458-52-080 PERSONAL PROPERTY AUDIT STUDIES.
(9) WAC 458-52-090 INDICATED REAL PROPERTY RATIO—COMPUTATION.
(10) WAC 458-52-100 INDICATED PERSONAL PROPERTY RATIO—COMPUTATION.
(11) WAC 458-52-110 FINAL INDICATED RATIO—COMPUTATION.
(12) WAC 458-52-120 USE OF INDICATED RATIOS.
(13) WAC 458-52-130 COUNTY ASSESSOR'S REVIEW.
(14) WAC 458-52-140 CERTIFICATION OF COUNTY INDICATED RATIOS.
(15) WAC 458-52-150 ASSESSOR'S APPEAL.

Chapter 458-53 WAC
PROPERTY TAX ANNUAL RATIO STUDY

NEW SECTION

WAC 458-53-010 **DECLARATION OF PURPOSE.** This chapter is promulgated by the department of revenue in compliance with RCW 84.48.075 to describe procedures for determination of indicated ratios of property for each county, so as to accomplish the equalization of property values required by RCW 84.12.350, 84.16.110, 84.48.080 and 84.52.065. The procedures described in this chapter for the department's annual ratio study are designed to ensure uniformity and equity in taxation throughout the state to the maximum extent possible.

NEW SECTION

WAC 458-53-020 **DEFINITIONS.** (1) "Advisory values" mean the true and fair value determinations by department appraisers or auditors made at the request of the county assessor.

(2) "Appraisal" means the determination of the true and fair value of real property by department appraisers or county appraisers certified under RCW 36.21.015.

(3) "Audit" means the determination of true and fair value of taxable personal property through examination of the records of the property owner by department auditors or county auditors of the assessor's staff who are qualified by training and experience in making such examinations.

(4) "Average assessed value" is the total county assessed value of a sample grouping or classification of real or personal property divided by the number of properties in the sample.

(5) "Average true and fair personal property value" is the total value of a sample grouping or classification as determined from personal property audits divided by the number of audits in the sample group.

(6) "Average market value" is the total sales price, less five percent, of a sample grouping or classification of real property divided by the number of properties in the sample, or the total appraised value of a sample grouping or classification of real property divided by the number of appraisals in the same group.

(7) "Department" means the department of revenue.

(8) "Director" means the director of revenue.

(9) "Land use code" as designated by the department means the identification of each real property parcel by numerical digits as representations of the actual major use of the property. This land use code is derived from the Standard Land Use Coding Manual as prepared by the Federal Bureau of Public Roads.

(10) "Personal property" for the purpose of the ratio rules means the items of personal property as identified on the county assessment roll, and it shall include all personal property required to be reported by the taxpayer under RCW 84.40.185, but excluding property owned by and assessed to another taxpayer.

(11) "Ratio" is the percentage relationship of real property assessed value to the true and fair value of real

property as determined by real property sales, by department appraisals, or by department approved county appraisals; or the percentage relationship of personal property assessed value to the true and fair value of personal property as determined from department audits or from department approved county audits.

(12) "Ratio study" is the department's annual comparison of the relationship between the county assessed values of real and personal property with the true and fair value of that property as determined by the department's analysis of sales, appraisals, and/or audits.

(13) "Sales study" is the comparison of the assessed value of real property with the selling price of the same property.

(14) "Stratification" means the grouping of the real or personal property assessment records into specific assessed value classes and/or use code classes for measurement purposes.

(15) "Stratum" refers to a single class of property with a given range of assessed value or having the same use code.

(16) "Strata" refer to classes of property grouped by assessed value and/or use codes.

(17) "Taxable real property parcels" means all real property parcels shown as subject to taxation on the county assessment record.

(18) "Trending" consists of adjusting the sales price of a property or the appraisal value from the time of sale or appraisal to a specific point in time which is the January 1 assessment date of the study. Trending will be for time only and developed from market data only.

(19) "True and fair value" means market value and has the same meaning as defined by WAC 458-12-300.

NEW SECTION

WAC 458-53-030 **STRATIFICATION OF ASSESSMENT ROLLS—REAL PROPERTY.** (1) The stratification process is the grouping of data into meaningful classifications for informational or analytical purposes. Stratification is used in determining the number of appraisals or audits needed for ratio study purposes and also is used in actual ratio computation. The latest available official county assessment roll values are used in ratio study stratification procedures.

Assessed valuation presently forms the basis for stratification of assessment rolls and is used because the nature of most assessors' records provides a state-wide uniformity for this characteristic. Also, the values in this classification generally are indicative of property types. By not later than the 1982 assessment year a land use classification system will replace the value stratification as assessors' records uniformly reflect properties according to their use.

(2) The stratification of the real property assessment rolls will include a parcel count of the taxable real property parcels less forest lands and current use properties. For the real property ratio study, the assessment roll will normally be stratified according to the following assessed value strata:

\$ 0	-\$ 9,999
10,000	- 15,999
16,000	- 29,999
30,000	- 59,999
60,000	- 99,999
100,000	- 199,999
200,000	- 399,999
400,000	- and over

Other higher strata than listed above may be used in counties having large numbers of high value properties.

(3) In counties for which real property high value strata, as listed in (2) above, do not number at least two hundred an appropriate upper limit (\$60,000 and over, \$100,000 and over) which will accommodate at least two hundred real property parcels, will be determined.

(4) The stratification process will be performed by the department or by the county with data processing capability adequate to meet the standards as provided by the department.

(5) A count of taxable real property parcels, less forest lands and current use properties, in each value stratification is necessary for computation of the county ratio. Multiplying an average sample sales value, an average sample appraisal value, or an average assessed value by the number of taxable parcels in the county produces an estimated total market value or total estimated assessed value used in ratio computation.

(6) In the stratification of county taxable real property parcels to be used in the ratio study, the count of these parcels should exclude designated and classified timber or forest lands and open space (current use) lands. These lands are deleted from properties used in the sales study and will be considered separately and included in ratio determinations after computations of sales data have been completed.

NEW SECTION

WAC 458-53-040 LAND USE CODE—RATIO STUDY. (1) By not later than the 1982 assessment year, each county will institute a land use code system which will identify each parcel according to its use. Upon establishment of such land use code system the abstract of the assessment roll will be reported on the basis of the land use code. As prescribed by this section, stratification of the assessment roll and computation of the indicated real property ratio will be based upon the land use code abstract report as provided in these rules. Land use classifications may further be defined by assessed value stratification within use code designations.

(2) A two digit land use code will be used in the ratio study as a standard by the department to identify the actual use of the land. The categories as selected are those published in the "Standard Land Use Coding Manual" by the Federal Bureau of Public Roads, January 1965, plus those use classifications as specified by Washington law. Counties may elect to institute a more detailed level of land use coding (i.e., the three digit or four digit level), but the two digit level provided herein is the minimum detail level necessary.

Residential

- 11 Household, single family units
- 12 Household, 2-4 units
- 13 Household, multi-units (5 or more)
- 14 Residential hotels - condominiums
- 15 Mobile home parks or courts
- 16 Hotels/motels
- 17 Institutional lodging
- 18 All other residential not elsewhere coded
- 19 Vacation and cabin

Manufacturing

- 21 Food and kindred products
- 22 Textile mill products
- 23 Apparel and other finished products made from fabrics, leather, and similar materials
- 24 Lumber and wood products (except furniture)
- 25 Furniture and fixtures
- 26 Paper and allied products
- 27 Printing and publishing
- 28 Chemicals
- 29 Petroleum refining and related industries
- 30 Rubber and miscellaneous plastic products
- 31 Leather and leather products
- 32 Stone, clay and glass products
- 33 Primary metal industries
- 34 Fabricated metal products
- 35 Professional scientific, and controlling instruments; photographic and optical goods; watches and clocks—manufacturing
- 36 Not presently assigned
- 37 Not presently assigned
- 38 Not presently assigned
- 39 Miscellaneous manufacturing

Transportation, Communication, and Utilities

- 41 Railroad/transit transportation
- 42 Motor vehicle transportation
- 43 Aircraft transportation
- 44 Marine craft transportation
- 45 Highway and street right of way
- 46 Automobile parking
- 47 Communication
- 48 Utilities
- 49 Other transportation, communication, and utilities not classified elsewhere

Trade

- 51 Wholesale trade
- 52 Retail trade - building materials, hardware, and farm equipment
- 53 Retail trade - general merchandise
- 54 Retail trade - food
- 55 Retail trade - automotive, marine craft, aircraft, and accessories
- 56 Retail trade - apparel and accessories
- 57 Retail trade - furniture, home furnishings and equipment
- 58 Retail trade - eating and drinking

59 Other retail trade Services

61 Finance, insurance, and real estate services

62 Personal services

63 Business services

64 Repair services

65 Professional services

66 Contract construction services

67 Governmental services

68 Educational services

69 Miscellaneous services

Cultural, Entertainment and Recreational

71 Cultural activities and nature exhibitions

72 Public assembly

73 Amusements

74 Recreational activities

75 Resorts and group camps

76 Parks

77 Not presently assigned

78 Not presently assigned

79 Other cultural, entertainment, and recreational

Resource Production and Extraction

81 Agriculture (not classified under current use law)

82 Agriculture related activities

83 Agriculture classified under current use chapter 84.34 RCW

84 Fishing activities and related services

85 Mining activities and related services

86 Reforestation chapter 84.28 RCW

87 Classified forest land chapter 84.33 RCW

88 Designated forest land chapter 84.33 RCW

89 Other resource production

Undeveloped Land and Water Areas

91 Undeveloped land

92 Noncommercial forest

93 Water areas

94 Open space land classified under chapter 84.34 RCW

95 Timberland classified under chapter 84.34 RCW

96 Not presently assigned

97 Not presently assigned

98 Not presently assigned

99 Other undeveloped land

3. Manufacturing 21 through 39

4. Commercial 15, 16, 17, 41-49, 51-59, 61-69, 71-79

5. Agricultural 81

6. Agricultural (Current-use Law) 83

7. Forest lands (chapter 84.33 RCW) 87, 88

8. Reforestation (chapter 84.28 RCW) 86

9. Open space (Current use law) 94

10. Timberland (Current use law) 95

11. Other 82, 84, 85, 89, 91, 92, 93, 96-99

NEW SECTION

WAC 458-53-060 STRATIFICATION—PERSONAL PROPERTY. The county taxable assessed personal property accounts will be stratified based upon the latest assessment roll, normally using the following assessed value strata:

\$ 0	\$ - 9,999
10,000	- 39,999
40,000	- 79,999
80,000	- 199,999
200,000	- 499,999
500,000	- 999,999
1,000,000	-1,999,999
2,000,000	- and over

The largest valuation stratum designated for each county will depend on the number of large value accounts in the county.

In counties for which personal property high value strata, as listed above, do not number at least two hundred, an appropriate upper limit (\$40,000 and over, \$80,000 and over) which will accommodate at least two hundred personal property accounts, will be determined.

The stratification process will be performed by the department or by the county according to the standards as provided by WAC 458-53-140.

NEW SECTION

WAC 458-53-070 SALES STUDIES. Real property sales data obtained from the real estate excise tax sales affidavits will form the basis of the sales study in each county. Validation of these sales as arms-length transactions will follow department criteria as provided in WAC 458-53-080.

The department's sales study generally will be used as the basis for the real property ratios. In addition, the department will supplement the sales study results with appraisals in any assessed value stratum or land use code classification where sales are judged to be insufficient to represent all properties in that stratum or land use class according to criteria set out in these rules.

NEW SECTION

WAC 458-53-050 LAND USE CODE—ABSTRACT REPORT. Stratification of the assessment rolls and the annual abstract report for real property will be made on the following abstract categories:

Abstract Category	Land Use Code
1. Single family residence	11, 18, 19
2. Multiple family residence	12, 13, 14

Five percent will be deducted from the sales price shown on the affidavit on all valid real property sales as an adjustment for values transferred that are not assessable as real property.

Those sales in the study with ratios of less than twenty-five percent or greater than one hundred seventy-five percent will be deleted from the sales study and from ratio computations. Other sales not deemed representative for use in the study, as defined by the deletion list in WAC 458-53-080 will also be eliminated from consideration in ratio computation. Sales used in the study will include only those which occurred over an eight month period between August 1 preceding January 1 of the assessment year and March 31 of the assessment year.

NEW SECTION

WAC 458-53-080 SALES SAMPLES. (1) The starting point for the sales studies will be a sampling of the real estate excise tax sales affidavits each month. Samples used in a current study will be sales during the last five months of the calendar year immediately preceding the current study assessment year and the first three months of the study assessment year.

A sampling plan will be developed by the department of revenue each year based on each county's previous year sales volume. The sampling will be conducted considering sales transferring via warranty deed or contract instruments as initially subject for inclusion in the study. All sales represented by other instruments such as tax deeds, quitclaim deeds, etc., will be excluded from consideration. Timber sales also will be excluded as the valuation of this type of real property is dictated by state law. There are numerous reasons why a warranty deed or contract sale may also be excluded from the study. Conditions such as a sale between relatives, a forced sale or a sale to a nonprofit organization, for example, are sufficient to mark these transactions as being other than "arms-length" and therefore, not a valid indicator of full "true and fair" value. A listing of such reasons and other conditions that will cause a sale to be excluded are shown on the deletion list contained in subsection (2) of this section.

(2) The following sales transactions are examples of sales to be excluded from the sales studies. Deviations from the numerical coding designations set forth in this example may be used as agreed to by individual counties and the department.

NUMERICAL CODE	TYPE OF TRANSACTION
1	Family – a sale between relatives.
2	Transfers to and from a corporation by its affiliates or subsidiaries.
3	Administrator, guardian or executor of an estate.
4	Receiver or trustee in bankruptcy or equity.
5	Sheriff or bailee.
6	Tax deed.
7	Government agency (federal, state, or local).
8	Nonprofit organization (religious, educational, cemetery lots, etc.)

NUMERICAL CODE	TYPE OF TRANSACTION
9	Quitclaim deed.
10	Gift deed, love and affection deed.
11	Seller's or purchaser's assignment of contract or deed – transfer of interest.
12	Correction deed.
13	Trade – exchange of property between same parties.
14	Deeds involving partial interest in property, such as one-third or one-half interest. (If transfer involves total interest i.e., one hundred percent of the property, sale is valid.)
15	Forced sales – transfers in lieu of foreclosure, condemnation or liquidation.
16	Easement or right of way.
17	Deed in fulfillment of contract (on a current transaction, contract with a fulfillment deed is a valid sale.)
18	Property sold differs from property assessed.
19	Timber or forest land.
20	New plat – with less than twenty percent sold.
21	Exempt properties.
22	\$1,000 sale or under.
23	Lease.
24	Open space. (Designated open space property sold at true and fair value).
25	Other – necessary to identify reason i.e., inclusion of personal property not separately identified, liquor license, etc.
26	Segregations that have not been appraised.
27	Multiple sales not appropriately identified or appraised.
28	Improvements not on assessment roll before May 31 of the ratio study year.
29	Individual sales with assessment-to-sales ratios of less than twenty-five percent or greater than one hundred seventy-five percent.
30	Plottage – where an adjoining property is sold at a price significantly different than for property of a similar type.
31	Change of use where rezoning takes place.

NEW SECTION

WAC 458-53-090 SALES SAMPLES—ASSESSED VALUATION. (1) After the sampling of sales has been completed in Olympia, the assessed valuations of the properties remaining in the sample will be obtained by the department's sales analysts from official records retained by county officials. The assessed valuation total recorded will be the official figure as of January 1, the current ratio year assessment date. At this point, attention also will be given to factors which would indicate that a particular transaction is not suitable for inclusion in the study, such as: (a) Changes in the physical condition of the property subsequent to the date of assessment, and (b) verification that the property sold

agrees with the description of the property on the assessment roll. Any other factors which can be ascertained at this time are used to analyze whether sales may be deleted from the study as not being an indicator of full "true and fair" value.

The relationship of the assessed value for a real property parcel to a corresponding valid sale of this property within the time period established for the annual ratio sales study indicates the individual ratio for the property. The stratum averages for all such valid sales values and related assessed values in a county, when multiplied by the number of listings in the strata, determine the established real property totals on which the indicated real property ratio is based.

(2) In counties for which the department conducts the sales analysis and ratio studies a sales pre-list will be provided to each assessor. These pre-lists will identify valid sale properties to be used in computation of each county's real property ratio. Department personnel will review these pre-lists with assessors or their staffs to verify the validity of the sale properties identified and the values indicated.

Properties designated in the department-approved county revaluation plan relative to the current ratio study year, and properties on which new construction may be completed during a ratio study year, will be included in that year's ratio study. For these properties the available current county assessed valuation will be used. Assessors have until May 31st of each assessment year to place new values on such properties and these values in a corresponding ratio study are included after the close of the assessors' rolls on May 31st.

(3) Certain properties have limited exemptions in assessed value granted by law to persons owning those properties (senior citizens exemptions). In computing a ratio relative to the sale of such property, the full assessed value for the property, before exemption, must be used to determine a proper assessment-to-sales relationship.

(4) Average sample real property assessed values and true and fair values for each value or land use stratum in a county will be derived from sales and appraisal study results. These average values, as provided in WAC 458-53-150, will aid in determining the county real property indicated ratio.

NEW SECTION

WAC 458-53-100 USE OF COUNTY SALES STUDIES. (1) If agreed upon by the department and the assessor, the department will use a county sales study, providing it is made according to the standards specified in these rules. Any such agreement shall provide that counties generating their own sales studies will use all or an agreed upon percentage of sales validated by department standards, and that the county shall furnish the department with data from sales deemed invalid as well as those deemed valid and give the reason for deeming invalid any particular sale. All such county studies shall be subject to department audit.

(2) Generally, the county-generated study will include the following:

(a) All agreed to real property transactions occurring in a county shall be used in the study and shall be for a period of eight consecutive months. Sales transactions used will include only those which occur between August 1 preceding January 1 of the assessment year and March 31 of the assessment year.

(b) Sales of properties identified on the published department of revenue deletion list (WAC 458-53-080) will be removed from the sales analysis study and separately will be produced on a data processing machine listing. This listing will display for each deleted sale an appropriate parcel identification, the sales price, the assessed value, and a numerical code or narrative designation of the reason for deletion of the property from the study. The numerical code used should coincide with the department of revenue published deletion list (WAC 458-53-080). Any numerical code 25 (miscellaneous) should be accompanied by a narrative reason for deletion.

(c) Individual valid sales having a resultant assessment-sales ratio under twenty-five percent or over one hundred seventy-five percent will be excluded from consideration in the study.

(d) Sales remaining in the sales analysis study will be stratified and printed by assessed value strata. Necessary data for each sale property remaining in the study will be:

(i) Excise tax sales affidavit number, parcel number, or other file identification number.

(ii) The sales price of the transaction, lowered five percent to ninety-five percent of its original value. Further adjustment of any individual sale may be made only if personal property is identified and its value is in excess of five percent of the sale price.

(iii) The current assessed value on the assessors' rolls for the property described on the sales affidavit.

(iv) A computed ratio based on the percent that the assessed valuation is to the adjusted sales price figure.

(3) As soon as practicable following the close of the assessors' rolls on May 31st, and prior to July 1st, the county sales-assessment ratio study should be submitted to the department of revenue. This will allow time for departmental analysis, field review, and insertion of appraisal data, where appropriate, for final ratio determination by the last week of July, and ultimate ratio certification back to the assessor by August 1.

NEW SECTION

WAC 458-53-110 PROPERTY VALUES USED IN THE RATIO STUDY. The following property values will be included in the ratio study as provided in these rules:

(1) Values required to be determined by the department by law, but excluding property valued under chapters 84.12 and 84.16 RCW.

(2) Values determined by county assessors (chapter 84.41 RCW).

(3) Values of land classified under chapters 84.33 and 84.34 RCW.

NEW SECTION

WAC 458-53-120 REVIEW PROCEDURES FOR COUNTY STUDIES. (1) Counties using data processing facilities to produce their own sales-assessment ratio study will be subject to a department of revenue review of ratio study elements and processes.

Department of revenue review procedures generally will monitor county adherence to WAC rules relating to the annual sales-assessment ratio study.

(2) Elements of the ratio study which may be checked and verified will include:

- (a) property identification
- (b) verification of properties reported on sales affidavits
- (c) sales month identification and incidence in study
- (d) deletion practices and identification
- (e) computation procedures
- (f) sales and assessment values
- (g) verification of revaluation assessment practices

(3) Ratio study review findings will be discussed with individual county assessors upon completion of reviews pertaining to the ratio studies generated by their individual data processing facilities and staffs.

NEW SECTION

WAC 458-53-130 REAL PROPERTY APPRAISAL STUDIES. (1) The department will review a county's prior year's sales studies to determine which assessed value stratum or land use class may not have sufficient sales to produce a valid measurement of the level of assessment of the properties in that stratum or use class. Department appraisers then will appraise selected properties in those strata. The selection of properties to be appraised will be on a random basis. Random selection will use accepted statistical methods such as stated numerical sequence or random number tables to provide each parcel of real property in a universe of real property parcels an equal opportunity to be selected as a representative sample of that universe. The appraisal date will coincide with the assessment date of the ratio study.

(2) The starting point of the appraisal study is a stratified random sample of the real property listings, with the controlling factor being the assessed valuation of each parcel as of the current January 1 assessment date. Assessed valuation is used as the basis for stratification because the nature of the most assessors' records presently precludes the use of any other characteristic on a state-wide basis. The sample selection process is initiated by "stratification" of the real property roll. For counties not possessing data processing capabilities manual stratification by department of revenue staff involves the following: (a) Examination of each property listing and tallying it (by placing a mark in the appropriate value class or stratum) according to the magnitude of its assessed valuation, (b) random selection of properties from each class to be placed in a pool from which the ultimate selection of properties for appraisal will be made, and (c) recording on a take-off sheet, the assessed value and identification (account number, page, and line number, etc.) for the selected samples. The completed

stratification provides a count of the listings on the roll by valuation class.

(3) The number of appraisals deemed necessary for each county value or land use stratum will be determined by application of statistical determination to the previous year county ratio study results.

Once the number of appraisals to be conducted in each value classification has been determined, the identification of each of the randomly selected appraisal samples to be used in the study will be obtained from county records. When the names, addresses, legal descriptions and other information necessary to conduct the appraisals are known, letters will be forwarded to the taxpayers involved. These letters will notify them of the impending visit by an appraiser from the department of revenue property tax division.

(4) The actual physical appraisals conducted by department personnel use the same tools that are available to the county assessors (state manuals, private, publications, etc.). The department's appraisers do not, however, use the so-called "mass appraisal" technique which is, of necessity, practiced by the various counties; but perform complete appraisals regardless of the amount of time required in order to assure that the most valid estimate of market value is reached.

Three approaches to value are considered; namely, cost, market and income. The cost approach utilizes an approved cost manual. When properly used, this manual gives an estimation of reproduction cost of the improvements to the property. The reproduction cost then is depreciated, taking into consideration all physical depreciation, functional and economic obsolescence. The end result is the depreciated value of the improvements. To this value is added the value of the land, resulting in the market value of the real property. The market approach uses sales of comparable properties for an indication of value. The income approach uses a capitalization rate developed from a comparison of typical income and the sale price of comparable properties.

This capitalization rate then is divided into the net income of the subject properties for a value indication of that property.

(5) When the appraisals in a county have been completed and reviewed by the supervisory staff of the department, they are reviewed individually with the assessor and his staff. At this time, changes may be made stemming from such factors as errors in the mathematical calculations, changes in use from the date of assessment to the date of the appraisal, the inclusion of items in the appraisal that are not included in the assessment (mainly personal property), etc. When the review process is completed and changes, if any are made, the appraisal data are considered as completely valid and ready for inclusion in the computation of the total real property ratio.

(6) When the department's sample appraisals fall within a county's current revaluation area and the assessor's appraisals, upon audit, are found to be a supportable estimate of market value, the department will accept the county's appraised values on those properties randomly selected for appraisal in the county.

(7) Department appraisals, required for assessment ratio determination, will be performed as indicated by department statistical determinations. Appraisals will complement sales to provide an adequate number of samples on which to base a ratio computation.

(8) When properties, classified by the department as industrial properties, are selected for inclusion in real or personal property ratio studies, the department's property audits and appraisals will be made on the total property, using department valuation procedures. Allocation of total industrial value for ratio purposes will be determined using each assessor's method of classifying real and personal property. Audit determinations for personal property will not include properties classified as real property by the assessor. Appraisal determinations for real property will not include properties classified as personal property by the assessor.

NEW SECTION

WAC 458-53-140 PERSONAL PROPERTY AUDIT STUDIES. (1) Personal property audits will be performed on those accounts selected at random within each assessed value stratum used in the ratio study for each county. These audits will be the basis of the county's personal property ratio as provided in WAC 458-53-160.

The department may use county audit results as ratio study audits when department accepted audit procedures are used on accounts selected as sample audits and audited by the county audit staff as of the assessment date used in the department's ratio study.

(2) The general procedures for audits are similar to those followed in the appraisal-assessment study in that sample audits of personal property accounts will be used as the basis for determining total assessed value and estimated total true and fair value of personal property. The relationship of the total estimated assessed value to the total estimated true and fair value of personal property will indicate the personal property ratio.

(a) Stratification of rolls - The program is initiated by stratification of the personal property roll in the counties being audited. From this process is obtained: a count of the number of listings in each assessed valuation class, an estimation of the total assessed value in each class, and a pool of samples in each class from which the ultimate listings to be audited are selected. The strata or assessed valuation classes have different limits than those used in the appraisal-assessment study. A listing of assessed value strata used (WAC 458-53-060) is as follows:

0	\$ -	9,999
10,000	-	39,999
40,000	-	79,999
80,000	-	199,999
200,000	-	499,999
500,000	-	999,999
1,000,000	-1,	999,999
2,000,000	-	and over

(b) Personal property sample audit selection - The number of audits to be performed is derived in the same

general manner as in the appraisal-assessment procedure in that statistical determination is applied to county previous year's ratio study results to obtain a representative number of samples on which to base a county ratio.

Stratification procedures which determine the number of personal property audits needed for the current ratio study begin in the summer months of the calendar year immediately preceding the currently designated ratio study year.

The audits are conducted through June of the designated ratio study year.

(3) The sample accounts to be audited in each valuation classification are randomly chosen using accepted statistical methods such as stated numerical sequence or random number tables to provide each personal property account in a universe of personal property accounts an equal opportunity to be selected as a representative sample of that universe. Names and addresses of taxpayers for these accounts and copies of assessment detail sheets are obtained from county records.

Letters of intent to audit are mailed to each taxpayer selected.

(4) The personal property audits which are conducted to derive the true and fair value figures are made from an examination of the taxpayer's books and records. In valuation procedures, the department's auditors utilize the manuals and schedules which the department prepares and distributes to all assessors. The technique is generally one of trending forward historical cost data and the application of depreciation percentages to arrive at current worth or value.

(5) When the audits have been completed in a county, they are reviewed with the assessor and his staff. The primary emphasis at this meeting is to make sure that the property covered by the audit is comparable to the property covered by the assessment. The completion of the review and adjustments, if any, mark the audit data as valid for use in the computation of the personal property portion of the total indicated ratio.

(6) In a manner similar to that used for real property, sample personal property assessed values and true and fair values for each stratum are derived from audit results, the weighted sums of which are the basis for determining the personal property indicated ratio.

NEW SECTION

WAC 458-53-150 INDICATED REAL PROPERTY RATIO-COMPUTATION. (1) For each real property value or land use stratum within a county average sample assessed value and average sample true and fair value will be determined from the results of selected sales and appraisal studies. Average sample assessed value and average sample true and fair value for each stratum will be multiplied by the total number of real property parcels in each corresponding stratum to derive an estimated total assessed value and a total estimated true and fair value for each stratum. Stratum estimated totals will be added to derive county estimated total assessed value and county estimated total true and fair value. When the ratio relationship between these

two estimated values is applied to the actual county assessed value, as provided by the assessor in his current Assessors' Certificate of Assessment Rolls to the County Board of Equalization, and forest land and current use values are added to the actual assessed value and ratio-related market value, the totals will represent the county real property indicated ratio.

(2) Valid arms-length sales occurring in each county will be the basis for determining individual stratum ratios unless a representative number of samples for any one stratum requires the addition of department appraisals. In all strata where both sales and appraisal samples are present, assessment and market values for all valid appraisal samples will be combined with assessment and market values for all valid sales samples to derive a stratum ratio.

(3) Present county forest land assessed values (chapter 84.33 RCW) will be included in determination of the indicated real property ratios for each county. Current use assessed values (chapter 84.34 RCW) will be included in determination of the indicated real property ratios for counties whose current use land values are five percent or greater in proportion to the total county land value outside of cities and towns. Counties with less than five percent of total land value outside of cities and towns in current use property values may request inclusion of current use values in determination of their real property ratio. The request, in writing, should be submitted to the department prior to October 1 of each ratio study period for which current use consideration is desired. Department current use appraisals will be the basis for the assessment-to-appraisal values from which current use ratios are determined.

(4) Values from each county's Assessor's Certificate of Assessment Rolls to County Board of Equalization will be used in the computation of each county's indicated real property ratio except as provided in subsection (6) of this section.

(a) The county preliminary real property ratio, calculated from estimated totals of county sales and appraisal study results, will be applied to each county's certificate listing of total real property assessed value (excluding forest land and current use assessed values) to determine an estimated true and fair value which relates to the actual assessed real property value of a county.

(b) To the actual real property assessed value and ratio-related true and fair value totals for a county are added certificate forest land and current use assessed values (as provided in subsection (2) of this section), and related true and fair values calculated by the ratio relationships determined for forest lands and current use properties.

(c) The sum of the total real property assessed and true and fair values, forest land assessed and true and fair values, and current use assessed and true and fair values (as provided in subsection (2) of this section) shall be the basis for a county's indicated real property ratio. The sum total of assessed values will be divided by the sum total of true and fair values to derive the ratio.

(5) The following illustration, using simulated values, indicates simplified ratio study computation procedures for real property.

Step 1 - Determination of Average Sample Values

	(1)	(2)	(3)	(4)	(5)
<u>Stratum</u>	<u>Number of Samples</u>	<u>Total Assessed Value of Samples</u>	<u>Average Assessed Value of Samples (Col. 2 ÷ Col. 1)</u>	<u>Total Market Value of Samples</u>	<u>Average Market Value of Samples (Col. 4 ÷ Col. 1)</u>
0 - 9,999	10	\$ 60,000	\$ 6,000	\$ 80,000	\$ 8,000
10,000 - 15,999	20	260,000	13,000	300,000	15,000
Over 15,999	5	200,000	40,000	250,000	50,000

Average values for real property sales samples, average real property appraisal samples, and average personal property audit samples all are determined in the same manner.

Step 2 - Weighting of Average Sample Values

	(1)	(2)	(3)	(4)	(5)	(6)
<u>Stratum</u>	<u>Total Property Listings</u>	<u>Average Sample Assessed Value</u>	<u>Total Estimated Assessed Value (Col. 2 x Col. 1)</u>	<u>Average Sample Market Value</u>	<u>Total Estimated Market Value (Col. 4 x Col. 1)</u>	<u>Ratio (Col. 3 ÷ Col. 5)</u>
\$ 0 - 9,999	105	\$ 6,000	\$ 630,000	\$ 8,000	\$ 840,000	.7500
10,000 - 15,999	211	13,000	2,743,000	15,000	3,165,000	.8667
Over 15,999	51	40,000	\$2,040,000	50,000	2,550,000	.8000
			5,413,000		6,555,000	.8258
				Sample study weighted ratio		(82.58%)

Average values for real property sales samples, average real property appraisal samples, and average personal property audit samples all are weighted in the same manner.

Step 3 Application of Sample Weighted Relationship to Actual Real Property Assessed Value and addition of timber and forest land values and open space values.

	(1)	(2)	(3)
	<u>Actual County Real Property Assessed Value (From Assessor's Certificate)</u>	<u>Determined Assessment To Market Ratio</u>	<u>County Real Property Market Value Related To Actual Assessed Value (Col. 1 ÷ Col. 2)</u>
	\$ 6,544,000	.8258	\$ 7,924,437
Add:	(Simulated Value)	(82.58%)	
Timber and Forest Land	1,520,000	1.0000	1,520,000
	(Simulated Value)	(100.00%)	
Open Space (Where Applicable)	400,000	.9000	444,444
	(Simulated Value)	(90.00%)	
Open Space Ratios Determined By Open Space Appraisals		(Simulated Ratio)	
	<u>\$ 8,464,000</u>		<u>\$ 9,888,881 = .8559</u>
County Indicated Real Property Ratio			85.59%

(6) If a copy of the certification of current values is not received from an assessor in a timely manner for inclusion in ratio computation, the Assessors Abstract of Assessed Values from the previous year will be used as the information source for ratio computation.

(7) A copy of each county's certification of values to the County Board of Equalization will be filed with the department on or before the second Monday in July. The certification will show the total taxable assessed value of the real property roll (indicating separately the total value of forest land assessed pursuant to chapter 84.33 RCW and land classified under chapter 84.34 RCW - current use) and the total taxable assessed value of the personal property roll.

(8) Valid ratio study individual assessed or true and fair values which either exceed or fall below the mean assessed or true and fair value by more than five times the average deviation of other values in a stratum, will be classified as "outriders" and shall be considered separately in average sample computation. Outriders are so treated to prevent the application of excess weight by nontypical sample values in determining average sample values and resulting total estimated assessed and total estimated true and fair values.

(9) The department may consider the relationship between the market value trends of real property and the assessed value increases or decreases made by the assessor during the year in each county as validity checks of the result of the sales and appraisal studies. The director may authorize modification of the results of the sales and appraisal study where there is a demonstrable showing to the director that the sales and appraisal study is inconclusive or does not result in a reasonable and factual determination of the relationship of assessed values to true and fair value such that a significant variation results from the rates of the previous year not deemed by the director comparable with general trends in property values. Such modification shall be made only after notice to all assessors that information other than the sales and appraisal studies are being considered, and opportunity for a meeting has been made available for the director (or the director of property tax) and a representative committee authorized and appointed by the assessors to review the results of the sales and appraisal study and the proposal to modify the study results.

NEW SECTION

WAC 458-53-160 INDICATED PERSONAL PROPERTY RATIO—COMPUTATION. (1) For each personal property assessed value stratum in a county an average sample assessed value and an average sample true and fair value will be determined from the results of selected audit studies. These average stratum sample values will be multiplied by the corresponding number of personal property accounts in each stratum to derive a stratum estimated total assessed value and a stratum estimated total true and fair value. These estimated stratum total estimated assessed and true and fair values will be added to provide a county total estimated assessed value and a county total estimated true and fair value. When these two total values are equated to the

county actual assessed value, as provided on the Assessors' Certificate of Assessment Rolls to County Board of Equalization, their relationship will form the basis for the county indicated personal property ratio.

(2) If reported to the department prior to July 15th of the study year, values added to the assessment roll resulting from the disclosure of unreported or under-reported personal property due to audits may be included, but only to the extent the department is satisfied the assessor is correcting omissions of a similar nature in personal property assessments generally.

(3) Values from each county's Assessor's Certificate of Assessment Rolls to County Board of Equalization will be used in the computation of each county's indicated personal property ratio except as provided in WAC 458-53-150(6).

(4) The following illustration, using simulated values, indicates simplified ratio study computation procedures for personal property.

Step 1 - Determination of Average Sample Values

	(1)	(2)	(3)	(4)	(5)
<u>Stratum</u>	<u>Number of Samples</u>	<u>Total Assessed Value of Samples</u>	<u>Average Assessed Value of Samples (Col. 2 ÷ Col. 1)</u>	<u>Total Market Value of Samples</u>	<u>Average Market Value of Samples (Col. 4 ÷ Col. 1)</u>
\$ 0 - 9,999	15	\$ 75,000	\$ 5,000	\$100,000	\$ 6,667
10,000 - 39,999	20	400,000	20,000	500,000	25,000
Over 39,999	10	500,000	50,000	750,000	75,000

Step 2- Weighting of Average Sample Values

	(1)	(2)	(3)	(4)	(5)	(6)
<u>Stratum</u>	<u>Total Property Listings</u>	<u>Average Sample Assessed Value</u>	<u>Total Estimated Assessed Value (Col. 2 x Col.1)</u>	<u>Average Sample Market Value</u>	<u>Total Estimated Market Value (Col. 4 x Col. 1)</u>	<u>Ratio (Col. 3 ÷ Col. 5)</u>
\$ 0 - 9,999	125	\$ 5,000	\$ 625,000	\$ 6,667	\$ 833,375	.7500
10,000 - 39,999	216	20,000	4,320,000	25,000	5,400,000	.8000
Over 39,999	79	50,000	3,950,000	75,000	5,925,000	.6667
			\$8,895,000		\$12,158,375	.7316
						(73.16%)

Sample study weighted ratio.

Step 3 - Application of Sample Weighted Relationship to Actual Assessed Value.

(1)	(2)	(3)
<u>Actual County Assessed Value Personal Property (From Assessor's Certificate)</u>	<u>Determined Assessment-To-Market Ratio</u>	<u>County Market Value Related To Actual Assessed Value (Col. 1 ÷ Col. 2)</u>
\$ 9,100,000 (Simulated Value)	.7316 (from Step 2)	\$12,438,491
County indicated personal property ratio	73.16%	

(5) Individual assessed or true and fair personal property values, classified as "outriders" according to WAC 458-53-150(8), will be used in personal property ratio computation in a manner similar to that used for real property outriders in real property ratio computation.

NEW SECTION

WAC 458-53-170 FINAL INDICATED RATIO—COMPUTATION. (1) The indicated real property ratio and the indicated personal property ratio for each county will be weighted into the final combined county indicated ratio based upon the relationship of assessed value of both the real and personal state-assessed property, after equalization, and the locally-assessed real and personal property as reported by the county assessors on their individual Abstract of Assessed Value pursuant to RCW 84.48.010. This final indicated ratio is

the one used in carrying out the department's responsibilities to compute the state property tax levy (RCW 84.52.065).

(2) The following illustration indicates simplified combined indicated ratio procedures used to combine real and personal property ratio study values of locally assessed property and values of utility companies as determined by the department. A combined indicated ratio for each county is prepared and used in the state property tax levy for schools.

Simulated values used in this illustration are those used in WAC 458-53-140 and 458-53-150. The utility values used have not appeared in other tables and are illustrative only.

	Total Assessed Value - Real Property	Indicated Real Property Market Value	Total Assessed Value - Personal Property	Indicated Personal Property Market Value	Total Real and Personal Property Assessed Value	Total Real and Personal Property Market Value
	<u>Utility Equalized Value - Real Property</u>	<u>Utility Full Value - Real Property</u>	<u>Utility Equalized Value Personal Property</u>	<u>Utility Full Value - Personal Property</u>	<u>Utility Value - Real and Personal Property</u>	<u>Utility Full Value - Real and Personal Property</u>
Locally Assessed	\$ 8,464,000	\$ 9,888,881	\$ 9,100,000	\$12,438,491	\$17,564,000	\$22,327,372
Utilities	479,304	560,000	548,700	750,000	<u>1,028,004</u>	<u>1,310,000</u>
Combined					\$18,592,004	\$23,637,372
					$\$18,592,004 \div \$23,637,372 = .7866$	
					County Combined Indicated Ratio 78.66%	

NEW SECTION

WAC 458-53-180 USE OF INDICATED RATIOS. The indicated ratios will be used by the department as follows:

(1) The value of properties assessed by the state under chapters 84.12 and 84.16 RCW, will be certified to the county assessor using:

(a) The indicated personal property ratio for personal property; and

(b) The indicated real property ratio for real property.

(2) The final indicated ratio will be used for state levy purposes as required by RCW 84.52.065.

NEW SECTION

WAC 458-53-190 COUNTY ASSESSOR'S REVIEW. The county assessor will be given the opportunity to review with the department the sales, appraisal, and audit studies. This review will precede the final data computation in establishing the indicated real property and indicated personal property ratios.

NEW SECTION

WAC 458-53-200 CERTIFICATION OF COUNTY INDICATED RATIOS. The department will annually determine the real property and personal property indicated ratios for each county and will certify these ratios to the county assessor on or before August 1, and revisions or corrections thereof may be made by the department after consideration of recommendations received from an assessor prior to the first Monday in August.

NEW SECTION

WAC 458-53-210 ASSESSOR'S APPEAL. If an assessor has reviewed the ratio study as provided in WAC 458-53-190, the assessor may appeal the department's ratio determination, as certified for that county, to the state board of tax appeals pursuant to RCW 82.03.130(5)(a). The appeal to the state board of tax appeals must be filed on or before August 11.

WSR 79-11-030

ADOPTED RULES

COUNCIL FOR POSTSECONDARY EDUCATION

[Order 10-79, Resolution 80-19—Filed October 11, 1979]

Be it resolved by the Council for Postsecondary Education, acting at The Evergreen State College, that it does promulgate and adopt the annexed rules relating to State of Washington College Work Study Program.

This action is taken pursuant to Notice No. WSR 79-08-131 filed with the code reviser on August 1, 1979. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Council for Postsecondary Education as authorized in RCW 28B.10.806.

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 4, 1979.

By Chalmers Gail Norris
Executive Coordinator

AMENDATORY SECTION (Amending Order 2-79, filed 2/7/79)

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))~~ When a federal or state agency is the 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))~~ When a federal or state agency is the 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) 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 and guidelines the institution will reimburse the program in the appropriate amount.

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 79-11-031

ADOPTED RULES

COUNCIL FOR POSTSECONDARY EDUCATION

[Order 11-79, Resolution 80-18—Filed October 11, 1979]

Be it resolved by the Council for Postsecondary Education, State of Washington, acting at The Evergreen State College, that it does promulgate and adopt the annexed rules relating to State of Washington Need Grant Program.

This action is taken pursuant to Notice No. WSR 79-08-132 filed with the code reviser on August 1, 1979. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Council for Postsecondary Education as authorized in RCW 28B.10.806.

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 4, 1979.

By Chalmers Gail Norris
Executive Coordinator

STATE OF WASHINGTON NEED GRANT PROGRAM

RCW 28B.10.800-824

And The Federal Program For

STATE STUDENT INCENTIVE GRANT PROGRAM

Title 45, Code of Federal Regulations
Chapter 1, Part 192

RULES AND REGULATIONS

NEW SECTION

WAC 250-20-001 APPLICABILITY OF RULES.

Unless specified, the term "State Need Grant" applies to both the State Need Grant program and the federal program for State Student Incentive Grants. Institutions participating in the State Need Grant program must comply with the regulations specified in WAC 250-20 and conform to all requirements of the State Student Incentive Grant program as specified in Chapter 1, Part 192, Title 45, Code of Federal Regulations. A school which does not qualify as a "postsecondary institution"

for State Need Grant purposes, but which meets the qualifications of the State Student Incentive Grant program may participate in the latter program upon presentation of satisfactory evidence of the availability of local matching funds, and is also subject to compliance with WAC 250-20-001 through 081.

AMENDATORY SECTION (Amending Order 5-79, filed 6/15/79)

WAC 250-20-011 STUDENT ELIGIBILITY. (1)

For a student to be eligible for a State Need Grant he or she must:

(a) Be a "needy student" or "disadvantaged student" as determined by the Council for Postsecondary Education in accordance with RCW 28B.10.802.

(b) Have been domiciled within the State of Washington for at least one year.

(c) Be enrolled or accepted for enrollment as a full-time undergraduate student at a participating postsecondary institution or be a student under an established program designed to qualify him or her for enrollment as a full-time student at a postsecondary institution in the State of Washington.

(i) For purposes of Need Grant eligibility, the student must be enrolled in a course load of at least twelve credits per quarter or semester or, in the case of institutions which do not use credit hours, 24 clock hours per week ((or equivalent clock hours)) unless it is documented that "full-time" for the particular course the student is pursuing is less than twelve credits per quarter or semester or 24 clock hours per week. ((or equivalent clock hours.)) Should a student be in such a course of study, he or she must be enrolled for the number of credit or ((equivalent)) clock hours accepted as full-time for that course of study. A grant recipient enrolled less than full-time may not receive this grant for the term in question, but is eligible for reinstatement or reapplication for a grant upon return to full-time status. If, on the written recommendation of a counselor or a professor, and in accordance with agreement by the financial aid officer, the student enrolls in a course load less than full-time, the student will be allowed to retain his or her grant for that term. Correspondence courses may not be counted in the calculation of a full time load.

(ii) In addition to enrolling full-time, the student is also expected to satisfactorily complete twelve credit hours per quarter or semester or, in the case of institutions which do not use credit hours 24 clock hours per week ((or equivalent clock hours)) or the appropriate number of hours as documented.

Each institution must submit to the Council for Postsecondary Education for approval its policy for awarding financial aid to students who do not complete the required number of credit or clock hours. The financial aid office must have on record in each student's file justification on reawarding a Need Grant to any student who received a grant the previous academic term and did not complete a full-time course load during that term.

(iii) If the Council is notified in writing that a Need Grant recipient will not attend the institution for a term during the academic year of the grand award, but plans to return that same academic year, a portion of the full

year's grant may be awarded for those terms the student attends full-time.

(d) Not be pursuing a degree in theology.

(e) Be a citizen of the United States or in the process of becoming a citizen.

(f) Not have received a State Need Grant for more than eight semesters or twelve quarters or equivalent or a combination of these two. Upon receipt of a bachelor's degree, a student is no longer eligible. A fifth-year student in a program requiring five years for a bachelor's degree may receive a State Need Grant if he or she has not received a State Need Grant for the maximum number of quarters or semesters.

(g) (~~Have applied for a Basic Educational Opportunity Grant~~) Have made a bonafide application for a Basic Educational Opportunity Grant, but students attending Clover Park, L. H. Bates, and Bellingham Vocational-Technical Institutes shall be exempt from this requirement until July 1, 1980.

(h) Certify that he or she does not owe a refund on a State Need Grant, a Basic Educational Opportunity Grant, and is not in default on a loan made, insured or guaranteed under the National Direct Student Loan or Guaranteed Student Loan 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.

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 250-20-015 AGREEMENT TO PARTICIPATE. In order to participate in the program a postsecondary institution must annually file an "Agreement to Participate" supplying the following information as appropriate: name and address of school (including central office and all campus sites), name and address of owner(s), or if a corporation the name and addresses of stockholders holding more than twenty-five percent of the stock and percentage of stock held, the date on which the school officially began instruction if in the last five years, type and date of last accreditation, enrollment information (unless reported to the State of Washington or in the Higher Education General Information Survey) and such other information as may be required to assure proper administration of the program. In addition the "Agreement to Participate" will also indicate the institution's agreement to abide by all program rules, regulations, and guidelines, to maintain and provide all pertinent information, records, and reports requested by the Council, and to notify the Council within thirty days of any change (other than student enrollment) to information reported on the agreement form.

AMENDATORY SECTION (Amending order 5-79, filed 6/15/79)

WAC 250-20-021 PROGRAM DEFINITIONS.

(1) The term "needy student" shall mean a post-high

school student of an institution of postsecondary education who demonstrates to the Council the financial inability, either parental, familial, or personal, to bear the total cost of education for any semester or quarter.

(2) The term "disadvantaged student" shall mean a post-high school student who by reason of adverse cultural, educational, environmental, experiential or familial circumstance is unable to qualify for enrollment as a full-time student in a postsecondary institution, and who otherwise qualifies as a needy student and who is attending a postsecondary educational institution under an established program designed to qualify him or her for enrollment as a full-time student.

(3) The term "postsecondary institution" shall mean any public (~~or private college, university or community college in the State of Washington which is recognized by the Northwest Association of Secondary and Higher Schools; a postsecondary institution shall also mean any state-supported vocational-technical institute in the State of Washington;~~) university, college, community college, or vocational technical institute operated by the State of Washington political subdivision thereof, or any other university, college, school or institute in the State of Washington offering instruction beyond the high school level which is a member institution of one of the following accrediting associations: the Northwest Association of Schools and Colleges, the Association of Independent Colleges and Schools, the Cosmetology Accrediting Commission, or the National Association of Trade and Technical Schools, and if such institution agrees to participate in the program in accordance with all applicable rules and regulations. Any institution, branch, extension or facility operating within the State of Washington which is affiliated with an institution operating in another state must be a separately accredited member institution of one of the above named accrediting associations.

(4) The term "domicile" shall denote a person's true fixed and permanent home and place of habitation. It is the place where he or she intends to remain and to which he or she, upon leaving, expects to return without intending to establish a new domicile elsewhere. Determination of "domicile" shall be in accordance with RCW 28B.15.011-RCW 28B.15.014.

(5) "Dependent student" shall mean any post-high school student who does not qualify as an independent student in accordance with WAC 250-20-021(6).

(6) "Independent student" shall mean any student whose parents (including step-parent(s)) do not acknowledge and accept a financial responsibility for the student and have on record in the financial aid office documentation attesting to requirements for independence. Such requirements include the following criteria:

(a) The student has not and will not be claimed as an exemption for federal income tax purposes by any persons except his or her spouse for the calendar year(s) in which a State Need Grant is received and the prior calendar year.

(b) The student has not and will not receive financial assistance of more than \$750 in cash or kind from his or her parent(s) in the calendar year(s) in which a State Need Grant is received and the prior calendar year.

(c) The student has not lived and will not live in the home of his or her parent(s) except during occasional temporary visits during the calendar year(s) in which the Need Grant is received and the prior calendar year.

(d) A special category of independent students consists of persons emancipated or independent by circumstances beyond their control. Examples are wards of court and orphans. An affidavit describing such circumstances is required in lieu of documentation of the family financial situation. Students in this category will be treated as independent applicants with a \$0 parental income and contribution.

(e) Married students will be considered as dependent or independent as appropriate.

(7) Definitions of "undergraduate students" will be in accord with definitions adopted for institutional use by the Council.

(8) "Budgetary cost" shall consist of that amount required to support an individual as a student for nine months, taking into consideration cost factors for maintaining the student's dependents. The Council for Post-secondary Education will annually review and adjust budgets which will reflect the latest recognized cost levels for room and board, transportation, books, supplies, personal expenses and any other factors deemed necessary for consideration. The adopted budgets will be published concurrent with annual guidelines for program administration.

(9) "Total family contribution" for dependent students and students who have been independent from their parents for less than five years shall mean the sum of the assumed parents' contribution, contribution from student assets, and additional student resources. For students who have been independent for five years or longer, "total family contribution" shall mean the sum of contribution from students assets, and additional student resources.

(10) "Parents' contribution" shall mean the contribution toward college expenses expected from the student's parent(s) as related to the total financial strength of the parents.

(11) "Student assets" are comprised of those funds other than the student's expected summer savings and additional student resources as defined in WAC 250-20-021(13) to meet his or her educational expenses which were generated primarily through the student's own efforts. Examples of student assets are money in a savings account or in a trust fund.

(12) "Additional student resources" consist of those funds made available to the student primarily because of his or her student status such as G.I. Bill or veterans benefits. They also include financial support such as public assistance benefits, vocational rehabilitation funds, CETA funds, spouses' academic year income, those portions of agency funds designated for expenses other than tuition and fees, etc.

Funds administered by the institution, Basic Grants, BIA grants, those portions of agency funds designated for tuition and fees, and student employment are to be used as matching funds and as such are not included as "additional student resources".

(13) "State Need Index" is the difference between the appropriate ranking factor as identified in the following table and the student's total family contribution. Ranking factors: Students living with parents - \$1970; Students living away from parents - \$2770; Two-person families - \$4065; plus an additional \$1000 for the first dependent and \$800 for each subsequent dependent.

(14) "Academic year" is that nine-month period of time from September to June during which a full-time student would normally be expected to complete the equivalent of two semesters or three quarters of instruction.

(15) "Clock hour" means a period of time which is the equivalent of either:

- (a) A 50 to 60 minute class, lecture, or recitation, or
- (b) A 50 to 60 minute period of faculty-supervised laboratory, shop training or internship.

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 5/79, filed 6/15/79)

WAC 250-20-041 AWARD PROCEDURE. (1) The Council shall annually determine recipients of Washington State Need Grants from among Washington residents who have applied either directly or indirectly for a State Need Grant by ranking them according to their State Need Indexes.

(2) Grant receipt shall be determined by the inability of the student and family, if appropriate to contribute to the postsecondary educational costs of the applicant as demonstrated by the State Need Index of the student.

(3) Maximum and minimum grant amounts will be established by the Council each year.

(4) Students may receive ((a)) the prorated portion of their State Need Grant for any ((regular)) academic ((term)) period in which they are enrolled full-time. Depending on the availability of funds, students may receive a Need Grant for summer session attendance.

(5) Upon determination of grant recipients, the Council will notify the institution of the applicants who will receive a State Need Grant and the amounts of the grants.

(6) The institution will be expected, insofar as possible, to match the State Need Grant with other funds sufficient to meet the student's need. Matching moneys may consist of student financial aid funds and/or student self-help.

(7) All financial resources available to a State Need Grant recipient, when combined, may not exceed the amount computed as necessary for the student to attend a postsecondary institution. Should a Need Grant recipient be employed in a work/study position, however, the student may be allowed to earn up to \$200 above his or her need in order to continue employment to the end of the academic year.

(8) The institution will notify the student of receipt of the State Need Grant.

(9) Grant receipt for those students nominated by the institutions or applying directly to the Council after the

initial closing date will be determined in the same manner as described in WAC 250-20-041(1) and 250-20-041(2) above.

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

Reviser's Note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

AMENDATORY SECTION (Amending Order 5/79, filed 6/15/79)

WAC 250-20-051 GRANT DISBURSEMENT.

(1) ~~((Every term))~~ At intervals designated by the Executive Coordinator, financial aid officers from participating institutions will submit the appropriate warrant order form to the Council for Postsecondary Education for each State Need Grant recipient certifying full-time enrollment and grant eligibility.

(2) Upon receipt of the warrant order forms, the Council for Postsecondary Education will forward warrants to the appropriate institution for each recipient.

(3) The student must acknowledge receipt for the State Need Grant each term agreeing to the conditions of award.

(4) All signed receipts for State Need Grants are to be returned to the Council, along with all unclaimed warrants on or before the date specified by the Council each term.

(5) Should a student recipient leave school by reason of failure or withdrawal at the end of the grading period, the unused portion of the grant will remain with the state.

(6) Should a student recipient withdraw from classes during the term in which he or she was awarded a State Need Grant, he or she shall be required to repay the appropriate amount to the Council.

(a) Each institution must submit for Council approval its policies and procedures for calculating the amount of State Need Grant funds to be returned to the Council by students who withdraw from classes after having been awarded State Need Grants.

(b) The amount of State Need Grant funds to be returned to the Council shall be determined by the institution in accordance with its Council-approved policies and procedures.

(c) The institution shall advise the students and the Council of amounts to be repaid.

(d) The Council will advise the institution when the student has repaid the amount due.

AMENDATORY SECTION (Amending section 5/79, filed 6/15/79)

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) ~~((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.))~~

(2) ~~((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.))~~ the Council pursuant to the procedures of section 081 of this chapter may suspend, terminate or place conditions upon the institution's participation in the program and require reimbursement to the program for any funds lost or improperly expended.

(3) ~~((4))~~ Any student who has obtained a State Need Grant through means of a willfully false statement or failure to reveal any material fact, condition, or circumstance affecting eligibility will be subject to applicable civil or criminal penalties.

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

NEW SECTION

WAC 250-20-081 SUSPENSION OR TERMINATION OF INSTITUTIONAL PARTICIPATION.

Upon receipt of a complaint or other evidence that an institution has failed or is failing to comply with program rules and regulations, the Council staff shall notify the institution by mail of the nature of such allegations and conduct a review of the alleged violations.

If preliminary findings indicate that a violation or violations may have occurred or are occurring, the Council staff shall attempt, through mediation and conciliation, to effect corrections and/or secure reimbursement from the institution in event any funds were expended out of compliance with the provisions of WAC 250-20-061(2).

If no agreement is reached through the mediation and conciliation process, the Executive Coordinator shall file a formal complaint with the Council and notify the institution of the conduct which warrants the complaint. Based upon a finding pursuant to RCW 34.04.170, the complaint may include an order for a summary suspension pending proceedings for termination, suspension, reimbursement or other action.

The Executive Coordinator or a designated hearing officer shall conduct a hearing and make findings and conclusions in accordance with the Administrative Procedures Act, Chapter 34.04 RCW. The findings, conclusions and any recommendations for action shall be submitted to the Council for final action pursuant to RCW 34.04.110. The Council may accept or reject, in whole or in part, any recommendations made by the hearing officer, may remand for further findings and/or take any other action the Council deems appropriate under the circumstances.

WSR 79-11-032

ADOPTED RULES

COUNCIL FOR POSTSECONDARY EDUCATION

[Order 12-79, Resolution 80-20—Filed October 11, 1979]

Be it resolved by the Council for Postsecondary Education, acting at The Evergreen State College, Olympia, Washington, that it does promulgate and adopt the annexed rules relating to the WICHE Student Exchange Program, amending WAC 250-28-070.

This action is taken pursuant to Notice No. WSR 79-10-057 filed with the code reviser on 9/17/79. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Council for Postsecondary Education as authorized in RCW 28B.10.806.

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 4, 1979.

By Chalmers Gail Norris
Executive Coordinator

AMENDATORY SECTION (Amending Order 6-77,
filed Sept. 6, 1977)

WAC 250-28-070 AWARD DETERMINATION.

(1) Student eligibility.

(a) A student certified to receive assistance through this program must meet Washington residency requirements. Residency requirements must have been satisfied by the application deadline.

(b) Each student must make separate application to participating optometry schools for admission or be enrolled in a participating optometry school.

(c) Each student supported through this program must maintain satisfactory progress toward degree completion.

(2) Application procedure.

(a) Each student should obtain appropriate application and need analysis forms from the certifying officer, complete and return the forms by the appropriate deadline.

(b) Deadlines for application will be established in accordance with western interstate commission for higher education guidelines.

(3) Ranking priorities. In the event funding is not sufficient to award all Washington applicants studying optometry at participating institutions, the following priorities, in the order listed, shall be used in determining recipients.

(a) The state will continue to support certified students as long as they continue to make satisfactory progress toward the award of their professional degrees.

(b) ~~((Students entering their first year of optometry school will be supported in favor of those students presently enrolled who are not receiving support. In the~~

~~event funding does not allow support of all eligible entering students, applicants)) Applicants will be placed in rank order according to their financial need as determined by the uniform methodology system of need analysis. Those students with greater financial need will be offered priority over those with lesser financial need.~~

~~((c) If funding remains available after satisfying (a) and (b) above, first priority in this category will be given second year students, next priority will be given third year students, and fourth year students will be awarded if funds remain available. Eligible students in each class will be placed in rank order according to their financial need as determined by the uniform methodology system of need analysis. Those students with greater financial need in each class will be given priority over those with lesser financial need.))~~

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

Reviser's Note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

WSR 79-11-033

EMERGENCY RULES

DEPARTMENT OF FISHERIES

[Order 79-108—Filed October 11, 1979]

I, Gordon Sandison, director of State Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to personal-use 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 these streams were scheduled to open in October, since it was expected that the water flow conditions would be sufficient at that time to allow for normal salmon movement. The water levels are extremely low in these streams and they will remain closed in order to protect salmon that are present.

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 October 11, 1979.

By Gordon Sandison
Director

NEW SECTION

WAC 220-57-20500A DOSEWALLIPS RIVER Notwithstanding the provisions of WAC 220-57-205, effective October 15, 1979 until further notice, it shall be unlawful to take, fish for or possess salmon for personal use from the waters of the Dosewallips River.

NEW SECTION

WAC 220-57-21000A DUCKABUSH RIVER Notwithstanding the provisions of WAC 220-57-210, effective October 15, 1979 until further notice, it shall be unlawful to take, fish for or possess salmon for personal use from the waters of the Duckabush River.

NEW SECTION

WAC 220-57-21500A DUNGENESS RIVER Notwithstanding the provisions of WAC 220-57-215, effective October 15, 1979 until further notice, it shall be unlawful to take, fish for or possess salmon for personal use from the waters of the Dungeness River.

NEW SECTION

WAC 220-57-24000C ELWHA RIVER Notwithstanding the provisions of WAC 220-57-240, effective October 15, 1979 until further notice, it shall be unlawful to take, fish for or possess salmon for personal use from the waters of the Elwha River.

NEW SECTION

WAC 220-57-26500A HAMMA HAMMA RIVER Notwithstanding the provisions of WAC 220-57-265, effective October 15, 1979 until further notice, it shall be unlawful to take, fish for or possess salmon for personal use from the waters of the Hamma Hamma River.

NEW SECTION

WAC 220-57-38000A QUILCENE (BIG QUILCENE) RIVER Notwithstanding the provisions of WAC 220-57-380, effective October 15, 1979 until further notice, it shall be unlawful to take, fish for or possess salmon for personal use from the waters of the Quilcene (Big Quilcene) River.

NEW SECTION

WAC 220-57-40500A SAMISH RIVER Notwithstanding the provisions of WAC 220-57-405, effective October 15, 1979 until further notice, it shall be unlawful to take, fish for or possess salmon for personal use from the waters of the Samish River.

NEW SECTION

WAC 220-57-49500A WASHOUGAL RIVER Notwithstanding the provisions of WAC 220-57-495, effective October 16, 1979 until further notice it shall be unlawful to take, fish for or possess salmon for personal use from those waters of the Washougal River upstream from Steel Bridge.

NEW SECTION

WAC 220-57-51000A WILLAPA RIVER Notwithstanding the provisions of WAC 220-57-510, effective October 15, 1979 until further notice, it shall be unlawful to take, fish for or possess salmon for personal use from those waters of the Willapa River upstream from the Highway 6 Bridge approximately 2 miles below the mouth of Trap Creek.

WSR 79-11-034

PROPOSED RULES

DEPARTMENT OF NATURAL RESOURCES

[Filed October 11, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Natural Resources intends to adopt, amend, or repeal rules concerning the felling of snags in forest areas where such snags represent a deterrent to effective fire control action, adding new sections to chapter 332-24 WAC and repealing WAC 332-24-050.

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

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

Mr. Donald Pless
Fire Control Division
Department of Natural Resources
Public Lands Building
Olympia, Washington 98504;

and that the adoption, amendment, or repeal of such rules will take place at 10:00 a.m., Tuesday, November 13, 1979, in the office of the Commissioner of Public Lands, Public Lands Building, Olympia, Washington 98504.

The authority under which these rules are proposed is chapter 8, Laws of 1979 1st ex. sess. and RCW 76.04.222.

This notice is connected to and continues the matter noticed in Notice No. WSR 79-09-118 filed with the code reviser's office on September 4, 1979.

Dated: October 8, 1979

By: Bert L. Cole
Commissioner of Public Lands

WSR 79-11-035

ADOPTED RULES

BELLEVUE COMMUNITY COLLEGE

[Order 67, Resolution 124—Filed October 12, 1979]

Be it resolved by the board of trustees, of the Bellevue Community College, Community College District VIII, acting at 3000 Landerholm Circle S.E., Bellevue, WA 98007, that it does promulgate and adopt the annexed rules relating to tuition and fee waivers for full-time Bellevue Community College classified and administrative employees, new section WAC 132H-160-093.

This action is taken pursuant to Notice No. WSR 79-09-030 filed with the code reviser on 8/15/79. Such rules shall take effect pursuant to RCW 28B.19.050(2).

This rule is promulgated under the general rule-making authority of the Bellevue Community College, Community College District VIII, 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 October 9, 1979.

By Thomas E. O'Connell
Secretary

NEW SECTION

WAC 132H-160-093 TUITION AND FEE WAIVERS FOR FULL-TIME BELLEVUE COMMUNITY COLLEGE CLASSIFIED AND ADMINISTRATIVE EMPLOYEES. Pursuant to the authority granted by Chapter 82, Laws of 1979, Bellevue Community College is authorized to and may waive tuition, operating and services and activities fees for full-time classified and administrative employees enrolled in courses at the college under the following conditions: (1) Enrollment shall be on a space available basis after opportunity has been given for other students to register for courses offered by the college. Employee registration for classes shall follow the last regularly scheduled non-matriculated student registration.

(2) No new or additional courses or course sections shall be created for the purpose of accommodating enrollments of students enrolled on the basis of waivers under this section.

(3) Enrollment information on employees enrolled on a space-available basis shall be maintained separately from other enrollment information and shall not be included in official enrollment reports, nor shall persons enrolled pursuant to the provisions of this section be considered in any enrollment statistics which would affect budgetary determinations.

(4) Computations of enrollment levels, student-faculty ratio, or other similar enrollment related statistics must exclude student credit hours generated by enrollments for which waivers have been granted under this section.

(5) Employees enrolling on a space available basis shall be charged a registration fee of five dollars per class plus any lab fees that may be associated with the class.

(6) The college may enroll full-time cooperative extension service and agricultural research employees of Washington State University if such employees are stationed off-campus and their work station is situated within College District VIII.

(7) Classified employees and administrators may take such courses with release time provided the course is approved in advance by the appropriate supervisor and the Director of Personnel.

(8) For the purpose of this rule, full-time classified and administrative employees shall be defined as:

- (a) Probationary and permanent classified employees.
- (b) Annually-contracted administrators.

(9) Community Service courses and all non-credit workshops and seminars, because they are on a self-support basis, shall not be eligible for tuition waivers. An assessment of demand for and financial impact of tuition and fee waivers shall be made this year to determine the feasibility of implementation for those programs. Exceptions may then be possible for some workshops and those will be individually advertised to the college community.

WSR 79-11-036

**NOTICE OF PUBLIC MEETINGS
WHATCOM COMMUNITY COLLEGE**
[Memorandum, President—October 10, 1979]

Members of the Board found it necessary to change the date, meeting place and time of the Executive Session scheduled for November 29, 1979 to November 27, 1979, 8:30 a.m., at the offices of Richard J. Langabeer, 2084 Alder, Ferndale, WA.

1980 Regular Meeting Schedule
Board of Trustees
Whatcom Community College
Board Room, Northwest 2
5217 Northwest Road
Bellingham, WA 98225

	Tuesday 1:00 p.m. (2nd Tuesday)	Thursday 10:00 a.m. (4th Thursday)
January	8	24
February	12	28
March	11	27
April	8	24
May	13	22
June	10	26
July	8	24
August	12	-
September	9	25
October	14	23
November*	4	20
December	9	-

* First Tuesday and Third Thursday

WSR 79-11-037

**PROPOSED RULES
DEPARTMENT OF AGRICULTURE**
[Filed October 12, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and chapter 22.09 RCW, that the Washington State Department of Agriculture intends to adopt, amend, or repeal rules concerning the mandatory sampling and inspection of incoming shipments of corn and grain sorghums from the midwestern states, WAC 16-212-085;

and that the adoption, amendment, or repeal of such rules will take place at 4:00 p.m., Tuesday, October 16, 1979, in the Director's office, Olympia, Washington.

The authority under which these rules are proposed is chapter 22.09 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to October 16, 1979.

This notice is connected to and continues the matter noticed in Notice No. WSR 79-09-117 filed with the code reviser's office on September 4, 1979.

Dated: October 12, 1979
By: Art G. Losey
Assistant Director

WSR 79-11-038
EXECUTIVE ORDER
OFFICE OF THE GOVERNOR
[EO 79-07]

WHEREAS, severe forest fires are burning in Chelan County, causing substantial and irreparable damage to the forest resources of this state and endangering the lives and property of citizens in adjacent areas. The United States Forest Service has been combatting such fires and has requested assistance from the State of Washington in the form of trucks and other vehicles and personnel to operate the same.

WHEREAS, said condition endangers and threatens to destroy natural resources of the State, including but not limited to wildlife, its habitat, timber, and grassland; and

WHEREAS, the use of National Guard personnel and equipment is necessary to protect lives, property, and natural resources in the areas endangered by said fires; and

WHEREAS, a rapid response to requests for assistance is a necessity to effective fire fighting;

NOW, THEREFORE, I, Dixy Lee Ray, Governor of the State of Washington, by virtue of the authority vested in me by Chapters 38.08.040, 38.52.060, and 43.06 Revised Code of Washington, do hereby direct The Adjutant General of the State of Washington to place on duty such troops and equipment of the Washington National Guard as may be necessary to meet the request of the Forest Service for essential aid in fighting these fires and protection of lives and property.

IN WITNESS WHERE-
OF, I have hereunto set my hand and caused the seal of the State of Washington to be affixed at Olympia this ninth day of October, A.D. Nineteen hundred and seventy-nine.

Dixy Lee Ray

Governor of the State of Washington

BY THE GOVERNOR

Robert W. Davidson

Assistant Secretary of State

WSR 79-11-039
NOTICE OF PUBLIC MEETINGS
CENTRAL WASHINGTON UNIVERSITY
[Memorandum, Admin. Secretary—October 9, 1979]

The regular meeting times of the Board of Trustees of Central Washington University has been changed to the following:

- December 1, 1979, 9:00 a.m., Bouillon Hall room 143
- February 2, 1980, 9:00 a.m., Bouillon Hall room 143
- April 25, 1980, 8:00 p.m., Bouillon Hall room 143
- June 20, 1980, 8:00 p.m., Bouillon Hall room 143
- September 13, 1980, 9:00 a.m., Bouillon Hall room 143

WSR 79-11-040
EMERGENCY RULES
DEPARTMENT OF PERSONNEL
(Personnel Board)
[Order 135—Filed October 12, 1979]

Be it resolved by the State Personnel Board, acting at 600 South Franklin, Olympia, WA 98504, that it does promulgate and adopt the annexed rules relating to Certification—Registers—Order of rank—Exception, amending WAC 356-26-070.

We, the Washington State Personnel Board, 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 to free the Personnel Board of the time required to consider combined register requests.

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

This rule is promulgated pursuant to RCW 41.06.150(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 October 11, 1979.

By Leonard Nord
Secretary

AMENDATORY SECTION (Amending Order 72, filed 1/30/75)

WAC 356-26-070 CERTIFICATION—REGISTERS—ORDER OF RANK—EXCEPTION. The Director of Personnel will normally certify names from the registers in the following order:

- (1) Agency reduction-in-force register.
- (2) Service-wide reduction-in-force register.
- (3) Dual-agency reversion register.
- (4) Agency promotional register.
- (5) Service-wide reversion register.
- (6) Transfer register.
- (7) Voluntary demotion register.
- (8) Service-wide promotional register.
- (9) Reemployment unranked register.
- (10) Open competitive register.

However, if the Director of Personnel and appointing authority establish that it is in the best interest of the State to broaden the competition, the initial certification may be made from those names standing highest when registers (4), (8), and (10) are considered as one. A written request from the appointing authority must be submitted prior to recruitment. (~~This means of certification shall be used only with the prior approval of the Board.~~)

WSR 79-11-041

ADOPTED RULES

HUMAN RIGHTS COMMISSION

[Order 40—Filed October 12, 1979]

Be it resolved by the Washington State Human Rights Commission, acting at Seattle, that it does promulgate and adopt the annexed rules relating to complaints by aggrieved persons, amending WAC 162-08-071.

This action is taken pursuant to Notice No. WSR 79-08-091 filed with the code reviser on July 27, 1979. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 49.60.120(3) which directs that the Washington State Human Rights Commission has authority to implement the provisions of the Law Against Discrimination, chapter 49.60 RCW.

This rule is promulgated under the general rule-making authority of the Washington State Human Rights Commission as authorized in RCW 34.04.020.

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 September 20, 1979.

By Marilyn Yuriko Akita
Acting Deputy Executive Secretary

AMENDATORY SECTION (Amending Order 35, filed 9/2/77)

WAC 162-08-071 COMPLAINTS BY AGGRIEVED PERSONS. (1) Scope of section. This section applies to complaints by persons claiming to be aggrieved by an alleged unfair practice filed under RCW 49.60.230(1), and to complaints by employers or principals filed under RCW 49.60.230(3). Complaints issued by the commission are covered by WAC 162-08-072.

(2) Signature and oath. A complaint shall be in writing, signed (~~and sworn to~~) by the complainant or the complainant's lawyer, and sworn to before a notary public or other person authorized by law to administer oaths. Notarial service for this purpose is available without charge at all offices of the commission.

(3) Contents. A complaint shall contain the following:

(a) The (~~full~~) name (~~, address and telephone number, if any;~~) of the person making the complaint;

(b) The (~~full~~) name, address and telephone number, if any, of the person against whom the complaint is made, if known to the complainant;

(c) A specific charge of an unfair practice;

(d) A clear and concise statement of the facts which constitute the alleged unfair practice;

(e) The date or dates of the alleged unfair practice, and if the alleged unfair practice is of a continuing nature, the dates between which said continuing acts of discrimination are alleged to have occurred.

(4) Forms. Printed complaint forms are available at all commission offices.

(5) Time for filing. The complaint must be filed within six months after the date of occurrence of the alleged unfair practice. RCW 49.60.230. If the alleged unfair practice is of a continuing nature, the date of the occurrence of the unfair practice shall be deemed to be any date subsequent to the commencement of the alleged unfair act up to and including the date when the alleged unfair practice stopped.

(6) Computation of time. The six month period for filing a complaint expires at 5:00 P.M. on the day before the corresponding day of the sixth month following the event. If this day is a Saturday, Sunday, or a legal holiday, the time expires at 5:00 P.M. on the next day which is not a Saturday, Sunday, or legal holiday. For example, a complaint of an event occurring on 5 January would ordinarily have to be filed by 5:00 P.M. on 4 July, but since 4 July is a legal holiday, the time for filing the complaint would expire at 5:00 P.M. on 5 July, or at 5:00 P.M. Monday, if 5 July comes on a Saturday or Sunday.

(7) Technical defects. A complaint shall not be considered defective because it lacks any technical requirement, including the oath, if the technical requirement is later met or if no one is legally harmed.

WSR 79-11-042
ADOPTED RULES
CLARK COLLEGE

[Order 79-01, Resolution 79-01—Filed October 15, 1979]

Be it resolved by the board of trustees, of the Clark Community College District #14, acting at Vancouver, Washington, that it does promulgate and adopt the annexed rules relating to parking and traffic regulations.

This action is taken pursuant to Notice No. WSR 79-08-124 filed with the code reviser on 7/31/79. Such rules shall take effect pursuant to RCW 28B.19.050(2).

This rule is promulgated under the general rule-making authority of the Clark College as authorized in chapters 28B.50 and 28B.10 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 September 18, 1979.
 By Yvonne Montchalin
 Chairman

NEW SECTION

WAC 132N-156-030 PURPOSE. The traffic and parking regulations contained in this chapter provide a fair and uniform method of regulating campus vehicular and pedestrian traffic, and are based on the following objectives:

- (1) To protect and control pedestrian and vehicular traffic;
- (2) To assure access at all times for emergency equipment;
- (3) To minimize traffic disturbance during class hours;
- (4) To facilitate the work of the college by assuring access to institutional vehicles and by assigning the limited parking space for the most efficient use.

NEW SECTION

WAC 132N-156-040 AUTHORITY. The traffic and parking regulations contained within are authorized by the Board of Trustees of Community College District 14, and the enforcement of the traffic and parking regulations is the responsibility of the security department.

NEW SECTION

WAC 132N-156-050 LIABILITY OF CLARK COLLEGE. The college assumes no liability for vehicles parking on Clark College properties. A license is created by the issuance of a parking permit. The college may, at its discretion, have the right to cancel and terminate such license immediately and with reasonable notice upon discovery of violations of terms, conditions, or provisions of the rules and regulations provided in this chapter. Should such violations occur, the college, at its discretion, will have the right to deny any future requests by the applicant.

NEW SECTION

WAC 132N-156-060 REGULATORY SIGNS AND DIRECTIONS. Drivers of vehicles shall obey regulatory signs at all times and shall comply with directions given by college security officers in the control and regulation of traffic and parking.

NEW SECTION

WAC 132N-156-070 PEDESTRIAN RIGHT OF WAY. (1) The operator of a vehicle shall yield the right of way, slowing down or stopping if need be, to so yield to any pedestrian crossing any street, roadway, firelane, or pathway with or without a crosswalk.

(2) Whenever any vehicle is stopped at a marked crosswalk, unmarked crosswalk, intersection or any other place in order to permit a pedestrian to cross the roadway, the operator of any other vehicle approaching from the rear shall not overtake and pass a yielding vehicle.

NEW SECTION

WAC 132N-156-080 SPEED LIMITATIONS. No vehicle shall be operated on the campus in excess of ten miles per hour. When safety circumstances dictate, a speed less than ten miles per hour should be maintained.

NEW SECTION

WAC 132N-156-090 ALLOCATION OF PARKING SPACES. The parking spaces available on campus shall be assigned by the Security Advisory Committee in such a manner as will best obtain the objectives of these regulations. The Director of Security, or designee, is authorized to mark various parking areas on the campus with numbers or titles or by the posting of signs or curb markings in those areas. Students, staff, and faculty may obtain daytime or evening parking on campus as follows:

- (1) Student daytime parking is limited to areas designated as open parking;
- (2) Staff/faculty daytime parking is limited to areas so designated;
- (3) Open parking begins after 5:00 p.m. for students, staff, and faculty and is available in all designated parking areas with the exception of Handicapped, Visitors, and College Motor Pool parking lots.

NEW SECTION

WAC 132N-156-100 PERMIT PARKING ON CAMPUS. Permission to park on the Clark College campus will be evidenced by the display of a valid permit issued by the Clark College Security Department.

- (1) A valid permit is:
 - (a) A current vehicle permit properly displayed in accordance with permit instructions;
 - (b) A temporary permit authorized by the security department and displayed in accordance with instructions shown on the permit.
- (2) Parking permits are not transferable.
- (3) The college reserves the right to deny any application, or to revoke any permit at any time, if actions resulting from such application or permission constitute

unlawful activity or, if in the judgment of the administration, present imminent danger of unlawful activity, or if a prospective user has previously violated the provisions of the Clark College Parking Policy or other written rules or regulations of Clark College. All outstanding campus parking violations must be settled before a parking permit will be issued or renewed.

NEW SECTION

WAC 132N-156-110 DESIGNATED AND ASSIGNED PARKING. (1) Vehicles shall be parked on the campus only in those areas set aside and designated as parking areas.

(2) In any area requiring a special parking permit, no vehicle shall park there without said permit.

NEW SECTION

WAC 132N-156-120 PARKING WITHIN DESIGNATED AREAS. No vehicle shall be parked so as to occupy any portion of more than one parking space or stall as designated within the parking area. The fact that other vehicles may have been so parked as to require a vehicle attempting to park to occupy a portion of more than one space or stall shall not constitute an excuse for a violation of this section.

NEW SECTION

WAC 132N-156-130 SPECIAL CIRCUMSTANCES. During special occasions causing additional heavy traffic and during emergencies, the security department is authorized to impose additional traffic and parking regulations and instructions in order to lessen the chance of personal injury or property damage. Whenever possible, prior notice of these regulations or restriction changes shall be made known and posted. This authorization is of a temporary nature and should only last as long as the situation continues, but not in excess of thirty days.

NEW SECTION

WAC 132N-156-140 EXEMPTIONS FROM PERMIT REQUIREMENTS. The college may allow visitors without permits to drive through the campus without parking. Permission may be denied when pedestrian and/or vehicular congestion is above normal, or when the campus is closed.

NEW SECTION

WAC 132N-156-150 MOTORCYCLE AND SCOOTER PARKING. (1) Motorcycles, motorized bicycles, and scooters are for the purpose of these regulations considered to be motor vehicles and are subject to all traffic and parking rules and regulations controlling other motor vehicles.

(2) Motorcycles, motorized bicycles, and scooters may be parked in designated areas in the North Lot.

NEW SECTION

WAC 132N-156-160 PROHIBITIONS. No person shall stop or park any vehicle so as to obstruct traffic

along or upon any street, firelane, or sidewalk. No vehicle shall be parked:

(1) At any place where official signs or curb markings prohibit parking.

(2) Within ten feet of a fire hydrant.

(3) At any place for which the vehicle does not have a valid permit.

No vehicle shall drive intra-campus without a special permit issued by the security department. Restrictions governing the use of intra-campus permits shall be included on the face of the permit.

NEW SECTION

WAC 132N-156-170 IMPOUNDING OF DISABLED/ABANDONED VEHICLES. Any abandoned vehicle not removed within five calendar days will be towed away and impounded. Officers are provided with a camera and shall obtain pictorial evidence before towing and impounding such a vehicle. In addition, before any vehicle is towed, the Director of Security will send a registered letter notifying the registered legal owner.

NEW SECTION

WAC 132N-156-180 ENFORCEMENT. The Board of Trustees of Clark College, or designee, shall set and approve fair and uniform fines for parking violations and shall provide adequate means for the enforcement and/or collection of such a fine policy.

If a violation of the traffic and parking rules and regulations is committed on the Clark College campus, the security department is authorized to notify the violator and issue citations as follows:

(1) The first violation shall be cited by use of a violation sticker accompanied by a warning citation.

(2) The second and third violations shall be cited by use of a citation and the violator shall be fined.

(3) Any violation occurring after the third citation may result in the violator's permit being revoked.

NEW SECTION

WAC 132N-156-190 APPEALS. Students, faculty, and staff members who receive citations for violations of the traffic and parking rules and regulations may appeal to the Director of Security. If the situation is not resolved satisfactorily, students, faculty, and staff members may appeal in writing to the Security Advisory Committee through the Dean of Students. Appeals must be submitted and received without posting of fine within seven days after date of citation. The Security Advisory Committee meets once a month while the college is in session. The Security Advisory Committee shall consider each appeal on its merits and shall make written notification of each decision of the committee to the appellant and the security department.

NEW SECTION

WAC 132N-156-200 UNPAID FINES. (1) If any citation remains unpaid after fifteen days, a letter will be sent to the violator stating that if the citation remains

unpaid for an additional five days, any of the following actions may be taken by Clark College:

- (a) A hold may be placed on transcripts.
- (b) A delay of registration for the following quarter.
- (c) Revocation of the permit(s).

(2) If a violator has three unpaid citations, a letter will be sent notifying the violator of the unpaid citations and that his/her vehicle will be impounded and held until all outstanding fines are paid.

(3) These procedures will be applicable to all students, faculty, and staff members receiving citations for violations of these regulations.

NEW SECTION

WAC 132N-156-210 REVOCATIONS. Permits are licenses and the property of the college and may be recalled for any of the following reasons:

- (1) When the purpose for which the permit was issued changes or no longer exists.
- (2) When a permit is used on an unregistered vehicle or by an unauthorized individual.
- (3) Falsification on a parking permit application.
- (4) Continued violations of parking regulations.
- (5) Counterfeiting or altering of permits.
- (6) Failure to comply with a final decision of the Director of Security/Security Advisory Committee.

Appeals of permit revocations may be made to the Security Advisory Committee. Appeals must be filed within seven days of revocation.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 132N-156-020 ADMINISTRATIVE PROCEDURES—PARKING AND TRAFFIC REGULATIONS.

**WSR 79-11-043
EMERGENCY RULES
CLARK COLLEGE**

[Order 79-02, Resolution 79-02—Filed October 15, 1979]

Be it resolved by the board of trustees, of the Clark Community College District #14, acting at Vancouver, Washington, that it does promulgate and adopt the annexed rules relating to parking and traffic.

We, the Clark College Board of Trustees, 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 Clark College is currently without rules regarding parking and traffic regulations.

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 Clark College as authorized in chapters 28B.50 and 28B.10 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 September 18, 1979.

By Yvonne Montchalin
Chairman

NEW SECTION

WAC 132N-156-030 PURPOSE. *The traffic and parking regulations contained in this chapter provide a fair and uniform method of regulating campus vehicular and pedestrian traffic, and are based on the following objectives:*

- (1) *To protect and control pedestrian and vehicular traffic;*
- (2) *To assure access at all times for emergency equipment;*
- (3) *To minimize traffic disturbance during class hours;*
- (4) *To facilitate the work of the college by assuring access to institutional vehicles and by assigning the limited parking space for the most efficient use.*

NEW SECTION

WAC 132N-156-040 AUTHORITY. *The traffic and parking regulations contained within are authorized by the Board of Trustees of Community College District 14, and the enforcement of the traffic and parking regulations is the responsibility of the security department.*

NEW SECTION

WAC 132N-156-050 LIABILITY OF CLARK COLLEGE. *The college assumes no liability for vehicles parking on Clark College properties. A license is created by the issuance of a parking permit. The college may, at its discretion, have the right to cancel and terminate such license immediately and with reasonable notice upon discovery of violations of terms, conditions, or provisions of the rules and regulations provided in this chapter. Should such violations occur, the college, at its discretion, will have the right to deny any future requests by the applicant.*

NEW SECTION

WAC 132N-156-060 REGULATORY SIGNS AND DIRECTIONS. *Drivers of vehicles shall obey regulatory signs at all times and shall comply with directions given by college security officers in the control and regulation of traffic and parking.*

NEW SECTION

WAC 132N-156-070 PEDESTRIAN RIGHT OF WAY. (1) *The operator of a vehicle shall yield the right of way, slowing down or stopping if need be, to so yield*

to any pedestrian crossing any street, roadway, firelane, or pathway with or without a crosswalk.

(2) Whenever any vehicle is stopped at a marked crosswalk, unmarked crosswalk, intersection or any other place in order to permit a pedestrian to cross the roadway, the operator of any other vehicle approaching from the rear shall not overtake and pass a yielding vehicle.

NEW SECTION

WAC 132N-156-080 SPEED LIMITATIONS. No vehicle shall be operated on the campus in excess of ten miles per hour. When safety circumstances dictate, a speed less than ten miles per hour should be maintained.

NEW SECTION

WAC 132N-156-090 ALLOCATION OF PARKING SPACES. The parking spaces available on campus shall be assigned by the Security Advisory Committee in such a manner as will best obtain the objectives of these regulations. The Director of Security, or designee, is authorized to mark various parking areas on the campus with numbers or titles or by the posting of signs or curb markings in those areas. Students, staff, and faculty may obtain daytime or evening parking on campus as follows:

- (1) Student daytime parking is limited to areas designated as open parking;
- (2) Staff/faculty daytime parking is limited to areas so designated;
- (3) Open parking begins after 5:00 p.m. for students, staff, and faculty and is available in all designated parking areas with the exception of Handicapped, Visitors, and College Motor Pool parking lots.

NEW SECTION

WAC 132N-156-100 PERMIT PARKING ON CAMPUS. Permission to park on the Clark College campus will be evidenced by the display of a valid permit issued by the Clark College Security Department.

- (1) A valid permit is:
 - (a) A current vehicle permit properly displayed in accordance with permit instructions;
 - (b) A temporary permit authorized by the security department and displayed in accordance with instructions shown on the permit.
- (2) Parking permits are not transferable.
- (3) The college reserves the right to deny any application, or to revoke any permit at any time, if actions resulting from such application or permission constitute unlawful activity or, if in the judgment of the administration, present imminent danger of unlawful activity, or if a prospective user has previously violated the provisions of the Clark College Parking Policy or other written rules or regulations of Clark College. All outstanding campus parking violations must be settled before a parking permit will be issued or renewed.

NEW SECTION

WAC 132N-156-110 DESIGNATED AND ASSIGNED PARKING. (1) Vehicles shall be parked on

the campus only in those areas set aside and designated as parking areas.

(2) In any area requiring a special parking permit, no vehicle shall park there without said permit.

NEW SECTION

WAC 132N-156-120 PARKING WITHIN DESIGNATED AREAS. No vehicle shall be parked so as to occupy any portion of more than one parking space or stall as designated within the parking area. The fact that other vehicles may have been so parked as to require a vehicle attempting to park to occupy a portion of more than one space or stall shall not constitute an excuse for a violation of this section.

NEW SECTION

WAC 132N-156-130 SPECIAL CIRCUMSTANCES. During special occasions causing additional heavy traffic and during emergencies, the security department is authorized to impose additional traffic and parking regulations and instructions in order to lessen the chance of personal injury or property damage. Whenever possible, prior notice of these regulations or restriction changes shall be made known and posted. This authorization is of a temporary nature and should only last as long as the situation continues, but not in excess of thirty days.

NEW SECTION

WAC 132N-156-140 EXEMPTIONS FROM PERMIT REQUIREMENTS. The college may allow visitors without permits to drive through the campus without parking. Permission may be denied when pedestrian and/or vehicular congestion is above normal, or when the campus is closed.

NEW SECTION

WAC 132N-156-150 MOTORCYCLE AND SCOOTER PARKING. (1) Motorcycles, motorized bicycles, and scooters are for the purpose of these regulations considered to be motor vehicles and are subject to all traffic and parking rules and regulations controlling other motor vehicles.

(2) Motorcycles, motorized bicycles, and scooters may be parked in designated areas in the North Lot.

NEW SECTION

WAC 132N-156-160 PROHIBITIONS. No person shall stop or park any vehicle so as to obstruct traffic along or upon any street, firelane, or sidewalk. No vehicle shall be parked:

- (1) At any place where official signs or curb markings prohibit parking.
- (2) Within ten feet of a fire hydrant.
- (3) At any place for which the vehicle does not have a valid permit.

No vehicle shall drive intra-campus without a special permit issued by the security department. Restrictions governing the use of intra-campus permits shall be included on the face of the permit.

NEW SECTION

WAC 132N-156-170 IMPOUNDING OF DISABLED/ABANDONED VEHICLES. Any abandoned vehicle not removed within five calendar days will be towed away and impounded. Officers are provided with a camera and shall obtain pictorial evidence before towing and impounding such a vehicle. In addition, before any vehicle is towed, the Director of Security will send a registered letter notifying the registered legal owner.

NEW SECTION

WAC 132N-156-180 ENFORCEMENT. The Board of Trustees of Clark College, or designee, shall set and approve fair and uniform fines for parking violations and shall provide adequate means for the enforcement and/or collection of such a fine policy.

If a violation of the traffic and parking rules and regulations is committed on the Clark College campus, the security department is authorized to notify the violator and issue citations as follows:

- (1) The first violation shall be cited by use of a violation sticker accompanied by a warning citation.
- (2) The second and third violations shall be cited by use of a citation and the violator shall be fined.
- (3) Any violation occurring after the third citation may result in the violator's permit being revoked.

NEW SECTION

WAC 132N-156-190 APPEALS. Students, faculty, and staff members who receive citations for violations of the traffic and parking rules and regulations may appeal to the Director of Security. If the situation is not resolved satisfactorily, students, faculty, and staff members may appeal in writing to the Security Advisory Committee through the Dean of Students. Appeals must be submitted and received without posting of fine within seven days after date of citation. The Security Advisory Committee meets once a month while the college is in session. The Security Advisory Committee shall consider each appeal on its merits and shall make written notification of each decision of the committee to the appellant and the security department.

NEW SECTION

WAC 132N-156-200 UNPAID FINES. (1) If any citation remains unpaid after fifteen days, a letter will be sent to the violator stating that if the citation remains unpaid for an additional five days, any of the following actions may be taken by Clark College:

- (a) A hold may be placed on transcripts.
 - (b) A delay of registration for the following quarter.
 - (c) Revocation of the permit(s).
- (2) If a violator has three unpaid citations, a letter will be sent notifying the violator of the unpaid citations and that his/her vehicle will be impounded and held until all outstanding fines are paid.
- (3) These procedures will be applicable to all students, faculty, and staff members receiving citations for violations of these regulations.

NEW SECTION

WAC 132N-156-210 REVOCATIONS. Permits are licenses and the property of the college and may be recalled for any of the following reasons:

- (1) When the purpose for which the permit was issued changes or no longer exists.
- (2) When a permit is used on an unregistered vehicle or by an unauthorized individual.
- (3) Falsification on a parking permit application.
- (4) Continued violations of parking regulations.
- (5) Counterfeiting or altering of permits.
- (6) Failure to comply with a final decision of the Director of Security/Security Advisory Committee.

Appeals of permit revocations may be made to the Security Advisory Committee. Appeals must be filed within seven days of revocation.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 132N-156-020 ADMINISTRATIVE PROCEDURES—PARKING AND TRAFFIC REGULATIONS.

WSR 79-11-044

ADOPTED RULES

CLARK COLLEGE

[Order 79-03, Resolution 79-03—Filed October 15, 1979]

Be it resolved by the board of trustees, of the Clark Community College District #14, acting at Vancouver, Washington, that it does promulgate and adopt the annexed rules relating to Rental regulations—Campus facilities.

This action is taken pursuant to Notice No. WSR 79-08-123 filed with the code reviser on 7/31/79. Such rules shall take effect pursuant to RCW 28B.19.050(2).

This rule is promulgated under the general rule-making authority of the Clark College as authorized in chapters 28B.50 and 28B.10 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 September 18, 1979.

By Yvonne Montchalin
Chairman

AMENDATORY SECTION (Amending Order 77-3-b, filed 8/29/77)

WAC 132N-144-010 BOARD POLICY STATEMENT—RENTAL REGULATIONS (CAMPUS FACILITIES). Clark College is committed to providing quality educational and cultural services to the people of its district. On this basis, campus facilities are made

available for use by ((nonprofit)) organizations conducting educational, cultural, civic or community activities. College related activities of ((an)) public educational, cultural or community service nature shall be given first priority consideration for the use of college facilities. Exemptions to the rental fee must be authorized by the president, or designee, if deemed to be in the best interests of Clark College, its faculty, staff or students.

~~((The contractee shall accept full responsibility for liability claims of personal injury or personal theft, and shall be responsible to the college for any destruction, mutilation, theft or damage to college property. Every contract for the use of campus facilities shall contain a provision recognizing acceptance of responsibility.))~~

College facilities may not be used for religious worship, exercise, or instruction (Washington state Constitution, Article 1, section 2). ~~((College facilities may not be used for private or commercial benefit unless the activities are for educational purposes or have been explored or undertaken at the request of an appropriate college unit and have received approval of the president, or designee.))~~ College facilities may not be used in ways which interfere with the college's teaching, research, public service or support programs or interfere with the flow of pedestrian or vehicular traffic.

The college reserves the right to deny any application or to revoke any permit at any time if actions resulting from such application or permission constitute unlawful activity or, if in the judgment of the administration, present imminent danger of unlawful activity or, if a prospective user has previously violated the provisions of the Clark College User's Handbook, other written rules or regulations of Clark College, or if activities which, in the judgment of the president or designee conflict with, directly compete with, or are incompatible with the programs or mission of the college.

AMENDATORY SECTION (Amending Order 77-3-b, filed 8/29/77)

WAC 132N-144-020 ADMINISTRATIVE PROCEDURES—RENTAL REGULATIONS (CAMPUS FACILITIES). (1) Arrangements and conditions. Outside groups making arrangements to reserve facilities are to make them with the Student ((center)) Programs Office, Gaiser Hall. Outside groups using campus facilities on weekends and school holidays must pay custodial services and appropriate rental charges for a minimum of four hours ~~((and off-period heating costs))~~. The only exception will be when a faculty member or administrator is designated as the person responsible for damage or theft of equipment and/or facilities and no special clean-up or set-up services are required.

If special clean-up and/or set-up services are required, the outside group will be billed for extra custodial services.

The contractee shall accept full responsibility for liability claims of personal injury or personal theft, and shall be responsible to the college for any destruction, mutilation, theft or damage to college property. Every contract for the use of campus facilities shall contain a provision recognizing acceptance of responsibility.

The outside groups must name one person to be responsible for any theft or damage to equipment and/or facilities.

All reservation commitments will not be final until approved by the Director of ~~((Student Services and Auxiliary Enterprises))~~ Financial Aid/Student Programs or designee.

Financial negotiations with regard to custodial expense and rental expense ~~((is))~~ are the responsibility of the Director of ~~((Student Services and Auxiliary Enterprises))~~ Financial Aid/Student Programs or designee.

Under normal circumstances, the college is obliged to charge a basic rental fee plus any "out-of-pocket" costs. However, related college groups may be allowed the use of facilities without charge at the discretion of college officials, provided the college is not liable for, or incurs any additional expense or liability by reason of said use. Under most circumstances any group, including college related groups (except student clubs or organizations) using facilities for fund raising activities will be required to pay the minimum rental fee.

(2) Food service. All food service shall be arranged with the ~~((Director of Student Services and Auxiliary Enterprises))~~ Foods Program Coordinator. In providing food service for any outside organization, the college will not compete with regular commercial enterprises able to provide such services.

(3) Supervision. A custodian or other authorized representative of the college must be on duty when facilities are being used by any organization. The student programs office is responsible for supervising all school events; club advisors are responsible for supervising club events; and a faculty or staff member is responsible for supervising or providing acceptable supervision of meetings or events which he or she has scheduled. Ordinarily, faculty or staff members are responsible for the supervision of meetings or events sponsored by groups or organizations of which they are members and/or active supporters.

The college may hire one of its faculty or staff members to supervise a meeting or event not otherwise described ~~((above))~~ in this subsection. The charge for such services will be added to the facilities use contract, along with the basic rental fee and "out-of-pocket" costs.

(4) ~~((Minimum Fee Schedule—~~

~~Student Center or Gymnasium~~

~~\$30 minimum, or .10 per person
whichever is greater. (Evening)~~

~~\$50 minimum, or .10 per person
whichever is greater. (Full Day)~~

~~Penguin Playhouse~~

~~\$25~~

~~Faculty Dining Room~~

~~\$10 (Evening) \$20 (Full Day)~~

~~Foster Hall~~

~~\$10 (Evening) \$20 (Full Day)~~

~~ET 201, 202~~

~~\$10 (Evening) \$20 (Full Day)~~

~~Classroom \$ 5 (Evening) \$10 (Full Day)~~

~~Den (Gaiser Hall)
\$10 (Evening) \$20 (Full Day)~~

~~Conference Rooms and Alcoves
(Gaiser Hall)
\$ 5 (Evening) \$10 (Full Day)~~

~~Public Address System
\$ 3.50)~~

Rental fee schedule. The fee schedule for rental of available college space shall be available in the Student Center Office.

Rental rates for college organizations may differ from those charged for noncollege organizations and for usage which involves fund raising either through solicitation of donations or by admissions charge. The fee schedule shall be established by the Board of Trustees. The college reserves the right to change the rates without notice, provided that such changes shall also be available in the Student Center Office.

These basic rental rates shall cover utilities except for off-period heating costs(~~(, depreciation and regularly scheduled cleaning)~~).

The Director of ~~((Student Services and Auxiliary Enterprises))~~ Financial Aid/Student Programs or designee will normally require a signed contractual agreement.

Exceptions to the ~~((above))~~ procedures in this section may be made by the president or designee.

**WSR 79-11-045
EMERGENCY RULES
CLARK COLLEGE**

[Order 79-04, Resolution 79-04—Filed October 15, 1979]

Be it resolved by the board of trustees, of the Clark Community College District #14, acting at Vancouver, Washington, that it does promulgate and adopt the annexed rules relating to Rental regulations—Campus facilities.

We, the Clark College Board of Trustees, 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 Clark College is currently without rules pertaining to rental of its facilities.

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 Clark College as authorized in chapters 28B.50 and 28B.10 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 September 18, 1979.
By Yvonne Montchalain
Chairman

AMENDATORY SECTION (Amending Order 77-3-b, filed 8/29/77)

~~WAC 132N-144-010 BOARD POLICY STATEMENT—RENTAL REGULATIONS (CAMPUS FACILITIES). Clark College is committed to providing quality educational and cultural services to the people of its district. On this basis, campus facilities are made available for use by ((nonprofit)) organizations conducting educational, cultural, civic or community activities. College related activities of ((an)) public educational, cultural or community service nature shall be given first priority consideration for the use of college facilities. Exemptions to the rental fee must be authorized by the president, or designee, if deemed to be in the best interests of Clark College, its faculty, staff or students.~~

~~((The contractee shall accept full responsibility for liability claims of personal injury or personal theft, and shall be responsible to the college for any destruction, mutilation, theft or damage to college property. Every contract for the use of campus facilities shall contain a provision recognizing acceptance of responsibility.))~~

~~College facilities may not be used for religious worship, exercise, or instruction (Washington state Constitution, Article 1, section 2). ((College facilities may not be used for private or commercial benefit unless the activities are for educational purposes or have been explored or undertaken at the request of an appropriate college unit and have received approval of the president, or designee.)) College facilities may not be used in ways which interfere with the college's teaching, research, public service or support programs or interfere with the flow of pedestrian or vehicular traffic.~~

The college reserves the right to deny any application or to revoke any permit at any time if actions resulting from such application or permission constitute unlawful activity or, if in the judgment of the administration, present imminent danger of unlawful activity or, if a prospective user has previously violated the provisions of the Clark College User's Handbook, other written rules or regulations of Clark College, or if activities which, in the judgment of the president or designee conflict with, directly compete with, or are incompatible with the programs or mission of the college.

AMENDATORY SECTION (Amending Order 77-3-b, filed 8/29/77)

~~WAC 132N-144-020 ADMINISTRATIVE PROCEDURES—RENTAL REGULATIONS (CAMPUS FACILITIES). (1) Arrangements and conditions. Outside groups making arrangements to reserve facilities are to make them with the Student ((center)) Programs Office, Gaiser Hall. Outside groups using campus facilities on weekends and school holidays must pay custodial services and appropriate rental charges for a minimum of four hours ((and off-period heating costs)). The only exception will be when a faculty member or administrator is designated as the person responsible for damage or~~

theft of equipment and/or facilities and no special clean-up or set-up services are required.

If special clean-up and/or set-up services are required, the outside group will be billed for extra custodial services.

The contractee shall accept full responsibility for liability claims of personal injury or personal theft, and shall be responsible to the college for any destruction, mutilation, theft or damage to college property. Every contract for the use of campus facilities shall contain a provision recognizing acceptance of responsibility.

The outside groups must name one person to be responsible for any theft or damage to equipment and/or facilities.

All reservation commitments will not be final until approved by the Director of ((~~Student Services and Auxiliary Enterprises~~)) Financial Aid/Student Programs or designee.

Financial negotiations with regard to custodial expense and rental expense ((is)) are the responsibility of the Director of ((~~Student Services and Auxiliary Enterprises~~)) Financial Aid/Student Programs or designee.

Under normal circumstances, the college is obliged to charge a basic rental fee plus any "out-of-pocket" costs. However, related college groups may be allowed the use of facilities without charge at the discretion of college officials, provided the college is not liable for, or incurs any additional expense or liability by reason of said use. Under most circumstances any group, including college related groups (except student clubs or organizations) using facilities for fund raising activities will be required to pay the minimum rental fee.

(2) Food service. All food service shall be arranged with the ((~~Director of Student Services and Auxiliary Enterprises~~)) Foods Program Coordinator. In providing food service for any outside organization, the college will not compete with regular commercial enterprises able to provide such services.

(3) Supervision. A custodian or other authorized representative of the college must be on duty when facilities are being used by any organization. The student programs office is responsible for supervising all school events, club advisors are responsible for supervising club events, and a faculty or staff member is responsible for supervising or providing acceptable supervision of meetings or events which he or she has scheduled. Ordinarily, faculty or staff members are responsible for the supervision of meetings or events sponsored by groups or organizations of which they are members and/or active supporters.

The college may hire one of its faculty or staff members to supervise a meeting or event not otherwise described ((above)) in this subsection. The charge for such services will be added to the facilities use contract, along with the basic rental fee and "out-of-pocket" costs.

(4) ((~~Minimum Fee Schedule.~~

Student Center or Gymnasium

\$30 minimum, or .10 per person whichever is greater. (Evening)

\$50 minimum, or .10 per person whichever is greater. (Full Day)

Penguin Playhouse
\$25

Faculty Dining Room
\$10 (Evening) \$20 (Full Day)

Foster Hall
\$10 (Evening) \$20 (Full Day)

ET 201, 202
\$10 (Evening) \$20 (Full Day)

Classroom \$ 5 (Evening) \$10 (Full Day)

Den (Gaiser Hall)
\$10 (Evening) \$20 (Full Day)

Conference Rooms and Alcoves (Gaiser Hall)
\$ 5 (Evening) \$10 (Full Day)

Public Address System
\$ 3.50))

Rental fee schedule. The fee schedule for rental of available college space shall be available in the Student Center Office.

Rental rates for college organizations may differ from those charged for noncollege organizations and for usage which involves fund raising either through solicitation of donations or by admissions charge. The fee schedule shall be established by the Board of Trustees. The college reserves the right to change the rates without notice, provided that such changes shall also be available in the Student Center Office.

These basic rental rates shall cover utilities except for off-period heating costs((~~depreciation and regularly scheduled cleaning~~)).

The Director of ((~~Student Services and Auxiliary Enterprises~~)) Financial Aid/Student Programs or designee will normally require a signed contractual agreement.

Exceptions to the ((above)) procedures in this section may be made by the president or designee.

WSR 79-11-046

ADOPTED RULES

DEPARTMENT OF PERSONNEL

(Personnel Board)

[Order 136—Filed October 15, 1979—Effective January 1, 1980]

Be it resolved by the State Personnel Board, acting at 600 South Franklin, Olympia, WA 98504, that it does promulgate and adopt the annexed rules relating to:

- Amd WAC 356-22-230 Examinations—Non-competitive.
- Amd WAC 356-26-060 Certification—General methods.
- Amd WAC 356-26-130 Certification—Selective—When permitted.
- New WAC 356-30-075 Appointments—Veterans—Non-competitive.

This action is taken pursuant to Notice No. WSR 79-09-116 filed with the code reviser on September 4, 1979. Such rules shall take effect at a later date, such date being January 1, 1980.

This rule is promulgated pursuant to RCW 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 October 11, 1979.

By Leonard Nord
Secretary

AMENDATORY SECTION (Amending Order 77, filed 5/7/75)

WAC 356-22-230 EXAMINATIONS—NON-COMPETITIVE. (1) The non-competitive service comprises those unskilled, seasonal and temporary classes or positions for which the Personnel ((b))Board has determined ranked registers to be impracticable. Although exactly the same selection procedures may be used as in the competitive service, they need not be applied beyond the point of determining that a given applicant achieves a passing score. ((However, selection procedures for positions included in the non-competitive service under subsection (2) of this section shall include as a minimum a competitive pass/fail screening device.))

((2) The Director may present to the Board, for review and adoption, requests from the employing agencies to designate positions which are at salary range 28 or higher prior to implementation of the 1974 Salary Survey findings, as non-competitive after determining that the affected positions meet the following criteria and that they are not positions designated as project employment in accordance with WAC 356-30-145:

The positions must require the performance of managerial/administrative, supervisory, or high level professional-technical or scientific duties which render construction of competitive examinations impracticable.

Positions must involve the following responsibilities:

(a) The development of objectives and procedures for a substantial portion of an agency operation or program functional area and/or the direction and control of a program, division, or section.

AND/OR

(b) High-level professional-technical or scientific duties requiring advanced knowledge of a specific field acquired by graduate college work or equivalent specialized experience.

Accountability for program performance and attainment of program objectives is a primary requisite for positions to be included in this category as defined by the following statements and must be identified by the agency in its proposal for inclusion of a class or position in the non-competitive service:

(a) Duties must be assigned by area of responsibility, needed agency service, or results to be obtained, as opposed to methods and procedures to follow in completing an assignment. Authority is delegated to independently prioritize, plan, coordinate, and implement all actions necessary to provide the product, service, or to obtain assigned results.

~~(b) Assignments require the identification and analysis of the nature and scope of problems affecting the assigned section or functional area and the development of solutions in terms of agency needs, priorities, and goals. Incumbents should determine the resources necessary to develop and implement an entire solution within a specified time frame.~~

~~(c) Incumbents must coordinate activities of the assigned section or function with the balance of the department and/or with other state agencies or groups.~~

~~(d) Evaluation of work performed in the assigned area is in terms of effectiveness, timeliness, cost, etc.)~~

((3))(2) ((t))The Director of Personnel may designate agency personnel officers to act in the director's behalf, as agents of the Department of Personnel, for purposes of establishing and maintaining unranked registers within the noncompetitive service for those positions approved by the Personnel ((b))Board ((as primarily unskilled laboring classes, seasonal and temporary)). The Director of Personnel shall be responsible for developing necessary procedures which include yearly audit provisions. Applicants shall have appeal rights to the Director of Personnel in accordance with other provisions of these rules.

AMENDATORY SECTION (Amending Order 112, filed 11/7/77)

WAC 356-26-060 CERTIFICATION—GENERAL METHODS. Upon receipt of a request for certification, the Director of Personnel shall normally certify to the appointing authority a list of names equal in number to two more than there are vacancies to be filled from the ranked registers except:

(1) One name will constitute a complete certification when referrals are made from the agency reduction-in-force register; the service-wide reduction-in-force register; or the dual agency reversion register.

(2) Where all names are certified exclusively from an open competitive register, the Director of Personnel may certify in ranked order up to all of the names from the open competitive register; PROVIDED, That the appointing authority shall select from those eligibles available from the highest ranking names which constitute three names per vacancy to be filled.

(3) When more than one candidate has the same examination rating, three names shall be certified as determined by lot.

(4) Additional names may be referred from the unranked registers when completing a certification. When an unranked register is used to complete a certification, all names appearing on that register shall be certified; however, if a complete certification is possible when an unranked register is used, then the next register shall not be utilized.

(5) The Director of Personnel, upon request and after consultation with the employing department and employee representatives, may declare positions, groups of positions or classes of positions as training positions. Such positions may be filled from the next lower level register in the class series as designated by the Director

of Personnel with employees being automatically advanced after completion of one year's service in the training position.

(6) When the vacancy to be filled is identified as part of an agency's Affirmative Action goals as established by their approved Affirmative Action Plan, the Director of Personnel may, except where there are employees on the ~~((R))~~reduction-in-~~((F))~~force register, refer up to three additional names per vacancy of individuals who are on existing registers and who are members of the protected groups under Title VII of the 1964 Civil Rights Act and chapter 49.60 RCW, State Law Against Discrimination, or for Federal Contract Compliance Purposes, veterans and disabled veterans as defined in the Vietnam Era Veteran's Readjustment Act of 1974, Title 41, CFR, Chapter 60, Part 60-250, "Affirmative Action Obligations of Contractors and Subcontractors for Disabled Veterans and Veterans of the Vietnam Era." This action may be taken when necessary to comply with the best standards of personnel administration as contemplated by chapter 41.06 RCW.

Agencies shall request from the Department of Personnel a determination prior to the utilization of this Rule as to whether there are members of the protected groups on existing registers. If there are no such members on the registers, active recruitment will be initiated.

(7) The Director of Personnel or his/her designee may refer, for the following classes, a sufficient number of names to assure that requesting agencies have not less than three names available to fill the position:

Messenger Clerk
 Receptionist
 Clerk ((†))
 Clerk ((H)) 2
 Clerk-Steno ((†)) 1 Visually Handicapped
 Clerk-Steno ((H)) 2 Visually Handicapped
 Clerk-Typist ((†)) 1
 Clerk-Typist ((H)) 2
 Dictating Machine Transcriber
 Power Keyboard Operator ((†)) 1
 Power Keyboard Operator ((H)) 2
 Clerk-Steno ((†)) 1
 Clerk-Steno ((H)) 2
 PBX Operator
 Remote Terminal Typist ((†)) 1
 Remote Terminal Typist ((H)) 2
 Data Entry Operator ((†)) 1
 Data Entry Operator ((H)) 2

If such certification contains three or more available promotional candidates, agencies shall appoint from the promotional candidates.

~~((†))~~ Certifications made from noncompetitive registers established under the provisions of ~~WAC 356-22-230(2)~~ may include all names on that register. However, if the appointing authority appoints from other than the top ten names or the top 25% of the certification (whichever is greater), the appointing authority shall certify to the Director that all applicants appearing higher on the certification than the one appointed have been interviewed. The Director may waive the requirement for certification if the appointing authority certifies

~~that all applicants above the one appointed are known to the appointing authority.))~~

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 69, filed 9/30/74)

WAC 356-26-130 CERTIFICATION—SELECTIVE—WHEN PERMITTED. ~~((If a vacancy exists in a position which represents a specialization within a class, the appointing authority may request a selective certification of eligibles having the specialized qualifications required if such request is made prior to certification. If the Director, after investigation determines that the facts and reasons justify such selection, he/she shall certify the highest ranking eligibles who possess the special qualifications.))~~ An appointing authority may request a selective certification of eligibles who have specialized qualifications that are required for the successful performance of the duties of the position. This request must be made prior to certification.

If the Director of personnel determines that the facts and reasons justify the request, the highest ranking eligibles who have the specialized qualifications shall be certified.

(1) Selective certification of eligibles of only one sex shall not be made unless there is clear evidence that efficient performance of duties to be assigned could be performed by only the sex specified.

(2) Notwithstanding any other provision of these Rules, selective certification from the open competitive register may be initiated by the Director of Personnel to increase employment of minority personnel, which for purposes of this regulation shall include Blacks, Orientals, Indians, other non-whites, and Mexican- and Spanish-Americans. Such selective certification may be initiated when the Director of Personnel determines that minority personnel are, in proportion to the total minority population of the State, under-represented either within State employment as a whole or in a geographical area of work. Such selective certification shall apply only when all names are from the open competitive register.

(3) The Director of Personnel may selectively certify eligibles who are filling participant positions funded under the Emergency Employment Act of 1971, the Comprehensive Employment and Training Act of 1973, and the Washington State "Jobs Now" Program (Ch. 155, Sec. 47, Laws of 1972), to fill permanent positions. Such selective certification shall apply only from names on an open competitive register.

NEW SECTION

WAC 356-30-075 APPOINTMENTS—VETERANS—NON-COMPETITIVE. (1) Appointing authorities shall prefer veterans, as defined in (2)(a) below and their widows, widowers and spouses during their initial entrance into state service when considering selecting persons from eligible lists to fill vacancies in the non-competitive service as described in WAC 356-22-230 (1). Those veterans, widows, widowers and eligible

spouses determined to be at least equal to non-veterans shall be preferred over the non-veterans except appointing authorities may, with the approval of the Director of Personnel, consider sex, race, national origin, handicaps, and periods of military service when endeavoring to satisfy their established and approved agency affirmative action plans.

(2) For the purpose of defining the eligible veterans and their widows, widowers and spouses referred to in (1) above:

(a) "Veteran" means honorably discharged persons following active service in any war of the United States or in any military campaign for which a campaign ribbon shall have been awarded.

(b) "Widow" and "Widower" means the person who was married to the veteran defined in (a) above at the time of the veteran's death and who has not since remarried.

(c) "Spouse" means the person married to the veteran as defined in (a) above, when that veteran has a service connected permanent and total disability.

(3) "Equal" as referred to in (1) above shall be determined by the appointing authorities as follows:

(a) Filling vacancies from the lists in the non-competitive service. The appointing authority shall use a score resulting from an established systematic evaluation of the applicant's work and/or educational and training background, evaluated both for length of time and quality of experiences. Also, appointing authorities may uniformly use other merit factors that are specifically job-related in making determinations. When appointing authorities do select persons other than those listed in (2) who have lesser scores than those persons listed in (2), they shall forward to the Director of Personnel an explanation and the relative standing of the eligibles selected.

(b) A description of the established systematic evaluation system by agencies must be submitted to the Director of Personnel. Upon request, the Director of Personnel will make the services of the Department of Personnel available, to recommend the merit and job-related factors and procedures for judging relative qualities.

WSR 79-11-047

EMERGENCY RULES

DEPARTMENT OF NATURAL RESOURCES

[Order 334—Filed October 15, 1979]

I, Bert L. Cole, Commissioner of Public Lands do promulgate and adopt at Olympia, Washington, the annexed rules relating to the adoption of an emergency rule extending the summer burning rules on outdoor burning and changing the ending date of the closed season for 1979 from October 15, 1979 through October 31, 1979 on forest lands under the protection of the Department of Natural Resources in eastern Washington.

I, Bert L. Cole, 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 extension of the summer burning rules regulating outdoor burning and the changing of the ending date of the closed season governing use of spark emitting equipment on or near forest lands from October 15, 1979 through October 31, 1979 due to continuing high fire danger which increases risk to life and property from burning in eastern Washington.

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

This rule is promulgated pursuant to RCW 76.04.020, 76.04.150, 76.04.170, 76.04.251 and 76.04.252 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 15, 1979.

By Bert L. Cole
Commissioner of Public Lands

AMENDATORY SECTION (Administrative Order 169, filed 8/7/73)

WAC 332-24-070 GENERAL RULES: (1) *The Department of Natural Resources reserves the right to restrict and/or regulate the burning under RCW 76.04.150, 76.04.170, 76.04.180, and 70.94 due to extreme fire weather or to prevent restriction of visibility and excessive air pollution.*

(2) *The Yacolt Burn area (Zone D), located in portions of Clark and Skamania Counties, is exempt from these rules, and that area requires a written burning permit throughout the year.*

(3) *These rules do not apply within incorporated city limits or where the Department of Natural Resources has contracted protection areas to the fire district except where such fire districts have incorporated these rules into their regulations, or in fire districts which have their own fire permit requirements on improved land, or where air pollution authorities have prohibited fires that fall under these regulations.*

(4) *Persons burning under these rules are responsible for any claims arising out of activities performed, including claims resulting from fire, smoke or water.*

(5) *In Eastern Washington these rules apply (~~October 16~~ November 1 through June 30, inclusive, and in Western Washington year round, unless other dates are promulgated by the Supervisor of the Department of Natural Resources. Written burning permits are required in Eastern Washington for all outdoor fires, including recreation and yard debris disposal fires from July 1 through (~~October 15~~ October 31, inclusive. No written permit is required for fires contained in approved camp stoves and burning barrels in safe locations.*

(6) *No fire is permitted in or within 500 feet of logging slash without a written permit.*

AMENDATORY SECTION (Administrative Order 169, filed 8/7/73)

WAC 332-24-090 SMALL OUTDOOR FIRES FOR RECREATION AND YARD DEBRIS DISPOSAL — REQUIREMENTS — FAILURE TO COMPLY: (1) The fire must not include rubber products, plastics, asphalt, garbage, dead animals, petroleum products, paints or any other similar materials that emit dense smoke or create offensive odors when burned.

(2) A person capable of extinguishing the fire must attend it at all times and the fire must be extinguished before leaving it.

(3) A serviceable shovel and, at least, five gallons of water must be within the immediate vicinity of the fire during the period March 15 through October 15 in Western Washington and April 15 through June 30 in Eastern Washington.

(4) No fires are to be within fifty (50) feet of structures.

(5) For the period March 15 through October 15 in Western Washington and April 15 through June 30 in Eastern Washington, the material to be burned shall be in hand built piles no more than four (4) feet in diameter and three (3) feet in height.

(6) For the period (~~October 16~~) November 1 through April 14 in Eastern Washington, the material to be burned shall be in piles no more than ten (10) feet in diameter.

(7) Only one pile at a time may be burned and each pile must be extinguished before lighting another.

(8) The material to be burned must be placed on bare soil, gravel, bars, beaches, green fields, or other similar areas free of flammable material for a sufficient distance adequate to prevent the escape of the fire.

(9) Burning must be done during periods of very calm to very light winds. Burning when the wind will scatter loose flammable materials, such as dry leaves and clippings, is prohibited.

(10) If the fire creates a nuisance from smoke or fly ash, it must be extinguished.

(11) Persons not able to meet the requirements (1-10) must apply for a written burning permit through the area office of the State of Washington, Department of Natural Resources.

A bucket may be substituted for the water requirement, if the burning is adjacent to an accessible body of water. A charged garden hose line or other adequate water supply capable of extinguishment of the fire may be substituted for the five gallon water requirement.

Failure to comply with these rules voids permission to burn and the person burning is in violation of RCW 76.04.150 and subject to the penalties therein.

NEW SECTION

WAC 332-26-508 CLOSED SEASON. The period of April 15 through October 31, 1979 inclusive, shall be known as the closed season for 1979 on forest lands protected by the Department of Natural Resources in Eastern Washington.

WSR 79-11-048

EMERGENCY RULES

DEPARTMENT OF FISHERIES

[Order 79-109—Filed October 15, 1979]

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 chinook have cleared the area and this order affords an opportunity to harvest coho bound for the Hoodspout Hatchery.

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 October 15, 1979.

By Gordon Sandison
Director

NEW SECTION

WAC 220-28-012C0N CLOSED AREA Effective immediately through those times designated below 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 those waters of Puget Sound Salmon Management and Catch Reporting Area 12C listed below:

(a) Effective immediately until further notice, those waters 1/4 mile seaward from a line connecting the outermost points at the mouth of Dewatto Bay and Dewatto Bay.

(b) Effective immediately until further notice, those waters south of a line projected from the Lake Cushman powerhouse to Ayres Point.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-28-012C0M CLOSED AREA (79-104)

WSR 79-11-049
ADOPTED RULES
STATE BOARD OF EDUCATION
 [Order 14-79—Filed October 16, 1979]

Be it resolved by the State Board of Education, acting at Olympia, Washington, that it does promulgate and adopt the annexed rules relating to Pupils—Relating to suspension and expulsion (previously adopted on emergency basis), chapter 180-40 WAC.

This action is taken pursuant to Notice No. WSR 79-08-103 filed with the code reviser on 7/30/79. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to chapters 173 and 201, Laws of 1979 1st ex. sess. 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 5, 1979.

By Wm. Ray Broadhead
Secretary

AMENDATORY SECTION (Amending Order 6-77, filed 6/2/77)

WAC 180-40-205 DEFINITIONS. As used in this chapter the term: (1) "Discipline" shall mean all forms of corrective action or punishment other than suspension and expulsion and shall include the exclusion of a student from a class (~~or activity~~) by a teacher or administrator for a period of time not exceeding the balance of the immediate class(~~, subject, or activity~~) period: PROVIDED, That the student is in the custody of a school district employee for the balance of such period. Discipline shall also mean the exclusion of a student from any other type of activity conducted by or in behalf of a school district.

(2) "Suspension" shall mean a denial of attendance (other than for the balance of the immediate class(~~; subject, or activity~~)) period for "discipline" purposes) at any single subject or class, or at any full schedule of subjects or classes(~~, or at any other type of activity conducted by or in behalf of a school district, and any combination of the foregoing;~~) for a stated period of time. A suspension also may include a denial of admission to or entry upon real and personal property that is owned, leased, rented, or controlled by the school district.

(3) "Short-term suspension" shall mean a suspension for any portion of a calendar day up to and not exceeding five consecutive (~~calendar~~) school days.

(4) "Long-term suspension" shall mean a suspension which exceeds (~~five consecutive calendar days~~) a "short-term suspension" as defined in subsection (3) of this section.

(5) "Expulsion" shall mean a denial of attendance at any single subject or class or at any full schedule of subjects or classes(~~, a denial of attendance at any other~~

~~type of activity conducted by or in behalf of a school district, and any combination of the foregoing;~~) for an indefinite period of time. An expulsion also may include a denial of admission to or entry upon real and personal property that is owned, leased, rented, or controlled by the school district.

(6) "School business day" shall mean any calendar day, exclusive of Saturdays, Sundays, and any federal and school holidays, upon which the office of the superintendent of the school district is open to the public for the conduct of business. A school business day shall be concluded or terminated upon the closure of said office for the calendar day.

AMENDATORY SECTION (Amending Order 13-77, filed 10/18/77)

WAC 180-40-245 SHORT-TERM SUSPENSION—CONDITIONS AND LIMITATIONS. A short-term suspension may be imposed upon a student for violation of school district rules adopted pursuant to WAC 180-40-225, subject to the following limitations or conditions, the prior informal conference procedures set forth in WAC 180-40-250, and the grievance procedures set forth in WAC 180-40-255:

(1) The nature and circumstances of the violation must reasonably warrant a short-term suspension and the length of the suspension imposed.

(2) No student shall be suspended unless other forms of corrective action or punishment reasonably calculated to modify his or her conduct have failed or unless there is good reason to believe that other forms of corrective action or punishment would fail if employed.

(3) In addition to the alternative corrective action requirement of subsection (2) of this section, no student subject to compulsory attendance pursuant to chapter 28A.27 RCW, as now or hereafter amended, shall be suspended by reason, in whole or part, of one or more unexcused absences unless the school district has also first:

(a) Provided notice to the student's parent(s) or guardian(s) or custodial parent(s) in writing in English or, if different, the primary language of the parent(s), guardian(s) or custodial parent(s) that the student has failed to attend school without valid justification, and by other means reasonably necessary to achieve notice of such fact;

(b) Scheduled a conference or conferences with the parent(s) or guardian(s) or custodial parent(s) and the student at a time and place reasonably convenient to all persons included to analyze the causes for the student's absence, the analysis to determine by appropriate means whether the student should be made a focus of concern for placement in a special education or other special program designed for his/her educational success; and

(c) Taken steps to reduce the student's absence which include, where appropriate in the judgment of local school officials and where possible, discussed with the student, parent(s), guardian(s) or custodial parent(s), adjustments of the student's school program or school or course assignment or assisting the student or parent to obtain supplementary services that might ameliorate the cause(s) for the student's absence from school.

(4) Kindergarten through grade four—No student in grades kindergarten through four shall be subject to short-term suspensions for more than a total of five school days during any single semester or trimester as the case may be, and ~~((not))~~ no loss of academic grades or credit shall be imposed by reason of the suspension of such a student.

~~((4))~~ (5) Grade five and above program—No student in the grade five and above program shall be subjected to short-term suspensions for more than a total of ~~((15))~~ fifteen school days during any single semester or ~~((10))~~ ten school days during any single trimester, as the case may be.

~~((5))~~ (6) Any student subject to a short-term suspension shall be provided the opportunity upon his or her return to make up assignments and tests missed by reason of the short-term suspension if:

(a) Such assignments or tests have a substantial effect upon the student's semester or trimester grade or grades, or

(b) Failure to complete such assignments or tests would preclude the student from receiving credit for the course or courses.

~~((6))~~ (7) Any student who has been suspended shall be allowed to make application for readmission at any time. Each school district board of directors shall adopt written rules which provide for such an application for readmission and set forth the procedures to be followed.

AMENDATORY SECTION (Amending Order 6-77, filed 6/2/77)

WAC 180-40-260 LONG-TERM SUSPENSION—CONDITIONS AND LIMITATIONS. A long-term suspension may be imposed upon a student for violation of school district rules adopted pursuant to WAC 180-40-225, subject to the following limitations or conditions and the notice requirements set forth in WAC 180-40-265 and the hearing requirements set forth in WAC 180-40-270:

(1) The nature and circumstances of the violation must reasonably warrant a long-term suspension and the length of the suspension imposed.

(2) No student shall be suspended unless other forms of corrective action or punishment reasonably calculated to modify his or her conduct have failed or unless there is good reason to believe that other forms of corrective action or punishment would fail if employed.

(3) In addition to the alternative corrective action requirement of subsection (2) of this section, no student subject to compulsory attendance pursuant to chapter 28A.27 RCW, as now or hereafter amended, shall be suspended by reason, in whole or part, of one or more unexcused absences unless the school district has also first:

(a) Provided notice to the student's parent(s) or guardian(s) or custodial parent(s) in writing in English or, if different, the primary language of the parent(s), guardian(s) or custodial parent(s) that the student has failed to attend school without valid justification, and by other means reasonably necessary to achieve notice of such fact;

(b) Scheduled a conference or conferences with the parent(s) or guardian(s) or custodial parent(s) and the student at a time and place reasonably convenient to all persons included to analyze the causes for the student's absence, the analysis to determine by appropriate means whether the student should be made a focus of concern for placement in a special education or other special program designed for his/her educational success; and

(c) Taken steps to reduce the student's absence which include, where appropriate in the judgment of local school officials and, where possible, discussed with the student, parent(s), guardian(s) or custodial parent(s), adjustments of the student's school program or school or course assignment or assisting the student or parent to obtain supplementary services that might ameliorate the cause(s) for the student's absence from school.

(4) Kindergarten through grade four—No student in grades kindergarten through four shall be subject to short-term and long-term suspensions for more than a total of ten school days during any single semester or trimester, as the case may be, and no loss of academic grades or credit shall be imposed by reason of the suspension of such a student.

~~((4))~~ (5) Grade five and above program—No single long-term suspension shall be imposed upon a student in the grade five and above program in a manner which causes the student to lose academic grades or credit for in excess of one semester or trimester, as the case may be, during the same school year.

~~((5))~~ (6) Any student who has been suspended shall be allowed to make application for readmission at any time. Each school district board of directors shall adopt written rules which provide for such an application for readmission and set forth the procedures to be followed.

~~((6))~~ (7) All long-term suspensions and the reasons therefor shall be reported in writing to the superintendent of the school district or his or her designee within twenty-four hours after the imposition of the suspension.

AMENDATORY SECTION (Amending Order 6-77, filed 6/2/77)

WAC 180-40-275 EXPULSION—CONDITIONS AND LIMITATIONS. A student may be expelled for violation of school district rules adopted pursuant to WAC 180-40-225, subject to the following limitations or conditions, the notice requirements set forth in WAC 180-40-280, and the hearing requirements set forth in WAC 180-40-285:

(1) The nature and circumstances of the violation must reasonably warrant the harshness of expulsion.

(2) No student shall be expelled unless other forms of corrective action or punishment reasonably calculated to modify his or her conduct have failed or unless there is good reason to believe that other forms of corrective action or punishment would fail if employed.

(3) In addition to the alternative corrective action requirement of subsection (2) of this section, no student subject to compulsory attendance pursuant to chapter 28A.27 RCW, as now or hereafter amended, shall be expelled by reason, in whole or part, of one or more unexcused absences unless the school district has also first:

(a) Provided notice to the student's parent(s) or guardian(s) or custodial parent(s) in writing in English or, if different, the primary language of the parent(s), guardian(s) or custodial parent(s) that the student has failed to attend school without valid justification, and by other means reasonably necessary to achieve notice of such fact;

(b) Scheduled a conference or conferences with the parent(s) or guardian(s) or custodial parent(s) and the student at a time and place reasonably convenient to all persons included to analyze the causes for the student's absence, the analysis to determine by appropriate means whether the student should be made a focus of concern for placement in a special education or other special program designed for his/her educational success; and

(c) Taken steps to reduce the student's absence which include, where appropriate in the judgment of local school officials and, where possible, discussed with the student, parent(s), guardian(s) or custodial parent(s), adjustments of the student's school program or school or course assignment or assisting the student or parent to obtain supplementary services that might ameliorate the cause(s) for the student's absence from school.

(4) Once a student has been expelled in compliance with this chapter the expulsion shall be brought to the attention of appropriate local and state authorities including, but not limited to, juvenile authorities acting pursuant to chapter 13.04 RCW in order that such authorities may address the student's educational needs.

~~((4))~~ (5) Any student who has been expelled shall be allowed to make application for readmission at any time. Each school district board of directors shall adopt written rules which provide for such an application for readmission and set forth the procedures to be followed.

~~((5))~~ (6) All expulsions and the reasons therefor shall be reported in writing to the superintendent of the school district or his or her designee within twenty-four hours after the imposition of the expulsion.

AMENDATORY SECTION (Amending Order 6-77, filed 6/2/77)

WAC 180-40-315 APPEALS—HEARING BEFORE SCHOOL BOARD—PROCEDURES. (1) If a notice of appeal to the school board of directors is received pursuant to WAC ~~((180-40-305))~~ 180-40-310(1) within the required three school business days, the board shall schedule and hold an informal conference to review the matter within ten school business days after the date of receipt of such appeal notice. The purpose of the meeting shall be to meet and confer with the parties in order to decide upon the most appropriate means of disposing of the appeal as provided for in this section. At that time the student or the student's parent(s) or guardian(s) or legal counsel shall be given the right to be heard and shall be granted the opportunity to present such witnesses and testimony as the board deems reasonable. The board shall agree to one of the following procedures prior to adjournment or recess:

(a) Study the hearing record or other material submitted and render its decision within ten school business days after the date of the informal conference, or

(b) Schedule and hold a meeting to hear further arguments based on the record before the board and render its decision within fifteen school business days after the date of the informal conference, or

(c) Schedule and hold a meeting within ten school business days after the date of the informal conference for the purpose of hearing the case de novo.

(2) In the event the school board of directors elects to hear the appeal de novo, the following rights and procedures shall govern the proceedings:

(a) The student and his or her parent(s) or guardian(s) shall have the right to:

(i) inspect in advance of the hearing any documentary and other physical evidence which the school district intends to introduce at the hearing,

(ii) question and confront witnesses,

(iii) present his or her explanation of the alleged misconduct, and

(iv) make such relevant showings by way of witnesses and the introduction of documentary and other physical evidence as he or she desires,

(b) The designee(s) of the school district assigned to present the district's case shall have the right to inspect in advance of the hearing any documentary and other physical evidence that the student and his or her parent(s) or guardian(s) intend to introduce at the hearing, and

(c) Either a tape-recorded or verbatim record of the hearing shall be made.

WSR 79-11-050

EMERGENCY RULES

DEPARTMENT OF FISHERIES

[Order 79-110—Filed October 16, 1979]

I, Gordon Sandison, director of State Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to personal-use and 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 Grays Harbor and its tributaries are closed to protect chinook, coho and chum salmon. Willapa Bay and its tributaries are closed to protect chum salmon.

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 October 16, 1979.
By Gordon Sandison
Director

NEW SECTION

WAC 220-36-02100P **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 in Grays Harbor Fishing Management and Catch Reporting Areas 2A, 2B, 2C, and 2D.*

NEW SECTION

WAC 220-40-02200L **CLOSED AREA** *Notwithstanding the provisions of WAC 220-40-021 and WAC 220-40-022, effective immediately until further notice it shall be unlawful to take, fish for or possess salmon for commercial purposes in Willapa Harbor Fishing Management and Catch Reporting Areas 2G, 2H, 2J and 2K.*

NEW SECTION

WAC 220-56-01300E **COASTAL HARBOR TRIBUTARIES** (1) *Notwithstanding the provisions of WAC 220-56-013 and 220-57 WAC, effective immediately until further notice, it shall be unlawful to take, fish for or possess chum salmon for personal use from any freshwater river or stream draining into Willapa Harbor.*

(2) *Notwithstanding the provisions of WAC 220-56-013 and 220-57 WAC, effective immediately until further notice, in all freshwater rivers and streams draining into Grays Harbor which are open for personal use salmon angling under 220-57 WAC, the bag limit shall be BAG LIMIT C.*

REPEALER

The following sections of the Washington Administrative Code are repealed:

- WAC 220-36-02100N **CLOSED AREA (79-62)**
- WAC 220-40-02200K **WILLAPA HARBOR—GILL NET (79-106)**
- WAC 220-56-01300D **SPECIAL BAG LIMIT (79-72)**

WSR 79-11-051

ADOPTED RULES

DEPARTMENT OF AGRICULTURE

[Order 1659—Filed October 16, 1979]

I, Bob J. Mickelson, director of Washington State Department of Agriculture, do promulgate and adopt at Olympia, Washington, the annexed rules relating to the mandatory sampling and inspection of incoming shipments of corn or sorghum from the midwestern states, WAC 16-212-085.

This action is taken pursuant to Notice Nos. WSR 79-09-117 and 79-11-037 filed with the code reviser on September 4 and October 12, 1979. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to chapter 22.09 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 16, 1979.
By Bob J. Mickelson
Director

NEW SECTION

WAC 16-212-085 **INSPECTION OF CORN OR SORGHUM.** For the purpose of RCW 22.09.210, any corn or sorghum which has been sampled, inspected, and/or graded under a designated or delegated agency or the Federal Grain Inspection Service inspection program and which has remained in the original container and has not lost its identity since such sampling, inspection, and/or grading shall be deemed to have been sampled, inspected, and/or graded by an employee of the department under the supervision of a duly authorized inspector of the department: **PROVIDED**, That the warehouseman must give written assurance to a duly authorized inspector of the department that the corn or sorghum container has been officially sampled, inspected, and/or graded as per this regulation: **PROVIDED FURTHER**, That any warehouseman who intentionally, negligently or carelessly gives such written assurance to a duly authorized inspector that the corn or sorghum container has been officially sampled, inspected, and/or graded, when in fact it has not, will no longer be permitted to operate pursuant to this regulation.

WSR 79-11-052

PROPOSED RULES

DEPARTMENT OF ECOLOGY

[Filed October 16, 1979]

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 procedure to establish a method whereby an aggrieved person may request a hearing from the Department of Water Resources, repealing chapter 508-52 WAC;

and that the adoption, amendment, or repeal of such rules will take place at 10:00 a.m., Friday, December 14, 1979, in Room 273, Department of Ecology, St. Martin's-Campus, Lacey, Washington.

The authority under which these rules are proposed is RCW 43.21A.080 and 43.27A.090(11).

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 12, 1979.

Dated: October 16, 1979
By: Elmer C. Vogel
Deputy Director

REPEALER

Chapter 508-52 is repealed in its entirety as follows:

- (1) WAC 508-52-010 PURPOSE.
- (2) WAC 508-52-020 HEARING REQUEST.
- (3) WAC 508-52-030 COMPUTATION OF TIME.
- (4) WAC 508-52-040 STAYING OF ORDERS.
- (5) WAC 508-52-050 APPEAL OF ORDERS.
- (6) WAC 508-52-060 INTERVENTION.

WSR 79-11-053

ADOPTED RULES

DEPARTMENT OF ECOLOGY

[Order DE 79-28—Filed October 16, 1979]

I, Elmer C. Vogel, deputy director of the Department of Ecology, do promulgate and adopt at the Department of Ecology, Lacey, Washington, the annexed rules relating to the amending of WAC 173-19-110(4) Richland master program, WAC 173-19-130 Clallam County master program, WAC 173-19-270 Kittitas County master program and WAC 173-19-400 Spokane County master program.

This action is taken pursuant to Notice No. WSR 79-09-135 filed with the code reviser on September 5, 1979. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 90.58.030(3)(c), 90.58.120 and 90.58.200 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 16, 1979.

By Elmer C. Vogel
Deputy Director

AMENDATORY SECTION (Amending Order DE 79-6, filed 8/2/79)

WAC 173-19-110 BENTON COUNTY. Benton County master program approved April 25, 1974.

- (1) Benton City master program approved August 25, 1975.
- (2) Kennewick master program approved December 11, 1974.
- (3) Prosser master program approved June 2, 1975.
- (4) Richland master program approved September 9, 1975. Revision approved August 29, 1979.
- (5) West Richland master program approved October 22, 1974.

Reviser's Note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

AMENDATORY SECTION (Amending Order DE 79-16, filed 9/5/79)

WAC 173-19-130 CLALLAM COUNTY. Clallam County master program approved August 5, 1976. Revision approved November 16, 1976. Revision approved August 10, 1979.

- (1) Port Angeles master program approved August 5, 1976.

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 DE 79-6, filed 8/2/79)

WAC 173-19-270 KITTITAS COUNTY. Kittitas County master program approved September 3, 1975. Revision approved August 28, 1979.

- (1) Cle Elum master program approved
- (2) Ellensburg master program approved
- (3) South Cle Elum master program approved June 28, 1976.

AMENDATORY SECTION (Amending Order DE 79-6, filed 8/2/79)

WAC 173-19-400 SPOKANE COUNTY. Spokane County Master Program approved January 15, 1975. Revision approved September 6, 1977. Revision approved August 15, 1979.

- (1) Latah master program approved January 15, 1975.
- (2) Medical Lake master program approved January 15, 1975.
- (3) Rockford master program approved January 15, 1975.
- (4) Millwood master program approved January 15, 1975.
- (5) Spokane master program approved March 7, 1975. Revision approved October 5, 1976. Revision approved December 22, 1977.
- (6) Waverly master program approved January 15, 1975.

WSR 79-11-054

PROPOSED RULES

DEPARTMENT OF TRANSPORTATION

[Filed October 17, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and 47.01.101, that the Washington State Department of Transportation intends to adopt rules concerning advanced financial support payments for the development of comprehensive transit plans;

and that the adoption, amendment, or repeal of such rules will take place at 10:00 a.m., Monday, December 17, 1979, in the Board Room, 1D 9, Highway Administration Building, Olympia, Washington 98504.

The authority under which these rules are proposed is RCW 36.57A.150 and 47.01.101.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 17, 1979, and/or orally at 10:00 a.m., Monday, December 17, 1979, Board Room, 1D 9, Highway Administration Building, Olympia, Washington 98504.

Dated: October 15, 1979
By: V. W. Korf
Deputy Secretary

Chapter 468-85 WAC
REGULATIONS REGARDING ADVANCED FINANCIAL SUPPORT PAYMENTS FOR THE DEVELOPMENT OF COMPREHENSIVE TRANSIT PLANS

WAC

468-85-010	General purpose and applicability.
468-85-015	Definitions.
468-85-110	Application for advanced financial support payment.
468-85-120	Department response to application.
468-85-130	Conditions of advanced financial support payments.
468-85-200	Required elements of comprehensive transit plan.
468-85-210	Capital improvements element.
468-85-220	Level of service element.
468-85-230	System funding for initial year of operation element.
468-85-240	System of funding for the second through fifth years of operation element.
468-85-250	Relation to nearby transit operations element.
468-85-260	Prospects for geographic expansion of service area element.
468-85-270	Minorities, elderly, handicapped and low-income persons transportation service element.
468-85-280	Citizen participation element.
468-85-290	Coordinated planning element.
468-85-300	Submission of comprehensive transit plans to agency.
468-85-310	Review of comprehensive transit plan of public transportation benefit area.

NEW SECTION

WAC 468-85-010 GENERAL PURPOSE AND APPLICABILITY. (1) Purpose: These regulations are to assist county transportation authorities and public transportation benefit areas in the development of comprehensive transit plans consistent with chapter 36.57A RCW and local developmental goals. The comprehensive transit plans are intended to lead to the development and management of regional public transit systems which are energy-efficient, provide viable transportation alternatives, offer availability to all elements of the public, and are responsive to the public need.

(2) Applicability: These regulations apply only to county transportation authorities created pursuant to chapter 36.57 RCW and to public transportation benefit areas created pursuant to chapter 36.57A RCW.

NEW SECTION

WAC 468-85-015 DEFINITIONS. (1) "Department" means the Washington state department of transportation.

(2) "Comprehensive transit plan" means the official document required of every county transportation authority pursuant to RCW 36.57.070 and of every public transportation benefit area pursuant to RCW 36.57A.060.

(3) "County transportation authority" means an entity created pursuant to chapter 36.57 RCW.

(4) "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 financial management.

(5) "Public transportation benefit area" means an entity created pursuant to chapter 36.57A RCW.

NEW SECTION

WAC 468-85-110 APPLICATION FOR ADVANCED FINANCIAL SUPPORT PAYMENT. (1) Eligible applicants: Any county transportation authority established pursuant to chapter 36.57 RCW and any public transportation benefit area established pursuant to chapter 36.57A RCW is eligible to receive a one-time advanced financial support payment from the department upon submission to the department of an application containing the information specified in subsection (2) of this section.

(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 department, signed by the chief executive officer of the applicant, and include the following information and related materials:

(a) A copy of a minute entry or resolution of the applicant authorizing or directing that body, or a designated individual acting for that body, to apply for such payment;

(b) In the event the applicant is a public transportation benefit area, a map indicating the precise boundaries of any unincorporated areas within the public transportation benefit area;

(c) An estimate of the population of the applicant;

(d) A proposed budget indicating proposed expenditures by the following objects: Salaries and wages, personal services contracts, goods and services, travel, equipment, employee benefits, and capital outlays; and

(e) A description of the methods anticipated to be used to secure citizen participation in the comprehensive transit planning process; such methods must ensure a reasonable opportunity is provided for input to be made by racial and ethnic minorities, low-income, elderly and handicapped individuals.

NEW SECTION

WAC 468-85-120 DEPARTMENT RESPONSE TO APPLICATION. The department shall respond to applications on a "first-come, first-served" basis. Therefore, upon receipt of an application for an advanced financial support payment, the department shall:

(1) Determination of completeness: Determine whether or not the application contains or includes all of the information or material required by WAC 468-85-110(2). In the event an application is incomplete, the applicant shall be notified within seven days of receipt of such application by the department, of the application's deficiencies and that further department processing of the application is being suspended until the department receives a properly completed application;

(2) Determination of population: Request the office of financial management to determine the population of the applicant. Where the sum of the populations of the incorporated areas within the applicant's jurisdiction exceeds fifty thousand people, according to the most recently published estimate of the office of financial management, such request will not be made; the department shall, instead, proceed to allocate the maximum amount allowable to said applicant; and

(3) Allocation of funds: Allocate for distribution to the applicant as an advanced financial support payment the product of one dollar times the applicant's population as determined by the office of financial management or the department. Under no circumstances will the amount allocated exceed the sum of fifty thousand dollars per applicant.

NEW SECTION

WAC 468-85-130 CONDITIONS OF ADVANCED FINANCIAL SUPPORT PAYMENTS. (1) Payment constitutes a loan: Funds received by county transportation authorities or public transportation benefit areas as advanced financial support payments constitute loans. Such a loan shall be repaid to the department by the recipient thereof not later than two years after the date such recipient received the advanced financial support payment. Repayment shall be waived in the event the voters in the appropriate county or public transportation benefit area fail to elect to levy and collect taxes authorized under chapters 35.95 or 82.14 RCW within two years after the date such advanced financial support payment was received.

(2) **Obligation to develop a comprehensive transit plan:** Following receipt of the advanced financial support payment, the county transportation authority or public transportation benefit area shall undertake and complete the development of a comprehensive transit plan that meets the specifications contained in WAC 468-85-200 through 468-85-290, as well as specifications adopted by the department subsequent to receipt of such payment by a recipient. In the development of such plan, a county transportation authority and public transportation benefit area shall ensure a reasonable opportunity for the receipt of citizens input and participation in the planning process is provided to racial and ethnic minorities; low-income, elderly, and handicapped individuals.

(3) **Payment may constitute matching contribution:** Any payment received pursuant to this chapter may be used as all or any portion of a matching contribution required for the receipt of federal funds, provided federal law and applicable regulations allow such payment as a matching contribution, and provided, further, such federal funds are used to assist the recipient in the development of a comprehensive transit plan.

(4) **Notice of election:** The chief executive officer of a recipient of an advanced financial support payment or his/her designee shall inform the department of the date(s) chosen for a popular election(s) on taxation authorized by chapters 35.95 or 82.14 RCW to finance public transportation in the recipient's jurisdiction, in advance of such election(s).

(5) **Required election:** An election to determine whether or not taxes authorized by chapters 35.95 or 82.14 RCW will be levied and collected in the county or public transportation benefit area must be held within two years of the receipt of an advanced financial support payment.

(6) **Notice of election results:** The chief executive officer of a recipient of an advanced financial support payment or his/her designee shall inform the department of the election(s) results within ten days of the official certification.

NEW SECTION

WAC 468-85-200 REQUIRED ELEMENTS OF COMPREHENSIVE TRANSIT PLAN. A comprehensive transit plan prepared pursuant to RCW 36.57.070, 36.57A.060 and WAC 468-85-130(2) shall contain the elements described in WAC 468-85-210 through 468-85-290.

NEW SECTION

WAC 468-85-210 CAPITAL IMPROVEMENTS ELEMENT. The capital improvements element of the comprehensive transit plan shall identify anticipated capital improvements including the number, types, and passenger seating capacities of in-revenue-service vehicles, nonrevenue equipment; and the number and types of any proposed terminals, stations, shelters, parking facilities for potential system users, and garage and related vehicle maintenance facilities. Sites for fixed facilities need not be identified. Capital improvements shall be identified for the first five years of operation; the priorities and phasing of the acquisition of such improvements shall also be identified.

NEW SECTION

WAC 468-85-220 LEVEL OF SERVICE ELEMENT. The level of service element of the comprehensive transit plan shall contain the following information:

- (1) User characteristics;
- (2) Trip characteristics;
- (3) Where scheduled service is anticipated in the plan, the frequency that in-revenue-service vehicles would pass selected points along proposed routes; and where a demand-responsive service is anticipated in the plan, the frequency that in-revenue-service vehicles would serve selected neighborhoods;
- (4) The days and hours of service operations;
- (5) The proposed means of facilitating public use of the proposed system; such means should include consideration of the following:
 - (a) Shelters or benches;
 - (b) Signing for loading and unloading locations;
 - (c) Public timetables, where scheduled service is proposed;
 - (d) Telephone information;
 - (e) Advertisements in news media; and
 - (f) Measures to review, update, and make available public information about the frequency of service and transit routes;

(6) The location within the proposed transit service area of the following items: Employment centers, employing more than fifty persons; governmental facilities; and shopping centers with five or more shopping opportunities; and

(7) Vehicle fuel consumption rated per mile traveled by type of vehicle.

NEW SECTION

WAC 468-85-230 SYSTEM FUNDING FOR INITIAL YEAR OF OPERATION ELEMENT. The comprehensive transit plan element dealing with system funding for the initial year of operation shall include, but need not be limited to, the following information:

(1) An itemized statement of the estimated costs of setting up and operating the recommended public transit system during the first twelve months of operation; such statement shall include, but not be limited to, separate cost estimates for the following items:

- (a) Vehicles and optional features, by type of vehicle;
- (b) External passenger-related facilities such as shelters, benches, signing, and parking facilities;
- (c) Garage, and vehicle maintenance facilities and equipment;
- (d) Marketing;
- (e) Administration; and
- (f) Maintenance and operations.

(2) Passenger fare levels, estimated public patronage, and estimated fare box revenue;

(3) The amount of federal assistance separated by operations and capital purposes;

(4) The amount of long term debt for the purchase of facilities and equipment;

(5) Whether any of the following sources of local public transit subsidy are anticipated to assist in the funding of the proposed system:

- (a) Household tax authorized by chapter 35.95 RCW;
- (b) Business and occupation tax authorized by chapter 35.95 RCW;

(c) The .1%, .2%, or .3% sales and use tax in lieu of the household tax and business and occupation tax referenced immediately above; together with the rate(s) for any levied tax identified above and the estimated revenues from any such sources anticipated to be collected; (Assumptions made in order to estimate such revenues should be identified.)

(6) The amount of any state matching funds assumed. (Such amount shall equal the sum of either one state dollar for each local dollar anticipated to be collected, as identified in WAC 468-85-230(5), or the amount of the motor vehicle excise tax mass transit levy authorized under RCW 35.58.272 through 35.58.279, whichever is less; minus the amount advanced by the department to a county transportation authority or public transportation benefit area for the development of a comprehensive transit plan pursuant to this chapter.)

NEW SECTION

WAC 468-85-240 SYSTEM OF FUNDING FOR THE SECOND THROUGH FIFTH YEARS OF OPERATION ELEMENT. The comprehensive transit plan element regarding system funding for the second through fifth years of operation shall contain the following information for each of those years:

(1) The estimated capital, maintenance, and operating costs of each aspect of the proposed public transit system identified as required in WAC 468-85-230(1) for the first year of operation and an identification of the proposed service life of all equipment acquired or proposed to be acquired; and

(2) The proposed sources of revenue and amounts of revenue, loans, and federal and state assistance to be used to offset such costs.

NEW SECTION

WAC 468-85-250 RELATION TO NEARBY TRANSIT OPERATIONS ELEMENT. The comprehensive transit plan element regarding the proposed system's relation to nearby transit operations shall contain the following information:

(1) An identification of any existing public or private transit operations and affiliated facilities serving any area within the jurisdiction of the county transportation authority, public transportation benefit area, or within three road miles of either; such identified operations shall include, at a minimum, the following:

- (a) Taxicab or jitney service;

(b) Auto transportation companies holding and operating pursuant to certificates of public convenience and necessity from the Washington Utilities and Transportation Commission;

(c) Scheduled air passenger service;

(d) Rail passenger service;

(e) Municipally operated public transit service;

(f) School pupil transportation; and

(g) Specialized transportation service for elderly, handicapped, or low income persons;

(2) An explanation of how the proposed public transit service would integrate with and affect the use of services identified in WAC 468-85-250(1); and

(3) The location and description of any streets and roads channelizations or other special identification for public transit use.

NEW SECTION

WAC 468-85-260 PROSPECTS FOR GEOGRAPHIC EXPANSION OF SERVICE AREA ELEMENT. The comprehensive transit plan of a public transportation benefit area shall include as a separate element consideration of the prospective enlargement of the transit service area (including areas located in adjacent counties) as well as consolidation of transit operations of the public transportation benefit area with municipal public transit systems.

NEW SECTION

WAC 468-85-270 MINORITIES, ELDERLY, HANDICAPPED AND LOW-INCOME PERSONS TRANSPORTATION SERVICE ELEMENT. The comprehensive transit plan shall include as a separate element an explanation of how the proposed public transit system will be made both accessible and available to elderly, handicapped people located within the transit service area, racial and ethnic minorities, and low-income people located within the transit service area. This element should meet current federal requirements if any funding is assumed in WAC 468-85-230(3).

NEW SECTION

WAC 468-85-280 CITIZEN PARTICIPATION ELEMENT. The comprehensive transit plan citizen participation element shall identify how citizens shall be consulted by the county transportation authority or public transportation benefit area. County transportation authorities and public transportation benefit areas shall ensure that they receive citizens' input on a continuing basis.

NEW SECTION

WAC 468-85-290 COORDINATED PLANNING ELEMENT. The comprehensive transit plan coordinated planning element shall include the following information:

(1) Comments on the comprehensive transit plan's compatibility with the adopted goals, objectives and policies for development by every unit of general purpose local government that is a member of or participant in the activities of governments of a county transportation authority or public transportation benefit area as well as every area-wide comprehensive planning organization that is located in whole or in part within the jurisdiction of that transit service planning entity.

(2) A commitment in writing by the officials of the county transportation authority or public transportation benefit area that a copy of the comprehensive transit plan and any updated portions thereof shall be supplied within thirty days of the official adoption thereof to the chief executives of every unit of general purpose local government located in whole or in part within the jurisdiction of that planning entity; every area-wide comprehensive planning organization, and engineering or public works department of any unit of general purpose local government, located in whole or in part within the jurisdiction of that planning entity; the department; and the district administrator and public transportation an planning engineer of the department.

NEW SECTION

WAC 468-85-300 SUBMISSION OF COMPREHENSIVE TRANSIT PLANS TO AGENCY. A county transportation authority or public transportation benefit area shall assemble into a single written document all of the elements prepared by it pursuant to WAC 468-85-200 and transmit such document to the department.

NEW SECTION

WAC 468-85-310 REVIEW OF COMPREHENSIVE TRANSIT PLAN OF PUBLIC TRANSPORTATION BENEFIT AREA.

(1) Within sixty days of the receipt thereof, the department shall review any comprehensive transit plan submitted by a public transportation benefit area. The department shall determine whether or not such comprehensive transit plan can be "approved" on the basis of the following standards:

(a) The capital improvement program and anticipated upgrading costs are offset by the proposed system funding;

(b) The comprehensive transit plan as submitted contains all of the elements required by WAC 468-85-200;

(c) Such plan is consistent with the public transportation coordination criteria adopted pursuant to the Urban Mass Transportation Act of 1964, as amended.

(2) In the event such plan is approved, the department shall certify to the state treasurer that a public transportation benefit area that submitted a reviewed and approved plan is eligible to receive the motor vehicle excise tax proceeds authorized pursuant to RCW 35.58.273, as now or hereafter amended, in the manner prescribed by chapter 82.44 RCW, as now or hereafter amended.

(3) In the event a comprehensive transit plan is disapproved and a public transportation benefit area is determined to be ineligible to receive such motor vehicle tax proceeds, the department shall provide written notice to such entity within thirty days as to the reasons for the plan disapproval and the entity's ineligibility, together with notice that such public transportation benefit area may resubmit a corrected plan at any time.

WSR 79-11-055

PROPOSED RULES

DEPARTMENT OF TRANSPORTATION

[Filed October 17, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and 47.01.101, that the Washington State Department of Transportation intends to adopt rules concerning pass-through of United States urban mass transportation administration funds for public transportation technical studies;

and that the adoption, amendment, or repeal of such rules will take place at 10:00 a.m., Monday, December 17, 1979, in the Board Room, 1D 9, Highway Administration Building, Olympia, Washington 98504.

The authority under which these rules are proposed is RCW 47.01.101.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 17, 1979, and/or orally at 10:00 a.m., Monday, December 17, 1979, Board Room, 1D 9, Highway Administration Building, Olympia, Washington 98504.

Dated: October 15, 1979

By: V. W. Korf
Deputy Secretary

Chapter 468-82 WAC

REGULATIONS REGARDING PASS-THROUGH OF UNITED STATES URBAN MASS TRANSPORTATION ADMINISTRATION FUNDS FOR PUBLIC TRANSPORTATION TECHNICAL STUDIES

WAC

468-82-010

General purpose and applicability.

468-82-015

Definitions.

468-82-110

Application for technical study grant.

468-82-120

Department response to application.

468-82-200

Application prioritization criteria.

NEW SECTION

WAC 468-82-010 GENERAL PURPOSE AND APPLICABILITY. (1) Purpose: These regulations are to assist local public agencies not located within standard metropolitan statistical area counties in applying for funds for studies relating to public transportation. These studies are intended to assist these local public agencies in meeting United States Urban Mass Transportation Administration planning requirements for further federal public transportation assistance and in assessing their own needs for public transportation.

(2) Applicability: These regulations apply to all cities, towns, counties, regional councils of government authorized to conduct planning studies pursuant to RCW 35.63.070, 36.70.060, or chapter 39.34 RCW, all metropolitan municipal corporations created pursuant to chapter 35.58 RCW and authorized to perform the function of metropolitan public transportation, all county transportation authorities created pursuant to chapter 36.57 RCW, all public transportation benefit areas created pursuant to chapter 36.57A RCW, and all Indian tribes recognized by the United States government, not located within standard metropolitan statistical area counties.

NEW SECTION

WAC 468-82-015 DEFINITIONS. (1) "Department" means the Washington state department of transportation.

(2) "Local public agency" 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 metropolitan 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, any public transportation benefit area created pursuant to chapter 36.57A RCW, any regional councils of government authorized to conduct planning studies pursuant to RCW 35.63.070, 36.70.060, or chapter 39.34 RCW, or any Indian tribe recognized by the United States government, not located within a standard metropolitan statistical area county.

(3) "Public transportation services" means scheduled or demand response services 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 local public agency's own equipment.

(4) "Standard metropolitan statistical area county" means any county area so designated by the United States Bureau of Census, and, as a minimum, shall include the following counties: King; Pierce; Spokane; Snohomish; Yakima; Clark; Benton; and Franklin.

(5) "Technical study grant" means an obligation of UMTA funds by the agency to a local public agency for planning of public transportation services.

(6) "UMTA" means the Urban Mass Transportation Administration of the United States Department of Transportation.

NEW SECTION

WAC 468-82-110 APPLICATION FOR TECHNICAL STUDY GRANT. (1) Eligible applicants: Any local public agency is eligible to receive a technical study grant from the department upon submission to the department of an application containing the information specified in subsection (2) of this section.

(2) Contents of application: No particular form is hereby specified for any application for a technical study grant. The application for such grant, however, shall be addressed to the department, signed by the chief executive officer of the local public agency, and include the following information and related materials:

(a) A brief description of the scope of work for which such grant would be used; and

(b) An indication of the dollar amount of the grant for which the application is being made, including a twenty percent matching share of local funds or in-kind services.

(3) Application period. The department shall accept applications received only during the month of March of each year; the last date for receipt of applications shall be March 31 of each year. During the month of January of each year, the department shall "remind" local public agencies of the application period using the Association of Washington Cities and the Washington Association of Counties newsletters and the A-95 Project Notification Process, as available. In the

event the agency is notified by UMTA that funds for technical study grants are not forthcoming, the department shall cancel the application period in the same manner in which it would "remind" local public agencies.

NEW SECTION

WAC 468-82-120 DEPARTMENT RESPONSE TO APPLICATION. Upon receipt of an application for a technical study grant, the department shall:

(1) Determine whether or not the applicant is eligible to receive a technical study grant pursuant to WAC 468-82-110(1). In the event an applicant is ineligible, the applicant shall be notified immediately. Further department processing of the application shall be terminated.

(2) Review the application pursuant to the criteria established in WAC 468-82-200. In the event the department determines that the scope of work supplied by the applicant pursuant to WAC 468-82-110(2)(a) does not sufficiently meet the purposes of WAC 468-82-010(1), the department may suggest, or ask the applicant to resubmit, a revised scope of work pursuant to WAC 468-82-110(2)(a). Further department processing of the application shall be terminated in the event such revised scope of work is not received by April 15 of the year of application. The department shall consider only one such revised scope of work.

(3) Evaluate the application's cost information provided for in WAC 468-82-110(2)(b). Such evaluation shall be made based upon the department's experience in providing similar grants. The intent of such evaluation shall be to establish or verify a grant dollar amount which shall be commensurate to the work proposed to be undertaken by the applicant.

(4) Prioritize all applications based upon the criteria established in WAC 468-82-200. Only applications being processed on April 15 of the year of application shall be prioritized.

(5) Recommend to UMTA that those applications receiving highest priorities as determined pursuant to subsection (4) of this section be funded. Applications shall be recommended in decreasing order of such priorities until the entire UMTA technical studies grant allotment to the department for grants to local public agencies is allocated. All applicants shall be notified of either their applications recommendation or rejection by June 1 of the year of application.

NEW SECTION

WAC 468-82-200 APPLICATION PRIORITIZATION CRITERIA. The department shall give first consideration to applications from local public agencies authorized to carry out physical projects and shall use the following criteria in prioritizing application from local public agencies for technical study grants:

(1) Transit development programs. The department shall give highest priority to applications designed to culminate in a transit development program for submittal to UMTA. Such transit development program shall consider a program period of five years and shall contain elements necessary to satisfy UMTA certification requirements.

(2) Special studies. The department shall give second highest priority to applications seeking to plan for special projects such as: Elderly and/or handicapped persons transportation and preliminary engineering for building construction.

(3) Feasibility studies. The department shall give third priority to applications seeking to test the feasibility of a need for new public transportation services.

(4) Updates. The department shall give last priority to applications seeking to update transit development programs within three years of the program's having been prepared through a technical study grant.

WSR 79-11-056

PROPOSED RULES

DEPARTMENT OF TRANSPORTATION

[Filed October 17, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and 47.01.031(2), that the Washington State Department of Transportation intends to repeal rules concerning advanced financial support

payments for the development of comprehensive transit plans;

and that the adoption, amendment, or repeal of such rules will take place at 10:00 a.m., Monday, December 17, 1979, in the Board Room, 1D 9, Highway Administration Building, Olympia, Washington 98504.

The authority under which these rules are proposed is RCW 36.57A.150 and 47.01.101.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 17, 1979, and/or orally at 10:00 a.m., Monday, December 17, 1979, Board Room, 1D 9, Highway Administration Building, Olympia, Washington 98504.

Dated: October 15, 1979
By: V. W. Korf
Deputy Secretary

REPEALER

Chapter 365-26 of the Washington Administrative Code is repealed in its entirety as follows:

- (1) WAC 365-26-010 GENERAL PURPOSE AND APPLICABILITY.
(2) WAC 365-26-015 DEFINITIONS.
(3) WAC 365-26-110 APPLICATION FOR ADVANCED FINANCIAL SUPPORT PAYMENT.
(4) WAC 365-26-120 OFFICE RESPONSE TO APPLICATION.
(5) WAC 365-26-130 CONDITIONS OF ADVANCED FINANCIAL SUPPORT PAYMENTS.
(6) WAC 365-26-200 REQUIRED ELEMENTS OF COMPREHENSIVE TRANSIT PLAN.
(7) WAC 365-26-210 CAPITAL IMPROVEMENTS ELEMENT.
(8) WAC 365-26-220 LEVEL OF SERVICE ELEMENT.
(9) WAC 365-26-230 SYSTEM FUNDING FOR INITIAL YEAR OF OPERATION ELEMENT.
(10) WAC 365-26-240 SYSTEM OF FUNDING FOR THE SECOND THROUGH FIFTH YEARS OF OPERATION ELEMENT.
(11) WAC 365-26-250 RELATION TO NEARBY TRANSIT OPERATIONS ELEMENT.
(12) WAC 365-26-260 PROSPECTS FOR GEOGRAPHIC EXPANSION OF SERVICE AREA ELEMENT.
(13) WAC 365-26-270 MINORITIES, ELDERLY, HANDICAPPED, AND LOW INCOME PEOPLE TRANSPORTATION SERVICE ELEMENT.
(14) WAC 365-26-280 CITIZEN PARTICIPATION ELEMENT.
(15) WAC 365-26-290 COORDINATED PLANNING ELEMENT.
(16) WAC 365-26-300 SUBMISSION OF COMPREHENSIVE TRANSIT PLANS TO AGENCY.
(17) WAC 365-26-310 REVIEW OF COMPREHENSIVE TRANSIT PLAN OF PUBLIC TRANSPORTATION BENEFIT AREA.

WSR 79-11-057
PROPOSED RULES
DEPARTMENT OF TRANSPORTATION
[Filed October 17, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and 47.01.031(2), that the Washington State Department of Transportation intends to repeal rules concerning pass-through of U.S. urban

mass transportation administration funds for public transportation technical studies;

and that the adoption, amendment, or repeal of such rules will take place at 10:00 a.m., Monday, December 17, 1979, in the Board Room, 1D 9, Highway Administration Building, Olympia, Washington 98504.

The authority under which these rules are proposed is RCW 47.01.121 and 47.01.101.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 17, 1979, and/or orally at 10:00 a.m., Monday, December 17, 1979, Board Room, 1D 9, Highway Administration Building, Olympia, Washington 98504.

Dated: October 15, 1979
By: V. W. Korf
Deputy Secretary

REPEALER

Chapter 365-43 of the Washington Administrative Code is repealed in its entirety as follows:

- (1) WAC 365-43-010 GENERAL PURPOSE AND APPLICABILITY.
(2) WAC 365-43-015 DEFINITIONS.
(3) WAC 365-43-110 APPLICATION FOR TECHNICAL STUDY GRANT.
(4) WAC 365-43-120 AGENCY RESPONSE TO APPLICATION.
(5) WAC 365-43-200 APPLICATION PRIORITIZATION CRITERIA.

WSR 79-11-058
EMERGENCY RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)
[Order 1443-Filed October 17, 1979]

I, N. Spencer Hammond, Ex. Asst. of the Department of Social and Health Services, do promulgate and adopt at Olympia, Washington, the annexed rules relating to employment and training, amending chapter 388-57 WAC.

I, N. Spencer Hammond, 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 substantially improved services to recipients will result.

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 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 October 15, 1979.

By N. S. Hammond
Executive Assistant

NEW SECTION

WAC 388-57-032 EMPLOYMENT AND TRAINING (E&T) PROGRAM. (1) The employment and training (E&T) program is a department of social and health services designated program which is complimentary to and consistent with the work incentive (WIN) program as described in this chapter. It is designed to provide services to employable recipients of AFDC who are not receiving work incentive (WIN) program services and to employable applicants/recipients of general assistance.

(2) The WIN rules, including all responsibilities, exemptions, sanctions and protections in chapter 388-57 WAC apply to the employment and training (E&T) program except as outlined in WAC 388-57-032 and 388-57-036.

(3) The following services will be available through the E&T program to recipients in both WIN and non-WIN localities:

- (a) Placement in employment;
 - (b) Referral to other programs offering public service employment (PSE) or training;
 - (c) Self-support services.
- (4) In WIN areas, recipients of AFDC are required to satisfy WIN program requirements prior to being considered for E&T. Persons certified to WIN may be suspended to E&T.

NEW SECTION

WAC 388-57-036 EMPLOYMENT AND TRAINING (E&T)—DEFINITIONS. The terms in chapter 388-57 WAC apply in the E&T program except:

- (1) "Certification" means acceptance for E&T services of GA-N applicants/recipients and AFDC recipients in non-WIN areas. The form is retained by the CSO rather than being sent to DES;
- (2) "Registrant" means a recipient who is registered for E&T services;
- (3) "Self-support services" means counseling, child care, transportation, miscellaneous expense and medical payments during the certification period to assist the recipient in obtaining employment and training (E&T). These departmental payments are exempt;
- (4) "DES-DSHS joint case responsibility" is not applicable in the E&T program;
- (5) The thirty dollar incentive payment is not applicable in the E&T program;
- (6) Protective or vendor payments shall not be imposed upon noncooperating AFDC-R recipients not certified to WIN;
- (7) Registration to the E&T program does not satisfy the requirement to register for employment with DES.

AMENDATORY SECTION (Amending Order 1118, filed 5/13/76)

WAC 388-57-090 REFUSAL OF TRAINING OR EMPLOYMENT UNDER WIN/EMPLOYMENT AND TRAINING WITHOUT GOOD CAUSE—FAIR HEARINGS. (1) An AFDC applicant who claims (~~that he is~~) to be exempt from WIN/employment and training (E&T) registration as provided in WAC 388-24-107 shall be considered (~~as~~) exempt until his/her status is finally determined.

(2) An individual who is dissatisfied with the determination that he (~~((f))~~/she(~~((g))~~) must register for the work incentive (WIN) program or the employment and training (E&T) program as provided in WAC 388-24-107 may request a fair hearing.

(3) (~~(Employment security)~~) (a) DES has responsibility for hearing and deciding disputes over their decisions involving refusal or failure without good cause on the part of a registrant or participant to accept employment or to participate in the work incentive (WIN) program ((without good cause. Refer to WAC 192-09-430 through WAC 192-10-330)) or the employment and training (E&T) program upon suspension from the WIN program.

(b) DSHS has responsibility for hearing and deciding disputes over their decisions involving registrant/participant refusal or failure to accept employment or to participate in the employment and training (E&T) program without good cause only when he/she is not certified to the WIN program. Refer to WAC 388-57-061.

(4) This section is applicable to applicants/recipients of general assistance who are employable and are required to participate in the E&T program.

WSR 79-11-059
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)
[Filed October 17, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules concerning employment and training, amending chapter 388-57 WAC.

It is the intention of the secretary to adopt these rules on an emergency basis prior to the hearing.

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

N. Spencer Hammond
Executive Assistant
Department of Social and Health Services
Mailstop OB-44 C
Olympia, WA 98504.

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact William B.

Pope, Chief, Office of Administrative Regulations, at State Office Building #2, 12th and Jefferson, Olympia, Phone (206) 753-7015, by 11/28/79.

The meeting site is in a location which is barrier free; that such agency will at 10:00 a.m., Wednesday, December 12, 1979, in the Auditorium, State Office Building #2, 12th and Jefferson, 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., Wednesday, December 19, 1979, in William B. Pope's office, 3-D-14, State Office Building #2, 12th and Jefferson, Olympia.

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

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 12, 1979, and/or orally at 10:00 a.m., Wednesday, December 12, 1979, Auditorium, State Office Building #2, 12th and Jefferson, Olympia, Washington.

Dated: October 15, 1979

By: N. S. Hammond
Executive Assistant

NEW SECTION

WAC 388-57-032 EMPLOYMENT AND TRAINING (E&T) PROGRAM. (1) The employment and training (E&T) program is a department of social and health services designated program which is complimentary to and consistent with the work incentive (WIN) program as described in this chapter. It is designed to provide services to employable recipients of AFDC who are not receiving work incentive (WIN) program services and to employable applicants/recipients of general assistance.

(2) The WIN rules, including all responsibilities, exemptions, sanctions and protections in chapter 388-57 WAC apply to the employment and training (E&T) program except as outlined in WAC 388-57-032 and 388-57-036.

(3) The following services will be available through the E&T program to recipients in both WIN and non-WIN localities:

- (a) Placement in employment;
- (b) Referral to other programs offering public service employment (PSE) or training;
- (c) Self-support services.

(4) In WIN areas, recipients of AFDC are required to satisfy WIN program requirements prior to being considered for E&T. Persons certified to WIN may be suspended to E&T.

NEW SECTION

WAC 388-57-036 EMPLOYMENT AND TRAINING (E&T)—DEFINITIONS. The terms in chapter 388-57 WAC apply in the E&T program except:

(1) "Certification" means acceptance for E&T services of GA-N applicants/recipients and AFDC recipients in non-WIN areas. The form is retained by the CSO rather than being sent to DES;

(2) "Registrant" means a recipient who is registered for E&T services;

(3) "Self-support services" means counseling, child care, transportation, miscellaneous expense and medical payments during the certification period to assist the recipient in obtaining employment and training (E&T). These departmental payments are exempt;

(4) "DES-DSHS joint case responsibility" is not applicable in the E&T program;

(5) The thirty dollar incentive payment is not applicable in the E&T program;

(6) Protective or vendor payments shall not be imposed upon noncooperating AFDC-R recipients not certified to WIN;

(7) Registration to the E&T program does not satisfy the requirement to register for employment with DES.

AMENDATORY SECTION (Amending Order 1118, filed 5/13/76)

WAC 388-57-090 REFUSAL OF TRAINING OR EMPLOYMENT UNDER WIN/EMPLOYMENT AND TRAINING WITHOUT GOOD CAUSE—FAIR HEARINGS. (1) An AFDC applicant who claims ~~((that he is))~~ to be exempt from WIN/employment and training (E&T) registration as provided in WAC 388-24-107 shall be considered ~~((as))~~ exempt until his/her status is finally determined.

(2) An individual who is dissatisfied with the determination that he ~~((f))~~/she~~((t))~~ must register for the work incentive (WIN) program or the employment and training (E&T) program as provided in WAC 388-24-107 may request a fair hearing.

(3) ~~((Employment security))~~ (a) DES has responsibility for hearing and deciding disputes over their decisions involving refusal or failure without good cause on the part of a registrant or participant to accept employment or to participate in the work incentive (WIN) program ~~((without good cause. Refer to WAC 192-09-430 through WAC 192-10-330))~~ or the employment and training (E&T) program upon suspension from the WIN program.

(b) DSHS has responsibility for hearing and deciding disputes over their decisions involving registrant/participant refusal or failure to accept employment or to participate in the employment and training (E&T) program without good cause only when he/she is not certified to the WIN program. Refer to WAC 388-57-061.

(4) This section is applicable to applicants/recipients of general assistance who are employable and are required to participate in the E&T program.

WSR 79-11-060
PROPOSED RULES
DEPARTMENT OF LICENSING
(Massage Examining Board)
[Filed October 17, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Massage Examining Board intends to adopt, amend, or repeal rules concerning frequency and location of examinations, amending WAC 308-51-120;

that such agency will at 8:00 a.m., Tuesday, December 11, 1979, in the 6th Floor Conference Room, Highways-Licenses Building, Olympia, Washington 98504, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 8:00 a.m., Tuesday, December 11, 1979, in the 6th Floor Conference Room, Highways-Licenses Building, Olympia, Washington 98504.

The authority under which these rules are proposed is RCW 18.108.020.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 11, 1979, and/or orally at 8:00 a.m., Tuesday, December 11, 1979, in the 6th Floor Conference Room, Highways-Licenses Building, Olympia, Washington 98504.

Dated: October 17, 1979

By: Yvonne K. Braeme
Administrative Assistant

AMENDATORY SECTION (Order PL 248, filed 5/25/76)

WAC 308-51-120 FREQUENCY AND LOCATION OF EXAMINATIONS. (1) The board will normally conduct practical examinations ~~((during the months of June and December of each year; provided, that if at the time there are more than fifteen applicants awaiting the practical examination, the board will schedule examinations to be given))~~ in March and September of each year.

(2) Written examinations will be conducted at least twenty days prior to scheduled practical examinations. Applicants will be required

to pass the written examination prior to being scheduled for the practical examination.

(3) Written and practical examinations will be conducted at a location within the state as determined by the director, with consideration to be given to the residential location of the examinees and the availability and costs of required facilities and services.

(4) A notification will be sent to the residential address of record of each examination applicant at least fifteen days prior to each applicant's scheduled examination dates. Such notification will contain appropriate instructions or information and will reflect the time, date and location at which the applicant is expected to appear for examination. Should an applicant fail to appear for examination at the designated time and place, he shall forfeit the examination fee unless he has notified the division of professional licensing of his inability to appear for the scheduled examination at least five days before the designated time.

WSR 79-11-061
PROPOSED RULES
THE EVERGREEN STATE COLLEGE
(Filed October 18, 1979)

Notice is hereby given in accordance with the provisions of RCW 28B.19.030 and 24B.40.120(11)[28B.40.120(11)], that The Evergreen State College intends to adopt, amend, or repeal rules concerning regular meeting of the board of trustees, amending WAC 174-104-010;

that such institution will at 11:00 a.m., Thursday, December 13, 1979, in the Board of Trustees Room #3112, The Evergreen State College campus Library Building, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 11:00 a.m., Thursday, December 13, 1979, in the Board of Trustees Room, Library Building #3112, TESC campus, Olympia, Washington.

The authority under which these rules are proposed is RCW 24B.40.120(11)[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 December 6, 1979, and/or orally at 11 a.m., Thursday, December 13, 1979, Board of Trustees Room, Library Building Room 3112, TESC campus, Olympia, Washington.

Dated: October 17, 1979
By: Daniel J. Evans
President

AMENDATORY SECTION (Amending Order 78-1, Resolution Motion 78-7, filed 4/7/78)

WAC 174-104-010 **REGULAR MEETINGS.** A regular meeting of the board of trustees shall be held once each month unless dispensed with by the board of trustees, on the campus of The Evergreen State College beginning at ((10:30)) 10:00 a.m. on the second Thursday of the month, except that when such Thursday shall be a legal holiday, the meeting shall be held on the Friday immediately following such second Thursday.

WSR 79-11-062
EXECUTIVE ORDER
OFFICE OF THE GOVERNOR
(EO 79-08)

AFFIRMATIVE ACTION IN STATE GOVERNMENT

WHEREAS, as an employer, state government has a continuing responsibility to set an example of equal employment practices for all its citizens regardless of race, religion, color, national origin, sex, age, marital status, or the presence of any physical, mental or sensory handicap/disability; and

WHEREAS, analysis of current state government employment shows under-representation of women, ethnic minorities, handicapped persons and disabled and Vietnam era veterans in certain geographical areas and/or agencies and within various job classifications, particularly those at higher levels of responsibility; and

WHEREAS, corrective action is necessary as a method of achieving an employment profile in state government which is representative of our diverse society and in accord with federal efforts to improve employment for disabled and Vietnam era veterans; and

WHEREAS, to achieve these employment goals as directed in the Executive Order 11246 as amended, Vietnam Era Readjustment Act of 1974, Section 503 Vocational Rehabilitation Act of 1974, Age Discrimination Act of 1967 as amended, RCW 49.60 and other state and federal laws and regulations, there now exist two Affirmative Action Executive Orders, and it is my desire to have one comprehensive order covering affirmative action in state government,

NOW, THEREFORE, I, Dixy Lee Ray, Governor of the State of Washington, by virtue of the power vested in me,

Affirm my commitment to attain equal employment opportunities for all, to ensure freedom from discrimination based upon race, religion, color, national origin, age, sex, marital status, or the presence of any physical, sensory, or mental handicap, in accordance with state laws and public policies; and

Direct that affirmative action continue to improve the employment opportunities of under-represented groups and disabled and Vietnam era veterans in all aspects of employment; and

Direct that barriers to employment of the handicapped be eliminated and reasonable accommodations be made to ensure the inclusion of handicapped individuals in the work force.

I further direct that agencies and higher education institutions, working with the State Personnel Board and the Higher Education Personnel Board shall make every possible effort to resolve complaints in accordance with grievance procedures established by collective bargaining agreements or, in their absence, internal grievance procedures, provided that employees shall be advised of their right to file a formal complaint with the Human

Rights Commission or appropriate federal regulatory agency in a timely fashion.

Accordingly, with these expressed policies and these goals in mind, I make the following declarations:

- A. In order to achieve full agency participation in this effort, the Secretary, Director, President or Chairman of each state agency or higher education institution which has not already done so shall:
1. Develop a policy statement reaffirming and strengthening the agency's/institution's commitment to ensure that equal employment opportunities exist within the agency/institution in accordance with the provisions of state and federal laws regarding under-represented protected groups.
 2. Establish and maintain an affirmative action program for the agency/institution which shall include specific goals and objectives for the employment and promotion of ethnic minorities, women, handicapped persons and disabled and Vietnam era veterans, with target dates and supportive systems, and shall comply with all applicable RCWs and WACs and the federal laws rules and regulations where appropriately applied.
 3. Appoint an official from existing staff at the Assistant Secretary, Deputy Director, Vice President, Vice Chairman or equivalent level who will be responsible for the development, implementation and supervision of the agency's/institution's affirmative action program. The name and title of the person designated shall be reported to the Human Rights Commission and the Department of Personnel or the Higher Education Personnel Board within 30 days from the date of this order.
- B. The Governor's Affirmative Action Policy Committee is hereby established and shall have the following responsibilities:
1. Serve as a policy and review body with regard to the state's affirmative action program.
 2. Approve affirmative action plans submitted through the Department of Personnel and the Higher Education Personnel Board which meet established guidelines.
 3. Evaluate reports submitted by the Department of Personnel, the Higher Education Personnel Board and the Human Rights Commission to determine the extent to which the state is meeting the employment needs of all protected groups and affirmative action obligations under federal laws and state laws and regulations.
4. Submit semi-annual reports to the Governor outlining the progress of the state in meeting its goals and timetables.
5. Submit recommendations to the Governor for any further action which it deems appropriate.
- C. The Department of Personnel shall:
1. Provide agencies with guidelines and assistance for establishing and implementing an affirmative action program, such guidelines to be in accordance with all above referenced state and federal laws and regulations.
 2. Develop and implement a positive hiring program to include additional target recruiting, verification of the job relatedness of examinations, educational workshops, and other training programs.
 3. Develop a reporting system for monitoring the progress of each agency toward achieving its goals, including a statistical analysis of present work force.
 4. Submit semi-annual reports to the Affirmative Action Policy Committee with copies to the Human Rights Commission.
- D. The Higher Education Personnel Board shall:
1. Provide higher education institutions with guidelines and assistance for establishing and implementing an affirmative action program, such guidelines to be in accordance with all above referenced state and federal laws and regulations.
 2. Assist higher education institutions in the development and implementation of a positive hiring program to include: target recruiting, verification of the job relatedness of examinations, educational workshops and other training programs.
 3. Develop a reporting system for monitoring the progress of each higher education institution toward achieving its goals, including a statistical analysis of present work forces.

- 4. Submit semi-annual reports to the Affirmative Action Policy Committee with copies to the Human Rights Commission.

October A.D. Nineteen hundred and seventy-nine.

DIXY LEE RAY

Governor of Washington

E. The Human Rights Commission shall:

- 1. Provide the Department of Personnel and the Higher Education Personnel Board with guidelines for establishing and implementing the state's affirmative action program, such guidelines to be in accordance with all applicable state and federal laws and regulations.
- 2. Provide appropriate training through workshops or other educational programs to state agencies/institutions regarding the interpretation and application of federal and state laws and other regulations applying to equal employment opportunity.
- 3. Assess affirmative action program plans and progress reports and advise the Affirmative Action Policy Committee regarding agencies'/institutions' compliance with applicable state and federal laws and regulations and progress toward reaching affirmative action goals.
- 4. Where consistent with the Commission authority, enforce all applicable federal and state laws and regulations pertaining to nondiscrimination and laws affecting disabled and Vietnam era veterans to ensure compliance with the content and spirit of this Executive Order.

BY THE GOVERNOR:

Bruce Chapman

Secretary of State

WSR 79-11-063

ADOPTED RULES

BOARD OF PILOTAGE COMMISSIONERS

[Order 79-5, Resolution 79-5—Filed October 18, 1979]

Be it resolved by the Board of Pilotage Commissioners, acting at Pier 52, Seattle, Washington 98104, that it does promulgate and adopt the annexed rules relating to the amount of licensing fees, the licensing of pilots, health standards for pilots, and vessel certification.

This action is taken pursuant to Notice No. WSR 79-08-086 filed with the code reviser on 7/27/79. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 88.16.035 which directs that the Board of Pilotage Commissioners has authority to implement the provisions of chapter 88.16 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 11, 1979.

By Richard A. Berg
Chairman

F. The Office of the Governor shall:

- 1. Review and assess the state's affirmative action program plans and progress reports submitted through the Affirmative Action Policy Committee and the advice of commissions and other advisory groups concerned with issues affecting protected groups and interested in the overall affirmative action progress in state government.
- 2. Take such additional action as is deemed necessary to continue an effective affirmative action program for the state of Washington.

AMENDATORY SECTION (Amending Order 78-2, Resolution 78-2, filed 8/23/78)

WAC 296-116-070 COLLECTION OF FEES. All pilots shall pay an annual license fee of six hundred dollars for every year in which they perform any pilotage services. If a licensed pilot does not perform pilotage services during a calendar year, his fee for that year shall be reduced to three hundred dollars upon application to the board. The board of pilotage commissioners shall receive all fees for licenses or for other purposes and make proper accounting of same and transmit all such funds to the pilotage account.

AMENDATORY SECTION (Amending Order 79-2, Resolution 79-2, filed 4/17/79)

WAC 296-116-080 LICENSING OF PILOTS AND LIMITATIONS. (1) No person shall be licensed by the board unless he has complied with the requirements of the pilotage act and the rules and regulations of the board. The examining committee shall consist of

All of the provisions of Executive Order 77-10 and 78-01 are hereby rescinded and revoked.

IN WITNESS WHERE-OF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed this 15th day of

the board of pilotage commissioners. They shall examine applicants for a state license as provided in the pilotage act and the rules and regulations of the board.

(2) The majority of the entire board shall pass on the licensing of a state pilot. All licenses shall be signed by the chairperson of the board. Licenses shall be issued by the board after successful completion by applicants of the pilotage examination, prescribed familiarization trips and other requirements of the board, including, in the case of Puget Sound applicants, satisfactory completion of a training program. The training program shall commence after an applicant has passed the examination and shall require applicants to pilot vessels under the supervision of Puget Sound pilots with more than ten years experience. After every such assignment the supervisory pilots shall fill out, on a form provided by the board, an evaluation of the applicant's performance. After completion of the training period, the board shall evaluate the applicant's performance in shiphandling skills on the basis of these forms and other relevant information before the board and decide whether the applicant should be licensed. Applicants shall pilot under such supervision for a minimum period of six months during which they shall have at least 100 assignments.

(3) The initial license issued by the board to a pilot who has successfully completed his examination and training program shall not authorize such pilot to perform pilotage services on any vessel of a size of 25,000 gross tons or more for the first year that such licensee becomes an active pilot. During the second year of piloting under an initial license the pilot may perform pilotage on vessels in excess of 25,000 gross tons if such pilotage does not include the docking or undocking of the vessel. The initial license shall contain the above limitations and the date of the commencement and expiration of such periods of limitation.

(4) After issuance of a pilotage license for pilots in the Puget Sound Pilotage District the Board shall specifically assess their experience with respect to tug and tow boat assists to vessel movements. If necessary, the Board shall require that applicants make a certain number of observation trips aboard tug or tow boats prior to commencing duty as a Puget Sound Pilot.

(5) Subsections (2) and (4) of this section shall not apply to applicants for pilotage licenses who have passed the pilotage examination prior to October 15, 1979.

AMENDATORY SECTION (Amending Order 73-6, filed 5/11/73)

WAC 296-116-120 PHYSICAL REQUIREMENTS. (1) In order to determine the physical fitness of persons to continue to serve as licensed pilots under the provisions of the pilotage act, all licensed pilots shall be required to pass a general physical examination annually within forty-five days prior to the date their annual state pilot license fee is due. Such examination shall be obtained at the expense of the licensed pilots from a physician or physicians designated in advance by the board. The secretary of the board shall give each pilot reasonable written notice of the date when any such physical examination becomes due and shall specify the

name of the physicians then approved by the board to conduct such physical examination.

(2) The physical examination required of all pilots shall demonstrate that he is in all respects physically fit to perform his duties as a pilot (~~and shall include an examination of his eyesight, hearing, heart, blood pressure, and anything else necessary in the opinion of the examining physician~~). The examination shall assure that one's abilities as a pilot will not be impaired by eyesight, hearing or other bodily function and shall include examination of the pilot's eyes (including tests for color blindness, depth perception, night vision, disease, field of vision and reflexes); ears; heart; blood pressure; blood components; pulse; speech capabilities; history of diseases (including diabetes, cancer, arthritis, arrhythmia, asthma, bronchitis, emphysema, ulcers, alcoholism and other illnesses) and any other type of information which the physician feels is relevant.

(3) In the case of renewal of license as pilot, should the pilot be temporarily physically incapacitated at the time his license is due to be renewed, the commission shall not revoke such license until a further physical examination to be given at the expiration of three months. This procedure shall be carried on until it is evident that the pilot is permanently incapacitated; provided further, that no pilot shall be carried on the inactive list for longer than one year if disabled. Any pilot who is physically incapacitated shall not serve as a pilot during such period of incapacitation.

AMENDATORY SECTION (Amending Order 78-2, Resolution 78-2, filed 8/23/78)

WAC 296-116-205 VESSEL CERTIFICATION.

(1) Upon boarding a vessel in the Puget Sound or Grays Harbor and Willapa Bay pilotage district, a pilot shall request on the form provided in WAC 296-116-2051 that the master of the vessel certify that: (a) The engine room is properly staffed, able to maneuver, and all related equipment is in good order; (b) there are no defects listed against the ship by the United States Coast Guard which would prevent it from sailing; (c) the vessel is not leaking oil; (d) the vessel is experiencing no propulsion or maneuvering difficulties.

If the master is unable to certify that all of the above conditions are met, he shall (~~he {be}~~) be asked to certify that the United States Coast Guard captain of the port has been notified of said deficiencies and has authorized the vessel to proceed.

If the master is unable or unwilling to certify that either of the above are the case, the pilot shall not offer pilotage services to said vessel. Instead, the pilot shall disembark from the vessel as soon as practicable, immediately inform the captain of the port of the conditions and circumstances by the best possible means and forward a written report to the board of pilotage commissioners no later than 24 hours after disembarking from the vessel. Any Washington licensed pilot who offers pilotage services to a vessel on which the master has failed to make a certification required by this section shall be subject to the penalties provided in RCW 88.16.100 and 88.16.150.

(2) Upon boarding vessels in either the Puget Sound pilotage district or the Grays Harbor and Willapa Bay pilotage district, the pilot shall also request to see the vessel's SOLAS certificate, and the Federal Maritime Commission certificate of financial responsibility ((and the vessel's hazardous cargo manifest)).

The pilot shall also inspect the following of the ship's equipment and conditions and indicate their suitability:

VHF radio, channels 13, 14; radar; gyrocompass; rudder angle indicator; ((fathometer;)) whistle; ((magnetic compass/deviation tables;)) wheelhouse staffed by an officer and helmsman, one of whom speaks English; local, up-to-date charts; and wheelhouse to engine room communications.

(3) The form appearing in WAC 296-116-2051 shall be used by pilots and masters in complying with the above requirements.

(4) Forms completed by masters and pilots which indicate that the vessel is in compliance and nondeficient shall be forwarded to the offices of the board of pilotage commissioners where they will be retained for a period of at least six months. Forms indicating a vessel not in compliance or deficient and forms upon which either the master or the pilot have failed to make the required certification shall be forwarded to the board of pilotage commissioners and retained for a period of at least twelve months.

WSR 79-11-064

ADOPTED RULES

STATE EMPLOYEES INSURANCE BOARD

[Order 2-79—Filed October 18, 1979]

Be it resolved by the State Employees Insurance Board, acting at Department of Transportation Materials Lab, 1655 South 2nd Avenue, Tumwater, WA, that it does promulgate and adopt the annexed rules relating to:

Rep	WAC 182-08-080	Employee to elect option.
Rep	WAC 182-08-090	Transferred employee.
New	WAC 182-08-111	Medical plan options between open enrollments.

This action is taken pursuant to Notice No. WSR 79-09-010 filed with the code reviser on 8/7/79. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the State Employees Insurance Board as authorized in chapter 41.05 RCW.

The undersigned hereby declares that 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 12, 1979.

By C. H. Shay
Group Insurance Analyst

NEW SECTION

WAC 182-08-111 MEDICAL PLAN OPTIONS BETWEEN OPEN ENROLLMENTS. The following medical plan options are available between open enrollments:

(1) Enrolled employees or retirees who move to a new home residence area may; (a) continue their present plan with a clear understanding of the out of service area restrictions of such plan, (b) change to a health maintenance organization or panel plan which was not available in their former home residence area, or (c) change from a health maintenance organization or panel plan to the insured plan if their new home residence is outside the service area of their former plan.

(2) Employees or retirees who are terminated from a health maintenance organization or panel plan because of failure to comply with the provisions of such plan may change to another SEIB medical plan which is available in their home residence area.

Such enrollment changes must be made within 31 days of the date the above reason for change occurs. The change in coverage becomes effective on the first of the month following the date of application.

REPEALER

The following sections of the Washington Administrative Code are repealed:

(1) WAC 182-08-080 EMPLOYEE TO ELECT OPTION.

(2) WAC 182-08-090 TRANSFERRED EMPLOYEE.

WSR 79-11-065

EMERGENCY RULES

STATE EMPLOYEES INSURANCE BOARD

[Order 3-79—Filed October 18, 1979]

Be it resolved by the State Employees Insurance Board, acting at Department of Transportation Materials Lab, 1655 South 2nd Avenue, Tumwater, WA, that it does promulgate and adopt the annexed rules relating to group coverage when not in pay status, amending WAC 182-08-160.

We, The State Employees Insurance Board, find that an emergency exists and that 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 early effective date is needed to coincide with implementation of the change in self-pay provisions.

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 State Employees Insurance Board as authorized in chapter 41.05 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 12, 1979.

By C. H. Shay
Group Insurance Analyst

AMENDATORY SECTION (Amending Order 3-78, filed 2/14/78)

WAC 182-08-160 GROUP COVERAGE WHEN NOT ((ON)) IN PAY STATUS. *An employee who is temporarily not in pay status may retain state group coverages, except long term disability and dental, by self-payment of premium up to twenty-nine months during any authorized leave without pay or during a layoff because of a reduction-in-force. An employee may retain long term disability coverage by self-payment of premium up to twenty-four months during an authorized leave without pay, but only if such leave is an approved educational leave. Employees not on pay status are ineligible to receive credit for the employer premium contribution.*

WSR 79-11-066
EMERGENCY RULES
STATE BOARD OF EDUCATION
[Order 15-79—Filed October 18, 1979]

Be it resolved by the State Board of Education, acting at Olympia, Washington, that it does promulgate and adopt the annexed rules relating to pupil personnel services, relating to immunizations, chapter 180-52 WAC.

We, the State Board of 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:

RESOLUTION

BE IT RESOLVED by the State Board of Education that it:

- a. Finds that the immediate and permanent adoption of WAC 180-52-040 through 180-52-065 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 was provided pursuant to statute; further, that the emergency adoption for immediate implementation is necessary because chapter 118, Laws of 1979 1st ex. sess. became effective on September 1, 1979, requiring that students who do not provide proof of immunization

against specific vaccine preventable diseases or exemption therefrom, shall be excluded from school. State Board of Health rules require such proof be presented no later than forty-five calendar days of the student's first day of attendance. School commenced for many districts on September 4, 1979 and forty-five calendar days will expire on approximately October 18, 1979, prior to the time that permanent rules can become effective. Therefore, it is necessary to adopt WAC 180-52-040 through 180-52-065 on an emergency basis in order to have rules in effect during October, 1979.

- b. Adopts WAC 180-52-040 through 180-52-065 as emergency and permanent rules, to become effective immediately upon filing with the State Code Reviser.

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

This rule is promulgated pursuant to chapter 118, Laws of 1979 1st ex. sess. 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 5, 1979.

By Wm. Ray Broadhead
Secretary

NEW SECTION

WAC 180-52-040 PURPOSE. (1) *The purpose of WAC 180-52-040 through 180-52-065 is to implement section 10, chapter 118, Laws of 1979 1st ex. sess., by establishing the procedural and substantive due process requirements governing the exclusion of children from public and private schools for failure to either establish proof of compliance with the immunization requirements established by and pursuant to chapter 118, Laws of 1979 1st ex. sess., or to establish an exemption from such requirements. These rules are intended to govern the routine, nonemergency enforcement of chapter 118, Laws of 1979 1st ex. sess.*

(2) *In the case of an emergency caused by, for example, an epidemic, local health officers may order the the exclusion from school of students who are infected with or are deemed to be susceptible to and exposed to the disease. See the rules of the state board of health, chapter 248-101 WAC. Such an order may include students who have been exempted from the immunization requirements established by and pursuant to chapter 118, Laws of 1979 1st ex. sess. School officials are advised to consult legal counsel for advice regarding the appropriate procedures to follow in such emergency situations. An emergency may justify the exclusion of unimmunized students prior to their being afforded an opportunity for a hearing. See, for example, WAC 180-40-295, 180-*

40-300 and 180-40-305 regarding emergency expulsions.

NEW SECTION

WAC 180-52-045 DEFINITIONS. As used in WAC 180-52-050 through 180-52-065:

(1) "Chief administrator" shall mean the person with the authority and responsibility for the immediate supervision of the operation of a school (e.g., a building principal) as defined in this section or, in the alternative, such other person as may hereafter be designated in writing for the purposes of WAC 180-52-050 through 180-52-060 by the statutory or corporate board of directors of the school district or school or, if none, such other persons or persons with authority and responsibility for the general supervision of the operation of the school district or school.

(2) "Local health department" shall mean the city, town, county, district or combined city-county health department, board of health, or health officer which provides public health services.

(3) "School" shall mean and include each building, facility, and location at or within which any or all portions of a preschool, kindergarten and grades one through twelve program of education and related activities are conducted for two or more children by or in behalf of any public school district and by or in behalf of any private school or private institution subject to approval by the state board of education pursuant to RCW 28A.04.120(4) and 28A.02.201 through 28A.02.250, each as now or hereafter amended.

(4) "School day" shall mean any day, exclusive of Saturdays and Sundays, upon which the particular school which a child attends is open for the conduct of the educational program in which the child is enrolled.

NEW SECTION

WAC 180-52-050 DETERMINATION, ORDER OF EXCLUSION AND NOTICE. (1) The determination and order that a child shall be excluded from further attendance at a public or private school for failure to be in compliance with chapter 118, Laws of 1979 1st ex. sess. and the rules of the state board of health adopted pursuant to chapter 118, Laws of 1979 1st ex. sess., shall be made by the local health department within which the school is located.

(2) The determination and order of the local health department shall be placed in writing and provided by the department to the chief administrator of the school which the child attends and to the parent(s) or legal guardian(s) of the child or to the adult(s) in loco parentis to the child.

(3) The written notice provided pursuant to subsection (2) of this section shall:

(a) Inform the recipients of the procedures and rights available pursuant to WAC 180-52-050 through 180-52-065 and other matters required by section 8, chapter 118, Laws of 1979 1st ex. sess.; and

(b) Order the immediate exclusion of the child from school if the right to a hearing pursuant to WAC 180-

52-055 through 180-52-065 is waived or, in the event a hearing is requested and held, if proof of compliance with immunization requirements or of an exemption from such requirements is not established at such a hearing.

NEW SECTION

WAC 180-52-055 RIGHT TO A HEARING—NOTICE TO SCHOOL OFFICIAL. (1) Any parent, guardian or adult in loco parentis to a child who receives a notice of exclusion pursuant to WAC 180-52-050 shall have the right to appeal the decision of the local health department prior to the exclusion of the child from school.

(2) An appeal shall be initiated by requesting the chief administrator of the child's school for a hearing on the matter.

(3) A written (or "oral" if provided by school district or school policy) request for a hearing must be received by the chief administrator of the child's school, or by his or her office, on or before the expiration of the third school day after the date upon which notice of the local health department's determination and order is received by a parent or guardian of the child or an adult in loco parentis to the child. The request for hearing should explain the reason or basis upon which the determination and order of the health department is challenged. If it does not, the chief administrator shall request an explanation of the reason or basis in order to identify the issue to be addressed at the hearing and to determine whether there is a possibility of resolving the issue short of a hearing.

(4) If a request for a hearing is not received within the time period prescribed by subsection (3) of this section, the right to a hearing shall be deemed to have been waived and the exclusion of the child from school shall commence immediately.

NEW SECTION

WAC 180-52-060 PREHEARING AND HEARING RIGHTS—DECISION AND NOTICE THEREOF. (1) If a request for a hearing is received pursuant to WAC 180-52-055, the chief administrator of the school shall schedule and give notice of a hearing to commence within three school days after the date upon which the request for hearing was received. The hearing may be continued to a later date for good cause, but shall not be continued for a period in excess of ten additional school days unless both the local health department and the parent(s) or guardian(s) or adult(s) in loco parentis agree to a longer continuation.

(2) The person who is to serve as the hearing officer shall be appointed by the chief administrator of the school and shall not be a witness: **PROVIDED, HOWEVER,** That any administrator or board which is superior to the chief administrator of the school may instead elect to appoint the hearing officer.

(3) An authorized representative of the local health department and the parent(s) or guardian(s) or adult(s) in loco parentis to the child shall have the right to:

(a) *Inspect in advance of the hearing any documentary and other physical evidence which the other party intends to introduce at the hearing;*

(b) *Be represented by legal counsel;*

(c) *Question and confront witnesses; and*

(d) *Make such showings as are relevant to the issues set forth in WAC 180-52-065 by way of witnesses and the introduction of documentary and other physical evidence as he or she desires.*

(4) *The parent(s) or guardian(s) or adult(s) in loco parentis shall have the burden of proving compliance with chapter 118, Laws of 1979 1st ex. sess.*

(5) *It shall be the responsibility of an authorized representative of the local health department to present the case in support of the department's decision to order the exclusion of the child.*

(6) *Either a tape-recorded or verbatim record of the hearing shall be made.*

(7) *The decision arrived at shall:*

(a) *Be based solely upon the evidence presented at the hearing and such matters as a hearing officer may take judicial notice of;*

(b) *Be written and in a form and substance which sets forth findings of fact, conclusions and an order which either upholds or rescinds the determination and order of the local health department; and*

(c) *Be provided to the local health department and the parent(s) or guardian(s) of the child or the adult(s) in loco parentis to the child.*

(8) *The exclusion of the child from school shall commence immediately in the event the determination and order of the local health department are upheld.*

NEW SECTION

WAC 180-52-065 ISSUES TO BE DECIDED. (1) *The issues to be addressed and resolved at any hearing conducted pursuant to WAC 180-52-055 and 180-52-060 shall be limited to whether or not:*

(a) *Proof of immunization has been provided as required by chapter 118, Laws of 1979 1st ex. sess., and the rules of the state board of health adopted pursuant to chapter 118, Laws of 1979 1st ex. sess.; or*

(b) *Proof of initiation of a schedule of immunization and adherence to such schedule has been provided as required by chapter 118, Laws of 1979 1st ex. sess., and the rules of the state board of health; or*

(c) *An exemption from all or a portion of such immunization requirements has been obtained as allowed by chapter 118, Laws of 1979 1st ex. sess., and the rules of the state board of health adopted pursuant to chapter 118, Laws of 1979 1st ex. sess.*

(2) *In the event the evidence presented during a hearing conducted pursuant to WAC 180-52-055 and 180-52-060 fails to establish either compliance with such immunization requirements or an exemption from such requirements, the hearing officer(s) shall uphold the determination and order of the health department.*

WSR 79-11-067

ADOPTED RULES

STATE BOARD OF EDUCATION

[Order 16-79—Filed October 18, 1979]

Be it resolved by the State Board of Education, acting at Olympia, Washington, that it does promulgate and adopt the annexed rules relating to pupil personnel services, relating to immunizations, chapter 180-52 WAC.

This action is taken pursuant to Notice No. WSR 79-08-142 filed with the code reviser on 8/1/79. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to chapter 118, Laws of 1979 1st ex. sess. 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 5, 1979.

By Wm. Ray Broadhead
Secretary

NEW SECTION

WAC 180-52-040 PURPOSE. (1) The purpose of WAC 180-52-040 through 180-52-065 is to implement section 10, chapter 118, Laws of 1979 1st ex. sess., by establishing the procedural and substantive due process requirements governing the exclusion of children from public and private schools for failure to either establish proof of compliance with the immunization requirements established by and pursuant to chapter 118, Laws of 1979 1st ex. sess., or to establish an exemption from such requirements. These rules are intended to govern the routine, nonemergency enforcement of chapter 118, Laws of 1979 1st ex. sess.

(2) In the case of an emergency caused by, for example, an epidemic, local health officers may order the the exclusion from school of students who are infected with or are deemed to be susceptible to and exposed to the disease. See the rules of the state board of health, chapter 248-101 WAC. Such an order may include students who have been exempted from the immunization requirements established by and pursuant to chapter 118, Laws of 1979 1st ex. sess. School officials are advised to consult legal counsel for advice regarding the appropriate procedures to follow in such emergency situations. An emergency may justify the exclusion of unimmunized students prior to their being afforded an opportunity for a hearing. See, for example, WAC 180-40-295, 180-40-300 and 180-40-305 regarding emergency expulsions.

NEW SECTION

WAC 180-52-045 DEFINITIONS. As used in WAC 180-52-050 through 180-52-065:

(1) "Chief administrator" shall mean the person with the authority and responsibility for the immediate supervision of the operation of a school (e.g., a building principal) as defined in this section or, in the alternative, such other person as may hereafter be designated in writing for the purposes of WAC 180-52-050 through 180-52-060 by the statutory or corporate board of directors of the school district or school or, if none, such other persons or persons with authority and responsibility for the general supervision of the operation of the school district or school.

(2) "Local health department" shall mean the city, town, county, district or combined city-county health department, board of health, or health officer which provides public health services.

(3) "School" shall mean and include each building, facility, and location at or within which any or all portions of a preschool, kindergarten and grades one through twelve program of education and related activities are conducted for two or more children by or in behalf of any public school district and by or in behalf of any private school or private institution subject to approval by the state board of education pursuant to RCW 28A.04.120(4) and 28A.02.201 through 28A.02.250, each as now or hereafter amended.

(4) "School day" shall mean any day, exclusive of Saturdays and Sundays, upon which the particular school which a child attends is open for the conduct of the educational program in which the child is enrolled.

NEW SECTION

WAC 180-52-050 DETERMINATION, ORDER OF EXCLUSION AND NOTICE. (1) The determination and order that a child shall be excluded from further attendance at a public or private school for failure to be in compliance with chapter 118, Laws of 1979 1st ex. sess. and the rules of the state board of health adopted pursuant to chapter 118, Laws of 1979 1st ex. sess., shall be made by the local health department within which the school is located.

(2) The determination and order of the local health department shall be placed in writing and provided by the department to the chief administrator of the school which the child attends and to the parent(s) or legal guardian(s) of the child or to the adult(s) in loco parentis to the child.

(3) The written notice provided pursuant to subsection (2) of this section shall:

(a) Inform the recipients of the procedures and rights available pursuant to WAC 180-52-050 through 180-52-065 and other matters required by section 8, chapter 118, Laws of 1979 1st ex. sess.; and

(b) Order the immediate exclusion of the child from school if the right to a hearing pursuant to WAC 180-52-055 through 180-52-065 is waived or, in the event a hearing is requested and held, if proof of compliance with immunization requirements or of an exemption from such requirements is not established at such a hearing.

NEW SECTION

WAC 180-52-055 RIGHT TO A HEARING—NOTICE TO SCHOOL OFFICIAL. (1) Any parent, guardian or adult in loco parentis to a child who receives a notice of exclusion pursuant to WAC 180-52-050 shall have the right to appeal the decision of the local health department prior to the exclusion of the child from school.

(2) An appeal shall be initiated by requesting the chief administrator of the child's school for a hearing on the matter.

(3) A written (or "oral" if provided by school district or school policy) request for a hearing must be received by the chief administrator of the child's school, or by his or her office, on or before the expiration of the third school day after the date upon which notice of the local health department's determination and order is received by a parent or guardian of the child or an adult in loco parentis to the child. The request for hearing should explain the reason or basis upon which the determination and order of the health department is challenged. If it does not, the chief administrator shall request an explanation of the reason or basis in order to identify the issue to be addressed at the hearing and to determine whether there is a possibility of resolving the issue short of a hearing.

(4) If a request for a hearing is not received within the time period prescribed by subsection (3) of this section, the right to a hearing shall be deemed to have been waived and the exclusion of the child from school shall commence immediately.

NEW SECTION

WAC 180-52-060 PREHEARING AND HEARING RIGHTS—DECISION AND NOTICE THEREOF. (1) If a request for a hearing is received pursuant to WAC 180-52-055, the chief administrator of the school shall schedule and give notice of a hearing to commence within three school days after the date upon which the request for hearing was received. The hearing may be continued to a later date for good cause, but shall not be continued for a period in excess of ten additional school days unless both the local health department and the parent(s) or guardian(s) or adult(s) in loco parentis agree to a longer continuation.

(2) The person who is to serve as the hearing officer shall be appointed by the chief administrator of the school and shall not be a witness: **PROVIDED, HOWEVER,** That any administrator or board which is superior to the chief administrator of the school may instead elect to appoint the hearing officer.

(3) An authorized representative of the local health department and the parent(s) or guardian(s) or adult(s) in loco parentis to the child shall have the right to:

(a) Inspect in advance of the hearing any documentary and other physical evidence which the other party intends to introduce at the hearing;

(b) Be represented by legal counsel;

(c) Question and confront witnesses; and

(d) Make such showings as are relevant to the issues set forth in WAC 180-52-065 by way of witnesses and

the introduction of documentary and other physical evidence as he or she desires.

(4) The parent(s) or guardian(s) or adult(s) in loco parentis shall have the burden of proving compliance with chapter 118, Laws of 1979 1st ex. sess.

(5) It shall be the responsibility of an authorized representative of the local health department to present the case in support of the department's decision to order the exclusion of the child.

(6) Either a tape-recorded or verbatim record of the hearing shall be made.

(7) The decision arrived at shall:

(a) Be based solely upon the evidence presented at the hearing and such matters as a hearing officer may take judicial notice of;

(b) Be written and in a form and substance which sets forth findings of fact, conclusions and an order which either upholds or rescinds the determination and order of the local health department; and

(c) Be provided to the local health department and the parent(s) or guardian(s) of the child or the adult(s) in loco parentis to the child.

(8) The exclusion of the child from school shall commence immediately in the event the determination and order of the local health department are upheld.

NEW SECTION

WAC 180-52-065 ISSUES TO BE DECIDED. (1)

The issues to be addressed and resolved at any hearing conducted pursuant to WAC 180-52-055 and 180-52-060 shall be limited to whether or not:

(a) Proof of immunization has been provided as required by chapter 118, Laws of 1979 1st ex. sess., and the rules of the state board of health adopted pursuant to chapter 118, Laws of 1979 1st ex. sess.; or

(b) Proof of initiation of a schedule of immunization and adherence to such schedule has been provided as required by chapter 118, Laws of 1979 1st ex. sess., and the rules of the state board of health; or

(c) An exemption from all or a portion of such immunization requirements has been obtained as allowed by chapter 118, Laws of 1979 1st ex. sess., and the rules of the state board of health adopted pursuant to chapter 118, Laws of 1979 1st ex. sess.

(2) In the event the evidence presented during a hearing conducted pursuant to WAC 180-52-055 and 180-52-060 fails to establish either compliance with such immunization requirements or an exemption from such requirements, the hearing officer(s) shall uphold the determination and order of the health department.

WSR 79-11-068

EMERGENCY RULES

DEPARTMENT OF NATURAL RESOURCES

[Order 335—Filed October 18, 1979]

I, Bert L. Cole, Commissioner of Public Lands, do promulgate and adopt at Olympia, Washington, the annexed rules relating to the adoption of an emergency rule lifting, effective immediately, the extension of the

summer burning rules on outdoor burning and changing the ending date of the closed season for 1979 to October 18, 1979 on forest lands under the protection of the Department of Natural Resources in eastern Washington.

I, Bert L. Cole, 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 lifting the extension of the summer burning rules regulating outdoor burning and the changing of the ending date of the closed season governing use of spark emitting equipment on or near forest lands to October 18, 1979 in eastern Washington due to existing and forecasted weather conditions.

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

This rule is promulgated pursuant to RCW 76.04.020, 76.04.150, 76.04.170, 76.04.251 and 76.04.252 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 18, 1979.

By Bert L. Cole

Commissioner of Public Lands

AMENDATORY SECTION (Administrative Order 169, filed 8/7/73)

WAC 332-24-070 GENERAL RULES: (1) *The Department of Natural Resources reserves the right to restrict and/or regulate the burning under RCW 76.04.150, 76.04.170, 76.04.180, and 70.94 due to extreme fire weather or to prevent restriction of visibility and excessive air pollution.*

(2) *The Yacolt Burn area (Zone D), located in portions of Clark and Skamania Counties, is exempt from these rules, and that area requires a written burning permit throughout the year.*

(3) *These rules do not apply within incorporated city limits or where the Department of Natural Resources has contracted protection areas to the fire district except where such fire districts have incorporated these rules into their regulations, or in fire districts which have their own fire permit requirements on improved land, or where air pollution authorities have prohibited fires that fall under these regulations.*

(4) *Persons burning under these rules are responsible for any claims arising out of activities performed, including claims resulting from fire, smoke or water.*

(5) *In Eastern Washington these rules apply (~~November 1~~) October 18 through June 30, inclusive, and in Western Washington year round, unless other dates are promulgated by the Supervisor of the Department of Natural Resources. Written burning permits are required in Eastern Washington for all outdoor fires, including recreation and yard debris disposal fires from*

July 1 through (~~October 31~~) October 18, inclusive. No written permit is required for fires contained in approved camp stoves and burning barrels in safe locations.

(6) No fire is permitted in or within 500 feet of logging slash without a written permit.

AMENDATORY SECTION (Administrative Order 169, filed 8/7/73)

WAC 332-24-090 SMALL OUTDOOR FIRES FOR RECREATION AND YARD DEBRIS DISPOSAL — REQUIREMENTS — FAILURE TO COMPLY: (1) The fire must not include rubber products, plastics, asphalt, garbage, dead animals, petroleum products, paints or any other similar materials that emit dense smoke or create offensive odors when burned.

(2) A person capable of extinguishing the fire must attend it at all times and the fire must be extinguished before leaving it.

(3) A serviceable shovel and, at least, five gallons of water must be within the immediate vicinity of the fire during the period March 15 through October 15 in Western Washington and April 15 through June 30 in Eastern Washington.

(4) No fires are to be within fifty (50) feet of structures.

(5) For the period March 15 through October 15 in Western Washington and April 15 through June 30 in Eastern Washington, the material to be burned shall be in hand built piles no more than four (4) feet in diameter and three (3) feet in height.

(6) For the period (~~November 1~~) October 18 through April 14 in Eastern Washington, the material to be burned shall be in piles no more than ten (10) feet in diameter.

(7) Only one pile at a time may be burned and each pile must be extinguished before lighting another.

(8) The material to be burned must be placed on bare soil, gravel, bars, beaches, green fields, or other similar areas free of flammable material for a sufficient distance adequate to prevent the escape of the fire.

(9) Burning must be done during periods of very calm to very light winds. Burning when the wind will scatter loose flammable materials, such as dry leaves and clippings, is prohibited.

(10) If the fire creates a nuisance from smoke or fly ash, it must be extinguished.

(11) Persons not able to meet the requirements (1-10) must apply for a written burning permit through the area office of the State of Washington, Department of Natural Resources.

A bucket may be substituted for the water requirement, if the burning is adjacent to an accessible body of water. A charged garden hose line or other adequate water supply capable of extinguishment of the fire may be substituted for the five gallon water requirement.

Failure to comply with these rules voids permission to burn and the person burning is in violation of RCW 76.04.150 and subject to the penalties therein.

NEW SECTION

WAC 332-26-508 CLOSED SEASON. The period April 15 through October 18, 1979 inclusive, shall be known as the closed season for 1979 on forest lands protected by the Department of Natural Resources in Eastern Washington.

WSR 79-11-069

ADOPTED RULES

DEPARTMENT OF FISHERIES

[Order 79-111—Filed October 18, 1979]

I, Gordon Sandison, director of State Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to general fishing regulations and vessel buy back regulations.

This action is taken pursuant to Notice Nos. WSR 79-08-101 and 79-10-079 filed with the code reviser on July 30 and September 20, 1979. Such rules shall take effect pursuant to RCW 34.04.040(2).

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

The undersigned hereby declares that 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 18, 1979.

By Gordon Sandison
Director

NEW SECTION

WAC 220-20-012 UNLAWFUL SALE OF FOOD FISH AND SHELLFISH In order to prevent the sale of food fish or shellfish taken under personal-use fishing regulations, it shall be unlawful to sell, or offer for sale, any food fish or shellfish unless taken with lawful commercial gear, in an area open to commercial fishing for that species, and the fisherman has in his possession at the time of sale a valid commercial fishing license.

AMENDATORY SECTION (Amending Order 79-13, filed 2/22/79)

WAC 220-95-010 APPLICATION TO SELL—QUALIFICATION. (1) All persons desiring to offer to sell qualified commercial salmon fishing vessels, equipment, gear, nets, and/or licenses and permits to the Washington State Department of Fisheries Gear Reduction Program shall complete, and submit, a notarized Application for Survey of Commercial Salmon Fishing Vessel on a form supplied by the department. Said application shall be submitted to the Program's Manager and shall contain at least the following information in full:

(a) Applicant's name, address, phone number, and date of birth.

(b) Description of the vessel, equipment, gear and of the title to same.

(c) Description of all current appropriate Washington commercial fishing licenses and delivery permits issued to the applicant and to the vessel.

(d) List of all claims against the vessel.

(e) Description of the vessel's insurance coverage.

(2) No vessel may be offered for sale to, or purchased by, the department unless it is currently licensed to fish or deliver fish within Washington and unless the vessel is qualified pursuant to the terms of RCW 75.28.455 and 75.28.510.

(3) Any individual applying to participate in the program on more than one occasion shall be placed at the bottom of any priority listing utilized by the gear reduction program.

WSR 79-11-070
PROPOSED RULES
DEPARTMENT OF FISHERIES
[Filed October 18, 1979]

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 general fishing regulations, WAC 220-20-012 (adopted October 16, 1979) and vessel buy back regulations, WAC 220-95-010 (adopted October 16, 1979). A third provision, which would prohibit commercial fishermen from retaining fish for personal use, is continued;

and that the adoption, amendment, or repeal of such rules will take place at 10:30 a.m., Thursday, December 13, 1979, in the Room 115, General Administration Building, Olympia, Washington.

The authority under which these rules are proposed is RCW 75.08.080.

This notice is connected to and continues the matter noticed in Notice Nos. WSR 79-08-101 and 79-10-079 filed with the code reviser's office on July 30 and September 20, 1979.

Dated: October 18, 1979

By: Gordon Sandison
Director

WSR 79-11-071
EMERGENCY RULES
DEPARTMENT OF FISHERIES
[Order 79-112—Filed October 18, 1979]

I, Gordon Sandison, director of 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 4B, 5, 6, 6A, 6C, 7 and 7A are closed to protect Puget Sound and southern British Columbia chum stocks. Areas 6B and 9 are closed to protect Stillaguamish-Snohomish, South Sound, and Hood Canal chum. Areas 7B, 7C and the Nooksack and Samish Rivers are closed to protect chum and coho bound for the Nooksack and Samish Rivers and chinook bound for the Samish Hatchery. Area 8 and the Skagit River are closed to protect Skagit River chum and naturally spawning coho and chinook. A portion of Area 8A and the Stillaguamish and Snohomish Rivers are closed to protect chum and naturally spawning coho bound for the Stillaguamish and Snohomish Rivers. Areas 10, 10E, 11 and a portion of 13B are closed to protect South Sound chum stocks. A portion of Area 13 is closed to protect South Sound chum stocks while affording the opportunity to harvest surplus coho bound for the Fox Island pens and Sequelitchew and McAllister Creeks. Areas 12, 12B, 12D, a portion of 12C, and the Skokomish River are closed to protect chum and naturally spawning coho bound for Hood Canal tributaries.

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 October 18, 1979.

By Gordon Sandison
Director

NEW SECTION

WAC 220-28-004B0M *CLOSED AREA Effective October 20, 1979 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 Puget Sound Salmon Management and Catch Reporting Area 4B.*

NEW SECTION

WAC 220-28-00500P *CLOSED AREA Effective October 20, 1979 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 Puget Sound Salmon Management and Catch Reporting Area 5.*

NEW SECTION

WAC 220-28-00600P *CLOSED AREA Effective October 20, 1979 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 Puget Sound Salmon Management and Catch Reporting Area 6.

NEW SECTION

WAC 220-28-006A0K CLOSED AREA Effective October 20, 1979 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 Puget Sound Salmon Management and Catch Reporting Area 6A.

NEW SECTION

WAC 220-28-006B0N 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 Puget Sound Salmon Management and Catch Reporting Area 6B.

NEW SECTION

WAC 220-28-006C0I CLOSED AREA Effective October 20, 1979 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 Puget Sound Salmon Management and Catch Reporting Area 6C.

NEW SECTION

WAC 220-28-00700F CLOSED AREA Effective October 20, 1979 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 Puget Sound Salmon Management and Catch Reporting Area 7.

NEW SECTION

WAC 220-28-007A0E CLOSED AREA Effective October 20, 1979 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 Puget Sound Salmon Management and Catch Reporting Area 7A.

NEW SECTION

WAC 220-28-007B0M CLOSED AREA Effective October 20, 1979 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 Puget Sound Salmon Management and Catch Reporting Area 7B.

NEW SECTION

WAC 220-28-007C0S CLOSED AREA Effective October 20, 1979 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 Puget Sound Salmon Management and Catch Reporting Area 7C.

NEW SECTION

WAC 220-28-007F0H CLOSED AREA Effective October 20, 1979 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 220-28-007G0F CLOSED AREA Effective October 20, 1979 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.

NEW SECTION

WAC 220-28-00800W 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 Puget Sound Salmon Management and Catch Reporting Area 8.

NEW SECTION

WAC 220-28-008A0K 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 Puget Sound Salmon Management and Catch Reporting Area 8A, except that portion inside and easterly of a line projected from Mission Point to red run buoy No. 2 and thence to Hermosa Point.

NEW SECTION

WAC 220-28-008F0T 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 Skagit River, including all tributaries.

NEW SECTION

WAC 220-28-008G0E 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 Snohomish River.

NEW SECTION

WAC 220-28-008H0F 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 Stillaguamish River.

NEW SECTION

WAC 220-28-00900H 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 Puget Sound Salmon Management and Catch Reporting Area 9.

NEW SECTION

WAC 220-28-01000K 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 Puget Sound Salmon Management and Catch Reporting Area 10.

NEW SECTION

WAC 220-28-010E0D 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 Puget Sound Salmon Management and Catch Reporting Area 10E.

NEW SECTION

WAC 220-28-01100F 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 Puget Sound Salmon Management and Catch Reporting Area 11.

NEW SECTION

WAC 220-28-01200M 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 Puget Sound Salmon Management and Catch Reporting Area 12.

NEW SECTION

WAC 220-28-012B0G 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 Puget Sound Salmon Management and Catch Reporting Area 12B.

NEW SECTION

WAC 220-28-012C0P 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 Puget Sound Salmon Management and Catch Reporting Area 12C, except that portion within 1,000 yards of the western shore of Hood Canal between the Hoodsport Marina Dock and Warfield Trailer Park.

NEW SECTION

WAC 220-28-012D0L 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 Puget Sound Salmon Management and Catch Reporting Area 12D.

NEW SECTION

WAC 220-28-012F0D 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 Skokomish River.

NEW SECTION

WAC 220-28-01300M 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 Puget Sound Salmon Management and Catch Reporting Area 13, except in the following portions of Area 13:

(a) that portion in Hale Passage between the Fox Island Bridge and a line projected from the old ferry dock southeast of Ketner's Point 24° True to the mainland;

(b) that portion south of a line projected from Gordon Point to the northern tip of Ketron Island; east of a line projected from the southern tip of Ketron Island to the marker buoy at the mouth of the Nisqually River, and north of a line projected from the marker buoy at the mouth of the Nisqually River to the jetty approximately 1/2 mile south of Sequelichew Creek.

(c) that portion within a 300 yard radius of McAllister Creek.

NEW SECTION

WAC 220-28-013B0I 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 Puget Sound Salmon Management and Catch Reporting Area 13B, except in the following portions of 13B:

(a) that portion south of a line projected true East from Salom Point and north of a line projected from Unsal Point to Brisco Point;

(b) that portion south of a line projected from Dougall Point to McClane Cove and north of a line projected true East from Hungerford Point;

(c) that portion south of a line projected from Dofflemeyer Point to Cooper Point.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 220-28-006B0M CLOSED AREA (79-82)
WAC 220-28-00800V CLOSED AREA (79-76)
WAC 220-28-008A0J CLOSED AREA (79-100)

- WAC 220-28-008F0S CLOSED AREA (79-82)
 - WAC 220-28-008G0D CLOSED AREA (79-82)
 - WAC 220-28-008H0E CLOSED AREA (79-82)
 - WAC 220-28-01000J MESH RESTRICTION
(79-66)
 - WAC 220-28-01100E MESH RESTRICTION
(79-66)
 - WAC 220-28-01200L CLOSED AREA (79-76)
 - WAC 220-28-012B0F CLOSED AREA (79-76)
 - WAC 220-28-012C0N CLOSED AREA (79-109)
 - WAC 220-28-012D0K CLOSED AREA (79-76)
 - WAC 220-28-012F0C CLOSED AREA (79-82)
 - WAC 220-28-01300L MESH RESTRICTION
(79-66)
 - WAC 220-28-013B0H CLOSED AREA (79-66)
- Effective October 20, 1979:
- WAC 220-28-00500N CLOSED AREA (79-94)
 - WAC 220-28-00600N CLOSED AREA (79-94)
 - WAC 220-28-006A0J CLOSED AREA (79-94)
 - WAC 220-28-006C0H CLOSED AREA (79-94)
 - WAC 220-28-00700E CLOSED AREA (79-94)
 - WAC 220-28-007A0D CLOSED AREA (79-94)
 - WAC 220-28-007B0L MESH RESTRICTION
(79-60)
 - WAC 220-28-007C0R CLOSED AREA (79-66)
 - WAC 220-28-007G0E CLOSED AREA (79-97)
 - WAC 220-28-004B0L CLOSED AREA (79-48)

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 there no longer exists a need for protection of coho stocks in the Nooksack 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 October 19, 1979.

By Gordon Sandison
Director

REPEALER

The following section of the Washington Administrative Code is repealed:

- WAC 220-28-007F0H CLOSED AREA (79-112)

WSR 79-11-072
NOTICE OF PUBLIC MEETINGS
COMMISSION FOR VOCATIONAL EDUCATION
[Memorandum, Executive Director—October 18, 1979]

The following schedule for 1980 meetings of the Commission for Vocational Education has been established:

- January 31, 1980
- March 27, 1980
- May 22, 1980
- July 24, 1980
- September 25, 1980
- November 20, 1980

It is understood that this schedule is subject to change on the basis of extent of urgency of commission business and unresolvable conflicts.

WSR 79-11-073
EMERGENCY RULES
DEPARTMENT OF FISHERIES
[Order 79-113—Filed October 19, 1979]

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

WSR 79-11-074
ADOPTED RULES
GAMBLING COMMISSION
[Order 93—Filed October 19, 1979]

Be it resolved by the Washington State Gambling Commission, acting at Spokane, Washington, that it does promulgate and adopt the annexed rules relating to the licensing and regulation of gambling activities, amending WAC 230-25-120 and 230-60-045.

This action is taken pursuant to Notice No. WSR 79-09-110 filed with the code reviser on 9/4/79. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule, WAC 230-25-120 is promulgated pursuant to RCW 9.46.170(15) and WAC 230-60-045 is promulgated pursuant to RCW 42.17.300 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 11, 1979.

By Fred E. Haggard
Chairman

AMENDATORY SECTION (Amending Order #88, filed 12-18-78)

WAC 230-25-120 LIMITS UPON AMOUNT FOR RENT, LEASE OR SIMILAR PAYMENTS FOR FUND RAISING EVENTS. No licensee shall

expend for rent or lease (or similar arrangements) of premises in which to hold a fund raising event, or for any equipment or service in connection with the fund raising event, an amount that exceeds the local prevailing or market price for such premises, equipment or service.

Maximum rental limits shall be:

(1) Premises and Other Goods or Services: Not more than two hundred dollars for all, or any portion, of any twenty-four hour period.

This maximum fee shall include in addition to the use of the premises themselves any and all goods or services of any kind furnished by the person renting the premises to the licensee, or furnished by anyone with a substantial interest in, or immediate family relationship with, that person: PROVIDED, That the limit shall not include (a) fees for gambling equipment which are governed by the maximums set out in (2) below; or (b) charges for food or drink to the licensee or patrons of the fund raising event when the purchase of such food or drink is not, directly or indirectly, a condition of rental of the premises and the licensee may elect to bring in food and drink from an outside source.

(2) Gambling Devices and Equipment: (a) Not more than three hundred and fifty dollars for all, or any portion of, the first twenty-four hour period for all gambling devices and related equipment to conduct the event, including, but not limited to, cards, dice, cash boxes, shoes, chips, delivery thereof and any schooling in its use.

(b) Not more than two hundred dollars for each succeeding twenty-four hour period, or any portion thereof, for the same kinds of items set out in (a) above.

(3) Individual Gambling Station: (a) Not more than twenty-five dollars for all of the equipment needed to set up each single specific gambling station (such as a single twenty-one table), except for a craps table or a roulette wheel station which shall not exceed \$50 or for a station showing horse racing films with advance betting on the outcome of the races which shall not exceed \$250, for the first twenty-four hour period, or any portion thereof, including, but not limited to, the equipment, delivery and schooling in its use, to an overall maximum for all items of \$350, as set out in (2) (a) above.

(b) Not more than fifteen dollars for each successive twenty-four hour period or any portion thereof, for the equipment needed to establish each single specific gambling station as set out in (a) above, to an overall maximum of \$200 as set out in (2) (b) above.

The limits in subsection (2) and (3) above shall not apply to expenditures by the licensee for purchases outright, or construction by the licensee of, gambling equipment.

AMENDATORY SECTION (Amending Order #75, filed 9-16-77)

WAC 230-60-045 COPYING. A fee, determined by actual cost for time and services rendered, for inspection of public records, may be charged. The commission shall charge a fee in the amount necessary to reimburse the commission for its actual costs incidental to providing copies of public records, except as noted in

the following schedule of fees: PROVIDED, HOWEVER, That at the discretion of the director, or his designee, governmental agencies may be excluded from the payment of the fee for such service. The schedule of charges is:

ITEM	FEE
Copy of license application, supporting documents, correspondence, minutes of commission meetings, licenses approval list, list of commission licensees, reports required to be filed by the licensees on a periodic basis concerning the operation of licensed activity, commission legislative reports, and other similar material	\$.25 cents per page for first 10 pages, \$.10 cents per page for any pages thereafter
Application for license(s) and/or supporting forms	No fee
Letter of certification to accompany copy of record or document. (Governmental agencies - no fee)	\$2.00
Specially produced listing, magnetic tapes, or labels	Cost of services, including overhead
Record look up	No charge for requests taking five minutes or less, actual cost including overhead, for single requests or a combination of multiple requests taking longer than five minutes to complete
Postal charges	Actual cost
Manual of commission rules (((lic ensees and government agencies = no fee for up to 2 copies:))) [<u>In-</u> <u>cludes supplemental mailings for</u> <u>licensees and ((law enforcement))</u> <u>governmental agencies and ((att))</u> <u>for others ((if specifically request-</u> <u>ed)) who make specific request</u> <u>therefor]</u>	(((\$5.00)) \$4.00 <u>PROVIDED, That</u> <u>there shall be no</u> <u>fee for commission</u> <u>licensees and gov-</u> <u>ernmental agen-</u> <u>cies up to two</u> <u>copies. The direc-</u> <u>tor may waive the</u>

ITEM

FEE

fee for law enforcement agencies for copies above two upon a showing such agencies will actively use them

Reviser's Note: The brackets and enclosed material in the text of the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

WSR 79-11-075
EMERGENCY RULES
GAMBLING COMMISSION
[Order 92—Filed October 19, 1979]

Be it resolved by the Washington State Gambling Commission, acting at Olympia, Washington, that it does promulgate and adopt the annexed rules relating to the licensing regulation of gambling activities, amending WAC 230-60-045.

We, the Washington State Gambling 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 to delay implementation of the rule would result in the public being charged a higher price for the commission's rules manual than necessary to offset the commission's cost during that delay.

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

This rule is promulgated pursuant to RCW 42.17.300 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 September 14, 1979.
By Fred E. Haggard
Chairman

AMENDATORY SECTION (Amending Order #75, filed 9-16-77)

WAC 230-60-045 COPYING. A fee, determined by actual cost for time and services rendered, for inspection of public records, may be charged. The commission shall charge a fee in the amount necessary to reimburse the commission for its actual costs incidental to providing copies of public records, except as noted in

the following schedule of fees: PROVIDED, HOWEVER, That at the discretion of the director, or his designee, governmental agencies may be excluded from the payment of the fee for such service. The schedule of charges is:

ITEM

FEE

Copy of license application, supporting documents, correspondence, minutes of commission meetings, licenses approval list, list of commission licensees, reports required to be filed by the licensees on a periodic basis concerning the operation of licensed activity, commission legislative reports, and other similar material

\$.25 cents per page for first 10 pages, \$.10 cents per page for any pages thereafter

Application for license(s) and/or supporting forms

No fee

Letter of certification to accompany copy of record or document. (Governmental agencies - no fee)

\$2.00

Specially produced listing, magnetic tapes, or labels

Cost of services, including overhead

Record look up

No charge for requests taking five minutes or less, actual cost including overhead, for single requests or a combination of multiple requests taking longer than five minutes to complete

Postal charges

Actual cost

Manual of commission rules (~~((licensees and government agencies = no fee for up to 2 copies:)))~~ [Includes supplemental mailings for licensees and ~~((law enforcement))~~ governmental agencies and ~~((at))~~ for others ~~((if specifically requested))~~ who make specific request therefor]

~~(\$5.00)~~ \$4.00
PROVIDED, That there shall be no fee for commission licensees and governmental agencies up to two copies. The director may waive the

ITEM

FEE

fee for law enforcement agencies for copies above two upon a showing such agencies will actively use them

Reviser's Note: The brackets and enclosed material in the text of the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

**WSR 79-11-076
EMERGENCY RULES
COMMUNITY COLLEGE DISTRICT 12
[Resolution 79-63—Filed October 22, 1979]**

Be it resolved by the board of trustees of the Community College District 12, acting at Olympia Technical Community College that it does promulgate and adopt the annexed rules relating to parking and traffic regulations at Olympia Technical Community College.

We, Community College District 12, 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 it is desirable to assure the health, safety, and public welfare of students, faculty, staff and guests on the Olympia Technical Community College campus; and emergency adoption of the proposed Olympia Technical Community College parking and traffic rules and regulations will authorize designated OTCC personnel to implement, administer and manage the policy to accommodate 4 emergency reasons.

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 Board of Trustees of Community College District 12 as authorized in RCW 28B.19.080.

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 11, 1979.

By Hobart G. Jenkins
Assistant to the District President

**Chapter 132L-30 WAC
PARKING AND TRAFFIC REGULATIONS
OLYMPIA TECHNICAL COMMUNITY COLLEGE**

NEW SECTION

WAC 132L-30-010 PURPOSE FOR ADOPTING PARKING/TRAFFIC RULES. Pursuant to the authority granted by RCW 28B.50.140(10), the Board of Trustees of Community College District No. 12, on behalf of Olympia Technical Community College is granted authority to adopt rules and regulations for pedestrian and vehicular traffic upon public lands devoted to, operated by or maintained by the college district. The objectives of these regulations are:

- (1) To protect and control pedestrian and vehicular traffic;
- (2) To assure access at all times for emergency traffic;
- (3) To minimize traffic disturbances during class hours;
- (4) To facilitate the work of the college by assuring access to its vehicles and by assigning limited parking space for the most efficient use by all;
- (5) To regulate the use of parking spaces;
- (6) To protect state-owned property.

NEW SECTION

WAC 132L-30-020 APPLICABLE PARKING AND TRAFFIC RULES AND REGULATIONS. The other rules and regulations which are also applicable upon the campus include:

- (1) The motor vehicle and traffic laws of the state of Washington. These shall be applicable upon all lands located within the state of Washington.
- (2) The traffic code of the city of Olympia. This code applies upon all lands located within the city of Olympia.
- (3) The OTCC parking and traffic regulations. These shall be applicable to all state lands which are or may hereafter be devoted mainly to educational, recreational, or parking activities of the college. In case of conflict among the provisions of the motor vehicle and other traffic laws of the state of Washington or the traffic code of the city of Olympia and OTCC parking and traffic regulations, the provisions of the state of Washington motor vehicle laws shall govern.

NEW SECTION

WAC 132L-30-030 PERMITS REQUIRED FOR VEHICLES ON CAMPUS. Students, faculty members, staff members, guests or visitors shall not stop, park, or leave a vehicle whether attended or unattended upon the campus without a parking permit issued pursuant to WAC All persons parking on the campus will be given five academic days to secure and display a temporary or permanent permit from the director of administrative services or designee.

NEW SECTION

WAC 132L-30-040 AUTHORIZATION FOR ISSUANCE OF PERMITS. The dean/director of administrative services, or designee, is authorized to issue parking permits to students, administrators, faculty members, staff members, guests and visitors of the college, pursuant to the following regulations:

(1) A person may be issued a parking permit upon the proper registration of his vehicle with the college.

(2) The dean/director of administrative services, or designee, may issue temporary, permanent or special parking permits when such permits are necessary to enhance the business or operation of the college.

(3) Additional permits are available at the current fee schedule, as published in the OTCC parking rules and regulations and in registration materials, to an individual who may be registered to drive any one of several vehicles. It shall be agreed that only one vehicle registered to an individual shall be permitted to park on campus at any one time.

(4) Persons who pay the current fee for parking permits and later request a refund shall receive refunds according to the refund policy published in the OTCC parking rules and regulations.

NEW SECTION

WAC 132L-30-050 VALID PERMIT. A valid parking permit is:

(1) An unexpired permanent parking permit registered and properly displayed;

(2) A temporary parking permit authorized by the dean/director of administrative services, or designee, and properly displayed;

(3) A special parking permit authorized by the dean/director of administrative services, or designee, and properly displayed; or

(4) A visitor's permit authorized by the dean/director of administrative services, or designee, and properly displayed.

No permit will be valid for more than one year, and all permits must be properly displayed.

NEW SECTION

WAC 132L-30-060 DISPLAY OF PERMITS. The vehicle permit issued by the college shall be permanently affixed on the rear bumper of the vehicle. Permits not displayed in accordance with the provisions of this section shall not be valid and vehicles displaying an improperly placed permit shall be subject to citation. Permits will be displayed on the rear of a motorcycle.

NEW SECTION

WAC 132L-30-070 TRANSFER OF PERMITS. Parking permits are not transferable. If a vehicle is sold or traded, a new permit will be issued to the permit holder at the current fee schedule.

NEW SECTION

WAC 132L-30-080 PERMIT REVOCATION. Permits are licenses and the property of the college, and may be recalled for any of the following reasons:

(1) When the purpose for which the permit was issued changes or no longer exists;

(2) When a permit is used on an unregistered vehicle or by an unauthorized person;

(3) Falsification on a parking permit application;

(4) Continued violations of parking regulations;

(5) Counterfeiting or altering of permits.

NEW SECTION

WAC 132L-30-090 RIGHT TO REFUSE PERMIT. The college (director of administrative services, or designee) reserves the right to refuse the issuance of a parking permit to anyone who has had a previous parking permit revoked or refused or to anyone whose driving or parking record indicates a flagrant disregard for the rights or safety of other people.

NEW SECTION

WAC 132L-30-100 RIGHT TO APPEAL PERMIT REVOCATION OR REFUSAL TO GRANT PERMIT. When a parking permit has been recalled pursuant to WAC or has been refused in accordance with WAC or when a fine or penalty has been levied against a violator of the rules and regulations set forth in this chapter, such action by the dean/director of administrative services, or designee, may be appealed pursuant through the established channels.

NEW SECTION

WAC 132L-30-110 RESPONSIBILITY OF PERSON TO WHOM PERMIT IS ISSUED. The person to whom a parking permit is issued, pursuant to the rules and regulations set forth in this chapter, shall be responsible for all violations of said rules and regulations involving the vehicle; but, such responsibility shall not relieve other persons who by their conduct with vehicles registered with another permit holder violate the rules and regulations established by this chapter. In the event that a vehicle in violation is not registered with the college, the current registered owner will be responsible for the violation(s) of the campus regulations.

NEW SECTION

WAC 132L-30-120 DESIGNATION OF PARKING. The parking space available on campus shall be allocated and designated by the dean/director of administrative services, or designee, in such manner as will best achieve the objectives of these rules and regulations, including the designation of restricted parking areas:

(1) Faculty and staff parking shall be limited to spaces so designated;

(2) Student parking will be limited to areas so designated. Special provisions have been made for physically handicapped students or their designee;

(3) Visitors parking shall be limited to spaces as designated;

(4) Parking spaces may be designated for special purposes as deemed necessary.

NEW SECTION

WAC 132L-30-130 VISITORS AND GUESTS. All guests, including salespersons, maintenance or service personnel and all other members of the public will park in designated parking areas or in available space as

directed by college security officers, traffic guides or parking checkers without paying a fee. These include:

(1) Federal, state, county, city, school district and similar governmental personnel on official business in vehicles with tax exempt licenses;

(2) Vehicles owned by contractors and their employees working on campus construction may be parked within available construction sites or areas;

(3) Members of the press, television, radio and wire services, on official business;

(4) Taxi's and commercial delivery vehicles for the pick up and delivery of passengers, supplies and equipment;

(5) Visitors and guests attending special college events will park without charge, including:

(a) commencement;

(b) Open houses;

(c) Symposiums;

(d) Social and cultural events;

(6) Visitors invited to the campus for the purpose of rendering services to the college;

(7) Persons holding emeritus or similar appointments will park in designated areas without charge.

NEW SECTION

WAC 132L-30-140 PARKING WITHIN DESIGNATED SPACES. (1) All vehicles shall follow traffic arrows and other markings established for the purpose of directing traffic on campus.

(2) All vehicles must be parked within designated, marked stalls.

(3) No vehicle shall be parked so as to occupy any portion of more than one parking space or stall as designated within the parking area. The fact that other vehicles may have been so parked as to require the vehicle parking to occupy a portion of more than one space or stall in order to park, shall not constitute an excuse for a violation of this section.

(4) No vehicle shall be parked on the campus except in those areas set aside and designated for parking.

NEW SECTION

WAC 132L-30-150 REGULATORY SIGNS, MARKINGS, BARRICADES, ETC. The dean/director of administrative services, or designee, is authorized to erect signs, barricades, and other structures and to paint marks and other directions upon the streets, entry/exits, and roadways for the regulation of traffic and parking upon the various public lands devoted to, operated by, or maintained by the college. Such signs, barricades, structures, markings and directions shall be so made and placed as in the opinion of the dean/director of administrative services, or designee, will best effectuate the objectives of these regulations. Drivers of vehicles shall observe and obey the signs, barricades, structures, markings and directions given them by the campus patrolmen in the control and regulation of traffic.

NEW SECTION

WAC 132L-30-160 SPEED LIMIT. No vehicle shall be operated on the campus at a speed in excess of fifteen miles per hour, or such slower speed as is reasonable and prudent to the circumstances. No vehicle of any type shall at any time use the campus parking lots for testing, racing, or other unauthorized activities.

NEW SECTION

WAC 132L-30-170 PEDESTRIAN'S RIGHT OF WAY. (1) The operator of a vehicle shall yield right of way, slowing down or stopping, if need be, to so yield to any pedestrian, but no pedestrian shall suddenly leave a curb or other place of safety and walk or run into the path of a vehicle which is so close that it is impossible or unsafe for the driver to yield.

(2) Whenever any vehicle slows or stops so as to yield to pedestrian traffic, the operator of any other vehicle approaching from the rear shall not overtake and pass such a vehicle which has slowed or stopped to yield to pedestrian traffic.

(3) When a sidewalk is provided, pedestrians shall proceed upon such a sidewalk.

NEW SECTION

WAC 132L-30-180 TWO-WHEELED MOTOR-BIKES OR BICYCLES. (1) All two-wheeled vehicles powered by an engine shall park in a space designated for motorcycles only. No unauthorized vehicles shall be ridden on the sidewalks on campus at any time unless authorized by the dean/director of administrative services, or designee.

(2) Bicycles and other nonengine powered cycles shall be subject to posted or published regulations as established.

NEW SECTION

WAC 132L-30-190 REPORT OF ACCIDENTS. The operator of any vehicle involved in an accident on campus resulting in injury or death of any person or total of claimed damage to either or both vehicles exceeding one hundred dollars shall immediately report such accident to the dean/director of administrative services, or designee and shall within twenty-four hours after such accident, file a state of Washington motor vehicle accident report. Other minor accidents may be reported to the office of campus parking and security for insurance record purposes.

NEW SECTION

WAC 132L-30-200 DISABLED AND INOPERATIVE VEHICLES—IMPOUNDING. No disabled or inoperative vehicle shall be parked on the campus for a period in excess of seventy-two hours, without clearance from the dean/director of administrative services, or designee. Vehicles which have been parked for periods in excess of seventy-two hours and which appear to be disabled or inoperative may be impounded and stored at the expense of either or both the owner and operator and thereof. Notice of intent to impound will be posted on

the vehicle and sent by registered mail to the legal owner forty-eight hours prior to impound.

NEW SECTION

WAC 132L-30-210 ENFORCEMENT. (1) Parking and traffic rules and regulations will be enforced throughout the calendar year on a twenty-four hour basis.

(2) The dean/director of administrative services, or designee shall be responsible for the enforcement of the rules and regulations contained in this chapter. The dean/director of administrative services, or designee is hereby authorized to delegate this responsibility to the campus patrolmen or other subordinates.

NEW SECTION

WAC 132L-30-220 ISSUANCE OF TRAFFIC TICKETS OR SUMMONS. Upon probable cause to believe that a violation of these rules and regulations has occurred the dean/director of administrative services, or designee or subordinates, may issue a summons or citation setting forth the date, the approximate time, permit number, license information and nature of violation signed by the attendant officer. Such summons or traffic citation may be served by attaching or affixing a copy thereof in some prominent place outside such vehicle or by personally serving the operator.

NEW SECTION

WAC 132L-30-230 VIOLATION OF PARKING AND TRAFFIC REGULATIONS. Operators of illegally operated or parked vehicles which are not subject to impounding under these policies, shall be:

- (1) Warned through an appropriate means that they are in violation of these regulations;
- (2) In instances where violations are continually repeated, and in the judgment of the dean/director of administrative services, or designee with appropriate documented evidence, said vehicle(s) may be impounded and/or fined in accordance with approved fees and fines schedule. All fines are payable to the cashiers office.

NEW SECTION

WAC 132L-30-240 DELEGATION OF AUTHORITY. The authority and powers conferred upon the dean/director of administrative services, or designee by these regulations shall be subject to delegation to that individual's subordinates.

NEW SECTION

WAC 132L-30-250 FINES AND PENALTIES. The dean/director of administrative services, or designee, is authorized to impose the following fines and penalties for violation of the rules and regulations contained in this chapter:

- (1) Fines will be levied for all violations of the regulations contained in this chapter;
- (2) Vehicles parking in a manner so as to obstruct traffic, including access to and from parking spaces and areas, will be subject to a fine and may be impounded

and taken to such place for storage as the dean/director of administrative services, or designee, selects. The expenses of such impoundings and storage shall be the responsibility of the registered owner or driver of the vehicle. Vehicles impounded by means of an immobilizing device shall be charged a service fee according to the current fee schedule. The college shall not be liable for loss or damage of any kind resulting from such impounding and storage;

(3) At the discretion of the dean/director of administrative services, or designee, an accumulation of traffic violations by a student, staff, administrator or faculty member will be cause for disciplinary action, and the dean/director of administrative services, or designee shall initiate disciplinary proceedings against such a violator;

(4) At the discretion of the dean/director of administrative services, or designee an accumulation of traffic citations by a student, staff, administrator or faculty member may be turned over to a private collection agency for the collection of fines not previously received by the dean/director of administrative services, or designee. Other appropriate collection procedures may be initiated as deemed necessary;

(5) Vehicles involved in violations of these regulations may be impounded as provided for;

(6) A schedule of fines shall be set and reviewed annually by the parking advisory committee. The schedule shall be published in the OTCC parking rates and regulations and on the traffic citation form;

(7) In the event a student fails or refuses to pay a fine the dean/director of student services may initiate the following disciplinary action:

- (a) Student may not be eligible to register for classes;
- (b) Student may not be able to obtain transcript of credits;
- (c) Student may not receive a degree/certificate until all fines are paid;
- (d) Impounding of vehicle;
- (8) Offense and fine:
 - (a) Permit not displayed. \$3.00
 - (b) Occupying more than one parking space.. \$3.00
 - (c) Occupying space not designed for parking.. \$3.00
 - (d) Parking in area not authorized by permit \$3.00
 - (e) Parking in reserved stall (after warnings may be towed) \$3.00
 - (f) Blocking or obstructing traffic (after warnings may be towed) \$3.00
 - (g) Parking adjacent to fire hydrant (after warnings may be towed) \$3.00
 - (h) Parking in fire lane (after warnings may be towed) \$3.00
 - (i) Parking in zone or area marked no parking \$5.00

- (j) Failure to yield right of way..... \$5.00
- (k) Failure to stop-/signal\$5.00
- (l) Reckless or negligent driving \$15.00
- (m) Other violations of college parking regulations and its objectives.... \$3.00

NEW SECTION

WAC 132L-30-260 GRIEVANCE PROCEEDINGS—APPEAL OF FINES AND PENALTIES. The alleged violator may elect to waive his/her right to appear before the parking advisory committee and pay the appropriate fine or appeal the violation. To appeal fines and penalties levied against violator of the rules and regulations set forth herein, the alleged violator must submit the grievance in writing, giving full particulars listing witnesses, evidence, etc. Grievance must be submitted within five school days from date of citation to the director of student services, who will cause a review to be made of the appeal to determine whether a satisfactory solution to both parties can be reached without further administrative action. If not resolved the alleged violator may appeal within fifteen school days to the parking advisory committee consisting of three student members, two faculty members and one administrator. The dean/director of administrative services, or designee shall be ex officio.

NEW SECTION

WAC 132L-30-270 LIABILITY OF COLLEGE. The college assumes no liability under any circumstances for vehicles on campus.

NEW SECTION

WAC 132L-30-280 DEFINITIONS. As used in this chapter, the following words and phrases shall have the following meanings:

- (1) "Administration" shall mean those employees whose job duties are administrative by job description and who exercise supervisory or other managerial responsibilities over other employees;
- (2) "Board" shall mean the Board of Trustees of Community College District No. 12;
- (3) "Campus" shall mean any or all lands and buildings devoted to, operated by, or maintained by Olympia Technical Community College, District No. 12, state of Washington;
- (4) "Campus patrolman" shall mean a contracted or salaried employee of the college who is responsible to the dean/director of administrative services, or designee for campus traffic control, parking and security;
- (5) "College" shall mean Olympia Technical Community College, District No. 12, state of Washington and the personnel thereof;
- (6) "Dean/director of administrative services" shall mean the dean/director of administrative services, or designee for Olympia Technical Community College, District No. 12, state of Washington;

(7) "Faculty members" or academic employees shall mean any employee of Olympia Technical Community College, District No. 12, state of Washington who has employment as a teacher, counselor, librarian, or other position for the training, experience, and responsibilities are comparable as determined by the appointing authority, except administrative appointments;

(8) "Guests" shall mean any person or persons who come upon the campus as guests and person or persons who lawfully visit the campus for purposes which are in keeping with the college's role as an institution of higher learning in the state of Washington;

(9) "Permanent permits" shall mean permits which are valid for a school term or a portion thereof;

(10) "School term" shall mean, unless otherwise designated, the term period commencing with the summer quarter of a community college calendar year and extending through the immediately subsequent fall, winter, and spring quarters. The summer school session shall be considered the first quarter of the college calendar year for parking and traffic control purposes;

(11) "Staff" shall mean the contracted or classified employees of Olympia Technical Community College, District No. 12, state of Washington;

(12) "Student" shall mean any person who is enrolled in any community college operated by Washington State Community College District No. 12;

(13) "Temporary permits" shall mean permits which are valid for a specific period designated on the permit or application up to a maximum of one month;

(14) "Vehicle" shall mean an automobile, truck, motor-driven cycle, scooter or any vehicle otherwise powered.

PARKING FEE SCHEDULE

- (1) Automobile Permit:
 - (a) Annual – Faculty/Staff Only..... \$15.00
 - (b) Quarterly – Faculty/Staff Full-time 5.00
 - (c) Quarterly – Faculty/Staff Part-time 3.00
 - (d) Quarterly – Student Full-time..... 5.00
 - (e) Quarterly – Student Part-time 3.00
- (2) Motorcycle Permit:
 - (a) Annual – Faculty/Staff only..... 9.00
 - (b) Quarterly – Faculty/Staff/Student Full-time..... 3.00
 - (c) Quarterly – Faculty/Staff/Student Part-time 2.00
- (3) Miscellaneous Permits:
 - (a) Second car permit (and each additional car) Quarterly – Faculty/Staff/Student 2.00

- (b) Replacement permit (per vehicle)
- (i) With signed certificate of destruction, theft or sale of vehicle..... 1.00
- (ii) Without certificate of destruction, theft or sale of vehicle..... 2.00
- (c) Temporary permit No charge

WSR 79-11-077
NOTICE OF PUBLIC MEETINGS
WHATCOM COMMUNITY COLLEGE
 [Memorandum, President—October 18, 1979]

Our memo of October 10 reported a change of date, time and place for the executive session planned for November. It has become necessary to change the date again. This time to November 20. The time and place remain the same.

WSR 79-11-078
EMERGENCY RULES
STATE EMPLOYEES INSURANCE BOARD
 [Order 4-79—Filed October 22, 1979]

Be it resolved by the State Employees Insurance Board, acting at Tumwater, Washington, that it does promulgate and adopt the annexed rules relating to:

- Rep WAC 182-08-080 Employee to elect options.
- Rep WAC 182-08-090 Transferred employee.
- New WAC 182-08-111 Medical plan options between open enrollments.

We, The State Employees Insurance Board, 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 early effective date is needed to establish SEIB medical as primary coverage for employees who are also eligible for public assistance, and to make provision for employees who are involuntarily terminated from an HMO or panel plan.

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 State Employees Insurance Board as authorized in chapter 41.05 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 22, 1979.

By C. H. Shay
 Group Insurance Analyst

NEW SECTION

WAC 182-08-111 MEDICAL PLAN OPTIONS BETWEEN OPEN ENROLLMENTS. The following medical plan options are available between open enrollments:

(1) Enrolled employees or retirees who move to a new home residence area may; (a) continue their present plan with a clear understanding of the out of service area restrictions of such plan, (b) change to a health maintenance organization or panel plan which was not available in their former home residence area, or (c) change from a health maintenance organization or panel plan to the insured plan if their new home residence is outside the service area of their former plan.

(2) Employees or retirees who are terminated from a health maintenance organization or panel plan because of failure to comply with the provisions of such plan may change to another SEIB medical plan which is available in their home residence area.

Such enrollment changes must be made within 31 days of the date the above reason for change occurs. The change in coverage becomes effective on the first of the month following the date of application.

REPEALER

The following sections of the Washington Administrative Code are repealed:

- (1) WAC 182-08-080 EMPLOYEE TO ELECT OPTION.
- (2) WAC 182-08-090 TRANSFERRED EMPLOYEE.

WSR 79-11-079
ADOPTED RULES
INSURANCE COMMISSIONER
 [Order R 79-5—Filed October 22, 1979]

I, Dick Marquardt, Insurance Commissioner, do promulgate and adopt at Olympia, Washington, the annexed rules relating to surplus line insurers' power of attorney forms for designation of person to receive legal process, form of affidavit to be used by surplus line brokers, and contents of stamp to be placed upon surplus line contracts.

This action is taken pursuant to Notice No. WSR 79-09-112 filed with the code reviser on 9/4/79. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 48.02.060 which directs that the Insurance Commissioner has authority to implement the provisions of RCW 48.15.040, 48.15.050, 48.15.090 and 48.15.150.

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, 1979.

By Dick Marquardt
Insurance Commissioner
Robert E. Johnson
Deputy Commissioner

REPEALER

The following section of the Washington Administrative Code is repealed:

(1) WAC 284-12-026 SURPLUS LINE BROKERS—MUST FILE POWER OF ATTORNEY FOR THE SERVICE OF PROCESS.

NEW SECTION

WAC 284-12-027 FORM FOR SURPLUS LINE INSURER TO DESIGNATE PERSON TO RECEIVE LEGAL PROCESS. (1) RCW 48.15.150 permits service of legal process against an unauthorized insurer that is sued upon any cause of action arising in this state under any contract issued by it as a surplus line contract to be made upon the insurance commissioner. The commissioner will mail the documents of process to the insurer at its principal place of business last known to the commissioner, or to a person designated by the insurer for that purpose in the most recent document filed with the commissioner on a form prescribed by the commissioner. If such unauthorized insurer elects to designate a person to receive such legal process from the commissioner, the designation shall be filed with the commissioner in substantially the form set forth in subsection 2 of this section.

(2) DESIGNATION OF PERSON TO WHOM COMMISSIONER SHALL FORWARD LEGAL PROCESS.

To the Insurance Commissioner of the State of Washington:

Pursuant to RCW 48.15.150, the undersigned Insurer hereby designates:

Name

Address

as the person to whom the Insurance Commissioner shall forward legal process against the Insurer. This designation supersedes any similar designation heretofore made by this Insurer.

Executed at, this ... day of, 19 ...

(Insurer)

By

(Title)

(3) The "person" designated may be an individual, firm or corporation.

(4) The commissioner shall forward process to the person designated in the most recent document filed with him.

(5) Pursuant to RCW 48.15.150, each policy issued by an unauthorized insurer as a surplus line contract must contain a provision designating the commissioner as the person upon whom service of process may be made.

NEW SECTION

WAC 284-12-028 SURPLUS LINE BROKERS' FORM TO BE FILED; CONTRACT STAMP TO BE USED. (1) RCW 48.15.040 requires that a surplus line broker execute an affidavit at the time of procuring insurance from an unauthorized insurer, and to file such affidavit with the commissioner within thirty days after the insurance is procured. The form for filing such affidavit shall be in substantially the following form, and may include additional information to satisfy requirements of the Surplus Line Association of Washington:

Policy or Certificate No.: Premium, including any policy fee:

- 1. Name and license number of filing Surplus Line Broker:
2. Name and address of producing agent or broker (if any):
3. Name(s) of unauthorized insurer(s):
4. Name and address of insured:
5. Brief statement of coverages (common trade terms may be used, e.g. "furrier's block"):

STATE OF WASHINGTON)
) ss. SURPLUS LINE
..... County) BROKER'S AFFIDAVIT

I have procured insurance from an unauthorized insurer or insurers, in accordance with the laws and regulations of the State of Washington under my Surplus Line Broker's license. Details of such transaction are set forth above.

Such insurance could not be procured, after diligent effort was made to do so from among a majority of the insurers authorized to transact that kind of insurance in this state, and placing the insurance in such unauthorized insurer(s) was not done for the purpose of securing a lower premium rate than would be accepted by any authorized insurer.

I certify that I am duly authorized to place this coverage on behalf of the insured, that the risk has been duly accepted by the insurer(s), and that I ascertained the financial condition of the unauthorized insurer(s) before placing the insurance therewith.

.....
 (Signature of Surplus Line Broker)
 Subscribed and sworn to before me this ... day of ...,
 19 ...

 Notary Public in and for the State of Washington, re-
 siding at

Notice of Withdrawal:

Emergency regulation 79-114 was promulgated on October 22, 1979, when catch statistics showed allowable numbers of coho salmon had been caught. However, information obtained later that day indicated that coho salmon escapement goals had been achieved in Quilcene Federal Hatchery and the streams entering Puget Sound Salmon Management and Catch Reporting Area 12A.

This regulation should therefore be withdrawn.

Dated: October 23, 1979

*By: Gordon Sandison
Director*

(2) Every insurance contract, including those evidence by a binder, procured and delivered as a surplus line coverage pursuant to chapter 48.15 RCW shall have a conspicuous statement stamped upon its face, which shall be initialed by or bear the name of the surplus line broker who procured it, as follows:

"This contract is registered and delivered as a surplus line coverage under the insurance code of the state of Washington, enacted in 1947. It is not issued by a company regulated by the Washington state insurance commissioner and is not protected by any Washington state guaranty fund law."

WSR 79-11-080

EMERGENCY RULES

DEPARTMENT OF FISHERIES

[Filed October 22, 1979—Withdrawn October 23, 1979]

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 these regulations are necessary for the protection of chum salmon and natural spawning coho salmon returning to the Big and Little Quilcene Rivers.

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 October 22, 1979.

By Gordon Sandison
Director

WSR 79-11-081
ADOPTED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Order 1444—Filed October 23, 1979]

I, N. Spencer Hammond, Ex. Asst. of the Department of Social and Health Services, do promulgate and adopt at Olympia, Washington, the annexed rules relating to:

- Amd ch. 388-24 WAC AFDC—Eligibility.
- Amd ch. 388-57 WAC Employment and training—Work incentive.

This action is taken pursuant to Notice No. WSR 79-08-128 filed with the code reviser on 8/1/79. 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 43.20A.550.

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 October 17, 1979.

By N. S. Hammond
Executive Assistant

AMENDATORY SECTION (Amending Order 1338, filed 9/18/78)

WAC 388-24-040 AID TO FAMILIES WITH DEPENDENT CHILDREN—SUMMARY OF ELIGIBILITY CONDITIONS. AFDC shall be granted in behalf of a needy child

- (1) Who is under the age of eighteen years((:));
- (a) AFDC may be granted on behalf of an unborn child. Medical confirmation of pregnancy is required;
- (b) AFDC shall be continued through the month in which the child reaches the maximum age;

(2) Who is a resident of the state of Washington, or who lives with a parent or other relative who is a resident of the state of Washington – see WAC 388-26-050 through 388-26-105;

(3) Who is deprived of parental care and support because of death, ~~((or))~~ continued absence ~~((of a parent))~~, or ~~((the))~~ incapacity of a parent or stepparent – see WAC 388-24-055 through 388-24-075. If unemployment of ~~((the father or stepfather))~~ a parent or stepparent is the basis of deprivation, all provisions in WAC 388-24-135 apply;

(4) Whose parent or stepparent, if incapacitated, does not refuse available medical treatment without good cause as specified in WAC 388-24-065(6);

(5)(a) Who is living in the home of a relative of specified degree, except for a temporary period, as provided in WAC 388-24-125; or

(b) Who, as a result of judicial action, was removed from his home and placed in foster care after April 30, 1961, and who meets the conditions specified in WAC 388-24-207;

(6) Who is a citizen or an alien lawfully admitted for permanent residence or otherwise permanently residing in the United States as described in WAC 388-26-120;

(7) Whose parent or stepparent has not transferred property contrary to law or DSHS rules in WAC 388-28-457 through 388-28-465;

(8) Who is in financial need – see chapters 388-28 and 388-33 WAC;

(9) The applicant's written statement of application for AFDC must include all children under eighteen years of age living in the home who are full or half brothers or sisters or stepbrothers or stepsisters whether or not financial assistance is being requested for all of the children. Total resources and income available for all such children and their parents or stepparents in the home must be declared by the person applying in behalf of the children ~~((Unless this is done, eligibility can not be determined))~~;

(10) For persons to be included in the AFDC assistance unit, see WAC 388-24-050.

AMENDATORY SECTION (Amending Order 1357, filed 11/15/78)

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) Any individual to be included in an AFDC assistance unit 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 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 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.))~~
AFDC-R/E is paid to eligible persons on an assistance

unit basis. Assistance units shall be composed of groups of persons residing together as follows:

- (1) A single assistance unit shall be established for:
- (a) The eligible child(ren); and
 - (i) The eligible natural or adoptive parent(s) or stepparent(s) with whom the child(ren) lives; or
 - (ii) In lieu of a parent, one needy relative caretaker of specified degree with whom the child lives and whose eligibility depends solely on caring for the child(ren);
 - (b) Only the eligible child(ren) when:
 - (i) The child(ren)'s parent(s) is not eligible;
 - (ii) The child(ren) lives with a nonneedy relative of specified degree who is not legally responsible for the support of the child(ren);
 - (iii) The child(ren) lives with a needy nonresponsible relative of specified degree who receives SSI;
 - (iv) The child(ren) is a recipient of AFDC-FC;
 - (c) Only the eligible parent(s), or needy caretaker relative of specified degree, when the only child, or all the children, has been deleted from the grant because of receiving income from SSI;
- (2) Two assistance units are necessary when:
- (a) The responsible relative must temporarily reside apart from his or her family to secure training in accordance with an approved plan. Refer to WAC 388-24-125;
 - (i) One assistance unit is maintained for the family members in the home;
 - (ii) A separate assistance unit is established for the relative in training;
 - (b) The child lives with a nonresponsible relative of specified degree who is a member of another assistance unit.
- (3) Two or more assistance units are necessary when two or more persons not married to each other, each has his/her own child(ren) and there is no child in common; a separate assistance unit is established for each parent and his/her eligible child(ren);
- (4) When a relative of specified degree is eligible to receive assistance for two or more children for whom he/she is not legally responsible:
- (a) One assistance unit is established for each group of children who are siblings;
 - (b) A separate assistance unit(s) is established for each of the other nonsibling children.

AMENDATORY SECTION (Amending Order 1357, filed 11/15/78)

WAC 388-24-075 AID TO FAMILIES WITH DEPENDENT CHILDREN-REGULAR—MULTIPLE DEPRIVATION FACTORS. When children in a family are deprived of parental support for different reasons, the assistance unit shall be classified as:

- (1) AFDC-E if ((the)) at least one child is deprived because of ((his/her father's or stepfather's)) a parent's or stepparent's unemployment and the child and the ((father or stepfather)) unemployed parent or stepparent 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)) a parent, AFDC-R shall be considered if eligibility exists.

- (2) AFDC-R if the requirements for AFDC-E are not met but the children are deprived because of the death, continued absence or incapacity of a parent.

AMENDATORY SECTION (Amending Order 1368, filed 2/15/79)

WAC 388-24-090 ELIGIBILITY CONDITIONS APPLICABLE TO AFDC-R AND AFDC-E—EMPLOYMENT OR TRAINING. (1) For a child to be eligible for AFDC-E his/her unemployed ((father, or unemployed stepfather)) parent or stepparent who qualifies the assistance unit for the program shall:

- (a) Be currently registered for employment with DES as indicated in WAC ((388-57-015)) 388-24-135(5),
- (b) Show evidence of unemployment benefit status as specified in WAC 388-57-020 and 388-24-135(6),
- (c) Accept employment or training for employment as indicated in WAC 388-57-025 and 388-57-030 unless certified to WIN/E&T.

(2) All AFDC applicants and recipients are subject to WIN or employment and training (E&T) registration as provided in WAC 388-24-107.

(3) A WIN/E&T registrant, unless a volunteer, who fails to cooperate in appraisal prior to certification shall be subject to the provisions of WAC 388-57-056.

(4) (a) An AFDC recipient ((unless a voluntary registrant)), unless a volunteer, who has been certified for the work incentive (WIN) program and who is determined by DES to have refused employment or training or participation in the WIN program without good cause shall be subject to provisions of WAC 388-57-061.

(b) An AFDC recipient, unless a volunteer, who has been certified for the E&T program and who is determined by DSHS to have refused employment, training or participation in the E&T program without good cause shall be subject to provisions of WAC 388-57-061.

(5) A child's eligibility is not affected by the WIN/E&T registration requirement for the parent or needy caretaker relative in the AFDC-R program. A child's eligibility is affected by the WIN/E&T requirement for the unemployed parent in the AFDC-E program.

(6) An individual who has been determined to be exempt from registration for WIN/E&T on the basis of documented incapacity shall be referred to DVR. See also WAC 388-52-150 through 388-52-155.

AMENDATORY SECTION (Amending Order 1368, filed 2/15/79)

WAC 388-24-107 ELIGIBILITY CONDITIONS APPLICABLE TO AFDC-R AND AFDC-E—REGISTRATION FOR WIN/EMPLOYMENT AND TRAINING. (1) As a condition of eligibility for AFDC, every individual shall register for the WIN or employment and training (E&T) program unless such individual is:

- (a) ((A dependent child who is)) Under age sixteen or ((is a dependent child who is)) age sixteen but not yet eighteen who is enrolled as, or has been accepted for enrollment as, a full time student for the next school term,

(b) A person who is ill, incapacitated, or sixty-five years of age or older. Cost of a physical or psychiatric examination is authorized when the examination is to determine employability for registration or participation in the WIN/E&T program,

(i) Temporary illness or incapacity (a condition lasting not more than ninety days) provides WIN/E&T exemption only for the period of a documented condition of unemployability. Exemption terminates when the condition ceases.

(ii) Persons who have been determined to be exempt from registration on the basis of permanent incapacity shall be referred for services under the vocational rehabilitation program.

(c) A person residing outside a WIN/E&T area or at a location so remote from a WIN/E&T project that his/her effective participation is precluded,

(d) A person whose presence in the home is required because of illness or incapacity of another member of the household,

(e) A ~~((mother))~~ parent or other needy caretaker relative of a child under the age of six who is caring for the child,

(f) A mother of an unborn child,

(g) A ~~((mother or other female))~~ parent caretaker of a child, ~~((if))~~ when the ~~((father or another adult male relative))~~ other parent or stepparent is in the home and is not exempted by (a), (b), (c) or (d) of this subsection. ~~((This exemption shall also be terminated when the male required to register has failed or has refused without good cause to participate under a WIN program or accept employment.))~~

(2) Any applicant or recipient has a right to a fair hearing to contest a determination of nonexempt status and shall be considered as exempt until his/her status is finally determined. (See WAC 388-57-090).

(3) Any parent who qualifies the assistance unit for AFDC-E and the entire assistance unit shall be determined ineligible if that parent fails or refuses to register for the WIN/E&T program. When both parents meet the eligibility criteria, they have the option as to who shall qualify the assistance unit. When the parent who has qualified the assistance unit fails or refuses to register, the other parent shall register. The requirements of the noncooperating parent shall not be taken into account in determining the requirements of the assistance unit and the amount of assistance. (See WAC 388-57-056).

(4) The requirements of any individual other than the parent who qualifies the assistance unit for AFDC-E who fails to register as required under subsection (1) of this section shall not be taken into account in determining the requirements of the ((family)) assistance unit and the amount of assistance, and assistance will be granted to the eligible members of the ((family)) assistance unit.

~~((4) A mother or other relative))~~ (5) An exempt parent caretaker of a child or unborn child under the age of six ((who is caring for the child)) shall be advised of her/his option to register if she/he so desires, and of the fact that child care will be provided if needed. Other

exempted individuals may volunteer to register, subject to acceptance of such registration by DES.

~~((5))~~ (6) An AFDC recipient who has been exempt from WIN/E&T registration must register within thirty days after the date the reason for his/her exemption ceases to exist.

~~((6))~~ (7) The department's income maintenance unit (IMU) shall determine which AFDC applicants/recipients are exempt from registration and which are required to register as a condition of eligibility.

AMENDATORY SECTION (Amending Order 1368, filed 2/15/79)

WAC 388-24-135 AID TO FAMILIES WITH DEPENDENT CHILDREN—~~((UNEMPLOYED FATHER))~~ EMPLOYABLE PARENT—SUMMARY OF ELIGIBILITY CONDITIONS. To be eligible for AFDC-E an applicant shall be a child:

(1) Who is deprived of parental care and support because of the unemployment of ~~((his/her father or stepfather))~~ a parent or stepparent who satisfies all the requirements in this section to qualify the assistance unit.

~~((a))~~ A ~~((father))~~ parent or ~~((stepfather))~~ stepparent is considered to be unemployed ~~((who))~~ when:

~~((i))~~ (a) He/she is employed less than one hundred hours a month, or

~~((ii))~~ (b) He/she exceeds that standard for a particular month if his/her work is intermittent and the excess is of a temporary nature as evidenced by the fact that he/she was under the one hundred-hour standard for the two prior months and is expected to be under the standard during the next month.

~~((b) Deprivation due to unemployment continues until the end of the month in which the father or stepfather no longer meets the definition in subdivision (1)(a).))~~

~~((c) AFDC will not be denied or terminated because of certification to the WIN program or solely because of an individual's participation in institutional and work experience training or in public service employment under the WIN program.))~~

~~((2) Who is living with a natural, adoptive, or stepfather and a natural, adoptive or stepmother, except that one parent or stepparent may be temporarily absent to search for employment with the expectation of continuing to live with the family.))~~

~~((3) Who meets the eligibility conditions specified in WAC 388-24-040 and 388-24-090 through 388-24-125.))~~

~~((4))~~ (2) Whose ~~((father))~~ parent or ~~((stepfather))~~ stepparent has been unemployed as defined in subsection (1) for at least thirty days prior to the date AFDC-E is authorized.

When AFDC-E is terminated due to full-time employment of the ~~((father))~~ unemployed parent or ~~((stepfather))~~ stepparent, no additional waiting period is required if the full-time employment ends within thirty days of termination and the individual reapplies and is found otherwise eligible for AFDC-E.

~~((5))~~ (3) Whose ~~((father))~~ unemployed parent or ~~((stepfather))~~ stepparent has not refused a bona fide

offer of employment or training for employment or has not voluntarily left a job without good cause during the same thirty-day period. (See WAC 388-57-025 and 388-57-030).

(4) Who meets the eligibility conditions specified in WAC 388-24-040 and 388-24-090 through 388-24-125.

~~((6))~~ (5) Whose ((father or stepfather verifies that he:

(a) ~~Is registered for employment with the local DES office prior to the initial authorization of assistance and at the time of the periodic redetermination of eligibility as specified in WAC 388-38-280(3)(b), unless exempted by WAC 388-24-107(1)(a), (b) or (d), and~~

(b) In WIN areas, fulfills all registration requirements for the WIN program at the time of authorizing assistance, and is participating in a WIN program component at the time of review unless exempted by WAC 388-24-107(1)(a), (b), (c) or (d). Participation in WIN satisfies registration for employment with the DES office)) parent or stepparent, unless exempted by WAC 388-24-107(1)(a), (b), (c) or (d) is registered for the WIN/E&T program, or, if exempt under WAC 388-24-107(1)(c) is registered for employment with the local DES office.

~~((7))~~ (6) Whose ((father)) unemployed parent or ((stepfather)) stepparent has applied for and is accepting any unemployment compensation to which he/she is entitled. ((This requirement shall apply to recipients no later than the next regular redetermination of eligibility.

~~((8))~~ (7) Whose ((father)) unemployed parent or ((stepfather)) stepparent:

(a) Has had six or more quarters of work within any thirteen-calendar quarter period ending within one year prior to the application for assistance. A "quarter of work" means a calendar quarter in which he earned income of not less than fifty dollars, or in which he participated in the work incentive (WIN) program. A "calendar quarter" means a period of three consecutive calendar months ending March 31, June 30, September 30, or December 31, or

(b) Within one year prior to his/her application received unemployment compensation or if the employment which he/she had was not covered under the unemployment compensation law of the state or the United States, his/her earnings were such that had his/her employment been covered, he/she would have been eligible.

~~((9))~~ (8) Whose ((father)) unemployed parent or ((stepfather)) stepparent:

(a) In non-WIN areas is registered for and accepts on an ongoing basis employment and training services.

(b) In WIN areas is registered for and accepts the services defined in subdivision (a) of this subsection if ~~((he has)) not ((been))~~ accepted into a WIN component ~~((or status)).~~

(9) Who is living with both natural or adoptive parents or a parent and stepparent except that one may be temporarily absent to search for employment with the expectation of continuing to live with the family;

(10) AFDC will not be denied or terminated solely because of an individual's participation in institutional and work experience training or in public service employment under the WIN program;

(11) When both parents are unemployed and meet the work quarters criteria, they have the option to choose which parent will satisfy all the requirements to qualify the assistance unit for AFDC-E.

AMENDATORY SECTION (Amending Order 1338, filed 9/18/78)

WAC 388-24-137 CONTINUATION OF ASSISTANCE WHEN DEPRIVATION CEASES. (1) When deprivation due to incapacity or absence ceases and the family remains in need, the ((local office)) CSO shall determine if any other basis for deprivation exists.

(2) If there is no deprivation due to death, unemployment or incapacity after deprivation due to absence ceases, and the family remains in need and otherwise eligible, assistance may be continued for a temporary period as follows:

(a) Assistance will be discontinued at the end of the next calendar month after deprivation due to absence ceases ~~((or at the end of the month in which the father or stepfather receives his pay for the first one hundred hours of full employment after deprivation due to absence ceases, whichever is earlier))~~ unless some other type of deprivation exists.

(b) Assistance will be continued only when the change in circumstances has been reported as specified in WAC 388-38-255.

(3) If there is no other basis for deprivation after incapacity ceases and the family remains in need and otherwise eligible for AFDC-R, assistance may be continued until the end of the month following the month in which the parent's or stepparent's incapacity ceases to exist.

(a) When a formerly incapacitated ~~((father or stepfather))~~ parent or stepparent who qualifies the assistance unit for AFDC-E obtains employment, subsection (4) is applicable.

(4) If there is no other basis for deprivation, when an unemployed ((father or stepfather)) parent or stepparent who qualifies the assistance unit for AFDC-E obtains fulltime employment as defined in WAC 388-24-135(1)(a)((~~it~~)) or ((~~it~~)) (b), assistance is continued, if otherwise eligible, until the end of the month in which he/she receives his/her pay for the first one hundred hours of employment or until the end of the next calendar month whichever is earlier.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 388-24-080 AID TO FAMILIES WITH DEPENDENT CHILDREN—EMPLOYED PARENT.

AMENDATORY SECTION (Amending Order 1368, filed 2/15/79)

WAC 388-57-015 UTILIZATION OF EMPLOYMENT SECURITY DEPARTMENT DES—REGISTRATION. (1) An employable applicant/recipient of general assistance shall be currently registered for employment with DES prior to granting of assistance.

(2) An AFDC-E (~~((father or stepfather))~~) parent or stepparent who qualifies the assistance unit for the program shall be registered for employment as specified in WAC 388-24-135(~~((6))~~)(5).

(3) An AFDC-R mandatory registrant, WAC 388-24-107, shall be registered for WIN with DES through the CSO at the time of granting of assistance. This requirement shall not affect the eligibility of the children for AFDC-R.

AMENDATORY SECTION (Amending Order 1189, filed 2/18/77)

WAC 388-57-020 UNEMPLOYMENT COMPENSATION STATUS—VERIFICATION. (1) An applicant for or recipient of AFDC-R, AFDC-E or general assistance who is potentially eligible for unemployment compensation as determined by the CSO based on work history and availability for employment, shall apply for unemployment compensation unless he/she furnishes written verification that he/she is receiving or not eligible to receive unemployment compensation.

(2) A recipient of AFDC-R, AFDC-E or general assistance who becomes potentially eligible for unemployment compensation is required to comply with the provisions of subsection (1) within 30 days.

(3) (~~Deleted:~~
(4)) The (~~((wife))~~) spouse of the AFDC-E applicant (~~((or))~~)/recipient who is potentially eligible for unemployment compensation is required to comply with the provisions of subsections (1) and (2).

AMENDATORY SECTION (Amending Order 1368, filed 2/15/79)

WAC 388-57-025 ACCEPTANCE OF FULL OR PART-TIME EMPLOYMENT—EFFECT OF REFUSAL ON ELIGIBILITY. (1) This section applies to all AFDC-E applicants/recipients who are not certified to the WIN program. It does not apply to AFDC-R applicants/recipients.

(2) "Employment" as used in this section shall mean part-time or full-time employment for wages, in cash or in kind, equal in value to the community rate for the type of work to be performed.

(3) Refusal without good cause to accept a bona fide offer of part-time or full-time employment or to continue working when employed, or ordered to return to former employment under a Taft-Hartley injunction, by an employable applicant or recipient shall make the person and other members of that assistance unit ineligible for public assistance for at least thirty days, or until that person accepts available employment, whichever is the lesser period. If at the end of the thirty days the employment is still available or other reasonable employment is available, another thirty days' penalty will

become effective. Such employment shall be reasonably available and within the individual's competence to perform.

(a) For an applicant, the period of ineligibility shall begin with the date of refusal,

(b) For a recipient, the period of ineligibility shall be the calendar month following expiration of the advance notice period.

(4) Full-time employment when available must be accepted. The acceptance of part-time employment when full-time work is available does not satisfy this requirement. An offer of employment shall be verified as specified in subsections (5) and (6) of this section. Subsection (4) of this section does not apply when a person with limited skills and abilities is working to the best of his/her ability.

(5) Written notification by the DES that it placed an individual in employment shall constitute verification of a job offer. The DES refers a person to a job only when the wage paid is not less than the prevailing community rate.

(6) If the DES did not refer the individual to the job, the written or verbal statement from an employer that clearly indicates that he did, in fact, offer the individual specific employment on a specific date for a specified wage shall constitute verification of a bona fide job offer. However, in agricultural or similar labor situations, a bona fide offer of employment is considered verified when there is a statement, substantiated by pertinent details in the case record, that a specific employment opportunity existed for the recipient and the recipient had knowledge of the opportunity.

(7) The following conditions when verified shall constitute good cause for refusal of an offer of employment or refusal to continue employment:

(a) Physical, mental or emotional inability of the individual to satisfactorily perform the work required,

(b) Inability of the individual to get to and from the job without undue cost or hardship to him/her,

(c) The nature of the work would be hazardous to the individual,

(d) The wages do not meet any applicable minimum wage requirements and are not customary for such work in the community,

(e) The job is available because of a labor dispute,

(f) Adequate child care is not available to the single parent AFDC household,

(i) the recipient has the right to choose the type of child care from those available,

(ii) when only one type of child care is available, the available type must be accepted by the recipient.

AMENDATORY SECTION (Amending Order 1199, filed 3/18/77)WAC 388-57-028 VOCATIONAL TRAINING.

(1) It is the objective of the department to assist some unemployed persons to obtain employment which is within their capacity to perform as soon as possible. When training is the most appropriate method of fulfilling this objective, the department may support up to 24 continuous months of vocational training as defined in WAC 388-22-030(73). The 24 months shall not include

the time necessary to acquire a general educational development certificate or high school diploma prior to enrollment in a vocational program.

(2) With the exception of work incentive program and vocational rehabilitation services training plans, the ~~((ESSO))~~ CSO must make a decision approving or disapproving a vocational training plan when an applicant or recipient requests child care or other supplemental payments.

(a) ~~((ESSO))~~ CSO approval is required for any vocational training plan which makes it necessary for the responsible relative to reside apart from his/her family if the responsible relative requests assistance to meet his/her needs while in training.

(3) Deleted.

(4) The ~~((ESSO))~~ CSO shall not approve a training plan when

(a) The plan requires more than 24 continuous calendar months to meet the objective stated in subsection (1), or

(b) The plan does not meet the definition of vocational training as stated in WAC 388-22-030(73).

(5) In exceptional situations or when an individual is sufficiently handicapped to require more time than the average student to complete a two-year course, or if a short additional period is required to complete a previously developed plan, an exception may be requested under the rules in chapter 388-20 WAC.

(6) The ~~((ESSO))~~ CSO shall not authorize child care or other supplemental payments for an applicant or recipient when a training plan has been disapproved.

AMENDATORY SECTION (Amending Order 1368, filed 2/15/79)

WAC 388-57-030 ACCEPTANCE OF TRAINING FOR EMPLOYMENT—EFFECT OF REFUSAL ON ELIGIBILITY. (1)(a) This section is applicable to ~~((an))~~ the AFDC-E applicant or recipient ~~((father or stepfather))~~ parent or stepparent who qualifies the family for AFDC-E who is exempt from WIN registration.

(b) This section does not apply to:

(i) An AFDC-R applicant or recipient,

(ii) An AFDC-E recipient certified to the WIN/E&T program.

(2) When employment is not available, refusal without good cause to accept a bona fide offer of training for employment which is reasonably available to an employable applicant or recipient who qualifies the assistance unit for AFDC-E and is within his competence to perform shall make him/her and other members of ~~((his))~~ the assistance unit ineligible for public assistance for at least thirty days or until he/she accepts employment or training for employment whichever is the lesser period. If, at the end of the thirty days, employment or training for employment is still available, another thirty days' penalty will become effective.

(a) For an applicant, the period of ineligibility shall begin with the date of refusal.

(b) For a recipient, the period of ineligibility shall be the calendar month following expiration of the advance notice period.

AMENDATORY SECTION (Amending Order 1368, filed 2/15/79)

WAC 388-57-056 REFUSAL TO COOPERATE IN APPRAISAL PRIOR TO CERTIFICATION. A WIN registrant, unless ~~((he is))~~ a volunteer, who is determined to have failed or refused without good cause to appear for appraisal or otherwise cooperate during the appraisal process will be de-registered from WIN by ~~((WSES and shall))~~ DES. An E&T registrant, unless a volunteer, who is determined to have failed or refused without good cause to appear for appraisal or otherwise cooperate during the appraisal process will be de-registered from E&T by the CSO.

(1) If the de-registered recipient is the parent who qualified the assistance unit for AFDC-E, the entire assistance unit shall be terminated unless the other parent can qualify the family for AFDC-E (see WAC 388-24-135).

(a) Once a parent who first qualifies the assistance unit for AFDC-E is de-registered, a sanction period is established in accordance with WAC 388-57-061. This person's needs shall be reinstated in the grant after the sanction period is completed or earlier if exempt status is acquired;

(b) The other parent who becomes the qualifying parent must satisfy all eligibility criteria for the AFDC-E program.

(2) Any other de-registered recipient shall be removed from the AFDC grant for failure to participate. ~~((Assistance for the other members of the family shall be provided in the form of protective or vendor payment.))~~ This person's needs shall be reinstated in the grant after the sanction period is completed or earlier if exempt status is acquired.

AMENDATORY SECTION (Amending Order 1165, filed 10/27/76)

WAC 388-57-057 WORK INCENTIVE PROGRAM—CERTIFICATION OF AFDC RECIPIENT TO STATE EMPLOYMENT SERVICE. (1) An AFDC recipient registered with WIN shall be certified to the state employment service when requested by the state employment service.

(2) Self-support services required by the individual shall be provided and continued as needed during the individual's participation in all WIN components, and for a thirty-day period from the start of full time, continuous employment. The thirty-day limitation following employment shall include "WIN on-the-job training", "WIN public service employment", and WIN "suspense" to CETA "on-the-job training" and "public service employment".

(3) An ~~((AFDC father))~~ unemployed parent who qualifies the family for AFDC-E must be certified to WIN/E&T within thirty days of receipt of assistance whether or not requested by the state employment service.

(4) A certified mandatory registrant may not refuse supportive services if such refusal prevents the individual

from accepting an appropriate work or training assignment. Such refusal shall be treated as a refusal to participate without good cause.

AMENDATORY SECTION (Amending Order 1368, filed 2/15/79)

WAC 388-57-061 REFUSAL OF TRAINING OR EMPLOYMENT UNDER WIN/E&T WITHOUT GOOD CAUSE. (1) This section does not apply to a voluntary WIN/E&T registrant who discontinues participation in the program.

(2) If and for so long as an individual certified to the WIN/E&T program has been determined by DES/DSHS to have refused without good cause to participate in the WIN/E&T program or to accept a bona fide offer of employment in which he/she is able to engage:

(a) If such individual is the unemployed parent who qualifies the assistance unit for the AFDC-E program, assistance for the entire assistance unit shall be terminated, unless the other parent can qualify the remaining members of the assistance unit for AFDC-E;

~~((a))~~ (b) If such individual is a caretaker relative other than the qualifying parent receiving AFDC-E, his/her needs shall not be taken into account in determining the family's need for assistance (and assistance in the form of protective or vendor payments will be provided);

(c) If such individual is a caretaker relative receiving AFDC-R, his/her needs shall not be taken into account in determining the family's need for assistance. Assistance in the form of protective or vendor payments will be provided to WIN-related registrants only;

~~((b))~~ (d) If such individual is the only dependent child in the family, assistance for the family will be terminated; and

~~((c))~~ (e) If such individual is one of several dependent children in the family, assistance for such child will be terminated and his/her needs will not be taken into account in determining the family's need for assistance.

(3) The specified sanctions in subsection (2) of this section shall not be applied during the period of sixty days in which the individual is being provided the counseling described in WAC 388-57-062 except that in the case of the caretaker relative receiving AFDC, assistance in behalf of him/her and his/her family will be provided in the form of protective or vendor payments as described in WAC 388-33-450.

(4) In the event an individual certified to the WIN/E&T program refuses to accept employment offered to him/her by an employer, whether directly or through the employment service, the determination as to whether the offer was bona fide or there was good cause to refuse the offer will be made by DES/DSHS and will be binding on the department.

(5) In the event an individual certified to DES/DSHS E&T should need to be referred back to the CSO as having good cause for not continuing on a training plan or job, the CSO should promptly restore the assistance

payment to the individual if otherwise eligible or make other necessary payment adjustments.

**WSR 79-11-082
EMERGENCY RULES
DEPARTMENT OF FISHERIES
[Order 79-115—Filed October 23, 1979]**

I, Gordon Sandison, director of State Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to personal-use 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 water levels in these rivers are sufficient so the closures are no longer necessary.

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 October 23, 1979.
By Gordon Sandison
Director

REPEALER

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

- WAC 220-57-20500A DOSEWALLIPS RIVER (79-108)
- WAC 220-57-21000A DUCKABUSH RIVER (79-108)
- WAC 220-57-21500A DUNGENESS RIVER (79-108)
- WAC 220-57-24000C ELWHA RIVER (79-108)
- WAC 220-57-26500A HAMMA HAMMA RIVER (79-108)
- WAC 220-57-38000A QUILCENE (BIG QUILCENE) RIVER (79-108)
- WAC 220-57-40500A SAMISH RIVER (79-108)
- WAC 220-57-49500A WASHOUGAL RIVER (79-108)
- WAC 220-57-51000A WILLAPA RIVER (79-108)

WSR 79-11-083**NOTICE OF PUBLIC MEETINGS****BOARD FOR VOLUNTEER FIREMEN**

[Memorandum, Admin. Asst.—October 22, 1979]

This is intended to notify your office that the State Board for Volunteer Firemen has scheduled its business meetings for calendar year 1980 as follows:

January 18, April 18, July 18, and October 17

The meeting place is in the secretary's office in the Temple of Justice and the meeting time is 1:30 p.m. If you have any questions, please contact us at 3-7318.

WSR 79-11-084**PROPOSED RULES****UNIVERSITY OF WASHINGTON**

[Filed October 24, 1979]

Notice is hereby given in accordance with the provisions of RCW 28B.19.030 and 42.30.060, that the University of Washington intends to adopt, amend, or repeal rules concerning Apartments and family housing—Eligibility, WAC 478-156-016 and assignment priority, WAC 478-156-017;

and that the adoption, amendment, or repeal of such rules will take place at 1:00 p.m., Friday, November 16, 1979, in the Regent's Room, Administration Building, UW, Seattle, Washington.

The authority under which these rules are proposed is RCW 28B.20.130(1).

This notice is connected to and continues the matter noticed in Notice No. WSR 79-09-047 filed with the code reviser's office on 8/21/79.

Dated: October 22, 1979

By: Sally G. Tenney
Assistant Attorney General

WSR 79-11-085**ADOPTED RULES****DEPARTMENT OF****SOCIAL AND HEALTH SERVICES****(Public Assistance)**

[Order 1445—Filed October 24, 1979]

I, N. Spencer Hammond, Ex. Asst. of the Department of Social and Health Services, do promulgate and adopt at Olympia, Washington, the annexed rules relating to foster care, amending chapter 388-70 WAC.

This action is taken pursuant to Notice No. WSR 79-09-063 filed with the code reviser on 8/28/79. 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 October 17, 1979.

By N. S. Hammond
Executive Assistant

AMENDATORY SECTION (Amending Order 1260, filed 12/29/77)

WAC 388-70-042 PAYMENT STANDARDS—REGULAR FOSTER FAMILY CARE. Effective July 1, ~~((+1977))~~ 1979, foster care payment standards shall be as follows:

(1) The board payment for foster care of a child in a family foster home is ~~((ninety-three))~~ one hundred and seven dollars per month for a child less than six years of age, one hundred and ~~((twenty-two))~~ thirty-nine dollars per month for children six through eleven years of age and one hundred and ~~((forty))~~ sixty-seven dollars per month for a child twelve and over. For the purposes of determining the payment for board, the child's birthdate is considered to be the first of the month in which his birthday occurs.

(2) Foster parents shall be provided ~~((twelve dollars and fifty cents monthly for replacement of child's clothing and fourteen))~~ seventeen dollars and ~~((ninety-five))~~ sixty-eight cents per month for personal incidentals including school supplies. ~~((The department does not provide an initial supply of clothing at time of placement.))~~ A monthly clothing allowance of fourteen dollars and eighty-two cents is paid for children under twelve years, while seventeen dollars and sixty-seven cents is paid for children twelve years and older.

(3) An initial clothing allowance for children placed in foster care is provided to supplement a child's clothing supply, where necessary, at the time a child is placed in foster care. This allowance may not exceed one hundred dollars unless otherwise authorized by a regional office.

AMENDATORY SECTION (Amending Order 1335, filed 9/1/78)

WAC 388-70-044 PAYMENT STANDARDS—RECEIVING HOME CARE—STANDARDS FOR USING. (1) The purpose and/or use of receiving home is to allow the department or private agency to care for a child in a foster family home on a temporary, emergent or interim basis in order that there be sufficient time for the development of a plan which includes the involvement of the child whenever possible.

(2) The two types of placements in receiving homes are emergency and regular. Placements under the conditions described in WAC 388-70-047 are classified as "emergency." All others are classified as "regular."

(3) Receiving homes supported by the department shall be limited to the number the ~~((ESSO))~~ CSO administrator determines necessary in his geographical area. The criteria to be followed are:

(a) Each department or private agency shall document its need for a receiving home and present the request in writing, giving the specifics, to the ~~((ESSO))~~ CSO administrator or to the regional ~~((administrator))~~

director when more than one ((ESSØ)) CSO administrator is involved.

(b) All receiving homes shall be licensed as foster family homes.

(c) Receiving homes are developed to provide care up to ((30)) thirty days.

(d) The need for receiving home(s) must carry a direct relationship to the department's or private agency's type of program and service responsibilities.

(e) The intent of the service is to allow the department or private agency to develop and carry out a suitable plan for the child.

(4) Every six months the ((ESSØ)) CSO administrator shall receive a written report on each receiving home, reestablishing its continued use and need.

(5) Foster family homes which regularly provide care for children on a temporary, emergent, or interim basis and are available for placement twenty-four hours per day shall be designated as receiving homes. These homes shall be paid ((25)) twenty-six dollars and seventy-five cents per month for each bed which is kept available for the emergency placement of children. In addition, the daily rate for receiving home care shall be ((eight)) nine dollars and ((sixty-seven)) thirty cents per day per child. Other foster homes which occasionally provide temporary, emergent, or interim care shall not be designated as receiving homes nor receive the retainer fee, but shall be reimbursed for such care at the receiving home rate of ((eight)) nine dollars and ((sixty-seven)) thirty cents per day per child.

(6) Temporary or emergency care for a child shall not exceed thirty days. After thirty days, the rate for children who remain in care in a receiving home shall be that for regular full time foster care except as authorized by the regional ((administrator)) director. Clothing and personal incidentals are purchased for the child in receiving home care as needed.

(7) Private group care facilities may, at the discretion of the ((ESSØ)) CSO administrator, be utilized to provide interim care for children and youths requiring care in a group setting. Unless otherwise contracted group care facilities shall ((generally)) be paid for providing interim care at their established daily rate.

AMENDATORY SECTION (Amending Order 1335, filed 9/1/78)

WAC 388-70-048 PAYMENT STANDARDS—SPECIALIZED FOSTER FAMILY CARE—CHILD WITH SPECIAL NEEDS. In addition to the basic rate for regular foster family home care specified in this chapter, an additional amount may be paid for the specialized care of a child with special needs as determined by the department. The additional amounts are:

- | | |
|--|---|
| (1) Children with behavior problems | ((107.00)) per month
<u>\$112.00</u> |
| (2) Intellectual/physically handicapped children | ((107.00)) per month
<u>\$112.00</u> |
| (3) Emotionally handicapped children | ((70.00)) per month
<u>\$112.00</u> |

WSR 79-11-086
ADOPTED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)
[Order 1446—Filed October 24, 1979]

I, N. Spencer Hammond, Ex. Asst. of the Department of Social and Health Services, do promulgate and adopt at Olympia, Washington, the annexed rules relating to support enforcement, repealing WAC 388-14-375 and 388-14-380.

This action is taken pursuant to Notice No. WSR 79-09-055 filed with the code reviser on 8/24/79. 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 October 24, 1979.

By N. S. Hammond
Executive Assistant

REPEALER

The following sections of the Washington Administrative Code are repealed:

- (1) WAC 388-14-375 NOTICE OF DEBT
- (2) WAC 388-14-380 PETITION FOR HEARING AFTER TWENTY DAYS—STAY

WSR 79-11-087
ADOPTED RULES
DEPARTMENT OF LICENSING
[Order PL 291—Filed October 24, 1979]

I, R. Y. Woodhouse, director of Department of Licensing, do promulgate and adopt at Highways-Licenses Building, Olympia, Washington, the annexed rules relating to fees, amending WAC 308-120-260.

This action is taken pursuant to Notice No. WSR 79-09-109 filed with the code reviser on 9/4/79. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Department of Licensing as authorized in RCW 18.88.160 and 43.24.085.

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, 1979.

By R. Y. Woodhouse
Director

AMENDATORY SECTION (Order PL 291, filed 9/21/78)

WAC 308-120-260 FEES. The following fees shall be charged by the professional licensing division of the department of licensing:

Title of Fee	Fee
Application	\$25.00
License renewal	8.00
Renewal penalty	5.00
Endorsement- reciprocity	25.00
Duplicate license	3.00
<u>CRN prescriptive authority application</u>	<u>30.00</u>
<u>CRN prescriptive authority renewal</u>	<u>15.00</u>

WSR 79-11-088

ADOPTED RULES

ECONOMIC ASSISTANCE AUTHORITY

(Order 79-2, Resolution 79-2—Filed October 24, 1979)

Be it resolved by the Economic Assistance Authority, acting at Director's Office, Department of Commerce and Economic Development, Olympia, Washington, that it does promulgate and adopt the annexed rules relating to eligibility of lessee/manufacturing firms for investment tax deferrals, pursuant to chapter 43.31A RCW, amending WAC 175-16-010 and 175-16-030.

This action is taken pursuant to Notice No. WSR 79-09-089 filed with the code reviser on 8/31/79. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 43.31A-.050 which directs that the Washington State Economic Assistance Authority has authority to implement the provisions of chapter 43.31A 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 22, 1979.

By Robert C. Anderson
Chairman

AMENDATORY SECTION (Amending Order 77-1, filed 8/3/77)

WAC 175-16-010 APPLICATION. (1) Applications to the Authority for investment tax deferrals shall be submitted on forms obtainable from:

Economic Assistance Authority
c/o Department of Commerce and Economic Development

101 General Administration Building
Olympia, Washington 98504

The forms and accompanying materials, including the instructions in subsection (2) of this section, have been developed by the Authority in accordance with the Economic Assistance Act of 1972 (chapter 43.31A RCW, chapter 117, Laws of 1972 ex.s.)

(2) INSTRUCTIONS FOR COMPLETING APPLICATION FOR INVESTMENT TAX DEFERRAL:

Section I. GENERAL INFORMATION. All applicants complete this section.

Item 1 through 3. Self-explanatory.

Item 4. Detailed location of project for which investment tax deferral eligibility is being requested. A precise description and location of the property is needed, including county and city, where appropriate.

Item 5. Anticipated date for initiating construction of investment project. In compliance with the Economic Assistance Act of 1972, no application will be accepted or processed if the applicant has begun construction on the project or will begin construction prior to receipt of the application by the Authority. In the event construction has been initiated after submission of a complete application but before approval by the Authority, deferral on any taxes "due" (as determined by date of invoicing for material or services) prior to the time the Authority certifies the project will not be allowed.

Item 6. Date investment project will be ready for or in use for purposes of manufacturing.

Item 7. The cost of the major components, construction and/or machinery of the investment project must be identified. The figures may be based on either an actual bid basis or on reasonably accurate estimates of the cost. Applicant shall indicate amount and whether the figure is actual or estimated. A brief description of the project and its overall relationship to the firm's manufacturing activity is also to be included.

Item 8. The principal product to be manufactured in the plant complex is to be identified by common name rather than by technical description or trademark.

Item 9. New jobs anticipated to result from the investment project within one year after the completion date.

Item 10. Indicate whether necessary permits and licenses have been secured from appropriate local, state, and federal agencies. Explain what action you have taken to conform to local and state policies, plans, and programs.

Item 11. The applicant must indicate whether he is the owner of the proposed "eligible investment project".

SECTION II . ELIGIBILITY REQUIREMENTS FOR PROJECT RESULTING IN A MANUFACTURING BUILDING. Complete the appropriate items under this section only if the investment project is a manufacturing building.

Item 12. Any investment project which results in a manufacturing building located in an economic assistance area qualifies for the investment tax deferral. Economic assistance areas are listed on the attachment to the application form.

Item 13. Any investment project not located in an economic assistance area but which results in a manufacturing building in a special impact area qualifies for the investment tax deferral. Special impact areas (if any) are listed on the attachment to the application form.

Item 14. Projects not qualifying under items 12 and 13 may qualify for the investment tax deferral if at least twenty (20) per cent of those employed in the completed building will be of a minority race. Employment figures used in the determination of the minority percentage should be the annual average of figures consistent with employment reports required by the department of employment security pursuant to RCW 50.12. The definition of minority is found in WAC 175-16-030(9).

Item 15. Projects not qualifying under items 12, 13 or 14 may qualify if the applicant firm is an industry classification other than that assigned to either of the two manufacturing industries within a county which employs the greatest number of persons on an annual average basis in the most recent calendar year for which such information is available from the department of employment security. A list of major employing industries in the counties not designated as economic assistance areas are listed on the attachment to the application form.

SECTION III . ELIGIBILITY REQUIREMENTS FOR PROJECT RESULTING IN A MAJOR IMPROVEMENT TO AN EXISTING BUILDING.

Complete the appropriate items under this section only if the investment project involves expansion, renovation or remodeling of an existing building for manufacturing use.

Item 16. Any investment project that satisfies the criteria for a major improvement and is located in an economic assistance area qualifies for the investment tax deferral. Economic assistance areas are listed on the attachment to the application form.

Item 17. Any investment project which satisfies the criteria for major improvement that is not located in an economic assistance area qualifies for the investment tax deferral if it is located in a special impact area. Special impact areas (if any) are listed on the attachment to the application form.

Item 18. Projects satisfying the criteria for a major improvement and not qualifying under items 16 or 17 may qualify for the investment tax deferral if at least twenty (20) per cent of those employed in the completed major improvement will be of a minority race. Employment figures used in the determination of the minority percentage should be the annual average of figures consistent with employment reports required by the department of employment security pursuant to RCW 50.12. The definition of minority is found in WAC 175-16-030(9).

Item 19. Projects satisfying the criteria for a major improvement and not qualifying under items 16, 17 and

18 may qualify if the applicant firm is an industry classification other than that assigned to either of the two manufacturing industries within a county which employs the greatest number of persons on an annual average basis in the most recent calendar year for which such information is available from the department of employment security. A list of major employing industries in the counties not designated as economic assistance areas are listed on the attachment to the application form.

Item 20. The average annual employment at the existing building for the most recent calendar year is to be computed from monthly reports.

Item 21. The applicant will indicate the true and fair value of the land, building, and machinery, prior to the initiation of the project. The applicant is to indicate if the cost of the investment project is greater than twenty-five (25) per cent of the true and fair value of the facilities prior to initiation of construction. The applicant for the deferral may be a lessee (~~of the existing facility~~), but must (~~evidence having a valid lease to be in force for at least ten (10) years from the date of the deferral application.~~) provide reasonable evidence of permanency. In determining permanency, the Authority will consider, among other things, (1) reasonable viability of business, (2) reasonable perception of stable market, and (3) magnitude of investment. ((The new improvements and equipment for which the deferral is being sought are to be purchases of the applicant.))

Section IV . DECLARATION STATEMENT. To be completed by ALL applicants.

Item 22. The declaration statement is self-explanatory. The Authority must rule on the application within sixty days of receipt thereof as detailed in WAC 175-16-020.

Item 23. Attach any documentation material believed appropriate and identify clearly.

Item 24. When the application has been completed and signed, the original is to be forwarded to the chairman of the Authority. The applicant should retain a copy for his records.

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

Reviser's Note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

AMENDATORY SECTION (Amending Order 77-1, filed 8/3/77)

WAC 175-16-030 DEFINITIONS. (1) "To manufacture" according to RCW 82.04.120, embraces all activities wherein labor or skill is applied, by hand or machinery, to materials so that as a result thereof a new, different or useful substance or article of tangible personal property is produced for sale or commercial or industrial use, and shall include the production or fabrication of special made or custom made articles.

The following is taken from WAC 458-20-136: Manufacturing - special classification: Manufacturing as a term includes milling flour, processing raw seafood, splitting and processing dried peas, the slaughter and

processing of perishable meat; processing of aluminum, freezing and processing of fresh fruit and vegetables.

(2) "Eligible investment project" shall mean construction of new buildings or major improvements to existing buildings and the machinery installed in such buildings in the course of such construction or major improvements, when said buildings, equipment and machinery are to be used for manufacturing activities as defined in WAC 175-16-030(1).

(3) "Buildings" shall mean and include only those structures used or to be used to house or shelter manufacturing activities. The term shall include plant offices and warehouses or other facilities for the storage of raw material or finished goods when such facilities are an essential or an integral part of a factory, mill, or manufacturing plant and such factory, mill, or manufacturing plant is used or to be used in the business of manufacture for sale or commercial or industrial use of an article, substance, or commodity. Where a building is used partly for manufacturing and partly for other purposes the applicable tax deferral shall be determined by apportionment of the costs of construction under such rules as the department of revenue shall provide.

(a) "New building" shall mean those portions of a new or existing structure and the machinery installed therein during the course of construction which increases the usable floor space and which floor space is covered by a new roof and which is supported by a new foundation.

(4) "Machinery" shall mean all industrial fixtures, equipment, and support facilities that are an integral and necessary part of a manufacturing operation.

(5) "Major improvement" shall mean the physical alteration by expansion, modernization, or renovation of an existing structure where the cost exceeds twenty-five (25) per cent of the true and fair value of the existing plant complex prior to the initiation of construction; major improvement is further defined to include those portions of an existing structure which do not increase the usable floor space, but is limited to the renovation, modernization or any other form of alteration or addition and the machinery installed therein during the course of construction.

(6) "True and fair value" is defined by the Authority as:

(a) The cost/value of land, buildings and machinery as reflected in the applicant's books reduced by depreciation computed on the straight line method using the useful life procedure as authorized by the internal revenue service or,

(b) The value set by a qualified appraiser on the land, buildings or equipment or,

(c) The fair rental/lease value of the land, building or equipment as determined by a qualified appraiser.

(7) "Plant complex" shall mean land, machinery, and buildings adapted to industrial use as a single functional or operational unit for the designing, assembling, processing or manufacturing of finished or partially finished products from raw material or fabricated parts.

(8) "Minority" shall include those ethnic groups generally referred to as Negro, Oriental, American Indian, Spanish-surnamed Americans, as defined in the Civil

Rights Act of 1964 (PL88-352) as now or hereafter amended.

(9) "Initiation of construction" for purposes of applying for the investment tax deferral, as it relates to construction of new buildings, shall mean that date upon which work is initiated after completion of the building's foundation.

(10) "Initiation of construction" for purposes of applying for the investment tax deferral as it relates to major improvement of existing buildings, shall mean that date on which the new construction by renovation, modernization or expansion - by physical alteration - begins.

(11) "Ownership requirements". The applicant must be the owner or lessee of the building and/or equipment on which the deferral is made. In the case of a lessee/applicant the applicant must ~~((have a valid lease of the premises running for at least ten (10) years from the date of the deferral.))~~ provide reasonable evidence of permanency. In determining permanency, the Authority will consider, among other things, (1) reasonable viability of business, (2) reasonable perception of stable market, and (3) magnitude of investment.

(12) "Special conditions". A deferral may be given an applicant if initiation of construction is planned to commence prior to receiving all necessary permits and licenses from state agencies and local government provided there is sufficient information available to indicate the applicant has made requests for the necessary permits. Such deferrals may carry special conditions of time or performance as the Authority from time to time may deem necessary.

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 79-11-089
PROPOSED RULES
BOARD OF HEALTH
[Filed October 25, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Board of Health intends to adopt, amend, or repeal rules concerning:

Amd WAC 248-16-045 Personnel.
Amd WAC 248-18-040 Personnel.
Amd WAC 248-22-520 Administrative management;

that such agency will at 9:00 a.m., Wednesday, December 12, 1979, in the Conference Room, Yakima County Health Center, 104 North First Street, Yakima, 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, December 12, 1979, in the Conference Room, Yakima County Health Center, 104 North First Street, Yakima, 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 December 12, 1979, and/or orally at 9:00 a.m., Wednesday, December 12, 1979, Conference Room, Yakima County Health Center, 104 North First Street, Yakima, WA.

Dated: October 22, 1979

By: John A. Beare MD
Secretary

AMENDATORY SECTION (Amending Order 147, filed 6/29/77)

WAC 248-16-045 PERSONNEL. (1) There shall be sufficient staff, who are not of the resident population, to provide the services needed by residents and properly maintain the boarding home.

(2) At least one staff member who is capable of assisting residents shall be in a boarding home at all times when residents are present, or may return, to the facility.

(3) There shall be a written job description for each position classification within the boarding home: PROVIDED, HOWEVER, That this requirement shall not apply to a boarding home having a capacity for 20 or less residents which is owned and administered by one and the same individual or husband/wife partnership.

(4) A planned orientation shall be provided to each new employee to acquaint him or her with the: Organization of the boarding home; the physical plant layout; his or her particular duties and responsibilities; the policies, procedures and equipment which are pertinent to those duties and responsibilities; and the emergency procedures which boarding home staff will carry out.

(5) Each employee shall be provided needed training for the performance of the specific functions, duties, and procedures for which he or she is responsible.

(6) ~~((Each employee shall have a tuberculin skin test every two years unless contraindicated:))~~ Upon employment, each person shall have or provide documented evidence of a tuberculin test by the Mantoux method unless medically contraindicated. When this skin test is negative (less than 10 mm of induration) no further tuberculin skin testing shall be required. A positive test will consist of ten mm or more of induration read at 48-72 hours. Positive reactors shall have a chest x-ray within 90 days of the first day of employment. Health records including skin test results, x-rays, or exemptions to such shall also be maintained in the facility. Exceptions:

(a) Those with positive tests (as defined above) shall have a biennial screening in the form of a chest x-ray.

(b) Those with positive tests whose chest x-ray shows no sign of active disease, at least two years after the first documented positive skin test, shall be exempted from further annual testing.

(c) Those with positive tests who have completed a recommended course of preventive or curative treatment, as determined by the local health officer, shall be exempted from further testing.

(7) Employees with a communicable disease in an infectious stage shall not be on duty in the boarding home.

(8) For each employee there shall be a personnel record (on file) which includes the employee's education or training and work experience.

AMENDATORY SECTION (Amending Order 147, filed 6/29/77)

WAC 248-18-040 PERSONNEL. (1) There shall be sufficient qualified personnel to properly operate each department of the hospital.

(2) The department of nursing shall be under the direction of a registered nurse. There shall be an adequate number of registered nurses on duty at all times.

(3) All nonprofessional employees performing nursing service functions shall be under the direct supervision of a registered nurse.

(4) Each employee shall have on employment and annually thereafter a tuberculin skin test by the Mantoux method. A positive test will consist of ~~((ten-mm:))~~ 10 mm of induration, or greater, read at 48-72 hours. Positive reactors shall have a chest x-ray within 90 days. A record of test results, x-rays, or exemptions to such will be kept in the facility.

~~((5))~~ Exceptions(:):

(a) ~~((An employee who is known to be a positive reactor and who has not taken chemoprophylaxis shall have a chest x-ray in lieu of a~~

~~tuberculin skin test:))~~ Positive reactors (as defined above) shall have an annual screening in the form of a chest x-ray.

(b) Positive reactors whose chest x-ray shows no sign of active disease at least two years after the first documented positive skin test shall be exempted from further annual testing.

(c) Positive reactors who have completed a recommended course of preventive or curative treatment, as determined by the local health officer, shall be exempted from further testing.

(d) An employee who ~~((feels))~~ states 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.

~~((6))~~ (5) Employees with a communicable disease in an infectious stage shall not be on duty.

AMENDATORY SECTION (Amending Order 147, filed 6/29/77)

WAC 248-22-520 ADMINISTRATIVE MANAGEMENT. (1) **Governing body.**

(a) The alcoholism treatment facility shall have an effective governing body which is legally responsible for the conduct of the alcoholism treatment facility.

(b) The governing body shall:

(i) Adopt bylaws which establish the mechanism for selection of officers and members of the governing body.

(ii) Maintain a current job description for the position of administrator, which delineates the qualifications for and the responsibilities of the position.

(iii) Establish the philosophy and overall objectives for the alcoholism treatment facility and each distinct part thereof.

(iv) Adopt administrative policies which establish the mechanism for delegation of responsibility and accountability for operation and maintenance of the alcoholism treatment facility.

(v) Adopt policies for the care of clients in the facility and every distinct part thereof. These policies shall govern the admission of clients, the length of stay, the type and scope of services provided to clients, and the transfer or discharge of clients and shall provide for a continuing evaluation of the alcoholism treatment program(s).

(vi) Provide for the personnel, facilities, equipment, supplies, and special services which are necessary to meet clients' needs for services and to maintain and operate the facility in accordance with applicable laws and regulations.

(c) The bylaws, job description for the administrator, philosophy and objectives, administrative policies and policies regarding the care of clients shall be: consistent with applicable federal and state laws and regulations; written, current, dated and signed by officers of the governing body; and shall be readily available to all members of the governing body and other persons in accordance with their responsibilities or involvement in implementation.

(2) **Administrator.**

(a) There shall be an administrator at least 21 years of age who manages the alcoholism treatment facility effectively.

(b) At any time the administrator is not on duty or on call, there shall be a person on duty or on call to whom the administrator has delegated the authority and responsibility to act in his stead. Any person to whom the administrator's authority and responsibility are delegated shall be a competent person at least 21 years of age who is not currently a client in the facility.

(c) The administrator shall establish and maintain a current written plan of organization which includes all positions and delineates the functions, responsibilities, authority and relationships of all positions within the alcoholism treatment facility.

(d) The administrator shall ensure that written policies and procedures are: developed, reviewed and revised, as necessary to keep them current; dated and signed by persons having responsibility for approval of the policies and procedures; readily available to personnel; and followed in the care and treatment of clients.

(3) Personnel.

(a) There shall be sufficient qualified personnel, who are not of the client population, to provide the services needed by clients and properly maintain the alcoholism treatment facility. This shall not preclude the assignment of work to a client when the assignment is part of the client's treatment program and the client works under the immediate supervision of a member of the staff.

(b) There shall be a written job description for each position classification within the facility.

(i) Each job description shall include: the job title, the definition of the position, the title of the immediate supervisor, a summary of the duties and responsibilities and the minimum qualifications.

(ii) Qualifications listed in a job description shall include the education, training, experience, knowledge and special abilities required for the position.

(iii) The appropriate job description shall be explained to each employee, and shall be used thereafter as one of the means for evaluating his performance.

(iv) Job descriptions shall be dated and shall be reviewed and revised so they are kept current.

(c) There shall be an education program which affords each employee opportunity to develop the competencies needed to perform the duties and responsibilities assigned to him.

(i) A planned, supervised orientation shall be provided to each new employee to acquaint him with the organization of the facility, the physical plant layout, his particular duties and responsibilities, the policies, procedures and equipment which are pertinent to his work and the disaster plan for the facility.

(ii) A planned training program shall be provided to any employee who has not been prepared for his job responsibilities through completion of a recognized, formal educational program.

(iii) Each employee shall be provided training for the performance of the specific functions, duties, and procedures for which he is responsible, but lacks adequate training or experience.

(iv) A record shall be maintained of the orientation, on-the-job training and continuing education provided for the employee. The data contained in this record shall be sufficient to allow determination of whether or not the employee has received the training or education necessary for performance of his functions and duties.

(d) ((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.)) Upon employment, each person shall have or provide documented evidence of a tuberculin test by the Mantoux method unless medically contraindicated. When this skin test is negative (less than 10 mm of induration) no tuberculin skin test shall be required. A positive test will consist of 10 mm or more of induration read at 48 to 72 hours. Positive reactors shall have a chest x-ray within 90 days of the first day of employment.

Exceptions:

(i) Those with positive tests (as defined above) shall have an annual screening in the form of a chest x-ray.

(ii) Those with positive tests whose chest x-ray shows no sign of active disease, at least two years after the first documented positive skin test, shall be exempted from further annual testing.

(iii) Those with positive tests who have completed a recommended course of preventive or curative treatment, as determined by the local health officer, shall be exempted from further testing.

(e) Employees with a communicable disease in an infectious stage shall not be on duty.

(f) For each employee there shall be a current personnel record (or file) which includes the following:

(i) Application form, which includes or is supplemented by a resume' of the employee's education or training and work experience.

(ii) Verification of the employee's professional, technical or vocational education or training.

(iii) Written performance evaluations for the initial six ((6)) months of employment and for each year of employment thereafter.

(iv) A record of verification of a valid, current license for any employee for whom licensure is required.

(v) Evidence of adequate health supervision including a record of tuberculin skin tests or chest x-rays, accidents occurring on duty, and illness occurring during the time of employment.

(4) **Agreement for student practice.** If an alcoholism treatment facility provides a setting for student practice in a formal educational or

training program, there shall be a written agreement with the educational agency or institution concerned. This agreement shall define the nature and scope of student activities within the facility, and ensure supervision of student activities in the interest of clients' welfare.

(5) **Disaster plan.** The alcoholism treatment facility shall have a current written plan to be followed in the event of fire, explosion or other type of disaster. This plan shall be developed with the assistance of fire, safety and other appropriate experts and shall include directions regarding: the course of action to be taken according to the type and nature of a disaster; the location and use of devices for activating the alarm system; procedures for notifying the fire department; methods of containing fire; the location and use of equipment for extinguishing fires; evacuation procedures and routes; procedures for notifying appropriate persons; care and transfer of casualties; and removing and safeguarding records. The plan shall be posted in appropriate locations throughout the alcoholism treatment facility so it is readily available to all personnel. Orientation and training on the disaster plan and procedures shall be provided to all personnel and drills shall be conducted at irregular intervals during the day and night and at least 12 times each year so each employee is prepared to act in the role for which he would be responsible should a disaster occur.

WSR 79-11-090**ADOPTED RULES****DEPARTMENT OF****SOCIAL AND HEALTH SERVICES****(Public Assistance)**

[Order 1447—Filed October 25, 1979]

I, N. Spencer Hammond, Ex. Asst. of the Department of Social and Health Services do promulgate and adopt at Olympia, Washington, the annexed rules relating to GAN—Conditions of eligibility, amending WAC 388-35-010.

This action is taken pursuant to Notice No. WSR 79-09-066 filed with the code reviser on 8/29/79. 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 October 17, 1979.

By N. S. Hammond
Executive Assistant

AMENDATORY SECTION (Amending Order 1337, filed 9/15/78)

WAC 388-35-010 **CONDITIONS OF ELIGIBILITY.** GAN shall be granted to persons who meet all of the following eligibility conditions:

(1) Are in financial need as defined in subsequent sections of this chapter((:));

(2) Are not eligible for, receiving, or having their needs met by AFDC, Emergency Family Assistance, SSI, GAU or Refugee Assistance.

(3) Have taken all steps necessary to make themselves eligible for AFDC, Emergency Family Assistance, SSI, GAU or Refugee Assistance.

(4) Are not under any sanction for failure to comply with the eligibility requirements of AFDC, Emergency Family Assistance, SSI, GAU or Refugee Assistance((-));

(a) AFDC and GAU applicants who are waiting for an incapacity decision to be made may be granted GAN until the date of the eligibility determination for AFDC or GAU((-));

(b) SSI applicants who are waiting for a disability determination to be made may be granted GAN until the date of receipt of the first SSI payment provided that they have signed an interim assistance agreement in accordance with WAC 388-37-010(~~((6))~~)(2).

(5) Are at least (~~((18))~~) eighteen years old unless:

(a) They are dependent minors who are living with their parents; or

(b) They are minors who are not able to be placed in foster care and who are living outside the parental home and are attending school or a vocational training program approved by the CSO in accordance with WAC 388-57-028.

(6) Are employable unless:

(a) They are AFDC, GAU, or SSI applicants who are waiting for an incapacity or disability determination to be made; or

(b) They expect to be incapacitated for less than 30 days((-));

(c) They are under (~~((16))~~) sixteen years old.

(7) Are unemployed;

Persons who work less than 100 hours per month shall be considered unemployed.

(8) (a) Are residents of Washington state who live in an identifiable residence;

(b) GAN may be granted to nonresidents for a maximum of 30 days during one fiscal biennium if denial would cause undue hardship.

(9) Have not transferred property contrary to WAC (~~(388-28-458))~~ 388-28-457 through 388-28-465((-));

(10) Are registered for employment with Washington State Employment Security (WSES). Persons are exempt from registration if they are:

(a) Ill or incapacitated; or

(b) Needed in the home to care for an incapacitated person in the household; or

(c) Under (~~((16))~~) sixteen; or

(d) Attending school or a vocational training program approved by the CSO in accordance with WAC 388-57-028; or

(e) A caretaker of a child under (~~((six))~~) twelve; or

(f) AFDC, GAU or SSI applicants who are waiting for an incapacity determination to be made; or

(g) Sixty years of age or older.

(11) (a) Have not refused a bona fide job offer or offer of CSO-approved training or employment and training without good cause within 30 days prior to application or after application((-));

(b) Have not voluntarily terminated employment or CSO-approved training or employment and training without good cause within 30 days prior to application or after application((-));

(c) Refusal of a bona fide offer of employment or CSO-approved training or employment and training or voluntary termination of either without good cause within 30 days prior to application or after application shall result in a period of ineligibility of 30 days or until the person accepts employment or training, whichever period is less((-));

(i) For an applicant, the period of ineligibility shall begin on the date of refusal or termination of employment or training;

(ii) For a recipient, the period of ineligibility shall begin on the day after the current certification ends((-);

(iii) Conditions which constitute good cause for refusal or termination of employment are defined in WAC 388-57-025(7)((-);

(iv) The following conditions shall constitute good cause for refusal or termination of CSO-approved training or employment and training:

(A) Mental or physical inability of the person to participate in the training;

(B) Inability of the person to get to and from the training site without undue cost or hardship.

(12) Have applied for unemployment compensation if potentially eligible.

WSR 79-11-091

EMERGENCY RULES

DEPARTMENT OF FISHERIES

[Order 79-116—Filed October 25, 1979]

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 regulation is necessary to protect Stillaguamish and Snohomish natural coho and chum stocks and to afford harvest of Tulalip Bay 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 October 25, 1979.

By Gordon Sandison
Director

NEW SECTION

WAC 220-28-008A0L **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 Puget Sound Salmon Management and Catch Reporting Area 8A, except:

(1) that portion inside and easterly of a line projected from Mission Point to red run buoy No. 2 and thence to Hermosa Point.

(2) that portion lying within 1000 feet from shore between Tulalip shores and White Rock, with drag seine.

REPEALER

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

WAC 220-28-008A0K **CLOSED AREA**

WSR 79-11-092
EMERGENCY RULES
DEPARTMENT OF FISHERIES
[Order 79-117—Filed October 25, 1979]

I, Gordon Sandison, director of State Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to personal-use 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 regulation removes area restrictions from the original regulations.

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 October 25, 1979.

By Gordon Sandison
Director

NEW SECTION

WAC 220-56-05000A **DISABILITY PERMITS RAZOR CLAM** Notwithstanding the provisions of WAC 220-56-050 it shall be unlawful for any person to catch, dig or possess the daily personal-use catch or bag limit of another person: **PROVIDED**, That it shall be lawful to dig the personal-use daily bag limit of razor clams for another person if that person has in possession

a physical disability permit signed by the director, is physically present with the digger on the site where such digging occurs and is properly licensed. Such permit may be obtained by providing to the director written certification from a licensed physician that said person is physically unable to dig razor clams.

WSR 79-11-093
EMERGENCY RULES
DEPARTMENT OF FISHERIES
[Order 79-118—Filed October 25, 1979]

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 a portion of Area 10D is closed to protect spawning sockeye along the northern and eastern shore and milling chinook bound for Issaquah Hatchery, while affording the opportunity to harvest coho. Grays Harbor and its tributaries are closed to protect chinook, coho and chum salmon.

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 October 25, 1979.

By Gordon Sandison
Director

NEW SECTION

WAC 220-28-010D0K **CLOSED AREA** Effective immediately through December 31, 1979 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 Puget Sound Salmon Management and Catch Reporting Area 10D within 250 yards of the eastern and northern shores between Sammamish River and Issaquah Creek.

NEW SECTION

WAC 220-36-02100Q **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

in Grays Harbor Fishing Management and Catch Reporting Areas 2A, 2B, 2C, 2D and all tributaries of Grays Harbor.

REPEALER

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

WAC 220-28-010D0J CLOSED AREA (79-104)
WAC 220-36-02100P CLOSED AREA (79-110)

WSR 79-11-094

PROPOSED RULES

UNIVERSITY OF WASHINGTON

[Filed October 25, 1979]

Notice is hereby given in accordance with the provisions of RCW 28B.19.030 and 42.30.060, that the University of Washington intends to adopt, amend, or repeal rules concerning the repeal of WAC 478-168-210, 478-168-220, 478-168-230, 478-168-240, 478-168-250, 478-168-260 and 478-168-370;

and that the adoption, amendment, or repeal of such rules will take place at 1:00 p.m., Friday, December 14, 1979, in the Regent's Room, Administration Building, UW, Seattle.

The authority under which these rules are proposed is RCW 28B.20.130(1).

Interested persons may submit data, views, or arguments to this institution in writing to be received by this institution prior to December 14, 1979, and/or orally at 1:00 p.m., Friday, December 14, 1979, Regent's Room, Administration Building, UW, Seattle.

Dated: October 24, 1979

By: Elsa Kircher Cole
Assistant Attorney General

REPEALER

The following sections of the Washington Administrative Code are repealed as follows:

- (1) WAC 478-168-210 LOAN TIME PERIODS—MAIN LIBRARY COLLECTION LOAN TIME PERIODS.
- (2) WAC 478-168-220 LOAN TIME PERIODS—UNDERGRADUATE LIBRARY COLLECTION LOAN TIME PERIODS.
- (3) WAC 478-168-230 LOAN TIME PERIODS—BRANCH LIBRARY COLLECTION LOAN TIME PERIODS.
- (4) WAC 478-168-240 LOAN TIME PERIODS—WAIVER OF LOAN TIME PERIODS.
- (5) WAC 478-168-250 LOAN TIME PERIODS—SPECIAL COLLECTIONS.
- (6) WAC 478-168-260 CONDITIONS OF USE—BORROWING OF LIBRARY MATERIAL.
- (7) WAC 478-168-370 FINES AND CHARGES—BOOK CARD CHARGES.

WSR 79-11-095

EMERGENCY RULES

UNIVERSITY OF WASHINGTON

[Order 79-6—Filed October 25, 1979]

Be it resolved by the board of regents of the University of Washington, that it does promulgate and adopt the

annexed rules relating to the repeal of WAC 478-168-210, 478-168-220, 478-168-230, 478-168-240, 478-168-250, 478-168-260 and 478-168-370.

We, the Board of Regents of the University of Washington, 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 to correct clerical error of previously adopted regulations.

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.20.130(1) 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 17, 1979.

By Elsa Kircher Cole
Assistant Attorney General

REPEALER

The following sections of the Washington Administrative Code are repealed as follows:

- (1) WAC 478-168-210 LOAN TIME PERIODS—MAIN LIBRARY COLLECTION LOAN TIME PERIODS.
- (2) WAC 478-168-220 LOAN TIME PERIODS—UNDERGRADUATE LIBRARY COLLECTION LOAN TIME PERIODS.
- (3) WAC 478-168-230 LOAN TIME PERIODS—BRANCH LIBRARY COLLECTION LOAN TIME PERIODS.
- (4) WAC 478-168-240 LOAN TIME PERIODS—WAIVER OF LOAN TIME PERIODS.
- (5) WAC 478-168-250 LOAN TIME PERIODS—SPECIAL COLLECTIONS.
- (6) WAC 478-168-260 CONDITIONS OF USE—BORROWING OF LIBRARY MATERIAL.
- (7) WAC 478-168-370 FINES AND CHARGES—BOOK CARD CHARGES.

WSR 79-11-096

ADOPTED RULES

DEPARTMENT OF AGRICULTURE

[Order 1660—Filed October 26, 1979]

I, Bob J. Mickelson, director of the Department of Agriculture, do promulgate and adopt at Olympia, Washington, the annexed rules relating to establishing qualifications for brucellosis indemnity, new section WAC 16-86-092.

This action is taken pursuant to Notice No. WSR 79-09-073 filed with the code reviser on 8/30/79. 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 October 26, 1979.

By Bob J. Mickelson
Director

NEW SECTION

WAC 16-86-092 INDEMNITY FOR BRUCELLOSIS INFECTED OR EXPOSED CATTLE. All cattle in this state classified by the director or his designated representative as brucellosis reactor cattle or brucellosis exposed cattle pursuant to Chapter 16.40 RCW, shall have a valid claim for indemnity subject to the approval of the director: PROVIDED, That such animals were not imported into the state within the six months immediately preceding such classification and indemnity claim: PROVIDED FURTHER, That owners of brucellosis reactor cattle or brucellosis exposed cattle for which indemnity is claimed shall have complied with the department's change of ownership testing program and shall have implemented a brucellosis vaccination program which at the time such claim is made the director shall determine is an adequate preventative measure to reduce the incidence of brucellosis.

WSR 79-11-097

ADOPTED RULES

BOARD OF PILOTAGE COMMISSIONERS

[Order 79-6, Resolution 79-6—Filed October 29, 1979]

Be it resolved by the Board of Pilotage Commissioners, acting at Pier 52, Seattle, Washington 98104, that it does promulgate and adopt the annexed rules relating to vessel certification.

This action is taken pursuant to Notice No. WSR 79-08-086 filed with the code reviser on 7/27/79. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 88.16.155 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 11, 1979.

By Richard A. Berg
Chairman

AMENDATORY SECTION (Amending Order 78-2, Resolution 78-2, filed 8/23/78)

WAC 296-116-2051 VESSEL CERTIFICATION FORM.

Washington State Board of Pilotage Commissioners
((READINESS REQUIREMENT CHECK LIST))

Date:

Vessel Name:

((Registry No.)) Flag:

MASTER'S CERTIFICATION ((=VESSEL IN COMPLIANCE))

I,, Master of ((the above-named)) this vessel, certify the following ((indicated)) information:

- YES NO
(()) Is The engine room ((is)) properly staffed, the engine ((is)) able to maneuver, and all related equipment ((is)) in good order((:))?
(()) Are There ((are-no)) any defects listed against this ship by the U. S. Coast Guard((:)) which would prevent it from ((sailing:)) arriving or departing?
(()) Is This vessel ((is-not)) leaking oil((:))?
(()) Is This vessel ((is)) experiencing ((no)) propulsion or maneuvering difficulties((:))?

I have notified the U. S. Coast Guard captain of the port of any deficiencies noted above and he has authorized the vessel to proceed.

((Date)) Master's Signature

((MASTER'S CERTIFICATION - VESSEL NOT IN COMPLIANCE))

((I,, Master of the above-named vessel am unable to certify this vessel's compliance with the following of the above-listed requirements:

I do certify, however, that the U. S. Coast Guard captain of the port has been notified of such conditions and has authorized the vessel to proceed.

Date Master's Signature

PILOT'S ((CERTIFICATION))REPORT

I,, Puget Sound Pilot, certify that upon boarding the above-named vessel on this date:

1) I requested to see the following certificates:

Table with 3 columns: CERTIFICATE, NOT READILY AVAILABLE OR UNACCEPTABLE, ACCEPTABLE. Rows include SOLAS Certificate and FMC Certificate of Financial Responsibility.

CERTIFICATE

NOT READILY
ACCEPTABLE AVAILABLE
OR
UNACCEPTABLE

WSR 79-11-099
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)
[Filed October 30, 1979]

((Hazardous Cargo Manifest))

2) I inspected the ship's equipment and conditions listed below and found them to be as indicated:

EQUIPMENT	ACCEPT ABLE	DEFI CIENT
VHF Radio, Channels 13, 14	<input type="checkbox"/>	<input type="checkbox"/>
Radar	<input type="checkbox"/>	<input type="checkbox"/>
Gyrocompass	<input type="checkbox"/>	<input type="checkbox"/>
Rudder Angle Indicator	<input type="checkbox"/>	<input type="checkbox"/>
((Fathometer <input type="checkbox"/> <input type="checkbox"/>))		
Whistle	<input type="checkbox"/>	<input type="checkbox"/>
((Magnetic Compass/Deviation Tables <input type="checkbox"/> <input type="checkbox"/>))		
Wheelhouse staffed by officer and helmsman, one of whom speaks English	<input type="checkbox"/>	<input type="checkbox"/>
Local, up-to-date charts	<input type="checkbox"/>	<input type="checkbox"/>
Wheelhouse to engine room communications	<input type="checkbox"/>	<input type="checkbox"/>

3) I have informed the Coast Guard Captain of the Port via VTS of any deficiencies noted above.

((.....))
((Date)) Pilot's Signature

WSR 79-11-098
NOTICE OF PUBLIC MEETINGS
HOSPITAL COMMISSION
[Memorandum—October 29, 1979]

CANCELLATION

The Commission meeting scheduled for November 8, 1979, at the University Tower Hotel, Seattle, has been cancelled due to the unavailability of a quorum of the membership.

NOTICE OF RESCHEDULED MEETING

The State Hospital Commission is scheduled to meet on Thursday, November 29, 1979, beginning at 9:30 a.m., at The University Tower Hotel, N.E. 45th and Brooklyn Avenues, Seattle, Washington. The hospitals scheduled for informal hearings have previously filed with the Commission their annual budget and rate requests or their requests for amendments to their previously approved budget and rates. Staff findings and recommendations will be prepared and transmitted to the scheduled hospitals and to members of the Hospital Commission in accordance with WAC 261-40-135. Such information is on file in the Commission's office and is available for inspection.

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules concerning adult protective services, amending WAC 388-15-120.

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

N. Spencer Hammond
Executive Assistant
Department of Social and Health Services
Mailstop OB-44 C
Olympia, WA 98504.

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact William B. Pope, Chief, Office of Administrative Regulations, at State Office Building #2, 12th and Jefferson, Olympia, Washington, Phone (206) 753-7015, by November 28, 1979.

The meeting site is in a location which is barrier free; that such agency will at 10:00 a.m., Wednesday, December 12, 1979, in the Auditorium, State Office Building #2, 12th and Jefferson, Olympia, WA, conduct a hearing relative thereto;

and that adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Wednesday, December 19, 1979, in William B. Pope's office, 3-D-14, State Office Building #2, 12th and Jefferson, Olympia, WA.

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

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 12, 1979 and/or orally at 10:00 a.m., Wednesday, December 12, 1979, Auditorium, State Office Building #2, 12th and Jefferson, Olympia, WA.

Dated: October 29, 1979
By: N. S. Hammond
Executive Assistant

AMENDATORY SECTION (Amending Order 1276, filed 3/2/78)

WAC 388-15-120 ADULT PROTECTIVE SERVICES. (1) Adult protective services are those services provided to ((prevent;)) correct, improve or remedy the situations of adults ((who are neglected, abused or exploited or whose living conditions or life style is such that they are endangering their own health or safety or that of others.

(2) Services include counseling with the individuals and their friends and relatives; arranging for alternative living arrangements; assisting in the location of medical care, legal services and other community services, such as volunteer services. Homemaker or chore services may be provided as appropriate or advocacy to assure receipt or preservation of rights and entitlements due to adults at risk:)) eighteen years of age or older, who are unable to protect their own interests which are vital to their safety and well-being. Requests for protection may come from the person needing the service or from others who are concerned for his/her welfare.

(2) To qualify for protective services, elements of abuse, neglect, exploitation, or living conditions or life style which constitute a danger to

mental or physical health or safety of the client or others must exist. These are defined as:

(a) Abuse

An act of physical or mental mistreatment or injury which harms or threatens a person with harm through action or inaction by another individual.

(b) Neglect

An act or omission by another individual which constitutes a clear and present danger to a person's physical or mental welfare and safety.

(c) Exploitation

An act of making use of another person's resources for one's own advantage or profit, or in a fashion which does not benefit the client.

(d) Living conditions or life style which constitutes a danger to mental or physical health or safety of the client or others.

Adults living in a condition or life style in which they are endangering their own physical or mental health or safety, or that of others; or wasting their own resources because of ignorance, incompetence, or poor health.

(3) Responsibility for the adult protective service investigation lies with the CSO service worker. Adult protective service cases are normally of an emergency nature and remain adult protective cases only until the emergency situation is stabilized, usually ninety days or less.

(4)(a) Any individual may receive adult protective services regardless of his/her recipient status or level of gross income. Supportive services such as chore or homemaker may be provided without regard to income only when they are essential to, and a subordinate part of the adult protective services plan.

(b) If continuing supportive services such as chore and homemaker are needed after adult protective services are terminated, these services could be continued if they qualify under the usual chore and homemaker program eligibility requirements.

(5) Services include:

(a) Counseling with the client or with other individuals, and taking necessary actions to alleviate the immediate problem.

(b) Assisting in authorizing and locating medical care.

(c) Assisting in locating necessary legal services.

(d) Arranging and/or authorizing supportive services to resolve the problem without relocating the client.

(e) Seeking help of law enforcement officials in situations of grave danger to the client.

(f) Assisting with relocation, including help to locate suitable housing.

(g) Acting as advocate for adults at risk of their civil rights and financial entitlements.

((3)) (6) Goals for adult protective services shall be limited to those specified in WAC 388-15-010(1)(c), (d)((:)) and (e). Also see WAC 388-15-010(2).

WSR 79-11-100
EMERGENCY RULES
DEPARTMENT OF FISHERIES
[Order 79-119—Filed October 30, 1979]

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 Area 4B and the western portion of Area 5 are closed to net gear to provide adequate protection to chum salmon stocks. Size limits are reduced to allow a harvest of chinook salmon. Area 10A is closed to protect chum returning to south Puget Sound tributaries. Area 12C is closed to protect chum returning to south Hood Canal. Area 13 is closed to protect

southern Puget Sound chum. Chum salmon are no longer present in significant numbers in Willapa Harbor.

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 October 30, 1979

By Gordon Sandison
Director

NEW SECTION

WAC 220-28-00400E TROLL SALMON RESTRICTIONS Effective immediately until further notice, it shall be unlawful for any treaty Indian fishermen to take, fish for or possess chinook salmon for commercial purposes less than 22 inches in length taken with troll gear, from Puget Sound Salmon Management and Catch Reporting Areas 4B and 5.

NEW SECTION

WAC 220-28-004B0N 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 net gear in Puget Sound Salmon Management and Catch Reporting Area 4B.

NEW SECTION

WAC 220-28-00500Q CLOSED AREA (1) 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 Puget Sound Salmon Management and Catch Reporting Area 5 east of a line projected from Pillar Point to Sheringham Point.

(2) 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 net gear in that portion of Puget Sound Salmon Management and Catch Reporting Area 5 west of a line projected from Pillar Point to Sheringham Point.

NEW SECTION

WAC 220-28-010A0N 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 Puget Sound Salmon Management and Catch Reporting Area 10A.

NEW SECTION

WAC 220-28-012C0Q 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 Puget Sound Salmon Management and Catch Reporting Area 12C.

NEW SECTION

WAC 220-28-01300N 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 Puget Sound Salmon Management and Catch Reporting Area 13, except in the following portions of Area 13:

- (a) that portion in Hale Passage between the Fox Island Bridge and a line projected from the old ferry dock southeast of Ketner's Point 24° True to the mainland;
- (b) that portion within a 300 yard radius of McAllister Creek.

REPEALER

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

- WAC 220-28-004400D TROLL SALMON RESTRICTIONS (79-77)
 - WAC 220-28-004B0M CLOSED AREA (79-112)
 - WAC 220-28-00500P CLOSED AREA (79-112)
 - WAC 220-28-012C0P CLOSED AREA (79-112)
 - WAC 220-28-01300M CLOSED AREA (79-112)
- effective October 31, 1979:
- WAC 220-24-02000D UNLAWFUL ACTS (79-77)
- effective 6:00 p.m. November 5, 1979:
- WAC 220-40-02200L CLOSED AREA (79-110)

**WSR 79-11-101
PROPOSED RULES
WENATCHEE VALLEY COLLEGE**
[Filed October 31, 1979]

Notice is hereby given in accordance with the provisions of RCW 28B.19.030, that the Wenatchee Valley College intends to adopt, amend, or repeal rules concerning WAC 132W-164 public works contracts and bid procedures, amending WAC 132W-164-012 and 132W-164-020;

that such institution will at 1:00 p.m., Wednesday, December 12, 1979, in Room 144, Wells Hall, Wenatchee Valley College, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 1:30 p.m., Wednesday, December

12, 1979, in Room 144, Wells Hall, Wenatchee Valley College.

The authority under which these rules are proposed is RCW 28B.50.140.

Interested persons may submit data, views, or arguments to this institution in writing to be received by this institution prior to December 12, 1979, and/or orally at 1:00 p.m., Wednesday, December 12, 1979, Room 144, Wells Hall, Wenatchee Valley College.

Dated: October 29, 1979
By: James R. Davis
President

AMENDATORY SECTION (Amending Order 72-26, filed 11/22/72)

WAC 132W-164-012 PURCHASING—PROCEDURES. In exercising these authorities Wenatchee Valley College is obligated to acquire as much competition as is possible.

- (1) Purchases up to a value of \$~~((200.00))~~300.00, covering material, equipment and supplies specifically authorized may be made directly as required.
- (2) Purchases over \$~~((200.00))~~300.00 and under \$~~((500.00))~~2,500.00 must be made on a record of competitive quotations.
- (3) Purchases in excess of \$~~((500.00))~~2,500.00 must be made under a formal bid procedure in accordance with the rules and regulations of the Division of Purchasing.

AMENDATORY SECTION (Amending Order 72-26, filed 11/22/72)

WAC 132W-164-020 EMERGENCY PURCHASES. By their very nature it is impossible to provide advance authority to meet an emergency requirement. Emergency purchasing procedures are defined by RCW 43.19.200. The field order covering such a purchase must be forwarded to the Supervisor of the Division of Purchasing ~~((as a request for authority to voucher immediately;))~~ with a statement of "the reasons therefor". ~~((The Division of Purchasing manual under the section "Authority to Voucher" provides further information concerning emergency purchases;))~~

**WSR 79-11-102
PROPOSED RULES
UTILITIES AND TRANSPORTATION
COMMISSION**
[Filed October 31, 1979]

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 Cause No. TV-1287, relating to the transportation of hazardous materials by common and contract carriers. Written and/or oral submission may also contain data, views, and arguments concerning the effect of the amendments on economic values, pursuant to chapter 43.21H RCW and WAC 480-08-050(17), amending WAC 480-12-195;

and that the adoption, amendment, or repeal of such rules will take place at 8:00 a.m., Wednesday, December 12, 1979, in the Commission's Conference Room, 7th Floor, Highways-Licenses Building.

The authority under which these rules are proposed is RCW 80.01.040, 81.28.280, 81.28.290, 81.80.130, and 81.80.290.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this

agency prior to December 7, 1979, and/or orally at 8:00 a.m., Wednesday, December 12, 1979, Commission's Conference Room, 7th Floor, Highways-Licenses Building, Olympia, Washington.

Dated: October 31, 1979
 By: David Rees
 Secretary

AMENDATORY SECTION (Amending Order R-116, Cause No. TV-1177, filed 12/19/78)

~~WAC 480-12-195 ((UNITED STATES DEPARTMENT OF TRANSPORTATION HAZARDOUS MATERIALS REGULATIONS. (1) All carriers operating under chapter 81.80 RCW, and all interstate carriers operating within this state, shall comply with the regulations governing the transportation of hazardous materials by motor vehicle prescribed by the United States department of transportation in Title 49, Code of Federal Regulations, parts 106 to 189, as now or hereafter amended.~~

~~(2) Pursuant to an agreement with the United States, the Washington utilities and transportation commission has authority to enforce the regulations designated in subsection (1) of this section:))~~
HAZARDOUS MATERIALS REGULATIONS. (1) The rules and regulations governing hazardous materials prescribed by the United States department of transportation in Title 49, Code of Federal Regulations, parts 170-189, as well as and including all appendices and amendments thereto, in effect on the effective date of this rule, are adopted and prescribed by the commission to define hazardous materials for motor vehicle transportation purposes, and to state the precautions that must be observed in storage, packaging, loading, and unloading such materials, and in maintaining, placarding, marking, and certifying motor vehicles and equipment used in transporting such materials, and in the maintenance of shipping papers prepared in conjunction with transporting such materials. The rules and regulations adopted and prescribed by this rule shall be observed by all common, contract, and registered carriers operating in this state.

(2) In addition to any accident reporting requirement now or hereafter prescribed by the commission, every common, contract, and registered carrier operating in this state who reports to the United States department of transportation any incidents occurring in this state involving hazardous materials, shall send a copy of any such report to the commission.

WSR 79-11-103
ADOPTED RULES
BOARD OF HEALTH
 [Order 189—Filed October 31, 1979]

Be it resolved by the Washington State Board of Health acting at Spokane, Washington, that it does promulgate and adopt the annexed rules relating to:

- New WAC 248-150-010 Declaration of purpose.
- New WAC 248-150-020 Examinations of school children for scoliosis—Definitions.
- New WAC 248-150-030 Criteria for selection of children for screening.
- New WAC 248-150-040 Qualification of personnel.
- New WAC 248-150-050 Screening procedures.
- New WAC 248-150-060 Screening results—Recording and referral procedures.
- New WAC 248-150-070 Distribution of rules and procedures.
- New WAC 248-150-080 Exemptions from examinations.

This action is taken pursuant to Notice No. WSR 79-11-020 filed with the code reviser on 10/10/79. Such rules shall take effect pursuant to RCW 34.04.040(2).

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

The undersigned hereby declares that 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 17, 1979.

By Irma Goertzen

Chairman

John B. Conway

Ida B. Chambliss

Ronald L. Jacobus

CHAPTER 248-150 WAC
REGULATIONS FOR SCOLIOSIS SCREENING

NEW SECTION

WAC 248-150-010 DECLARATION OF PURPOSE. The following rules are adopted pursuant to Chapter 47, Laws of 1979, wherein is contained the mandate that the Superintendent of Public Instruction shall provide for and require screening for idiopathic scoliosis of school children in the State of Washington. It is the purpose of such screening to identify those children who may have a lateral curvature of the spine appearing in adolescent children.

NEW SECTION

WAC 248-150-020 EXAMINATIONS OF SCHOOL CHILDREN FOR SCOLIOSIS - DEFINITIONS. (1) "Superintendent" means the Superintendent of Public Instruction pursuant to Article III of the state constitution or his/her designee.

(2) "Pupil" means a student enrolled in the public school system in the state.

(3) "Screening" means a procedure to be performed on all pupils in grades five through eight for the purpose of detecting the possible presence of the condition known as scoliosis.

(4) "Public Schools" means common schools referred to in Article IX of the state constitution and those schools and institutions of learning having a curriculum below the college or university level as now or may be established by law and maintained at public expense.

(5) "Proper training" means instruction and training provided by, or under the supervision of, physicians licensed pursuant to RCW 18.57 or 18.71 specializing in orthopedic, physiatric, or rehabilitative medicine and appropriate to perform the screening procedures referred to in Section WAC 248-150-050.

NEW SECTION

WAC 248-150-030 CRITERIA FOR SELECTION OF CHILDREN FOR SCOLIOSIS SCREENING. All children in grades 5 through 8 shall be screened annually.

NEW SECTION

WAC 248-150-040 QUALIFICATION OF PERSONNEL. (1) Screening will be conducted by school physicians, school nurses, physical education instructors, other school personnel or persons designated by school authorities who have received proper training in screening techniques for idiopathic scoliosis.

(2) Each school district shall designate one individual of the district's staff who will be responsible for the administration of scoliosis screening. This individual's training and experience shall be appropriate to perform the following tasks:

(a) to develop an administrative plan for conducting scoliosis screening in the district in cooperation with the appropriate school personnel in order to insure that the program can be carried out efficiently with a minimum amount of disruption. This shall include arrangement of appropriate scheduling for scoliosis screenings,

(b) to secure appropriate personnel to carry out the screening program, if such assistance is necessary, and to insure that such personnel receive proper training to conduct the necessary screening procedures,

(c) to insure that appropriate records are made, and to make recommendations appropriate to the needs of each child whose screening test is indicative of scoliosis,

(d) to disseminate information to other school personnel explaining the purpose of the program, and to acquaint them with the criteria which might denote the need for referral for scoliosis screening,

(e) to institute a procedure to evaluate the effectiveness and accuracy of the screening program.

NEW SECTION

WAC 248-150-050 SCREENING PROCEDURES. The screening procedures shall be consistent with nationally accepted standards for scoliosis screening procedures such as those published by the American Academy of Orthopaedic Surgeons as contained in "Spinal Screening Program Handbook."

NEW SECTION

WAC 248-15-060 SCREENING RESULTS - RECORDING AND REFERRAL PROCEDURES. A record of the "screening" results must be made of each child suspected of having scoliosis and copies of the results sent to the parents or guardians of the children. The notification shall include an explanation of scoliosis, the significance of treating it at an early stage, the services generally available for treatment after diagnosis, and a method for the school to receive follow-up information from health care providers.

Reviser's Note: The above new section was filed by the agency as WAC 248-15-060. This section is placed among sections forming new chapter 248-150 WAC, and therefore should be numbered WAC 248-

150-060. Pursuant to RCW 34.08.040, the section is published in the same form as filed by the agency.

NEW SECTION

WAC 248-150-070 DISTRIBUTION OF RULES AND PROCEDURES. The Superintendent shall print and distribute to appropriate school officials the rules adopted by the State Board of Health under the Act and the recommended records and forms to be used in making and reporting the screening results to parents and to the Superintendent.

NEW SECTION

WAC 248-150-080 EXEMPTIONS FROM EXAMINATIONS. Any pupil shall be exempt from the screening procedure upon written request of his or her parent or guardian.

WSR 79-11-104**PROPOSED RULES****DEPARTMENT OF AGRICULTURE**

[Filed October 31, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and chapter 15.66 RCW, that the Department of Agriculture intends to adopt, amend, or repeal rules concerning Marketing Order for Washington fryers, broilers and roasters, by adding labeling requirements for the retail marketing of fryers, amending WAC 16-512-030;

that such agency will at 1:30 p.m., Friday, December 21, 1979, in the Office Building #2, Auditorium, 12th and Jefferson Streets, Olympia conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 10:00 a.m., Friday, February 15, 1980, in the Office of the Director of Agriculture.

The authority under which these rules are proposed is chapter 15.66 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 21, 1979, and/or orally at 1:30 p.m., Friday, December 21, 1979, Office Building #2, Auditorium, 12th and Jefferson Streets, Olympia.

Dated: October 29, 1979

By: G. David Kile
Assistant Director

AMENDATORY SECTION (Amending Marketing Order, Article III, effective 4/15/57)

WAC 16-512-030 MARKETING ORDER PURPOSES. (1) Advertising and sales promotion plans.

(a) The fryer commission, subject to the provisions of the act, is hereby authorized to prepare plans, administer and conduct programs and expend monies for advertising and sales promotion for promoting the sale of fryers for the purpose of maintaining existing markets or creating new and/or larger markets for fryers grown in the state of Washington including but not necessarily limited to the following:

(i) Increasing the sale and consumption of Washington produced fryers through the use of the press, radio, television and all other advertising media;

(ii) Dealer service work, trade promotion, publicity, market development and expansion activities;

(iii) Prevention, modification, or elimination of trade barriers which restrict the free flow of fryers produced in this state;

(iv) Presentation of facts to and negotiations with state, federal, or foreign governmental agencies on matters which affect the marketing of fryers produced in this state, including cooperation with any agency or group in efforts to increase per capita consumption of fryers, and such other activities and programs which are consistent with the objectives of this marketing order and the act.

(b) In carrying out any advertising and sales promotion plans or programs, the commission may engage or hire such advertising medias as may be necessary to accomplish the purposes of the act and this order, arrange for advertising space, display material and other advertising material, conduct dealer service work or may use any other methods consistent with the act and this marketing order which the commission considers appropriate in promoting or creating new and larger domestic or foreign markets for fryers, or in maintaining existing markets.

(c) Programs and plans adopted by the commission under this marketing order shall be directed towards promoting the sale of fryers without reference to any particular private brand or trade name and sales promotion and advertising programs so conducted shall not disparage the value, quality, sale or use of any other agricultural commodity or make use of any unwarranted or false claims on behalf of fryers.

(2) Research.

(a) The fryer commission, subject to the provisions of the act, is hereby authorized to carry on or cause to be carried on any necessary and proper marketing, production, processing, or handling research or survey studies relating to fryers and to expend monies for such purposes.

(b) Such research and survey studies may include, but shall not necessarily be limited to the following:

(i) Production problems.

(ii) Developing objective quality factors for fryers.

(iii) Disease control.

(iv) Developing and improving methods of processing fryers for the purpose of increasing and expanding their use for food purposes.

(v) Improving packaging and handling techniques which promote more efficient operation in the marketing and distribution of fryers.

(vi) Investigating transportation rates and service costs.

(c) The commission may, in addition to the activities enumerated above, carry on any other proper and necessary research and/or survey programs and activities consistent with, and subject to, the limitations of the act. Such research and/or survey studies may include the collection of data and information relating to fryers; the analysis of such data and information; the dissemination of such data, information and analysis; and such other investigation that falls within the scope of the marketing, producing, processing or handling of fryers.

(3) Labeling.

(a) The fryer commission, subject to the provisions of the act, is hereby authorized to provide for the improving of standards and grades for fryers by defining, establishing and providing labeling requirements, as provided in the act, and not inconsistent with the laws of this state, with respect to the same, and to expend monies for such purposes.

(b) The commission shall give reasonable written notice to all producers, handlers, and persons directly affected by the labeling requirements issued pursuant to this section, not less than ten days prior to the effective time of such requirements.

(c) The commission shall be authorized to cooperate with state and federal agencies or departments responsible for revising and modernizing grades and standards and labeling of fryers.

(d) All chickens commonly referred to as fryers, broilers, or fryer-roasters and including any and all breeds or varieties of chicken under the age of six months, sold or offered for sale in the state of Washington, must be labeled as to the state of origin; that is, the state wherein the bird has been raised to market weight. Specific requirements for such labeling shall be made by the fryer commission pursuant to rules promulgated in accordance with the provisions of chapter 34.04 RCW.

(4) Unfair trade practices. The fryer commission, subject to the provisions of the act, is hereby to investigate and take necessary action to prevent unfair trade practices and to correct, where possible, trade practices which hinder marketing of Washington produced fryers. Information acquired in such investigation shall be confidential and shall be released only to the extent necessary to effectuate the purposes of the act.

(5) Standards, grades, labels and trade practices. The provisions covering standards, grades, labels and trade practices shall apply with respect to fryers marketed or sold within the affected area regardless of where produced.

WSR 79-11-105

ADOPTED RULES

DEPARTMENT OF

SOCIAL AND HEALTH SERVICES

(Public Assistance)

[Order 1449—Filed October 31, 1979]

I, N. Spencer Hammond, Ex. Asst. of the Department of Social and Health Services do promulgate and adopt at Olympia, Washington the annexed rules relating to temporary absence of child from foster care, amending WAC 388-70-054.

This action is taken pursuant to Notice No. WSR 79-09-065 filed with the code reviser on 8/28/79. 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 October 17, 1979

By N.S. Hammond
Executive Assistant

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

WAC 388-70-054 TEMPORARY ABSENCE OF CHILD FROM FOSTER CARE. (1) When a child is temporarily absent from a foster care facility, the actual number of days ((of absence up to (and not more than) fifteen days)) absent will be paid by the department, provided ((the ESSO has been informed by the facility that a bed is being held for the child, and the child will be accepted back at the facility.

~~(a) Examples of temporary absences are a visit by a child to his own home, hospitalization, camp experiences and runaways.~~

~~(i) Payment may be extended beyond 15 days for a child who is hospitalized if the facility continues to hold a place for the child.)):~~

(a) The number of consecutive days of absence does not exceed fifteen within a thirty-day period;

(b) Written notification is provided to the responsible CSO three days in advance of planned visits exceeding seventy-two hours;

(c) The planned visits of less than seventy-two hours are reported to the responsible CSO in the child's quarterly progress report prepared by the private agency;

(d) The responsible CSO is notified on the next working day following the child's unplanned absence (notification may be made by a telephone call to the CSO

followed by written notification within five working days from the facility);

- (e) A licensed vacant bed is held for the child;
- (f) The child will be accepted back by the facility; and
- (g) The CSO is notified of date of child's return.

(2) Written verification to the absent child's responsible CSO will contain the following information:

(a) Planned visits;

(i) Child's name

(ii) Where the child will visit

(iii) Beginning and ending dates of the absence

(iv) A statement as to whether or not the child's unoccupied bed is being held for the child's return to the facility.

(b) Unplanned absences;

(i) Child's name, age, and home address

(ii) Time and date the child left the premises

(iii) A statement as to whether the child is acceptable back by the facility

(iv) A statement as to whether or not the child's unoccupied bed will be held for the child's return to the facility.

(3) In respect to absences from foster homes supervised by voluntary child placing agencies the preceding procedures will apply.

(4) When there is a planned temporary absence from a child foster family home supervised by a CSO, the service worker will be involved in the plan. In the case of an unplanned absence, the foster parents will notify the service worker orally, as soon as is practical, of the child's name, time and date that the child left the premises and whether or not the child's unoccupied bed will be held.

(5) In addition to the preceding requirements, the following limitations are placed on the payments for temporary absences of children from a children's group foster care facility and/or a child foster family home:

(a) A child's cumulative total of forty-five days absence within a six-month period is the maximum allowable for payment.

(b) With adequate justification of unusual circumstances, an exception to policy may be submitted for consideration of extension of the consecutive fifteen days and the accumulative forty-five days limitation.

WSR 79-11-106

PROPOSED RULES

INSURANCE COMMISSIONER

[Filed November 1, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Insurance Commissioner intends to adopt, amend, or repeal rules concerning the examination of agents, adjusters and solicitors to determine their qualification for license. A copy of the proposed rules are shown below, however, changes may be made prior to final adoption;

that such agency will at 10 a.m., Wednesday, December 12, 1979, in the Insurance Commissioner's

Office, Insurance Building, Olympia, Washington, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 2 p.m., Wednesday, December 12, 1979, in the Insurance Commissioner's Office, Insurance Building, Olympia, Washington.

The authority under which these rules are proposed is RCW 48.02.060, 48.14.010 and 48.17.130.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 12, 1979, and/or orally at 10 a.m., Wednesday, December 12, 1979, in the Insurance Commissioner's Office, Insurance Building, Olympia, Washington.

Dated: October 31, 1979

By: Robert E. Johnson
Deputy Commissioner

NEW SECTION

WAC 284-17-100 AGENT, SOLICITOR OR ADJUSTER EXAMINATION SCHEDULING AND FEES. (1) Any person desiring to take an examination for licensing as an insurance agent, solicitor or adjuster must file a completed application, together with correct fees and supporting documents, with the licensing division of the Office of the Insurance Commissioner before the date of such examination. The applicant will be scheduled for the first available examination after determination of eligibility. The place of examination will be determined by the licensing division based upon the availability of facilities and the applicant's place of residence.

(2) An applicant may have the insurance agent, solicitor or adjuster examination rescheduled one time without charge if the request is received before the time of the scheduled examination. If the applicant does not appear for a scheduled examination, the examination fee will be forfeited. A new application, accompanied by a new examination fee, will be required before further scheduling.

NEW SECTION

WAC 284-17-110 REEXAMINATION AFTER FAILURE TO PASS EXAMINATION. (1) An applicant who fails to pass the insurance agent, solicitor or adjuster examination on the first attempt may request reexamination at such time as the applicant believes that he or she has completed sufficient additional study. The reexamination request must be accompanied by an examination fee.

(2) If the request for reexamination and examination fee are not received by the licensing division of the Office of the Insurance Commissioner within ninety days from the date of the first examination, the reexamination process will be terminated. Thereafter, a new application to take the examination, an application filing fee, and an examination fee will be required prior to scheduling of further examinations.

(3) An applicant who fails to pass the second examination taken will not be scheduled for further examinations covering the same kind or kinds of insurance sooner than six months following the date of the second examination. A new application, application filing fee and examination fee will be required.

WSR 79-11-107

ADOPTED RULES

COMMISSION ON EQUIPMENT

[Order 7720J—Filed November 1, 1979]

Be it resolved by the Washington State Commission on Equipment, acting at General Administration Building, Olympia, Washington, 98504, that it does promulgate and adopt the annexed rules relating to towing businesses, chapter 204-66 WAC.

This action is taken pursuant to Notice No. WSR 79-09-090 filed with the code reviser on August 31, 1979.

Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Washington State Commission on Equipment as authorized in RCW 46.37.005.

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, 1979.

By R.C. Dale
Secretary

AMENDATORY SECTION (Amending Order 7720,
Filed 10-14-77)

WAC 204-66-140 TOWING PROCEDURE. Officers of the patrol shall obtain towing services to remove damaged or disabled vehicles from the highway or to remove vehicles from the highway with the following limitations:

(1) If the vehicle does not constitute an obstruction to traffic and the owner/operator of the vehicle is present at the scene and appears competent to determine disposition of the vehicle, the owner/operator may, upon request, make his own arrangements for removal. This does not affect rotational positions.

(2) If the vehicle is to be removed from the scene, the owner/operator of the vehicle may make a specific request for a particular tow operator. The request will be honored by the officer of the patrol if the requested tow operator is reasonably available and the request is otherwise reasonable in view of the circumstances at the scene. This does not affect rotational positions.

(3) When the owner/operator of the vehicle makes no specific request, or when the owner/operator is incapacitated or is unavailable, the officer of the patrol shall, when practicable, obtain towing services by notifying the radio communications center and requesting tow service at that location.

(4) The commission shall specify that tow services obtained by the patrol will be on a contractual, rotational, or other basis in specific geographical areas in the state.

(5) The district commander shall submit to the commission for approval the type of tow service in each tow zone.

(6) For the purposes of rotational tow requests, an approved tow truck shall be used only in the single tow zone which has been assigned to the company or business enterprise operating such truck, except:

(a) in cases of specific requests covered by (2) above, and,

(b) when tow service is not reasonably available with a given zone and tow service must be obtained from another zone.

WSR 79-11-108
NOTICE OF PUBLIC MEETINGS
STATE LIBRARY
(Library Commission)
[Memorandum—October 31, 1979]

The Washington State Library Commission will hold the following meetings:

December 13, 1979,
Sea-Tac Carvery Restaurant Auditorium, Seattle
March 13, 1980, Olympia area
June 12, 1980, Seattle area
September 11, 1980, Spokane area
December 11, 1980, Seattle area

Will notify on exact location as time approaches.
Meetings begin at 10:00 a.m.

WSR 79-11-109
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Health)
[Filed November 1, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules concerning shelters for victims of domestic violence, new chapter 248-554 WAC.

It is the intention of the secretary to adopt these rules on an emergency basis on November 1, 1979.

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact William B. Pope, Chief, Office of Administrative Regulations, at State Office Building #2, 12th and Jefferson, Olympia, Washington, Phone (206) 753-7015, by November 28, 1979. The meeting site is in a location which is barrier free.

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

N. Spencer Hammond
Executive Assistant
Department of Social and Health Services
Mailstop OB-44 C
Olympia, WA 98504;

that such agency will at 10:00 a.m., Wednesday, December 12, 1979, in the Auditorium, State Office Building #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, December 19, 1979, in William B. Pope's office, 3-D-14, State Office Building #2, 12th and Jefferson, Olympia, WA.

The authority under which these rules are proposed is chapter 245, Laws of 1979 1st ex. sess.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 12, 1979, and/or orally at

10:00 a.m., Wednesday, December 12, 1979, Auditorium, State Office Building #2, 12th and Jefferson, Olympia, WA.

Dated: October 31, 1979

By: N. S. Hammond
Executive Assistant

248-554 WAC

SHELTERS FOR VICTIMS OF DOMESTIC VIOLENCE

NEW SECTION

WAC 248-554-001 PURPOSE. The purpose of this section is to specify the uniform state-wide standards in rules and regulations which address adequate food, clothing, housing, safety, security, advocacy and counseling for victims of domestic violence utilizing shelters which receive funds through the Domestic Violence Program of the Department of Social and Health Services. These minimal standards are developed and established pursuant to Chapter , RCW (HB 554).

NEW SECTION

WAC 248-554-005 DEFINITIONS. For the purposes of these regulations, the following words and phrases shall have the following meanings unless the context clearly indicates otherwise.

(1) "Advocacy" means the provision of information and agency referral(s) while teaching a victim to be problem oriented in the task of developing and maintaining self-help skills.

(2) "Advocate" means a staff person within a shelter service who provides direct services to victims within shelters and who positively assists in provision of a supportive environment.

(3) "Bathing facility" means a bath tub or shower.

(4) "Bathroom" means a room containing at least one bathing facility.

(5) "Cohabitant" means a person who is married or is cohabiting with a person as a husband or wife at the present time or at some time in the past. Any person who has one or more children in common with another person, regardless of whether they have been married or have lived together at any time, shall be treated as a cohabitant.

(6) "Counseling" means a combination of advocacy and treatment.

(7) "Counselor-in-training" means an advocate who is supervised by a qualified family violence counselor and who may act as a family violence counselor in groups and in individual treatments.

(8) "Day or drop in program" means the availability of counseling services in or through a shelter service without necessarily requiring that a victim reside in a shelter.

(9) "Department" means the Department of Social and Health Services.

(10) "Domestic violence" includes but is not limited to any of the following crimes when committed by one cohabitant against another:

(a) Assault in the first degree (RCW 9A.36.010);

(b) Assault in the second degree (RCW 9A.36.020);

(c) Simple assault (RCW 9A.36.040);

(d) Reckless endangerment (RCW 9A.36.050);

(e) Coercion (RCW 9A.36.070);

(f) Burglary in the first degree (RCW 9A.52.020);

(g) Burglary in the second degree (RCW 9A.52.030);

(h) Criminal trespass in the first degree (RCW 9A.52.070);

(i) Criminal trespass in the second degree (RCW 9A.52.080);

(j) Malicious mischief in the first degree (RCW 9A.48.070);

(k) Malicious mischief in the second degree (RCW 9A.48.080);

(l) Malicious mischief in the third degree (RCW 9A.48.090);

(m) Kidnapping in the first degree (RCW 9A.48.020);

(n) Kidnapping in the second degree (RCW 9A.48.030);

(o) Unlawful imprisonment (RCW 9A.48.040);

(11) "Lavatory" means a plumbing fixture designed and equipped to serve for handwashing purposes.

(12) "Lodging unit" means one or more rooms utilized for a victim of domestic violence including those rooms used for sleeping or sitting.

(13) "May" means permissive or discretionary with the department.

(14) "Person" means any individual, firm, partnership, corporation, company, association, or joint stock association, and the legal successor thereof.

(15) "Prevention" means services that provide information to community members and service providers about alternative to violence.

(16) "Problem oriented" means a focus on the clarification of the problem(s) presented, the teaching of decision-making process, and the provision of counseling.

(17) "Qualified family violence counselor" means an advocate who has been certified as a qualified family violence counselor by the Washington State Shelter Network or a person who has equivalent qualifications and has obtained approval in writing from the department.

(18) "Secretary" means the Secretary of the Washington State Department of Social and Health Services or his/her designee.

(19) "Shall" means compliance is mandatory.

(20) "Shelter" means a place of temporary refuge, offered on a 24-hour, 7 day per week basis to victims of domestic violence and their children and receiving funds through the Domestic Violence Program of the department.

(a) "Safe home" means a shelter that houses two or less lodging units, has a working agreement with a shelter service, and has established rates.

(b) "Shelter home" means a shelter that houses three or more lodging units, has established rates, and provides or has a working agreement with a shelter service.

(21) "Shelter service" means the organization and/or coordination of safe homes and/or shelter homes to provide for adequate food, clothing, housing, safety, security, advocacy and counseling for victims.

(22) "Should" means a suggestion or recommendation, but not a requirement.

(23) "Staff" means persons who are paid or who volunteer services and are a part of a shelter service.

(24) "Supportive environment" means conditions, circumstances, and influences which encourage the victim to have an awareness and applicability of non-abusive egalitarian relationships, positive self-esteem, positive parenting, effective communication skills, mediation skills, non-stereotypic role, financial independence and personal growth.

(25) "Toilet" means a room containing at least one water closet or one chemical or pit type facility for defecation fitted with a seat.

(26) "Treatment" means participation of victims in individual and/or group sessions within a supportive environment.

(27) "Victim" means a cohabitant who has been subjected to domestic violence and children of this cohabitant, where appropriate.

(28) "Water closet" means a plumbing fixture for defecation, fitted with a seat and a device for flushing the bowl of the fixture with water.

NEW SECTION

WAC 248-554-010 SHELTER HOMES. (1) Shelter homes shall comply with Chapter 70.62 RCW, Transient Accommodation and Chapter 248-144, Rules and Regulations of the State Board of Health, Transient Accommodations.

(2) Shelter homes shall meet general requirements for shelters and shelter services in accordance with Chapter RCW (HB 554) and this chapter, WAC 248-554-020 and WAC 248-554-025.

(3) At least one staff shall be present at all times (24 hours per day) when at least one victim has contracted to reside in the shelter home.

(4) There shall be an on-site evaluation of each shelter home biennially to measure compliance with standards contained in this chapter.

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 248-554-015 SAFE HOMES. (1) Prior to referring clients up to a safe home, as defined in this chapter, the shelter service shall make application to and receive approval of the safe home from the department. Departmental approval of a safe home shall be required biennially. The shelter service shall keep on file available for department review a permanent register of all safe homes for which it has requested approval. The register shall list the code number used in the application for approval and the address and name of person operating the safe home.

(2) To ensure client safety and security, application form identification of a safe home may be limited to the code identification contained in the Shelter Service's Permanent Register of Safe Homes. The department's approval or disapproval of a safe home shall be based either on an application accompanied by evidence submitted by the shelter service certifying that the safe home is in compliance with chapter

.... RCW (HB 554) and this chapter, or on the department's evaluation of the safe home. Applications and certification of compliance shall be on forms provided by the department.

(3) The department shall utilize a random sampling method in selecting safe homes for inspection during biennial visits to shelter service offices.

Inspections of approved safe homes shall measure their compliance with this chapter and with the shelter service certification.

(4) When there is evidence that a safe home is out of compliance with the standards as specified in this chapter, written notice shall be provided to the shelter service by the department specifying deficiencies. Safe homes may be granted a period of 90 days to comply with standards based on a written plan of correction.

(5) Upon receipt of complaints which indicate specific violations of standards, the department shall notify the shelter service and make investigations if necessary to determine compliance. No lodging unit shall be entered for inspection if the lodging unit is occupied by a victim at the time of inspection.

(6) The department may deny, revoke and suspend the approval and funding of a shelter service in which a safe home is out of compliance with this chapter.

(7) Safe homes shall comply with local fire codes and requirements.

(8) Shelter services operating safe homes shall insure compliance of safe homes with requirements of this chapter and shall be responsible for providing adequate supervision for monitoring the safe home, safe home facilities and equipment in good repair and in a clean, safe and sanitary condition.

(a) Safe homes shall be maintained to protect the health, safety and well being of victims.

(b) Floor, wall and ceiling surfaces shall be clean, dry and in good repair.

(c) Equipment, fixtures, furniture and furnishings, including windows, draperies, curtains and carpets for the lodging units, corridors, stairways and other areas occupied or used by victims shall be clean and maintained in good repair.

(9) Rooms used by victims as bedrooms shall have a window or opening to the outdoors.

(10) The water supply used for human consumption shall be from an approved public water system as defined by WAC 248-54 or, if an individual system, one approved as safe for human consumption by the local health department.

(11) Minimally, one toilet, one lavatory and one bathing facility shall be provided on the safe home premises.

(a) Pit or chemical type toilet facilities may be used in lieu of a water closet system upon written approval by the shelter service when this practice is not in conflict with local regulations and ordinances.

(b) Hot and cold water shall be provided at all lavatories and bathing facilities. Hot water shall be at least 120°F. Hot and cold water may be carried to lavatories and bathing facilities and does not need to be water running from faucets at the lavatories or bathing facilities.

(12) Lodging units shall have natural and/or mechanical ventilation capable of preventing objectionable odors and excessive condensation.

(13) Heating.

(a) Lodging units and other areas or rooms used by victims during periods requiring artificial heat shall be provided with a safe and adequate source of heat capable of maintaining a room temperature of not less than 68°F during the time of occupancy.

(b) Gas fired or oil fired space heaters and water heaters shall be vented to the outside.

(14) Natural and/or artificial lighting shall be available to provide minimum light intensities required to promote cleanliness and safety. Each lodging unit shall contain at least one lighting fixture suitable for reading. Lighting fixtures may be non-electric. Open flames shall be enclosed.

(15) Food and beverages prepared by and for victims shall be prepared, served and stored in a safe and sanitary manner.

(a) Safe homes shall provide the following facilities and equipment for use by and for victims.

(i) A sink suitable for dishwashing and provided with cold and hot water at not less than 140°F;

(ii) A refrigerator or other storage equipment capable of maintaining a temperature of 45°F or lower;

(iii) A range or stove with cooking space or equivalent cooking space which may be a two burner gas or electric hot plate.

(iv) A washable or disposable waste food container.

(b) Eating and cooking utensils supplied by the safe home for use by victims shall be maintained clean and free of cracks.

(16) Appropriate measures shall be taken to prevent and control invasion by insects and rodents.

(17) Plumbing, solid waste and sewage disposal.

(a) Liquid drain lines shall be maintained in good repair.

(b) Minimally, one washable or disposable refuse container shall be provided in each lodging unit. Waste shall be disposed of in a manner which prevents odors, unhealthful, unsafe or insanitary conditions.

(c) Liquid waste shall be discharged to a municipal sewage disposal system.

(i) When connection to a municipal sewage disposal system is not feasible, an individual sewage disposal system shall not discharge on to the surface of the ground, into a ditch, nor to the waters of the state; except where such discharge meets applicable standards.

(ii) New installations, alterations, repairs or replacement of a major component on an individual disposal system shall be approved by the local health department and not create a nuisance or health hazard.

(18) Safe home operators shall establish and enforce rules designed to control or prohibit pets.

(19) Bedding including but not limited to mattresses, mattress covers, mattress pads, quilts, blankets, pillows, sheets, pillow slips, and spreads for use by victims shall be kept clean and shall not be used when stained or worn so as to be unfit for further use.

(a) When bed linens are provided for victims, each bed, bunk, cot or other sleeping place shall be supplied with suitable pillow slip(s) and two sheets. After use by a victim, pillow slips, sheets, wash cloths and towels shall be laundered prior to use by another victim.

(b) Wash cloths, hand towels, bath towels, pillow slips, and sheets supplied by the safe home and used by the same victim for more than one day shall be changed as needed and minimally one time each two weeks.

(20) A means shall be provided for laundering of bed linens, towels, wash cloths, and personal clothing of resident victims.

(a) Laundry facilities may be located outside the premises of the safe home.

(b) Clean bed sheets, pillow slips, towels and other linens for use by victims shall be handled and stored in a sanitary manner.

(c) All soiled laundry and linens in the safe homes shall be handled and stored so as to prevent contamination of clean laundry and food supplies.

(21) Cleaning and housekeeping equipment and supplies shall be provided and maintained in a clean and safe condition.

(a) Containers of chemical cleaning agents and other toxic material shall be labeled and shall bear the instructions and precautions for usage as described by the manufacturer.

(b) Containers of chemical cleaning agents shall be stored and secured in places out of reach of children.

(22) Chemical and physical hazards.

(a) Chemical agents shall be stored so as to prevent accidental poisoning, contamination of food stuffs, clothing and bedding materials. Application or utilization of chemicals such as cleaners, disinfectants, pesticides, and rodent control products shall be in accordance with manufacturers recommendations for preventing a hazard to humans.

(b) Adequate and safe handrailings shall be provided for stairways, porches and balconies used by victims, when necessary.

(c) Swimming pools, wading pools and bathing beaches shall be maintained in a manner that does not present a health hazard or nuisance.

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 248-554-020 SHELTERS - GENERAL.

(1) During the first 48 hours that a victim is in a shelter, the shelter shall provide food and beverage necessary and appropriate for the basic sustenance of the resident victim(s). The food and beverage provided to resident victims shall be stored in a sanitary manner.

(2) Shelters shall provide resident victims with access to adequate and basic clothing. Clothing provided for resident victims shall have been washed or cleaned and stored in a sanitary manner prior to disbursement.

(3) Bed and bedding shall be provided to resident victims when not supplied by other means.

NEW SECTIONWAC 248-554-025 SHELTER SERVICES - GENERAL

(1) Shelter services shall provide:

(a) Locks and/or alarms on windows, doors and other building access to prevent entry by intruders.

(b) Twenty-four hour staffing of shelters and/or on-call telephone or beeper service through the shelter service.

(c) A referral to other appropriate services and/or shelter agencies when:

(1) Shelters are occupied at capacity.

(2) Inappropriate referral has been made to a shelter.

(3) The victim has a compound or a multiplicity of problems requiring services of another agency(s) prior to offering shelter services.

(2) There shall be sufficient numbers of advocates to staff shelter services 24 hours per day, 7 days per week.

(3) Shelter services shall establish standards for advocacy to include:

(a) Availability of 24 hours per day, 7 day per week advocacy to victims residing in shelters.

(b) A supportive environment that offers safety and an opportunity for victim(s) to examine events which lead to the need for shelter services.

(4) Shelter services that receive monies for counseling shall establish standards for counseling to include:

(a) Provision of at least one qualified family violence counselor on staff or under contract with the shelter service.

(b) Counseling which may be contracted and shall include one or more of the following:

(i) Individual counseling and/or treatment.

(ii) Group, couple or family counseling and/or treatment.

(5) Shelter services receiving monies for counseling shall provide:

(a) Appropriate private areas for counseling and/or treatment.

(b) Assistance with child care in a supportive environment.

(c) Limitation of numbers during any group treatment or counseling session so that the group does not exceed fifteen persons.

(6) Shelter services shall make available to its staff and to the department upon request, the following:

(a) Personnel policies addressing:

(i) Non-discrimination relating to staff

(ii) Hiring, periodic performance evaluation, promotion and termination of staff.

(iii) Staff job descriptions and responsibilities.

(iv) Health requirements and records for staff which shall include minimally the following:

(A) Each staff person beginning work with a shelter or shelter service, shall have or provide documented evidence of a tuberculin skin test by the Mantoux method unless medically contraindicated. When the skin test is negative (less than 10 millimeters of induration), no further testing shall be required. A positive test shall consist of 10 millimeters or more of induration read at 48 to 72 hours. Positive reactors shall have a chest x-ray within 90 days of the first day of employment. Health records including skin test results, x-rays, or exemptions to such shall be maintained in the facility.

Exceptions:

Those with positive tests, as defined above, shall have a biannual screening in the form of a chest x-ray. Those with positive tests whose chest x-ray shows no sign of active disease at least two years after the first documented positive skin test shall be exempted from further annual testing.

Those with positive skin tests who have completed the recommended course of preventive or curative treatment, as determined by the local health officer, shall be exempted from further testing.

(B) Staff persons with a communicable disease in an infectious stage shall not work with victims.

(b) Policies on non-discrimination related to services and clients.

(c) Program policies minimally to include and address:

(i) A system of referrals to available community services as well as resources and procedures for securing or facilitating the use of these services, (e.g., medical, community service offices, bilingual or bicultural agencies, pastoral care, legal consultation).

(ii) Client access to her/his files.

(iii) Confidentiality of records and counseling case work,

(iv) Description of shelter services.

(d) Administrative policies addressing:

(i) Organizational charts and/or communication and policy making procedures.

(ii) Fire, disaster and other emergency procedures.

(iii) Working agreements involving safe homes, shelter homes and contracted services for counseling or other services, if applicable.

(iv) Financial and budget procedures.

(v) Cooperation with other shelter services in the immediate geographic area and throughout the State of Washington.

(vi) Reporting of child abuse in conjunction and agreement with child protective services of the department.

(e) Evidence and certification of compliance with WAC 248-554-015 shall be provided by shelter services on forms furnished by the department.

(7) There shall be an on-site evaluation of each shelter service biennially to measure compliance with standards contained in this chapter.

NEW SECTIONWAC 248-554-030 EXEMPTIONS, SEPARABILITY AND APPEAL

(1) Parts of regulations as stipulated in this chapter may be waived upon written application to the department provided the following criteria are met:

(a) A thorough investigation by the department to establish that such waiver may be made in an individual case without placing the safety or health of residents within a specific shelter in jeopardy.

(b) Substitution of procedures, materials, or equipment from those specified in this chapter have been demonstrated to be at least equivalent to those prescribed.

(2) If any of these regulations of their application to any person is held invalid, the remainder of the regulations or the application of the provision to other persons or circumstances is not affected.

(3) Appear procedures shall be in accordance with Chapter 34.04 RCW, Administrative Procedure Act.

WSR 79-11-110
EMERGENCY RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Health)
[Order 1448—Filed November 1, 1979]

I, N. Spencer Hammond, Ex. Asst. of the Department of Social and Health Services do promulgate and adopt at Olympia, Washington, the annexed rules relating to shelters for victims of domestic violence, new chapter 248-554 WAC.

I, N. Spencer Hammond, 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 these rules are necessary to implement chapter 245, Laws of 1979 1st ex. sess., which is already in effect.

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

This rule is promulgated pursuant to chapter 245, Laws of 1979, 1st ex. sess. 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, 1979.
By N.S. Hammond
Executive Assistant

248-554 WAC
SHELTERS FOR VICTIMS OF DOMESTIC
VIOLENCE

NEW SECTION

WAC 248-554-001 PURPOSE. The purpose of this section is to specify the uniform state-wide standards in rules and regulations which address adequate food, clothing, housing, safety, security, advocacy and counseling for victims of domestic violence utilizing shelters which receive funds through the Domestic Violence Program of the Department of Social and Health Services. These minimal standards are developed and established pursuant to Chapter, RCW (HB 554).

NEW SECTION

WAC 248-554-005 DEFINITIONS. For the purposes of these regulations, the following words and phrases shall have the following meanings unless the context clearly indicates otherwise.

(1) "Advocacy" means the provision of information and agency referral(s) while teaching a victim to be problem oriented in the task of developing and maintaining self-help skills.

(2) "Advocate" means a staff person within a shelter service who provides direct services to victims within shelters and who positively assists in provision of a supportive environment.

(3) "Bathing facility" means a bath tub or shower.

(4) "Bathroom" means a room containing at least one bathing facility.

(5) "Cohabitant" means a person who is married or is cohabiting with a person as a husband or wife at the present time or at some time in the past. Any person who has one or more children in common with another person, regardless of whether they have been married or have lived together at any time, shall be treated as a cohabitant.

(6) "Counseling" means a combination of advocacy and treatment.

(7) "Counselor-in-training" means an advocate who is supervised by a qualified family violence counselor and who may act as a family violence counselor in groups and in individual treatments.

(8) "Day or drop in program" means the availability of counseling services in or through a shelter service without necessarily requiring that a victim reside in a shelter.

(9) "Department" means the Department of Social and Health Services.

(10) "Domestic violence" includes but is not limited to any of the following crimes when committed by one cohabitant against another:

- (a) Assault in the first degree (RCW 9A.36.010);
- (b) Assault in the second degree (RCW 9A.36.020);
- (c) Simple assault (RCW 9A.36.040);
- (d) Reckless endangerment (RCW 9A.36.050);

(e) Coercion (RCW 9A.36.070);

(f) Burglary in the first degree (RCW 9A.52.020);

(g) Burglary in the second degree (RCW 9A.52.030);

(h) Criminal trespass in the first degree (RCW 9A.52.070);

(i) Criminal trespass in the second degree (RCW 9A.52.080);

(j) Malicious mischief in the first degree (RCW 9A.48.070);

(k) Malicious mischief in the second degree (RCW 9A.48.080);

(l) Malicious mischief in the third degree (RCW 9A.48.090);

(m) Kidnapping in the first degree (RCW 9A.48.020);

(n) Kidnapping in the second degree (RCW 9A.48.030);

(o) Unlawful imprisonment (RCW 9A.48.040);

(11) "Lavatory" means a plumbing fixture designed and equipped to serve for handwashing purposes.

(12) "Lodging unit" means one or more rooms utilized for a victim of domestic violence including those rooms used for sleeping or sitting.

(13) "May" means permissive or discretionary with the department.

(14) "Person" means any individual, firm, partnership, corporation, company, association, or joint stock association, and the legal successor thereof.

(15) "Prevention" means services that provide information to community members and service providers about alternative to violence.

(16) "Problem oriented" means a focus on the clarification of the problem(s) presented, the teaching of decision-making process, and the provision of counseling.

(17) "Qualified family violence counselor" means an advocate who has been certified as a qualified family violence counselor by the Washington State Shelter Network or a person who has equivalent qualifications and has obtained approval in writing from the department.

(18) "Secretary" means the Secretary of the Washington State Department of Social and Health Services or his/her designee.

(19) "Shall" means compliance is mandatory.

(20) "Shelter" means a place of temporary refuge, offered on a 24-hour, 7 day per week basis to victims of domestic violence and their children and receiving funds through the Domestic Violence Program of the department.

(a) "Safe home" means a shelter that houses two or less lodging units, has a working agreement with a shelter service, and has established rates.

(b) "Shelter home" means a shelter that houses three or more lodging units, has established rates, and provides or has a working agreement with a shelter service.

(21) "Shelter service" means the organization and/or coordination of safe homes and/or shelter homes to provide for adequate food, clothing, housing, safety, security, advocacy and counseling for victims.

(22) "Should" means a suggestion or recommendation, but not a requirement.

(23) "Staff" means persons who are paid or who volunteer services and are a part of a shelter service.

(24) "Supportive environment" means conditions, circumstances, and influences which encourage the victim to have an awareness and applicability of non-abusive egalitarian relationships, positive self-esteem, positive parenting, effective communication skills, mediation skills, non-stereotypic role, financial independence and personal growth.

(25) "Toilet" means a room containing at least one water closet or one chemical or pit type facility for defecation fitted with a seat.

(26) "Treatment" means participation of victims in individual and/or group sessions within a supportive environment.

(27) "Victim" means a cohabitant who has been subjected to domestic violence and children of this cohabitant, where appropriate.

(28) "Water closet" means a plumbing fixture for defecation, fitted with a seat and a device for flushing the bowl of the fixture with water.

NEW SECTION

WAC 248-554-010 SHELTER HOMES. (1) Shelter homes shall comply with Chapter 70.62 RCW, Transient Accommodation and Chapter 248-144, Rules and Regulation of the State Board of Health, Transient Accommodations.

(2) Shelter homes shall meet general requirements for shelters and shelter services in accordance with Chapter..... RCW (HB 554) and this chapter, WAC 248-554-020 and WAC 248-554-025.

(3) At least one staff shall be present at all times (24 hours per day) when at least one victim has contracted to reside in the shelter home.

(4) There shall be an on-site evaluation of each shelter home biennially to measure compliance with standards contained in this chapter.

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 248-554-015 SAFE HOMES. (1) Prior to referring clients up to a safe home, as defined in this chapter, the shelter service shall make application to and receive approval of the safe home from the department. Departmental approval of a safe home shall be required biennially. The shelter service shall keep on file available for department review a permanent register of all safe homes for which it has requested approval. The register shall list the code number used in the application for approval and the address and name of person operating the safe home.

(2) To ensure client safety and security, application form identification of a safe home may be limited to the code identification contained in the Shelter Service's Permanent Register of Safe Homes. The department's approval or disapproval of a safe home shall be based either on an application accompanied by evidence submitted by the shelter service certifying that the safe home is in compliance with chapter, RCW (HB

554) and this chapter, or on the department's evaluation of the safe home. Applications and certification of compliance shall be on forms provided by the department.

(3) The department shall utilize a random sampling method in selecting safe homes for inspection during biennial visits to shelter service offices.

Inspections of approved safe homes shall measure their compliance with this chapter and with the shelter service certification.

(4) When there is evidence that a safe home is out of compliance with the standards as specified in this chapter, written notice shall be provided to the shelter service by the department specifying deficiencies. Safe homes may be granted a period of 90 days to comply with standards based on a written plan of correction.

(5) Upon receipt of complaints which indicate specific violations of standards, the department shall notify the shelter service and make investigations if necessary to determine compliance. No lodging unit shall be entered for inspection if the lodging unit is occupied by a victim at the time of inspection.

(6) The department may deny, revoke and suspend the approval and funding of a shelter service in which a safe home is out of compliance with this chapter.

(7) Safe homes shall comply with local fire codes and requirements.

(8) Shelter services operating safe homes shall insure compliance of safe homes with requirements of this chapter and shall be responsible for providing adequate supervision for monitoring the safe home, safe home facilities and equipment in good repair and in a clean, safe and sanitary condition.

(a) Safe homes shall be maintained to protect the health, safety and well being of victims.

(b) Floor, wall and ceiling surfaces shall be clean, dry and in good repair.

(c) Equipment, fixtures, furniture and furnishings, including windows, draperies, curtains and carpets for the lodging units, corridors, stairways and other areas occupied or used by victims shall be clean and maintained in good repair.

(9) Rooms used by victims as bedrooms shall have a window or opening to the outdoors.

(10) The water supply used for human consumption shall be from an approved public water system as defined by WAC 248-54 or, if an individual system, one approved as safe for human consumption by the local health department.

(11) Minimally, one toilet, one lavatory and one bathing facility shall be provided on the safe home premises.

(a) Pit or chemical type toilet facilities may be used in lieu of a water closet system upon written approval by the shelter service when this practice is not in conflict with local regulations and ordinances.

(b) Hot and cold water shall be provided at all lavatories and bathing facilities. Hot water shall be at least 120°F. Hot and cold water may be carried to lavatories and bathing facilities and does not need to be water running from faucets at the lavatories or bathing facilities.

(12) Lodging units shall have natural and/or mechanical ventilation capable of preventing objectionable odors and excessive condensation.

(13) Heating.

(a) Lodging units and other areas or rooms used by victims during periods requiring artificial heat shall be provided with a safe and adequate source of heat capable of maintaining a room temperature of not less than 68°F during the time of occupancy.

(b) Gas fired or oil fired space heaters and water heaters shall be vented to the outside.

(14) Natural and/or artificial lighting shall be available to provide minimum light intensities required to promote cleanliness and safety. Each lodging unit shall contain at least one lighting fixture suitable for reading. Lighting fixtures may be non-electric. Open flames shall be enclosed.

(15) Food and beverages prepared by and for victims shall be prepared, served and stored in a safe and sanitary manner.

(a) Safe homes shall provide the following facilities and equipment for use by and for victims.

(i) A sink suitable for dishwashing and provided with cold and hot water at not less than 140°F;

(ii) A refrigerator or other storage equipment capable of maintaining a temperature of 45°F or lower;

(iii) A range or stove with cooking space or equivalent cooking space which may be a two burner gas or electric hot plate.

(iv) A washable or disposable waste food container.

(b) Eating and cooking utensils supplied by the safe home for use by victims shall be maintained clean and free of cracks.

(16) Appropriate measures shall be taken to prevent and control invasion by insects and rodents.

(17) Plumbing, solid waste and sewage disposal.

(a) Liquid drain lines shall be maintained in good repair.

(b) Minimally, one washable or disposable refuse container shall be provided in each lodging unit. Waste shall be disposed of in a manner which prevents odors, unhealthful, unsafe or insanitary conditions.

(c) Liquid waste shall be discharged to a municipal sewage disposal system.

(i) When connection to a municipal sewage disposal system is not feasible, an individual sewage disposal system shall not discharge on to the surface of the ground, into a ditch, nor to the waters of the state, except where such discharge meets applicable standards.

(ii) New installations, alterations, repairs or replacement of a major component on an individual disposal system shall be approved by the local health department and not create a nuisance or health hazard.

(18) Safe home operators shall establish and enforce rules designed to control or prohibit pets.

(19) Bedding including but not limited to mattresses, mattress covers, mattress pads, quilts, blankets, pillows, sheets, pillow slips, and spreads for use by victims shall be kept clean and shall not be used when stained or worn so as to be unfit for further use.

(a) When bed linens are provided for victims, each bed, bunk, cot or other sleeping place shall be supplied with suitable pillow slip(s) and two sheets. After use by a victim, pillow slips, sheets, wash cloths and towels shall be laundered prior to use by another victim.

(b) Wash cloths, hand towels, bath towels, pillow slips, and sheets supplied by the safe home and used by the same victim for more than one day shall be changed as needed and minimally one time each two weeks.

(20) A means shall be provided for laundering of bed linens, towels, wash cloths, and personal clothing of resident victims.

(a) Laundry facilities may be located outside the premises of the safe home.

(b) Clean bed sheets, pillow slips, towels and other linens for use by victims shall be handled and stored in a sanitary manner.

(c) All soiled laundry and linens in the safe homes shall be handled and stored so as to prevent contamination of clean laundry and food supplies.

(21) Cleaning and housekeeping equipment and supplies shall be provided and maintained in a clean and safe condition.

(a) Containers of chemical cleaning agents and other toxic material shall be labeled and shall bear the instructions and precautions for usage as described by the manufacturer.

(b) Containers of chemical cleaning agents shall be stored and secured in places out of reach of children.

(22) Chemical and physical hazards.

(a) Chemical agents shall be stored so as to prevent accidental poisoning, contamination of food stuffs, clothing and bedding materials. Application or utilization of chemicals such as cleaners, disinfectants, pesticides, and rodent control products shall be in accordance with manufacturers recommendations for preventing a hazard to humans.

(b) Adequate and safe handrailings shall be provided for stairways, porches and balconies used by victims, when necessary.

(c) Swimming pools, wading pools and bathing beaches shall be maintained in a manner that does not present a health hazard or nuisance.

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(2) Shelters shall provide resident victims with access to adequate and basic clothing. Clothing provided for resident victims shall have been washed or cleaned and stored in a sanitary manner prior to disbursement.

(3) Bed and bedding shall be provided to resident victims when not supplied by other means.

NEW SECTION**WAC 248-554-025 SHELTER SERVICES – GENERAL** (1) Shelter services shall provide:

(a) Locks and/or alarms on windows, doors and other building access to prevent entry by intruders.

(b) Twenty-four hour staffing of shelters and/or on-call telephone or beeper service through the shelter service.

(c) A referral to other appropriate services and/or shelter agencies when:

(1) Shelters are occupied at capacity.

(2) Inappropriate referral has been made to a shelter.

(3) The victim has a compound or multiplicity of problems requiring services of another agency(s) prior to offering shelter services.

(2) There shall be sufficient numbers of advocates to staff shelter services 24 hours per day, 7 days per week.

(3) Shelter services shall establish standards for advocacy to include:

(a) Availability of 24 hour per day, 7 day per week advocacy to victims residing in shelters.

(b) A supportive environment that offers safety and an opportunity for victim(s) to examine events which lead to the need for shelter services.

(4) Shelter services that receive monies for counseling shall establish standards for counseling to include:

(a) Provision of at least one qualified family violence counselor on staff or under contract with the shelter service.

(b) Counseling which may be contracted and shall include one or more of the following:

(i) Individual counseling and/or treatment.

(ii) Group, couple or family counseling and/or treatment.

(5) Shelter services receiving monies for counseling shall provide:

(a) Appropriate private areas for counseling and/or treatment.

(b) Assistance with child care in a supportive environment.

(c) Limitation of numbers during any group treatment or counseling session so that the group does not exceed fifteen persons.

(6) Shelter services shall make available to its staff and to the department upon request, the following:

(a) Personnel policies addressing:

(i) Non-discrimination relating to staff

(ii) Hiring, periodic performance evaluation, promotion and termination of staff.

(iii) Staff job descriptions and responsibilities.

(iv) Health requirements and records for staff which shall include minimally the following:

(A) Each staff person beginning work with a shelter or shelter service, shall have or provide documented evidence of a tuberculin skin test by the Mantoux method unless medically contraindicated. When the skin test is negative (less than 10 millimeters of induration), no further testing shall be required. A positive test shall consist of 10 millimeters or more of induration read at 48 to 72 hours. Positive reactors shall have a chest x-ray within 90 days of the first day of employment. Health records

including skin test results, x-rays, or exemptions to such shall be maintained in the facility.

Exceptions:

Those with positive tests, as defined above, shall have a biannual screening in the form of a chest x-ray. Those with positive tests whose chest x-ray shows no sign of active disease at least two years after the first documented positive skin test shall be exempted from further annual testing.

Those with positive skin tests who have completed the recommended course of preventive or curative treatment, as determined by the local health officer, shall be exempted from further testing.

(B) Staff persons with a communicable disease in an infectious stage shall not work with victims.

(b) Policies on non-discrimination related to services and clients.

(c) Program policies minimally to include and address:

(i) A system of referrals to available community services as well as resources and procedures for securing or facilitating the use of these services, (e.g., medical, community service offices, bilingual or bicultural agencies, pastoral care, legal consultation).

(ii) Client access to her/his files.

(iii) Confidentiality of records and counseling case work, (iv) Description of shelter services.

(d) Administrative policies addressing:

(i) Organizational charts and/or communication and policy making procedures.

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(iii) Working agreements involving safe homes, shelter homes and contracted services for counseling or other services, if applicable.

(iv) Financial and budget procedures.

(v) Cooperation with other shelter services in the immediate geographic area and throughout the State of Washington.

(vi) Reporting of child abuse in conjunction and agreement with child protective services of the department.

(e) Evidence and certification of compliance with WAC 248-554-015 shall be provided by shelter services on forms furnished by the department.

(7) There shall be an on-site evaluation of each shelter service biennially to measure compliance with standards contained in this chapter.

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 248-554-030 EXEMPTIONS, SEPARABILITY AND APPEAL (1) Parts of regulations as stipulated in this chapter may be waved upon written application to the department provided the following criteria are met:

(a) A thorough investigation by the department to establish that such waiver may be made in an individual case without placing the safety or health of residents within a specific shelter in jeopardy.

(b) *Substitution of procedures, materials, or equipment from those specified in this chapter have been demonstrated to be at least equivalent to those prescribed.*

(2) *If any of these regulations or their application to any person is held invalid, the remainder of the regulations or the application of the provision to other persons or circumstances is not affected.*

(3) *Appear procedures shall be in accordance with Chapter 34.04 RCW, Administrative Procedure Act.*

WSR 79-11-111

PROPOSED RULES

TACOMA COMMUNITY COLLEGE

[Filed November 2, 1979]

Notice is hereby given in accordance with the provisions of RCW 28B.19.030, that the Tacoma Community College intends to adopt, amend, or repeal rules concerning tuition and fee waivers for full-time employees;

that such institution will at 1:00 p.m., Thursday, November 29, 1979, in the John Binns Room, Tacoma Community College, conduct a hearing relative thereto; and that the adoption, amendment, or repeal of such rules will take place at 1:00 p.m., Thursday, November 29, 1979, in the John Binns Room, Tacoma Community College.

The authority under which these rules are proposed is chapters 28B.10 and 28B.50 RCW.

Interested persons may submit data, views, or arguments to this institution in writing to be received by this institution prior to November 21, 1979.

Dated: October 31, 1979

By: Larry P. Stevens
President

Chapter 132V-11 WAC

TUITION AND FEE WAIVERS FOR FULL-TIME EMPLOYEES

NEW SECTION

WAC 132V-11-010 TUITION AND FEE WAIVERS FOR FULL-TIME EMPLOYEES. Pursuant to the authority granted by chapter 82, Laws of 1979 1st ex. sess., the Board of Trustees of Tacoma Community College District 22 hereby waives tuition, operating and service and activities fees for full-time employees under the following conditions:

(1) Enrollment shall be on a space-available basis after opportunity has been given for other students to register for courses offered by the district.

(2) No new or additional courses or course sections shall be created for the purpose of accommodating enrollments of students enrolled on the basis of waivers under this section.

(3) Enrollment information on employees enrolled on a space-available basis shall be maintained separately from other enrollment information and shall not be included in official enrollment reports, nor shall persons enrolled pursuant to the provisions of this section be considered in any enrollment statistics which would affect budgetary determinations.

(4) Computations of enrollment levels, student-faculty ratio, or other similar enrollment rated statistics must exclude student credit hours generated by enrollments for which waivers have been granted under this section.

(5) Employees enrolling on a space-available basis shall be charged a registration fee of five dollars per quarter.

(6) The number of courses per quarter for which an employee may enroll pursuant to this section shall be limited to no more than ten quarter hours per quarter.

(7) Employees taking tuition-free courses may do so after their normal working hours. Any exception will require special permission of the employee's supervising dean, and the employee will be required to make up the time during the same work day.

(8) Courses taken on a tuition-free basis may count as professional improvement units for academic employees provided established district procedures are followed.

(9) The definition of full-time professional employee, for the purposes of this act, shall be as stated in district policy. The definition of full-time classified employee shall be as stated in WAC 251-04-020.

WSR 79-11-112

ADOPTED RULES

DEPARTMENT OF GAME

[Order 144—Filed November 2, 1979]

Be it resolved by the Game Commission, State of Washington, acting at Aberdeen, Washington, that it does promulgate and adopt the annexed rules relating to WAC 232-28-602 1980 Game Fish Seasons and Catch Limits.

This action is taken pursuant to Notice No. WSR 79-07-100 filed with the Code Reviser on July 2, 1979. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Game Commission as authorized in RCW 77.12.040.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW) or the Administrative Procedure 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 August 28, 1979.

by Ralph W. Larson
Director

NEW SECTION

WAC 232-28-602 1980 GAME FISH SEASONS AND CATCH LIMITS. Reviser's note: The text and accompanying map comprising the 1980 Game Fish Seasons and Catch Limits adopted by the Department of Game have been omitted from publication in the Register under the authority of RCW 34.04.050(3) as being unduly cumbersome to publish. Copies of the rules may be obtained from the main office of the Department of Game, 600 North Capitol Way, Olympia, Washington 98504, and are available in pamphlet form from the Department, its six regional offices, and at numerous drug and sporting goods stores throughout the state.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 232-28-601 1979 GAME FISH SEASONS
AND CATCH LIMITS

WSR 79-11-113
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)
[Filed November 2, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules concerning:

Amd WAC 388-80-005 Definitions.
Amd WAC 388-83-025 Residence.

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

N. Spencer Hammond
Executive Assistant
Department of Social and Health Services
Mailstop OB-44 C
Olympia, WA 98504.

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact William B. Pope, Chief, Office of Administrative Regulations, at State Office Building #2, 12th and Jefferson, Olympia, Washington, Phone (206) 753-7015, by November 28, 1979.

The meeting site is in a location which is barrier free; that such agency will at 10:00 a.m., Wednesday, December 12, 1979, in the Auditorium, State Office Building #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, December 19, 1979, in William B. Pope's office, 3-D-14, State Office Building #2, 12th and Jefferson, Olympia, WA.

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

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 12, 1979, and/or orally at 10:00 a.m., Wednesday, December 12, 1979, Auditorium, State Office Building #2, 12th and Jefferson, Olympia, WA.

Dated: November 1, 1979
By: N.S. Hammond
Executive Assistant

AMENDATORY SECTION (Amending Order 1299, filed 6/1/78)

WAC 388-80-005 DEFINITIONS. (1) "Acute and emergent" signify an acute condition, defined as having a short and relatively severe course, not chronic; and an emergent condition, defined as occurring unexpectedly and demanding immediate action.

(2) "Applicant" is any person who has made an application or on behalf of whom an application has been made to the department for medical care.

(3) "Applicant-recipient" or "A/R" is an applicant for or recipient of medical care provided according to these rules.

(4) "Application" shall mean a request for medical care made to the ((ESSO)) CSO by a person in his own behalf or in behalf of another person. A verbal application must be reduced to writing before considered complete unless the death of the applicant intervenes.

(5) "Assignment" is the method by which the provider receives payment for services under Part B of medicare.

(6) "Available income" is income available to meet the cost of medical care after deducting from net income items specified by the rules.

(7) "Beneficiary" is an eligible individual who receives a federal cash benefit and/or state supplement under Title XVI.

(8) "Benefit period" is the term used by social security administration to denote a period of consecutive days during which services furnished to a patient, up to a certain specified maximum amount, can be paid for by the hospital insurance plan. The term applies to medicare beneficiaries only. See also "spell of illness".

(9) "Carrier" is the agency having a contract to serve as a third-party agency in behalf of the federal government for Part B of medicare.

(10) "Categorically related" refers to a resident of the state of Washington who is:

(a) A recipient of a federal aid grant, or

(b) A child receiving foster care, or

(c) An individual who meets the eligibility requirements for a federal aid grant, except that his income and/or resources exceed budgetary standards for a federal aid grant.

(11) "Central disbursements" is the state office section which audits nonmedicaid medical claims for payment billed on form DSHS 6-06 (A-19).

(12) Certification is a document confirming that an applicant has met the financial and medical eligibility requirements for the federal aid medical assistance (MA) or fully state-financed care services (MS) programs.

(13) "Chiropractor" is a person licensed by the state of Washington to practice chiropractic according to chapter 18.25 RCW.

(14) "Coinsurance" is a portion of the medicare cost for covered services, after the deductible is met, which the patient must pay.

(15) "CSO" (community service office) is an office of the department which administers the medical care program at the county level.

(16) "Deductible" is the initial cost of medical care for which the recipient is responsible. It applies specifically to:

(a) All recipients who are beneficiaries of Title XVIII medicare. This is the amount the individual accrues on a yearly basis and is paid by the department to the social security administration for authorized recipients;

(b) Applicants or recipients of ~~((noncontinuing general assistance who cannot be categorically related and applicants or recipients of))~~ medical only. Medical assistance can be certified after such recipients have accrued medical expenses as prescribed in WAC 388-83-045~~((+7))~~(2)(e).

~~((+6))~~ (17) "Department" shall mean the state department of social and health services ~~((the single state agency with authority to administer the Title XIX medical care program))~~.

~~((+7))~~ (18) "Detoxification" (alcohol) means three-day treatment of acute alcoholism for which the department will pay under the medical care program.

~~((+8))~~ (19) "EPSDT" shall mean a program providing early and periodic screening, diagnosis and treatment to persons under 21 years of age who are eligible under Title XIX of the Social Security Act.

~~((+9))~~ (20) "Essential person" is the "grandfathered" spouse of a former OAA, AB, or DA recipient for whom a cash allowance is included in the SSI benefit of a beneficiary.

~~((20))~~ (21) "ESSO" (economic and social service office) ~~((is an office of the department which administers the medical care program at the county level))~~ see "CSO".

~~((21))~~ (22) "Extended care facility" (ECF) See "skilled nursing facility".

~~((22))~~ (23) "Extended care patient" is a recently hospitalized medicare patient who needs relatively short-term skilled nursing and rehabilitative care in a skilled nursing facility.

~~((23))~~ (24) "Federal aid" shall mean the medical assistance or aid to families with dependent children programs for which the state receives matching funds from the federal government.

~~((24))~~ (25) "Federal aid medical care only" (FAMCO) is medical care provided to a person not eligible for a federal aid grant or for foster care but who can otherwise be categorically related or who is otherwise eligible under the "H" category.

((25)) (26) "Financially eligible" shall mean the determination by the department that an applicant meets the financial requirements to receive medical care under the medical assistance (MA) or state medical care services (MS) programs.

((26)) (27) "Fiscal intermediary" is the agency having a contract to serve as fiscal agent for Part A of medicare.

((27)) (28) "Grandfathering" refers to certain individuals specified below who on December 31, 1973, were receiving medical assistance (or had an application pending which was subsequently approved) and who continue to be eligible under Title XVI for purposes of medicaid beginning January 1, 1974:

(a) Aged, blind and disabled recipients of FAMCO.

(b) Disabled recipients of categorical cash assistance who did not meet Title XVI disability criteria.

(c) Essential persons in adult federal-aid grant programs. All individuals above remain "grandfathered" as long as they continue to meet original program criteria or continue to be an essential person to the same individual who was converted to SSI, and as long as the latter remains eligible.

((28)) (29) "H category" is a federal aid category in the medical assistance (MA) program. An applicant under this category is an individual under 21, or a pregnant woman of any age, who cannot be categorically related but whose income and/or resources are insufficient to meet the cost of medical care.

((29)) (30) "Home" shall mean real property owned and used by an applicant-recipient as a place of residence, together with reasonable amount of property surrounding or contiguous thereto which is used and useful to him.

((30)) (31) "Home health agency" is an agency or organization certified under medicare to provide skilled nursing and other therapeutic services to the patient in his place of residence.

((31)) (32) "Hospital" shall mean any institution licensed as a hospital by the official state licensing authority.

((32)) (33) "Institution" shall mean a medical institution as defined in WAC 388-34-015.

((33)) (34) "Intermediate care facility" shall mean a licensed facility certified to provide intermediate care for which an agreement has been executed.

((34)) (35) "Legal dependents" are persons whom an individual is required by law to support.

((35)) (36) "Local office": See ((ESSO)) CSO.

((36)) (37) "Medical assistance" or "MA" shall mean the federal aid Title XIX program under which medical care is provided to:

(a) A recipient of a federal aid grant or of SSI benefit or a child receiving foster care

(b) A recipient of general assistance who is categorically related

(c) A recipient of general assistance who is eligible for care under the "H" category

(d) A categorically related recipient or a recipient under the "H" category who is eligible for federal aid medical care only (ineligible for a grant)

(e) The spouse of an aged, blind or disabled beneficiary for whom a cash allowance is included in the SSI benefit.

((37)) (38) "Medical audit". See "professional audit."

((38)) (39) "Medical care program" is the total program under which medical care is provided through medical assistance (MA) and medical care services (MS) according to the rules in chapters 388-80 through 388-95 WAC.

((39)) (40) "Medical care services" or "MS" shall mean the fully state-financed program under which medical care is provided to:

(a) A recipient of general assistance who cannot be categorically related,

(b) A recipient of general assistance who does not qualify in the "H" category,

(c) A recipient of medical only (MO).

((40)) (41) "Medical consultant" shall mean a physician employed by the department at the ((ESSO)) CSO level.

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

((42)) (43) "Medicare" is a commonly used term for the federal government health insurance program for certain aged or disabled recipients under Titles II and XVII of the Social Security Act.

((43)) (44) "Nursing care consultant" shall mean a qualified and licensed registered nurse employed by the department at the ((ESSO)) CSO level.

((44)) (45) "Outpatient" is a nonhospitalized patient receiving care in an outpatient or emergency department of a hospital, or away from a hospital such as in a physician's office or the patient's own home.

((45)) (46) "Part A" is the hospital insurance portion of medicare.

((46)) (47) "PAS" - professional activity study is a compilation of inpatient hospital data by diagnosis and age, conducted by the commission of professional and hospital activities, which resulted in the determination of an average length of stay for patients. These data were published in a book entitled "Length of Stay in PAS Hospitals, United States". The department has adopted this book as the basis for authorizing the maximum number of days of inpatient hospital care for which the department is responsible for payment.

((47)) (48) "Part B" is the supplementary medical insurance benefit (SMIB) or the "doctor portion" of medicare.

((48)) (49) "Participation" is that part of the cost of medical care which the recipient who has available resources must pay.

((49)) (50) "Physician" is a doctor of medicine, osteopathy or podiatry who is legally authorized to perform the functions of his profession by the state in which he performs them.

((50)) (51) "Professional audit" shall mean that unit of the department which audits and authorizes payment for Title XIX provider billings.

((51)) (52) "Professional standards review organization" (PSRO) is the community based organization responsible for the review of the professional activities for which payment may be made for the purpose of determining whether services (a) are medically necessary, (b) constitute appropriate medical care, and (c) meet professionally recognized standards of quality care.

((52)) (53) "Provider" or "provider of service" means those institutions, agencies, or individuals furnishing medical care and goods and/or services to recipients and who are eligible to receive payment from the department. See also "vendor".

((53)) (54) "Recipient of continuing assistance" is a person certified by the ((ESSO)) CSO as eligible to receive a continuing maintenance grant, that is, a recipient of federal aid or continuing general assistance (GAU) or a child receiving foster care.

((54)) (55) "Recipient of medical assistance" (MA) is a resident of the state of Washington who is receiving medical care as a recipient of a federal aid grant or SSI benefit, as a foster child, as a recipient of general assistance categorically related or under the H category, as an "essential person", or who has been certified as eligible to receive federal aid medical care only (FAMCO).

((55)) (56) "Recipient of medical only" (MO) is a resident of the state of Washington who is not eligible for a grant or for medical assistance (MS), and who has been certified for the treatment of acute and emergent conditions only, under that part of the state funded medical care services (MS) program known as "medical only".

((56)) (57) "Recipient of noncontinuing general assistance" is a person certified by the department as eligible to receive temporary general assistance (GAN).

~~((57) "Resident" is a person who is living in the state of Washington voluntarily and not for a temporary purpose; that is, one who has indicated his intent to maintain his residence in the state and has no present intention of leaving the state to take up residence. No requirement of durational residence is imposed as a condition of eligibility.)~~

(58) "Residence" is the state where the applicant/recipient is living with the intention to remain there permanently or for an indefinite period or which he entered with a job commitment or to seek employment, whether or not currently employed; where he is receiving state supplementary payment; if institutionalized, the state in which placement was made by the state; if mentally incapable, the residence of the parent or legal guardian or, if none, the state where the person is living.

(59) "Resource" is any asset which could be applied toward meeting the costs of medical care. A nonexempt resource is one which is available to meet the costs of medical care. An exempt resource is not considered available to meet the costs of medical care.

((59)) (60) "Retroactivity" is the process used to certify applicant/recipients related to federal programs no earlier than the

first day of the third month prior to the month of application to cover unpaid bills for covered medical care.

((60)) (61) "Skilled nursing facility" shall mean a licensed facility certified to provide skilled nursing care for which an agreement has been executed.

((61)) (62) "Skilled nursing home", unless otherwise described, shall mean any institution or facility licensed by the department as a nursing home, or is a nursing home unit of a hospital licensed by the state department of social and health services. Also known as "skilled nursing facility".

((62)) (63) "Spell of illness" (benefit period) begins on the first day a person eligible for medicare receives covered services in a hospital or extended care facility. A spell of illness ends as soon as he has been out of any hospital, extended care facility, or a nursing home providing skilled nursing service, for sixty consecutive days.

((63)) (64) "Spouse" -

(a) Eligible spouse is a person in a two-person household who, in addition to the eligible individual, is eligible for cash benefits under SSI. This person is automatically eligible for medicaid.

(b) Ineligible spouse is a person in a two person household of an eligible individual who is not eligible for a cash benefit under SSI. This person is not automatically eligible for medicaid and must apply in his or her own right.

((64)) (65) "State office" or "SO" shall mean the ((office)) division of medical assistance ((of the health services division)) of the department.

((65)) (66) "Supplementary security income" is a cash benefit provided as a federal payment and/or state supplement under Title XVI for the aged, blind and disabled.

((66)) (67) "Title XVI" is a program administered by the social security administration which provides supplementary security income to the aged, blind and disabled.

((67)) (68) "Transfer of property" shall mean any act or any omission to act whereby title to property is assigned or set over or otherwise vested or allowed to vest in another person, including delivery of personal property, bills of sale, deeds, mortgages, pledges, or any other instrument conveying or relinquishing whole or partial title of property.

((68)) (69) "Vendor" is a provider of medical goods or services under these rules.

NOTE* Specific definitions applicable to: Medical assistance to the aged and those under 21 years of age in mental institutions are in WAC 388-95-005, Title XVI related recipients are in WAC 388-92-005, and "Grandfathered" recipients are in WAC 388-93-005.

AMENDATORY SECTION (Amending Order 264, filed 11/24/79)

WAC 388-83-025 RESIDENCE. An applicant or recipient of the benefits of the medical care program must be a resident of the state of Washington (see exception in WAC 388-82-035(1); an applicant-recipient need not be a resident of the county in which medical care is sought. See definitions, chapter 388-80 WAC.

WSR 79-11-114
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)
[Filed November 2, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules concerning Drugs—Persons eligible, amending WAC 388-91-010.

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

N. Spencer Hammond, Executive Assistant
Department of Social and Health Services

Mail Stop OB-44C
Olympia, WA 98504.

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact William B. Pope, Chief, Office of Administrative Regulations, at State Office Building #2, 12th and Jefferson, Olympia, Washington, Phone (206) 753-7015, by November 28, 1979.

The meeting site is in a location which is barrier free;

that such agency will at 10:00 a.m., Wednesday, December 12, 1979, in the Auditorium, State Office Building #2, 12th and Jefferson, Olympia, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Wednesday, December 19, 1979, in William B. Pope's office, 3-D-14, State Office Building #2, 12th and Jefferson, Olympia.

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

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 12, 1979, and/or orally at 10:00 a.m., Wednesday, December 12, 1979, Auditorium, State Office Building #2, 12th and Jefferson, Olympia, WA.

Dated: November 1, 1979

By: N.S. Hammond

Executive Assistant

AMENDATORY SECTION (Amending Order 1402, filed 5/16/79)

WAC 388-91-010 DRUGS—PERSONS ELIGIBLE. ((Only drugs approved by the federal food and drug administration (FDA) for general use will be provided. Drugs judged "ineffective" or "possibly effective" or experimental will not be provided.

A drug formulary will list all chemicals which are provided without prior approval of medical consultant. Also the formulary will include description of program limitations, rules and program policy and penalties. Chemicals in the formulary will be those generally accepted by physicians in Washington and will be the most conservative and the less costly alternatives.)) (1) A drug formulary will list all chemicals which are provided without prior approval of medical consultant and will include description of program limitations, rules and program policy and penalties. Drugs judged "ineffective" or "possibly effective" or experimental will not be provided.

The decision to place chemicals in the division of medical assistance program drug formulary is based on these criteria:

(a) The chemical must be established as a part of necessary and essential care for the condition for which it is to be used.

(b) The chemical must be effective as identified by the food and drug administration.

(c) The chemical must be shown to be safe in that the side effects of the chemical should be of less danger to the recipient of the chemical than the disease which is being treated. Experimental chemicals will not be allowed on the formulary.

(d) The chemical must be in general use by the physicians practicing in Washington. Drugs infrequently used, although they may meet other criteria, will not be included in the formulary.

(e) The chemicals must be of moderate cost. Generic forms always will be used when available. When two chemicals of equal effectiveness but disparate costs are presented, the less expensive chemical will be selected for the formulary.

(2) When a chemical is reviewed for possible listing in the formulary, the following process is used to determine its acceptability for the formulary.

(a) Only objective scientific information is reviewed, for example: Articles by independent, unsubsidized researchers or clinicians published in acceptable professional journals.

(b) The department must have evidence of the acceptability of the chemical in accord with the formulary criteria.

(c) The medical director of the office of medical policy and procedure or his designee will screen chemicals and accept them for the formulary on the basis of the above criteria. Failure to meet any of the criteria may be sufficient to deny the request.

(d) Acceptable chemicals will be included in the next subsequent edition of the formulary.

(3) In accordance with the department's rules and regulations drugs are provided for:

((+)) (a) The necessary and essential medical care of recipients of continuing assistance and of recipients of federal aid medical care only (FAMCO).

((2)) (b) The treatment of acute and emergent conditions of recipients of medical only who cannot be categorically related. These persons are identified by the notation "MEDICAL SERVICES LIMITED" on their medical identification coupons. All drugs provided to such recipients require the approval of the local office medical consultant.

((3)) (c) Certain necessary drugs such as cardiac control agents, insulin and oral antidiabetic agents, anticonvulsant agents, urinary anti-infective agents, broncho-dilator agents and antineoplastics may be provided to recipients of medical only who have satisfied the \$200 deductible. All such drugs provided require approval of the local office medical consultant.

WSR 79-11-115
EMERGENCY RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)
[Order 1450—Filed November 2, 1979]

I, N. Spencer Hammond, Ex. Asst. of the Department of Social and Health Services do promulgate and adopt at Olympia, Washington, the annexed rules relating to:

Amd WAC 388-80-005 Definitions.
Amd WAC 388-83-025 Residence.

I, N. Spencer Hammond, 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 these rules are necessary to comply with federal regulations which became effective October 15, 1979.

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 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, 1979.

By N.S. Hammond
Executive Assistant

AMENDATORY SECTION (Amending Order 1299, filed 6/1/78)

WAC 388-80-005 DEFINITIONS. (1) "Acute and emergent" signify an acute condition, defined as having a short and relatively severe course, not chronic; and an emergent condition, defined as occurring unexpectedly and demanding immediate action.

(2) "Applicant" is any person who has made an application or on behalf of whom an application has been made to the department for medical care.

(3) "Applicant-recipient" or "A/R" is an applicant for or recipient of medical care provided according to these rules.

(4) "Application" shall mean a request for medical care made to the ((ESSO)) CSO by a person in his own behalf or in behalf of another person. A verbal application must be reduced to writing before considered complete unless the death of the applicant intervenes.

(5) "Assignment" is the method by which the provider receives payment for services under Part B of medicare.

(6) "Available income" is income available to meet the cost of medical care after deducting from net income items specified by the rules.

(7) "Beneficiary" is an eligible individual who receives a federal cash benefit and/or state supplement under Title XVI.

(8) "Benefit period" is the term used by social security administration to denote a period of consecutive days during which services furnished to a patient, up to a certain specified maximum amount, can be paid for by the hospital insurance plan. The term applies to medicare beneficiaries only. See also "spell of illness".

(9) "Carrier" is the agency having a contract to serve as a third-party agency in behalf of the federal government for Part B of medicare.

(10) "Categorically related" refers to a resident of the state of Washington who is:

(a) A recipient of a federal aid grant, or

(b) A child receiving foster care, or

(c) An individual who meets the eligibility requirements for a federal aid grant, except that his income and/or resources exceed budgetary standards for a federal aid grant.

(11) "Central disbursements" is the state office section which audits nonmedicaid medical claims for payment billed on form DSHS 6-06 (A-19).

(12) Certification is a document confirming that an applicant has met the financial and medical eligibility requirements for the federal aid medical assistance (MA) or fully state-financed care services (MS) programs.

(13) "Chiropractor" is a person licensed by the state of Washington to practice chiropractic according to chapter 18.25 RCW.

(14) "Coinsurance" is a portion of the medicare cost for covered services, after the deductible is met, which the patient must pay.

(15) "CSO" (community service office) is an office of the department which administers the medical care program at the county level.

(16) "Deductible" is the initial cost of medical care for which the recipient is responsible. It applies specifically to:

(a) All recipients who are beneficiaries of Title XVIII medicare. This is the amount the individual accrues on a yearly basis and is paid by the department to the social security administration for authorized recipients;

(b) Applicants or recipients of (~~noncontinuing general assistance who cannot be categorically related and applicants or recipients of~~) medical only. Medical assistance can be certified after such recipients have accrued medical expenses as prescribed in WAC 388-83-045((7))(2)(e).

((16)) (17) "Department" shall mean the state department of social and health services(~~the single state agency with authority to administer the Title XIX medical care program~~).

((17)) (18) "Detoxification" (alcohol) means three-day treatment of acute alcoholism for which the department will pay under the medical care program.

((18)) (19) "EPSDT" shall mean a program providing early and periodic screening, diagnosis and treatment to persons under 21 years of age who are eligible under Title XIX of the Social Security Act.

((19)) (20) "Essential person" is the "grandfathered" spouse of a former OAA, AB, or DA recipient for whom a cash allowance is included in the SSI benefit of a beneficiary.

((20)) (21) "ESSO" (economic and social service office) (~~is an office of the department which administers the medical care program at the county level~~) see "CSO".

((21)) (22) "Extended care facility" (ECF) See "skilled nursing facility".

((22)) (23) "Extended care patient" is a recently hospitalized medicare patient who needs relatively short-term skilled nursing and rehabilitative care in a skilled nursing facility.

((23)) (24) "Federal aid" shall mean the medical assistance or aid to families with dependent children programs for which the state receives matching funds from the federal government.

((24)) (25) "Federal aid medical care only" (FAMCO) is medical care provided to a person not eligible for a federal aid grant or for foster care but who can otherwise be categorically related or who is otherwise eligible under the "H" category.

((25)) (26) "Financially eligible" shall mean the determination by the department that an applicant meets the financial requirements to receive medical care under the medical assistance (MA) or state medical care services (MS) programs.

((26)) (27) "Fiscal intermediary" is the agency having a contract to serve as fiscal agent for Part A of medicare.

((27)) (28) "Grandfathering" refers to certain individuals specified below who on December 31, 1973, were receiving medical assistance (or had an application pending which was subsequently approved) and who continue to be eligible under Title XVI for purposes of medicaid beginning January 1, 1974:

(a) Aged, blind and disabled recipients of FAMCO.

(b) Disabled recipients of categorical cash assistance who did not meet Title XVI disability criteria.

(c) Essential persons in adult federal-aid grant programs. All individuals above remain "grandfathered" as long as they continue to meet original program criteria or continue to be an essential person to the same individual who was converted to SSI, and as long as the latter remains eligible.

((28)) (29) "H category" is a federal aid category in the medical assistance (MA) program. An applicant under this category is an individual under 21, or a pregnant woman of any age, who cannot be categorically related but whose income and/or resources are insufficient to meet the cost of medical care.

((29)) (30) "Home" shall mean real property owned and used by an applicant-recipient as a place of residence, together with reasonable amount of property surrounding or contiguous thereto which is used and useful to him.

((30)) (31) "Home health agency" is an agency or organization certified under medicare to provide skilled nursing and other therapeutic services to the patient in his place of residence.

((31)) (32) "Hospital" shall mean any institution licensed as a hospital by the official state licensing authority.

((32)) (33) "Institution" shall mean a medical institution as defined in WAC 388-34-015.

((33)) (34) "Intermediate care facility" shall mean a licensed facility certified to provide intermediate care for which an agreement has been executed.

((34)) (35) "Legal dependents" are persons whom an individual is required by law to support.

((35)) (36) "Local office": See ((ESSO)) CSO.

((36)) (37) "Medical assistance" or "MA" shall mean the federal aid Title XIX program under which medical care is provided to:

(a) A recipient of a federal aid grant or of SSI benefit or a child receiving foster care

(b) A recipient of general assistance who is categorically related

(c) A recipient of general assistance who is eligible for care under the "H" category

(d) A categorically related recipient or a recipient under the "H" category who is eligible for federal aid medical care only (ineligible for a grant)

(e) The spouse of an aged, blind or disabled beneficiary for whom a cash allowance is included in the SSI benefit.

((37)) (38) "Medical audit". See "professional audit."

((38)) (39) "Medical care program" is the total program under which medical care is provided through medical assistance (MA) and medical care services (MS) according to the rules in chapters 388-80 through 388-95 WAC.

((39)) (40) "Medical care services" or "MS" shall mean the fully state-financed program under which medical care is provided to:

(a) A recipient of general assistance who cannot be categorically related,

(b) A recipient of general assistance who does not qualify in the "H" category,

(c) A recipient of medical only (MO).

((40)) (41) "Medical consultant" shall mean a physician employed by the department at the ((ESSO)) CSO level.

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

((42)) (43) "Medicare" is a commonly used term for the federal government health insurance program for certain aged or disabled recipients under Titles II and XVII of the Social Security Act.

((43)) (44) "Nursing care consultant" shall mean a qualified and licensed registered nurse employed by the department at the ((ESSO)) CSO level.

((44)) (45) "Outpatient" is a nonhospitalized patient receiving care in an outpatient or emergency department of a hospital, or away from a hospital such as in a physician's office or the patient's own home.

((45)) (46) "Part A" is the hospital insurance portion of medicare.

((46)) (47) "PAS" - professional activity study is a compilation of inpatient hospital data by diagnosis and age, conducted by the commission of professional and hospital activities, which resulted in the determination of an average length of stay for patients. These data were published in a book entitled "Length of Stay in PAS Hospitals, United States". The department has adopted this book as the basis for authorizing the maximum number of days of inpatient hospital care for which the department is responsible for payment.

((47)) (48) "Part B" is the supplementary medical insurance benefit (SMIB) or the "doctor portion" of medicare.

((48)) (49) "Participation" is that part of the cost of medical care which the recipient who has available resources must pay.

((49)) (50) "Physician" is a doctor of medicine, osteopathy or podiatry who is legally authorized to perform the functions of his profession by the state in which he performs them.

((50)) (51) "Professional audit" shall mean that unit of the department which audits and authorizes payment for Title XIX provider billings.

((51)) (52) "Professional standards review organization" (PSRO) is the community based organization responsible for the review of the professional activities for which payment may be made for the purpose of determining whether services (a) are medically necessary, (b) constitute appropriate medical care, and (c) meet professionally recognized standards of quality care.

((52)) (53) "Provider" or "provider of service" means those institutions, agencies, or individuals furnishing medical care and goods and/or services to recipients and who are eligible to receive payment from the department. See also "vendor".

((53)) (54) "Recipient of continuing assistance" is a person certified by the ((ESSO)) CSO as eligible to receive a continuing maintenance grant, that is, a recipient of federal aid or continuing general assistance (GAU) or a child receiving foster care.

((54)) (55) "Recipient of medical assistance" (MA) is a resident of the state of Washington who is receiving medical care as a recipient of a federal aid grant or SSI benefit, as a foster child, as a recipient of general assistance categorically related or under the H category, as an "essential person", or who has been certified as eligible to receive federal aid medical care only (FAMCO).

((55)) (56) "Recipient of medical only" (MO) is a resident of the state of Washington who is not eligible for a grant or for medical assistance (MS), and who has been certified for the treatment of acute and emergent conditions only, under that part of the state funded medical care services (MS) program known as "medical only".

((56)) (57) "Recipient of noncontinuing general assistance" is a person certified by the department as eligible to receive temporary general assistance (GAN).

~~((57) "Resident" is a person who is living in the state of Washington voluntarily and not for a temporary purpose, that is, one who has indicated his intent to maintain his residence in the state and has no present intention of leaving the state to take up residence. No requirement of durational residence is imposed as a condition of eligibility.)~~

(58) "Residence" is the state where the applicant/recipient is living with the intention to remain there permanently or for an indefinite period or which he entered with a job commitment or to seek employment, whether or not currently employed, where he is receiving state supplementary payment, if institutionalized, the state in which placement was made by the state; if mentally incapable, the residence of the parent or legal guardian or, if none, the state where the person is living.

(59) "Resource" is any asset which could be applied toward meeting the costs of medical care. A nonexempt resource is one which is available to meet the costs of medical care. An exempt resource is not considered available to meet the costs of medical care.

((59)) (60) "Retroactivity" is the process used to certify applicant/recipients related to federal programs no earlier than the first day of the third month prior to the month of application to cover unpaid bills for covered medical care.

((60)) (61) "Skilled nursing facility" shall mean a licensed facility certified to provide skilled nursing care for which an agreement has been executed.

((61)) (62) "Skilled nursing home", unless otherwise described, shall mean any institution or facility licensed by the department as a nursing home, or is a nursing home unit of a hospital licensed by the state department of social and health services. Also known as "skilled nursing facility".

~~((62))~~ (63) "Spell of illness" (benefit period) begins on the first day a person eligible for medicare receives covered services in a hospital or extended care facility. A spell of illness ends as soon as he has been out of any hospital, extended care facility, or a nursing home providing skilled nursing service, for sixty consecutive days.

~~((63))~~ (64) "Spouse" -

(a) Eligible spouse is a person in a two-person household who, in addition to the eligible individual, is eligible for cash benefits under SSI. This person is automatically eligible for medicaid.

(b) Ineligible spouse is a person in a two person household of an eligible individual who is not eligible for a cash benefit under SSI. This person is not automatically eligible for medicaid and must apply in his or her own right.

~~((64))~~ (65) "State office" or "SO" shall mean the ~~((office))~~ division of medical assistance ~~((of the health services division))~~ of the department.

~~((65))~~ (66) "Supplementary security income" is a cash benefit provided as a federal payment and/or state supplement under Title XVI for the aged, blind and disabled.

~~((66))~~ (67) "Title XVI" is a program administered by the social security administration which provides supplementary security income to the aged, blind and disabled.

~~((67))~~ (68) "Transfer of property" shall mean any act or any omission to act whereby title to property is assigned or set over or otherwise vested or allowed to vest in another person, including delivery of personal property, bills of sale, deeds, mortgages, pledges, or any other instrument conveying or relinquishing whole or partial title of property.

~~((68))~~ (69) "Vendor" is a provider of medical goods or services under these rules.

NOTE* Specific definitions applicable to: Medical assistance to the aged and those under 21 years of age in mental institutions are in WAC 388-95-005, Title XVI related recipients are in WAC 388-92-005, and "Grandfathered" recipients are in WAC 388-93-005.

AMENDATORY SECTION (Amending Order 264, filed 11/24/67)

WAC 388-83-025 RESIDENCE. An applicant or recipient of the benefits of the medical care program must be a resident of the state of Washington (see exception in WAC 388-82-035(1); an applicant-recipient need not be a resident of the county in which medical care is sought. See definitions, chapter 388-80 WAC.

WSR 79-11-116
PROPOSED RULES
DEPARTMENT OF
LABOR AND INDUSTRIES
[Filed November 2, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and 18.37.130, that the Department of Labor and Industries intends to adopt, amend, or repeal rules concerning new sections added to chapter 296-401 WAC to implement the new additions and amendments to chapter 18.37 RCW, the electricians licensing law. These rules are identical to those submitted for a hearing on November 6, 1979. There is a new date and place set forth below to accommodate the hearing.

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

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

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

M. Carlene White
Supervisor
P. O. Box 9689
Department of Labor and Industries
Olympia, Washington 98504;

that such agency will at 10:00, Thursday, December 13, 1979, in the General Administration Building, Hearing Room, Olympia, Washington, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 10:00, Thursday, December 27, 1979, in the General Administration Building.

The authority under which these rules are proposed is RCW 18.37.130.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to Thursday, December 13, 1979, and/or orally at 10:00 a.m., Thursday, December 13, 1979, General Administration Building, Hearing Room, Olympia, Washington.

Dated: November 1, 1979
By: James T. Hughes

NEW SECTION

WAC 296-401-060 SPECIALTY CERTIFICATES. The department shall issue specialty electrician's certificates of competency in the following areas of electrical work:

(1) Residential. The holder of a residential certificate is limited to wiring one- and two-family dwellings, or multi-family dwellings that do not exceed three floors above grade. All wiring shall be in non-metallic sheathed cable, except service and feeder wiring.

(2) Domestic Appliances. The holder is limited to the electrical connection of domestic appliances and their wiring, such as hot water heaters, ranges, dishwashers, clothes dryers, oil and gas furnaces, and similar appliances. The holder may also install the circuits to domestic appliances but may not install service or feeder wires.

(3) Pump and Irrigation. The holder is limited to the electrical connection of domestic and irrigation water pumps, circular irrigating

systems, and related pumps and pump houses. The holder may also install the circuits, feeders, controls, and services necessary to supply electricity to the pumps.

(4) Limited Energy System. The holder is limited to installing signaling circuits, power limited circuits, and related equipment. Such equipment includes fire protection signaling systems, intrusion alarms, nonutility-owned communication systems, and similar low energy circuits and equipment.

(5) Signs. The holder is limited to placing and connecting signs and outline lighting and their electrical supply, controls, and associated circuit extensions.

NEW SECTION

WAC 296-401-070 ELIGIBILITY FOR SPECIALTY EXAMINATION. A person holding an electrical learner certificate who has:

(1) Been employed under the direct supervision of a journeyman electrician for four years, or who has completed a four year apprenticeship program in electrical construction that is registered with the State Apprenticeship Council or the Federal Bureau of Apprenticeship and Training, shall be eligible to take the examination for any of the specialty certificates of competency listed in WAC 296-401-060; or

(2) Been employed for two years under the direct supervision of a journeyman or specialty electrician working in one of the specialties listed in WAC 296-401-060 shall be eligible to take the examination for the specialty in which he or she has been trained.

NEW SECTION

WAC 296-401-080 ELIGIBILITY FOR JOURNEYMAN'S EXAMINATION. A person holding an electrical learner certificate who has been employed under the direct supervision of a journeyman electrician for four years, or who has completed a four year apprenticeship program in electrical construction that is registered with the State Apprenticeship Council or the Federal Bureau of Apprenticeship and Training, shall be eligible to take the examination for a journeyman's certificate of competency.

NEW SECTION

WAC 296-401-090 STATUS OF PERSON WHO HAS FAILED AN EXAMINATION FOR A JOURNEYMAN CERTIFICATE OF COMPETENCY. (1) A person who fails an examination for a journeyman's certificate of competency may take a 90 day refresher course.

(2) If a person taking a refresher course is an electrician coming into Washington from another state, the department may issue the person a temporary permit to work as a journeyman electrician.

(3) If a person taking a refresher course is not an electrician coming into Washington from another state, the person shall have the status of a fourth year learner and may work with supervision.

(4) If any person refuses to take the refresher course, or finishes the refresher course and again fails the examination, that person shall have the status of a fourth year learner; however, that person may not work without supervision until he or she passes an examination for a journeyman or specialty certificate of competency.

NEW SECTION

WAC 296-401-100 COMPUTATION OF YEARS OF EMPLOYMENT. (1) For the purposes of RCW 18.37.040, 1800 hours of employment shall be considered one year of employment.

(2) A person who is in an apprenticeship program in electrical construction that is registered with the State Apprenticeship Council or the Federal Bureau of Apprenticeship and Training shall be considered to have completed 1800 hours (one year) of employment if the registering agency for his or her apprenticeship program certifies that the individual has completed a year of training in the program.

(3) A person who has completed a four year apprenticeship program in electrical construction that is registered with the State Apprenticeship Council or the Federal Bureau of Apprenticeship and Training shall be considered to have completed 7200 hours (four years) of employment.

(4) A person who has completed a two year apprenticeship program in an electrical specialty that is registered with the State Apprenticeship Council or the Federal Bureau of Apprenticeship and Training shall be considered to have completed 3600 hours (two years) of employment.

NEW SECTION

WAC 296-401-110 PREVIOUS EXPERIENCE CREDIT. A person who is applying for an electrical learner certificate who has already worked in electrical construction before September 1, 1979 shall receive credit for all electrical work previously performed toward the hours required for the examination.

NEW SECTION

WAC 296-401-120 ELECTRICAL LEARNER CERTIFICATES. (1) The department shall issue separate electrical learner certificates for the first, second, third, and fourth years of training. If a person has less than 1800 hours of employment in electrical construction, the department shall give the individual a first year certificate; if more than 1799 but less than 3600 hours a second year certificate; if more than 3599 but less than 5400 hours, a third year certificate; and if more than 5399 hours a fourth year certificate.

(2) A holder of an electrical learner certificate may apply for the next year's certificate whenever he or she has sufficient hours of employment.

(3) A holder of an electrical learner certificate may apply for authorization to work without supervision if he or she has over 6299 hours of employment.

NEW SECTION

WAC 296-401-130 ANNUAL RENEWAL OF ELECTRICAL JOURNEYMEN, SPECIALTY, AND LEARNER CERTIFICATES. (1) (a) Each holder of a journeyman's or specialty electrician's certificate of competency must renew his or her certificate on or before July 1 each year. A fee of fifteen dollars is required upon renewal.

(b) A person who does not renew his or her certificate by July 1 must apply for and retake the examination for the specialty or journeyman electrician's certificate of competency. An application for renewal that is not received by July 1 shall be considered an application to take the examination.

(2) Each holder of an electrical learner certificate must renew his or her certificate annually on or before the date the certificate was issued, regardless of the number of hours the holder worked that year. A fee of five dollars is required upon renewal.

NEW SECTION

WAC 296-401-140 SUPERVISION OF LEARNERS IN THE ELECTRICAL TRADE. A person holding a learner certificate (learner) shall be considered under the direct supervision of a supervising electrician when the supervising electrician can directly see and hear the learner. The supervising electrician must examine the learner's electrical work and require the learner to correct any work that does not conform to the applicable electrical code or is otherwise not acceptable.

NEW SECTION

WAC 296-401-150 JOB SITES. Identifiable sub-parts of a major construction project may be considered separate job sites for the purposes of RCW 18.37.020 (3). The department's decision as to whether a sub-part shall be considered a separate job site shall be based on the physical size of the project, the ease of communication between various areas of the project, the manner in which the work on the project is organized, and any other relevant factors.

NEW SECTION

WAC 296-401-160 PENALTIES FOR FALSE STATEMENTS OR MATERIAL MISREPRESENTATION. All applications required under chapter 18.37 RCW and the annual statement of hours of employment required under RCW 18.37.020, shall be made under oath. A person who knowingly makes a false statement or material misrepresentation on an application or statement may be referred to the county prosecutor for criminal prosecution under RCW 9A.72.020, 9A.72.030, and 9A.72.040. The department may also file a civil action under RCW 18.37.150 and may subtract up to 900 hours of employment from a learner's total hours.

NEW SECTION

WAC 296-401-170 ENFORCEMENT. (1) The department shall ensure that employers and employees subject to chapter 18.37 RCW comply with that chapter and chapter 296-401 WAC by inspecting electrical job sites. The inspections shall be made by the department's compliance officers.

(2) The compliance officer shall determine whether:

(a) Each person doing electrical work on the job site has a proper journeyman, specialty, or learner certificate;

(b) The ratio of the certified journeymen electricians to the certified learners on the job site is correct; and

(c) Each certified learner is directly supervised by an individual with a journeyman or specialty certificate of competency.

(3) If the compliance officer determines that an employer or employee has violated chapters 18.37 RCW or 296-401 WAC, the department shall:

(a) Issue a notice of violation that describes the reason the employer or employee has violated chapters 18.37 RCW or 296-401 WAC;

(b) Inform the Electrical Inspection Section and the electric utility that the electrical work on the job site violates chapters 18.37 RCW or 296-401 WAC pursuant to the authority granted in RCW 18.37.150. The Electrical Inspection Section shall prohibit the connection of electrical service and the utility shall not connect the electrical service until the department is satisfied that the electrical work complies with chapters 18.37 RCW and 296-401 WAC.

(c) Ask the Attorney General to begin an action to collect the civil penalties provided for in RCW 18.37.150; and

(d) Issue a cease and desist order that forbids future conduct that is similar to the violation. The order shall take effect immediately when it is received by the employer or employee to whom it is directed.

(4) The employer or employee to whom a cease and desist order is directed may request a hearing pursuant to WAC 296-401-180; however, the request shall not stay the effect of the order. If the employer or employee disobeys the cease and desist order, the department shall apply to the superior court for a court order enforcing the cease and desist order. If the employer or employee disobeys the court order, the department shall request the Attorney General to apply to the superior court for an order holding the employer or employee in contempt of court.

NEW SECTION

WAC 296-401-180 HEARING PROCEDURE. An employer or employee to whom a cease and desist order is directed, and a person who is aggrieved by the department's denial of a learner, journeyman, or specialty certificate, or the opportunity to take an examination for a certificate, may request a hearing within 10 days from receipt of the cease and desist or the denial. The department shall appoint a person to preside over the hearing. The appeal shall be held in conformance with the requirements of the Administrative Procedure Act, chapter 34.04 RCW.

NEW SECTION

WAC 296-401-190 EXAMINATION SUBJECTS FOR SPECIALTY'S AND JOURNEYMAN'S CERTIFICATES OF COMPETENCY. The following subjects are among those that may be included in the examination for a certificate of competency. The list is not exclusive, and the test may also contain subjects not in the list.

APPENDIX A - JOURNEYMAN ELECTRICIAN EXAMINATIONS BASED ON THE ITEMS LISTED BELOW:

- AC - Generator; Three-phase; Meters; Characteristics of; Power in AC Circuits (Power Factor); Mathematics of AC Circuits
- Air Conditioning - Basic
- Blueprints - Surveys and Plot plans; Floor Plans; Service & Feeders; Electrical Symbols; Elevation Views Plans Views
- Building Wire - Sizes
- Cable Trays
- Calculations

- Capacitive Reactance
- Capacitor - Types; In Series and Parallel
- Circuits - Series; Parallel; Combination; Basic; Branch; Outside Branch Circuits; Calculations
- Conductor - Voltage Drop (line Loss); Grounded
- Conduit - Wiring Methods
- DC - Generator; Motors; Construction of Motors; Meters
- Definitions
- Electrical Units
- Electron Theory
- Fastening Devices
- Fire Alarms - Introduction to; Initiating Circuits;
- Fuses
- Generation - Principles of;
- Grounding
- Incandescent Lights
- Inductance - Introduction to; reactance
- Insulation - Of Wire;
- Mathematics - Square Root; Vectors; Figuring Percentages
- Motors - Motors vs. Generators/CEMF; Single Phase; Capacitor; Repulsion; Shaded Pole; Basic Principles of AC Motors;
- Ohm's Law
- Power
- Power Factor - AC Circuits; Correction of; Problems;
- Rectifiers
- Resistance - Of Wire;
- Rigging
- Safety - Electrical Shock Services
- Three-Wire System
- Tools
- Transformers - Principles of; Types; Single Phase; Three-Phase Connections;
- Voltage Polarity Across a Load
- Wiring Methods - Conduit; General;
- Wiring Systems - Less than 400 volts; 480/277 Volts; Three-Phase Delta; Distribution;

APPENDIX B - SPECIALTY RESIDENTIAL ELECTRICIAN EXAMINATIONS BASED ON ITEMS LISTED BELOW:

- AC - Meters
- Blueprints - Residential Plans; Floor Plans; Service and Feeders;
- Calculations
- Circuits - Series; Parallel; Combination; Basic; Outside Branch;
- Conductor - Voltage Drop (line loss); Grounded; Aluminum
- Conduit - Wiring Methods
- Electrical Units
- First Aid
- Fuses
- General Lighting
- Grounding - Conductors
- Insulation of Wire
- Ladder Safety
- Mathematics - Figuring Percentage
- Ohm's Law
- Overcurrent Protection
- Resistance - of Wire
- Services
- Sizes of Building Wire
- Three-Wire System
- Tools
- Transformer - Ratios; Single-Phase

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 79-11-117
EMERGENCY RULES
DEPARTMENT OF FISHERIES
 [Order 79-120—Filed November 2, 1979]

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 11A, 12A, and 13A are closed to protect chum salmon. The Hoko, Clallam, East Twin, West Twin, and Lyre rivers are closed to protect coho and chum salmon.

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 2, 1979.

By Gordon Sandison
 Director

NEW SECTION

WAC 220-28-005F0I *CLOSED AREA Effective November 4, 1979 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 Hoko, Clallam, East Twin, West Twin, and Lyre rivers.*

NEW SECTION

WAC 220-28-011A0I *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 Puget Sound Salmon Management and Catch Reporting Area 11A.*

NEW SECTION

WAC 220-28-012A0F *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 Puget Sound Salmon Management and Catch Reporting Area 12A.*

NEW SECTION

WAC 220-28-013A0C *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 Puget Sound Salmon Management and Catch Reporting Area 13A.*

REPEALER

The following section of the Washington Administrative Code is repealed effective November 4, 1979:

WAC 220-28-005F0H *CLOSED AREA (79-97)*

WSR 79-11-118
EMERGENCY RULES
DEPARTMENT OF FISHERIES
 [Order 79-121—Filed November 2, 1979]

I, Gordon Sandison, director of Washington 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 adopted pursuant to the Columbia River Compact.

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 2, 1979.

By Gordon Sandison
 Director

NEW SECTION

WAC 220-32-03000T *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 for commercial purposes with gill net gear in Columbia River Salmon Management and Catch Reporting Areas 1A, 1B, 1C, 1D, and 1E, except at those times and in those areas designated below:*

Areas 1A, 1B, 1C, and that portion of 1D downstream from a line projected from flashing red light No. 52 on

the Oregon shore near the downstream end of Gary Island northerly to the white 6 second equal interval flashing range light on the Washington shore.

6:00 p.m. November 4 to 6:00 p.m. November 7, 1979.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-32-03000S AREAS AND SEASONS—COLUMBIA RIVER (79-93)

**WSR 79-11-119
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)
[Filed November 5, 1979]**

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules concerning Food stamps—Income—Deductions, amending WAC 388-54-740.

It is the intention of the Secretary to adopt these rules on an emergency basis effective November 1, 1979.

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

N. Spencer Hammond
Executive Assistant
Department of Social and Health Services
Mailstop OB-44 C
Olympia, WA 98504.

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact William B. Pope, Chief, Office of Administrative Regulations, at State Office Building #2, 12th and Jefferson, Olympia, Washington, Phone (206) 753-7015, by November 28, 1979.

The meeting site is in a location which is barrier free; that such agency will at 10:00 a.m., Wednesday, December 12, 1979, in the Auditorium, State Office Building #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, December 19, 1979, in William B. Pope's office, 3-D-14, State Office Building #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 December 12, 1979, and/or orally at 10:00 a.m., Wednesday, December 12, 1979, Auditorium, State Office Building #2, 12th and Jefferson, Olympia, WA.

Dated: November 2, 1979
By: N.S. Hammond
Executive Assistant

AMENDATORY SECTION (Amending Order 1423, filed 8/15/79)

WAC 388-54-740 INCOME—DEDUCTIONS. In computing net income, only the following deductions shall be allowed:

- (1) A standard deduction of \$70 per household per month.
- (2) An earned income deduction of 20 percent of gross earned income. Earnings which are excluded in WAC 388-54-735 shall not be included in gross earned income for purposes of computing earned income deductions.
- (3) Payments for the care of a child or other dependent when necessary for a household member to accept or continue employment, seek employment, or attend training or education preparatory to employment.

The amount to be deducted for child care shall be the amount actually paid not to exceed \$90. The dependent care deduction in combination with the shelter deduction shall not exceed \$90.

(4) Shelter costs in excess of 50 percent of the household's income after the above deductions. The shelter deductions alone or in combination with the dependent care deduction, shall not exceed \$90.

(a) "Shelter costs" mean rent or mortgage payment plus taxes on a dwelling and property, insurance on the structure only, unless the costs for insuring the structure and its contents cannot be separated, assessments, and utility costs such as heat and cooking fuel, electricity, water, garbage, sewage disposal and basic service fee for one telephone (plus tax) and initial installation fees for utility services. One time deposits shall not be included as shelter costs.

Shelter costs shall also include continuing charges leading to the ownership of the shelter such as loan repayments for the purchase of a mobile home, including interest on such payments.

(b) Shelter costs for a home not occupied because of employment, training away from home, illness or abandonment caused by casualty loss or natural disaster shall be allowed if:

- (i) The household intends to return to the house;
- (ii) The current occupants, if any, are not claiming shelter costs for food stamp purposes;
- (iii) The home is not being leased or rented during the household's absence.

(c) Charges for the repair of the home which was substantially damaged or destroyed due to a natural disaster such as a fire or flood.

(d) Standardized amounts shall be used to compute the shelter costs for utilities such as heat and cooking fuel, electricity, water, garbage, sewage disposal, and telephone and shall be effective November 1, ~~((1978))~~ 1979.

Persons in Household	Food Stamp Utility Standards	
	November 1, ((1978)) 1979 thru April 30, ((1979)) 1980	May 1, ((1979)) 1980 thru October 31, ((1979)) 1980
1	\$ ((94.60)) 98.00	\$ ((58.65)) 62.00
2	((103.25)) 105.00	((61.50)) 66.00
3	((110.50)) 113.00	((65.75)) 69.00
4	((119.70)) 121.00	((70.15)) 72.00
5	((126.90)) 127.00	((74.25)) 77.00
6	((133.60)) 135.00	((77.85)) 81.00
7	((140.40)) 141.00	((81.55)) 85.00
8	((145.10)) 145.00	((83.15)) 87.00
9	((150.80)) 153.00	((85.75)) 90.00
10 or more	((157.80)) 159.00	((89.30)) 95.00

(e) Households which do not incur any separate utility charges or which are billed separately for only telephone costs, water, sewage, and garbage collection fees shall not be entitled to claim the standard utility allowance.

~~((f))~~ (f) If a household is not entitled to the standard utility allowance, it may claim actual utility expenses for any utility which it does pay separately, except the telephone.

~~((g))~~ (g) If a household requests and can verify that its utility bills are higher than the standards, the actual utility costs shall be used.

(i) The ~~((allowance for))~~ telephone ~~((service is limited to the basic fee for one telephone plus tax on the basic fee))~~ standard, for families incurring telephone costs, but not entitled to claim the single standard, is ten dollars.

(ii) A household shall be allowed to switch to or from the standard during its certification period.

~~((g))~~ (h) The telephone allowance applies to households which are not entitled to claim the overall standard, but which have telephone expenses.

WSR 79-11-120
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)
 [Filed November 5, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules concerning:

Amd WAC 388-35-020 Determination of financial need.
 Amd WAC 388-37-030 GAU—Eligible persons.

It is the intention of the Secretary to adopt these rules on an emergency basis effective November 10, 1979.

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

N. Spencer Hammond
 Executive Assistant
 Department of Social and Health Services
 Mailstop OB-44 C
 Olympia, WA 98504.

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact William B. Pope, Chief, Office of Administrative Regulations, at State Office Building #2, 12th and Jefferson, Olympia, Washington, Phone (206) 753-7015, by November 28, 1979.

The meeting site is in a location which is barrier free; that such agency will at 10:00 a.m., Wednesday, December 12, 1979, in the Auditorium, State Office Building #2, 12th and Jefferson, Olympia, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Wednesday, December 19, 1979, in William B. Pope's office, 3-D-14, State Office Building #2, 12th and Jefferson, Olympia.

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

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 12, 1979, and/or orally at 10:00 a.m., Wednesday, December 12, 1979, Auditorium, State Office Building #2, 12th and Jefferson, Olympia, WA.

Dated: November 2, 1979

By: N.S. Hammond
 Executive Assistant

AMENDATORY SECTION (Amending Order 1337, filed 9/15/78)

WAC 388-35-020 DETERMINATION OF FINANCIAL NEED. Determination of financial need is as described in ~~((WAC Chapter 28))~~ chapter 388-28 WAC except as follows:

(1) Exempt resources and income. The following types of property shall be exempt in determination of financial need:

(a) A home: WAC 388-28-420 shall apply in determining whether real property is used as a home(-);

(b) A used and useful vehicle when needed for medical reasons or to seek or retain employment. The equity in the vehicle shall not exceed \$1,500(-);

(c) Used and useful household furnishings;

(d) Used and useful personal effects;

(e) Tools and equipment used and useful in the person's occupation(-);

(f) Livestock, the products of which are consumed by the applicant and his dependents;

(g) Income as specified in WAC 388-28-575(2);

(h) Special need reimbursement for an employment and training participant who is actively engaged in job search.

(2) Nonexempt resources and income. All income and personal and real property not exempted above shall be considered nonexempt in determination of financial need.

(3) ~~((30))~~ Thirty days shall ordinarily be considered a reasonable period to clarify the ownership or value of a resource.

(4) Computation of grant amount, treatment of income and resources.

(a) Income received after application and before grant authorization shall be prorated at the GAN standard from the date of application up to the date of grant authorization. Any remainder shall be deducted from the grant.

(b) Income received after grant authorization shall be deducted from the grant during the next period of certification, provided there is no break in assistance.

(c) If there is a break in assistance of ~~((30))~~ thirty days or less, income received after grant authorization shall be prorated at the GAN standard for the period between certifications and any remainder shall be deducted from the following grant.

(d) Cash on hand at the time of grant authorization shall be deducted from the grant if the amount of cash is less than the applicant's needs for the certification period. If the amount of cash on hand is greater than the applicant's needs for the certification period, the applicant shall be ineligible.

(e) A value shall be placed on all other nonexempt resources available to the applicant at the time of grant authorization in accordance with WAC 388-28-400.

(i) If the value of available nonexempt resources is greater than the applicant's needs for the certification period, the applicant shall be ineligible.

(ii) If the value of available nonexempt resources is less than the applicant's needs for the certification period, the amount of the value shall be deducted from the grant.

(5) These rules shall be effective November 10, 1979.

AMENDATORY SECTION (Amending Order 1295, filed 5/16/78)

WAC 388-37-030 CONTINUING GENERAL ASSISTANCE—ELIGIBLE PERSONS. When other eligibility has been established, continuing general assistance shall be granted to

(1) Deleted

(2) Families ineligible for AFDC-E solely because the ~~((father))~~ parent/stepparent does not meet the work quarters requirement and one parent/stepparent is regularly attending a vocational training course approved by the ESSO in accordance with WAC 388-57-028.

(a) Disapproval of a training plan shall make the family ineligible for GAU.

(b) The ESSO shall approve no more than ~~((24))~~ twenty-four continuous months of training per family.

(3) A person who at the time of attaining the age of ~~((18))~~ eighteen years is a recipient of public assistance and attending a state approved high school or vocational or technical institution.

(a) Assistance is continued while the person (if otherwise eligible) continually attends school on a full-time basis. Assistance is continued through the end of the school year immediately following the person's ~~((18th))~~ eighteenth birthday.

(b) If in the opinion of the ESSO administrator one additional year of schooling will lead to completion of a secondary education, assistance is continued for one additional school year.

(4) Unemployable persons. As used in this section unemployable means a person who is ~~((65))~~ sixty-five years of age or older or a person who is physically or mentally incapacitated by a condition expected to continue for at least ~~((30))~~ thirty days from date of application. Unemployability refers to the individual's capacity to earn income by employment. It does not refer to the availability or lack of job opportunities. Eligible individuals are:

(a) An unemployable single adult(~~(;)~~);

(b) A married couple if both persons are unemployable.

(c) The unemployable spouse in the case of a married couple when only one person is employable. The income and resources of the employable spouse shall be considered as described in WAC 388-28-500(2)(a) and (b).

(d) A family when a parent/stepparent is participating in a full-time CSO approved training program.

(5) The spouse and children of a ~~((65))~~ sixty-five year old beneficiary of supplemental security income when deprivation due to incapacity or unemployment cannot be established.

(6) These rules shall be effective November 10, 1979.

WSR 79-11-121
EMERGENCY RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Order 1452—Filed November 5, 1979]

I, N. Spencer Hammond, Ex. Asst. of the Department of Social and Health Services do promulgate and adopt at Olympia, Washington, the annexed rules relating to Food stamps—Income—Deductions, amending WAC 388-54-740.

I, N. Spencer Hammond, 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 these amendments are necessary to comply with federal requirements.

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

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 2, 1979.

By N.S. Hammond
Executive Assistant

AMENDATORY SECTION (Amending Order 1423, filed 8/15/79)

WAC 388-54-740 INCOME—DEDUCTIONS. In computing net income, only the following deductions shall be allowed:

(1) A standard deduction of \$70 per household per month.

(2) An earned income deduction of 20 percent of gross earned income. Earnings which are excluded in WAC 388-54-735 shall not be included in gross earned income for purposes of computing earned income deductions.

(3) Payments for the care of a child or other dependent when necessary for a household member to accept or continue employment, seek employment, or attend training or education preparatory to employment.

The amount to be deducted for child care shall be the amount actually paid not to exceed \$90. The dependent care deduction in combination with the shelter deduction shall not exceed \$90.

(4) Shelter costs in excess of 50 percent of the household's income after the above deductions. The shelter deductions alone or in combination with the dependent care deduction, shall not exceed \$90.

(a) "Shelter costs" mean rent or mortgage payment plus taxes on a dwelling and property, insurance on the structure only, unless the costs for insuring the structure and its contents cannot be separated, assessments, and utility costs such as heat and cooking fuel, electricity, water, garbage, sewage disposal and basic service fee for one telephone (plus tax) and initial installation fees for utility services. One time deposits shall not be included as shelter costs.

Shelter costs shall also include continuing charges leading to the ownership of the shelter such as loan repayments for the purchase of a mobile home, including interest on such payments.

(b) Shelter costs for a home not occupied because of employment, training away from home, illness or abandonment caused by casualty loss or natural disaster shall be allowed if:

(i) The household intends to return to the house;

(ii) The current occupants, if any, are not claiming shelter costs for food stamp purposes;

(iii) The home is not being leased or rented during the household's absence.

(c) Charges for the repair of the home which was substantially damaged or destroyed due to a natural disaster such as a fire or flood.

(d) Standardized amounts shall be used to compute the shelter costs for utilities such as heat and cooking fuel, electricity, water, garbage, sewage disposal, and telephone and shall be effective November 1, ~~((+978))~~ 1979.

ROBERT L. CHARETTE
CHAIRMAN

RAYMOND W. HAMAN
VICE CHAIRMAN

...
DENNIS W. COOPER
CODE REVISER

State of Washington
STATUTE LAW COMMITTEE

LEGISLATIVE BUILDING
OLYMPIA, WASHINGTON 98504

DATE: November 21, 1979
TO: All Register Subscribers
FROM: Office of the Code Reviser

Please note that WSR 79-11-124 appears in the format of an emergency rule. This order was filed as a regular permanent order, but through a clerical oversight it appears in the wrong format. The effective date of a permanently adopted rule is thirty days after its filing in the office of the code reviser.

Persons in Household

Food Stamp Utility Standards

	November 1, ((1978)) 1979 thru April 30, ((1979)) 1980	May 1, ((1979)) 1980 thru October 31, ((1979)) 1980
1	\$((94-60)) 98.00	\$((58-65)) 62.00
2	((+02-25)) 105.00	((61-50)) 66.00
3	((+10-50)) 113.00	((65-75)) 69.00
4	((+19-70)) 121.00	((70-15)) 72.00
5	((+26-90)) 127.00	((74-25)) 77.00
6	((+33-60)) 135.00	((77-85)) 81.00
7	((+40-40)) 141.00	((81-55)) 85.00
8	((+45-10)) 145.00	((83-15)) 87.00
9	((+50-80)) 153.00	((85-75)) 90.00
10 or more	((+57-80)) 159.00	((89-50)) 95.00

(e) Households which do not incur any separate utility charges or which are billed separately for only telephone costs, water, sewage, and garbage collection fees shall not be entitled to claim the standard utility allowance.

((+)) (f) If a household is not entitled to the standard utility allowance, it may claim actual utility expenses for any utility which it does pay separately, except the telephone.

((+)) (g) If a household requests and can verify that its utility bills are higher than the standards, the actual utility costs shall be used.

(i) The ((allowance for)) telephone ((service is limited to the basic fee for one telephone plus tax on the basic fee)) standard, for families incurring telephone costs, but not entitled to claim the single standard, is ten dollars.

(ii) A household shall be allowed to switch to or from the standard during its certification period.

((+)) (h) The telephone allowance applies to households which are not entitled to claim the overall standard, but which have telephone expenses.

WSR 79-11-122
PROPOSED RULES
DEPARTMENT OF LICENSING
[Filed November 6, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Department of Licensing intends to adopt, amend, or repeal rules concerning approval of prescribed courses in opticianry (a copy of the proposed rule is shown below; however, changes may be made at the public hearing.);

that such agency will at 2:00 p.m., Wednesday, December 12, 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 2:00 p.m., Wednesday, December

12, 1979, in the Fourth Floor Conference Room, Highways-Licenses Building, Olympia, Washington.

The authority under which these rules are proposed is RCW 18.34.040 and 18.34.070.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 12, 1979, and/or orally at 2:00 p.m., Wednesday, December 12, 1979, Fourth Floor Conference Room, Highways-Licenses Building, Olympia, Washington.

Dated: November 6, 1979

By: Kent M. Nakamura
Assistant Attorney General

NEW SECTION

WAC 308-26-016 APPROVAL OF PRESCRIBED COURSES IN OPTICIANRY. The Director, pursuant to RCW 18.34.070, adopts the accreditation standards of the American Board of Opticianry of the National Academy of Opticianry which were relevant to the accreditation of courses in dispensing opticianry as of March 4, 1979, and approves all and only those institutions presently accredited by the American Board of Opticianry of the National Academy of Opticianry in accordance with these accreditation standards as of March 4, 1979. Other institutions which apply for the Director's approval and which meet these standards to the Director's satisfaction may 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 Director.

The Director reserves the right to withdraw approval of any course in opticianry which ceases to meet the approval of the Director or the American Board of Opticianry of the National Academy of Opticianry after notifying the school in writing and granting it an opportunity to contest the Director's proposed withdrawal.

WSR 79-11-123
PROPOSED RULES
LIQUOR CONTROL BOARD
[Filed November 6, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and WAC 1-12-030, that the Washington State Liquor Control Board intends to adopt, amend, or repeal rules concerning Service limited to license and order—Room service—Price list. (Rule 19), amending WAC 314-16-040;

that such agency will at 9:30 a.m., Tuesday, December 11, 1979, in the Office of the Liquor Control Board, 5th Floor, Capitol Plaza Building, 1025 East Union Avenue, Olympia, WA 98504, conduct a hearing relative thereto;

and that the adoption, amendment; or repeal of such rules will take place at 9:30 a.m., Tuesday, December 11, 1979, in the Office of the Liquor Control Board, 5th Floor, Capitol Plaza Building, 1025 East Union Avenue, Olympia, WA 98504;

The authority under which these rules are proposed is RCW 66.08.030, 66.08.060, 66.98.070 and Title 34 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 11, 1979, and/or orally at 9:30 a.m., Tuesday, December 11, 1979, Office of the

Liquor Control Board, 5th Floor, Capitol Plaza Building, 1025 East Union Avenue, Olympia, WA 98504.

Dated: November 6, 1979

By: L. H. Pedersen
Chairman

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, 1979.

By Graham E. Johnson
Administrator

ATTACHMENT A

AMENDATORY SECTION (Amending Rule 19, filed 6/13/63)

WAC 314-16-040 SERVICE LIMITED TO LICENSE AND ORDER—ROOM SERVICE—PRICE LIST. (RULE 19) (1) No retail licensee shall possess or allow any person to consume any liquor other than that permitted by his license in or on the licensed premises, or on any public premises adjacent thereto which are under his control.

(2) No retail licensee or employee thereof shall permit the removal of any liquor in an open container from the licensed premises.

(3) No holder of a Class H License shall be permitted to hold any other class of retail license covering the premises so licensed. Upon the granting of a Class H license, all other classes of retail licenses which may be held by such new Class H licensee at that time at the premises to be so licensed must be surrendered to the board for cancellation.

~~((3))~~ (4) Hotel room service is included in on-premises licenses.

~~((4))~~ (5) No Class H licensee shall sell or serve any spirituous liquor other than ordered, or substitute a nonalcoholic beverage when an alcoholic beverage has been ordered. Such licensee shall display prices for all liquor either by posting a price list or by using menus listing such prices, or by both.

~~((5))~~ (6) No holder of a Class C license shall advertise for sale, nor sell, any mixed drink under the name of "Old Fashioned", "Whiskey Sour", "Singapore Sling", "Martini", "Manhattan", nor any other name which, by long and general usage, has become associated in the public mind as being the name of a mixed drink made from spirituous liquor, nor under any name which is so similar to the above prohibited names as to be readily confused therewith in the public mind. Nor shall any holder of a Class C license, in the mixing or compounding of any mixed drink, use any mixer or other substance whatsoever which contains any of the aromatic compounds and/or essential oils which give to any spirituous liquor its distinctive characteristics of aroma, bouquet and flavor. Nothing in this section shall deny to any holder of a Class C license the right to advertise for sale, mix, compound or sell upon order, mixed drinks made from one or more wines under a name which does not conflict with this section.

AMENDATORY SECTION (Amending Order 43, filed 9/26/74)

WAC 390-20-050 FORMS—FOR REPORT OF LEGISLATIVE ACTIVITY BY ((STATE)) PUBLIC AGENCIES. Pursuant to the statutory authority of section 36(1), chapter 1, Laws of 1973, the official form for report of legislative activity by ((state)) public agencies as required by section 19 is hereby adopted for use in reporting to the Public Disclosure Commission. This form, revised 6/79, shall be designated as "L-5". Copies of this form may be obtained at the commission office, Room 403, Evergreen Plaza Building, Olympia, Washington 98504.

WSR 79-11-124
~~EMERGENCY RULES~~
PUBLIC DISCLOSURE COMMISSION
[Order 79-07—Filed November 6, 1979]

Be it resolved by the Public Disclosure Commission, acting at 403 Evergreen Plaza Building, FJ-42, Olympia, Washington 98504, that it does promulgate and adopt the annexed rules relating to:

- Amd WAC 390-20-050 Forms—For report of legislative activity by public agencies.
- Amd WAC 390-24-020 Forms for amending financial affairs statement.

This action is taken pursuant to Notice No. WSR 79-09-069 and 79-09-070 filed with the code reviser on 8-29-79. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 42.17.370(1) which directs that the Public Disclosure Commission has authority to implement the provisions of the Washington State Open Government Act.

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



TO THE STATE OF WASHINGTON
PUBLIC DISCLOSURE COMMISSION

403 EVERGREEN PLAZA BUILDING
711 CAPITOL WAY
OLYMPIA, WASHINGTON 98504
PHONE: 206-753-1111

(Type or print clearly)

PDC FORM L-5 REV. 5/78	LEGISLATIVE ACTIVITIES BY STATE AND LOCAL GOVERNMENT AGENCIES RCW 42.17.190
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THIS SPACE FOR OFFICE USE

FILE NUMBER	P.M. DATE	DATE RECVD.
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AGENCY OR GOVERNMENTAL ENTITY NAME AND ADDRESS	DATE PREPARED	REPORT FOR CALENDAR QUARTER ENDING
	COUNTY	MONTH YEAR

LEGAL CITATION AUTHORIZING LOBBYING ACTIVITIES

- Authority is expressly granted this agency for lobbying or legislative activity and is contained in the following RCW or ordinance: _____
- This agency depends on RCW 42.17.190 as amended for authority to expend public funds in legislative activities. (RCW 42.17.190 is printed on reverse.)

IDENTIFICATION OF PERSONS ENGAGED IN LEGISLATIVE RELATED ACTIVITIES DURING PERIOD AND THE NATURE OF SUCH ACTIVITIES

Employee	NAME	JOB TITLE	ANNUAL SALARY	% OF TIME SPENT ON LEGISLATIVE ACTIVITIES DURING QUARTER
1				

GENERAL DESCRIPTION OF LEGISLATIVE ACTIVITIES OR OBJECTIVES. (INCLUDE BILL OR WAC NUMBERS IF ANY)

Employee	NAME	JOB TITLE	ANNUAL SALARY	% OF TIME SPENT ON LEGISLATIVE ACTIVITIES DURING QUARTER
2				

GENERAL DESCRIPTION OF LEGISLATIVE ACTIVITIES OR OBJECTIVES. (INCLUDE BILL OR WAC NUMBERS IF ANY)

Employee	NAME	JOB TITLE	ANNUAL SALARY	% OF TIME SPENT ON LEGISLATIVE ACTIVITIES DURING QUARTER
3				

GENERAL DESCRIPTION OF LEGISLATIVE ACTIVITIES OR OBJECTIVES. (INCLUDE BILL OR WAC NUMBERS IF ANY)

INSTRUCTIONS

WHO SHOULD FILE THIS FORM: Each state agency and each city, town, county, municipal corporation, quasi-municipal corporation or special purpose district which expends public funds in providing information, contacting or communicating with members of the state legislature or otherwise lobbying as defined by chapter 42.17.020(18) RCW.

FILING FREQUENCY: Quarterly.
Negative reports are not required.

FILING DEADLINE: Apr. 30, July 30,
Oct 30, Jan 30

FORM TO BE SUBMITTED TO: Public Disclosure Commission,
403 Evergreen Plaza
Olympia, Washington 98504

ATTACH ADDITIONAL SHEETS IF MORE ROOM IS REQUIRED

CONTINUE ON REVERSE

PDC FORM L-5 (Rev. 5/78)

Editions of PDC form L-5 (Rev. 9/75 and 10/77) are obsolete.

ITEMIZED EXPENDITURES BY THE AGENCY FOR LOBBYING OR LEGISLATIVE ACTIVITIES

	(For each person identified as engaged in lobbying on front of this report: Multiply $\frac{1}{4}$ of annual salary x % time lobbying. Add total for each person, enter sum here →)	\$
SALARIES OF PERSONS ENGAGED IN DIRECT LOBBYING		\$
TRAVEL EXPENSE (Food, lodging or per diem payments and commercial or private transportation used)		\$
PRINTING, PUBLICATIONS OR OTHER LEGISLATIVE INFORMATIONAL MATERIAL		\$
CONSULTANTS OR CONTRACTS		\$
OFFICE EXPENSES (Proportionate cost for staff, secretarial assistance, telephone, rent, copying and other overhead expenses)		\$
TOTAL THIS QUARTER		\$
TOTAL TO DATE THIS YEAR		\$

<p>CERTIFICATION: I certify that to the best of my knowledge the above is a true, complete and correct statement in accordance with RCW 42.17.190.</p>	<p>SIGNATURE OF AGENCY HEAD</p>
---	--

RCW 42.17.190 Unless authorized by subsection (3) of this section or otherwise expressly authorized by law, no public funds shall be used directly or indirectly for lobbying: PROVIDED, this shall not prevent officers or employees of an agency from communicating with a member of the legislature on the request of that member; of communicating to the legislature, through the proper official channels, requests for legislative action or appropriations which are deemed necessary for the efficient conduct of the public business or actually made in the proper performance of their official duties: PROVIDED FURTHER, That this subsection shall not apply to the legislative branch.

(3) Any agency, not otherwise expressly authorized by law may expend public funds for lobbying but such lobbying activity shall be limited to (a) providing information or communicating on matters pertaining to official agency business to any elected official or officer or employee of any agency or (b) advocating the official position or interests of the agency to any elected official or officer or employee of any agency:

PROVIDED, That public funds shall not be expended as a direct or indirect gift or campaign contribution to any elected official or officer or employee of any agency. For the purposes of this subsection, the term "gift" shall mean a voluntary transfer of anything of value without consideration of equal or greater value, but shall not include informational material transferred for the sole purpose of informing the recipient about matters pertaining to official agency business: PROVIDED FURTHER, That this section shall not permit the printing of a state publication which has been otherwise prohibited by law.

(4) Each state agency which expends state funds for lobbying pursuant to an express authorization by law and each state agency, county, city, town, municipal corporation, quasi-municipal corporation, or special purpose district which expends public funds for lobbying pursuant to the authorization contained in subsection (3) of this section or whose officers or employees communicate on legislation directly affecting the agency to members of the legislature on request of any member or communicate to the legislature requests for legislation shall file with the commission quarterly statements providing the following information for the quarter just completed:

- (a) The name of the agency filing the statement;
- (b) The name, title, and job description and salary of each elected official, officer, or employee engaged in such activities, a general description of the nature of the activities, and the proportionate amount of time spent on the activities;
- (c) An itemized listing of any expenditures incurred by the agency for such activities.

The statements shall be in the form and the manner prescribed by the commission and shall be filed within thirty days after the end of the quarter covered by the report.

(5) The provisions of this section shall not relieve any elected official or officer or employee of an agency from complying with other provisions of this chapter, if such elected official, officer, or employee is not otherwise exempted.

RCW 42.17.370(8) The term "legislative information" means books, pamphlets, reports and other materials prepared, published, or distributed at substantial cost, a substantial portion of which is to influence the passage or defeat of any legislation.

390-20-050
390-20-050
390-20-050

PUBLIC DISCLOSURE COMMISSION
pdc
403 EVERGREEN PLAZA
OLYMPIA, WASHINGTON
98504 206 753-1111



INSTRUCTIONS ARE PRINTED ON REVERSE

PDC FORM **L-5** LOBBYING BY STATE AND LOCAL GOVERNMENT AGENCIES
REV. 6-79

THIS SPACE FOR OFFICE USE

FILE NUMBER	P. M. DATE	DATE RECEIVED
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AGENCY OR GOVERNMENTAL ENTITY NAME AND ADDRESS	DATE PREPARED	REPORT FOR CALENDAR QUARTER ENDING
	COUNTY	MONTH YEAR

PERSONS WHO LOBBIED THIS QUARTER

NAME	JOB TITLE	ANNUAL SALARY	% OF TIME SPENT LOBBYING DURING QTR.
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GENERAL DESCRIPTION OF LOBBYING ACTIVITIES OR OBJECTIVES. (INCLUDE BILL OR WAC NUMBERS IF ANY)

CHECK IF PERSON SPENT MORE THAN \$15 OF NON-PUBLIC FUNDS IN LOBBYING. SEE INSTRUCTIONS ON REVERSE

NAME	JOB TITLE	ANNUAL SALARY	% OF TIME SPENT LOBBYING DURING QTR.
------	-----------	---------------	--------------------------------------

GENERAL DESCRIPTION OF LOBBYING ACTIVITIES OR OBJECTIVES. (INCLUDE BILL OR WAC NUMBERS IF ANY)

CHECK IF PERSON SPENT MORE THAN \$15 OF NON-PUBLIC FUNDS IN LOBBYING. SEE INSTRUCTIONS ON REVERSE

NAME	JOB TITLE	ANNUAL SALARY	% OF TIME SPENT LOBBYING DURING QTR.
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GENERAL DESCRIPTION OF LOBBYING ACTIVITIES OR OBJECTIVES. (INCLUDE BILL OR WAC NUMBERS IF ANY)

CHECK IF PERSON SPENT MORE THAN \$15 OF NON-PUBLIC FUNDS IN LOBBYING. SEE INSTRUCTIONS ON REVERSE.

EXPENSES INCURRED BY AGENCY

SALARIES OF PERSONS WHO LOBBIED (include only portion of quarterly salary attributable to lobbying)	\$
TRAVEL (include food, lodging, per diem payments and cost of transportation used.)	\$
BROCHURES AND OTHER PUBLICATIONS WHOSE PRINCIPAL PURPOSE IS TO INFLUENCE LEGISLATION	\$
CONSULTANTS OR OTHER CONTRACTUAL SERVICES	\$
TOTAL THIS QUARTER	\$
TOTAL TO DATE THIS YEAR	\$

CERTIFICATION: I certify that to the best of my knowledge the above is a true, complete and correct statement in accordance with RCW 42.17.190.	SIGNATURE OF AGENCY HEAD
--	---------------------------------

INSTRUCTIONS

These instructions apply only to government agencies reporting pursuant to RCW 42.17.190.

Who Should Report?

Each state agency, county, city, town, municipal corporation, quasi-municipal corporation or special purpose district which expends public funds for "lobbying". Please study the definitions of what is and is not included in lobbying to determine if your agency is required to report.

"Lobbying" means attempting to influence the passage or defeat of any legislation by the state legislature or the adoption or rejection of any rule, standard, rate or other legislative enactment by any state agency under chapters 28.19 and 34.04 RCW. "Legislation" means bills, resolutions, motions, amendments, nominations, and other matters pending or proposed in either house of the state legislature, and includes any other matter which may be the subject of action by either house, or any committee of the legislature and all bills and resolutions which having passed both houses, are pending approval by the Governor.

Lobbying Does Not Include

1. Requests for appropriations by a state agency to OFM pursuant to RCW 43.88 or requests by OFM to the legislature for appropriations other than its own agency budget. Note that an agency representative who, in person, contacts a legislator or committee on appropriations matters is lobbying.
2. Recommendations or reports to the legislature in response to a legislative request expressly requesting or directing a specific study, recommendation or report on a particular subject.
3. Official reports including recommendations submitted annually or biennially by a state agency as required by law.
4. Requests, recommendations or other communications between or within state agencies or between or within local agencies.
5. Telephone conversations or preparation of written correspondence.
6. Preparation or adoption of policy positions within an agency or group of agencies. Note that once a position is adopted, further action to advocate it may constitute lobbying.
7. Attempts to influence federal or local legislation.

Lobbying Not Reportable

1. In person lobbying (including testifying at a public session of a legislative committee or a hearing on rules and regulations being considered for action by a state agency) on behalf of an agency by officials or employees of that agency totalling no more than four days or parts of days during any three month period.
2. In person lobbying by any elected official on behalf of his agency or in connection with his powers, duties or compensation.

Expenditures Over \$15 Of Non-public Funds

Expenditures of personal or other "non public" funds of more than \$15 during the period for or on behalf of one or more legislators, employees of the legislature, state elected officials or other public officers or employees by any official (elected or appointed) or any agency employee for the purpose of lobbying will obligate that official or employee to register and report as a lobbyist per RCW 42.17.150 and .170.

Reports Required

The L5 report is submitted to cover each calendar quarter in which lobbying occurs. No report is required if no reportable lobbying has taken place during the quarter.

Due Dates

April 30 (1st quarter)	July 31 (2nd quarter)
October 31 (3rd quarter)	January 31 (4th quarter)

ONE CONSOLIDATED REPORT SHOULD BE SUBMITTED TO INCLUDE LOBBYING ACTIVITIES OF ALL DIVISIONS OR OFFICES OF AN AGENCY.

SEND REPORTS TO: PUBLIC DISCLOSURE COMMISSION
403 EVERGREEN PLAZA MAIL STOP FJ-42
OLYMPIA, WA 98504

Special Note: In lieu of reporting as provided in RCW 42.17.190 any agency or lobbyist for an agency may elect to register and report as provided in RCW 42.17.150, .160, .170 and 180. An agency so choosing must notify PDC of that fact and obtain necessary reporting forms and instructions.

AMENDATORY SECTION (Amending order 94, filed 10/31/77)

WAC 390-24-020 FORMS FOR AMENDING FINANCIAL AFFAIRS STATEMENT. (1) The official form for amending (~~reports~~) statements of financial affairs as required by RCW 42.17.240 for all persons who have previously filed the form F-1 (~~without exemptions~~), is hereby adopted for use. This form shall be designated as form "F-1A".

(2) No more than three F-1A forms may be filed to amend a previously submitted Statement of Financial Affairs (Form F-1). The form can be used only to update information required on an F-1.

(3) The commission reserves the right to reject amendatory forms and require a new Statement of Financial Affairs (Form F-1) at any time if the amendments shown on an F-1A are of such length or detail so as to be confusing or to create misunderstandings. Authority is delegated to the commission's administrator to make this determination.

(4) Copies of form F-1A may be obtained at the commission office, Room 403, Evergreen Plaza Building, Olympia, Washington 98504.



TO THE STATE OF WASHINGTON
PUBLIC DISCLOSURE COMMISSION
 403 EVERGREEN PLAZA BUILDING
 711 CAPITOL WAY
 OLYMPIA, WASHINGTON 98504
 PHONE: 206-753-1111

PDC FORM F-1A REV. 10/77	REPORT OF FINANCIAL AFFAIRS ELECTED OFFICIALS, CANDIDATES AND STATE-LEVEL APPOINTED OFFICIALS RCW 42.17.240
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THIS SPACE FOR OFFICE USE		
P.M. DATE	DATE RECEIVED	FILE NUMBER

(Type or print clearly)

NAME (Last name) (First name) (Middle initial)	NAMES OF SPOUSE, AND DEPENDENTS LIVING IN THE HOUSEHOLD.	POLITICAL PARTY - If partisan office or pertinent to appointment	
HOME ADDRESS			
CITY	COUNTY	ZIP CODE	
OFFICE HELD (for elected or appointed officials)	DISTRICT: POSITION NO.:	OFFICE SOUGHT: (for candidates) DISTRICT: POSITION NO.:	
TERM OF OFFICE - BEGAN:	ENDS:	IF ELECTED, TERM BEGINS: ENDS:	
ITEM	OCCUPATION	NAME OF EMPLOYER	BUSINESS ADDRESS
1			

I have reviewed the previous Statement of Financial Affairs filed with the Public Disclosure Commission on _____ and any and all succeeding amendments as filed on _____. I CERTIFY that the information reported thereon is a complete, true and accurate representation of my currently reportable financial affairs and that there have been no changes in reportable data since the prior report(s). I submit said report(s) as my current report for the preceding 12 months.

Signed _____

I have reviewed the previous Statement of Financial Affairs filed with the Public Disclosure Commission on _____ and any and all succeeding amendments as filed on _____. I CERTIFY that the information reported thereon, **EXCEPT FOR the amendments, deletions or changes below**, is a complete, true and accurate representation of my currently reportable financial affairs, and that there have been no other changes in reportable data since the prior report(s). I submit said report(s) with these amendments, deletions or changes as my current report for the preceding 12 months.

Signed _____

F-1 ITEM _____ —ADD _____ DELETE _____ CHANGE _____ AS FOLLOWS:

REPORT OF "PUBLIC OFFICE FUND" (if any). LIST CONTRIBUTIONS RECEIVED TO AND EXPENDITURES MADE FROM "PUBLIC OFFICE FUND" DURING THE PRECEDING CALENDAR YEAR FOR YOUR USE IN DEFRAYING NONREIMBURSED PUBLIC OFFICE RELATED EXPENSES. (See key reference in instruction booklet). (Does NOT apply to public revenues or other public funds)

- Check here if entry for this item is NONE—Otherwise ATTACH LIST showing such contributions, expenditures and other details, as set forth in ITEM 12 KEY REFERENCE in instruction booklet

ADDITIONAL AMENDMENT(S) ON BACK SIDE OF THIS PAGE.

The Public Disclosure Commission reserves the right to reject amendatory forms and require a new Statement of Financial Affairs (F-1) if the amendments are of such length or detail so as to be confusing or to create misunderstanding.


INSTRUCTIONS

WHO SHOULD FILE THIS FORM: All elected officials (except President, Vice President and precinct committeeman), any person appointed to fill a vacancy in an elective office, every candidate (except for the office of President, Vice President and precinct committeeman), and designated state-level appointed officials, for themselves and their immediate families for the preceding twelve months who wish to amend a previous F-1 or F-1A report.

FILING DEADLINE: Elected and state-level appointed officials, during month of January of each year. Candidates and officials appointed to office, within two weeks of becoming a candidate or being appointed.

FORM TO BE FILED WITH: Public Disclosure Commission, 403 Evergreen Plaza Building, Olympia, Washington 98504. Phone: (206) 753-1111

NOTE: No individual is required to file more than once in any calendar year.

PUBLIC DISCLOSURE COMMISSION
 403 EVERGREEN PLAZA, FJ-42
 OLYMPIA, WASHINGTON
 98504 206-753-1111

PDC FORM F-1A REV. 10-79	STATEMENT OF FINANCIAL AFFAIRS ELECTED OFFICIALS, CANDIDATES AND STATE-LEVEL APPOINTED OFFICIALS
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INSTRUCTIONS			THIS SPACE FOR OFFICE USE																			
Please refer to the instruction book when completing this report WHO MUST REPORT: All elected officials, persons appointed to elective office, candidates, designated state appointed officials. (Federal officials and candidates and precinct committeemen are exempt from reporting) WHEN TO REPORT: By April 15, each year you hold office. Officials whose terms expire December 31, or in January are still obligated to report the following year. Candidates or persons appointed to office report within two weeks of becoming a candidate or being appointed. SEND REPORT TO: PUBLIC DISCLOSURE COMMISSION			<table border="1"> <tr> <th colspan="2">FINANCIAL CODE</th> <th>P. M. DATE</th> <th>DATE RECEIVED</th> </tr> <tr> <td>CODE</td> <td>AMOUNT</td> <td colspan="2" rowspan="5" style="text-align: center;">FILE NUMBER</td> </tr> <tr> <td>A</td> <td>Less than \$1,000</td> </tr> <tr> <td>B</td> <td>\$1,000 but less than \$5,000</td> </tr> <tr> <td>C</td> <td>\$5,000 but less than \$10,000</td> </tr> <tr> <td>D</td> <td>\$10,000 but less than \$25,000</td> </tr> <tr> <td>E</td> <td>\$25,000 or more</td> </tr> </table>		FINANCIAL CODE		P. M. DATE	DATE RECEIVED	CODE	AMOUNT	FILE NUMBER		A	Less than \$1,000	B	\$1,000 but less than \$5,000	C	\$5,000 but less than \$10,000	D	\$10,000 but less than \$25,000	E	\$25,000 or more
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D	\$10,000 but less than \$25,000																					
E	\$25,000 or more																					
Name _____ (Last name) (First name) (Middle Initial) Home Address _____ City _____ County _____ Zip _____			NAMES OF SPOUSE AND DEPENDENTS _____ POLITICAL PARTY _____ If partisan office or pertinent to appointment																			
OFFICE HELD (for elected or appointed officials) _____ DISTRICT _____ POSITION NO. _____ Current term - began : _____ ends: _____			OFFICE SOUGHT (for candidates) _____ DISTRICT _____ POSITION NO. _____ If elected, term will begin: _____ ends: _____																			
COMPLETE INFORMATION FOR YOURSELF, SPOUSE, DEPENDENT CHILDREN AND OTHER DEPENDENTS IN YOUR HOUSEHOLD																						

The F-1A report is designed primarily to simplify reporting by persons who have no changes or only minor changes to an F-1 report previously filed.

After filing a complete F-1 report, you may use the F-1A for no more than the next three reports. A complete F-1 must be filed at least every four years.

The Commission reserves the right to require that a complete F-1 report be filed if it believes amendments shown on one or more F-1A reports could cause confusion or misunderstanding to persons reviewing the reports.

Complete the statements below, sign your report and file it with the Public Disclosure Commission.

No change report. I have reviewed my last complete F-1 report dated _____ and F-1A reports (if any) dated (1) _____, (2) _____. There have been no changes to that information during the preceding calendar year.

Minor change report. I have reviewed my last complete F-1 report dated _____. The changes listed below have occurred during the preceding calendar year.

F-1 Item No. ____ Add ____ Delete ____ Change ____ (Report all information required by F-1 report.)

REPORT OF "PUBLIC OFFICE FUND" (if any). LIST CONTRIBUTIONS RECEIVED TO AND EXPENDITURES MADE FROM "PUBLIC OFFICE FUND" DURING THE PRECEDING CALENDAR YEAR FOR YOUR USE IN DEFRAYING NONREIMBURSED PUBLIC OFFICE RELATED EXPENSES. (See key reference in instruction booklet). (Does NOT apply to public revenues or other public funds)

Check here if entry for this item is NONE - Otherwise ATTACH LIST showing such contributions, expenditures and other details, as set forth in ITEM 12 KEY REFERENCE in instruction booklet.

SIGNATURE	TELEPHONE	DATE
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WSR 79-11-125
PROPOSED RULES
PUBLIC DISCLOSURE COMMISSION
 [Filed November 6, 1979]

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:

- Amd WAC 390-20-020 Forms for lobbyist report of expenditures.
 Amd WAC 390-05-271 General applications of RCW 42.17.130.
 Amd WAC 390-24-010 Forms for reports of financial affairs;

that such agency will at 9:00 a.m., Tuesday, December 18, 1979, in the 2nd Floor Conference Room, Evergreen Plaza Building, 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, December 18, 1979, in the 2nd Floor Conference Room, Evergreen Plaza Building, 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 December 18, 1979, and/or orally at 9:00 a.m., Tuesday, December 18, 1979, 2nd Floor Conference Room, Evergreen Plaza Building, Olympia.

Dated: November 5, 1979

By: Graham E. Johnson
 Administrator

AMENDATORY SECTION (Amending Order 79-01, filed 1/31/79)

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, if such expression does not 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, if such action is 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 office 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.))~~

AMENDATORY SECTION (Amending Order 94, filed 10/31/77)

WAC 390-20-020 FORMS FOR LOBBYIST REPORT OF EXPENDITURES. Pursuant to the statutory authority of RCW 42.17.360(1), the official form for the lobbyist report of expenditures as required by RCW 42.17.170 is hereby adopted for use in reporting to the Public Disclosure Commission. This form, revised 10/79, shall be designated as "L-2". Copies of this form may be obtained at the commission office, Room 403, Evergreen Plaza Building, Olympia, Washington, 98504.

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.



TO THE STATE OF WASHINGTON
PUBLIC DISCLOSURE COMMISSION
 403 EVERGREEN PLAZA BUILDING
 711 CAPITOL WAY
 OLYMPIA, WASHINGTON 98504
 PHONE: 206-753-1111

PDC FORM
L-2
 REV-11/77

**LOBBYIST
 MONTHLY EXPENDITURE REPORT**

THIS SPACE FOR OFFICE USE

P.M. DATE

DATE RECEIVED

Please type or print clearly

1. LOBBYIST'S NAME AND PERMANENT BUSINESS ADDRESS

2. MONTHLY REPORT FOR PERIOD ENDING

19

MONTH/DAY YEAR

FILE NUMBER

CHECK HERE IF APPROPRIATE:

L-2 SIGNED ON

(DATE)
 WAS IN ERROR. PLEASE
 SUBSTITUTE THIS FORM
 IN ITS PLACE.

3. TOTALS OF ALL REPORTABLE EXPENDITURES BY OR ON BEHALF OF LOBBYIST FOR LOBBYING

LIST PART OF TOTAL AMOUNT WHICH WAS PAID OR ATTRIBUTED TO EACH EMPLOYER

CATEGORY OF EXPENSE	TOTAL AMOUNT THIS MONTH	UNREIMBURSED	EMPLOYER		
			EMPLOYER No. 1	EMPLOYER No. 2	EMPLOYER No. 3
COMPENSATION FOR LOBBYING (salary, wages, retainer)					
PERSONAL EXPENSES FOR LOBBYING					
FOOD AND REFRESHMENT					
LIVING ACCOMMODATIONS					
TRAVEL					
OTHER PERSONAL EXPENSES					
SUBTOTAL					
OFFICE EXPENSES (portion attributed to lobbying)					
STAFF SECRETARIAL ASSISTANCE					
TELEPHONE					
RENT					
OTHER EXPENSES					
ADVERTISING, PRINTING, INFORMATIONAL LITERATURE					
SUBTOTAL					
ENTERTAINMENT OF OTHERS (including food and refreshment) (also complete item 4)					
TRAVEL AND LODGING FOR OTHERS					
CONTRIBUTIONS AND GIFTS (also complete item 5)					
TOTAL EXPENSES AND COMPENSATION THIS MONTH					
TOTAL THIS YEAR					
		TOTAL			
			TOTAL		
				TOTAL	

ATTACH ADDITIONAL PAGE(S) IF YOU LOBBY FOR MORE THAN THREE EMPLOYERS

LOBBYIST REPORTING INSTRUCTIONS

WHO MUST REPORT

Any person registered as a lobbyist under RCW 42.17.150

WHEN TO REPORT

1. Reports are due within 15 days after the end of each calendar month whether or not there have been expenditures, so long as you remain registered as a lobbyist.
2. Reports postmarked later than the 15th should be accompanied by a \$10 late-filing penalty.

WHAT TO REPORT

See RCW 42.17 and PDC instruction booklet for detailed reporting requirements. Unreimbursed personal living and travel expenses of lobbyist not incurred directly or indirectly for any lobbying purpose need not be reported.

WHERE TO REPORT

Public Disclosure Commission, 403 Evergreen Plaza Building, Olympia, Washington 98504. During legislative session reports may be delivered to either P.O.C. or the Secretary of State's office.

Questions about reporting should be addressed to the Public Disclosure Commission. Write or telephone (206) 753-1111.

4. EXPENDITURES FOR ENTERTAINMENT (INCLUDING LOBBYIST'S EXPENSE) EXCEEDING \$25 PER OCCASION PAID BY LOBBYIST OR EMPLOYER

DATE	NAMES OF ALL PERSONS ENTERTAINED	PLACE (NAME AND CITY)	SPONSORING EMPLOYER (Complete if you have more than one employer)	AMOUNT \$
<input type="checkbox"/> CONTINUED ON ATTACHED PAGES				

5. CONTRIBUTIONS OF MONEY OR OTHER PERSONAL PROPERTY TO OR ON BEHALF OF ANY FEDERAL, STATE OR LOCAL CANDIDATE; ANY ELECTED OFFICIAL; OFFICER OR EMPLOYEE OF ANY STATE OR LOCAL GOVERNMENT AGENCY; OR POLITICAL COMMITTEE IN SUPPORT OF OR OPPOSITION TO ANY BALLOT PROPOSITION.

DATE	NAME OF INDIVIDUAL OR COMMITTEE RECEIVING BENEFIT	EMPLOYER FOR WHOM CONTRIBUTION WAS MADE (Complete if you have more than one employer)	AMOUNT \$
<input type="checkbox"/> CONTINUED ON ATTACHED PAGES			

6. SUBJECT MATTER OF PROPOSED LEGISLATION OR RULEMAKING THE LOBBYIST WAS SUPPORTING OR OPPOSING.

SUBJECT MATTER OR ISSUE (ALSO GIVE BILL, W.A.C. OR OTHER IDENTIFIER NUMBER, IF ANY)	LEGISLATIVE COMMITTEE OR STATE AGENCY CONSIDERING MATTER

7. TERMINATION: (COMPLETE THIS ITEM ONLY IF YOU WISH TO TERMINATE YOUR REGISTRATION AS A LOBBYIST FOR THE REMAINDER OF THIS YEAR.)
 Terminates my registration for the following employers:

I understand that an L-2 report is required for any month or portion thereof in which I am a registered lobbyist. I also understand that once I have terminated my registration, I must file a new L-1 report prior to lobbying for that employer in the future. All registrations terminate automatically December 31. A new L-1 must be filed to register as a lobbyist for the next year.

CERTIFICATION

I hereby certify that the preceding is a true and complete account of all important information attributable directly or indirectly to lobbying activities for the period specified herein, and in accord with RCW 42.17.170.	Lobbyist's Signature	Date
---	----------------------	------

RCW 42.17.230 Duties of lobbyists. A person required to register as a lobbyist under this chapter shall also have the following obligations, the violation of which shall constitute cause for revocation of his registration, and may subject such person and such person's employer, if such employer aids, abets, ratifies or confirms any such act, to other civil liabilities, as provided by this chapter.

(1) Such persons shall obtain and preserve all accounts, bills, receipts, books, papers, and documents necessary to substantiate the financial reports required to be made under this chapter for a period of at least six years from the date of the filing of the statement containing such items, which accounts, bills, receipts, books, papers and documents shall be made available for inspection by the commission at any time. *Provided*, That if a lobbyist is required under the terms of his employment contract to turn any records over to his employer, responsibility for the preservation of such records under this subsection shall rest with such employer.

(2) In addition, a person required to register as a lobbyist shall not:

- (a) Engage in any activity as a lobbyist before registering as such;
- (b) Knowingly deceive or attempt to deceive any legislator as to any fact pertaining to any pending or proposed legislation;
- (c) Cause or influence the introduction of any bill or amendment thereto for the purpose of thereafter being employed to secure its defeat;
- (d) Knowingly represent an interest adverse to any of his employers without first obtaining such employer's written consent thereto after full disclosure to such employer of such adverse interest;
- (e) Exercise any undue influence, extortion, or unlawful retaliation upon any legislator by reason of such legislator's position with respect to, or his vote upon, any pending or proposed legislation. [1973 c 1 § 23 (Initiative Measure No. 27 & 23).]



403 EVERGREEN PLAZA
OLYMPIA, WASHINGTON
98504 206-753-1111

L-2
REV 10-79

MONTHLY EXPENDITURE REPORT

THIS SPACE FOR OFFICE USE

FILE NUMBER	R.M. DATE	DATE RECEIVED
-------------	-----------	---------------

PLEASE TYPE OR PRINT CLEARLY

1. LOBBYIST'S LAST NAME	FIRST	M.I.	2. TYPE OF REPORT <input type="checkbox"/> MONTHLY REPORT (MONTH) (YEAR) <input type="checkbox"/> CORRECTION TO REPORT SUBMITTED FOR.....(MONTH) (YEAR) OFFICE TELEPHONE
PERMANENT BUSINESS ADDRESS			
CITY	STATE	ZIP	

ALL COMPLETE THIS PART		COMPLETE IF YOU HAVE MORE THAN ONE EMPLOYER			
EXPENDITURES BY OR ON BEHALF OF LOBBYIST FOR LOBBYING		AMOUNT PAID ON BEHALF OF OR ATTRIBUTED TO EACH EMPLOYER			
CATEGORY OF EXPENSE	AMOUNT THIS MONTH	EMPLOYER 1	EMPLOYER 2	EMPLOYER 3	Amount Not Attributed to a Specific Employer
3. PERSONAL EXPENSES (For Lobbying)	X				
3a FOOD AND REFRESHMENT					
3b LIVING ACCOMMODATIONS					
3c TRAVEL					
3d OTHER PERSONAL EXPENSES					
3e SUBTOTAL Personal Expenses	X				
4. OFFICE EXPENSES (portion attributed to lobbying)	X				
4a STAFF SECRETARIAL ASSISTANCE					
4b TELEPHONE					
4c RENT AND OTHER EXPENSES					
4d ADVERTISING, PRINTING, INFORMATIONAL LITERATURE.					
4e SUBTOTAL Office Expenses	X				
5. COMPENSATION FOR LOBBYING (salary, wages, retainer)					
6. TRAVEL AND LODGING FOR OTHERS					
7. ENTERTAINMENT OF OTHERS incl. food/refreshment - also complete 12					
8. CONTRIBUTIONS, GIFTS, LOANS also complete Item 13					
9. TOTAL EXPENSES AND COMPENSATION THIS MONTH		*	*	*	*

(ATTACH ADDITIONAL PAGE(S) IF YOU LOBBY FOR MORE THAN THREE EMPLOYERS)

*THE TOTAL ATTRIBUTED TO EACH EMPLOYER PLUS THE AMOUNT WHICH CANNOT BE ATTRIBUTED TO A SPECIFIC EMPLOYER SHOULD EQUAL TOTAL EXPENSES AND COMPENSATION THIS MONTH

EMPLOYERS' NAMES

No. 1 _____

No. 2 _____

No. 3 _____

10 TERMINATION: (COMPLETE THIS ITEM ONLY IF YOU WISH TO TERMINATE YOUR REGISTRATION AS A LOBBYIST FOR THE REMAINDER OF THIS YEAR)
 Terminate my registration for the following employers:
 I understand that an L-2 report is required for any month or portion thereof in which I am a registered lobbyist. I also understand that once I have terminated my registration, I must file a new L-1 report prior to lobbying for that employer in the future. All registrations terminate automatically December 31. A new L-1 must be filed to register as a lobbyist for the next year.

CERTIFICATION

11 I hereby certify that this report is a true and complete account of all important information attributable directly or indirectly to lobbying activities for the period specified herein, and in accord with RCW 42.17.170.	LOBBYIST'S SIGNATURE	DATE
--	----------------------	------

12. EXPENSES FOR ENTERTAINMENT OR OCCASION PAID BY LOBBYIST OR EMPLOYER				
DATE	NAMES OF ALL PERSONS ENTERTAINED	PLACE (NAME AND CITY)	SPONSORING EMPLOYER (more than one employer)	AMOUNT \$

CONTINUED ON ATTACHED PAGES

13. CONTRIBUTIONS OF MONEY OR OTHER PERSONAL PROPERTY TO OR ON BEHALF OF ANY FEDERAL, STATE OR LOCAL CANDIDATE, ANY ELECTED OFFICIAL, OFFICER OR EMPLOYEE OF ANY STATE OR LOCAL GOVERNMENT AGENCY, OR POLITICAL COMMITTEE IN SUPPORT OF OR OPPOSITION TO ANY BALLOT PROPOSITION

DATE	NAME OF INDIVIDUAL OR COMMITTEE RECEIVING BENEFIT	EMPLOYER FOR WHOM CONTRIBUTION WAS MADE (Complete if you have more than one employer)	AMOUNT \$

CONTINUED ON ATTACHED PAGES

14. SUBJECT MATTER OF PROPOSED LEGISLATION OR RULEMAKING THE LOBBYIST WAS SUPPORTING OR OPPOSING.

SUBJECT MATTER OR ISSUE (ALSO GIVE BILL, W.A.C. OR OTHER IDENTIFIER NUMBER, IF ANY)	LEGISLATIVE COMMITTEE OR STATE AGENCY CONSIDERING MATTER

LOBBYIST REPORTING INSTRUCTIONS

WHO MUST REPORT

Any person registered as a lobbyist under RCW 42.17.150

WHEN TO REPORT

1. Reports are due within 15 days after the end of each calendar month, whether or not there have been expenditures, so long as you remain registered as a lobbyist.
2. Reports postmarked later than the 15th should be accompanied by a \$10 late-filing penalty.

WHAT TO REPORT

See RCW 42.17 and PDC instruction booklet for detailed reporting requirements. Unreimbursed personal living and travel expenses of lobbyist not incurred directly or indirectly for any lobbying purpose need not be reported.

WHERE TO REPORT

Public Disclosure Commission, 403 Evergreen Plaza Building, Olympia, Washington 98504. During legislative session reports may be delivered to either PDC or the Secretary of State's office.

Questions about reporting should be addressed to the Public Disclosure Commission. Write or telephone (206) 753-1111.

RCW 42.17.230. Duties of lobbyists. A person required to register as a lobbyist under this chapter shall also have the following obligations, the violation of which shall constitute cause for revocation of his registration, and may subject such person and such person's employer, if such employer aids, abets, ratifies or confirms any such act to other civil liabilities as provided by this chapter:

(1) Such persons shall obtain and preserve all accounts, bills, receipts, books, papers, and documents necessary to substantiate the financial reports required to be made under this chapter for a period of at least six years from the date of the filing of the statement containing such items, which accounts, bills, receipts, books, papers, and documents shall be made available for inspection by the commission at any time. Provided, That if a lobbyist is required under the terms of his employment contract to turn any records over to his employer, responsibility for the preservation of such records under this subsection shall rest with such employer.

(2) In addition, a person required to register as a lobbyist shall not:

- (a) Engage in any activity as a lobbyist before registering as such.
- (b) Knowingly deceive or attempt to deceive any legislator as to any fact bearing on any pending or proposed legislation.
- (c) Cause or influence the introduction of any bill or amendment thereof for the purpose of thereafter being employed to secure its defeat.
- (d) Knowingly represent an interest adverse to any of his employers without first obtaining such employer's written consent thereto after full disclosure to such employer of such adverse interest.
- (e) Exercise any undue influence, extortion, or unlawful retaliation upon any legislator by reason of such legislator's position with respect to, or his vote upon, any pending or proposed legislation. (1973 c 1 § 23 (initiative Measure No. 276 § 23).)

AMENDATORY SECTION (Amending Order 94, filed 10/31/77)

WAC 390-24-010 FORMS FOR REPORTS OF FINANCIAL AFFAIRS. Pursuant to the statutory authority of RCW 42.17.360(1), the official form for ((reports)) statements of financial affairs as required by RCW 42.17.240 is hereby adopted for use in reporting to the Public Disclosure Commission, provided that the form adopted by WAC 390-24-020 may be used by those persons filing after their first filing of this form. This form, revised 10/79, shall be designated as "F-1". Copies of this form may be obtained at the commission office, Room 403, Evergreen Plaza Building, Olympia, Washington 98504.



TO THE STATE OF WASHINGTON
PUBLIC DISCLOSURE COMMISSION
RCW 42.17.240

PDC FORM

F-1
REV. 10/77

REPORT OF FINANCIAL AFFAIRS
ELECTED OFFICIALS, CANDIDATES
AND STATE-LEVEL APPOINTED OFFICIALS
RCW 42.17.240

INSTRUCTIONS

NOTE: Detailed instructions are available to assist in completing this form.
WHO SHOULD FILE THIS FORM: All elected officials (except President, Vice President and precinct committeemen), any person appointed to fill a vacancy in an elective office, every candidate (except for the office of President, Vice President and precinct committeeman), and designated state-level appointed officials, for themselves and their immediate families for the preceding twelve months.
FILING DEADLINE: Elected and state-level appointed officials, during month of January of each year. Candidates and officials appointed to office, within two weeks of becoming a candidate or being appointed.
NOTE: No individual is required to file more than once in any calendar year.

THIS SPACE FOR OFFICE USE

P.M. DATE	DATE RECEIVED	FILE NUMBER
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FORM TO BE FILED: Original copy to Public Disclosure Commission, 403 Evergreen Plaza Building - Olympia, Washington 98504. (206) 753-1111. (Retain duplicate for your files.)
RCW 42.17.240 of this Law, keyed to item numbers of the report, is printed in full in the instruction booklet for this form.

(Type or print clearly)

NAME (Last name) (First name) (Middle initial)	NAMES OF SPOUSE AND DEPENDENTS LIVING IN THE HOUSEHOLD	POLITICAL PARTY - if partisan office or pertinent to appointment
HOME ADDRESS		
CITY COUNTY ZIP CODE		
OFFICE HELD (for elected or appointed officials)	DISTRICT: POSITION NO.:	OFFICE SOUGHT (for candidates) DISTRICT: POSITION NO.:
TERM OF OFFICE — BEGAN:	ENDS:	IF ELECTED, TERM BEGINS: ENDS:

ITEM	OCCUPATION	NAME OF EMPLOYER	BUSINESS ADDRESS	SALARY, WAGES OR OTHER COMPENSATION (Enter amount from Code on page 2)
1				

(See key reference in instruction booklet—include spouse and other members of immediate family if gainfully employed, and attach list if additional space is needed.)

ITEM 2	EARNINGS, INCOME OR OTHER COMPENSATION IN ANY FORM OF \$500 OR MORE (See key reference in instruction booklet)—COMPENSATION REPORTED IN ITEM 1 NEED NOT BE INCLUDED AGAIN IN THIS ITEM. <input type="checkbox"/> Check here if entry is NONE
	NAME AND ADDRESS OF EMPLOYER OR SOURCE OF COMPENSATION
	VALUE OF COMPENSATION (Enter amount from Code on Page 2)
	CONSIDERATION GIVEN OR PERFORMED IN EXCHANGE FOR SUCH COMPENSATION.

Attach list if additional space is needed.

ITEM 3	EACH BANK OR SAVINGS ACCOUNT, OR INSURANCE POLICY, WORTH MORE THAN \$5,000, AND EACH OTHER ITEM OF INTANGIBLE PERSONAL PROPERTY (SUCH AS STOCKS, BONDS, INVESTMENT AND SIMILAR ASSETS) WORTH MORE THAN \$500 (See key reference in instruction booklet) <input type="checkbox"/> Check here if entry is NONE	Enter amount from Code on page 2, or number of shares
	NAME AND ADDRESS OF BANK OR INSURANCE COMPANY, OR OTHER ENTITY	NATURE OF ENTITY
		NATURE OF FINANCIAL INTEREST

Attach list if additional space is needed.

ITEM 4	CREDITORS (See key reference in instruction booklet)—LIST ONLY CREDITORS TO WHOM \$500 OR MORE WAS OWED (Does not apply to "RETAIL INSTALLMENT TRANSACTION" as defined in Chap. 63.14 RCW.) <input type="checkbox"/> Check here if entry is NONE
	CREDITOR'S NAME AND ADDRESS
	ORIGINAL amount owed (Enter amount from Code on page 2)
	PRESENT amount owed (Enter amount from Code on page 2)
	TERMS OF PAYMENT
	SECURITY GIVEN, IF ANY (Specify property)

Attach list if additional space is needed.

ITEM 5	LIST EACH PUBLIC OR PRIVATE OFFICE, DIRECTORSHIP AND POSITION AS TRUSTEE HELD. (See key reference in instruction booklet) (OFFICE OR CANDIDACY STATED IN HEADING OF REPORT NEED NOT BE INCLUDED AGAIN IN THIS ITEM.) <input type="checkbox"/> Check here if entry is NONE.
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Attach list if additional space is needed.

ITEM 6	LIST CORPORATIONS, PARTNERSHIPS, JOINT VENTURE, ASSOCIATION, UNION OR OTHER ENTITY IN WHICH IS HELD ANY OFFICE, DIRECTORSHIP, OR ANY GENERAL PARTNERSHIP INTEREST OR AN OWNERSHIP INTEREST OF 10% OR MORE.
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Check here if entry for this item is NONE—Otherwise ATTACH LIST showing sources of income or other compensation earned or received by each such entity, and other details, as set forth in key reference in instruction booklet.

ITEM 7 WASHINGTON REAL ESTATE, THE ASSESSED VALUATION OF WHICH EXCEEDS \$2,500, PURCHASED OR OTHERWISE ACQUIRED DURING THE PRECEDING CALENDAR YEAR. (See key reference in instruction booklet) Check here if entry is NONE

LEGAL OR OTHER SUFFICIENT DESCRIPTION (see note to key reference)	NATURE OF INTEREST	CONSIDERATION GIVEN IN EXCHANGE FOR SUCH INTEREST	Enter amount from Code below

Attach list if additional space is needed.

ITEM 8 WASHINGTON REAL ESTATE, THE ASSESSED VALUATION OF WHICH EXCEEDS \$2,500, SOLD OR OTHERWISE DIVESTED DURING THE PRECEDING CALENDAR YEAR. (See key reference in instruction booklet) Check here if entry is NONE

LEGAL OR OTHER SUFFICIENT DESCRIPTION (see note to key reference)	NATURE OF CONSIDERATION RECEIVED	NAME AND ADDRESS OF PERSON FURNISHING SUCH CONSIDERATION	Enter amount from Code below

Attach list if additional space is needed.

ITEM 9 WASHINGTON REAL ESTATE, THE ASSESSED VALUATION OF WHICH EXCEEDS \$2,500, OWNED OR OTHERWISE HELD. (See key reference in instruction booklet) (If described in previous report, reference can be made to previous report.) Check here if entry is NONE

LEGAL OR OTHER SUFFICIENT DESCRIPTION. (See note to key reference)

Attach list if additional space is needed.

ITEM 10 WASHINGTON REAL ESTATE, THE ASSESSED VALUATION OF WHICH EXCEEDS \$5,000, OWNED OR OTHERWISE HELD BY A COMBINE, CORPORATION, OR SIMILAR CONCERN OR ENTERPRISE IN WHICH YOU HAD OR HAVE AN OWNERSHIP INTEREST OF 10% OR MORE. (See key reference in instruction booklet) Check here if entry is NONE

LEGAL OR OTHER SUFFICIENT DESCRIPTION. (See note to key reference)

Attach list if additional space is needed.

ITEM 11 LIST PERSONS FOR WHOM ACTUAL OR PROPOSED LEGISLATION, RULES, RATES OR STANDARDS HAVE BEEN PREPARED, PROMOTED, OR OPPOSED FOR CURRENT OR DEFERRED COMPENSATION. (See key reference in instruction booklet) Check here if entry is NONE

PERSON TO WHOM SERVICES RENDERED	DESCRIPTION OF LEGISLATION, RULES, RATES, OR STANDARDS	Amount of current or deferred compensation paid or promised to be paid (enter amount from Code below)

Attach list if additional space is needed.

ITEM 12 REPORT OF "PUBLIC OFFICE FUND" (if any). LIST CONTRIBUTIONS RECEIVED TO AND EXPENDITURES MADE FROM "PUBLIC OFFICE FUND" DURING THE PRECEDING CALENDAR YEAR FOR YOUR USE IN DEFRAYING NONREIMBURSED PUBLIC OFFICE RELATED EXPENSES. (See key reference in instruction booklet). Does NOT apply to public revenues or other public funds

Check here if entry for this item is NONE—Otherwise ATTACH LIST showing such contributions, expenditures and other details, as set forth in key reference in instruction booklet.

REMARKS:

SEE ATTACHED PAGES

CERTIFICATION: I hereby certify that the above is a true, complete and correct statement in accordance with RCW 42.17.240 of this Law.


SIGNATURE _____ DATE _____

(Report is not valid unless signed)

NAME _____ TITLE _____

FINANCIAL AMOUNT CODE
A - Less than \$1,000
B - At least \$1,000 but less than \$5,000
C - At least \$5,000 but less than \$10,000
D - At least \$10,000 but less than \$25,000
E - At least \$25,000 or more

IF ADDITIONAL PAGES ARE ATTACHED IDENTIFY EACH BY ITEM NUMBER

PUBLIC DISCLOSURE COMMISSION

403 EVERGREEN PLAZA, FJ-42
OLYMPIA, WASHINGTON
98504 206-753-1111

PDC FORM F-1
REV. 10-79

STATEMENT OF FINANCIAL AFFAIRS
ELECTED OFFICIALS, CANDIDATES
AND STATE-LEVEL APPOINTED OFFICIALS

THIS SPACE FOR OFFICE USE

INSTRUCTIONS

Please refer to the instruction book when completing this report

WHO MUST REPORT: All elected officials, persons appointed to elective office, candidates, designated state appointed officials. (Federal officials and candidates and precinct committeemen are exempt from reporting)

WHEN TO REPORT: By April 15, each year you hold office. Officials whose terms expire December 31, or in January are still obligated to report the following year. Candidates or persons appointed to office report within two weeks of becoming a candidate or being appointed.

SEND REPORT TO: PUBLIC DISCLOSURE COMMISSION

FINANCIAL CODE		P. M. DATE	DATE RECEIVED
CODE	AMOUNT	FILE NUMBER	
A - Less than \$1,000			
B - \$1,000 but less than \$5,000			
C - \$5,000 but less than \$10,000			
D - \$10,000 but less than \$25,000			
E - \$25,000 or more			

Name (Last name) (First name) (Middle Initial)	NAMES OF SPOUSE AND DEPENDENTS	POLITICAL PARTY If partisan office or pertinent to appointment
Home Address		
City County Zip		

OFFICE HELD (for elected or appointed officials) DISTRICT _____ POSITION NO. _____	OFFICE SOUGHT (for candidates) DISTRICT _____ POSITION NO. _____
Current term - began : _____ ends: _____	If elected, term will begin: _____ ends: _____

COMPLETE INFORMATION FOR YOURSELF, SPOUSE, DEPENDENT CHILDREN AND OTHER DEPENDENTS IN YOUR HOUSEHOLD

Item 1 EMPLOYMENT - List the principal place of employment (See instruction book, page 6)

Item	Occupation	Name of employer	Employer's business address	Salary, wages or other compensation (Use Financial Code)
Self:				
Spouse:				
Others:			(Attach list if additional space is needed)	

Item 2 OTHER EARNINGS, INCOME OR COMPENSATION IN ANY FORM OF \$500 OR MORE (See page 7, instruction book)

EMPLOYMENT REPORTED IN ITEM 1 NEED NOT BE SHOWN AGAIN. Check here if NONE Check here if information is on attached page

Name and address of source	How was money or other compensation earned	Amount (Use Financial Code)

Item 3 EACH BANK OR SAVINGS ACCOUNT, OR INSURANCE POLICY, WORTH MORE THAN \$5,000, AND EACH OTHER ITEM OF INTANGIBLE PERSONAL PROPERTY WORTH MORE THAN \$500 (Such as stocks, bonds, investments and similar assets) (See page 8 instruction book)

Check here if NONE Check here if information is on attached page

Name and address of bank or insurance company, or other entity	Describe type of account, investment or holding	Value (use code) or number of shares

Item 4 CREDITORS: LIST ONLY CREDITORS TO WHOM \$500 OR MORE WAS OWED. (See page 9, instruction book) (Does not apply to "RETAIL INSTALLMENT TRANSACTION")

Check here if NONE Check here if information is on attached page

Creditors name and address	Original amount owed (Use code)	Present amount owed (Use code)	Terms of payment (Duration of loan, interest rate)	Security given, if any (Specify property)

Item 5 LIST EACH PUBLIC OR PRIVATE OFFICE, DIRECTORSHIP AND POSITION AS TRUSTEE HELD. (OFFICE OR CANDIDACY STATED IN HEADING OF REPORT NEED NOT BE INCLUDED AGAIN IN THIS ITEM.) (See page 10 instruction book)

Check here if NONE Check here if information is on attached page

Name of Organization, Association, Company	Office Held

Item 6 DO YOU, YOUR SPOUSE OR DEPENDENTS HOLD OFFICE, GENERAL PARTNERSHIP, DIRECTORSHIP, OR OWN 10% OR MORE IN A CORPORATION, PARTNERSHIP, JOINT VENTURE, UNION OR OTHER ENTITY?

NO
 YES

If answer is yes, attach list showing sources of income or other compensation earned or received by each such entity, and other details, as shown on page 10 in instruction book.

REAL ESTATE DESCRIBED BELOW PERTAINS TO PROPERTY IN WASHINGTON STATE ONLY.

Item 7 REAL ESTATE PURCHASED OR ACQUIRED DURING LAST 12 MONTHS. REPORT EACH PARCEL WITH AN ASSESSED VALUE OVER \$2500.
(See page 12 instruction book) Check here if entry is NONE Check here if information is on attached page.

Legal or other description	Nature of ownership interest in property	Method of payment or other consideration given	Enter amount Code
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Item 8 REAL ESTATE SOLD OR DIVESTED DURING THE LAST 12 MONTHS. REPORT EACH PARCEL WITH AN ASSESSED VALUE OVER \$2500.
(See page 13 instruction book) Check here if entry is NONE Check here if information is on attached page.

Legal or other description	Type of payment or nature of consideration received	Name and address of person who acquired property	Enter amount Code
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Item 9 REAL ESTATE OWNED OR HELD DURING THE LAST 12 MONTHS. REPORT EACH PARCEL WITH AN ASSESSED VALUE OVER \$2500.
(See page 13 instruction book) Check here if entry is NONE Check here if information is on attached page.

Legal or other sufficient description

Item 10 REAL ESTATE OWNED OR HELD BY A COMBINE, CORPORATION, OR SIMILAR CONCERN OR ENTERPRISE IN WHICH YOU HAD AN OWNERSHIP INTEREST OF 10% OR MORE. REPORT EACH PARCEL WITH AN ASSESSED VALUE OVER \$5,000.
(See page 14 instruction book) Check here if entry is NONE Check here if information is on attached page.

Legal or other sufficient description

Item 11 LIST PERSONS FOR WHOM ACTUAL OR PROPOSED LEGISLATION, RULES, RATES OR STANDARDS HAVE BEEN PREPARED, PROMOTED, OR OPPOSED FOR CURRENT OR DEFERRED COMPENSATION.
(See page 14 instruction book) Check here if entry is NONE Check here if information is on attached page.

Persons to whom services rendered	Description of legislation, rules, rates, or standards	Amount paid or promised to be paid.
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Item 12 DO YOU RECEIVE CONTRIBUTIONS TO PAY EXPENSES RELATED TO YOUR PUBLIC OFFICE? THIS DOES NOT APPLY TO PUBLIC FUNDS OR TAX REVENUES. (See page 15 instruction book)

- NO
- YES If answer is yes attach list showing such contributions, expenditures, and other details as shown in instruction book.

REMARKS: SEE ATTACHED PAGES

FINANCIAL CODE	
CODE	AMOUNT
A	Less than \$1,000
B	\$1,000 but less than \$5,000
C	\$5,000 but less than \$10,000
D	\$10,000 but less than \$25,000
E	\$25,000 or more

Please answer each item. Identify attached pages with your name, date and item number to which they apply.

SIGN YOUR REPORT:

CERTIFICATION: I hereby certify that the above is a true, complete and correct statement in accordance with RCW 42.17.240 of this Law.

SIGNATURE	TELEPHONE	DATE
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Report is not valid unless signed

WSR 79-11-126
PROPOSED RULES
PUBLIC DISCLOSURE COMMISSION
 [Filed November 6, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Public Disclosure Commission intends to adopt, amend, or repeal rules concerning:

New	WAC 390-20-052	Application of RCW 42.17.190—Reports of agency lobbying.
Rep	WAC 390-20-028	Definition of terms "communicate", "communication", "communicating", and "legislation".
Rep	WAC 390-20-051	Application of RCW 42.17.190 to lobbying of the legislature and governor.
Rep	WAC 390-20-053	Application of RCW 42.17.190 to lobbying of other agencies.
Rep	WAC 390-20-055	Application of RCW 42.17.190 to intra-agency activity;

that such agency will at 9:00 a.m., Tuesday, December 18, 1979, in the 2nd Floor Conference Room, Evergreen Plaza Building, 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, December 18, 1979, in the 2nd Floor Conference Room, Evergreen Plaza Building, 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 December 18, 1979, and/or orally at 9:00 a.m., Tuesday, December 18, 1979, 2nd Floor Conference Room, Evergreen Plaza Building, 711 Capitol Way, Olympia.

This notice is connected to and continues the matter noticed in Notice No. WSR 79-09-069 filed with the code reviser's office on August 29, 1979.

Dated: November 5, 1979

By: Graham E. Johnson
 Administrator

WSR 79-11-127
PROPOSED RULES
DEPARTMENT OF LICENSING
(Veterinary Board of Governors)
 [Filed November 6, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Veterinary Board of Governors intends to adopt, amend, or repeal rules concerning animal technicians: definitions; Applications—Animal technicians; grounds for denial, suspension or revocation of registration; unrestricted animal health care services; restricted animal health care services; scope of examination of applicants not graduates of an accredited animal technician training program; grading of examinations; re-examination; examination procedures; and frequency and location of exam. Adding as new sections WAC 308-156-010, 308-

156-020, 308-156-030, 308-156-040, 308-156-050, 308-156-060, 308-156-070, 308-156-080, 308-156-090 and 308-156-100. A copy of the proposed rules is shown below, however, changes may be made at the public hearing;

that such agency will at 3:00 p.m., Wednesday, December 19, 1979, in the Hyatt House, Board Room, 17001 Pacific Highway South, Seattle, WA, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 3:00 p.m., Wednesday, December 19, 1979, in the Hyatt House, Board Room, 17001 Pacific Highway South, Seattle, WA.

The authority under which these rules are proposed is RCW 18.92.030.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to Monday, December 17, 1979, and/or orally at 3:00 p.m., Wednesday, December 19, 1979, Hyatt House, Board Room, 17001 Pacific Highway South, Seattle, WA.

Dated: November 6, 1979

By: Yvonne Braeme
 Executive Secretary

NEW SECTION

WAC 308-156-010 DEFINITIONS. (1) "Animal technicians" shall mean any person who has met the requirements of RCW 18.92-.015 and who is registered to and employed by a sponsoring veterinarian licensed to practice in this state.

(2) "Sponsoring veterinarian" shall mean the veterinarian who directly supervises the animal technician and who assumes responsibility for the technician's services.

(3) "Direct supervision" shall mean supervision of the animal technician's action by a licensed veterinarian who must be physically present in the premises during the performance of these acts.

NEW SECTION

WAC 308-156-020 APPLICATIONS - ANIMAL TECHNICIANS. (1) Applications for registration as an animal technician shall be made on forms prepared by the director and submitted to the Division of Professional Licensing.

(2) The application shall include the following information:

- (a) The applicant's full legal name and residential address;
- (b) The applicant's date and place of birth;
- (c) The applicant's statement that the applicant is of good moral character and that all information contained in the application is true and correct;

(d) Two photographs of the applicant taken within the past twelve months and not over 3 inches by 3 inches in size;

(e) The names of the professional schools the applicant has attended, the dates attended, and a copy of the applicant's diploma or certificate of graduation;

(f) Sponsoring veterinarian's name, business address and license reference number;

(g) Sponsoring veterinarian's detailed plan for utilization and supervision of the technician's services;

(h) Sponsoring veterinarian's statement attesting to the correctness of the application;

(i) Letters of recommendation from two persons acquainted with the applicant, regarding the applicant's moral character and professional qualifications;

(j) For any applicant not a graduate of an accredited school, affidavits from his employers stating that the applicant has completed at least five years of full time practical work experience;

(k) A statement from the applicant certifying that he/she has never been convicted of a crime involving animal abuse or of any violation of state or federal drug laws.

NEW SECTION

WAC 308-156-030 GROUNDS FOR DENIAL, SUSPENSION OR REVOCATION OF REGISTRATION. (1) The board may withdraw its approval of the registration of any animal technician or recommend suspension, revocation, denial of issuance or renewal of registration to the director if the animal technician

(a) Has employed fraud or misrepresentation in applying for or obtaining the registration;

(b) Has within ten years prior to the date of application been found guilty of a criminal offense relating to the practice of veterinary medicine, surgery and dentistry, including, but not limited to:

(i) Any violation of the Uniform Controlled Substances Act or the Legend Drug Act;

(ii) Chronic inebriety;

(iii) Cruelty to animals;

(c) Has violated or attempted to violate any provision of chapter 18.92 RCW or any rule or regulation adopted pursuant to that chapter;

(d) Has assisted, abetted or conspired with another person to violate chapter 18.92 RCW, or any rule or regulation adopted pursuant to that chapter;

(e) Has diagnosed, prescribed, performed surgery, given a prognosis or performed any animal health care service not authorized by WAC 308-156-040 or WAC 308-156-050;

(f) Has performed restricted animal health care services contained in WAC 308-156-050 without a valid certificate of registration approved by the board.

(2) No veterinarian shall:

(a) Permit any registered animal technician in his/her employ to perform any animal health care services not authorized by WAC 308-156-040 or WAC 308-156-050;

(b) Permit any unregistered person to perform any animal health care service not authorized by WAC 308-156-040.

NEW SECTION

WAC 308-156-040 UNRESTRICTED ANIMAL HEALTH CARE SERVICES. Preventative animal health care services, administrative and technical duties may be performed by either a registered technician or by an unlicensed lay assistant who has been trained by a sponsoring veterinarian employing the assistant and assuming responsibility for their competence. These duties may include:

(1) Obtaining and recording patient information;

(a) Information required for admission records, including statements made by the client regarding the patient's problem and history;

(b) Daily progress records, surgery logs, radiological logs and all other routine records as directed by the supervising veterinarian;

(2) Preparation of patients, instruments and equipment;

(a) Prepare and sterilize surgical packs;

(b) Clip, surgically scrub and disinfect the surgical site in preparation for surgery;

(c) Position the patient for anesthesia induction;

(d) Take patient's temperature, pulse and respiration;

(e) Medically bathe the patient.

(3) Collection of specimens and performance of laboratory procedures;

(a) Collection of urine during micturition or by manual expression of the bladder and fecal collection;

(b) Perform routine laboratory procedures including urinalysis, fecal analysis.

NEW SECTION

WAC 308-156-050 RESTRICTED ANIMAL HEALTH CARE SERVICES. Registered animal technicians may perform animal health care services under the direct supervision of a veterinarian authorized to practice in this state:

(1) Obtain and record patient information including the animal technician's observations of the patient, provided that the animal technician does not state or record an opinion regarding diagnosis or prognosis;

(2) Perform dental prophylaxis and assist the veterinarian with dental procedures;

(3) Assist in medical and surgical procedures, monitor anesthesia and oxygen equipment;

(4) Apply wound and surgical dressings under the direct supervision of the sponsoring veterinarian;

(5) Administer oral and topical medications;

(6) Administer inoculations including vaccinations;

(7) Perform radiological services under the direct supervision of the sponsoring veterinarian;

(8) May assist the veterinarian in administering other animal health care services not specifically enumerated herein, provided, that the technician makes no attempt to perform surgery, offer a diagnosis or prognosis regarding a patient's condition, or to prescribe any treatment.

NEW SECTION

WAC 308-156-060 SCOPE OF EXAMINATION OF APPLICANTS NOT GRADUATES OF AN ACCREDITED ANIMAL TECHNICIAN TRAINING PROGRAM. (1) Any applicant who is not a graduate of an accredited animal technician training program shall be required to complete an examination consisting of a written and a practical test.

(2) The written test will consist of questions on the following subjects as they pertain to the animal health care services technicians may perform:

(a) Anatomy

(b) Physiology

(c) Chemistry

(d) Obstetrics

(e) Bacteriology

(f) Histology

(g) Radiology

(h) Nursing techniques

(i) Hygiene

(j) Dental prophylaxis

(k) Laboratory procedures

(l) Other subjects prescribed by the board.

The questions will be divided equally between large and small animal health care problems and shall be sufficient in number to satisfy the Board of Governors that the applicant has been given adequate opportunity to express his or her knowledge relating to these subjects.

(3) The practical examination will be supervised by the Board of Governors or their designees. Each applicant will be required to perform or demonstrate basic animal health care techniques as directed by the board on an appropriate animal subject provided by the applicant. During the practical examination, each applicant may be required to demonstrate their ability to:

(a) Take accurate case histories;

(b) Prepare patient instruments;

(c) Perform dental prophylaxis;

(d) Monitor anesthesia or oxygen equipment;

(e) Apply wound and surgical dressings;

(f) Administer inoculations or vaccinations;

(g) Properly analyze laboratory specimens;

(h) Other animal health care services authorized by the board.

NEW SECTION

WAC 308-156-070 GRADING OF EXAMINATIONS. (1) The grading of the written and practical portions of the animal technician examination will be based on a possible score of 100 percent and the minimum passing score will be 75 percent.

(2) Each applicant must obtain a final grade of 75 percent or better on both the national and the state portions of the exam to be considered technically qualified and approved for registration by the board.

(3) All scores shall be expressed in whole numbers, any fractions being rounded to the closest whole number.

NEW SECTION

WAC 308-156-080 RE-EXAMINATION. An applicant who has failed the examination may apply for re-examination, provided the required re-examination fee is submitted. Applicants who have failed just the national or just the state portion of the exam will be required to be re-examined in the specific portion of the examination previously failed.

NEW SECTION

WAC 308-156-090 EXAMINATION PROCEDURES. (1) All applicants will be required to present a notice of eligibility to the test proctors upon admission to the test. Each applicant will also be asked to present one piece of positive identification which bears a photograph

of the applicant. Failure to produce the eligibility notice and identification required may result in the applicant's being refused admission to the written test and rescheduled at a later date.

(2) Applicants will be required to refrain from talking to other examinees during the examination unless specifically directed or permitted to do so by a test proctor. Any applicant observed talking or attempting to give or receive information, or using unauthorized materials during any portion of the exam will be expelled from the examination and not allowed to complete it.

NEW SECTION

WAC 308-156-100 FREQUENCY AND LOCATION OF EXAM. (1) The examination for animal technicians shall be scheduled at such times and places as the director may authorize.

(2) A notification will be sent to the residential address of record of each examination applicant at least fifteen (15) days prior to each applicant's scheduled examination date. Such notification will contain appropriate instructions or information and will reflect the time, date and location at which the applicant is expected to appear for examination. Should an applicant fail to appear for examination at the designated time and place, he/she shall forfeit the examination fee unless he/she has notified the Division of Professional Licensing of his/her inability to appear for the scheduled exam at least five (5) days before the designated time.

WSR 79-11-128
PROPOSED RULES
DEPARTMENT OF GAME
(Game Commission)
[Filed November 6, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and 42.30 RCW, that the State Game Commission intends to adopt, amend, or repeal rules concerning the 1979 Spring and Summer Hunting Seasons, repealing WAC 232-28-701 and the 1980 Spring and Summer Hunting Seasons, adopting WAC 232-28-702;

that such agency will at 9:00 a.m., Monday, January 7, 1980, in the Town Plaza Motor Inn, 607 East Yakima Avenue, Yakima, WA, 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 7, 1980, in the Town Plaza Motor Inn, 607 East Yakima Avenue, Yakima, WA.

The authority under which these rules are proposed is RCW 77.12.040.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to January 7, 1980, and/or orally at 9:00 a.m., Monday, January 7, 1980, Town Plaza Motor Inn, 607 East Yakima Avenue, Yakima, WA.

Dated: November 6, 1979

By: Wallace F. Kramer
Wildlife Enforcement Chief

NEW SECTION

WAC 232-28-702 1980 SPRING AND SUMMER HUNTING SEASONS. Reviser's note: The text and accompanying map comprising the 1980 Spring and Summer Hunting Seasons proposed by the Department of Game have been omitted from publication in the Register under the authority of RCW 34.04.050(3) as being unduly cumbersome to publish. Copies of the proposed rules may be obtained from the main office of the Department of Game, 600 North Capitol Way, Olympia, Washington 98504, and are available in pamphlet form from

the Department, its six regional offices, and at numerous drug and sporting goods stores throughout the state.

REPEALER

The following section of the Washington Administrative Code is repealed:

(1) WAC 232-28-701 1979 SPRING AND SUMMER HUNTING SEASONS

WSR 79-11-129
EMERGENCY RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Order 1453—Filed November 7, 1979]

I, N. Spencer Hammond, Ex. Asst. of the Department of Social and Health Services do promulgate and adopt at Olympia, Washington, the annexed rules relating to nursing home accounting and reimbursement system, amending chapter 388-96 WAC.

I, N. Spencer Hammond, 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 substantially improved services will result from the adoption of these rules.

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

This rule is promulgated pursuant to RCW 74.09.120 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) and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED November 6, 1979

By N.S. Hammond
Executive Assistant

AMENDATORY SECTION (Amending Order 1349, filed 10/9/79)

WAC 388-96-722 PATIENT CARE COST AREA RATE. (1) The patient care cost area reimbursement rate will be computed to cover the necessary and ordinary costs of providing routine services and supplies to recipients in accordance with WAC 388-88-050 and 388-88-051.

(2) ~~((The regression equation used in the patient care cost area will contain weights for the following four factors:~~

~~(a) Locality of the facility. This factor adjusts the base cost to provide for local market conditions. Facility location will be considered "urban" if it is in one of the four Standard Metropolitan Statistical Areas (SMSA). It will be considered "rural" if it is not in an SMSA.~~

~~SMSA areas are those established in the 1978 census for the state of Washington.~~

~~(b) Type of facility. This factor adjusts the base cost to provide for the effect institutional requirements have on patient care costs. Facilities such as hospitals and other institutions which are certified providers but not licensed as nursing homes will be distinguished from facilities whose primary mission is the delivery of nursing home care.~~

~~(c) Characteristics of patients in the facility, as determined by the department. This factor adjusts the base cost to provide for the effect patient mix has on patient care costs. Beginning July 1, 1978, this factor will be derived using a uniform patient assessment performed by the department. It will consist of the average functional status score of medical care recipients in the facility. Data will cover all recipients assessed in time to be included in the analysis. The most recent assessment date collected on each recipient will be used. The functional status score will be determined using the Katz ADL Scale.~~

~~(d) Number of floors of the facility. This factor adjusts the base cost to provide for the effect of physical plant differences on patient care costs. Data will be derived from inspection records in the state fire marshal's office.))~~

~~(a) Beginning October 1, 1979, predicted patient care staffing hours per patient day in the patient care cost area will be determined for each facility through multiple regression analysis. The dependent variable will be patient care staffing data from recent cost reports or certified quarterly reports provided by the contractor. The independent variable will be the average functional status score of medical recipients in the facility as determined by the Katz ADL Scale.~~

~~(b) After the predicted patient care staffing hours per patient day have been computed, the difference between each facility's reported patient care staffing hours and the predicted hours will be computed. The standard deviation of the difference will also be calculated.~~

~~(c) A patient care staffing hours ceiling, defined as the predicted cost plus one and three quarters standard deviations of the difference calculated in accordance with subdivision (a) of this subsection will then be determined.~~

~~(d) Beginning July 1, 1979, standard hours will be established using staffing data from recent cost reports and certified quarterly reports. For a facility, standard hours will be the facility's reported hours. Beginning October 1, 1979, a maximum patient care staffing hour ceiling will be calculated in accordance with subdivision (c) of this subsection. Standard hours may be adjusted by the department in cases where characteristics of patients in a facility have changed and staffing levels are below levels predicted by the regression equation. The wages for patient care personnel shall be the sum of the product of ninety percent of the prevailing wages for the categories of nursing assistants, licensed practical nurses, registered nurses, and noncontractual therapists and related restorative employees, expressed as an hourly rate, based upon the state-wide salary survey conducted pursuant to RCW 41.06.160. The standard hours calculated above~~

will be multiplied by the wages calculated above to determine a rate.

(e) For IMR facilities, standard hours may be modified by the survey section, office of nursing home affairs in consultation with the department's division of developmental disabilities.

(3) In addition to its reimbursement rate, each contractor will be assigned a range of nursing service hours which represent the maximum and minimum number of hours the department will purchase. For purposes of this hour range for IMR facilities, nursing services include residential living services. The range will depend on the characteristics of the patients in each facility. From January 1, 1978 through December 31, 1978, it will be computed based on the ratio of the number of SNF, ICF, and IMR patients of each level, respectively to the total number of patients in the facility, assuming a range of 1-2 hours for ICF patients, 1.75-3 hours for SNF patients, 3.1-6.1 for IMR level A patients, 2.7-5.4 for IMR level B patients, 2.1-3.6 for IMR level C patients, and 1.2-2.4 for IMR level D patients. On and after January 1, 1979, this range will be derived using a uniform patient assessment performed by the department. When the certification of a contractor is changing to add or eliminate a level of care, the range will be adjusted using the ratio of patients in each level of care at the time the new certification becomes effective. When the department requires new standards or makes program changes which require more or less nursing service, the range will be adjusted as of the effective date of the new standard or program change.

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

Reviser's Note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

AMENDATORY SECTION (Amending Order 1264, filed 1/9/78)

WAC 388-96-735 ADMINISTRATION AND OPERATIONS COST AREA RATE. (1) The administration and operations cost area reimbursement rate will be computed to cover the necessary and ordinary costs of overall management of the facility, operation and maintenance of the physical plant, and providing dietary service (other than the cost of food and beverages), medical supplies, taxes and insurance.

(2) ((The regression equation used in the administration and operations cost area will contain weights for the following six factors:

(a) Location of the facility—Clark county;

(b) Location of the facility—Spokane county;

These two factors adjust the base cost to provide for local market conditions in the two counties.

(c) Type of facility. This factor provides for the effect institutional requirements have on administration and operations cost. Facilities such as hospitals and other institutions which are certified providers but not licensed as nursing homes are distinguished from those facilities

~~whose primary mission is the delivery of nursing home care.~~

~~(d) Type of certification of the facility. This factor adjusts the base cost to provide for the effect differences in certification requirements have on administration and operations cost. Facilities with ICF-only certification will be distinguished from those with SNF-only and SNF/ICF (dual) certification.~~

~~(e) Number of floors of the facility.~~

~~(f) Age of the facility. Factors (e) and (f) adjust the base cost to provide for the effect of physical plant differences on administration and operations cost. Data will be derived from inspection records in the state fire marshal's office.)~~

The administration and operations cost area reimbursement rate will be calculated as follows:

(a) Beginning July 1, 1979, hours for support staff other than administrators and assistant administrators will be taken from recent cost reports and certified quarterly reports provided by the contractor. Hours of support staff per patient day will be calculated. Standard hours for support staff will be determined as reported support staff hours per patient day.

(b) Wages for the above employees shall be the sum of the product of ninety percent of the prevailing wages expressed in an hourly rate, based on the state-wide salary survey as conducted pursuant to RCW 41.06.160. The standard hours will be combined with the wages determined above to calculate a rate.

(c) For IMR facilities, standard hours may be modified by the survey section, office of nursing home affairs in consultation with the department's division of developmental disabilities.

(d) Other allowable administration and operations costs will be taken from the most recent desk-reviewed annual cost report and updated using the inflation factors specified in WAC 388-96-719(4). Reimbursement for this portion of administration and operations will be limited to the eighty-fifth percentile of all reporting facilities, except that facilities may be grouped by factors other than owners or legal organizational characteristics, which could reasonably influence cost requirements for administration and operations.

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 79-11-130
PROPOSED RULES
BOARD OF HEALTH
[Filed November 7, 1979]**

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Board of Health intends to adopt, amend, or repeal rules concerning:

Rep WAC 248-76-201 Definitions.

- Rep WAC 248-76-210 Individual mobile homes.
- Rep WAC 248-76-220 Plans and specifications, and permits, for mobile home parks.
- Rep WAC 248-76-230 Inspection of mobile home parks.
- Rep WAC 248-76-240 Location and layout of mobile home parks.
- Rep WAC 248-76-250 Toilet, lavatory, and bathing facilities.
- Rep WAC 248-76-260 Construction and maintenance of community and recreational facilities.
- Rep WAC 248-76-270 Water supply.
- Rep WAC 248-76-280 Plumbing.
- Rep WAC 248-76-290 Sewage disposal.
- Rep WAC 248-76-300 Refuse disposal.
- Rep WAC 248-76-310 Insect and rodent control.
- Rep WAC 248-76-320 Lighting.
- Rep WAC 248-76-330 Electricity and fire protection.
- Rep WAC 248-76-340 Park Management.
- Rep WAC 248-76-350 Substantial compliance — Regulations;

that such agency will at 9:00 a.m., Wednesday, December 12, 1979, in the Conference Room, Yakima County Health Center, 104 North First Street, Yakima, 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, December 12, 1979, in the Conference Room, Yakima County Health Center, 104 North First Street, Yakima, 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 December 12, 1979, and/or orally at 9:00 a.m., Wednesday, December 12, 1979, Conference Room, Yakima County Health Center, 104 North First Street, Yakima, WA.

Dated: November 2, 1979
By: John A. Beare MD
Secretary

REPEALER

The following sections of the Washington Administrative Code are repealed as follows:

- (1) WAC 248-76-201 DEFINITIONS.
- (2) WAC 248-76-210 INDIVIDUAL MOBILE HOMES.
- (3) WAC 248-76-220 PLANS AND SPECIFICATIONS, AND PERMITS, FOR MOBILE HOME PARKS.
- (4) WAC 248-76-230 INSPECTION OF MOBILE HOME PARKS.
- (5) WAC 248-76-240 LOCATION AND LAYOUT OF MOBILE HOME PARKS.
- (6) WAC 248-76-250 TOILET, LAVATORY, AND BATHING FACILITIES.
- (7) WAC 248-76-260 CONSTRUCTION AND MAINTENANCE OF COMMUNITY AND RECREATIONAL FACILITIES.
- (8) WAC 248-76-270 WATER SUPPLY.
- (9) WAC 248-76-280 PLUMBING.
- (10) WAC 248-76-290 SEWAGE DISPOSAL.
- (11) WAC 248-76-300 REFUSE DISPOSAL.
- (12) WAC 248-76-310 INSECT AND RODENT CONTROL.
- (13) WAC 248-76-320 LIGHTING.
- (14) WAC 248-76-330 ELECTRICITY AND FIRE PROTECTION.
- (15) WAC 248-76-340 PARK MANAGEMENT.
- (16) WAC 248-76-350 SUBSTANTIAL COMPLIANCE — REGULATIONS.

WSR 79-11-131
PROPOSED RULES
BOARD OF HEALTH
 [Filed November 7, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Board of Health intends to adopt, amend, or repeal rules concerning:

Amd	WAC 248-76-201	Definitions.
Amd	WAC 248-76-220	Plans and specifications, and permits, for mobile home parks.
Amd	WAC 248-76-240	Location and layout of mobile home parks.
Amd	WAC 248-76-290	Sewage disposal.
Amd	WAC 248-76-340	Park Management.
Rep	WAC 248-76-210	Individual mobile homes.
Rep	WAC 248-76-280	Plumbing.
Rep	WAC 248-76-330	Electricity and fire protection.
Rep	WAC 248-76-350	Substantial compliance — Regulations;

that such agency will at 9:00 a.m., Wednesday, December 12, 1979, in the Conference Room, Yakima County Health Center, 104 North First Street, Yakima, 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, December 12, 1979, in the Conference Room, Yakima County Health Center, 104 North First Street, Yakima, 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 December 12, 1979, and/or orally at 9:00 a.m., Wednesday, December 12, 1979, Conference Room, Yakima County Health Center, 104 North First Street, Yakima, WA.

Dated: October 31, 1979

By: John A. Beare MD
 Secretary

AMENDATORY SECTION (Amending Order 86, filed 6/12/73)

WAC 248-76-201 DEFINITIONS. The following definitions shall apply in the interpretation and enforcement of this chapter.

(1) Mobile home park. A plot of ground under the ownership or management of one or more persons which is utilized as the location for ~~((two))~~ three or more mobile homes for dwelling or sleeping purposes.

(2) Mobile home lot. A portion of a mobile home park designated as the location of one mobile home and its accessory ~~((buildings))~~ structures and intended for the exclusive use of the occupants of that mobile home.

(3) Mobile home stand. The area of a mobile home lot which is reserved for the placement of a mobile home.

(4) Mobile home. ~~((A factory assembled structure or structures constructed so as to be readily movable as a dwelling unit on its own running gear and designed to be used as a dwelling unit without a permanent foundation.))~~ All trailers of the type designed as facilities for human habitation and which are capable of being moved upon the public streets and highways and which are more than thirty-five feet in length or more than eight feet in width, except as hereinafter specifically excluded, and excluding modular homes.

(5) Independent mobile home. A mobile home having toilet, lavatory and bathing facilities.

(6) Dependent mobile home. A mobile home lacking toilet, lavatory, and/or bathing facilities.

(7) Occupied area. The portion of a mobile home lot which is covered by a mobile home and accessory ~~((buildings))~~ structures.

(8) Park street. A street or road within a mobile home park which connects individual mobile home lots with a public road, street, or highway.

(9) Mobile home accessory ~~((building))~~ structure. Any awning, cabana, ramada, storage structure, carport, fence, windbreak, or porch located on a mobile home lot.

(10) Health officer. The city, county, city-county, or district health officer of the jurisdictional area in which the mobile home park is, or will be located, or his authorized representative.

(11) Person. Any person, firm, corporation, partnership, or association, and any agency of state, county or municipal government, and any agency of the federal government which is subject to the jurisdiction of the state.

(12) Community facility. Any building located within a mobile home park which provides toilet, lavatory, bathing, and/or laundry facilities to residents of the mobile home park.

(13) Recreation facilities. Any building located within a mobile home park which is operated for the purpose of providing recreational activities to residents of the mobile home park.

(14) Sewer connection. All pipes, fittings and appurtenances from the drain outlet of the mobile home to the inlet of the corresponding sewer riser pipe of the sewerage system serving the mobile home park.

(15) Sewer riser pipe. That portion of the sewage collection line which extends vertically and terminates above ground elevation to permit hook-up with the mobile home sewer connection.

(16) Water connection. All pipes, fittings, and appurtenances from the water riser pipe to the water inlet pipe of the mobile home distribution system.

(17) Water riser pipe. That portion of the water supply system serving the mobile home park which extends vertically above ground elevation and terminates at a designated point at each mobile home lot.

AMENDATORY SECTION (Amending Order 86, filed 6/12/73)

WAC 248-76-220 PLANS AND SPECIFICATIONS, AND PERMITS, FOR MOBILE HOME PARKS. (1) No person shall construct, establish, or operate, a new mobile home park, or make additions, extensions, or modifications to an existing mobile home park unless plans and specifications fully describing said new mobile home park or said additions, extensions, or modifications to an existing mobile home park shall have first been submitted to and approved by the health officer. Health officer approval shall be based upon the standards contained or incorporated in these regulations.

(a) New mobile home parks shall be constructed and established in accordance with the plans and specifications approved by the health officer. Any proposed deviations from said approved plans and specifications must first be approved in writing by the health officer.

(b) Additions, extensions, or modifications to an existing mobile home park shall be made in accordance with the plans and specifications approved by the health officer. Any deviations from the approved plans and specifications must first be approved in writing by the health officer.

(2) No person shall operate a mobile home park unless a ~~((current and))~~ valid permit for said mobile home park has been issued by the health officer.

~~((a) The health officer shall not issue a permit for a mobile home park unless complete plans and specifications fully describing said mobile home park and any additions, extensions, or modifications thereto, have been submitted to and approved by the health officer.~~

~~((b) A mobile home park in operation on the effective date of these regulations for which a valid permit has not previously been issued shall, within six months after the effective date of these regulations, submit a permanent application to the health officer, which application shall contain complete as-built plans and specifications fully describing the existing mobile home park. If the health officer refuses to issue a permit for such an existing system because of material noncompliance with the provisions of this chapter, said existing system shall have six months within which to remedy the noncompliance. At the conclusion of the six month period, the health officer may order that the mobile home park cease operation pending compliance with the provisions of this chapter.))~~

(3) The content of plans and specifications submitted pursuant to this section shall include, but not be limited to, the following types of information:

(a) The area and dimensions of the tract of land;

(b) The number, location, and size of all mobile home lots, both dependent and independent;

(c) The number, location, and size of all automobile parking lots;

- (d) The location and width of park streets and walkways;
 - (e) The method and plan of water supply;
 - (f) The method and plan of sewage disposal;
 - (g) The method and plan of garbage disposal;
 - (h) The plan of electrical service, including outside lighting;
 - (i) The plans and specifications of all buildings and other improvements constructed or to be constructed within the mobile home park;
 - (j) The size and location of the play area, if provided; and,
 - (k) Evidence of compliance with local building and/or zoning requirements.
- (4) The health officer shall suspend or revoke the permit of a mobile home park whenever in the opinion of the health officer the continued operation of the mobile home park would create a hazard to the health and safety of the occupants of the park or to the people of the state of Washington.

AMENDATORY SECTION (Amending Order 86, filed 6/12/73)

WAC 248-76-240 LOCATION AND LAYOUT OF MOBILE HOME PARKS. (1) A mobile home park shall not be established in a location which presents an actual or potential hazard to the health and safety of the occupant.

(2) Mobile homes shall be so placed on mobile home lots as to provide:

(a) A minimum of ten feet between adjacent mobile homes and between any mobile home and any adjacent building, with the exception of mobile home accessory ~~((buildings))~~ structures, within the mobile home park, and

(b) A minimum of at least three feet between any accessory ~~((building))~~ structure on a mobile home lot and any mobile home or accessory ~~((building))~~ structure on an adjacent mobile home lot.

(c) A distance of eight feet between mobile homes and/or buildings, with the exception of mobile home accessory ~~((buildings))~~ structures, shall be allowed in mobile home parks constructed, established or operated under permit prior to ~~((the effective date of this chapter))~~ June 7, 1973.

(3) No mobile home shall be placed on a mobile home lot so as to obstruct in any way access to a park street or walkway.

(4) A mobile home park shall contain a park street which connects each mobile home lot within the mobile home park to a public road, street, or highway. Park streets shall be surfaced with crushed rock, blacktop, concrete or other suitable material approved by the health officer. A park street shall have a minimum width of thirty feet, and shall be well marked in the daytime and adequately lighted at night. Mobile home parks constructed pursuant to a permit issued by the health officer prior to the adoption of this chapter may be allowed to maintain park streets in the condition as previously approved if such streets do not present a hazard to the health or safety of persons using them.

(5) A mobile home park shall contain walkways to and from all community service and recreational facilities. Such walkways shall be adequately surfaced and lighted.

(6) Setbacks shall be determined by applicable local zoning requirements. Where local zoning requirements do not exist, each mobile home shall be located at least twenty-five feet from any mobile home park property boundary line abutting upon a public street or highway.

(7) The occupied area of a mobile home lot may not exceed seventy-five percent of the total mobile home lot area.

AMENDATORY SECTION (Amending Order 86, filed 6/12/73)

WAC 248-76-290 SEWAGE DISPOSAL. (1) All sewage and waste water from mobile homes and service buildings shall be drained to a sewage collection system and discharged to a public sewage treatment plant. All sewer collection lines and side sewers shall be designed and installed in accordance with the recommended standards for Sewage Works, 1971 Revised Edition. Where no public sewage system is available, ~~((a private disposal system shall be located and maintained where it will not create a nuisance or health hazard to the park occupants or to the owner or occupants of any adjacent property))~~ an on-site sewage disposal system may be permitted. All ((private disposal systems shall comply with applicable state and local codes, regulations and ordinances)) on-site sewage disposal systems shall be designed, constructed and maintained in accordance with chapters 248-96, 173-240 WAC, or applicable local board of health regulations.

(2) ~~((All sewer lines shall be located in trenches of sufficient depth to be free of breakage from traffic or other vehicular movement and~~

~~shall be separated from the park water supply system at a safe distance, as approved by the health officer. Sewers shall be at a grade which will insure a velocity of two feet per second when flowing full. All sewer lines shall be constructed of materials approved by the health officer, shall be adequately vented, and shall have watertight joints, and appropriate cleanouts.~~

~~((3))~~ (3) Each mobile home lot shall be provided with a sewer riser pipe which is at least four inches in diameter. The sewer riser pipe shall be so located on each mobile home lot that the connection to the mobile home drain outlet will approximate a vertical position: PROVIDED, That in permanent installations a sealed connection may be made below grade in lieu of a sewer riser pipe.

~~((4))~~ (3) The sewer connection (see definition) shall have a minimum diameter of at least three inches, and the slope of any portion thereof shall be at least one-fourth inch per foot. The sewer connection shall consist of one pipe line only without any branch fittings. All joints shall be watertight.

~~((5))~~ (4) The sewer riser pipe shall be plugged when a mobile home does not occupy the lot. Surface drainage shall be diverted away from the riser. The rim of the riser pipe shall extend above ground elevation.

AMENDATORY SECTION (Amending Order 86, filed 6/12/73)

WAC 248-76-340 PARK MANAGEMENT. (1) The person to whom a permit for a mobile home park is issued shall operate the park in compliance with the rules and regulations issued hereunder, and shall provide adequate supervision to maintain the park, its facilities and equipment in good repair and in a clean and sanitary condition.

(2) The operator shall notify park occupants of all applicable provisions of these rules and regulations and inform the occupants of their duties and responsibilities.

(3) The operator shall supervise the placement and removal of each mobile home on its lot, and shall in particular supervise and be responsible for the connection of the mobile homes to sewer and water connections.

(4) The operator shall not allow the owner or person in charge of a dog, cat or other pet animal to permit it to run at large or to commit any nuisance within the limits of any mobile home park.

(5) Any excessive, persistent and unnecessary noise shall be prohibited.

(6) Mobile home park operators shall be responsible for ensuring that no mobile home is occupied unless there is substantial compliance with these regulations.

REPEALER

The following sections of the Washington Administrative Code are repealed as follows:

- (1) WAC 248-76-210 INDIVIDUAL MOBILE HOMES.
- (2) WAC 248-76-280 PLUMBING.
- (3) WAC 248-76-330 ELECTRICITY AND FIRE PROTECTION.
- (4) WAC 248-76-350 SUBSTANTIAL COMPLIANCE—REGULATIONS.

**WSR 79-11-132
PROPOSED RULES
DEPARTMENT OF REVENUE
[Filed November 7, 1979]**

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and WAC 1-12-030, that the Department of Revenue intends to adopt, amend, or repeal rules concerning:

- New Sections
- WAC 458-40-18637 Definitions for 1/1/80 through 6/30/80.
- WAC 458-40-18638 Stumpage value areas—Map for 1/1/80 through 6/30/80.
- WAC 458-40-18639 Hauling distance zones—Maps for 1/1/80 through 6/30/80.
- WAC 458-40-18640 Timber quality code numbers—Tables for 1/1/80 through 6/30/80.

- WAC 458-40-18641 Stumpage values—Tables for 1/1/80 through 6/30/80.
- WAC 458-40-18642 Harvester adjustments—Tables for 1/1/80 through 6/30/80.
- Amendatory Sections
- WAC 458-40-18600 General.
- WAC 458-40-19000 Timber pole volume table for west of Cascade Summit for the calendar period 1/1/80 through 6/30/80.
- WAC 458-40-19001 Timber piling volume table for west of Cascade Summit for the calendar period 1/1/80 through 6/30/80.
- WAC 458-40-19002 Timber pole volume table for east of Cascade Summit for the calendar period 1/1/80 through 6/30/80.
- WAC 458-40-19003 Timber piling volume table for east of Cascade Summit for the calendar period 1/1/80 through 6/30/80.
- WAC 458-40-19004 Conversion definitions and factors for the calendar period 1/1/80 through 6/30/80;

that such agency will at 10:00 a.m., Wednesday, December 12, 1979, in the Large Conference Room, 1st Floor, General Administration Building, 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., Monday, December 31, 1979, in the Large Conference Room, 1st Floor, General Administration Building, Olympia, Washington.

The authority under which these rules are proposed is RCW 82.01.060 and 84.33.071 (Formerly RCW 82.04.291).

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 12, 1979, and/or orally at 10:00 a.m., Wednesday, December 12, 1979, Large Conference Room, 1st Floor, General Administration Building, Olympia, Washington.

Dated: November 7, 1979
By: Donald R. Burrows
Deputy Director

AMENDATORY SECTION (Amending Order 76-5, filed 12/31/76)

WAC 458-40-18600 GENERAL. Pursuant to the duty imposed by RCW ~~(82.04.291(3))~~ 84.33.071 (formerly RCW 82.04.291) to prepare tables of stumpage values for each species of timber and consistent with the duty to make allowances for age, size, quality, costs of removal, accessibility to point of conversion, market conditions, and all other relevant factors, the department has promulgated rules and prepared tables which prescribe stumpage values and make allowances for the relevant factors.

~~((These rules are intended to summarize certain of the provisions of RCW 82.04.291 and to promulgate rules and regulations authorized by RCW 82.04.291.))~~ These rules, WAC 458-40-18637 through 458-40-18642 and 458-40-19000 through 458-40-19004 are promulgated pursuant to the rule-making requirements, and procedures prescribed or authorized by chapter 34.04 RCW.

NEW SECTION

WAC 458-40-18637 DEFINITIONS FOR 1/1/80 THROUGH 6/30/80. (1) Acceptable Log Scaling Rule. The acceptable log scaling rule shall be the Scribner Decimal C Log Scale Rule or other prevalent measuring practice, provided that such other prevalent measuring practice shall be an acceptable scaling procedure and provided that such procedure shall be submitted to the department for approval prior to the time of harvest.

(2) Approved Log Scaling and Grading Rules.

(a) West of the Cascade Summit—Approved Scaling and Grading Rule. With respect to the reporting of timber harvested from private lands in areas west of the Cascade summit, which areas are designated as stumpage value areas 1, 2, 3, 4, 5, and 11 in the stumpage value

area map of WAC 458-40-18638, the methods and procedures published by the Columbia River Log Scaling and Grading Bureau, Grays Harbor Log Scaling and Grading Bureau, and the Puget Sound Log Scaling and Grading Bureau and published as the "Official Log Scaling and Grading Rules" by the Puget Sound Log Scaling and Grading Bureau, Tacoma, Washington are approved by the department for use in those areas.

(b) East of the Cascade Summit—Approved Scaling Rule. With respect to the reporting of timber harvested from private lands in areas east of the Cascade summit, which areas are designated as stumpage value areas 6, 7, 8, 9, and 10 in the stumpage value area map of WAC 458-40-18638, the methods and procedures published by the United States Forest Service under the title "National Forest Log Scaling Handbook" procedures are approved by the department for use in those areas. This log scaling handbook is published under the title FSH 2409-11 National Forest Log Scaling Handbook, Forest Service, United States Department of Agriculture.

(c) East of the Cascade Summit—Established Grading Rule. Because the National Forest Log Scaling Handbook does not contain grading rules, a separate computation shall be made to arrive at the proper grade for purposes of determining the timber quality code number for timber harvested east of the Cascade summit. The grade for quality classification purposes of the timber harvested from private land east of the Cascade summit shall be determined by the number of sawable sixteen foot logs per thousand feet net Scribner Decimal C Log Scale. The computation shall be made under the following three-step procedure:

(i) Step 1. The highest possible total number of sawable sixteen foot logs which could be recovered shall be determined by dividing the sum total of length of all sawable logs harvested by the number sixteen.

(ii) Step 2. The average net volume per sixteen foot recoverable log shall be determined by dividing the total volume harvested (net log scale) by the total number of sixteen foot logs as determined in Step 1.

(iii) Step 3. The total number of logs per thousand board feet (MBF) shall be determined by dividing one thousand by the average net volume as determined in Step 2.

(3) Codominant Trees. Trees whose crowns form the general level of the crown cover and receive full light from above, but comparatively little light from the sides.

(4) Department. Department, for the purposes of this chapter, shall mean the department of revenue of the state of Washington.

(5) Dominant Trees. Trees whose crowns are higher than the general level of the canopy and who receive full light from the sides as well as from above.

(6) Forest Excise Tax Payment. Every person who is engaged in business as a harvester of timber from privately owned land shall pay a forest excise tax which shall be equal to the taxable stumpage value of timber harvested for sale or for commercial or industrial use and multiplied by the appropriate rate as provided in RCW 82.04.291(1) and as amended by section 1, chapter 6, Laws of 1979.

(7) Harvester. Harvester shall mean every person who from his own privately owned land or from privately owned land of another under a right or license granted by lease or contract, either directly or by contracting with others, takes timber for sale or for commercial or industrial use. It does not include persons performing under contract the necessary labor or mechanical services for a harvester.

(8) Harvested Timber—When Determined. Timber shall be considered harvested at the time when in the ordinary course of business the quantity thereof by species is first definitely determined.

(9) Harvest Type. Harvest type shall be a term referring to the grouping of harvested timber by age and type of harvest and shall include and is limited to the following harvest types:

(a) Merchantable Sawtimber, All Ages—The removal of timber east of the Cascade summit shall be reported as "merchantable sawtimber, all ages", unless the harvest type comes within the definition in this chapter of "special forest products harvest".

(b) Old Growth Final Harvest. The removal of any timber from a harvest unit that is over 100 years of age and west of the Cascade summit shall be reported as "old growth final harvest" unless the harvest type comes within the definition in this chapter of "special forest products harvest".

(c) Special Forest Products. The removal of Christmas trees (except as provided in RCW 84.33.170), shake blocks and boards, and posts and other western red cedar products shall be reported as "special forest products harvest".

(d) Thinning. The removal of timber from a harvest unit meeting all the following conditions:

(i) Harvest unit located west of the Cascade Summit;

(ii) Timber is less than 100 years of age;

(iii) The total merchantable volume which is removed is less than forty percent of the total merchantable volume of the harvest unit prior to harvest;

(iv) Not more than forty percent of the total volume removed is from the dominant and codominant trees;

(v) The trees removed in the harvest operation shall be distributed over the entire harvest unit.

(e) Young Growth Final Harvest. The removal of any timber from a harvest unit that is 100 years of age or less and west of the Cascade summit shall be reported as "young growth final harvest" unless the harvest type comes within the definition in this chapter of "special forest products harvest" or within the definition of "thinning harvest".

(10) Harvest Unit. A harvest unit is a harvest area having the same forest excise tax permit number, stumpage value area, hauling distance zone, harvest type, harvest adjustments and harvester. A harvest unit may include more than one section.

(11) MBF. As used herein MBF shall mean one thousand board feet measured in Scribner Decimal C Log Scale Rule.

(12) Sawlog. Sawlog shall mean any log large enough to produce one-third of its gross volume in sound lumber or other products that can be sawed.

(13) Small Harvest. A small harvest is defined as the total net volume harvested from all units, a selected unit, or a combination of units (including conifer special cull or utility and hardwood utility) is 250 thousand board feet or less in a given reporting quarter.

(14) Species. Species designation is a biologically-based grouping of harvested timber and shall include but is not limited to the following designations of species and subclassifications thereof:

(a) West of the Cascade summit:

(i) "Douglas fir", "western hemlock", "true fir", "western red cedar", "noble fir", "Sitka spruce", "Alaska yellow cedar", "red alder", and "cottonwood" shall be reported as separate species where designated as such in the stumpage value tables of WAC 458-40-18641.

(ii) In areas west of the Cascade summit, species designations for the harvest type "special forest products" shall be "western red cedar" (shake blocks and boards), western red cedar flatsawn and shingle blocks "western red cedar and other" (posts), "Douglas fir", "true fir and others", (Christmas trees).

(b) East of the Cascade summit:

(i) "Ponderosa pine", "lodgepole pine", "white pine", "Douglas fir", "western hemlock", "true fir", "western red cedar", "western larch" and "Engelmann spruce" shall be reported as separate species where designated as such in the stumpage value tables of WAC 458-40-18641.

(ii) In areas east of the Cascade summit, species designations for the harvest type "special forest products" shall be "western red cedar" (flatsawn and shingles), "western larch" (flatsawn and shingle blocks), "lodgepole pine and other" (posts), "pine" (Christmas trees), "Douglas fir and other" (Christmas trees).

(c) All areas:

(i) "Other conifer", as used in the stumpage value tables, shall be all other conifers not separately designated in the applicable stumpage value tables.

(ii) "Hardwood", and "other hardwood", as used in the stumpage value tables, shall be all hardwoods not separately designated in the applicable stumpage value tables.

(iii) "Utility", "conifer utility", and "hardwood utility" are separate species as defined by the "Official Log Scaling and Grading Rules" published by the Puget Sound Log Scaling and Grading Bureau and shall be reported as separate species where designated as such in the stumpage value tables.

(15) Stumpage Value Area. A stumpage value area is an area with specified boundaries which contains timber having similar growing, harvesting, and marketing conditions. Presently, there are eleven such stumpage value areas designated in the state of Washington as shown under WAC 458-40-18638. Stumpage value areas 1, 2, 3, 4, 5, and 11 are located west of the Cascade summit and stumpage value areas 6, 7, 8, 9, and 10 are located east of the Cascade summit.

(16) Stumpage Value of Timber. The stumpage value of timber shall be the appropriate value for each species of timber harvested, or for each species of "special forest product" reported, as set forth in the stumpage value tables under WAC 458-40-18641.

(17) Timber. Timber shall include forest trees, standing or down, on privately owned land, and except as provided in RCW 84.33.170 includes Christmas trees, shake blocks and boards, posts and other western red cedar products.

(18) Timber Quality Code Number. The timber quality code number is a number assigned to the harvest of a particular species within a harvest type under WAC 458-40-18640, and is based upon the constituent percentage of log grade specifications within the total volume of timber harvested for that particular species.

NEW SECTION

WAC 458-40-18638 STUMPAGE VALUE AREAS—MAP FOR 1/1/80 THROUGH 6/30/80. In order to allow for differences in market conditions and other relevant factors throughout the state as required by RCW 82.04.291(3) and as amended by section 1, chapter 6, Laws of 1979, the department has created a map designating areas containing timber having similar growing, harvesting, and marketing conditions. The stumpage value area map shall be used for the determination of stumpage values.

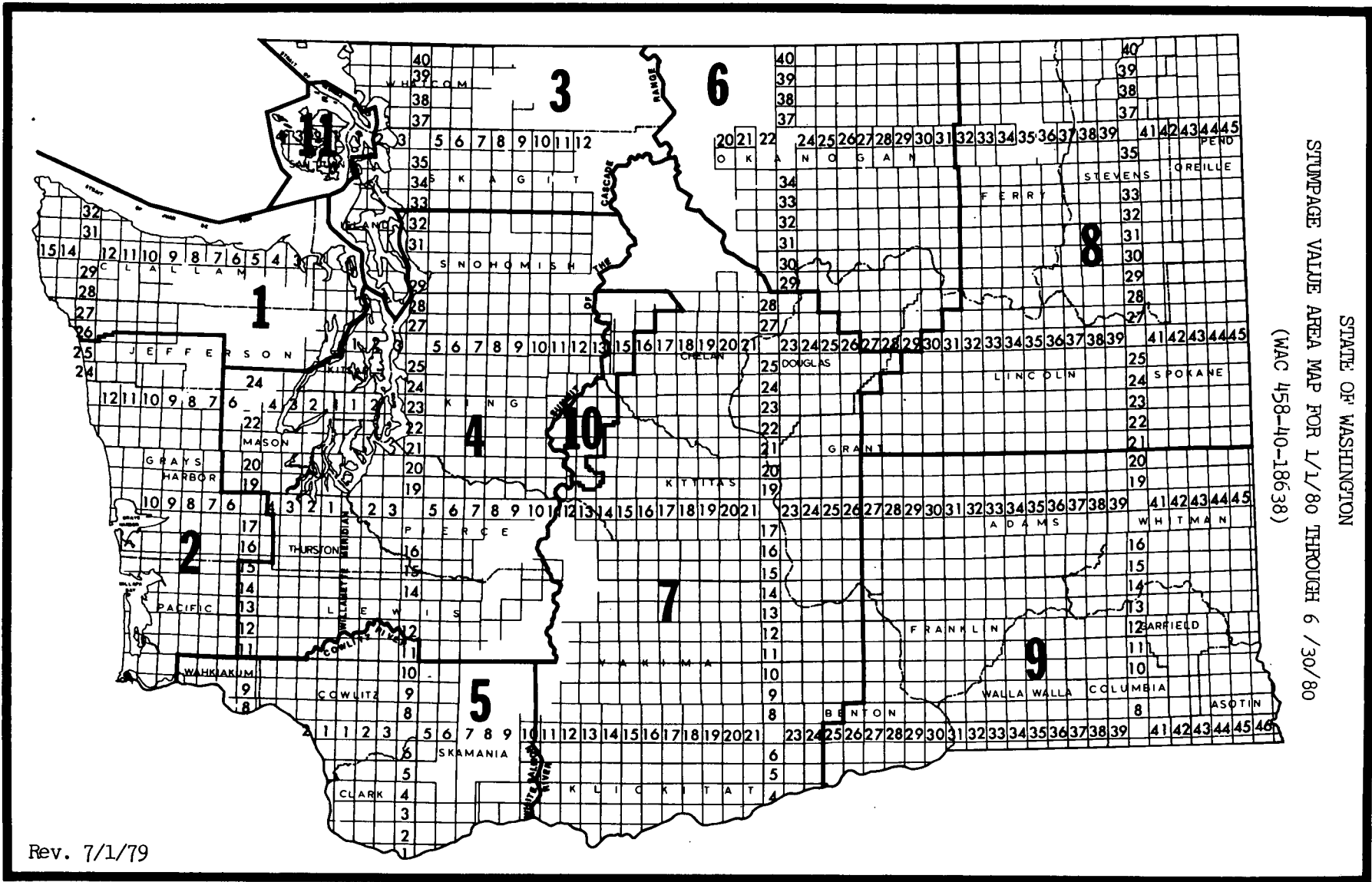
The stumpage value area map shown herein shall be used to determine the proper stumpage value table to be used in calculating the taxable stumpage value under WAC 458-40-18641.

The following stumpage value area map is hereby adopted for use during the period of January 1, 1980 through June 30, 1980:

STATE OF WASHINGTON

STUMPAGE VALUE AREA MAP FOR 1/1/80 THROUGH 6/30/80

(MAC 458-40-18638)



[185]

Rev. 7/1/79

NEW SECTION

WAC 458-40-18639 HAULING DISTANCE ZONES—MAPS FOR 1/1/80 THROUGH 6/30/80. In order to allow for differences in hauling costs and other relevant factors as required by RCW 82.04.291(3) and as amended by section 1, chapter 6, Laws of 1979, the department has designated zones within each stumpage value area which have similar accessibility to conversion points and other similar hauling cost factors.

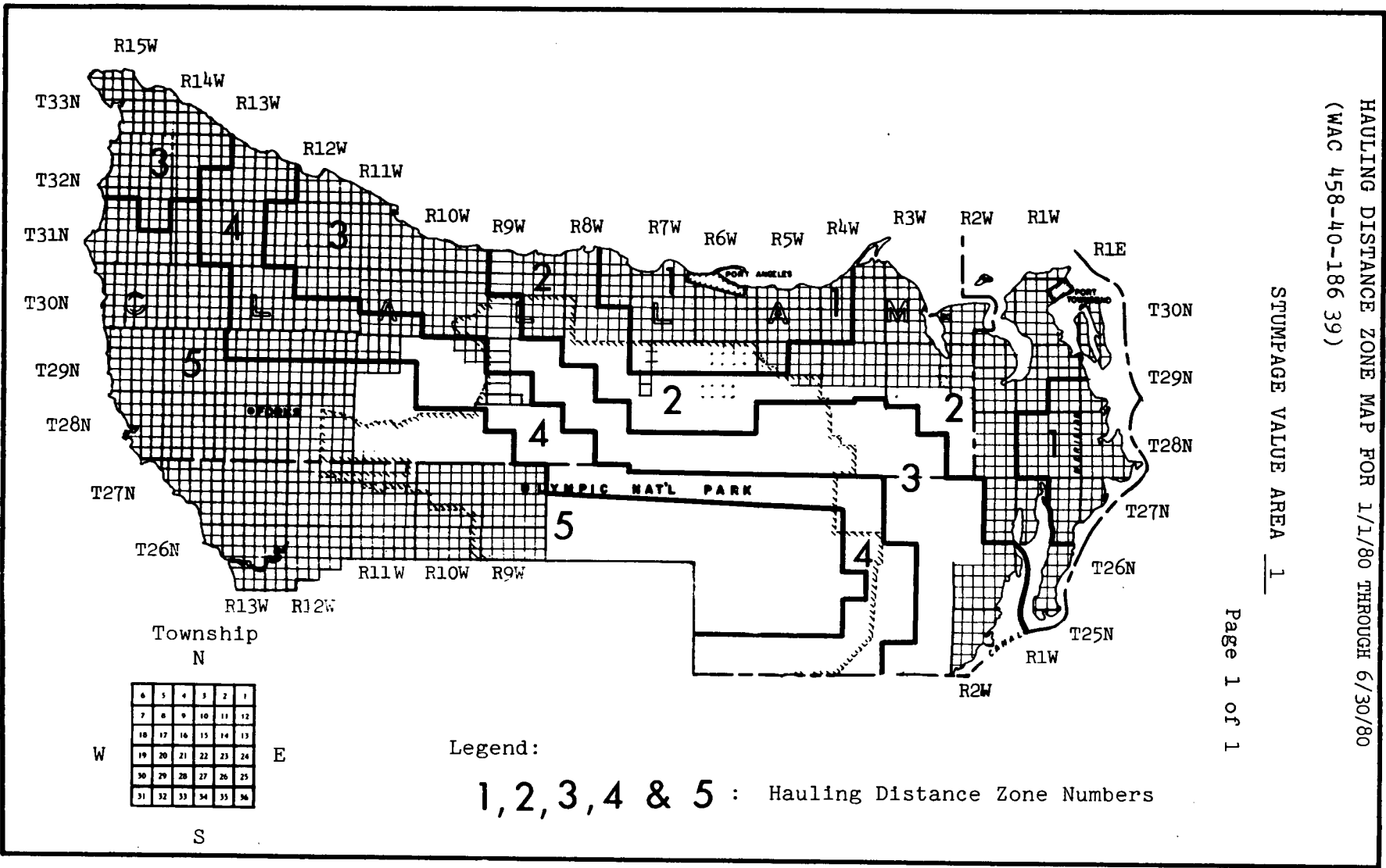
The hauling distance zone numbers on the following hauling distance zone maps establish the hauling distance zone numbers which are to be used in computing timber harvest value under the stumpage value tables of WAC 458-40-18641.

The following hauling distance zone maps designating zones established by the department as having similar hauling costs for transportation of forest products to the market, are hereby adopted for use during the period of January 1, 1980 through June 30, 1980:

HAULING DISTANCE ZONE MAP FOR 1/1/80 THROUGH 6/30/80
(WAC 458-40-186 39)

SFUMPAGE VALUE AREA 1

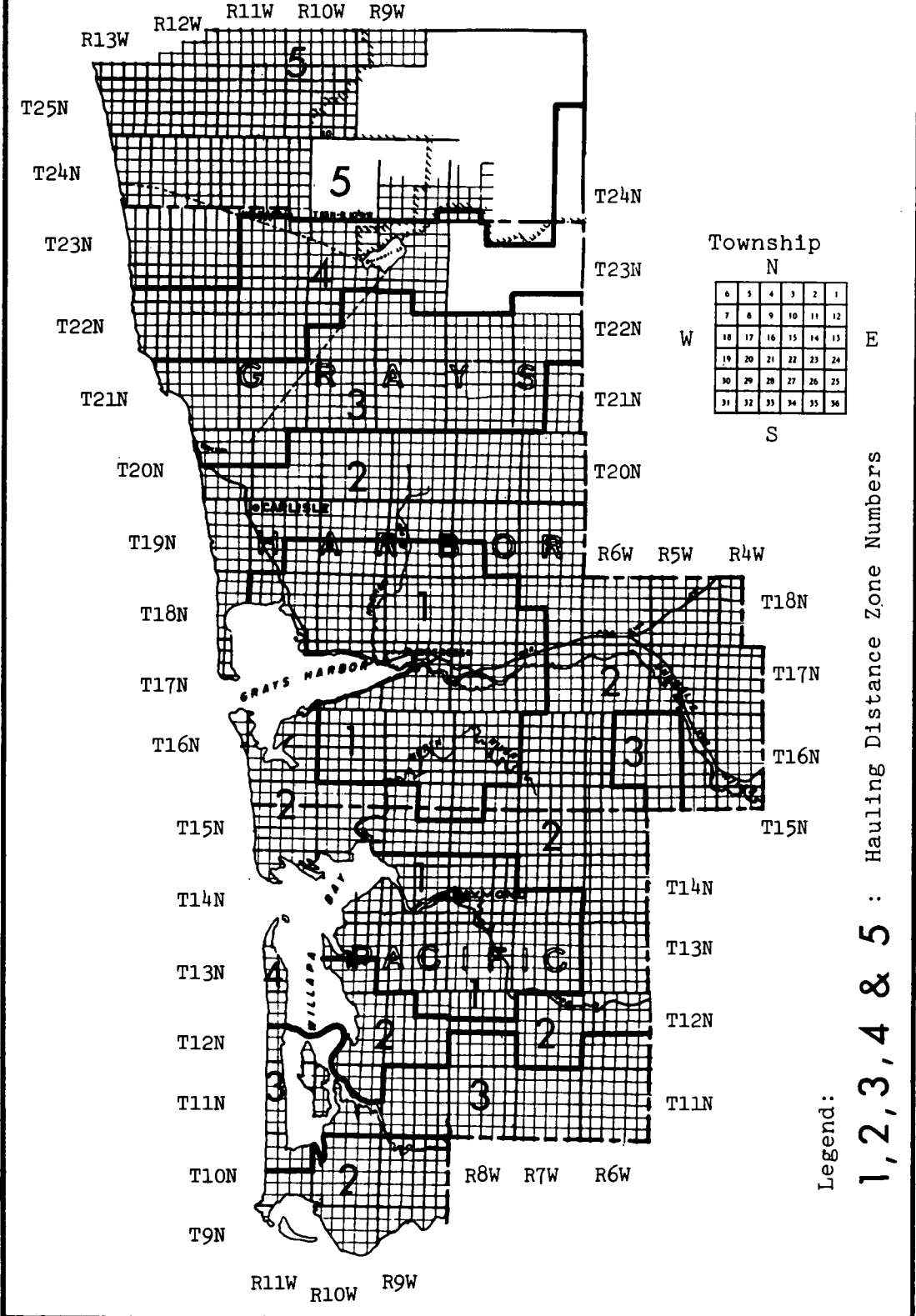
Page 1 of 1



HAULING DISTANCE ZONE MAP FOR 1/1/80 THROUGH 6/30/80
(WAC458-40-186 39)

STUMPAGE VALUE AREA 2

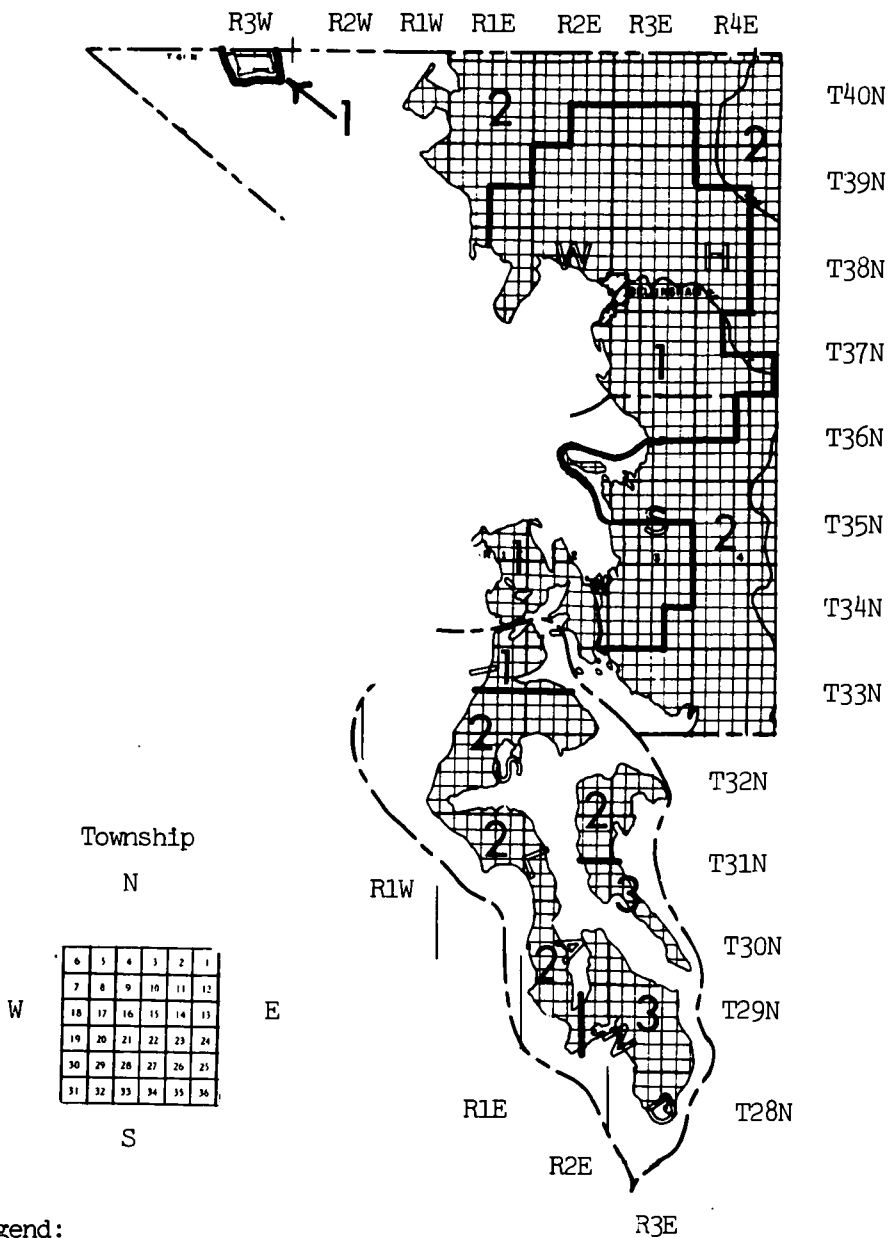
Page 1 of 1



HAULING DISTANCE ZONE MAP FOR 1/1/80 THROUGH 6/30/80
(WAC 458-40-18639)

STUMPAGE VALUE AREA 3

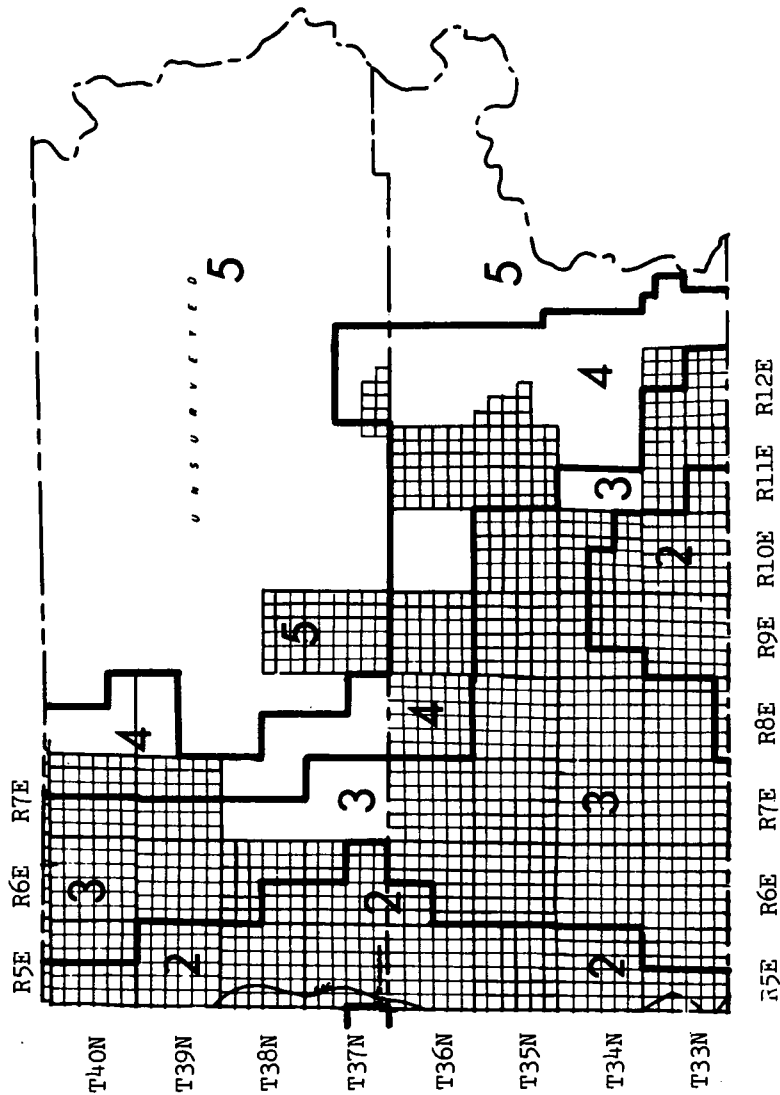
Page 1 of 2



HAULING DISTANCE ZONE MAP FOR 1/1/80 THROUGH 6/30/80
(WAC 458-40-186 39)

STUMPAGE VALUE AREA 3

Page 2 of 2



Township											
N											
1	2	3	4	5	6	7	8	9	10	11	12
13	14	15	16	17	18	19	20	21	22	23	24
25	26	27	28	29	30	31	32	33	34	35	36
S											
W											
E											

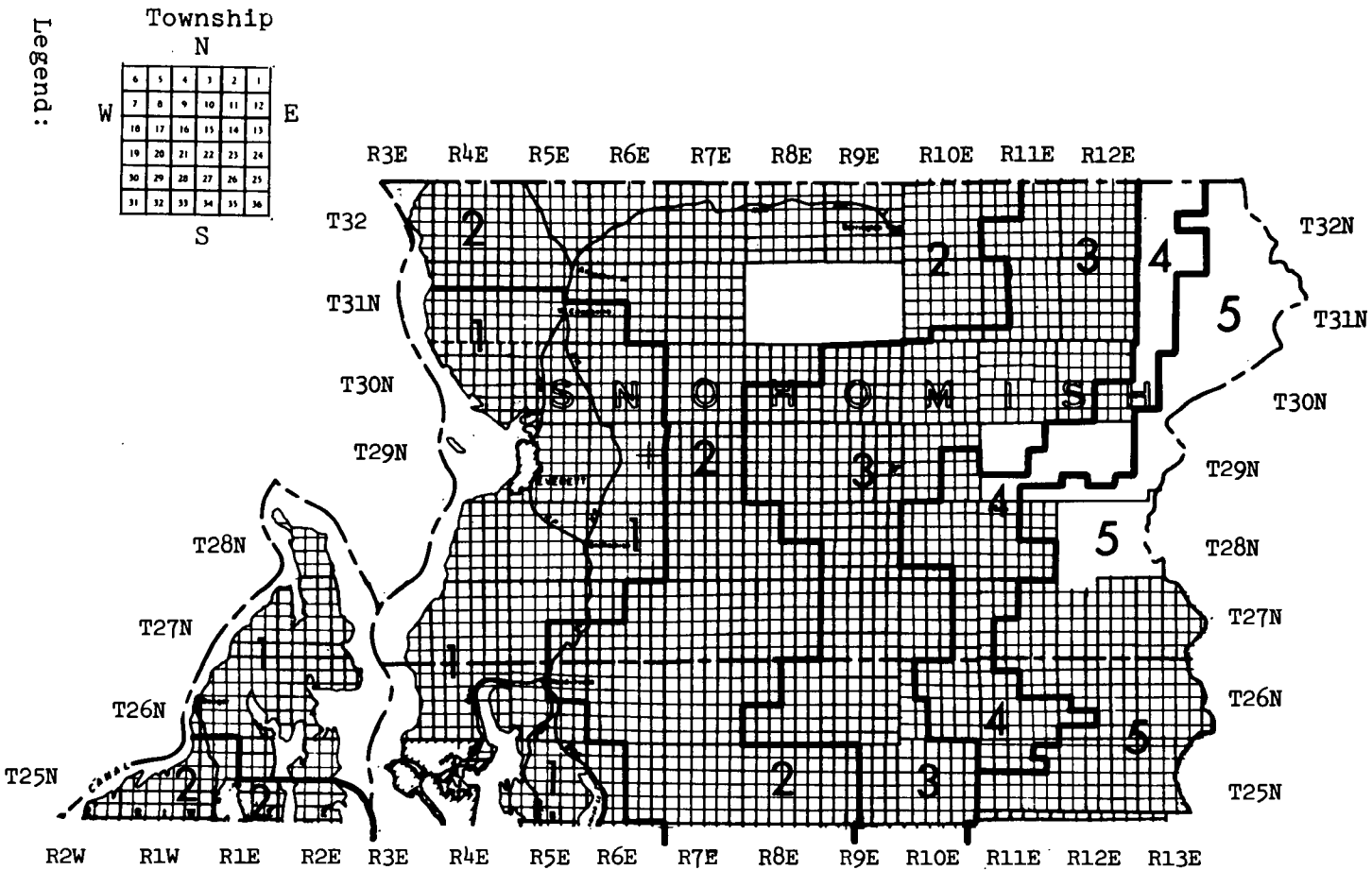
Legend:

2, 3, 4 and 5 : Hauling Distance Zone Numbers

HAULING DISTANCE ZONE MAP FOR 1/1/80 THROUGH 6/30/80
(WAC 458-40-186 39)

STUMPAGE VALUE AREA 4

Page 1 of 3



Township

N					
6	5	4	3	2	1
7	8	9	10	11	12
13	14	15	16	17	18
19	20	21	22	23	24
25	26	27	28	29	30
31	32	33	34	35	36
S					
W					
E					

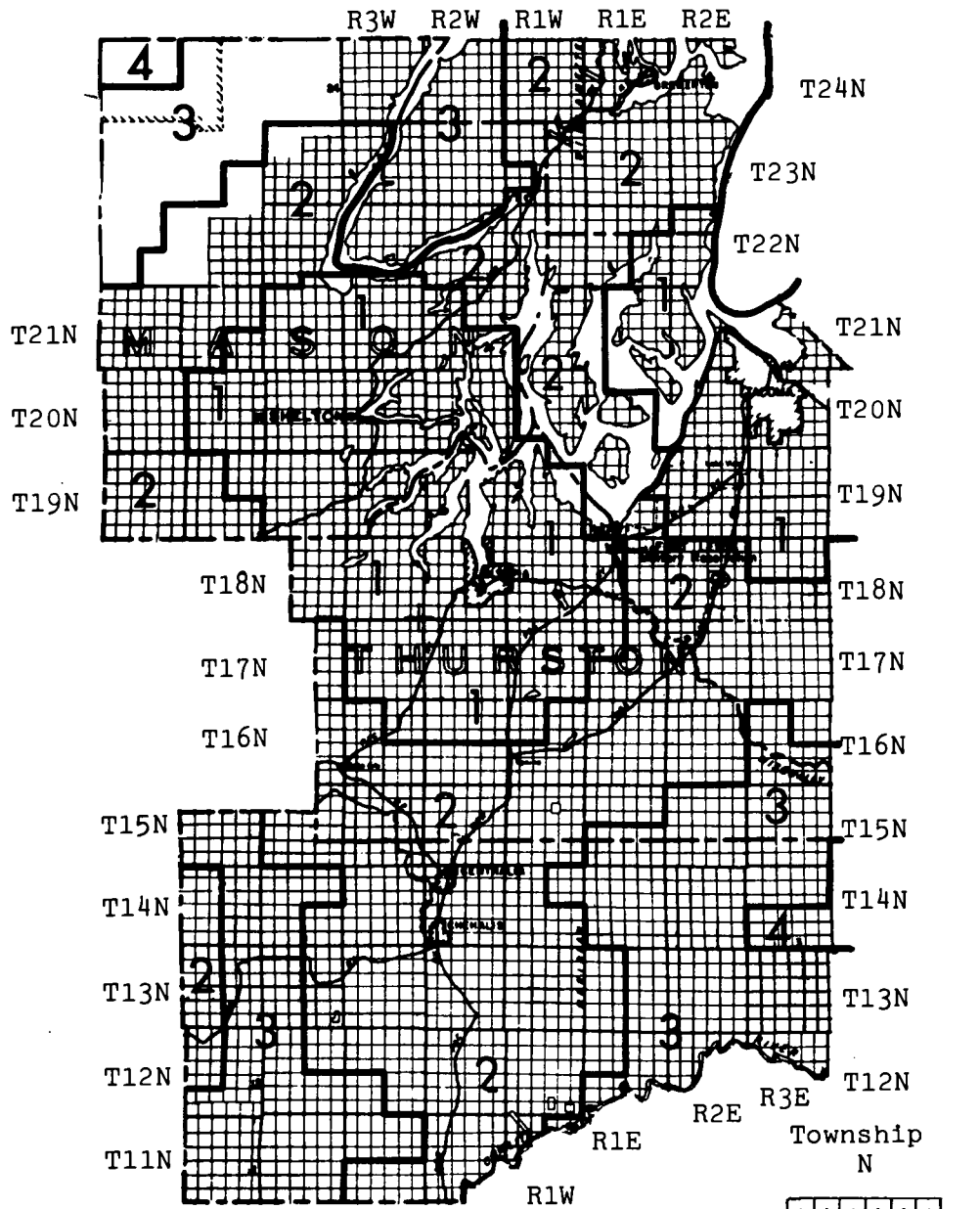
Legend:

1, 2, 3, 4 and 5 : Hauling Distance Zone Numbers

HAULING DISTANCE ZONE MAP FOR 1/1/80 THROUGH 6/30/80
(WAC 458-40-18639)

STUMPAGE VALUE AREA 4

Page 2 of 3



Legend:

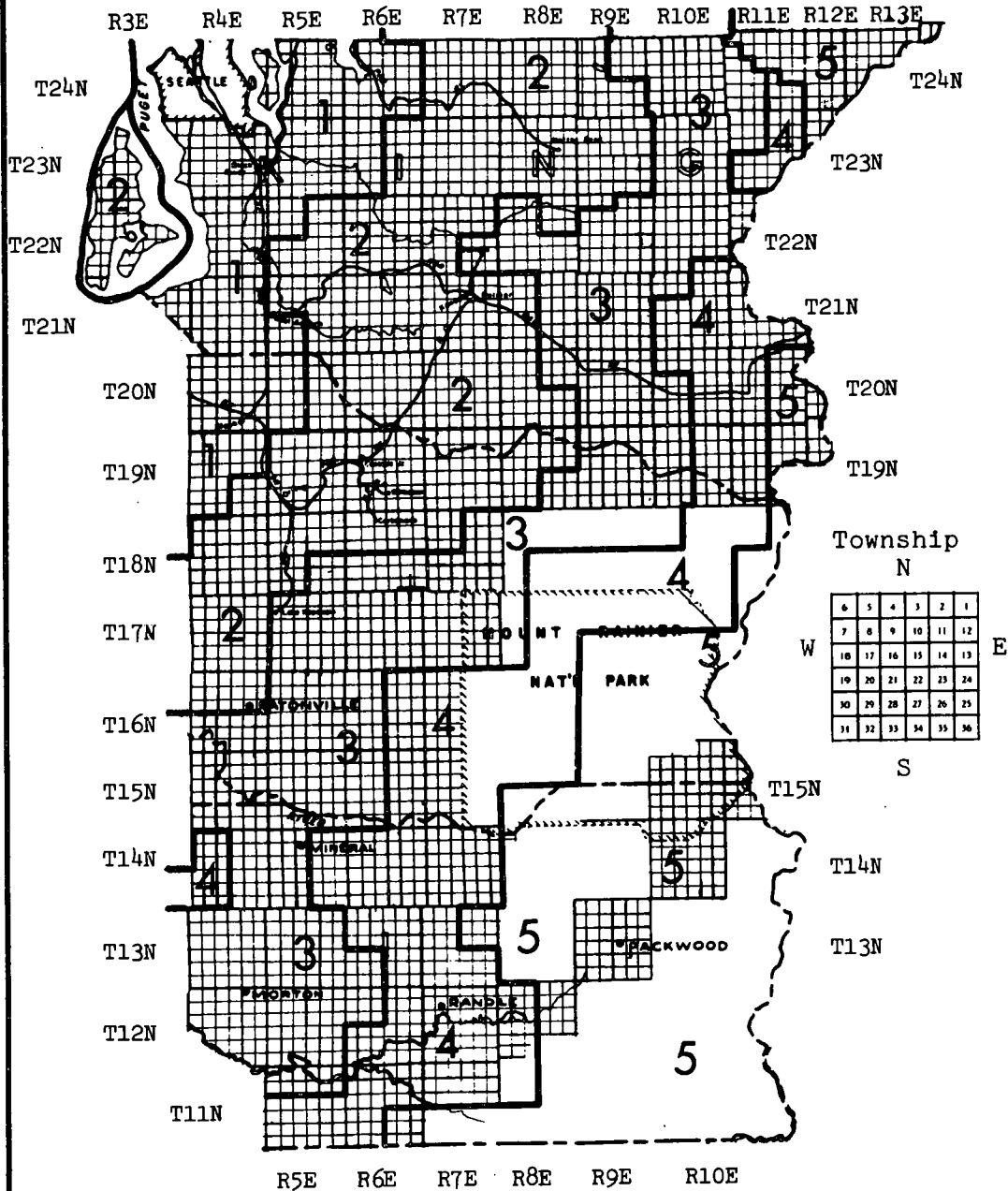
1, 2, 3 and 4: Hauling Distance Zone Numbers

	6	5	4	3	2	1	
	7	8	9	10	11	12	
W	18	17	16	15	14	13	E
	19	20	21	22	23	24	
	30	29	28	27	26	25	
	31	32	33	34	35	36	

S

HAULING DISTANCE ZONE MAP FOR 1/1/80 THROUGH 6/30/80
(WAC 458-40-186 39)

STUMPAGE VALUE AREA 4 Page 3 of 3



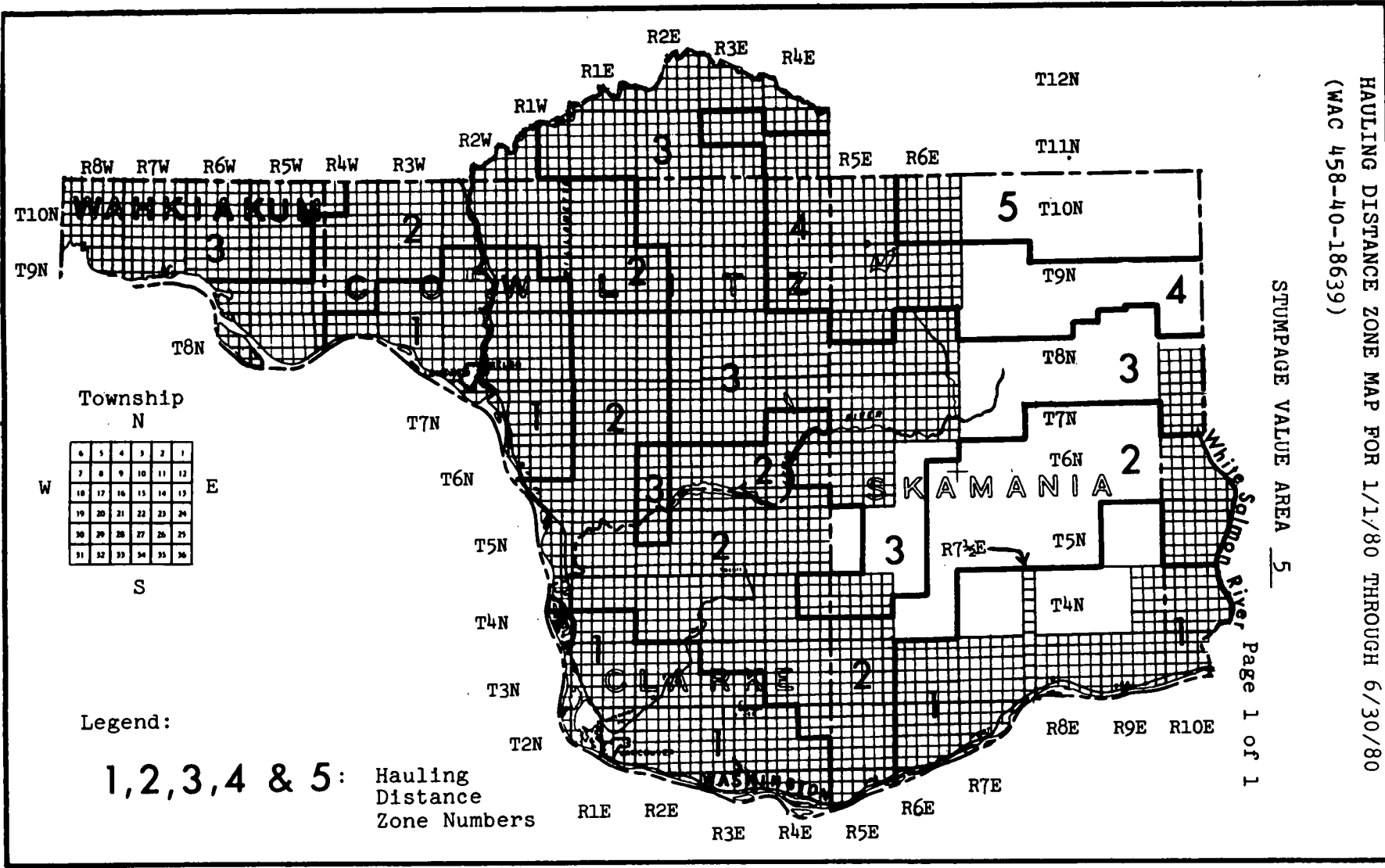
Legend:

1, 2, 3, 4 and 5: Hauling Distance Zone Numbers

HAULING DISTANCE ZONE MAP FOR 1/1/80 THROUGH 6/30/80
(WAC 458-40-18639)

STUMPAGE VALUE AREA 5

Page 1 of 1



Township
N

6	5	4	3	2	1
7	8	9	10	11	12
13	14	15	16	17	18
19	20	21	22	23	24
25	26	27	28	29	30
31	32	33	34	35	36

S

Legend:

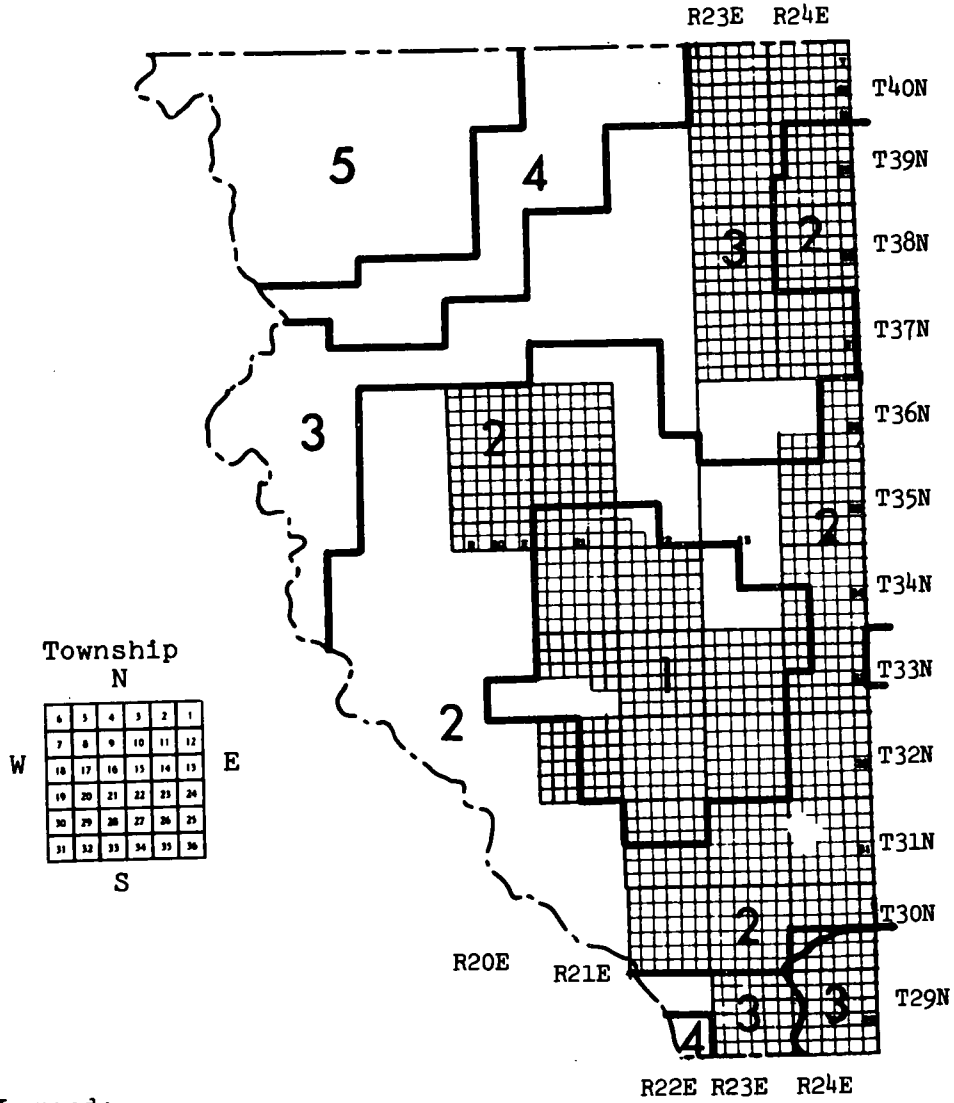
1, 2, 3, 4 & 5: Hauling Distance Zone Numbers

[194]

HAULING DISTANCE ZONE MAP FOR 1/1/80 THROUGH 6/30/80
(WAC 458-40-186 39)

STUMPAGE VALUE AREA 6

Page 1 of 2



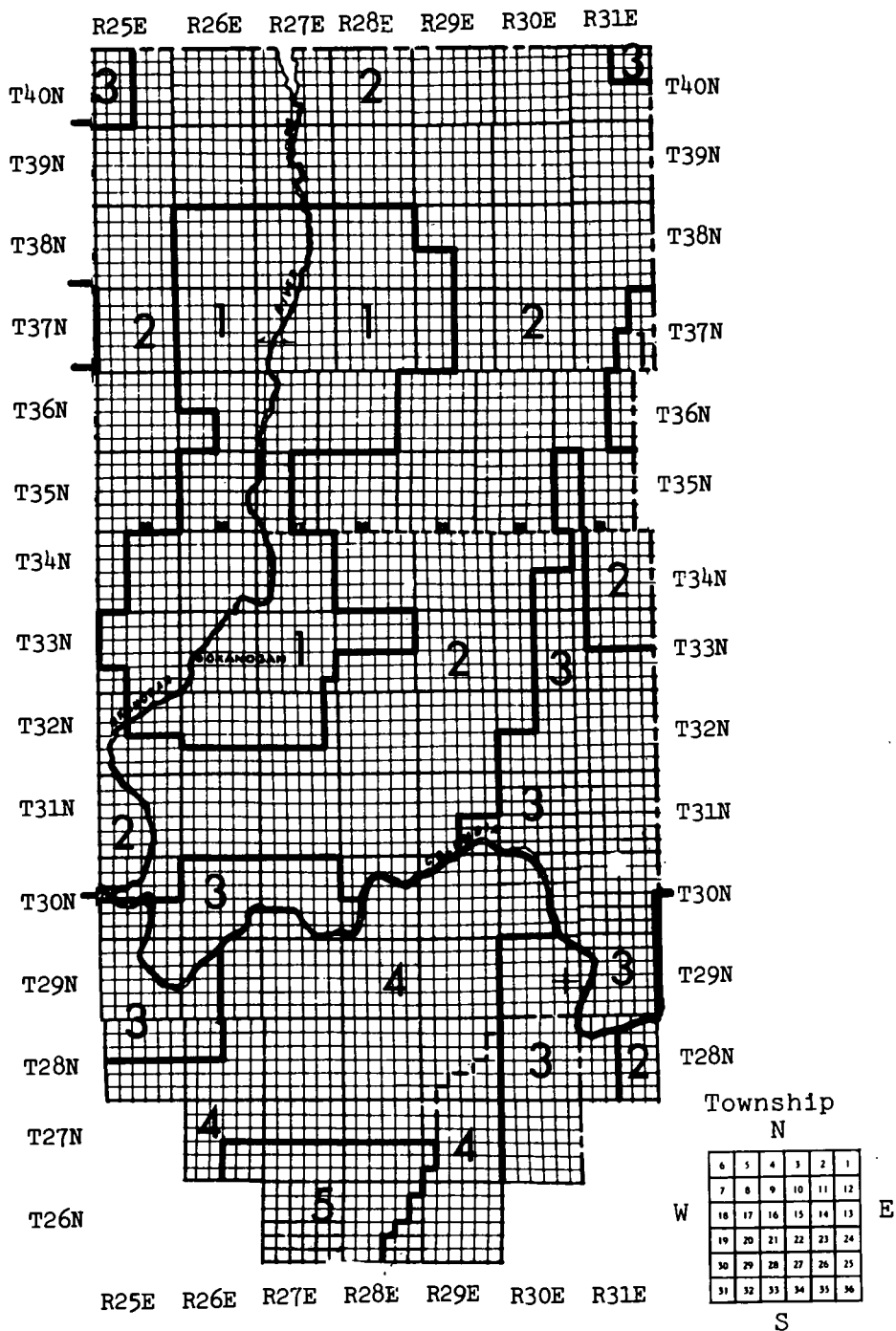
Legend:

1, 2, 3, 4 and 5: Hauling Distance Zone Numbers

HAULING DISTANCE ZONE MAP FOR 1/1/80 THROUGH 6/30/80
(WAC 458-40-186 39)

STUMPAGE VALUE AREA 6

Page 2 of 2



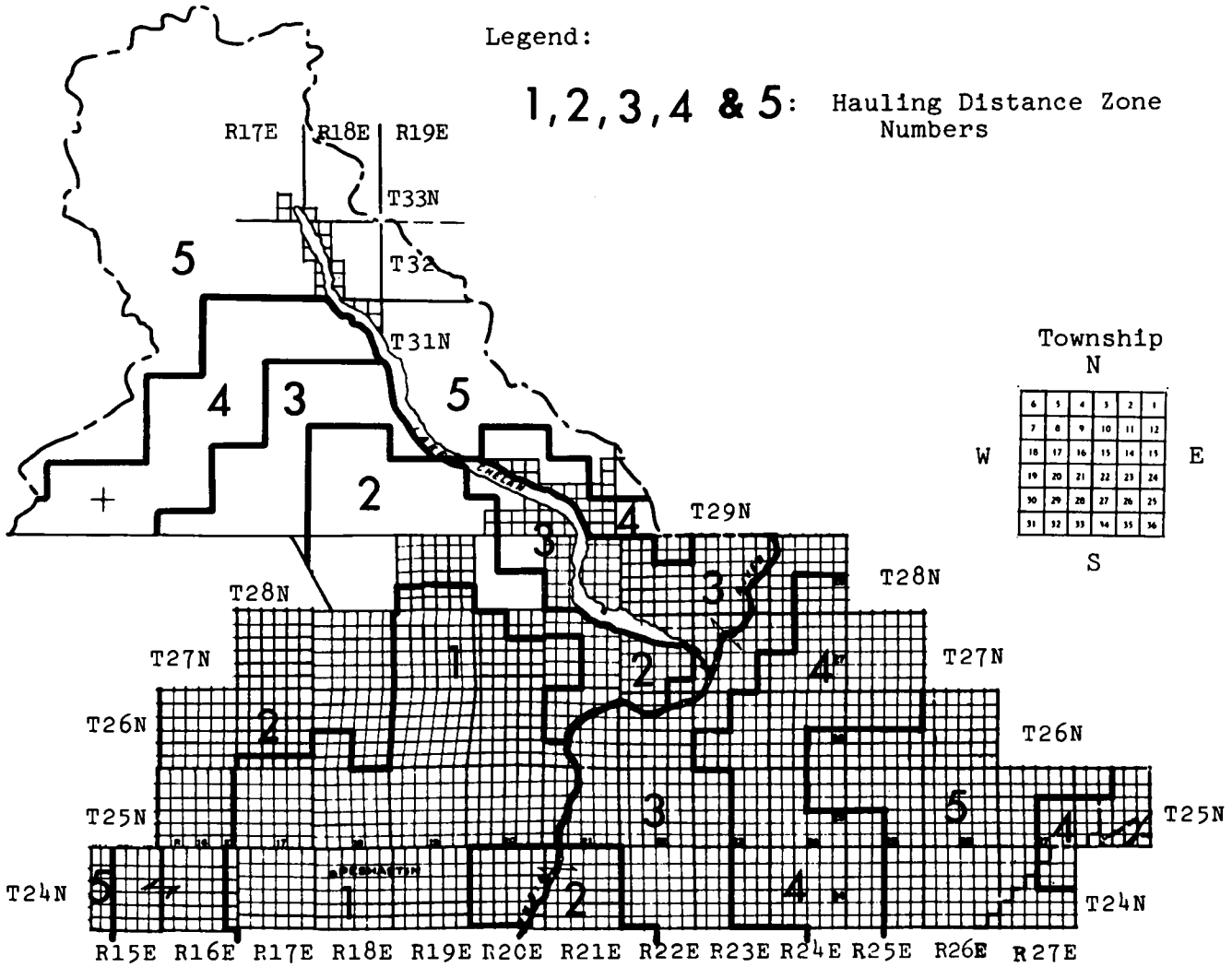
HAULING DISTANCE ZONE MAP FOR 1/1/80 THROUGH 6/30/80
(WAC 458-40-186 39)

STUMPAGE VALUE AREA 7

Page 1 of 3

Legend:

1, 2, 3, 4 & 5: Hauling Distance Zone Numbers

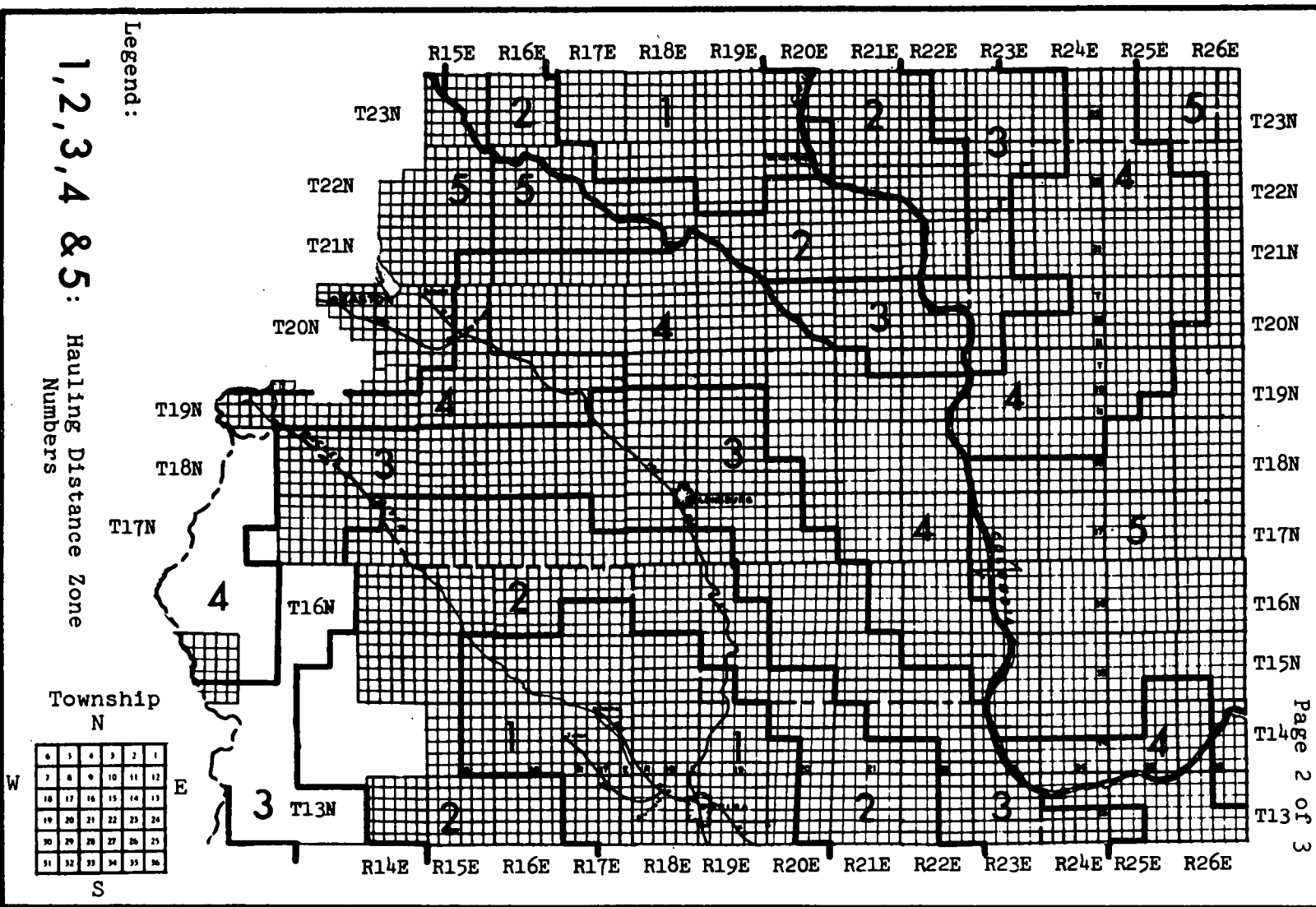


[197]

HAULING DISTANCE ZONE MAP FOR 1/1/80 THROUGH 6/30/80
(WAC 458-40-186 39)

STUMPAGE VALUE AREA 7

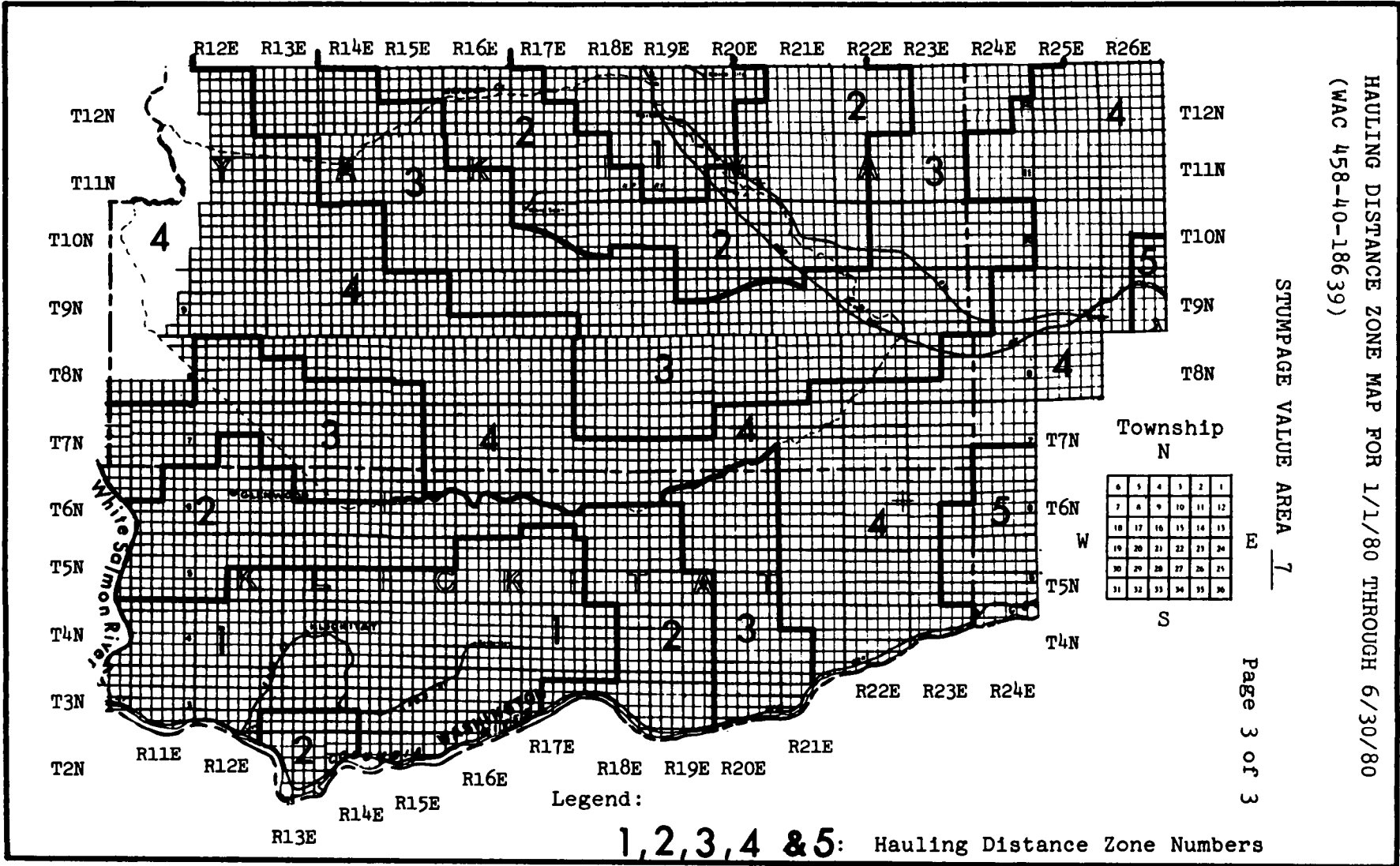
Page 2 of 3



HAULING DISTANCE ZONE MAP FOR 1/1/80 THROUGH 6/30/80
(WAC 458-40-18639)

STUMPAGE VALUE AREA 7

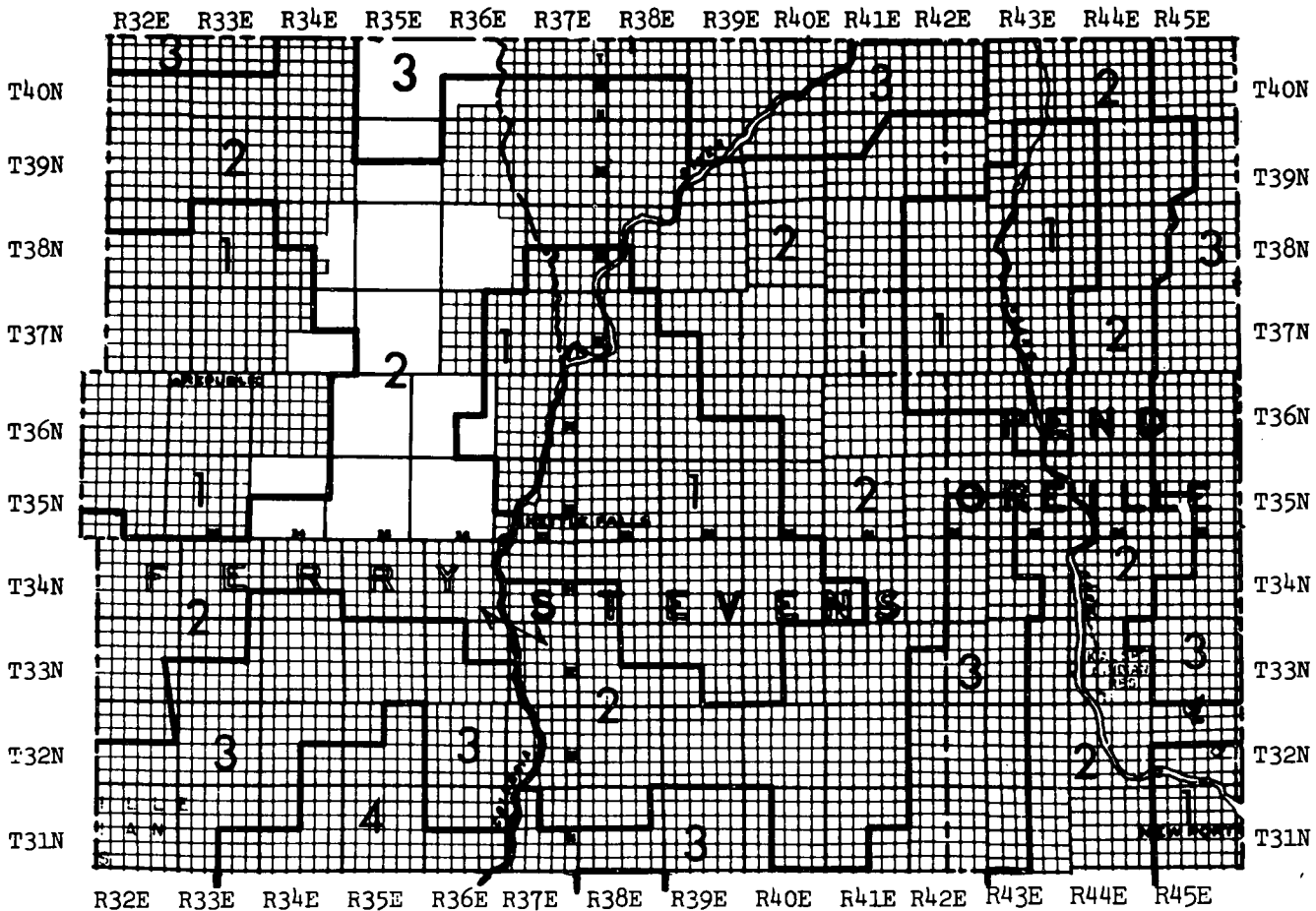
Page 3 of 3



HAULING DISTANCE ZONE MAP FOR 1/1/80 THROUGH 6/30/80
 (WAC 458-40-186 39)

STUMPAGE VALUE AREA 8

Page 1 of 2



Township

N

6	5	4	3	2	1
7	8	9	10	11	12
18	17	16	15	14	13
19	20	21	22	23	24
30	29	28	27	26	25
31	32	33	34	35	36

W

E

S

Legend:

1, 2, 3, 4 & 5: Hauling Distance Zone Numbers

HAULING DISTANCE ZONE MAP FOR 1/1/80 THROUGH 6/30/80
 (WAC 458-40-186 39)

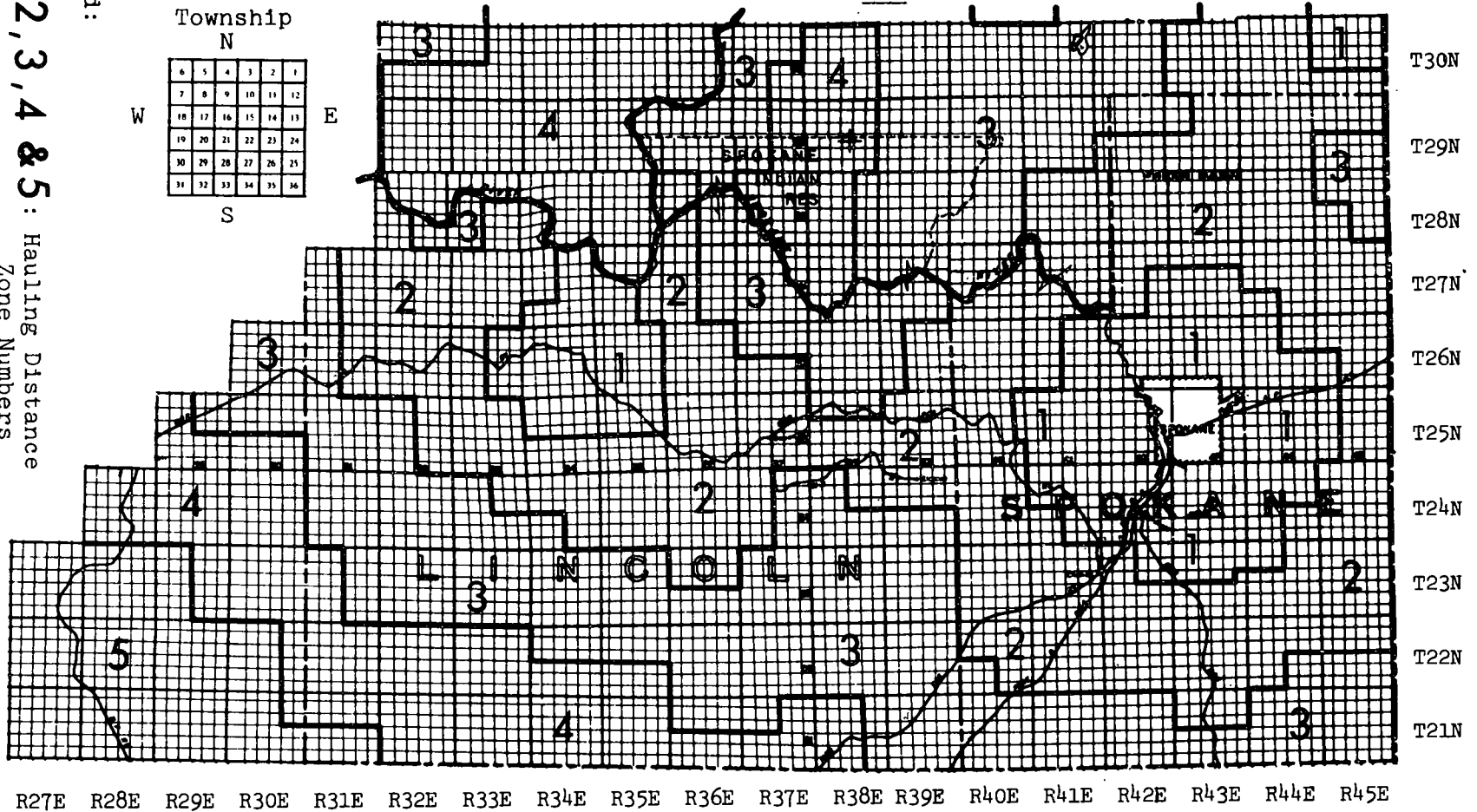
STUMPAGE VALUE AREA 8

Page 2 of 2

Legend:

1, 2, 3, 4 & 5 : Hauling Distance
 Zone Numbers

		Township							
		N							
	6	5	4	3	2	1			
	7	8	9	10	11	12			
W	18	17	16	15	14	13	E		
	19	20	21	22	23	24			
	30	29	28	27	26	25			
	31	32	33	34	35	36			
		S							



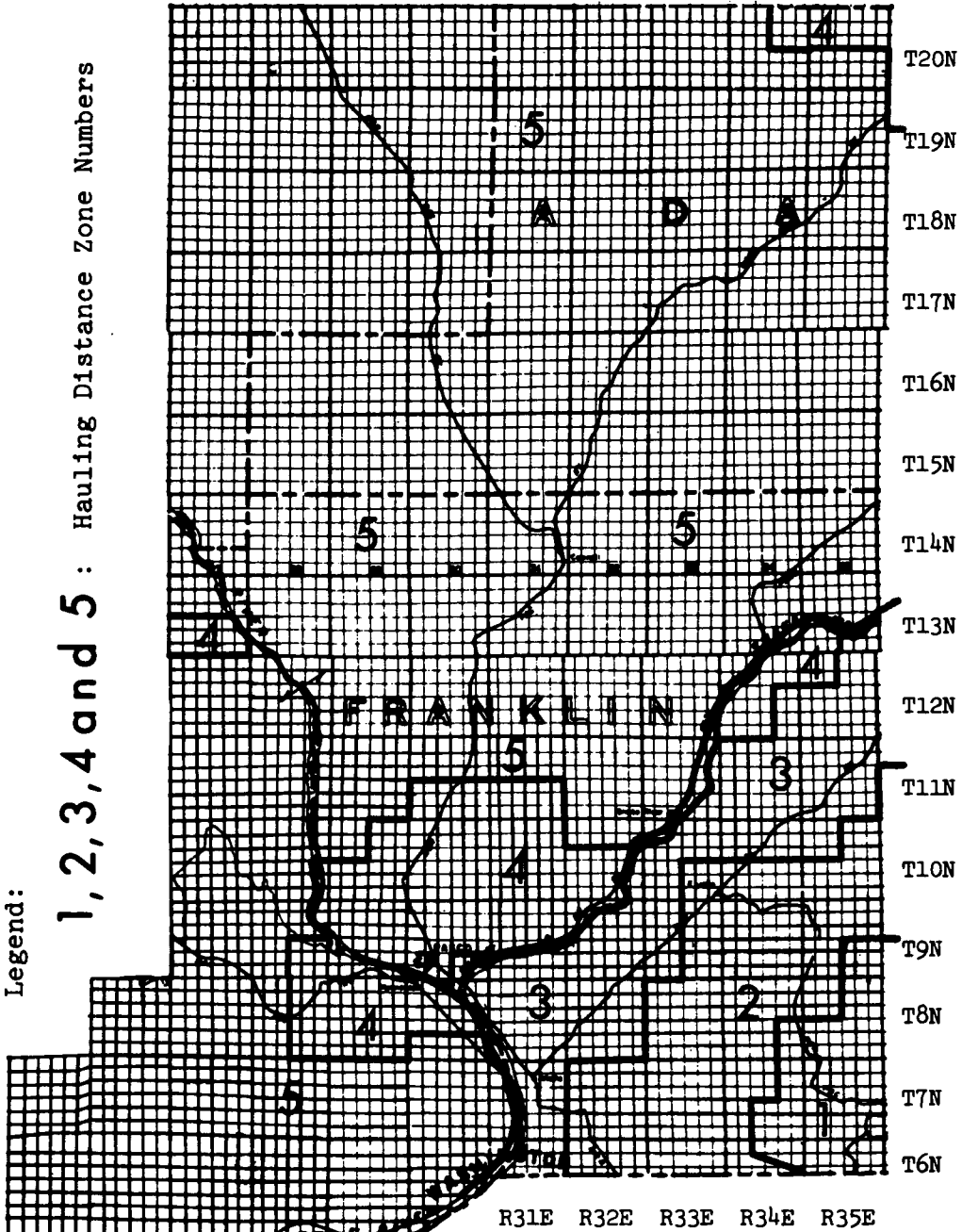
[201]

HAULING DISTANCE ZONE MAP FOR 1/1/80 THROUGH 6/30/80
(WAC 458-40-18639)

STUMPAGE VALUE AREA 9

Page 1 of 2

Legend:
1, 2, 3, 4 and 5 : Hauling Distance Zone Numbers



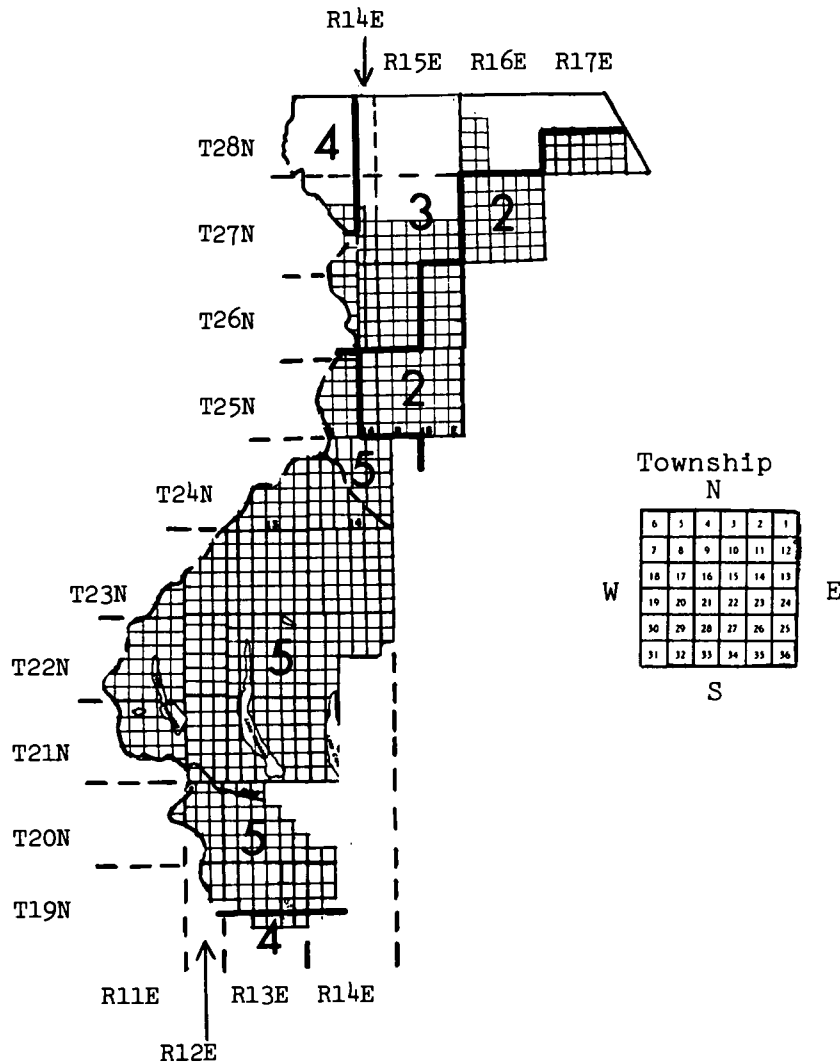
R25E R26E R27E R28E R29E R30E
R31E R32E R33E R34E R35E

N					
6	5	4	3	2	1
7	8	9	10	11	12
13	14	15	16	17	18
19	20	21	22	23	24
25	26	27	28	29	30
31	32	33	34	35	36
S					

HAULING DISTANCE ZONE MAP FOR 1/1/80 THROUGH 6/30/80
(WAC 458-40-186 39)

STUMPAGE VALUE AREA 10

Page 1 of 1

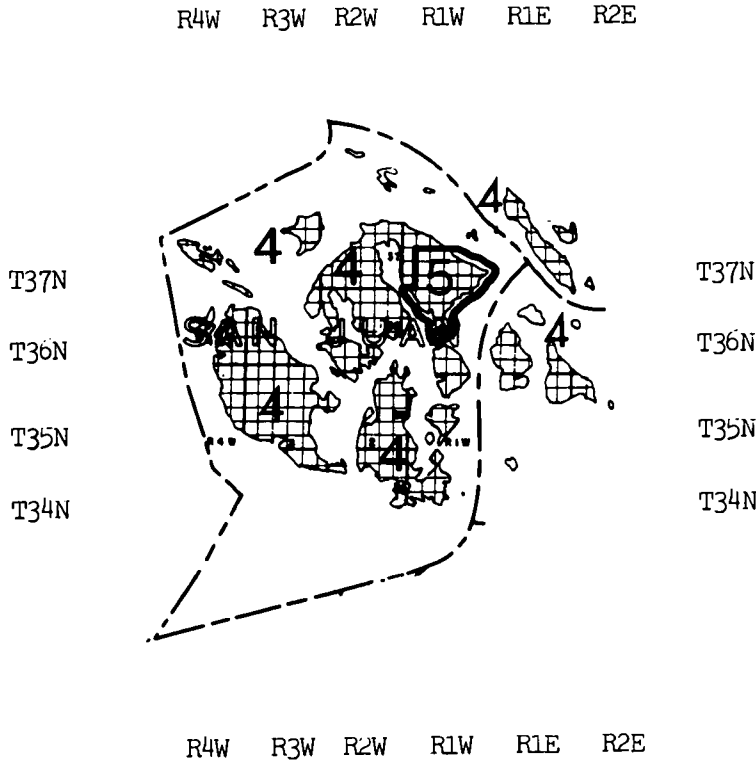


Legend:

2, 3, 4 and 5: Hauling Distance Zone Numbers

HAULING DISTANCE ZONE MAP FOR 1/1/80 THROUGH 6/30/80
(WAC 458-40-18639)

STUMPAGE VALUE AREA 11 Page 1 of 1



	N						
	6	5	4	3	2	1	
	7	8	9	10	11	12	
W	18	17	16	15	14	13	E
	19	20	21	22	23	24	
	30	29	28	27	26	25	
	31	32	33	34	35	36	
	S						

Legend:

4 and 5: Hauling Distance Zone Numbers

7/1/79

NEW SECTION

WAC 458-40-18640 TIMBER QUALITY CODE NUMBERS—TABLES FOR 1/1/80 THROUGH 6/30/80. In order to allow for differences in age, size, quality of timber and other relevant

factors as required by RCW 82.04.291(3) and as amended by section 1, chapter 6, Laws of 1979, the department has assigned timber quality code numbers for harvests of the various designated harvest types and species.

Scaling and grading information derived from an acceptable log scaling and grading rule for the particular harvest type and species shall be used to determine the proper quality code number.

For each timber quality code number in the following tables, there is a corresponding timber quality code number for that particular harvest type and species in the stumpage value tables of WAC 458-40-18641 which is to be used in computing timber harvest value.

The following timber quality code tables are hereby adopted for use during the period of January 1, 1980 through June 30, 1980:

**TABLE 1—TIMBER QUALITY CODE TABLE
STUMPAGE VALUE AREAS 1, 2, 3, 4, 5, AND 11
(for 1/1/80 through 6/30/80)
OLD GROWTH FINAL HARVEST
(100 years of age and older)**

Timber Quality Code Number	Species	Log Grade Specifications ¹
1	Douglas Fir	Over 50% No. 3 Peeler & better log grade
	Western Red Cedar & Alaska Yellow Cedar	Over 20% Special Mill, No. 1 Sawmill, Peeler & better log grade
	Noble Fir & Spruce	Over 35% No. 1 Sawmill, Peeler or Select & better log grade
	Western Hemlock, White Fir & Other Conifer	Over 25% Special Mill, No. 1 Sawmill & better log grade
2	Hardwoods	All No. 4 Sawmill logs with a diameter of 8 inches inside bark and larger (at the scaling end) & better log grades
	Douglas Fir	Over 40% Special Mill, No. 1 Sawmill & better log grade
	Western Red Cedar & Alaska Yellow Cedar	10-20% inclusive Special Mill, No. 1 Sawmill, Peeler & better log grade
	Noble Fir & Spruce	15-35% inclusive No. 1 Sawmill, Peeler or Select & better log grade
3	Western Hemlock, White Fir & Other Conifer	5-25% inclusive Special Mill, No. 1 Sawmill & better log grade
	Douglas Fir	15-40% inclusive Special Mill, No. 1 Sawmill & better log grade
	Western Red Cedar & Alaska Yellow Cedar	Less than 10% Special Mill, No. 1 Sawmill, Peeler & better log grade
	Noble Fir & Spruce	Less than 15% No. 1 Sawmill, Peeler or Select & better log grade
4	Western Hemlock, White Fir & Other Conifer	Less than 5% Special Mill, No. 1 Sawmill & better log grade
	Douglas Fir	Less than 15% Special Mill, No. 1 Sawmill & better log grade
	Conifer Utility	All conifer logs graded as utility log grade
	Hardwood Utility	All No. 4 Sawmill log grade with a diameter of less than 8 inches inside bark (at the scaling end) and all hardwood logs graded as utility

¹For detailed descriptions and definitions of log scaling and grading rules

and procedures see the Official Log Scaling and Grading Rules revised January 1, 1978, published by Puget Sound Log Scaling and Grading Bureau. These are also used by the Columbia River and Grays Harbor Scaling and Grading Bureaus. To determine timber quality code number, see the example for Western Washington which follows Table 3.

**TABLE 2—TIMBER QUALITY CODE TABLE
STUMPAGE VALUE AREAS 1, 2, 3, 4, 5, AND 11
(for 1/1/80 through 6/30/80)
YOUNG GROWTH FINAL HARVEST
(Under 100 years of age and not including thinning)**

Timber Quality Code Number	Species	Log Grade Specifications ¹
1	Douglas Fir	Over 70% No. 2 Sawmill & better log grade
	Western Red Cedar & Alaska Yellow Cedar	Over 20% No. 2 Sawmill & better log grade
	Western Hemlock & Other Conifer	Over 70% No. 2 Sawmill & better log grade
	Hardwoods	All No. 4 Sawmill logs with a diameter of 8 inches inside bark and larger (at the scaling end) & better log grades
2	Douglas Fir	40-70% inclusive No. 2 Sawmill & better log grade
	Western Red Cedar & Alaska Yellow Cedar	5-20% inclusive No. 2 Sawmill & better log grade
	Western Hemlock & Other Conifer	40-70% inclusive No. 2 Sawmill & better log grade
3	Douglas Fir	5 to but not including 40% No. 2 Sawmill & better log grade
	Western Red Cedar & Alaska Yellow Cedar	Less than 5% No. 2 Sawmill & better log grade
	Western Hemlock & Other Conifer	5 to but not including 40% No. 2 Sawmill & better log grade
4	Douglas Fir, Western Hemlock & Other Conifer, except Western Red Cedar & Alaska yellow cedar	Less than 5% No. 2 Sawmill & better log grade
	Conifer Utility	All conifer logs graded as utility log grade
5	Hardwood Utility	All No. 4 Sawmill log grade with a diameter of less than 8 inches inside bark (at the scaling end) and all hardwood logs graded as utility

¹For detailed descriptions and definitions of log scaling and grading rules and procedures see the Official Log Scaling and Grading Rules revised January 1, 1978, published by the Puget Sound Log Scaling and Grading Bureau. These are also used by the Columbia River and Grays Harbor Scaling and Grading Bureaus. To determine timber quality code number, see the example for Western Washington which follows Table 3.

**TABLE 3—TIMBER QUALITY CODE TABLE
STUMPAGE VALUE AREAS 1, 2, 3, 4, 5, AND 11
(for 1/1/80 through 6/30/80)
THINNING
See definition WAC 458-40-18637(9)(d)**

Timber Quality Code Number	Species	Log Grade Specifications ¹
1	Douglas Fir	Over 70% No. 2 Sawmill & better log grade
	Western Hemlock & Other Conifer	Over 70% No. 2 Sawmill & better log grade
	Western Red Cedar & Alaska Yellow Cedar	Over 20% No. 2 Sawmill & better log grade
	Hardwoods	All No. 4 Sawmill logs with a diameter of 8 inches inside bark and larger (at the scaling end) & better log grades
2	Douglas Fir	40-70% inclusive No. 2 Sawmill & better log grade
	Western Red Cedar & Alaska Yellow Cedar	5-20% inclusive No. 2 Sawmill & better log grade
	Western Hemlock & Other Conifer	40-70% inclusive No. 2 Sawmill & better log grade
3	Douglas Fir	5 to but not including 40% No. 2 Sawmill & better log grade
	Western Red Cedar & Alaska Yellow Cedar	Less than 5% No. 2 Sawmill & better log grade
	Western Hemlock & Other Conifer	5 to but not including 40% No. 2 Sawmill & better log grade
4	Douglas Fir, Western Hemlock & Other Conifer	Less than 5% No. 2 Sawmill & better log grade
5	Conifer Utility	All conifer logs graded as utility log grade
	Hardwood Utility	All No. 4 Sawmill log grade with a diameter of less than 8 inches inside bark (at the scaling end) and all hardwood logs graded as utility

¹For detailed descriptions and definitions of log scaling rules and procedures see the Official Log Scaling and Grading Rules revised January 1, 1978, published by the Puget Sound Log Scaling and Grading Bureau. These are also used by the Columbia River and Grays Harbor Scaling and Grading Bureaus. To determine timber quality code number for Western Washington, see the following example.

WESTERN WASHINGTON EXAMPLE: The following example is for determining the timber quality number code for timber harvested in stumpage value areas 1, 2, 3, 4, 5, and 11 in Western Washington. The following method can be used to determine the quality code number for species in "old growth final harvest", "young growth final harvest", and "thinning harvest" types.

The example shown below is for a harvest of 150 thousand board feet (150 MBF) of the species, Douglas Fir, and the harvest type, young growth final harvest, with the following volumes at the indicated grades:

Log Grade	Net Volume, Scribner Scale
Special Mill	20 MBF
No. 1 sawmill	20 MBF
No. 2 sawmill	45 MBF
No. 3 sawmill	35 MBF
No. 4 sawmill	30 MBF
TOTAL	150 MBF

To determine the proper quality code number, add the scale volumes for the grades as established by the approved grading rule. Divide this volume by the total volume harvested for the species. In this example, the Special Mill and the No. 1 and 2 sawmill logs account for 85 MBF of the 150 MBF Douglas Fir harvested. Divide as follows:

$$\frac{20 + 20 + 45}{150} \text{ or } \frac{85}{150} = .567 \times 100 = 56.7\%$$

In this example, the Special Mill, No. 1 and 2 sawmill logs make up 56.7% of the Douglas Fir harvested. Since this is between 40 and 70% No. 2 sawmill and better, the entire Douglas Fir harvested would be reported as:

Species	Timber Quality Code Number	Net Volume Harvested
Douglas Fir	2	150 MBF

**TABLE 4—TIMBER QUALITY CODE TABLE
STUMPAGE VALUE AREAS 6, 7, 8, AND 9
(for 1/1/80 through 6/30/80)
MERCHANTABLE SAWTIMBER, ALL AGES**

Timber Quality Code Number	Species	Log Grade Specifications ¹
1	Ponderosa Pine	Less than 10 logs 16 feet long per thousand board feet Scribner scale
	All Conifers Other Than Ponderosa Pine	All log sizes
	Hardwoods	Sawlogs only
2	Ponderosa Pine	10 or more logs 16 feet long per thousand board feet Scribner scale
4	Utility	All logs graded as utility

¹To determine timber quality code number in Stumpage Value Areas 6, 7, 8 and 9 for Eastern Washington, see the following example.

EASTERN WASHINGTON EXAMPLE: The following example is for determining the timber quality code for timber harvested in stumpage value areas 6, 7, 8 and 9 in Eastern Washington.

The example shown below is for a harvest of 150 thousand board feet (150 MBF) of the species, Ponderosa Pine, and harvest type merchantable sawtimber, all ages with a sum total log length of 19,200 feet.

Step 1. The highest possible number of sawable sixteen foot logs which could be recovered is determined by dividing the sum total length of all sawable logs harvested (i.e. 19,200) by 16. Answer: 1200 logs.

Step 2. The average net volume per sixteen foot recoverable log is determined by dividing the total volume harvested (150 MBF) by the number of sixteen foot logs (1200). Answer: 125.

Step 3. The total number of logs per thousand board feet is determined by dividing 1000 by the average net volume per sixteen foot recoverable log (125). Answer: 8 logs per 1 MBF.

Step 4. Because the timber quality code table lists 1 to 9 logs per 1 MBF for Ponderosa pine as timber quality code number 1, the harvest was at 8 logs per 1 MBF the entire Ponderosa pine harvest would be reported as:

Species	Timber Quality Code Number	Volume Harvested
Ponderosa Pine (PP)	1	150 MBF

**TABLE 5—TIMBER QUALITY CODE TABLE
STUMPAGE VALUE AREA 10
(for 1/1/80 through 6/30/80)
MERCHANTABLE SAWTIMBER, ALL AGES**

Timber Quality Code Number	Species	Log Grade Specifications ¹
1	Ponderosa Pine & Other Conifers	Less than 5 logs 16 feet long per MBF net log Scribner scale
	Hardwoods	All logs graded as sawlogs
2	Ponderosa Pine	5 to 9 logs inclusive 16 feet long per MBF net log Scribner scale
	Other Conifer	5 to 12 logs inclusive 16 feet long per MBF net log scale
3	Ponderosa Pine	More than 9 logs 16 feet long per MBF net log Scribner scale
	Other Conifer	More than 12 logs 16 feet long per MBF net log Scribner scale
4	Utility	All logs graded as utility

¹To determine timber quality code number in Stumpage Value Area 10 in Eastern Washington, see the following example.

EASTERN WASHINGTON EXAMPLE: The following example is for determining the timber quality code for timber harvested in stumpage value area 10 in Eastern Washington.

The example shown below is for a harvest of 150 thousand board feet (150 MBF) of the species, Ponderosa Pine, and harvest type merchantable sawtimber, all ages with a sum total log length of 19,200 feet.

Step 1. The highest possible number of sawable sixteen foot logs which could be recovered is determined by dividing the sum total length of all sawable logs harvested (i.e. 19,200) by 16. Answer: 1200 logs.

Step 2. The average net volume per sixteen foot recoverable log is determined by dividing the total volume harvested (150 MBF) by the number of sixteen foot logs (1200). Answer: 125.

Step 3. The total number of logs per thousand board feet is determined by dividing 1000 by the average net volume per sixteen foot recoverable log (125). Answer: 8 logs per 1 MBF.

Step 4. Because the timber quality code table lists 5-9 logs per 1 MBF for Ponderosa pine as timber quality code number 2, the harvest was at 8 logs per 1 MBF the entire Ponderosa pine harvest would be reported as:

Species	Timber Quality Code Number	Volume Harvested
Ponderosa Pine (PP)	2	150 MBF

NEW SECTION

WAC 458-40-18641 STUMPAGE VALUES—TABLES FOR 1/1/80 THROUGH 6/30/80. As required by RCW 82.04.291 and as amended by section 1, chapter 6, Laws of 1979, the department has prepared tables which assign stumpage value rates for the various harvest types, which rates vary depending upon the stumpage value area, species, timber quality code number and hauling distance zone involved. Where the timber harvested is used to produce harvest type "special forest products" the value tables of this section shall establish the values for such special forest products.

The following stumpage value and special forest product value tables are hereby adopted for use during the period of January 1, 1980 through June 30, 1980.

**TABLE 1—STUMPAGE VALUE TABLE
STUMPAGE VALUE AREA 1
(for 1/1/80 through 6/30/80)
OLD GROWTH FINAL HARVEST
(100 years of age and older)**

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir	DF	1	\$400	\$396	\$392	\$388	\$384
		2	321	317	313	309	305
		3	310	306	302	298	294
		4	265	261	257	253	249
Western Hemlock ¹	WH	1	344	340	336	332	328
		2	231	227	223	219	215
		3	179	175	171	167	163
True Fir ²	TF	1	344	340	336	332	328
		2	231	227	223	219	215
		3	179	175	171	167	163
Western Red Cedar ³	RC	1	425	421	417	413	409
		2	278	274	270	266	262
		3	222	218	214	210	206
Sitka Spruce	SS	1	391	387	383	379	375
		2	298	294	290	286	282
		3	296	292	288	284	280
Other Conifer	OC	1	344	340	336	332	328
		2	231	227	223	219	215
		3	179	175	171	167	163
Red Alder	RA	1	45	39	33	27	21
Cottonwood	BC	1	41	35	29	23	17
Other Hardwoods	OH	1	46	40	34	28	22
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	6	6	6	6	6

¹Includes Western and Mountain Hemlock.

²Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.

³Includes Alaska Yellow Cedar.

**TABLE 2—STUMPAGE VALUE TABLE
STUMPAGE VALUE AREA 1
(for 1/1/80 through 6/30/80)
YOUNG GROWTH FINAL HARVEST
(Under 100 years of age and not including thinning)**

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir	DF	1	\$341	\$335	\$329	\$323	\$317
		2	282	276	270	264	258
		3	236	230	224	218	212
		4	180	174	168	162	156
Western Hemlock ¹	WH	1	210	204	198	192	186
		2	198	192	186	180	174
		3	184	178	172	166	160
		4	146	140	134	128	122
True Fir ²	TF	1	210	204	198	192	186
		2	198	192	186	180	174
		3	184	178	172	166	160
		4	146	140	134	128	122

TABLE 2—CONT.

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Western Red Cedar ³	RC	1	306	300	294	288	282
		2	304	298	292	286	280
		3	270	264	258	252	246
Other Conifer	OC	1	210	204	198	192	186
		2	198	192	186	180	174
		3	184	178	172	166	160
		4	146	140	134	128	122
Red Alder	RA	1	45	39	33	27	21
Cottonwood	BC	1	41	35	29	23	17
Other Hardwoods	OH	1	46	40	34	28	22
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	6	6	6	6	6

¹Includes Western and Mountain Hemlock.

²Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.

³Includes Alaska Yellow Cedar.

TABLE 3—STUMPAGE VALUE TABLE
STUMPAGE VALUE AREA 1
(for 1/1/80 through 6/30/80)
THINNING
See definition WAC 458-40-18637(9)(d)

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir	DF	1	\$316	\$310	\$304	\$298	\$292
		2	257	251	245	239	233
		3	211	205	199	193	187
		4	155	149	143	137	131
Western Hemlock ¹	WH	1	185	179	173	167	161
		2	173	167	161	155	149
		3	159	153	147	141	135
		4	121	115	109	103	97
True Fir ²	TF	1	185	179	173	167	161
		2	173	167	161	155	149
		3	159	153	147	141	135
		4	121	115	109	103	97
Western Red Cedar ³	RC	1	281	275	269	263	257
		2	279	273	267	261	255
		3	245	239	233	227	221
Other Conifer	OC	1	185	179	173	167	161
		2	173	167	161	155	149
		3	159	153	147	141	135
		4	121	115	109	103	97
Red Alder	RA	1	45	39	33	27	21
Cottonwood	BC	1	41	35	29	23	17
Other Hardwoods	OH	1	46	40	34	28	22
Hardwood Utility	HU	5	5	5	5	5	
Conifer Utility	CU	5	6	6	6	6	

¹Includes Western and Mountain Hemlock.

²Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.

³Includes Alaska Yellow Cedar.

TABLE 4—STUMPAGE VALUE TABLE
STUMPAGE VALUE AREA 1
(for 1/1/80 through 6/30/80)
SPECIAL FOREST PRODUCTS

Species Name and Product	Species Code	Quality Code Number	Rates Per Unit by Hauling Distance Zone Number				
			1	2	3	4	5
Western Red Cedar—Shake Blocks & Boards ¹	RCS	1	\$155	\$151	\$147	\$143	\$139
Western Red Cedar Flatsawn & Shingle Blocks ¹	RCF	1	57	53	49	45	41
Western Red Cedar & Other Posts ²	RCP	1	0.20	0.20	0.20	0.20	0.20
Douglas Fir Christmas Trees ³	DFX	1	0.15	0.15	0.15	0.15	0.15
True Fir & Other Christmas Trees ³	TFX	1	0.35	0.35	0.35	0.35	0.35

¹Stumpage Value per MBF net Scribner Scale.

²Stumpage Value per 8 lineal feet or portion thereof.

³Stumpage Value per lineal foot.

TABLE 5—STUMPAGE VALUE TABLE
STUMPAGE VALUE AREA 2
(for 1/1/80 through 6/30/80)
OLD GROWTH FINAL HARVEST
(100 years of age and older)

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir	DF	1	\$408	\$404	\$400	\$396	\$392
		2	393	389	385	381	377
		3	348	344	340	336	332
		4	294	290	286	282	278
Western Hemlock ¹	WH	1	308	304	300	296	292
		2	249	245	241	237	233
		3	189	185	181	177	173
True Fir ²	TF	1	308	304	300	296	292
		2	249	245	241	237	233
		3	189	185	181	177	173
Western Red Cedar ³	RC	1	459	455	451	447	443
		2	373	369	365	361	357
		3	333	329	325	321	317
Sitka Spruce	SS	1	329	325	321	317	313
		2	259	255	251	247	243
		3	192	188	184	180	176
Other Conifer	OC	1	308	304	300	296	292
		2	249	245	241	237	233
		3	189	185	181	177	173
Red Alder	RA	1	42	36	30	24	18
Cottonwood	BC	1	41	35	29	23	17
Other Hardwoods	OH	1	46	40	34	28	22
Hardwood Utility	HU	5	5	5	5	5	

TABLE 5—CONT.

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Conifer Utility	CU	5	8	8	8	8	8

¹Includes Western and Mountain Hemlock.
²Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.
³Includes Alaska Yellow Cedar.

TABLE 6—STUMPAGE VALUE TABLE
 STUMPAGE VALUE AREA 2
 (for 1/1/80 through 6/30/80)
 YOUNG GROWTH FINAL HARVEST
 (Under 100 years of age and not including thinning)

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir	DF	1	\$341	\$335	\$329	\$323	\$317
		2	340	334	328	322	316
		3	243	237	231	225	219
		4	176	170	164	158	152
Western Hemlock ¹	WH	1	210	204	198	192	186
		2	166	160	154	148	142
		3	158	152	146	140	134
		4	146	140	134	128	122
True Fir ²	TF	1	210	204	198	192	186
		2	166	160	154	148	142
		3	158	152	146	140	134
		4	146	140	134	128	122
Western Red Cedar ³	RC	1	286	280	274	268	262
		2	266	260	254	248	242
		3	246	240	234	228	222
Other Conifer	OC	1	210	204	198	192	186
		2	166	160	154	148	142
		3	158	152	146	140	134
		4	146	140	134	128	122
Red Alder	RA	1	42	36	30	24	18
Cottonwood	BC	1	41	35	29	23	17
Other Hardwoods	OH	1	46	40	34	28	22
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	8	8	8	8	8

¹Includes Western and Mountain Hemlock.
²Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.
³Includes Alaska Yellow Cedar.

TABLE 7—STUMPAGE VALUE TABLE
 STUMPAGE VALUE AREA 2
 (for 1/1/80 through 6/30/80)
 THINNING
 See definition WAC 458-40-18637(9)(d)

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir	DF	1	\$316	\$310	\$304	\$298	\$292
		2	315	309	303	297	291
		3	218	212	206	200	194
		4	151	145	139	133	127
Western Hemlock ¹	WH	1	185	179	173	167	161
		2	141	135	129	123	117
		3	133	127	121	115	109
		4	121	115	109	103	97
True Fir ²	TF	1	185	179	173	167	161
		2	141	135	129	123	117
		3	133	127	121	115	109
		4	121	115	109	103	97
Western Red Cedar ³	RC	1	261	255	249	243	237
		2	241	235	229	223	217
		3	221	215	209	203	197
Other Conifer	OC	1	185	179	173	167	161
		2	141	135	129	123	117
		3	133	127	121	115	109
		4	121	115	109	103	97
Red Alder	RA	1	42	36	30	24	18
Cottonwood	BC	1	41	35	29	23	17
Other Hardwoods	OH	1	46	40	34	28	22
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	8	8	8	8	8

¹Includes Western and Mountain Hemlock.
²Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.
³Includes Alaska Yellow Cedar.

TABLE 8—STUMPAGE VALUE TABLE
 STUMPAGE VALUE AREA 2
 (for 1/1/80 through 6/30/80)
 SPECIAL FOREST PRODUCTS

Species Name and Product	Species Code	Quality Code Number	Rates Per Unit by Hauling Distance Zone Number				
			1	2	3	4	5
Western Red Cedar-Shake Blocks & Boards ¹	RCS	1	\$157	\$153	\$149	\$145	\$141
Western Red Cedar Flatsawn & Shingle Blocks ¹	RCF	1	58	54	50	46	42
Western Red Cedar & Other Posts ²	RCP	1	0.20	0.20	0.20	0.20	0.20
Douglas Fir Christmas Trees ³	DFX	1	0.15	0.15	0.15	0.15	0.15

TABLE 8—CONT.

Species Name and Product	Species Code	Quality Code Number	Rates Per Unit by Hauling Distance Zone Number				
			1	2	3	4	5
True Fir & Other Christmas Trees ¹	TFX	1	0.35	0.35	0.35	0.35	0.35

¹Stumpage Value per MBF net Scribner Scale.
²Stumpage Value per 8 lineal feet or portion thereof.
³Stumpage Value per lineal foot.

TABLE 9—STUMPAGE VALUE TABLE
 STUMPAGE VALUE AREA 3
 (for 1/1/80 through 6/30/80)
 OLD GROWTH FINAL HARVEST
 (100 years of age and older)

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir	DF	1	\$442	\$438	\$434	\$430	\$426
		2	390	386	382	378	374
		3	323	319	315	311	307
		4	278	274	270	266	262
Western Hemlock ¹	WH	1	321	317	313	309	305
		2	242	238	234	230	226
		3	163	159	155	151	147
True Fir ²	TF	1	321	317	313	309	305
		2	242	238	234	230	226
		3	163	159	155	151	147
Western Red Cedar	RC	1	315	311	307	303	299
		2	250	246	242	238	234
		3	234	230	226	222	218
Sitka Spruce	SS	1	350	346	342	338	334
		2	248	244	240	236	232
		3	196	192	188	184	180
Alaska Yellow Cedar	YC	1	1133	1129	1125	1121	1117
		2	714	710	706	702	698
		3	295	291	287	283	279
Other Conifer	OC	1	315	311	307	303	299
		2	242	238	234	230	226
		3	163	159	155	151	147
Red Alder	RA	1	51	45	39	33	27
Cottonwood	BC	1	46	40	34	28	22
Other Hardwoods	OH	1	46	40	34	28	22
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	5	5	5	5	5

¹Includes Western and Mountain Hemlock.
²Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.

TABLE 10—STUMPAGE VALUE TABLE
 STUMPAGE VALUE AREA 3
 (for 1/1/80 through 6/30/80)
 YOUNG GROWTH FINAL HARVEST
 (Under 100 years of age and not including thinning)

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir	DF	1	\$366	\$360	\$354	\$348	\$342
		2	300	294	288	282	276
		3	202	196	190	184	178
		4	173	167	161	155	149
Western Hemlock ¹	WH	1	206	200	194	188	182
		2	198	192	186	180	174
		3	163	157	151	145	139
		4	110	104	98	92	86
True Fir ²	TF	1	206	200	194	188	182
		2	198	192	186	180	174
		3	163	157	151	145	139
		4	110	104	98	92	86
Western Red Cedar ³	RC	1	243	237	231	225	219
		2	238	232	226	220	214
		3	233	227	221	215	209
Other Conifer	OC	1	206	200	194	188	182
		2	198	192	186	180	174
		3	163	157	151	145	139
		4	110	104	98	92	86
Red Alder	RA	1	51	45	39	33	27
Cottonwood	BC	1	46	40	34	28	22
Other Hardwoods	OH	1	46	40	34	28	22
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	5	5	5	5	5

¹Includes Western and Mountain Hemlock.
²Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.
³Includes Alaska Yellow Cedar.

TABLE 11—STUMPAGE VALUE TABLE
 STUMPAGE VALUE AREA 3
 (for 1/1/80 through 6/30/80)
 THINNING
 See definition WAC 458-40-18637(9)(d)

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir	DF	1	\$341	\$335	\$329	\$323	\$317
		2	275	269	263	257	251
		3	177	171	165	159	153
		4	148	142	136	130	124
Western Hemlock ¹	WH	1	181	175	169	163	157
		2	173	167	161	155	149
		3	138	132	126	120	114
		4	85	79	73	67	61
True Fir ²	TF	1	181	175	169	163	157
		2	173	167	161	155	149
		3	138	132	126	120	114
		4	85	79	73	67	61

TABLE 11—CONT.

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Western Red Cedar ³	RC	1	218	212	206	200	
194		2	213	207	201	195	
189		3	208	202	196	190	
184							
Other Conifer	OC	1	181	175	169	163	157
		2	173	167	161	155	149
		3	138	132	126	120	114
		4	85	79	73	67	61
Red Alder	RA	1	51	45	39	33	27
Cottonwood	BC	1	46	40	34	28	22
Other Hardwoods	OH	1	46	40	34	28	22
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	5	5	5	5	5

¹Includes Western and Mountain Hemlock.
²Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.
³Includes Alaska Yellow Cedar.

TABLE 12—STUMPAGE VALUE TABLE
 STUMPAGE VALUE AREA 3
 (for 1/1/80 through 6/30/80)
 SPECIAL FOREST PRODUCTS

Species Name and Product	Species Code	Quality Code Number	Rates Per Unit by Hauling Distance Zone Number				
			1	2	3	4	5
Western Red Cedar—Shake Blocks & Boards ¹	RCS	1	\$245	\$241	\$237	\$233	\$229
Western Red Cedar Flatsawn & Shingle Blocks ¹	RCF	1	87	83	79	75	71
Western Red Cedar & Other Posts ²	RCP	1	0.20	0.20	0.20	0.20	0.20
Douglas Fir Christmas Trees ³	DFX	1	0.15	0.15	0.15	0.15	0.15
True Fir & Other Christmas Trees ³	TFX	1	0.35	0.35	0.35	0.35	0.35

¹Stumpage Value per MBF net Scribner Scale.
²Stumpage Value per 8 lineal feet or portion thereof.
³Stumpage value per lineal foot.

TABLE 13—STUMPAGE VALUE TABLE
 STUMPAGE VALUE AREA 4
 (for 1/1/80 through 6/30/80)
 OLD GROWTH FINAL HARVEST
 (100 years of age and older)

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir	DF	1	\$553	\$549	\$545	\$541	\$537
		2	428	424	420	416	412
		3	386	382	378	374	370
		4	371	367	363	359	355
Western Hemlock ¹	WH	1	388	384	380	376	372
		2	284	280	276	272	268
		3	264	260	256	252	248
True Fir ²	TF	1	388	384	380	376	372
		2	284	280	276	272	268
		3	264	260	256	252	248
Western Red Cedar	RC	1	446	442	438	434	430
		2	340	336	332	328	324
		3	216	212	208	204	200
Sitka Spruce	SS	1	349	345	341	337	333
		2	246	242	238	234	230
		3	194	190	186	182	178
Noble Fir	NF	1	428	424	420	416	412
		2	292	288	284	280	276
		3	291	287	283	279	275
Alaska Yellow Cedar	YC	1	1133	1129	1125	1121	1117
		2	714	710	706	702	698
		3	295	291	287	283	279
Other Conifer	OC	1	349	345	341	337	333
		2	246	242	238	234	230
		3	194	190	186	182	178
Red Alder	RA	1	43	37	31	25	19
Cottonwood	BC	1	38	32	26	20	14
Other Hardwoods	OH	1	48	42	36	30	24
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	6	6	6	6	6

¹Includes Western and Mountain Hemlock.
²Includes Pacific Silver Fir, Grand Fir, and Alpine Fir.

TABLE 14—STUMPAGE VALUE TABLE
 STUMPAGE VALUE AREA 4
 (for 1/1/80 through 6/30/80)
 YOUNG GROWTH FINAL HARVEST
 (Under 100 years of age and not including thinning)

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir	DF	1	\$378	\$372	\$366	\$360	\$354
		2	325	319	313	307	301
		3	266	260	254	248	242
		4	173	167	161	155	149

TABLE 14—CONT.

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Western Hemlock ¹	WH	1	206	200	194	188	182
		2	192	186	180	174	168
		3	165	159	153	147	141
		4	109	103	97	91	85
True Fir ²	TF	1	206	200	194	188	182
		2	192	186	180	174	168
		3	165	159	153	147	141
		4	109	103	97	91	85
Western Red Cedar ³	RC	1	331	325	319	313	307
		2	217	211	205	199	193
		3	214	208	202	196	190
Other Conifer	OC	1	206	200	194	188	182
		2	192	186	180	174	168
		3	165	159	153	147	141
		4	109	103	97	91	85
Red Alder	RA	1	43	37	31	25	19
Cottonwood	BC	1	38	32	26	20	14
Other Hardwoods	OH	1	48	42	36	30	24
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	6	6	6	6	6

¹Includes Western and Mountain Hemlock.

²Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.

³Includes Alaska Yellow Cedar.

TABLE 15—STUMPAGE VALUE TABLE
STUMPAGE VALUE AREA 4
(for 1/1/80 through 6/30/80)
THINNING
See definition WAC 458-40-18637(9)(d)

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir	DF	1	\$353	\$347	\$341	\$335	\$329
		2	300	294	288	282	276
		3	241	235	229	223	217
		4	148	142	136	130	124
Western Hemlock ¹	WH	1	181	175	169	163	157
		2	167	161	155	149	143
		3	140	134	128	122	116
		4	84	78	72	66	60
True Fir ²	TF	1	181	175	169	163	157
		2	167	161	155	149	143
		3	140	134	128	122	116
		4	84	78	72	66	60
Western Red Cedar ³	RC	1	306	300	294	288	282
		2	192	186	180	174	168
		3	189	183	177	171	165
Other Conifer	OC	1	181	175	169	163	157
		2	167	161	155	149	143
		3	140	134	128	122	116
		4	84	78	72	66	60
Red Alder	RA	1	43	37	31	25	19
Cottonwood	BC	1	38	32	26	20	14

TABLE 15—CONT.

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Other Hardwoods	OH	1	48	42	36	30	24
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	6	6	6	6	6

¹Includes Western and Mountain Hemlock.

²Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.

³Includes Alaska Yellow Cedar.

TABLE 16—STUMPAGE VALUE TABLE
STUMPAGE VALUE AREA 4
(for 1/1/80 through 6/30/80)
SPECIAL FOREST PRODUCTS

Species Name and Product	Species Code	Quality Code Number	Rates Per Unit by Hauling Distance Zone Number				
			1	2	3	4	5
Western Red Cedar-Shake Blocks & Boards ¹	RCS	1	\$224	\$220	\$216	\$212	\$208
Western Red Cedar Flatsawn & Shingle Blocks ²	RCF	1	80	76	72	68	64
Western Red Cedar & Other Posts ²	RCP	1	0.20	0.20	0.20	0.20	0.20
Douglas Fir Christmas Trees ³	DFX	1	0.15	0.15	0.15	0.15	0.15
True Fir & Other Christmas Trees ³	TFX	1	0.35	0.35	0.35	0.35	0.35

¹Stumpage value per MBF net Scribner Scale.

²Stumpage value per 8 lineal feet or portion thereof.

³Stumpage value per lineal foot.

TABLE 17—STUMPAGE VALUE TABLE
STUMPAGE VALUE AREA 5
(for 1/1/80 through 6/30/80)
OLD GROWTH FINAL HARVEST
(100 years of age and older)

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir	DF	1	\$462	\$458	\$454	\$450	\$446
		2	441	437	433	429	425
		3	404	400	396	392	388
		4	366	362	358	354	350
Western Hemlock ¹	WH	1	428	424	420	416	412
		2	292	288	284	280	276
		3	291	287	283	279	275
True Fir ²	TF	1	428	424	420	416	412
		2	292	288	284	280	276
		3	291	287	283	279	275

TABLE 17—CONT.

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Western Red Cedar ³	RC	1	446	442	438	434	430
		2	342	338	334	330	326
		3	214	210	206	202	198
Sitka Spruce	SS	1	348	344	340	336	332
		2	240	236	232	228	224
		3	194	190	186	182	178
Noble Fir	NF	1	428	424	420	416	412
		2	292	288	284	280	276
		3	291	287	283	279	275
Other Conifer	OC	1	348	344	340	336	332
		2	240	236	232	228	224
		3	194	190	186	182	178
Red Alder	RA	1	46	40	34	28	22
Cottonwood	BC	1	33	27	21	15	9
Other Hardwoods	OH	1	34	28	22	16	10
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	5	5	5	5	5

¹Includes Western and Mountain Hemlock.
²Includes Pacific Silver Fir, Grand Fir, and Alpine Fir.
³Includes Alaska Yellow Cedar.

TABLE 18—STUMPAGE VALUE TABLE
 STUMPAGE VALUE AREA 5
 (for 1/1/80 through 6/30/80)
 YOUNG GROWTH FINAL HARVEST
 (Under 100 years of age and not including thinning)

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir	DF	1	\$360	\$354	\$348	\$342	\$336
		2	282	276	270	264	258
		3	223	217	211	205	199
		4	173	167	161	155	149
Western Hemlock ¹	WH	1	199	193	187	181	175
		2	198	192	186	180	174
		3	123	117	111	105	99
		4	109	103	97	91	85
True Fir ²	TF	1	199	193	187	181	175
		2	198	192	186	180	174
		3	123	117	111	105	99
		4	109	103	97	91	85
Western Red Cedar ³	RC	1	215	209	203	197	191
		2	171	165	159	153	147
		3	148	142	136	130	124
Other Conifer	OC	1	199	193	187	181	175
		2	171	165	159	153	147
		3	123	117	111	105	99
		4	109	103	97	91	85
Red Alder	RA	1	46	40	34	28	22

TABLE 18—CONT.

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Cottonwood	BC	1	33	27	21	15	9
Other Hardwoods	OH	1	34	28	22	16	10
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	5	5	5	5	5

¹Includes Western and Mountain Hemlock.
²Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.
³Includes Alaska Yellow Cedar.

TABLE 19—STUMPAGE VALUE TABLE
 STUMPAGE VALUE AREA 5
 (for 1/1/80 through 6/30/80)
 THINNING
 See definition WAC 458-40-18637(9)(d)

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir	DF	1	\$335	\$329	\$323	\$317	\$311
		2	257	251	245	239	233
		3	198	192	186	180	174
		4	148	142	136	130	124
Western Hemlock ¹	WH	1	174	168	162	156	150
		2	173	167	161	155	149
		3	98	92	86	80	74
		4	84	78	72	66	60
True Fir ²	TF	1	174	168	162	156	150
		2	173	167	161	155	149
		3	98	92	86	80	74
		4	84	78	72	66	60
Western Red Cedar ³	RC	1	190	184	178	172	166
		2	146	140	134	128	122
		3	123	117	111	105	99
Other Conifer	OC	1	174	168	162	156	150
		2	146	140	134	128	122
		3	98	92	86	80	74
		4	84	78	72	66	60
Red Alder	RA	1	46	40	34	28	22
Cottonwood	BC	1	33	27	21	15	9
Other Hardwoods	OH	1	34	28	22	16	10
Hardwood Utility	HU	5	5	5	5	5	
Conifer Utility	CU	5	5	5	5	5	

¹Includes Western and Mountain Hemlock.
²Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.
³Includes Alaska Yellow Cedar.

TABLE 20—STUMPAGE VALUE TABLE
STUMPAGE VALUE AREA 5
 (for 1/1/80 through 6/30/80)
SPECIAL FOREST PRODUCTS

Species Name and Product	Species Code	Quality Code Number	Rates Per Unit by Hauling Distance Zone Number				
			1	2	3	4	5
Western Red Cedar—Shake Blocks & Boards ¹	RCS	1	\$227	\$223	\$219	\$215	\$211
Western Red Cedar Flatsawn & Shingle Blocks ¹	RCF	1	81	77	73	69	65
Western Red Cedar & Other Posts ²	RCP	1	0.20	0.20	0.20	0.20	0.20
Douglas Fir Christmas Trees ³	DFX	1	0.15	0.15	0.15	0.15	0.15
True fir & Other Christmas Trees ³	TFX	1	0.35	0.35	0.35	0.35	0.35

¹Stumpage value per MBF net Scribner Scale.

²Stumpage Value per 8 lineal feet or portion thereof.

³Stumpage value per lineal foot.

TABLE 22—STUMPAGE VALUE TABLE
STUMPAGE VALUE AREA 6, 7, 8, AND 9
 (for 1/1/80 through 6/30/80)
SPECIAL FOREST PRODUCTS

Species Name and Product	Species Code	Quality Code Number	Rates Per Unit by Hauling Distance Zone Number				
			1	2	3	4	5
Western Red Cedar Flatsawn & Shingle Blocks ¹	RCF	1	\$79	\$75	\$71	\$67	\$63
Western Larch Flatsawn Blocks ¹	WLF	1	69	65	61	57	53
Lodgepole Pine & Other Posts ²	LPP	1	0.20	0.20	0.20	0.20	0.20
Pine Christmas Trees ³	PX	1	0.13	0.13	0.13	0.13	0.13
Douglas Fir & Other Christmas Trees ⁴	DFX	1	0.15	0.15	0.15	0.15	0.15

¹Stumpage value per MBF net Scribner scale.

²Stumpage value per 8 lineal feet or portion thereof.

³Stumpage value per lineal foot. Includes Ponderosa Pine, White Pine, and Lodgepole Pine.

⁴Stumpage value per lineal foot.

TABLE 21—STUMPAGE VALUE TABLE
STUMPAGE VALUE AREA 6, 7, 8, AND 9
 (for 1/1/80 through 6/30/80)
MERCHANTABLE SAWTIMBER, ALL AGES

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Ponderosa Pine	PP	1	\$220	\$216	\$212	\$208	\$204
			2	126	122	118	114
Douglas Fir	DF	1	125	121	117	113	109
Western Larch	WL	1	125	121	117	113	109
Western Hemlock ¹	WH	1	167	163	159	155	151
True fir ²	TF	1	167	163	159	155	151
Engelmann Spruce	ES	1	106	102	98	94	90
White Pine	WP	1	179	175	171	167	163
Western Red Cedar	RC	1	119	115	111	107	103
Lodgepole Pine	LP	1	106	102	98	94	90
Hardwoods	OH	1	14	10	6	2	1
Utility	CU	4	2	2	2	2	2

¹Includes Western and Mountain Hemlock.

²Includes Pacific Silver fir, Noble Fir, Grand Fir, and Alpine Fir.

TABLE 23—STUMPAGE VALUE TABLE
STUMPAGE VALUE AREA 10
 (for 1/1/80 through 6/30/80)
MERCHANTABLE SAWTIMBER, ALL AGES

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Ponderosa Pine	PP	1	\$274	\$270	\$266	\$262	\$258
		2	257	253	249	245	241
		3	240	236	232	228	224
Douglas Fir	DF	1	236	232	228	224	220
		2	198	194	190	186	182
		3	160	156	152	148	144
Western Larch	WL	1	236	232	228	224	220
		2	198	194	190	186	182
		3	160	156	152	148	144
Western Hemlock ¹	WH	1	178	174	170	166	162
		2	173	169	165	161	157
		3	168	164	160	156	152
True Fir ²	TF	1	178	174	170	166	162
		2	173	169	165	161	157
		3	168	164	160	156	152
Other Conifer	OC	1	178	174	170	166	162
		2	173	169	165	161	157
		3	160	156	152	148	144
Hardwoods	OH	1	14	10	6	2	1
Utility	CU	1	5	5	5	5	5

¹Includes Western and Mountain Hemlock.

²Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.

TABLE 24—STUMPAGE VALUE TABLE
STUMPAGE VALUE AREA 10
 (for 1/1/80 through 6/30/80)
SPECIAL FOREST PRODUCTS

Species Name and Product	Species Code	Quality Code Number	Rates Per Unit Hauling Distance Zone Number				
			1	2	3	4	5
Western Red Cedar Flatsawn & Shingle Blocks ¹	RCF	1	\$104	\$100	\$96	\$92	\$88
Western Larch Flatsawn Blocks ¹	WLF	1	69	65	61	57	53
Lodgepole Pine & Other Posts ²	LPP	1	0.20	0.20	0.20	0.20	0.20
Pine Christmas Trees ³	PX	1	0.13	0.13	0.13	0.13	0.13
Douglas Fir & Other Christmas Trees ⁴	DFX	1	0.15	0.15	0.15	0.15	0.15

¹ Stumpage value per MBF Scribner scale.
² Stumpage value per 8 lineal feet or portion thereof.
³ Stumpage value per lineal foot. Includes Ponderosa Pine, White Pine, and Lodgepole Pine.
⁴ Stumpage value per lineal foot.

TABLE 25—STUMPAGE VALUE TABLE
STUMPAGE VALUE AREA 11
 (for 1/1/80 through 6/30/80)
OLD GROWTH FINAL HARVEST
 (100 years of age and older)

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir	DF	1	\$342	\$338	\$334	\$330	\$326
		2	290	286	282	278	274
		3	223	219	215	211	207
		4	178	174	170	166	162
Western Hemlock ¹	WH	1	221	217	213	209	205
		2	142	138	134	130	126
		3	63	59	55	51	47
True Fir ²	TF	1	221	217	213	209	205
		2	142	138	134	130	126
		3	63	59	55	51	47
Western Red Cedar ³	RC	1	215	211	207	203	199
		2	150	146	142	138	134
		3	134	130	126	122	118
Other Conifer	OC	1	215	211	207	203	199
		2	142	138	134	130	126
		3	63	59	55	51	47
Red Alder	RA	1	46	40	34	28	22
Cottonwood	BC	1	41	35	29	23	17
Other Hardwoods	OH	1	41	35	29	23	17
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	5	5	5	5	5

¹ Includes Western and Mountain Hemlock.
² Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.
³ Includes Alaska Yellow Cedar.

TABLE 26—STUMPAGE VALUE TABLE
STUMPAGE VALUE AREA 11
 (for 1/1/80 through 6/30/80)
YOUNG GROWTH FINAL HARVEST
 (Under 100 years of age and not including thinning)

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir	DF	1	\$242	\$236	\$230	\$224	\$218
		2	130	124	118	112	106
		3	124	118	112	106	100
		4	95	89	83	77	71
Western Hemlock ¹	WH	1	171	165	159	153	147
		2	143	137	131	125	119
		3	106	100	94	88	82
		4	95	89	83	77	71
True Fir ²	TF	1	171	165	159	153	147
		2	143	137	131	125	119
		3	106	100	94	88	82
		4	95	89	83	77	71
Western Red Cedar ³	RC	1	130	124	118	112	106
		2	125	119	113	107	101
		3	120	114	108	102	96
Other Conifer	OC	1	130	124	118	112	106
		2	125	119	113	107	101
		3	106	100	94	88	82
		4	95	89	83	77	71
Red Alder	RA	1	46	40	34	28	22
Cottonwood	BC	1	41	35	29	23	17
Other Hardwoods	OH	1	41	35	29	23	17
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	5	5	5	5	5

¹ Includes Western and Mountain Hemlock.
² Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.
³ Includes Alaska Yellow Cedar.

TABLE 27—STUMPAGE VALUE TABLE
STUMPAGE VALUE AREA 11
 (for 1/1/80 through 6/30/80)
THINNING
 See definition WAC 458-40-18637(9)(d)

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir	DF	1	\$217	\$211	\$205	\$199	\$193
		2	105	99	93	87	81
		3	99	93	87	81	75
		4	70	64	58	52	46
Western Hemlock ¹	WH	1	146	140	134	128	122
		2	118	112	106	100	94
		3	81	75	69	63	57
		4	70	64	58	52	46
True Fir ²	TF	1	146	140	134	128	122
		2	118	112	106	100	94
		3	81	75	69	63	57
		4	70	64	58	52	46

TABLE 27—CONT.

Species Name	Species Code	Timber Quality Code Number	Stumpage Values Per Thousand Board Feet Net Scribner Log Scale by Hauling Distance Zone Number				
			1	2	3	4	5
Western Red Cedar ³	RC	1	105	99	93	87	81
		2	100	94	88	82	76
		3	95	89	83	77	71
Other Conifer	OC	1	105	99	93	87	81
		2	100	94	88	82	76
		3	81	75	69	63	57
		4	70	64	58	52	46
Red Alder	RA	1	46	40	34	28	22
Cottonwood	BC	1	41	35	29	23	17
Other Hardwoods	OH	1	41	35	29	23	17
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	5	5	5	5	5

¹Includes Western and Mountain Hemlock.

²Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Alpine Fir.

³Includes Alaska Yellow Cedar.

TABLE 28—STUMPAGE VALUE TABLE
STUMPAGE VALUE AREA 11
(for 1/1/80 through 6/30/80)
SPECIAL FOREST PRODUCTS

Species Name and Product	Species Code	Quality Code Number	Rates Per Unit by Hauling Distance Zone Number				
			1	2	3	4	5
Western Red Cedar—Shake Blocks & Boards ¹	RCS	1	\$145	\$141	\$137	\$133	\$129
Western Red Cedar Flatsawn & Shingle Blocks ¹	RCF	1	54	50	46	42	38
Western Red Cedar & Other Posts ²	RCP	1	0.20	0.20	0.20	0.20	0.20
Douglas Fir Christmas Trees ³	DFX	1	0.15	0.15	0.15	0.15	0.15
True Fir & Other Christmas Trees ³	TFX	1	0.35	0.35	0.35	0.35	0.35

¹Stumpage Value per MBF net Scribner Scale.

²Stumpage Value per 8 lineal feet or portion thereof.

³Stumpage Value per lineal foot.

NEW SECTION

WAC 458-40-18642 HARVESTER ADJUSTMENTS—TABLES FOR 1/1/80 THROUGH 6/30/80. In order to make reasonable and adequate allowances for costs of removal and size of logging operation in computation of stumpage value rates as required by RCW 82.04.291(3) and as amended by section 1, chapter 6, Laws of 1979, the department has prepared tables which allow for adjustments to the stumpage value rates derived from the stumpage value tables of WAC 458-40-18641.

Harvest adjustments relating to harvest volume per acre, logging conditions and average volume per log shall be allowed against the

stumpage value rates for the designated harvest types and in the designated stumpage value areas as set forth in the following tables with the following limitations:

- (1) No harvest adjustment shall be allowed against "special forest products".
- (2) No harvest adjustment shall be allowed against "utility", "conifer utility", and "hardwood utility".
- (3) Rates for the harvest type "old growth final harvest", shall be adjusted to a value no lower than \$10 per thousand board feet.
- (4) Rates for the harvest type "young growth final harvest", conifers, shall be adjusted to a value no lower than \$5 per thousand board feet.
- (5) Stumpage value rates for conifers within the harvest type "merchantable sawtimber, all ages", shall be adjusted to a value no lower than \$5 per thousand board feet.
- (6) Stumpage value rates for "hardwood" and for "thinning harvest" shall be adjusted to a value no lower than \$1 per thousand board feet.

A small harvest adjustment table for use in all stumpage value areas is set forth below providing for adjustment of stumpage value rates if the total volume of timber harvested in a given quarter is within the volume classes provided therein.

The following harvest adjustment tables are hereby adopted for use during the period of January 1, 1980 through June 30, 1980:

TABLE 1—HARVEST ADJUSTMENT TABLE
STUMPAGE VALUE AREAS 1, 2, 3, 4, 5, AND 11
(for 1/1/80 through 6/30/80)
OLD GROWTH FINAL HARVEST
(100 years and older)

Type of Adjustment	Definition	Dollar Adjustment Per Thousand Board Feet Net Scribner Scale
I. Volume Per Acre		
Class 1	Harvest of more than 40 thousand board feet per acre.	0
Class 2	Harvest of 15 thousand board feet to 40 thousand board feet per acre.	-\$4.00
Class 3	Harvest of less than 15 thousand board feet per acre.	-\$7.00
II. Logging Conditions		
Class 1	Favorable logging conditions and easy road construction. No rock outcrops or swamp barriers. Generally flat to gentle slopes under 40%.	+\$5.00
Class 2	Average logging conditions and average road construction. Some rock outcrops or swamp barriers. Generally slopes between 40% to 60%.	0
Class 3	Difficult logging and road building conditions because of numerous rock outcrops and bluffs. Generally rough, broken ground with slopes in excess of 60%.	-\$12.00
Class 4	For logs which are yarded from stump to landing by helicopter. This does not include "Special Forest Products".	-\$60.00

**TABLE 2—HARVEST ADJUSTMENT TABLE
STUMPAGE VALUE AREAS 1, 2, 3, 4, 5, AND 11
(for 1/1/80 through 6/30/80)
YOUNG GROWTH FINAL HARVEST
(under 100 years old)**

Type of Adjustment	Definition	Dollar Adjustment Per Thousand Board Feet Net Scribner Scale
I. Volume Per Acre		
Class 1	Harvest of more than 30 thousand board feet per acre.	0
Class 2	Harvest of 10 thousand board feet to 30 thousand board feet per acre.	-\$2.00
Class 3	Harvest of less than 10 thousand board feet per acre.	-\$6.00
II. Logging Conditions		
Class 1	Favorable logging conditions and easy road construction. No rock outcrops or swamp barriers. Generally flat to gentle slopes under 40%.	+\$4.00
Class 2	Average logging conditions and average road construction. Some rock outcrops or swamp barriers. Generally slopes between 40% to 60%.	0
Class 3	Difficult logging and road building conditions because of numerous rock outcrops and bluffs. Generally rough, broken ground with slopes in excess of 60%.	-\$14.00
Class 4	For logs which are yarded from stump to landing by helicopter. This does not include "Special Forest Products".	-\$60.00

**TABLE 3—HARVEST ADJUSTMENT TABLE
STUMPAGE VALUE AREAS 1, 2, 3, 4, 5, AND 11
(for 1/1/80 through 6/30/80)
THINNING
See definition WAC 458-40-18637(9)(d)**

Type of Adjustment	Definition	Dollar Adjustment Per Thousand Board Feet Net Scribner Scale
I. Volume Per Acre		
Class 1	Harvest of more than 10 thousand board feet per acre.	0
Class 2	Harvest of 5 thousand board feet to 10 thousand board feet per acre.	-\$3.00
Class 3	Harvest of less than 5 thousand board feet per acre.	-\$5.00
II. Logging Conditions		
Class 1	Favorable wheel tractor logging conditions and easy road construction. No rock outcrops or swamp barriers. Generally flat to gentle slopes under 20%.	+\$5.00
Class 2	Average logging conditions and average road construction. Some rock outcrops or swamp barriers. Generally slopes between 20% and 40%.	0
Class 3	Difficult logging and road building conditions because of numerous rock outcrops and bluffs. Generally rough, broken ground with slopes in excess of 40%. Normally a tower yarding operation.	-\$14.00

TABLE 3—CONT.

Type of Adjustment	Definition	Dollar Adjustment Per Thousand Board Feet Net Scribner Scale
Class 4	For logs which are yarded from stump to landing by helicopter. This does not include "Special Forest Products".	-\$60.00
III. Average Log Size		
Class 1	50 board feet or more.	0
Class 2	Less than 50 board feet.	-\$10.00

**TABLE 4—HARVEST ADJUSTMENT TABLE
STUMPAGE VALUE AREAS 6, 7, 8, 9 AND 10
(for 1/1/80 through 6/30/80)
MERCHANTABLE SAWTIMBER, ALL AGES**

Type of Adjustment	Definition	Dollar Adjustment Per Thousand Board Feet Net Scribner Scale
I. Volume Per Acre		
Class 1	Harvest of more than 8 thousand board feet per acre.	0
Class 2	Harvest of 3 thousand board feet to 8 thousand board feet per acre.	-\$7.00
Class 3	Harvest of less than 3 thousand board feet per acre.	-\$10.00
II. Logging Conditions		
Class 1	Favorable logging conditions and easy road construction. No rock outcrops or swamp barriers. Generally flat to gentle slopes under 20%.	+\$6.00
Class 2	Average logging conditions and average road construction. Some rock outcrops or swamp barriers. Generally slopes between 20% to 40%.	0
Class 3	Difficult logging and road building conditions because of numerous rock outcrops and bluffs. Generally rough, broken ground with slopes in excess of 40%.	-\$13.00
Class 4	For logs which are yarded from stump to landing by helicopter. This does not include "Special Forest Products".	-\$60.00

**TABLE 5—SMALL HARVEST ADJUSTMENT TABLE
ALL STUMPAGE VALUE AREAS
(for 1/1/80 through 6/30/80)**

A small harvest adjustment is allowed where the total net volume harvested from all units, a selected unit, or a combination of units (including conifer special cull or utility and hardwood utility) in a given quarter is within the volume classes shown below. A harvester may report and claim this adjustment on no more than 250 MBF of harvest each reporting quarter.

Small Harvest Class	Net Volume Harvested Per Quarter	Dollar Adjustment Per Thousand Board Feet
Class 1	0 - 125 MBF	-\$20.00
Class 2	126 - 250 MBF	-\$15.00

AMENDATORY SECTION (Amending Emergency Order FT 79-34 and Permanent Order FT 79-35, filed 6/29/79)

WAC 458-40-19000 **TIMBER POLE VOLUME TABLE FOR WEST OF CASCADE SUMMIT FOR THE CALENDAR PERIOD ((7/1/79)) 1/1/80 THROUGH ((12/31/79)) 6/30/80.** Harvesters of

poles in stumpage value areas 1, 2, 3, 4, 5, and 11 shall use the following timber pole volume table to determine the Scribner board foot volume for each pole length and class((-):

Pole Length	Pole Class ¹	Total Scribner Board foot Volume($\frac{2L^3}{3}$) as per Pole Length and per Pole Class	Pole Length	Pole Class ¹	Total Scribner Board foot Volume($\frac{2L^3}{3}$) as per Pole Length and per Pole Class	
20'	1	50	55'	H6	470(470)	
	2	50		H5	410(410)	
	3	40		H4	410(410)	
	4	40		H3	330(330)	
	5	30		H2	280(160)	
	6	30		H1	280(160)	
	7	20		1	230(130)	
	9	20		2	180	
	10	20		3	150	
					4	150
25'	1	60	60'	H6	540(540)	
	2	60		H5	470(470)	
	3	50		H4	470(470)	
	4	50		H3	410(410)	
	5	40		H2	340(210)	
	6	40		H1	340(210)	
	7	30		1	290(180)	
	9	30		2	220(150)	
	10	30		3	190	
					4	190
30'	1	110	65'	H6	610(610)	
	2	70		H5	520(520)	
	3	60		H4	520(520)	
	4	60		H3	420(420)	
	5	50		H2	380(230)	
	6	50		H1	380(230)	
	7	40		1	320(190)	
	9	40		2	260(160)	
					3	210
					4	210
35'	H2	160	70'	H6	650(650)	
	H2	160		H5	560(560)	
	1	130		H4	560(560)	
	2	100		H3	480(480)	
	3	80		H2	400(240)	
	4	80		H1	400(240)	
	5	60		1	350(210)	
	6	60		2	270(170)	
	7	50		3	230	
					4	230
40'	H4	240(240)	75'	H6	700(700)	
	H3	200(200)		H5	600(600)	
	H2	180		H4	600(600)	
	H1	180		H3	520(520)	
	1	150		H2	520(520)	
	2	120		H1	520(330)	
	3	120		1	440(270)	
	4	90		2	290(180)	
	5	70		3	250	
	6	60				
45'	H6	380(380)	80'	H6	820(820)	
	H5	340(340)		H5	700(700)	
	H4	340(340)		H4	700(700)	
	H3	280(270)		H3	600(600)	
	H2	230(130)		H2	600(600)	
	H1	230(130)		H1	540(360)	
	1	190(110)		1	440(290)	
	2	150		2	360(240)	
	3	120		3	290(200)	
	4	120				
5	90					
6	90					
50'	H6	430(430)	85'	H6	910(910)	
	H5	370(370)		H5	800(800)	
	H4	370(370)		H4	800(800)	
	H3	300(300)		H3	660(660)	
	H2	260(260)		H2	660(660)	
	H1	260(150)		H1	660(520)	
	1	210(120)		1	570(450)	
	2	160		2	490(340)	
	3	140		3	360(200)	
	4	140				
5	100					

Pole Length	Pole Class ¹	Total Scribner Board foot Volume($\frac{2}{3}$) as per Pole Length and per Pole Class
90'	H6	1080(1080)
	H5	930(930)
	H4	930(930)
	H3	820(820)
	H2	820(820)
	H1	690(560)
	1	590(480)
	2	490(420)
	3	400(210)
	H6	1170(1170)
95'	H5	1000(1000)
	H4	1000(1000)
	H3	870(870)
	H2	870(870)
	H1	750(600)
	1	640(510)
	2	540(440)
	H6	1190(1190)
100'	H5	1030(1030)
	H4	1030(1030)
	H3	900(900)
	H2	900(900)
	H1	760(610)
	1	660(530)
	2	550(450)
	H6	1310(1310)
105'	H5	1160(1160)
	H4	1160(1160)
	H3	1000(1000)
	H2	1000(1000)
	H1	860(700)
	1	740(600)
	2	610(510)
	H6	1370(1370)
110'	H5	1220(1220)
	H4	1220(1220)
	H3	1050(1050)
	H2	1050(1050)
	H1	910(740)
	1	780(640)
	2	650(540)
115'	H6	1440(1440)
	H5	1280(1280)
	H4	1280(1280)
	H3	1100(1100)
	H2	1100(1100)
	H1	960(780)
	1	860(670)
	2	680(570)
	H6	1660(1660)
120'	H5	1460(1460)
	H4	1460(1460)
	H3	1300(1300)
	H2	1300(1300)
	H1	1140(960)
	1	970(820)
	2	820(700)
	H6	1840(1840)
125'	H5	1600(1600)
	H4	1600(1600)
	H3	1410(1410)
	H2	1410(1410)
	H1	1250(1100)
	1	1080(940)
	2	930(830)

Pole Length	Pole Class ¹	Total Scribner Board foot Volume($\frac{2}{3}$) as per Pole Length and per Pole Class
130'	H6	1920(1920)
	H5	1680(1680)
	H4	1680(1680)
	H3	1490(1490)
	H2	1490(1490)
	H1	1310(1160)
	1	1120(990)
	2	970(870)

¹ Pole class definitions as per American National Standard specifications and dimensions for wood poles as approved August 7, 1976 under American Nation Standard Institute, Inc. codified ANSI 05.1-1972.

² Long log volume calculations are based on Official Log Scaling and Grading Rules, revised January 1, 1978, published by The Puget Sound Log Scaling Bureau. These rules are also used by The Columbia River and the Grays Harbor Log Scaling and Grading Bureau.

³ The number, enclosed in parenthesis after the total Scribner pole volume for each pole length and class, is the volume per pole for Number 2 saw-mill and better log grade, where applicable.

AMENDATORY SECTION (Amending Emergency Order FT 79-34 and Permanent Order FT 79-35, filed 6/29/79)

WAC 458-40-19001 TIMBER PILING VOLUME TABLE FOR WEST OF CASCADE SUMMIT FOR THE CALENDAR PERIOD ((7/1/79)) 1/1/80 THROUGH ((12/31/79)) 6/30/80. Harvesters of piling in stumpage value areas 1, 2, 3, 4, 5, and 11 shall use the following piling table to determine the Scribner board foot volume for each piling length and class(-):

Piling Length	Piling Class ¹	Total Scribner Board Foot Volume($\frac{2}{3}$) as per Piling Length and per Piling Class
20'	A	80
	B	70
25'	A	100
	B	90
30'	A	130
	B	110
35'	A	130
	B	110
40'	A	150
	B	120
45'	A	150
	B	120
50'	A	160
	B	140
55'	A	180
	B	150
60'	A	190
	B	160
65'	A	210
	B	180
70'	A	230
	B	190
75'	A	230
	B	200
80'	A	250
	B	210

Piling Length	Piling Class ¹	Total Scribner Board Foot Volume((² / ₂)) as per Piling Length and per Piling Class	Pole Length	Pole Class ¹	Total Scribner Board Foot Volume((² / ₂)) as per Pole Length and Pole Class	
85'	A	260(140)	25'	1	80	
	B	210		2	70	
90'	A	260(150)		3	50	
	B	220		4	50	
95'	A	290(150)		5	40	
	B	240		6	40	
100'	A	310(160)		7	30	
	B	250		9	30	
105'	A	330(170)		10	20	
	B	270		1	110	
110'	A	380(220)		2	90	
	B	300(180)		3	60	
115'	A	400(230)		30'	4	60
	B	310(190)			5	50
120'	A	500(290)		6	50	
	B	400(240)		7	50	
					9	40
					H2	190
					H1	160
				35'	1	140
			2		100	
			3		100	
			4		70	
			5		60	
			6		60	
			7		50	
				H3	240	
				H2	240	
				H1	200	
			40'	1	170	
				2	120	
				3	110	
				4	100	
				5	70	
				6	70	
				H6	390	
				H5	330	
				H4	330	
				H3	270	
				H2	270	
			45'	H1	220	
				1	180	
				2	150	
				3	110	
				4	110	
				5	80	
			6	70		
				H6	460	
				H5	390	
			50'	H4	390	
				H3	340	
				H2	340	
				H1	280	
				1	240	
				2	190	
			3	150		
			4	150		
			5	120		
				H6	510	
				H5	430	
20'	4	50	55'	H4	430	
	5	30		H3	370	
	6	30	H2	360		
	7	20	H1	300		
	9	20	1	250		
	10	20	2	190		
			3	150		
			4	150		

¹Piling class definitions as per American Society for Testing and Materials for "Round Timber Piles". As the Designation: D 25-58 (Reapproved 1964).

²Long log volume calculations are based on Official Log Scaling and Grading Rules revised January 1, 1978, published by The Puget Sound Log Scaling Bureau. These rules are also used by the Columbia River and the Grays Harbor Log Scaling and Grading Bureau.

³The number, enclosed in parenthesis after the total Scribner board foot volume for each piling length and class, is the volume per piling for Number 2 sawmill and better log grade, where applicable.

AMENDATORY SECTION (Amending Emergency Order FT 79-34 and Permanent Order FT 79-35, filed 6/29/79)

WAC 458-40-19002 TIMBER POLE VOLUME TABLE FOR EAST OF CASCADE SUMMIT FOR THE CALENDAR PERIOD ((7/1/79)) 1/1/80 THROUGH ((12/31/79)) 6/30/80. Harvesters of poles in stumpage value areas 6, 7, 8, 9 and 10 shall use the following timber pole volume table to determine the Scribner board foot volume. The timber quality code number shall be determined by the procedure contained herein under the tables titled "Timber Quality Code Table, Stumpage Value Areas 6, 7, 8 and 9 Merchantable Sawtimber, All Ages," and "Timber Quality Code Table, Stumpage Value Area 10, Merchantable Sawtimber, All Ages."

Pole Length	Pole Class ¹	Total Scribner Board Foot Volume((² / ₂)) as per Pole Length and Pole Class	Pole Length	Pole Class ¹	Total Scribner Board Foot Volume((² / ₂)) as per Pole Length and Pole Class
20'	1	70	55'	1	250
	2	60		2	190
	3	50		3	150
	4	50		4	150
	5	30		5	120
	6	30		H6	510
	7	20		H5	430
	9	20		H4	430
	10	20		H3	370
					H2

Pole Length	Pole Class ¹	Total Scribner Board Foot Volume((²)) as per Pole Length and Pole Class	Pole Length	Pole Class ¹	Total Scribner Board Foot Volume((²)) as per Pole Length and Pole Class
60'	H6	610	95'	H6	1160
	H5	530		H5	1010
	H4	530		H4	1010
	H3	440		H3	870
	H2	440		H2	870
	H1	380		H1	740
	1	310		1	640
	2	240		2	510
	3	200			
	4	200			
65'	H6	650	100'	H6	1380
	H5	570		H5	1210
	H4	570		H4	1210
	H3	490		H3	1060
	H2	480		H2	1060
	H1	410		H1	910
	1	350		1	780
	2	280		2	650
	3	220			
	4	220			
70'	H6	750	105'	H6	1430
	H5	650		H5	1250
	H4	650		H4	1250
	H3	550		H3	1100
	H2	560		H2	1100
	H1	470		H1	940
	1	410		1	820
	2	320		2	690
	3	260			
	4	260			
75'	H6	810	110'	H6	1580
	H5	700		H5	1390
	H4	700		H4	1390
	H3	600		H3	1220
	H2	600		H2	1220
	H1	500		H1	1070
	1	440		1	920
	2	340		2	770
	3	270			
80'	H6	960	115'	H6	1660
	H5	830		H5	1470
	H4	830		H4	1470
	H3	710		H3	1280
	H2	710		H2	1280
	H1	610		H1	970
	1	510		1	810
	2	420		2	680
	3	340			
85'	H6	1020	120'	H6	1880
	H5	870		H5	1680
	H4	870		H4	1680
	H3	760		H3	1480
	H2	760		H2	1480
	H1	640		H1	1290
	1	550		1	1130
	2	450		2	950
	3	360			
90'	H6	1110	125'	H6	1910
	H5	970		H5	1690
	H4	970		H4	1690
	H3	840		H3	1490
	H2	840		H2	1490
	H1	720		H1	1140
	1	620		1	970
	2	500		2	810
	3	420			
90'	H6	1110	130'	H6	2170
	H5	970		H5	1920
	H4	970		H4	1920
	H3	840		H3	1710
	H2	840		H2	1710
	H1	720		H1	1510
	1	620		1	1320
	2	500		2	1140
	3	420			

¹Pole class definitions as per American National Standard specifications and dimensions for wood poles as approved August 7, 1976 under American National Standard Institute, Inc. codified ANSI O5.1-1972.

²Volumes are based on the Scribner Decimal C log rule in the U.S.F.S. Log

Scaling Handbook. Poles over 16 feet long were segment scaled in accordance with the rules set forth in the U.S.F.S. Log Scaling Handbook, using the average top diameter by size and class and assuming a 1" in 10' taper.

²Volumes are based on the Scribner Decimal C log rule in the U.S.F.S. Log Scaling Handbook. Poles over 16 feet long were segment scaled in accordance with the rules set forth in the U.S.F.S. Log Scaling Handbook, using the average top diameter by size and class and assuming a 1" in 10' taper.

AMENDATORY SECTION (Amending Emergency Order FT 79-34 and Permanent Order FT 79-35, filed 6/29/79)

WAC 458-40-19003 **TIMBER PILING VOLUME TABLE FOR EAST OF CASCADE SUMMIT FOR THE CALENDAR PERIOD ((7/1/79)) 1/1/80 THROUGH ((12/31/79)) 6/30/80.** Harvesters of piling in stumpage value areas 6, 7, 8, 9 and 10 shall use the following piling table to determine the Scribner board foot of volume. The timber quality code number for each piling length and class shall be determined by the procedure contained herein under the tables titled "Timber Quality Code Table, Stumpage Value Areas 6, 7, 8 and 9 Merchantable Sawtimber, All Ages" and "Timber Quality Code Table, Stumpage Value Area 10, Merchantable Sawtimber, All Ages."

AMENDATORY SECTION (Amending Emergency Order FT 79-34 and Permanent Order FT 79-35, filed 6/29/79)

WAC 458-40-19004 **CONVERSION DEFINITIONS AND FACTORS FOR THE CALENDAR PERIOD ((7/1/79)) 1/1/80 THROUGH ((12/31/79)) 6/30/80.** (1) The following standard conversion definitions and factors shall be used in determining Scribner board foot volume scale for timber harvested that was not originally scaled in Scribner board foot volume scale(·):

Piling Length	Piling Class	Total Scribner Board Foot Volume per Piling Length and per Piling Class(²)
20'	A	90
	B	70
25'	A	100
	B	80
30'	A	130
	B	110
35'	A	140
	B	100
40'	A	140
	B	100
45'	A	150
	B	110
50'	A	190
	B	150
55'	A	190
	B	150
60'	A	240
	B	200
65'	A	240
	B	200
70'	A	260
	B	210
75'	A	270
	B	220
80'	A	220
	B	220
85'	A	300
	B	240
90'	A	280
	B	280
95'	A	360
	B	280
100'	A	360
	B	280
105'	A	400
	B	300
110'	A	460
	B	340
115'	A	470
	B	360
120'	A	560
	B	450

Table No. Conversion Method

- 1 **Standard Cord**
For logs on the average of 8 inches and larger on the small end of the log the conversion factor is 400 Scribner board feet per cord and for logs on the average of less than 8 inch on the small end of the log the conversion factor is 330 Scribner board feet per cord.
- 2 **Shake Blocks and Boards**
A cord consisting of Cedar shingle or shake blocks based on stacked dimensions of 4 feet by 4 feet by 8 feet is equivalent to 600 Scribner board feet.
- 3 **Cants or Lumber from Portable Mills**
Payment for cants is generally based on the board foot volume (lumber tally) cut from them. Payment for lumber cut from a portable mill is also generally based on the lumber tally from the log. To convert from lumber tally to Scribner log volume, multiply the lumber tally for the individual species by 75% and round to the nearest one thousand board feet Scribner scale.
- 4 **Log Length Conversion Western Washington Only (Stumpage Value Areas 1, 2, 3, 4, 5, and 11).**
Operations that cut and scale logs in short lengths (16 feet to 20 feet) shall adjust the volume downward to correspond to the long log scale basis used in the Stumpage Value Tables. To convert to long log scale, multiply the short log scale for each species by 82% and round to the nearest thousand board feet.
- 5 **Log Length Conversion Eastern Washington Only (Stumpage Value Areas 6, 7, 8, 9 and 10).**
Operations that cut and scale logs in long lengths (32 feet to 40 feet) shall adjust the volume upward to correspond to the short log scale basis used in the Stumpage Value Tables. To convert to short log scale, multiply the long log scale for each species by 118% and round to the nearest thousand board feet.
- 6 **Some standard converting factors and equivalents:**
 - (a) 1 standard cord equals 128 cubic feet, gross
 - (b) 1 standard cord equals 85 cubic feet, solid wood
 - (c) 1 standard cord equals 2.4069 cubic meters of solid wood
 - (d) 1 cunit equals 100 cubic feet, log scale
 - (e) 1 meter equals 39.37 inches
 - (f) 1 cubic meter equals 35.315 cubic feet log scale
 - (g) 1 cunit equals 2.832 cubic meters, log scale
 - (h) 1 pound equals 0.454 kilograms
 - (i) 1 kilogram equals 2.2046 pounds
 - (j) 1 short ton equals 2000 pounds
 - (k) 1 short ton equals 907.18 kilograms
 - (l) 1 long ton equals 2240.0 pounds
 - (m) 1 long ton equals 1016.05 kilograms
 - (n) 1 metric ton (or tonne) equals 1000 kilograms or approximately 2204.62 pounds.

(2) If the harvester chooses not to use the designated conversion definitions and/or factors, the harvester shall obtain approval of the procedure from the department before harvesting.

EXAMPLE: Weight or Cubic Measurement. If the original unit of measure was by weight (pounds or tons) or cubic feet (cunits or units), the harvester shall convert to Scribner Board Foot volume, but may use only such conversion procedures and factors as have been given prior approval by the department.

¹Piling class definitions as per American Society for Testing and Materials for "Round Timber Piles". As the Designation: D 25-56 (Reapproved 1964).

WSR 79-11-133
PROPOSED RULES
DEPARTMENT OF AGRICULTURE
 [Filed November 7, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and chapter 17.24 RCW that the Department of Agriculture intends to adopt, amend, or repeal rules concerning changing the Hop Virus Quarantine to require that certification of disease content be done in the state of origin, adopting WAC 16-497-001, 16-497-010, 16-497-020, 16-497-030, 16-497-040, 16-497-050 and 16-497-060 and repealing Order No. 918, Hop Disease Quarantine, filed August 6, 1963 (uncodified by Code Reviser);

that such agency will at 10:00 a.m., Friday, December 14, 1979, in the Department of Agriculture Building, 2015 South First Street, Yakima, 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, December 27, 1979, in the 4th floor conference room, General Administration Building, Olympia.

The authority under which these rules are proposed is chapter 17.24 RCW.

Interested persons may submit data, views, or arguments to this agency orally at 10:00 a.m., Friday, December 14, 1979, at 2015 South First Street, Yakima, WA.

Dated: November 7, 1979
 By: Arthur R. Hurd
 Assistant Supervisor
 Plant Industry Division

Chapter 16-497
HOP VIRUS QUARANTINE

WAC

- 16-497-001 Establishing quarantine.
- 16-497-010 Quarantine area.
- 16-497-020 Commodities covered.
- 16-497-030 Regulations.
- 16-497-040 Disposition of material shipped in violation of this quarantine.
- 16-497-050 Exemption.
- 16-497-060 Violation and penalty.

NEW SECTION

WAC 16-497-001 ESTABLISHING QUARANTINE. The introduction of dangerous diseases of hops into the state of Washington would entail great losses to the horticultural interests of the state, and the most rigid examinations cannot determine the presence of disease on dormant hop plants or parts of plants; therefore this quarantine is established setting forth the rules for the importation of hop plants.

NEW SECTION

WAC 16-497-010 QUARANTINE AREA. All areas outside of the territorial borders of the state of Washington.

NEW SECTION

WAC 16-497-020 COMMODITIES COVERED. Plants and all parts thereof (except the cone) of hops (*Humulus Lupulus L.*)

NEW SECTION

WAC 16-497-030 REGULATIONS. Hop plants and all parts thereof will be admitted into the state of Washington: PROVIDED, That the following provisions are complied with.

(1) The hop plant or parts thereof have been certified in accordance with the regulations of an official state agency, which certification program requires at least two field inspections during the growing season, and requires that certification tolerances shall not exceed: Downy mildew, five percent; Verticillium wilt, zero percent; and Virus, one tenth of one percent; and PROVIDED FURTHER, That all shipments of such hop planting stock shall be apparently free of insect pests and shall be accompanied by a certificate issued by said official state agency of the state of origin certifying that said hop planting stock was produced under official certification regulations and meets official standards.

(2) All shipments of hop planting stock shall be plainly marked with the contents on the outside of the package or container.

(3) All products admissible under the foregoing provisions must be held by common carrier agent and not delivered to consignee or agent until inspected and passed by the director of agriculture of the state of Washington or his designee.

NEW SECTION

WAC 16-497-040 DISPOSITION OF MATERIAL SHIPPED IN VIOLATION OF THIS QUARANTINE. All hop plants or parts thereof arriving in the state of Washington in violation of this quarantine shall be immediately sent out of the state or destroyed at the option and expense of the owner or owners, or his or their responsible agents.

NEW SECTION

WAC 16-497-050 EXEMPTION. The foregoing does not apply to the experiments of the United States Department of Agriculture and the state experiment stations in the state of Washington.

NEW SECTION

WAC 16-497-060 VIOLATION AND PENALTY. All violations of this order shall be dealt with as provided for in RCW 17.24.100, as follows:

"PENALTIES—SECOND AND SUBSEQUENT OFFENSES. Every person who shall violate or fail to comply with any rule or regulation adopted and promulgated by the director of agriculture in accordance with and under the provisions of RCW 17.24.020 through 17.24.100 shall be guilty of a misdemeanor, and for a second and each subsequent violation or failure to comply with the same rule or regulation, shall be punished by imprisonment in the county jail for not less than thirty days or more than one year, or by a fine of not less than one hundred dollars, or more than one thousand dollars or both such fine and imprisonment."

WSR 79-11-134

ADOPTED RULES
UTILITIES AND TRANSPORTATION
COMMISSION

[Order R-133, Cause No. U-79-45—Filed November 7, 1979]

In the matter of adopting WAC 480-90-201, 480-90-206, 480-90-216, 480-90-221, 480-90-226, 480-90-231, 480-90-241, 480-90-246, 480-90-251, 480-90-256, 480-90-261, 480-90-266, 480-90-271, 480-90-276, 480-90-281 and 480-90-286 relating to prohibitions and exemptions for outdoor gas lighting.

This action is taken pursuant to Notice No. WSR 79-10-155, filed with the code reviser on October 3, 1979. These rules hereinafter adopted are in effect on an emergency basis and shall take effect on a permanent basis pursuant to RCW 34.04.040(2).

These rules are being promulgated pursuant to RCW 80.01.040(4) and 80.04.160.

This rule-making 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 79-10-155, the above matter was scheduled for adoption at 8:00 a.m., Wednesday, November 7, 1979, in the Commission's Conference Room, Seventh Floor, Highways-Licenses Building, Olympia, Washington, before Chairman Robert C. Bailey and Commissioners Frank W. Foley and A. J. Benedetti.

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 November 2, 1979. Under the terms of said notice, interested persons were also afforded the opportunity to submit data, views, or arguments at 8:00 a.m., Wednesday, November 7, 1979, in the Commission's Conference Room, Seventh Floor, Highways-Licenses Building, Olympia, Washington.

No written comments have been submitted to the Commission. Oral submissions were made to the Commission November 7, 1979, by the staff of the Commission in support of adoption. No other oral comments were submitted. The comments have been given consideration by the Commission.

The adoption of WAC 480-90-201, 480-90-206, 480-90-216, 480-90-221, 480-90-226, 480-90-231, 480-90-241, 480-90-246, 480-90-251, 480-90-256, 480-90-261, 480-90-266, 480-90-271, 480-90-276, 480-90-281, and 480-90-286 affect no economic value and have no economic impact except to the extent that a natural gas distributor's demand would decrease, but the effect of that decrease would be minimal.

In reviewing the entire record herein it has been determined that WAC 480-90-201, 480-90-206, 480-90-216, 480-90-221, 480-90-226, 480-90-231, 480-90-241, 480-90-246, 480-90-251, 480-90-256, 480-90-261, 480-90-266, 480-90-271, 480-90-276, 480-90-281 and 480-90-286 be adopted to read as set forth in Appendix A, attached hereto and made a part hereof by reference. WAC 480-90-201 prohibits installing or replacing outdoor lighting fixtures. WAC 480-90-206 establishes exemptions for replacement of certain outdoor natural gas lighting fixtures. WAC 480-90-216 prohibits providing natural gas to nonresidential customers for outdoor lighting fixtures. WAC 480-90-221 allows exemption for service of natural gas lighting of historical significance. WAC 480-90-226 allows exemption for service for natural gas memorial lighting. WAC 480-90-231 allows exemption for service for natural gas commercial lighting of historical significance. WAC 480-90-241 allows exemption for service for natural gas lighting for safety of persons and property. WAC 480-90-246 allows exemption for service for natural gas lighting where substantial expense is involved. WAC 480-90-251 allows exemption for service for natural gas

lighting where public interest is affected. WAC 480-90-256 allows a stay where exemptions are applied for. WAC 480-90-261 refers to a temporary exemption to allow time to install substitute lighting. WAC 480-90-266 directs the utility to notify nonresidential customers using outdoor gas lighting of the prohibitions and exemptions available. WAC 480-90-271 sets forth the procedure for filing a petition for exemption. WAC 480-90-276 sets forth action by a utility if nonresidential customers fail to comply with the prohibitions. WAC 480-90-281 sets forth the procedure for unknown prohibited use. WAC 480-90-286 sets forth the penalty if a utility fails to comply with these rules.

ORDER

WHEREFORE, IT IS ORDERED That WAC 480-90-201, 480-90-206, 480-90-216, 480-90-221, 480-90-226, 480-90-231, 480-90-241, 480-90-246, 480-90-251, 480-90-256, 480-90-261, 480-90-266, 480-90-271, 480-90-276, 480-90-281 and 480-90-286 be adopted, as set forth in Appendix A, as permanent rules 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 rules, 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 clerks of the house of representatives three copies each of the statement required by RCW 34.04.045.

DATED at Olympia, Washington, this 7th day of November, 1979.

Washington Utilities and Transportation Commission

Robert C. Bailey, Chairman

Frank W. Foley, Commissioner

A. J. Benedetti, Commissioner

NEW SECTION

WAC 480-90-201 PROHIBITED FIXTURES. A utility is prohibited from installing or replacing a natural gas outdoor lighting fixture for any customer after November 9, 1978, unless such fixture(s) was installed prior to November 9, 1978, and an exemption has been granted pursuant to WAC 480-90-221, 480-90-226, or 480-90-231.

NEW SECTION

WAC 480-90-206 EXEMPTIONS FIXTURES. Any federal, state, local government agency, historical association or any interested person using natural gas for outdoor commercial lighting of historical significance may petition the Washington utilities and transportation commission for an exemption from the prohibition set forth in WAC 480-90-201 but only as to exemptions covered by WAC 480-90-221, 480-90-226, and 480-90-231. An exemption shall only be granted for replacement of a natural gas outdoor lighting fixture(s) that

was installed prior to November 9, 1978, and where a petition is filed for exemption pursuant to WAC 480-90-221 or 480-90-231. Such replacement shall include:

(1) Replacement of an extant original or reproduction fixture; or

(2) Installation of an original or reproduction fixture to replace a fixture which existed during the life of the specified historic property.

Where an exemption is requested pursuant to WAC 480-90-226, then such replacement shall include replacement of an extant fixture only.

NEW SECTION

WAC 480-90-216 PROHIBITED SERVICE. A utility is prohibited from providing natural gas to a non-residential customer when the end use of all or part of that service is to provide natural gas for outdoor gas lighting unless an exemption has been granted to such customer by the commission.

NEW SECTION

WAC 480-90-221 EXEMPTIONS—PROHIBITED SERVICE—LIGHTING OF HISTORICAL SIGNIFICANCE. A federal, state, or local government agency, or an appropriate historical association may petition the commission for an exemption from the prohibition set forth in WAC 480-90-216 for any property on the basis that the outdoor lighting is of historical significance or of a traditional nature and conforms with the cultural or architectural style of the area. Petitioner shall certify that the specifically identified natural gas outdoor lighting fixture(s) directly contributes to the quality of significance of the specifically identified property or district and an exemption will be granted upon a finding that the specifically identified property or district:

(1) Is listed on the National Register of Historic Places maintained by the Heritage Conservation and Recreation Service, Department of Interior, or is officially determined eligible for listing by the Secretary of Interior pursuant to the National Historic Preservation Act (16 U.S.C. § 470 as amended) applicable regulations (36 C.F.R., Parts 60 and 63), and Executive Order No. 11593; or

(2) Is in a district whose state or local statutes are certified as providing adequate protection of historic places by the Secretary of the Department of Interior, pursuant to the Tax Reform Act of 1976 (26 U.S.C. § 191, § 280B) and applicable regulations; or

(3) Is recognized by the local governing body as being of a traditional nature and having cultural or architectural significance.

NEW SECTION

WAC 480-90-226 EXEMPTIONS—PROHIBITED SERVICE—MEMORIAL LIGHTING. A federal, state, or local government agency, or an appropriate historical association may petition the commission for an exemption from the prohibition set forth in WAC 480-90-216 on the basis of memorial lighting. Petitioner shall certify that the specifically identified

outdoor lighting fixture(s) directly contributes to preserving the memory of a deceased person or persons and an exemption shall be granted upon such a finding by the commission.

NEW SECTION

WAC 480-90-231 EXEMPTIONS—PROHIBITED SERVICE—COMMERCIAL LIGHTING OF HISTORICAL SIGNIFICANCE. Any interested person using natural gas outdoor lighting for commercial purposes may petition the commission for an exemption from the prohibition set forth in WAC 480-90-216 on the basis that the outdoor lighting is of historical significance or is of a traditional nature and conforms with the cultural or architectural style of the area. Petitioner shall certify that the specifically identified natural gas outdoor lighting fixture(s) directly contributes to the quality of significance of the specifically identified property or district and an exemption will be granted upon a finding that the specifically identified property or district:

(1) Is listed on the National Register of Historic Places maintained by the Heritage Conservation and Recreation Service, Department of Interior, or is officially determined eligible for listing by the Secretary of Interior, pursuant to the National Historic Preservation Act (16 U.S.C. § 470 as amended), applicable regulations (36 C.F.R., Parts 60 and 63), and Executive Order No. 11593; or

(2) Is in a district whose state or local statutes are certified as providing adequate protection of historic places by the Secretary of the Department of Interior, pursuant to the Tax Reform Act of 1976 (26 U.S.C. § 191, § 280B), and applicable regulations; or

(3) Is recognized by the local governing body as being of a traditional nature and having cultural or architectural significance.

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 480-90-241 EXEMPTIONS—PROHIBITED SERVICE—SAFETY OF PERSONS AND PROPERTY. A local distribution company or an interested person may petition the commission for an exemption from the prohibition set forth in WAC 480-90-216 on the basis of the necessity to protect the safety of persons and property if such natural gas was being supplied on November 9, 1978. Petitioner shall certify that:

(1)(a) Compliance with the prohibition would significantly increase the chance of bodily injury or damage to property; or

(b) Compliance with the prohibition would significantly increase the chance of the occurrence of crime; or

(c) The lighting is necessary because other-existing lighting does not provide lighting adequate to ensure conformance with American National Standards Institute (ANSI) Standard No. D 12.1. "The American National Standard Practice or Roadway Lighting;" and

(2)(a) Would impose a substantial hardship on a person other than a local distribution company, a pipeline company, or a company that manufactures or supplies natural gas outdoor lighting fixtures, in terms of personal income or savings; or

(b) Would not be justified by the savings likely to be accrued over the useful life of the substitute lighting facility.

NEW SECTION

WAC 480-90-246 EXEMPTIONS—PROHIBITED SERVICE—SUBSTANTIAL EXPENSE. A local distribution company or an interested person may petition the commission for an exemption from the prohibition set forth in WAC 480-90-216 on the basis of substantial expense which would not be cost justified, if such natural gas was being supplied on November 9, 1978. Petitioner shall certify that compliance with the prohibition set forth in WAC 480-90-216 would substantially and negatively affect the profit margin, return on investment, or rates of a local distribution company and an exemption shall be granted upon a finding to this effect.

NEW SECTION

WAC 480-90-251 EXEMPTIONS—PROHIBITED SERVICE—PUBLIC INTEREST. A local distribution company or an interested person may petition the commission for an exemption from the prohibition set forth in WAC 480-90-216 on the basis of the public interest and consistency with the purposes of the Power Plant and Industrial Fuel Use Act of 1978, if such natural gas was being supplied on November 9, 1978. Petitioner shall certify that converting a specific natural gas outdoor lighting fixture(s) to substitute lighting would not reduce the use of natural gas and upon a finding to this effect an exemption shall be granted.

NEW SECTION

WAC 480-90-256 EXEMPTIONS—STAYS. The filing of a petition for exemption shall result in a stay from the prohibition set forth in WAC 480-90-216.

NEW SECTION

WAC 480-90-261 TEMPORARY EXEMPTION—TIME TO INSTALL SUBSTITUTE LIGHTING. A local distribution company or an interested person using natural gas outdoor lighting may petition the commission for a temporary exemption from the prohibition set forth in WAC 480-90-216. Petitioner shall certify that:

(1) No adequate outdoor lighting (other than that using natural gas) is available at the time the applicable prohibition became effective; and

(2) The time required for installation of the substitute lighting will not extend beyond one year from the date the applicable prohibition became effective, unless facts and circumstances warrant a longer period.

Upon a finding to that effect, a temporary exemption will be granted.

NEW SECTION

WAC 480-90-266 UTILITY TO NOTIFY CUSTOMER. The utility shall immediately notify in writing each nonresidential customer known to the utility who uses natural gas for outdoor gas lighting and inform that customer of the prohibition in WAC 480-90-201 and 480-90-216. The utility shall also inform the customer of the exemptions available as well as the criteria for each exemption and the procedures for filing an exemption pursuant to WAC 480-90-271. Within fifteen days of mailing the notification to the customers, the utility shall submit the names of these customers to the commission as well as the addresses and dates of mailing.

NEW SECTION

WAC 480-90-271 PETITIONS FOR EXEMPTION. The nonresidential customer may file a petition with the commission certifying to the criteria set forth in the appropriate exemption within forty-five days of receipt of notification by the utility. The commission upon receipt of such petition shall forward a copy to the utility serving that customer. Should additional information be required of either the customer or the utility, those parties shall be notified by the commission. The commission shall then grant or deny the petition for exemption and shall inform the customer and utility of its decision.

NEW SECTION

WAC 480-90-276 ACTION FOR FAILURE TO COMPLY. If the commission denies a petition for exemption, the utility shall allow a reasonable time for the nonresidential customer to discontinue the use of natural gas outdoor lighting, arrange for substitute lighting, or file a petition pursuant to WAC 480-90-261. In the event that the customer takes no such action within a reasonable time, the service will be deemed prohibited and the utility shall take appropriate procedures to discontinue service as authorized under WAC 480-90-071.

If the customer fails to petition for exemption and fails to discontinue the use of natural gas for outdoor lighting, the service will be assumed prohibited and the utility shall take appropriate procedures to discontinue service as authorized under WAC 480-90-071.

NEW SECTION

WAC 480-90-281 PROCEDURE FOR UNKNOWN PROHIBITED USE. In the event a utility is notified or becomes aware of an alleged prohibited use of outdoor natural gas lighting by a nonresidential customer who has not received notification pursuant to WAC 480-90-266, it shall institute an investigation and if it is found that there is a prohibited use, the utility shall immediately start notification procedures pursuant to WAC 480-90-266.

NEW SECTION

WAC 480-90-286 FAILURE OF UTILITY TO COMPLY. The failure of a utility to comply with these

rules will subject that utility to imposition of penalties in accordance with the provisions of RCW 80.04.405.

WSR 79-11-135
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)
[Filed November 7, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules concerning Food stamps—Income—Exclusions, amending WAC 388-54-735.

It is the intention of the Secretary to adopt these rules on an emergency basis prior to the hearing.

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

N. Spencer Hammond
Executive Assistant
Department of Social and Health Services
Mailstop OB-44 C
Olympia, WA 98504.

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact William B. Pope, Chief, Office of Administrative Regulations, at State Office Building #2, 12th and Jefferson, Olympia, Washington, Phone (206) 753-7015, by November 28, 1979.

The meeting site is in a location which is barrier free; that such agency will at 10:00 a.m., Wednesday, December 12, 1979, in the Auditorium, State Office Building #2, 12th and Jefferson, Olympia, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Wednesday, December 19, 1979, in William B. Pope's office, 3-D-14, State Office Building #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 December 12, 1979, and/or orally at 10:00 a.m., Wednesday, December 12, 1979, Auditorium, State Office Building #2, 12th and Jefferson, Olympia, WA.

Dated: November 6, 1979

By: N.S. Hammond
Executive Assistant

AMENDATORY SECTION (Amending Order 1421, filed 8/1/79)

WAC 388-54-735 INCOME—EXCLUSIONS. The following income is excluded:

(1) Payments received under Title II of the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970;

(a) Payments to persons displaced as a result of the acquisition of real property;

(b) Relocation payments to a displaced homeowner toward the purchase of a replacement dwelling provided the homeowner purchases and occupies a dwelling within one year following displacement;

(c) Replacement housing payments to displaced persons not eligible for a homeowner's payment.

(2) Payments made under the Domestic Volunteer Services Act of 1973. Those payments under Title I (VISTA) to volunteers shall be excluded for those individuals who were receiving public assistance or food stamps at the time they joined VISTA and for those households receiving a VISTA exclusion at the time of conversion to the Food Stamp Act of 1977. Temporary interruptions in food stamp participation shall not alter the exclusion once an initial determination has been made.

(3) Income derived from certain submarginal land of the United States which is held in trust for certain Indian tribes under Public Law 94-114, Section 6, or Public Law 94-540.

(4) Income derived from the disposition of funds to the Grand River Band of Ottawa Indians.

(5) Any payments received by Alaskan Natives under the terms of the Alaskan Native Claims Settlement Act.

~~((5))~~ (6) Payments from the Special Crisis Intervention Program.

~~((6))~~ (7) Earnings received by any youth under ((The Youth Employment Demonstration Project of 1977 (CETA))) Title IV CETA amendments of 1978 as follows:

(a) Youth incentive entitlement pilot projects;

(b) Youth community conservation and improvement projects;

(c) Youth employment and training programs.

~~((7)) The thirty dollar weekly incentive allowance received by CETA participants receiving public assistance or whose needs or income are taken into account in determining the amount of public assistance payments to others.))~~

(8) Income received as compensation for services as an employee or income from self-employment by a child residing in the household who is under 18 years of age and attending at least half time (as defined by the institution), a kindergarten or preschool, a grade school, high school, vocational school, technical school, training program, college or university. This exclusion shall apply to a student under the parental control of another household member.

(a) If the child's earnings or amount of work performed cannot be differentiated from that of other household members, the total earnings shall be prorated equally among the working members and the child's pro rata share excluded.

(9) Income which is received too infrequently or irregularly to be reasonably anticipated as available during a three-month period provided such infrequent or irregular income of all household members shall not exceed thirty dollars in a three-month period.

(10) All loans, including loans from private individuals as well as commercial institutions, other than educational loans on which repayment is deferred.

(11) Education loans on which payment is deferred, grants, scholarships, fellowships, veterans' educational benefits, OASDI educational benefits, and the like to the extent that they are used for tuition and mandatory school fees at an institution of higher education, including correspondence schools at that level, or a school at any level for the physically or mentally handicapped.

(12) ~~((Monies))~~ Moneys received in the ~~((from))~~ form of a non-recurring lump-sum payments, such as, but not limited to, insurance settlements, sale of property (except property related to self-employment as previously provided for), cash prizes, awards and gifts (except those for support maintenance, or the expense of education), inheritances, retroactive lump-sum social security and railroad retirement pension payments, income tax refunds, and similar nonrecurring lump-sum payments.

(13) The cost of producing self-employment income.

(14) Reimbursements for past or future expenses not to exceed the actual expense or which do not represent a gain or benefit to the household.

(a) The following are considered reimbursements which are excludable, which do not represent a gain or benefit:

(i) Flat allowances for job or training-related expenses such as per diem, travel, uniforms and transportation to and from the job or training site.

(ii) Reimbursements for out-of-pocket expenses of volunteers incurred in the course of their work.

(iii) Reimbursement for medical or dependent care.

(iv) Reimbursements of allowances to students for specific education expenses such as travel or books.

(b) The following are considered reimbursements which are not excludable, which do represent a gain or benefit:

(i) Reimbursements for normal living expenses such as rent or mortgage, personal clothing, or food eaten at home.

(15) Any gain or benefit which is not in money, such as in-kind benefits, including public housing, meals or clothing.

(16) Money payments that are not owed or payable directly to a household, but are paid to a third party for a household expense, are vendor payments and are excludable as follows:

(a) A payment made in money on behalf of a household whenever a person or other organization outside of the household uses its own funds to make a direct payment to either the household's creditors or a person or organization providing a service to the household.

(b) Rent or mortgage payments, made to landlords or mortgagees by the Department of Housing and Urban Development (HUD) or by state or local housing authorities, are vendor payments and are excluded.

(c) Moneys that are legally obligated and otherwise payable to the household, but which are diverted by the provider of the payment to a third party for a household expense, shall be counted as income and not excluded as a vendor payment.

(17) Moneys received and used for the care and maintenance of a third-party beneficiary who is not a household member. Representative payee payments shall be included, however, as income to the beneficiary's household.

(a) If the intended beneficiaries of a single payment are both household and nonhousehold members, any identifiable portion of the payment intended and used for the care and maintenance of the nonhousehold member shall be excluded.

(b) If the nonhousehold member's portion cannot be readily identified, the payment shall be evenly prorated among intended beneficiaries and the exclusion applied to the nonhousehold members prorata share or the amount actually used for the nonhousehold member's care and maintenance, whichever is less.

(18) Earned income tax credits since 1975.

WSR 79-11-136
EMERGENCY RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)
 [Order 1454—Filed November 7, 1979]

I, N. Spencer Hammond, Ex. Asst. of the Department of Social and Health Services do promulgate and adopt at Olympia, Washington, the annexed rules relating to Food stamps—Income—Exclusions, amending WAC 388-54-735.

I, N. Spencer Hammond, 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 these amendments are necessary to comply with federal requirements.

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

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 6, 1979

By N.S. Hammond
Executive Assistant

AMENDATORY SECTION (Amending Order 1421, filed 8/1/79)

WAC 388-54-735 INCOME—EXCLUSIONS.

The following income is excluded:

(1) Payments received under Title II of the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970;

(a) Payments to persons displaced as a result of the acquisition of real property;

(b) Relocation payments to a displaced homeowner toward the purchase of a replacement dwelling provided the homeowner purchases and occupies a dwelling within one year following displacement;

(c) Replacement housing payments to displaced persons not eligible for a homeowner's payment.

(2) Payments made under the Domestic Volunteer Services Act of 1973. Those payments under Title I (VISTA) to volunteers shall be excluded for those individuals who were receiving public assistance or food stamps at the time they joined VISTA and for those households receiving a VISTA exclusion at the time of conversion to the Food Stamp Act of 1977. Temporary interruptions in food stamp participation shall not alter the exclusion once an initial determination has been made.

(3) Income derived from certain submarginal land of the United States which is held in trust for certain Indian tribes under Public Law 94-114, Section 6, or Public Law 94-540.

(4) Income derived from the disposition of funds to the Grand River Band of Ottawa Indians.

(5) Any payments received by Alaskan Natives under the terms of the Alaskan Native Claims Settlement Act.

~~((5))~~ (6) Payments from the Special Crisis Intervention Program.

~~((6))~~ (7) Earnings received by any youth under ~~((The Youth Employment Demonstration Project of 1977 (CETA)))~~ Title IV CETA amendments of 1978 as follows:

(a) Youth incentive entitlement pilot projects;

(b) Youth community conservation and improvement projects;

(c) Youth employment and training programs.

~~((7) The thirty dollar weekly incentive allowance received by CETA participants receiving public assistance or whose needs or income are taken into account in determining the amount of public assistance payments to others.))~~

(8) Income received as compensation for services as an employee or income from self-employment by a child residing in the household who is under 18 years of age and attending at least half time (as defined by the institution), a kindergarten or preschool, a grade school, high school, vocational school, technical school, training program, college or university. This exclusion shall apply to a student under the parental control of another household member.

(a) If the child's earnings or amount of work performed cannot be differentiated from that of other household members, the total earnings shall be prorated

equally among the working members and the child's pro rata share excluded.

(9) Income which is received too infrequently or irregularly to be reasonably anticipated as available during a three-month period provided such infrequent or irregular income of all household members shall not exceed thirty dollars in a three-month period.

(10) All loans, including loans from private individuals as well as commercial institutions, other than educational loans on which repayment is deferred.

(11) Education loans on which payment is deferred, grants, scholarships, fellowships, veterans' educational benefits, OASDI educational benefits, and the like to the extent that they are used for tuition and mandatory school fees at an institution of higher education, including correspondence schools at that level, or a school at any level for the physically or mentally handicapped.

(12) ~~((Moneys))~~ Moneys received in the ~~((from))~~ form of a nonrecurring lump-sum payments, such as, but not limited to, insurance settlements, sale of property (except property related to self-employment as previously provided for), cash prizes, awards and gifts (except those for support maintenance, or the expense of education), inheritances, retroactive lump-sum social security and railroad retirement pension payments, income tax refunds, and similar nonrecurring lump-sum payments.

(13) The cost of producing self-employment income.

(14) Reimbursements for past or future expenses not to exceed the actual expense or which do not represent a gain or benefit to the household.

(a) The following are considered reimbursements which are excludable, which do not represent a gain or benefit:

(i) Flat allowances for job or training-related expenses such as per diem, travel, uniforms and transportation to and from the job or training site.

(ii) Reimbursements for out-of-pocket expenses of volunteers incurred in the course of their work.

(iii) Reimbursement for medical or dependent care.

(iv) Reimbursements of allowances to students for specific education expenses such as travel or books.

(b) The following are considered reimbursements which are not excludable, which do represent a gain or benefit:

(i) Reimbursements for normal living expenses such as rent or mortgage, personal clothing, or food eaten at home.

(15) Any gain or benefit which is not in money, such as in-kind benefits, including public housing, meals or clothing.

(16) Money payments that are not owed or payable directly to a household, but are paid to a third party for a household expense, are vendor payments and are excludable as follows:

(a) A payment made in money on behalf of a household whenever a person or other organization outside of the household uses its own funds to make a direct payment to either the household's creditors or a person or organization providing a service to the household.

(b) Rent or mortgage payments, made to landlords or mortgagees by the Department of Housing and Urban

Development (HUD) or by state or local housing authorities, are vendor payments and are excluded.

(c) Moneys that are legally obligated and otherwise payable to the household, but which are diverted by the provider of the payment to a third party for a household expense, shall be counted as income and not excluded as a vendor payment.

(17) Moneys received and used for the care and maintenance of a third-party beneficiary who is not a household member. Representative payee payments shall be included, however, as income to the beneficiary's household.

(a) If the intended beneficiaries of a single payment are both household and nonhousehold members, any identifiable portion of the payment intended and used for the care and maintenance of the nonhousehold member shall be excluded.

(b) If the nonhousehold member's portion cannot be readily identified, the payment shall be evenly prorated among intended beneficiaries and the exclusion applied to the nonhousehold members pro rata share or the amount actually used for the nonhousehold member's care and maintenance, whichever is less.

(18) Earned income tax credits since 1975.

WSR 79-11-137

PROPOSED RULES

DEPARTMENT OF NATURAL RESOURCES

(Board of Natural Resources)

[Filed November 7, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and 43.30.150, that the Board of Natural Resources, Department of Natural Resources, intends to adopt, amend, or repeal rules concerning management of state-owned aquatic lands under the jurisdiction of the Department of Natural Resources;

that such agency will at 1:00 p.m., Wednesday, November 14, 1979, in the Thurston County Courthouse, Building 1, Room 152.

Also:

1:00 p.m., Monday, November 19, 1979, Commission Chambers, Pier 66 at the foot of Bell Street, Seattle, Washington.

1:00 p.m., Tuesday, November 20, 1979, Southeast Area Headquarters, Department of Natural Resources, 713 East Bowers Road, Ellensburg, Washington.

1:00 p.m., Wednesday, November 21, 1979, Conference Room, Pacific N.W. River Basins Commission, 1 Columbia River, Vancouver, Washington, conduct a hearing relative thereto.

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

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

The Department of Natural Resources
Marine Lands Division
Public Lands Building
Olympia, Washington 98504;

and that the adoption, amendment, or repeal of such rules will take place at 10:00 a.m., Tuesday, January 8, 1980, in the Commissioner of Public Lands Office, Public Lands Building, Olympia, Washington.

The authority under which these rules are proposed is RCW 43.30.150.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 4, 1979.

This notice is connected to and continues the matter notice in Notice No. WSR 79-10-071 filed with the code reviser's office on September 19, 1979.

Dated: October 24, 1979

By: Bert L. Cole

Commissioner of Public Lands
Secretary, Board of Natural Resources

**WSR 79-11-138
PROPOSED RULES
UTILITIES AND TRANSPORTATION
COMMISSION
[Filed November 7, 1979]**

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 Cause No. TV-1286; the amending of WAC 480-12-100 relating to forwarders and brokers. Written and/or oral submissions may also contain data, views, and arguments concerning the effect of the amendments on economic values, pursuant to chapter 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 12, 1979, in the Commission's Conference Room, 7th Floor, Highways-Licenses Building, Olympia, Washington.

The authority under which these rules are proposed is chapter 138, Laws of 1979 1st ex. sess.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 7, 1979, and/or orally at 8:00 a.m., Wednesday, December 12, 1979, Commission's Conference Room, 7th Floor, Highways-Licenses Building, Olympia, Washington.

Dated; November 7, 1979

By: David Rees
Secretary

AMENDATORY SECTION (Amending Order R-24, filed 4/16/71)

WAC 480-12-100 FORWARDERS AND BROKERS. (1) For the purpose of these rules a "forwarder" shall be defined as a person engaged in the business of soliciting, collecting or assembling shipments for the purpose of combining the same into a shipment of such size as to be entitled to a quantity rate and who forwards such shipment in his own name and at his own risk by a common carrier at such quantity rate.

(2) A "broker" is a person engaged in the business of providing, contracting for or undertaking to arrange for, transportation of property by two or more common carriers.

(a) A broker's compensation shall be in the form of a fixed fee or percentage of the total tariff charges which shall be fixed and established by the commission based upon evidence submitted by the affected party or parties, which in every instance must be collected from the shipper by the broker and no charge for any service shall be collected from the carrier. Every common carrier broker shall collect his fee, or percent of the total revenue charges, as a separate item and in accordance with the provisions of WAC 480-12-340 Credit, Extension of, by Common Carriers. Unless specifically authorized by the commission no common carrier broker authorized to collect charges from shippers for common carrier brokerage service shall collect from said shipper the common carrier tariff charges arising from the highway transportation of the property: **PROVIDED**, That these provisions will not apply to any person holding a broker permit issued by the commission prior to the effective date of this rule. Such brokers may continue to operate under the terms and conditions specified in their broker permit and under the commission rules which were in effect at the time their broker permit was issued.

(3) A carrier holding a highway transportation permit or an agent of such carrier, may not act as a shipper's agent, except as may be specifically authorized by a common carrier forwarder permit or a common carrier broker permit.

(4) A permit shall not be issued authorizing any one person to operate both as a broker and a forwarder.

(5) A forwarder shall not be permitted to charge rates which are lower than those prescribed for common carriers by motor vehicle. Such forwarder shall ship only over the lines of common carriers holding permits authorizing the transportation of general freight by motor vehicle.

(6) A common carrier broker, who also holds a common carrier permit authorizing highway transportation, may not perform highway transportation of the property of a shipper for which a common carrier brokerage service is rendered in equipment acquired by lease from another common carrier holding its own authority to provide the service.

(7) Every shipper, or group or association of shippers engaged in consolidating or distributing freight for themselves or for their members, and who wish to claim exempt status under chapter 138, Laws of 1979 1st ex. sess., shall notify the commission promptly upon beginning such services and, in addition, shall comply with the following:

Complete and file with the commission, by April 1 following each year in which an exemption is claimed, a statement of nonprofit status, notarized and dated, in substantially the following form:

The undersigned has (have) performed services as freight forwarder claiming exempt status under chapter 138, Laws of 1979 1st ex. sess., in the year, beginning in the month of There was no intent to perform such services for a profit, and no profit was in fact made.

(Signature) of
forwarders)

Subscribed and sworn to before me this day of, 19...

Notary Public for the state of
Washington in and for the
county of

**WSR 79-11-139
PROPOSED RULES
UTILITIES AND TRANSPORTATION
COMMISSION
[Filed November 7, 1979]**

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 Cause No. TV-1288;

the amending of WAC 480-12-200 relating to reporting of motor carrier accidents. Written and/or oral submissions may also contain data, views, and arguments concerning the effect of the amendments on economic values, pursuant to chapter 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 12, 1979, in the Commission's Conference Room, 7th Floor, Highways-Licenses Building, Olympia, Washington.

The authority under which these rules are proposed is RCW 80.01.040, 81.28.280, 81.28.290, 81.80.130 and 81.80.290.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 7, 1979, and/or orally at 8:00 a.m., Wednesday, December 12, 1979, Commission's Conference Room, 7th Floor, Highways-Licenses Building, Olympia, Washington.

Dated: November 7, 1979

By: David Rees
Secretary

AMENDATORY SECTION (Amending Order R-5, filed 6/6/69)

WAC 480-12-200 ACCIDENTS, REPORTING OF. (~~Accidents arising from or in connection with the operations of common or contract carriers resulting in injury to any person or in damage to property to an apparent extent of \$25.00 or more, shall within twenty-four hours be reported in detail on forms furnished by the State Patrol in triplicate. One copy to be filed with the Chief of Police if the accident occurred within the corporate limits of a city or town, or to the Sheriff of the County if on the State Highways, the second copy to the Chief of the State Patrol and the third filed in the main office of the carrier subject to inspection by the Commission's representative.~~) (1) Accidents arising from or in connection with the operations of any common, contract, or registered carrier operating in this state, resulting in an injury to any person, the death of any person, or involving a motor vehicle carrying hazardous materials, shall be reported by such carrier to the commission as soon as possible, but in no event later than twelve hours after the occurrence of the accident. The occurrence of such accidents shall be reported to the commission by telephone at the following number: 1-800-562-6150; or if the call is made from out of the state: 1-206-753-6411.

(2) Copies of written reports of all accidents, including those accidents described in subsection (1) of this section, shall be maintained in the main office of the carrier subject to inspection by the commission.

WSR 79-11-140

EMERGENCY RULES

**UTILITIES AND TRANSPORTATION
COMMISSION**

[Order R-137, Cause No. TV-1287—Filed November 7, 1979]

In the matter of amending WAC 480-12-195, relating to the transportation of hazardous materials by common and contract carriers.

The Washington Utilities and Transportation Commission finds that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to the public interest. A statement of the facts constituting such emergency is:

The provisions of WAC 480-12-195 in effect prior to this amendment provided that the Commission could enforce hazardous materials regulations in cooperation with the federal government. The agreement under which such cooperative enforcement would take place unduly restricts the Commission due to small numbers of federal agents in the state. A rule change is needed to make clear the intent of the Commission to regulate in this area as a matter of state law.

This rule amendment is being promulgated pursuant to RCW 80.01.040, 81.28.280, 81.80.130 and 81.80.290.

This rule-making 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 Environment Policy Act of 1971 (chapter 43.21C RCW).

This amendment to WAC 480-12-195 affects no economic values.

In reviewing the entire record herein, it has been determined that WAC 480-12-195 should be amended to read as set forth in Appendix A, attached hereto and made a part hereof by reference. WAC 480-12-195 as amended prescribes, as a matter of state law, the conduct of common carriers who handle and transport hazardous materials in this state.

ORDER

WHEREFORE, IT IS ORDERED That WAC 480-12-195 as set forth in Appendix A, be amended as an emergency rule of the Washington Utilities and Transportation Commission to take effect pursuant to RCW 34.04.030 and 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 clerks of the house of representatives, three copies each of the statement required by RCW 34.04.045.

DATED at Olympia, Washington, this 7th day of November, 1979.

Washington Utilities and Transportation Commission

Robert C. Bailey, Chairman

Frank W. Foley, Commissioner

A. J. Benedetti, Commissioner

Appendix A

AMENDATORY SECTION (Amending Order R-116, Cause No. TV-1177, filed 12/19/78)

~~WAC 480-12-195 ((UNITED STATES DEPARTMENT OF TRANSPORTATION HAZARDOUS MATERIALS REGULATIONS. (1) All carriers operating under chapter 81.80 RCW, and all interstate carriers operating within this state, shall comply with~~

~~the regulations governing the transportation of hazardous materials by motor vehicle prescribed by the United States department of transportation in Title 49, Code of Federal Regulations, parts 106 to 189, as now or hereafter amended.~~

~~(2) Pursuant to an agreement with the United States, the Washington utilities and transportation commission has authority to enforce the regulations designated in subsection (1) of this section.)~~ **HAZARDOUS MATERIALS REGULATIONS.** (1) The rules and regulations governing hazardous materials prescribed by the United States department of transportation in Title 49, Code of Federal Regulations, parts 170-189, as well as and including all appendices and amendments thereto, in effect on the effective date of this rule, are adopted and prescribed by the commission to define hazardous materials for motor vehicle transportation purposes, and to state the precautions that must be observed in storage, packaging, loading, and unloading such materials, and in maintaining, placarding, marking, and certifying motor vehicles and equipment used in transporting such materials, and in the maintenance of shipping papers prepared in conjunction with transporting such materials. The rules and regulations adopted and prescribed by this rule shall be observed by all common, contract, and registered carriers operating in this state.

(2) In addition to any accident reporting requirement now or hereafter prescribed by the commission, every common, contract, and registered carrier operating in this state who reports to the United States department of transportation any incidents occurring in this state involving hazardous materials, shall send a copy of any such report to the commission.

WSR 79-11-141

PROPOSED RULES

STATE EMPLOYEES INSURANCE BOARD

[Filed November 7, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and chapter 41.05 RCW that the State Employees Insurance Board intends to adopt, amend, or repeal rules concerning:

Amd	WAC 182-08-160	Group coverage when not in pay status.
Amd	WAC 182-12-115	Eligible employees and retirees.
New	WAC 182-12-121	Change in eligibility status;

that such agency will at 9:00 a.m., Friday, December 14, 1979, in the Department of Transportation Materials Lab, 1655 South 2nd Avenue, Tumwater, 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, December 14, 1979, in the Department of Transportation Materials Lab, Tumwater, WA.

The authority under which these rules are proposed is chapter 41.05 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 13, 1979, and/or orally at

9:00 a.m., Friday, December 14, 1979, Department of Transportation Materials Lab, Tumwater, Washington.

Dated: November 7, 1979

By: C.H. Shay
Group Insurance Analyst

AMENDATORY SECTION (Amending Order 3-78, filed 2/14/78)

WAC 182-08-160 GROUP COVERAGE WHEN NOT ((ON)) IN PAY STATUS. An employee who is temporarily not in pay status may retain state group coverages, except long term disability and dental, by self-payment of premium up to twenty-nine months during any authorized leave without pay or during a layoff because of a reduction-in-force. An employee may retain long term disability coverage by self-payment of premium up to twenty-four months during an authorized leave without pay, but only if such leave is an approved educational leave. Employees not on pay status are ineligible to receive credit for the employer premium contribution.

AMENDATORY SECTION (Amending Order 5-78, filed 7/26/78)

WAC 182-12-115 ELIGIBLE EMPLOYEES AND RETIREES. The following definitions of eligible employees and retirees of an eligible entity, as defined in WAC 182-12-111, shall apply for all SEIB approved plans except as otherwise stated in this chapter:

(1) "Full-time Employees." Those who work a full-time work week for their agency and are expected to be employed for more than six months.

(2) "Permanent Part-Time Employees." Those who do not work full-time, but who are under continuous employment by an agency, and who are scheduled to work at least 80 hours per month.

(3) "Career Seasonal Employees." Those who work at least 80 hours per month during a designated season for a minimum of three months per year and who have an understanding of continued employment with their agency season after season. These employees become eligible to enroll when they return to state employment for their second "season" of employment. Employees who work on a seasonal basis and do not elect to self pay during the break between seasons shall be treated as "new" employees on return to work in a following season.

(4) "Appointed and Elected Officials." Legislators are eligible on the date their term begins. All other elected and full-time appointed officials of the legislative and executive branches of State government are eligible on the date their term begins or they take the oath of office, whichever occurs first.

(5) "Judges." Justices of the supreme court and judges of the court of appeals and the superior courts become eligible on the date they take the oath of office.

(6) "Retirees or Disabled Employees." Retirees are eligible for (only the medical plans) retiree medical coverage if they will be receiving a monthly retirement income benefit from any SEIB approved retirement system, and employees who are permanently and totally disabled and deferring receipt of a monthly retirement income benefit are likewise eligible, provided the retiree or disabled person applies for retiree medical coverage before their SEIB active employee medical coverage ends. Retirees who will be receiving a monthly retirement income benefit from any SEIB approved retirement system, except those who have waiver of premium coverage from any SEIB life insurance plan, are eligible for retiree life insurance, provided the retiree applies for retiree life insurance before their SEIB active employee life insurance ends. Retirees and disabled employees are not eligible for an employer premium contribution.

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

Reviser's Note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

NEW SECTION

WAC 182-12-121 CHANGE IN ELIGIBILITY STATUS. An employee who voluntarily moves from an eligible to an otherwise non-eligible position shall retain their eligibility for the employer contribution each month in which the employee is in pay status 8 hours or more, provided, (1) the new position is one in which the employee is

scheduled to work half-time or more, and (2) the employee did not terminate state service before taking the new position. Layoff because of reduction-in-force is not considered termination of state service. Proviso (1) above does not apply to employees who are on reduction-in-force status.

WSR 79-11-142
PROPOSED RULES
HORSE RACING COMMISSION
[Filed November 7, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington Horse Racing Commission intends to adopt, amend, or repeal rules concerning the repeal of WAC 260-70-020, relating to permitted and prohibited medication; repealing WAC 260-70-030, relating to when administration of medication is permitted; and adopting WAC 260-70-021, establishing standards for the administration of medication;

and that the adoption, amendment, or repeal of such rules will take place at 11:00 a.m., Friday, December 14, 1979, in the Sea-Tac Motor Inn, 18740 Pacific Highway South, Seattle, WA.

The authority under which these rules are proposed is RCW 67.16.020 and 67.16.040.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 10, 1979, and/or orally at 11:00 a.m., Friday, December 14, 1979, Sea-Tac Motor Inn, 18740 Pacific Highway South, Seattle, WA.

Dated: November 7, 1979

By: Arthur Drovetto
Executive Secretary

NEW SECTION

WAC 260-70-021 MEDICATION STANDARDS. (1) No horse shall have in its body any prohibited drug while participating in a race.

(2) No person shall administer, attempt to administer, or aid or abet in the administration of, any medication or drug to a horse on the day of a race in which the horse is entered prior to the race except in accordance with this rule.

(3) Subject to the provisions of this rule, medication calculated to improve or protect the health of a horse may be administered to a horse in training.

(4) The administration of medication to any horse on race day, except as hereinafter provided, is prohibited. For the purpose of this rule, the day of the race shall be deemed to commence at 9:00 p.m. on the day preceding the race.

(5) Nutritional aids, administered orally only, will be permitted at any time.

(6) Only lasix (furosemide), and/or conjugated estrogens, will be permitted on race day for the treatment only of horses which have been confirmed as "bleeders" by a state veterinarian. For purposes of this rule a "bleeder" is a horse which has bled on the track or within one-half hour thereafter. Lasix and/or conjugated estrogens shall not be administered within four hours of the published post time for the race in which the horse is entered. No horse shall race with any diuretic other than lasix in its body. Horses treated with lasix and/or conjugated estrogens will be subject to blood, as well as urine testing.

(7) Approved nonsteroidal anti-inflammatory drugs (NSAIDS) may be administered to a horse, but not on race day. No more than one of the NSAIDS may be used on or carried in a horse's body at any one time.

(8) Notwithstanding any other provision of this rule, no two-year old horse shall carry in its body while participating in a race any medication, including medications defined in WAC 260-70-010(1)

through (4). Vitamins are permitted, however. The provisions of subsection (6) authorizing the stewards to grant permission for use of an approved medication on bleeders shall not be applicable to any two-year old horse. The finding of any medication prohibited herein in a two-year old horse participating in a race shall disqualify the owner of such horse from participating in the purse distribution; and in addition the stewards may take any authorized action they may consider necessary to preserve the integrity of racing.

(9) In the case of delayed-release substances, the time of administration shall be deemed that time at which such medication, drug, or substance is released within the body of a horse.

REPEALER

The following sections of the Washington Administrative Code are repealed as follows:

(1) WAC 260-70-020 MEDICATION PERMITTED—PROHIBITED.

(2) WAC 260-70-030 WHEN ADMINISTRATION PROHIBITED.

WSR 79-11-143
PROPOSED RULES
HORSE RACING COMMISSION
[Filed November 7, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington Horse Racing Commission intends to adopt, amend, or repeal rules concerning the amending of WAC 200-32-010, relating to minimum age for jockey license; amending WAC 260-32-180, relating to jockey fees and amending WAC 260-32-400, relating to jockey agents;

and that the adoption, amendment, or repeal of such rules will take place at 11:00 a.m., Friday, December 14, 1979, in the Sea-Tac Motor Inn, 18740 Pacific Highway South, Seattle, WA.

The authority under which these rules are proposed is RCW 67.16.020 and 67.16.040.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 10, 1979, and/or orally at 11:00 a.m., Friday, December 14, 1979, Sea-Tac Motor Inn, 18740 Pacific Highway South, Seattle, WA.

Dated: November 7, 1979

By: Arthur Drovetto
Executive Secretary

AMENDATORY SECTION (Amending Rules 139 and 140, filed 4/21/61)

WAC 260-32-010 LICENSE REQUIRED—MINIMUM AGE.

(1) Each jockey must obtain a license from the commission.

(2) No ((boy)) person under ((sixteen)) eighteen years ((shall)) of age will be ((granted)) licensed as an apprentice jockey or a jockey((s license)) unless such person has previously been licensed as such by the commission.

AMENDATORY SECTION (Amending Order 4, filed 12/24/69)

WAC 260-32-180 FEES. (1) Jockey's riding fees, for a meeting must be approved by the commission.

(a) If any owner or trainer engages two or more jockeys for the same race, he shall pay the losing fee for each engaged jockey not riding in the race, as well as the proper fee to the jockey who does ride.

(b) A jockey's fee shall be considered earned when the jockey is weighed out by the clerk of scales. The fee shall not be considered earned if the jockey, of his own free will, takes himself off his mount, where injury to the horse or rider is not involved. Any conditions or

considerations not covered by the above ruling shall be at the discretion of the stewards.

(2) In a dead heat the jockeys involved shall divide equally the sum total of the fees they would have received individually had one beaten the other or others. Likewise, the owners of the horses involved shall pay their equal share.

(3) The fee to jockeys, in the absence of special agreement, shall be in all races as follows:

Purse	Win	2nd	3rd	Unplaced
\$400 and under	27	19	17	16
\$500	30	20	17	16
\$600	36	22	17	16
\$700 - \$900	10%	25	22	20
\$1,000 - \$1,400	10%	30	25	22
\$1,500 - \$1,900	10%	35	30	28
\$2,000 - \$3,400	10%	45	35	33
\$3,500 - \$4,900	10%	55	45	35
\$5,000 - \$9,900	10%	65	50	40
\$10,000 - \$14,900	10%	75	60	45
\$15,000 - \$24,900	10%	100	75	50
\$25,000 - \$49,900	10%	150	100	60
\$50,000 - \$99,000	10%	225	150	75
\$100,000 and up	10%	400	250	100

AMENDATORY SECTION (Amending Rule 174, filed 3/11/65)

WAC 260-32-400 POWERS AND DUTIES. Each jockey agent shall be licensed on a regular form provided by the commission. No jockey agent shall be the owner or trainer of any horse. A jockey agent may represent two journeymen providing the conditions justify and upon approval of the stewards. No jockey agent shall make or assist in making any engagement for any rider other than those he is licensed to represent. Each jockey agent shall keep, on a form provided by the association, a record by races of all engagements made by him of the riders he is representing. This record must be kept up to date and held ready at all times for the inspection by the stewards. If any jockey agent gives up the making of engagements for any rider, he shall immediately notify the stewards, and he shall also turn over to the stewards a list of any unfilled engagements he may have made for that rider. A jockey agent may not drop a rider without notifying the board of stewards in writing. All rival claims for the services of a rider will be adjusted by the stewards.

WSR 79-11-144
PROPOSED RULES
HORSE RACING COMMISSION
 [Filed November 7, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington Horse Racing Commission intends to adopt, amend, or repeal rules concerning prospective owners, amending WAC 260-60-020;

and that the adoption, amendment, or repeal of such rules will take place at 11:00 a.m., Friday, December 14, 1979, in the Sea-Tac Motor Inn, 18740 Pacific Highway South, Seattle, WA.

The authority under which these rules are proposed is RCW 67.16.020 and 67.16.040.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 10, 1979, and/or orally at 11:00 a.m., Friday, December 14, 1979, Sea-Tac Motor Inn, 18740 Pacific Highway South, Seattle, WA.

Dated: November 7, 1979
 By: Arthur Drovetto
 Executive Secretary

AMENDATORY SECTION (Amending Order 73.7, filed 12/3/73)

WAC 260-60-020 PROSPECTIVE OWNER OR AGENT. In addition to the above rule, any horse is subject to claim by a person or a licensed authorized agent for the account of such person, providing such person has applied to and has been approved (~~and licensed~~) by the commission as a prospective owner, the names of such prospective owners to be prominently displayed in the offices of the commission and the racing secretary. There shall be a fee of twenty-five dollars per person for processing an application for approval as a prospective owner.

Nothing in this rule should be construed as prohibiting the commission from (~~licensing~~) approving as a prospective owner a person who has been licensed as an owner during the calendar year at a previous meet (~~as a prospective owner~~).

WSR 79-11-145
PROPOSED RULES
HORSE RACING COMMISSION
 [Filed November 7, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington Horse Racing Commission intends to adopt, amend, or repeal rules concerning the amending of WAC 260-20-030, relating to fire prevention and no smoking areas; and amending WAC 260-12-160, relating to denial of admission to the grounds of narcotic offenders;

and that the adoption, amendment, or repeal of such rules will take place at 11:00 a.m., Friday, December 14, 1979, in the Sea-Tac Motor Inn, 18740 Pacific Highway South, Seattle, WA.

The authority under which these rules are proposed is RCW 67.16.020 and 67.16.040.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 10, 1979, and/or orally at 11:00 a.m., Friday, December 14, 1979, Sea-Tac Motor Inn, 18740 Pacific Highway South, Seattle, WA.

Dated: November 7, 1979
 By: Arthur Drovetto
 Executive Secretary

AMENDATORY SECTION (Amending Rule 26, filed 4/21/61)

WAC 260-20-030 FIRE PREVENTION. Associations shall make reasonable provisions for fire prevention, protection against fire, and fire suppression within the enclosure. Smoking is prohibited in barns (except tackrooms), stables, shedrows, hay sheds, and any area prohibited by state or local law.

AMENDATORY SECTION (Amending Rule 19, filed 4/21/61)

WAC 260-12-160 DENIAL OF ADMISSION TO GROUNDS—NARCOTICS OFFENDERS. No person who has been convicted for illegal possession, sale or giving away of any narcotic(s) or controlled substance shall be permitted on the grounds of an association, except by permission of the board of stewards.

WSR 79-11-146
PROPOSED RULES
HORSE RACING COMMISSION
 [Filed November 7, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington Horse

Racing Commission intends to adopt, amend, or repeal rules concerning the amending of WAC 260-28-020, relating to registration and fee for stable names; amending WAC 260-28-170, relating to the ability to name a jockey upon making an entry; and amending WAC 260-40-200, relating to restrictions upon double entries;

and that the adoption, amendment, or repeal of such rules will take place at 11:00 a.m., Friday, December 14, 1979, in the Sea-Tac Motor Inn, 18740 Pacific Highway South, Seattle, WA.

The authority under which these rules are proposed is RCW 67.16.020 and 67.16.040.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 10, 1979, and/or orally at 11:00 a.m., Friday, December 14, 1979, Sea-Tac Motor Inn, 18740 Pacific Highway South, Seattle, WA.

Dated: November 7, 1979

By: Arthur Drovetto
Executive Secretary

AMENDATORY SECTION (Amending Order 71-9, filed 6/2/71)

WAC 260-28-020 STABLE NAMES—REGISTRATION FEES AND RESTRICTIONS. Each stable name must be duly registered with the commission.

(1) The annual fee in Washington shall be \$~~((+0.00))~~25.00.

(2) In applying to race under a stable name the applicant must disclose the identity or identities behind a stable name. If a partnership is involved in the identity behind a stable name, the rules covering partnerships must be complied with.

(3) Changes in identities must be reported immediately to and approval obtained from the commission.

(4) No person can use his real name for racing purposes so long as he has a registered one, without permission of the board of stewards.

(5) A trainer who is a licensed owner or part owner may use a stable name as owner or part owner. However, no trainer may be licensed as trainer other than in his legal name.

(6) Any person who has been registered under a stable name may, at any time, cancel it after he has given written notice to the commission.

(7) A stable name may be changed at any time by registering a new stable name and by paying the fee as required above.

(8) A person cannot register as his stable name one which has been registered by any other person with an association conducting a recognized meeting, or the Jockey Club (N.Y.) or with another racing authority.

(9) A person may not register as his stable name one which is the real name of any owner of race horses, nor one which is the real or assumed name of any prominent person not owning race horses.

(10) A stable name shall be plainly distinguishable from that of another duly registered stable name.

(11) No stable name shall be used if in the judgment of the stewards it is being used for advertising purposes.

(12) Any combination of more than three ~~((3))~~ owners will be required to race under a stable name.

AMENDATORY SECTION (Amending Rule 279, filed 4/21/61)

WAC 260-28-170 DUTY TO NAME JOCKEY UPON MAKING ENTRY. Every owner or trainer shall upon making an entry, be required to furnish the name of the jockey who rides his horse, or if this be not possible, he shall in any event be required to furnish it not later than ~~((scratch))~~ entry time the day of the race. If no jockey has been named by that hour, the stewards shall name the best available rider and he shall ride the horse.

AMENDATORY SECTION (Amending Rule 116, filed 1/21/64)

WAC 260-40-200 DOUBLE ENTRIES. ~~((No))~~ A trainer may enter and start no more than two horses of the same or separate ownership in a purse race or overnight event. ~~((A trainer may enter and~~

~~start two horses in a purse race or overnight event of separate ownership:))~~ When making a double entry ~~((in))~~ of horses of the same or separate ownership the owner or trainer must express a preference; and in no case ~~((may))~~, other than a stake race, will two horses of the same or separate ownership be allowed to start ~~((in the same ownership))~~ to the exclusion of a single entry.

WSR 79-11-147

PROPOSED RULES

COMMISSION ON EQUIPMENT

[Filed November 7, 1979]

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 towing businesses, amending WAC 204-66-060;

that such agency will at 1:30 p.m., Friday, December 21, 1979, in the large conference room, General Administration Building, Olympia, Washington 98504, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 1:30 p.m., Friday, December 21, 1979, in the large conference room, General Administration Building, Olympia, Washington 98504.

The authority under which these rules are proposed is RCW 46.37.005.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 21, 1979, and/or orally at 1:30 p.m., Friday, December 21, 1979, large conference room, General Administration Building, Olympia, Washington 98504.

Dated: November 6, 1979

By: Lt. R.C. Dale
Secretary

AMENDATORY SECTION (Amending Order 7720B, filed July 27, 1978)

WAC 204-66-060 INSPECTIONS. Upon receipt of an application for a letter of appointment, the secretary of the commission shall cause the patrol to conduct an inspection of the applicant's place of business, facilities, and equipment to determine if the applicant qualifies for the issuance of a letter of appointment pursuant to these regulations. Verification must be shown to the inspector that the applicant's request for a letter of appointment complies with or is authorized variance from all applicable local laws and regulations as prescribed for the geographical area where the towing business will be established.

(1) Inspections will be conducted at least once a year.

(2) Inspectors will be designated by the district commander.

(3) After a letter of appointment has been issued, the district commander will cause to be affixed to each qualified tow truck a decal indicating that a particular tow truck has been "approved" by the commission.

(a) The decal will be affixed to the windshield on the lower right corner.

(b) Upon termination of a letter of appointment, the decal will immediately be removed.

(c) Upon sale or other transfer of the truck from the business, the operator shall so advise the secretary to the commission and shall remove the decal prior to the sale or transfer of the vehicle.

(d) Upon the purchase or acquisition of any additional tow truck to be used pursuant to this regulation, the operator shall immediately notify the commission and request an inspection of the new unit by the patrol.

WSR 79-11-148
PROPOSED RULES
COMMISSION ON EQUIPMENT
 [Filed November 7, 1979]

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, new section WAC 204-36-080;

that such agency will at 1:30 p.m., Friday, December 21, 1979, in the large conference room, General Administration Building, Olympia, Washington 98504, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 1:30 p.m., Friday, December 21, 1979, in the large conference room, General Administration Building, Olympia, Washington 98504.

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 December 21, 1979, and/or orally at 1:30 p.m., Friday, December 21, 1979, large conference room, General Administration Building, Olympia, Washington 98504.

Dated: November 6, 1979
 By: Lt. R.C. Dale
 Secretary

NEW SECTION

WAC 204-36-080 STATE AGENCY PERMITS. (1) State agencies which are involved in a law enforcement function as a part of their official duties and responsibilities and which need vehicles that are equipped with emergency equipment to accomplish this function, may apply for a single "State Agency Permit." Such "State Agency Permit" shall be considered to authorize every vehicle within the agency's enforcement division to be an emergency vehicle, subject to the following limitations:

(a) Each vehicle must be listed with the commission by year, make, model and vehicle identification number (VIN).

(b) Each vehicle must be registered to the agency. Any enforcement officer utilizing his personal vehicle as an emergency vehicle shall apply for the Authorized Emergency Vehicle Permit individually as prescribed in WAC 204-36-030. The certifying officer may be the agency chief enforcement officer.

(c) No vehicle authorized under this section may display a blue emergency light.

(2) The "State Agency Permit" shall be non-expiring. The agency holding the permit shall provide the commission with a list of those vehicles covered under the permit, and shall keep the list current by providing the commission with the proper additions and/or deletions as they occur.

(3) The emergency equipment used on agency vehicles shall be of a type approved by the commission, but need not be listed for each vehicle. An agency may interchange equipment between vehicles when necessary.

(4) Operators of the emergency vehicles need not be listed with the commission. Any enforcement officer authorized by the agency chief enforcement officer may operate any agency emergency vehicle.

(5) Applications for the "State Agency Permit" shall be made on a form approved by the commission. The application shall be signed by the agency chief enforcement officer. Upon approval by the commission, the agency will be issued the "State Agency Permit."

(6) Except as provided in this section, the provisions of this chapter shall apply to state agencies who utilize emergency vehicles.

WSR 79-11-149
NOTICE OF PUBLIC MEETINGS
BOARD OF PILOTAGE COMMISSIONERS
 [Memorandum, Ass't. Attorney General—November 2, 1979]

The time of the regularly scheduled December meeting of the Board of Pilotage Commissioners has been changed to December 6, 1979 at 9:00 a.m. in the conference room of the Washington State Ferries at Pier 52, Seattle, Washington.

WSR 79-11-150
PROPOSED RULES
PARKS AND RECREATION COMMISSION
 [Filed November 7, 1979]

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 standard fees charged;

that such agency will at 9:00 a.m., Monday, December 17, 1979, in the Doric Tacoma Motor Hotel, Tacoma, 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, December 17, 1979, in the Doric Tacoma Motor Hotel, Tacoma, Washington.

The authority under which these rules are proposed is RCW 43.51.040(2) and 43.51.060(6).

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 14, 1979, and/or orally at 9:00 a.m., Monday, December 17, 1979, in the Doric Tacoma Motor Hotel, Tacoma, Washington.

Dated: November 7, 1979
 By: Robert C. Hargreaves
 Assistant Attorney General

AMENDATORY SECTION (Amending Administrative Order No. 42, filed August 30, 1979)

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 \$4.50 per night;

(2) Overnight camping - camp site (two or more hookups): \$6.00 per night;

(3) Group camping area - certain parks: \$.25 per person per night. Vehicular campers must pay the "basic camp" fee;

(4) Environmental learning centers: (ELC) overnight camping \$1.60 per camper per night;

(a) Camp Wooten and Cornet Bay environmental learning centers during the season the swimming pools are operational: \$2.00 per camper per night;

(b) 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;

(5) Hot showers: \$.10 for four minutes shower time;

(6) Electric stoves: \$.10 for thirty minutes cooking time;

(7) Senior Citizens Pass: \$12.00 per season (from September 15 through April 30);

(8) Washington senior citizens and disabled or handicapped persons found eligible under Chapter 330, Laws of 1977, First Extraordinary Session and Chapter ~~(151)~~ 131, Laws of 1979, First Extraordinary Session shall be entitled to the issuance of an annual free pass entitling 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. Military veterans found eligible under Chapter ~~((151))~~ 131, Laws of 1979, First Extraordinary Session shall be entitled to receive a lifetime free pass entitling the pass holder and his "camping unit" to free admission to any state park administered facility and free use of any campsite within the state park.

(a) A camping unit includes the pass holder and guest or guests in one car or one camper, or one such vehicle with trailer per basic camp ~~((or))~~ or campsite. A greater number may be authorized in specific areas when constructed facilities so warrant.

(b) Persons traveling by bicycle or motor bike, or mode of transportation other than those referenced above, and who are utilizing basic camp or campsites shall be limited to six persons per site.

(c) These guidelines will also apply to group camping and emergency areas.

(9) Adirondacks - not to include those located in ELC areas: Same as fee charged for campsite with two or more hookups. Occupancy shall be limited to the number of built-in bunks provided.

(10) Overnight camping reservation: \$3.00 for each reserved period.

(11) ~~((10))~~ The ~~((fee and expanded Senior Citizen pass season))~~ overnight camping reservation fee provisions of this regulation shall become effective ~~((October 1, 1979))~~ March 1, 1980.

These fees do not apply in those circumstances set forth in WAC 352-32-280 and 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.

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 79-11-151
PROPOSED RULES
DEPARTMENT OF NATURAL RESOURCES
(Board of Natural Resources)
[Filed November 7, 1979]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and 43.30.150, that the Board of Natural Resources, Department of Natural Resources intends to adopt, amend, or repeal rules concerning sale of second class shorelands (alternative versions);

that such agency will at 7:00 p.m., Wednesday, December 12, 1979, in the General Administration Building, Auditorium, Capitol Campus, Olympia, Washington.

Also:

7:00 p.m., Thursday, December 13, 1979 at the Skagit Valley College Theater, Room H-50, 2405 College Way, Mount Vernon, Washington 98273.

7:00 p.m., Friday, December 14, 1979 at the Peninsula College, Lecture Hall, 1502 East Lauridsen Blvd., Port Angeles, Washington 98362.

7:00 p.m., Monday, December 17, 1979 at the Wenatchee Valley College, 1300 Fifth Street, Wenatchee, Washington 98801.

7:00 p.m., Tuesday, December 18, 1979 at Spokane Falls Community College, West 3410 Fort George Wright Drive, Spokane, Washington 99204, conduct a hearing relative thereto.

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

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

The Department of Natural Resources
Marine Lands Division
Public Lands Building
Olympia, Washington 98504;

and that the adoption, amendment, or repeal of such rules will take place at 10:00 a.m., Tuesday, February 5, 1980, in the Commissioner of Public Lands Office, Public Lands Building, Olympia, Washington.

The authority under which these rules are proposed is RCW 43.30.150.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to January 11, 1980.

Dated: November 7, 1979

By: Bert L. Cole

Commissioner of Public Lands
Secretary, Board of Natural Resources

ALTERNATIVE A

NEW SECTION

WAC 332-30-119 SALE OF SECOND CLASS SHORELANDS. (1) Under RCW 79.01 second class shorelands on lakes may be sold. However, it shall be in the public interest to retain ownership of publicly owned second class shorelands on navigable lakes where any of the following conditions exist:

a. The lake is classified as a shoreline of statewide significance under the Shoreline Management Act.

b. The shorelines are designated as natural, conservancy, or equivalent designation under the local Shoreline Master Program.

c. The shorelands are located in front of, adjacent to, or contiguous with public upland ownership.

d. The shorelands comprise a portion of publicly owned shorelands that are 500 feet or more in length.

e. Seventy-five percent or more of the shorelands on the lake have already been sold to private individuals.

f. The shorelands have unique potential for public use such as providing access, recreation or other public benefit.

(2) Applications for purchase of second class shorelands which fall under any of the limitations of Criteria Numbers a-e will be denied by the Department of Natural Resources. Applications for purchase which are not restricted for sale under Criteria Numbers a-e but have potential for public benefit under Criteria Number f, will be considered by the Board of Natural Resources on an individual basis.

(3) Prior to sale of second class shorelands on a navigable lake, the Department will:

a. Depict on a suitable map those shorelands available for sale as determined under WAC 332-30-119(1).

b. Identify any privately owned shorelands acquisition of which would benefit the public.

c. Identify and establish the waterward boundary of the shorelands available for sale or acquisition.

d. Make an appraisal of the value of shorelands available for sale or acquisition.

e. If necessary prepare a lake management plan in cooperation with local government to guide future Department activities on remaining aquatic lands and those shorelands that may be acquired.

(4) Where private structures exist on aquatic lands remaining in public ownership, an evaluation will be made as to whether the structures must be removed or may remain through a lease from the Department.

ALTERNATIVE B

NEW SECTION

WAC 332-30-119. SALE OF SECOND CLASS SHORELANDS

(1) Publicly owned shorelands shall be sold to private upland owners:

(a) only when the shoreland has minimal public value, as defined herein, and the sale is in the public interest as defined herein;

(b) only to the extent that the shorelands border the private upland property of the purchaser;

(c) The lakeward extent of the second class shorelands to be sold shall be presumed to be to a depth of 10 feet of water at ordinary low water but not less than 50 feet from the ordinary high waterline whichever is the greater distance, until the actual line of navigability is established pursuant to RCW 79.01.032.

(2) All second-class shorelands which are bordered by privately held upland property have minimal public value.

(3) It is in the public interest to sell second-class shorelands which have minimal public value.

(4) Upon receipt of a request to purchase a second-class shoreline, the Department shall determine whether or not the shoreline is of minimal public value as defined herein and the Board of Natural Resources shall determine whether or not the sale would be in the public interest as defined herein, and a sales price shall be established in a reasonable period of time not to exceed 30 days.

(5) The Department shall determine the fair market value of shorelands as follows: The market value of the shoreland as of the last equivalent sale before the moratorium is to be multiplied by the percentage increase in value of the abutting upland during the same period, i.e.,

$$FMV = (V_2/V_1) \times (S_1)$$

FMV = Current fair market value of shorelands

S_1 = Value of the shoreland at time of last equivalent sale

V_1 = Value of abutting upland at time of last equivalent shoreland sale

V_2 = Current fair market value of upland to a maximum of 150' shoreward

(6) The sales price of the shoreland shall be the fair market value as determined in (E) above, or 5 percent of the fair market value of the abutting upland, whichever is greater.

WSR 79-11-152

NOTICE OF PUBLIC MEETINGS

PLANNING AND COMMUNITY AFFAIRS AGENCY

[Memorandum, Director—November 7, 1979]

Economic Opportunity Advisory Committee

The Advisory Committee of the Economic Opportunity Division, Planning and Community Affairs Agency, will meet on December 10 and 11, 1979, in the fourth floor conference room of the Capitol Center Building, 410 West 5th, Olympia. The December 10 meeting will begin at 10:00 a.m., and conclude by 5:00 p.m. The December 11 meeting will begin at 9:00 a.m. and conclude by 3:00 p.m. For additional information, contact Carolyn Wyman, Economic Opportunity Division, Planning and Community Affairs Agency, 400 Capitol Center Building, Olympia, Washington 98504, telephone (206) 753-4934.

Head Start Advisory Council

The next meeting of the Head Start Advisory Council is scheduled for Thursday, November 29, beginning at 10:00 a.m. in the fourth floor conference room of the Capitol Center Building, 410 West 5th, Olympia. For additional information, contact Carol Alexander, Economic Opportunity Division, Planning and Community Affairs Agency, 400 Capitol Center Building, Olympia, Washington 98504, telephone (206) 753-4454.

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
4-04-040	REP-P	79-03-047	16-228-245	NEW-E	79-04-023	16-231-150	NEW-P	79-10-145
4-04-040	REP	79-06-024	16-228-320	NEW-P	79-05-113	16-231-200	NEW-P	79-10-144
4-04-080	REP-P	79-03-047	16-228-320	NEW	79-07-090	16-231-205	NEW-P	79-10-144
4-04-080	REP	79-06-024	16-228-330	NEW-P	79-05-113	16-231-210	NEW-P	79-10-144
4-04-170	REP-P	79-03-047	16-228-330	NEW	79-07-090	16-231-215	NEW-P	79-10-144
4-04-170	REP	79-06-024	16-230-115	AMD-P	79-04-085	16-231-220	NEW-P	79-10-144
4-04-210	AMD-P	79-03-047	16-230-115	AMD-P	79-05-115	16-231-225	NEW-P	79-10-144
4-04-210	AMD	79-06-024	16-230-115	AMD-E	79-07-015	16-231-230	NEW-P	79-10-144
4-04-240	REP-P	79-03-047	16-230-115	AMD	79-07-016	16-231-235	NEW-P	79-10-144
4-04-240	REP	79-06-024	16-230-120	AMD-P	79-04-085	16-231-240	NEW-P	79-10-144
4-04-270	REP-P	79-03-047	16-230-120	AMD-P	79-05-115	16-231-300	NEW-P	79-10-134
4-04-270	REP	79-06-024	16-230-120	AMD-E	79-07-015	16-231-305	NEW-P	79-10-134
4-04-300	NEW-P	79-09-083	16-230-120	AMD	79-07-016	16-231-310	NEW-P	79-10-134
4-04-310	NEW-P	79-09-083	16-230-150	AMD	79-02-046	16-231-315	NEW-P	79-10-134
4-12-020	AMD-P	79-03-047	16-230-150	AMD-P	79-03-082	16-231-320	NEW-P	79-10-134
4-12-020	AMD	79-06-024	16-230-150	AMD	79-05-043	16-231-325	NEW-P	79-10-134
4-12-050	REP-P	79-03-047	16-230-160	AMD	79-02-046	16-231-330	NEW-P	79-10-134
4-12-050	REP	79-06-024	16-230-170	AMD	79-02-046	16-231-335	NEW-P	79-10-134
4-12-110	NEW-P	79-09-083	16-230-180	AMD	79-02-046	16-231-340	NEW-P	79-10-134
4-12-160	REP-P	79-03-047	16-230-190	AMD	79-02-046	16-231-345	NEW-P	79-10-134
4-12-160	REP	79-06-024	16-230-190	AMD-P	79-03-082	16-231-400	NEW-P	79-10-147
4-12-170	NEW-P	79-03-047	16-230-190	AMD	79-05-043	16-231-405	NEW-P	79-10-147
4-12-170	NEW	79-06-024	16-230-195	NEW-E	79-11-011	16-231-410	NEW-P	79-10-147
4-12-180	NEW-P	79-03-047	16-230-200	REP	79-02-046	16-231-415	NEW-P	79-10-147
4-12-180	NEW	79-06-024	16-230-260	AMD-P	79-01-080	16-231-420	NEW-P	79-10-147
4-12-190	NEW-P	79-03-047	16-230-260	AMD-P	79-03-043	16-231-425	NEW-P	79-10-147
4-12-190	NEW	79-06-024	16-230-270	AMD-P	79-01-080	16-231-430	NEW-P	79-10-147
4-20-020	AMD-P	79-03-047	16-230-270	AMD-P	79-03-043	16-231-500	NEW-P	79-10-140
4-20-020	AMD	79-06-024	16-230-270	AMD	79-04-018	16-231-505	NEW-P	79-10-140
4-20-030	AMD-P	79-03-047	16-230-290	AMD-P	79-01-080	16-231-510	NEW-P	79-10-140
4-20-030	AMD	79-06-024	16-230-290	AMD-P	79-03-043	16-231-515	NEW-P	79-10-140
4-20-045	AMD-P	79-03-047	16-230-420	AMD-P	79-10-132	16-231-520	NEW-P	79-10-140
4-20-045	AMD	79-06-024	16-230-430	AMD-P	79-10-132	16-231-525	NEW-P	79-10-140
16-86-006	NEW-E	79-07-128	16-230-440	AMD-P	79-10-132	16-231-530	NEW-P	79-10-140
16-86-006	NEW-P	79-07-129	16-230-510	NEW-E	79-05-004	16-231-535	NEW-P	79-10-140
16-86-006	NEW	79-09-076	16-230-510	NEW-P	79-05-114	16-231-540	NEW-P	79-10-140
16-86-007	NEW-E	79-07-128	16-230-510	NEW	79-07-091	16-231-600	NEW-P	79-10-141
16-86-007	NEW-P	79-07-129	16-230-520	NEW-E	79-05-004	16-231-605	NEW-P	79-10-141
16-86-007	NEW	79-09-076	16-230-520	NEW-P	79-05-114	16-231-610	NEW-P	79-10-141
16-86-010	NEW-E	79-07-128	16-230-520	NEW	79-07-091	16-231-615	NEW-P	79-10-141
16-86-010	NEW-P	79-07-129	16-230-600	NEW-P	79-10-142	16-231-620	NEW-P	79-10-141
16-86-012	NEW	79-09-076	16-230-605	NEW-P	79-10-142	16-231-625	NEW-P	79-10-141
16-86-015	AMD-E	79-04-103	16-230-610	NEW-P	79-10-142	16-231-700	NEW-P	79-10-146
16-86-015	AMD-P	79-05-103	16-230-615	NEW-P	79-10-142	16-231-705	NEW-P	79-10-146
16-86-015	AMD-P	79-07-028	16-230-620	NEW-P	79-10-142	16-231-710	NEW-P	79-10-146
16-86-015	AMD	79-07-089	16-230-625	NEW-P	79-10-142	16-231-715	NEW-P	79-10-146
16-86-015	AMD-E	79-07-101	16-230-630	NEW-P	79-10-142	16-231-720	NEW-P	79-10-146
16-86-015	AMD-P	79-07-129	16-230-635	NEW-P	79-10-142	16-231-725	NEW-P	79-10-146
16-86-015	AMD	79-09-076	16-230-640	NEW-P	79-10-142	16-231-730	NEW-P	79-10-146
16-86-092	NEW-P	79-09-073	16-230-645	NEW-P	79-10-142	16-231-800	NEW-P	79-10-136
16-86-092	NEW-E	79-09-075	16-230-650	NEW-P	79-10-142	16-231-805	NEW-P	79-10-136
16-86-092	NEW	79-11-096	16-230-655	NEW-P	79-10-142	16-231-810	NEW-P	79-10-136
16-86-095	NEW-E	79-07-128	16-230-660	NEW-P	79-10-142	16-231-815	NEW-P	79-10-136
16-86-095	NEW-P	79-07-129	16-230-665	NEW-P	79-10-142	16-231-820	NEW-P	79-10-136
16-86-095	NEW	79-09-076	16-230-670	NEW-P	79-10-142	16-231-825	NEW-P	79-10-136
16-86-225	NEW-E	79-09-074	16-230-675	NEW-P	79-10-142	16-231-830	NEW-P	79-10-136
16-212-085	NEW-E	79-09-061	16-231-001	NEW-P	79-10-143	16-231-835	NEW-P	79-10-136
16-212-085	NEW-P	79-09-117	16-231-005	NEW-P	79-10-143	16-231-840	NEW-P	79-10-136
16-212-085	NEW-P	79-11-037	16-231-010	NEW-P	79-10-143	16-231-845	NEW-P	79-10-136
16-212-085	NEW	79-11-051	16-231-015	NEW-P	79-10-143	16-231-900	NEW-P	79-10-139
16-212-160	AMD-P	79-03-078	16-231-020	NEW-P	79-10-143	16-231-905	NEW-P	79-10-139
16-212-160	AMD	79-05-055	16-231-025	NEW-P	79-10-143	16-231-910	NEW-P	79-10-139
16-218-010	AMD-P	79-02-073	16-231-030	NEW-P	79-10-143	16-231-915	NEW-P	79-10-139
16-218-010	AMD	79-04-077	16-231-035	NEW-P	79-10-143	16-231-920	NEW-P	79-10-139
16-218-02001	AMD-P	79-02-073	16-231-100	NEW-P	79-10-145	16-231-925	NEW-P	79-10-139
16-218-02001	AMD	79-04-077	16-231-105	NEW-P	79-10-145	16-231-930	NEW-P	79-10-139
16-228-162	NEW-P	79-10-133	16-231-110	NEW-P	79-10-145	16-231-935	NEW-P	79-10-139
16-228-165	AMD-P	79-02-077	16-231-115	NEW-P	79-10-145	16-231-940	NEW-P	79-10-139
16-228-165	AMD-P	79-04-056	16-231-120	NEW-P	79-10-145	16-232-001	NEW-P	79-10-135
16-228-165	AMD-P	79-04-086	16-231-125	NEW-P	79-10-145	16-232-005	NEW-P	79-10-135
16-228-165	AMD	79-05-003	16-231-130	NEW-P	79-10-145	16-232-010	NEW-P	79-10-135
16-228-165	AMD-P	79-10-133	16-231-135	NEW-P	79-10-145	16-232-015	NEW-P	79-10-135
16-228-235	NEW-E	79-04-023	16-231-140	NEW-P	79-10-145	16-232-020	NEW-P	79-10-135
16-228-240	NEW-E	79-04-023	16-231-145	NEW-P	79-10-145	16-232-025	NEW-P	79-10-135

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
16-232-030	NEW-P	79-10-135	16-316-0047	REP	79-05-079	16-316-300	REP	79-05-071
16-232-035	NEW-P	79-10-135	16-316-0048	REP-P	79-03-077	16-316-305	REP-P	79-03-080
16-232-040	NEW-P	79-10-135	16-316-0048	REP	79-05-079	16-316-305	REP	79-05-071
16-232-100	NEW-P	79-10-138	16-316-0049	REP-P	79-03-077	16-316-310	AMD-P	79-07-120
16-232-105	NEW-P	79-10-138	16-316-0049	REP	79-05-079	16-316-310	AMD	79-09-101
16-232-110	NEW-P	79-10-138	16-316-0051	REP-P	79-03-077	16-316-315	AMD-P	79-03-080
16-232-115	NEW-P	79-10-138	16-316-0051	REP	79-05-079	16-316-315	AMD	79-05-071
16-232-120	NEW-P	79-10-138	16-316-0052	REP-P	79-03-077	16-316-325	REP-P	79-03-080
16-232-125	NEW-P	79-10-138	16-316-0052	REP	79-05-079	16-316-325	REP	79-05-071
16-232-130	NEW-P	79-10-138	16-316-0054	REP-P	79-03-077	16-316-326	AMD-P	79-03-080
16-232-200	NEW-P	79-10-137	16-316-0054	REP	79-05-079	16-316-326	AMD	79-05-071
16-232-205	NEW-P	79-10-137	16-316-0056	REP-P	79-03-077	16-316-327	AMD-P	79-03-080
16-232-210	NEW-P	79-10-137	16-316-0056	REP	79-05-079	16-316-327	AMD	79-05-071
16-232-215	NEW-P	79-10-137	16-316-0057	REP-P	79-03-052	16-316-350	AMD-P	79-03-059
16-232-220	NEW-P	79-10-137	16-316-0057	REP	79-05-065	16-316-350	AMD	79-05-060
16-232-225	NEW-P	79-10-137	16-316-0061	REP-P	79-03-077	16-316-350	AMD-P	79-07-118
16-232-230	NEW-P	79-10-137	16-316-0061	REP	79-05-079	16-316-350	AMD	79-09-100
16-300-003	REP-P	79-03-053	16-316-0063	REP-P	79-03-077	16-316-370	AMD-P	79-03-059
16-300-003	REP	79-05-066	16-316-0063	REP	79-05-079	16-316-370	AMD	79-05-060
16-300-020	AMD-P	79-03-053	16-316-0064	REP-P	79-03-077	16-316-370	AMD-P	79-07-118
16-300-020	AMD	79-05-066	16-316-0064	REP	79-05-079	16-316-370	AMD	79-09-100
16-304-002	REP-P	79-03-065	16-316-0066	REP-P	79-03-077	16-316-440	AMD-P	79-03-070
16-304-002	REP	79-05-072	16-316-0066	REP	79-05-079	16-316-440	AMD	79-05-078
16-304-003	REP-P	79-03-065	16-316-007	REP-P	79-03-077	16-316-460	AMD-P	79-03-070
16-304-003	REP	79-05-072	16-316-007	REP	79-05-079	16-316-460	AMD	79-05-078
16-304-006	REP-P	79-03-065	16-316-0071	REP-P	79-03-077	16-316-470	AMD-P	79-03-049
16-304-006	REP	79-05-072	16-316-0071	REP	79-05-079	16-316-470	AMD	79-05-074
16-304-040	AMD-P	79-03-065	16-316-0075	REP-P	79-03-077	16-316-472	AMD-P	79-07-113
16-304-040	AMD	79-05-072	16-316-0075	REP	79-05-079	16-316-472	AMD	79-09-105
16-304-110	AMD-P	79-03-054	16-316-0091	REP-P	79-03-077	16-316-520	AMD-P	79-03-071
16-304-110	AMD	79-05-062	16-316-0091	REP	79-05-079	16-316-520	AMD	79-05-056
16-313-001	REP-P	79-03-064	16-316-0092	REP-P	79-03-077	16-316-525	AMD-P	79-03-071
16-313-001	REP	79-05-059	16-316-0092	REP	79-05-079	16-316-525	AMD	79-05-056
16-313-015	AMD-P	79-03-064	16-316-0401	AMD-P	79-03-048	16-316-525	AMD-P	79-07-127
16-313-015	AMD	79-05-059	16-316-0401	AMD	79-05-064	16-316-525	AMD	79-09-095
16-313-090	AMD-P	79-03-064	16-316-0551	AMD-P	79-03-048	16-316-530	AMD-P	79-03-071
16-313-090	AMD	79-05-059	16-316-0551	AMD	79-05-064	16-316-530	AMD	79-05-056
16-316-0012	REP-P	79-03-077	16-316-0901	AMD-P	79-03-048	16-316-540	AMD-P	79-03-071
16-316-0012	REP	79-05-079	16-316-0901	AMD	79-05-064	16-316-540	AMD	79-05-056
16-316-0013	REP-P	79-03-077	16-316-0901	AMD-P	79-07-112	16-316-545	AMD-P	79-03-071
16-316-0013	REP	79-05-079	16-316-0901	AMD	79-09-098	16-316-545	AMD	79-05-056
16-316-0014	REP-P	79-03-077	16-316-160	AMD-P	79-07-114	16-316-550	AMD-P	79-03-114
16-316-0014	REP	79-05-079	16-316-160	AMD	79-09-097	16-316-550	AMD	79-05-056
16-316-0017	REP-P	79-03-077	16-316-165	AMD-P	79-03-061	16-316-550	AMD-P	79-07-127
16-316-0017	REP	79-05-079	16-316-165	AMD	79-05-068	16-316-550	AMD	79-09-095
16-316-0018	REP-P	79-03-077	16-316-175	AMD-P	79-03-061	16-316-600	AMD-P	79-03-050
16-316-0018	REP	79-05-079	16-316-175	AMD	79-05-068	16-316-600	AMD	79-05-073
16-316-0023	REP-P	79-03-077	16-316-175	AMD-P	79-07-114	16-316-620	AMD-P	79-03-068
16-316-0023	REP	79-05-079	16-316-175	AMD	79-09-097	16-316-620	AMD	79-05-057
16-316-0024	REP-P	79-03-077	16-316-180	AMD-P	79-07-114	16-316-622	AMD-P	79-03-068
16-316-0024	REP	79-05-079	16-316-180	AMD	79-09-097	16-316-622	AMD	79-05-057
16-316-0028	REP-P	79-03-077	16-316-190	AMD-P	79-03-061	16-316-660	AMD-P	79-03-051
16-316-0028	REP	79-05-079	16-316-190	AMD	79-05-068	16-316-660	AMD	79-05-076
16-316-003	REP-P	79-03-077	16-316-215	AMD-P	79-03-062	16-316-680	AMD-P	79-03-051
16-316-003	REP	79-05-079	16-316-215	AMD	79-05-069	16-316-680	AMD	79-05-076
16-316-0031	REP-P	79-03-077	16-316-215	AMD-P	79-07-119	16-316-690	AMD-P	79-03-067
16-316-0031	REP	79-05-079	16-316-215	AMD	79-09-096	16-316-690	AMD	79-05-058
16-316-0032	REP-P	79-03-077	16-316-230	AMD-P	79-03-058	16-316-790	AMD-P	79-03-052
16-316-0032	REP	79-05-079	16-316-230	AMD	79-05-077	16-316-790	AMD	79-05-065
16-316-0033	REP-P	79-03-077	16-316-240	AMD-P	79-07-116	16-316-800	AMD-P	79-03-052
16-316-0033	REP	79-05-079	16-316-240	AMD	79-09-104	16-316-800	AMD	79-05-065
16-316-0034	REP-P	79-03-077	16-316-250	AMD-P	79-03-058	16-316-810	AMD-P	79-03-052
16-316-0034	REP	79-05-079	16-316-250	AMD	79-05-077	16-316-810	AMD	79-05-065
16-316-0036	REP-P	79-03-077	16-316-270	AMD-P	79-03-060	16-316-820	AMD-P	79-03-052
16-316-0036	REP	79-05-079	16-316-270	AMD	79-05-067	16-316-820	AMD	79-05-065
16-316-0039	REP-P	79-03-077	16-316-275	AMD-P	79-03-060	16-316-830	AMD-P	79-03-052
16-316-0039	REP	79-05-079	16-316-275	AMD	79-05-067	16-316-830	AMD	79-05-065
16-316-0041	REP-P	79-03-077	16-316-280	AMD-P	79-03-060	16-316-840	AMD-P	79-03-052
16-316-0041	REP	79-05-079	16-316-280	AMD	79-05-067	16-316-840	AMD	79-05-065
16-316-0042	REP-P	79-03-052	16-316-285	AMD-P	79-03-060	16-316-900	AMD-P	79-03-066
16-316-0042	REP	79-05-065	16-316-285	AMD	79-05-067	16-316-900	AMD	79-05-061
16-316-0046	REP-P	79-03-077	16-316-290	AMD-P	79-03-060	16-316-925	AMD-P	79-03-066
16-316-0046	REP	79-05-079	16-316-290	AMD	79-05-067	16-316-925	AMD	79-05-061
16-316-0047	REP-P	79-03-077	16-316-300	REP-P	79-03-080	16-317-002	REP-P	79-03-055

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
16-317-002	REP	79-05-080	16-427-060	REP-P	79-02-071	16-432-060	NEW-P	79-02-071
16-317-040	AMD-P	79-03-055	16-427-060	REP	79-04-026	16-432-060	NEW	79-04-026
16-317-040	AMD	79-05-080	16-427-070	REP-P	79-02-071	16-432-070	NEW-P	79-02-071
16-317-050	AMD-P	79-03-055	16-427-070	REP	79-04-026	16-432-070	NEW	79-04-026
16-317-050	AMD	79-05-080	16-428-001	REP-P	79-02-071	16-432-080	NEW-P	79-02-071
16-317-060	AMD-P	79-03-055	16-428-001	REP	79-04-026	16-432-080	NEW	79-04-026
16-317-060	AMD	79-05-080	16-428-010	REP-P	79-02-071	16-432-090	NEW-P	79-02-071
16-317-080	NEW-P	79-07-111	16-428-010	REP	79-04-026	16-432-090	NEW	79-04-026
16-317-080	NEW	79-09-102	16-428-020	REP-P	79-02-071	16-432-100	NEW-P	79-02-071
16-319-020	AMD-P	79-03-079	16-428-020	REP	79-04-026	16-432-100	NEW	79-04-026
16-319-020	AMD	79-05-070	16-428-030	REP-P	79-02-071	16-432-110	NEW-P	79-02-071
16-319-041	AMD-P	79-03-079	16-428-030	REP	79-04-026	16-432-110	NEW	79-04-026
16-319-041	AMD	79-05-070	16-428-040	REP-P	79-02-071	16-432-120	NEW-P	79-02-071
16-320-010	REP-P	79-03-057	16-428-040	REP	79-04-026	16-432-120	NEW	79-04-026
16-320-010	REP	79-05-075	16-428-050	REP-P	79-02-071	16-432-130	NEW-P	79-02-071
16-320-020	REP-P	79-03-057	16-428-050	REP	79-04-026	16-432-130	NEW	79-04-026
16-320-020	REP	79-05-075	16-428-060	REP-P	79-02-071	16-454-050	REP-P	79-02-071
16-320-030	REP-P	79-03-057	16-428-060	REP	79-04-026	16-454-050	REP	79-04-026
16-320-030	REP	79-05-075	16-428-070	REP-P	79-02-071	16-454-055	REP-P	79-02-071
16-320-040	REP-P	79-03-057	16-428-070	REP	79-04-026	16-454-055	REP	79-04-026
16-320-040	REP	79-05-075	16-429-001	REP-P	79-02-071	16-454-060	REP-P	79-02-071
16-320-050	REP-P	79-03-057	16-429-001	REP	79-04-026	16-454-060	REP	79-04-026
16-320-050	REP	79-05-075	16-429-010	REP-P	79-02-071	16-454-065	REP-P	79-02-071
16-320-060	REP-P	79-03-057	16-429-010	REP	79-04-026	16-454-065	REP-P	79-04-026
16-320-060	REP	79-05-075	16-429-020	REP-P	79-02-071	16-454-070	REP-P	79-02-071
16-320-070	REP-P	79-03-057	16-429-020	REP	79-04-026	16-454-070	REP	79-04-026
16-320-070	REP	79-05-075	16-429-030	REP-P	79-02-071	16-454-075	REP-P	79-02-071
16-320-080	REP-P	79-03-057	16-429-030	REP	79-04-026	16-454-075	REP	79-04-026
16-320-080	REP	79-05-075	16-429-040	REP-P	79-02-071	16-454-080	REP-P	79-02-071
16-320-090	REP-P	79-03-057	16-429-040	REP	79-04-026	16-454-080	REP	79-04-026
16-320-090	REP	79-05-075	16-429-050	REP-P	79-02-071	16-454-085	REP-P	79-02-071
16-320-100	REP-P	79-03-057	16-429-050	REP	79-04-026	16-454-085	REP	79-04-026
16-320-100	REP	79-05-075	16-429-060	REP-P	79-02-071	16-454-090	REP-P	79-02-071
16-320-110	REP-P	79-03-057	16-429-060	REP	79-04-026	16-454-090	REP	79-04-026
16-320-110	REP	79-05-075	16-429-070	REP-P	79-02-071	16-454-095	REP-P	79-02-071
16-320-120	REP-P	79-03-057	16-429-070	REP	79-04-026	16-454-095	REP	79-04-026
16-320-120	REP	79-05-075	16-429-080	REP-P	79-02-071	16-494-001	AMD-P	79-07-115
16-354-020	AMD-P	79-04-090	16-429-080	REP	79-04-026	16-494-001	AMD	79-09-099
16-354-020	AMD	79-06-038	16-429-090	REP-P	79-02-071	16-494-040	AMD-P	79-03-063
16-354-040	AMD-P	79-04-090	16-429-090	REP	79-04-026	16-494-040	AMD	79-05-063
16-354-040	AMD	79-06-038	16-429-100	REP-P	79-02-071	16-494-040	AMD-P	79-07-115
16-401-003	REP-P	79-02-072	16-429-100	REP	79-04-026	16-494-040	AMD	79-09-099
16-401-003	REP	79-04-025	16-430-001	REP-P	79-02-071	16-494-060	REP-P	79-07-115
16-401-025	AMD-P	79-02-072	16-430-001	REP	79-04-026	16-494-060	REP	79-09-099
16-401-025	AMD	79-04-025	16-430-010	REP-P	79-02-071	16-495-001	REP-P	79-03-056
16-401-030	AMD-P	79-02-072	16-430-010	REP	79-04-026	16-495-001	REP	79-05-086
16-401-030	AMD	79-04-025	16-430-015	REP-P	79-02-071	16-495-002	REP-P	79-03-056
16-401-035	REP-P	79-02-072	16-430-015	REP	79-04-026	16-495-002	REP	79-05-086
16-401-035	REP	79-04-025	16-430-020	REP-P	79-02-071	16-495-003	REP-P	79-03-056
16-403-135	REP-P	79-05-087	16-430-020	REP	79-04-026	16-495-003	REP	79-05-086
16-403-135	REP	79-07-068	16-430-025	REP-P	79-02-071	16-495-004	AMD-P	79-07-117
16-403-13501	REP-P	79-05-087	16-430-025	REP	79-04-026	16-495-004	AMD	79-09-103
16-403-13501	REP	79-07-068	16-430-040	REP-P	79-02-071	16-495-005	REP-P	79-03-056
16-403-170	AMD-P	79-01-076	16-430-040	REP	79-04-026	16-495-005	REP	79-05-086
16-403-170	AMD-P	79-05-087	16-430-050	REP-P	79-02-071	16-495-050	AMD-P	79-03-069
16-403-170	AMD	79-07-068	16-430-050	REP	79-04-026	16-495-050	AMD	79-05-085
16-403-300	REP-P	79-05-087	16-430-060	REP-P	79-02-071	16-495-060	REP-P	79-03-056
16-403-300	REP	79-07-068	16-430-060	REP	79-04-026	16-495-070	REP-P	79-07-117
16-427-001	REP-P	79-02-071	16-430-070	REP-P	79-02-071	16-495-070	REP	79-09-103
16-427-001	REP	79-04-026	16-430-070	REP	79-04-026	16-495-080	AMD-P	79-03-056
16-427-010	REP-P	79-02-071	16-430-100	REP-P	79-02-071	16-495-080	AMD	79-05-086
16-427-010	REP	79-04-026	16-430-100	REP	79-04-026	16-495-085	AMD-P	79-03-056
16-427-015	REP-P	79-02-071	16-430-110	REP-P	79-02-071	16-495-085	AMD	79-05-086
16-427-015	REP	79-04-026	16-430-110	REP	79-04-026	16-495-090	AMD-P	79-03-056
16-427-020	REP-P	79-02-071	16-432-010	NEW-P	79-02-071	16-495-090	AMD	79-05-086
16-427-020	REP	79-04-026	16-432-010	NEW	79-04-026	16-495-095	AMD-P	79-03-056
16-427-025	REP-P	79-02-071	16-432-020	NEW-P	79-02-071	16-495-095	AMD	79-05-086
16-427-025	REP	79-04-026	16-432-020	NEW	79-04-026	16-495-105	AMD-P	79-03-056
16-427-030	REP-P	79-02-071	16-432-030	NEW-P	79-02-071	16-495-105	AMD	79-05-086
16-427-030	REP	79-04-026	16-432-030	NEW	79-04-026	16-497-001	NEW-P	79-11-133
16-427-040	REP-P	79-02-071	16-432-040	NEW-P	79-02-071	16-497-010	NEW-P	79-11-133
16-427-040	REP	79-04-026	16-432-040	NEW	79-04-026	16-497-020	NEW-P	79-11-133
16-427-050	REP-P	79-02-071	16-432-050	NEW-P	79-02-071	16-497-030	NEW-P	79-11-133
16-427-050	REP	79-04-026	16-432-050	NEW	79-04-026	16-497-040	NEW-P	79-11-133

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
16-497-050	NEW-P	79-11-133	50-16-030	AMD	79-04-042	67-32-230	NEW-P	79-05-106
16-497-060	NEW-P	79-11-133	50-16-035	AMD-P	79-01-095	67-32-230	NEW	79-08-016
16-512-030	AMD-P	79-11-104	50-16-035	AMD	79-04-042	67-32-240	NEW-P	79-05-106
16-529-140	AMD-P	79-03-076	50-16-045	AMD-P	79-01-095	67-32-240	NEW	79-08-016
16-529-140	AMD	79-07-061	50-16-045	AMD	79-04-042	67-32-250	NEW-P	79-05-106
16-620-007	REP-P	79-02-004	50-16-060	AMD-P	79-01-095	67-32-250	NEW	79-08-016
16-620-007	REP-P	79-02-076	50-16-060	AMD	79-04-042	67-32-260	NEW-P	79-05-106
16-620-007	REP-P	79-05-104	50-16-070	AMD-P	79-01-095	67-32-260	NEW	79-08-016
16-620-007	REP-P	79-05-105	50-16-070	AMD	79-04-042	67-32-270	NEW-P	79-05-106
16-620-007	REP-P	79-07-007	50-16-075	AMD-P	79-01-095	67-32-270	NEW	79-08-016
16-620-007	REP-P	79-07-017	50-16-075	AMD	79-04-042	67-32-280	NEW-P	79-05-106
16-620-007	REP	79-07-098	50-16-080	AMD-P	79-01-095	67-32-280	NEW	79-08-016
16-620-100	AMD-P	79-05-104	50-16-080	AMD	79-04-042	67-32-290	NEW-P	79-05-106
16-620-100	AMD-P	79-05-105	50-16-095	AMD-P	79-01-095	67-32-290	NEW	79-08-016
16-620-100	AMD-P	79-07-007	50-16-095	AMD	79-04-042	67-32-300	NEW-P	79-05-106
16-620-100	AMD-P	79-07-017	50-16-100	AMD-P	79-01-095	67-32-300	NEW	79-08-016
16-620-100	AMD	79-07-098	50-16-100	AMD	79-04-042	67-32-310	NEW-P	79-05-106
16-620-240	AMD-P	79-02-004	50-20-010	AMD-P	79-01-095	67-32-310	NEW	79-08-016
16-620-240	AMD-P	79-02-076	50-20-010	AMD	79-04-042	67-32-320	NEW-P	79-05-106
16-620-240	AMD-P	79-05-104	50-20-050	AMD-P	79-01-095	67-32-320	NEW	79-08-016
16-620-240	AMD-P	79-05-105	50-20-050	AMD	79-04-042	67-32-330	NEW-P	79-05-106
16-620-240	AMD-P	79-07-007	50-24-030	AMD-P	79-01-095	67-32-330	NEW	79-08-016
16-620-240	AMD-P	79-07-017	50-24-030	AMD	79-04-042	67-32-340	NEW-P	79-05-106
16-620-240	AMD	79-07-098	50-24-120	AMD-P	79-01-095	67-32-340	NEW	79-08-016
16-620-260	AMD-P	79-02-004	50-24-120	AMD	79-04-042	67-32-350	NEW-P	79-05-106
16-620-260	AMD-P	79-02-076	50-24-140	AMD-P	79-01-095	67-32-350	NEW	79-08-016
16-620-260	AMD-P	79-05-104	50-24-140	AMD	79-04-042	67-32-360	NEW-P	79-05-106
16-620-260	AMD-P	79-05-105	51-10	AMD-P	79-02-078	67-32-360	NEW	79-08-016
16-620-260	AMD-P	79-07-007	51-10	AMD-P	79-02-078	67-32-370	NEW-P	79-05-106
16-620-260	AMD-P	79-07-017	67-32-010	NEW-P	79-05-106	67-32-370	NEW	79-08-016
16-620-260	AMD	79-07-098	67-32-010	NEW	79-08-016	67-32-380	NEW-P	79-05-106
16-620-265	NEW-P	79-05-104	67-32-020	NEW-P	79-05-106	67-32-380	NEW	79-08-016
16-620-265	NEW-P	79-05-105	67-32-020	NEW	79-08-016	67-32-390	NEW-P	79-05-106
16-620-265	NEW-P	79-07-007	67-32-030	NEW-P	79-05-106	67-32-390	NEW	79-08-016
16-620-265	NEW-P	79-07-017	67-32-030	NEW	79-08-016	67-32-400	NEW-P	79-05-106
16-620-265	NEW	79-07-098	67-32-040	NEW-P	79-05-106	67-32-400	NEW	79-08-016
16-620-270	AMD-P	79-05-104	67-32-040	NEW	79-08-016	67-32-410	NEW-P	79-05-106
16-620-270	AMD-P	79-05-105	67-32-050	NEW-P	79-05-106	67-32-410	NEW	79-08-016
16-620-270	AMD-P	79-07-007	67-32-050	NEW	79-08-016	67-32-420	NEW-P	79-05-106
16-620-270	AMD-P	79-07-017	67-32-055	NEW	79-08-016	67-32-420	NEW	79-08-016
16-620-270	AMD	79-07-098	67-32-060	NEW-P	79-05-106	67-32-430	NEW-P	79-05-106
16-620-370	NEW-P	79-05-104	67-32-060	NEW	79-08-016	67-32-430	NEW	79-08-016
16-620-370	NEW-P	79-05-105	67-32-070	NEW-P	79-05-106	67-32-440	NEW-P	79-05-106
16-620-370	NEW-P	79-07-007	67-32-070	NEW	79-08-016	67-32-440	NEW	79-08-016
16-620-370	NEW-P	79-07-017	67-32-080	NEW-P	79-05-106	67-32-450	NEW-P	79-05-106
16-620-370	NEW	79-07-098	67-32-080	NEW	79-08-016	67-32-450	NEW	79-08-016
16-657-001	NEW-E	79-10-032	67-32-090	NEW-P	79-05-106	67-32-460	NEW-P	79-05-106
16-657-001	NEW-P	79-10-148	67-32-090	NEW	79-08-016	67-32-460	NEW	79-08-016
16-657-010	NEW-E	79-10-032	67-32-100	NEW-P	79-05-106	67-32-470	NEW-P	79-05-106
16-657-010	NEW-P	79-10-148	67-32-100	NEW	79-08-016	67-32-470	NEW	79-08-016
16-657-020	NEW-E	79-10-032	67-32-110	NEW-P	79-05-106	67-32-480	NEW-P	79-05-106
16-657-020	NEW-P	79-10-148	67-32-110	NEW	79-08-016	67-32-480	NEW	79-08-016
16-657-030	NEW-E	79-10-032	67-32-120	NEW-P	79-05-106	67-32-490	NEW-P	79-05-106
16-657-030	NEW-P	79-10-148	67-32-120	NEW	79-08-016	67-32-490	NEW	79-08-016
16-700-001	REP-P	79-09-115	67-32-130	NEW-P	79-05-106	67-32-500	NEW-P	79-05-106
16-700-002	NEW-P	79-09-115	67-32-130	NEW	79-08-016	67-32-500	NEW	79-08-016
16-700-020	REP-P	79-09-115	67-32-140	NEW-P	79-05-106	67-32-510	NEW-P	79-05-106
16-700-021	NEW-P	79-09-115	67-32-140	NEW	79-08-016	67-32-510	NEW	79-08-016
16-700-022	NEW-P	79-09-115	67-32-150	NEW-P	79-05-106	67-32-520	NEW-P	79-05-106
16-700-024	NEW-P	79-09-115	67-32-150	NEW	79-08-016	67-32-520	NEW	79-08-016
16-700-027	NEW-P	79-09-115	67-32-160	NEW-P	79-05-106	67-32-910	NEW-P	79-05-106
16-750-010	AMD-P	79-02-074	67-32-160	NEW	79-08-016	67-32-910	NEW	79-08-016
24-12-010	AMD-P	79-02-026	67-32-170	NEW-P	79-05-106	82-16-010	AMD-P	79-07-109
24-12-010	AMD	79-04-045	67-32-170	NEW	79-08-016	82-16-010	AMD	79-09-057
50-12-010	AMD-E	79-08-079	67-32-180	NEW-P	79-05-106	82-16-010	AMD-E	79-09-111
50-12-010	AMD-P	79-08-145	67-32-180	NEW	79-08-016	82-16-020	AMD-P	79-07-109
50-12-010	AMD	79-10-107	67-32-190	NEW-P	79-05-106	82-16-020	AMD	79-09-057
50-12-040	AMD-P	79-01-095	67-32-190	NEW	79-08-016	82-16-020	AMD-E	79-09-111
50-12-040	AMD-E	79-02-034	67-32-200	NEW-P	79-05-106	82-16-090	AMD-P	79-07-109
50-12-040	AMD	79-04-042	67-32-200	NEW	79-08-016	82-16-090	AMD	79-09-057
50-12-050	AMD-P	79-01-095	67-32-210	NEW-P	79-05-106	82-16-090	AMD-E	79-09-111
50-12-050	AMD-E	79-02-034	67-32-210	NEW	79-08-016	82-16-900	AMD-P	79-07-109
50-12-050	AMD	79-04-042	67-32-220	NEW-P	79-05-106	82-16-900	AMD	79-09-057
50-16-030	AMD-P	79-01-095	67-32-220	NEW	79-08-016	82-16-900	AMD-E	79-09-111

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
82-16-9001	AMD-P	79 07-109	106-120-051	AMD	79-06-046
82-16-9001	AMD	79-09-057	106-120-055	AMD-P	79-03-042
82-16-9001	AMD-E	79-09-111	106-120-055	AMD	79-06-046
82-24-010	AMD-P	79-07-110	106-120-061	AMD-P	79-03-042
82-24-010	AMD	79-09-056	106-120-061	AMD	79-06-046
82-24-020	AMD-P	79-07-110	106-120-062	AMD-P	79-03-042
82-24-020	AMD	79-09-056	106-120-062	AMD	79-06-046
82-24-050	AMD-P	79-07-110	106-120-064	AMD-P	79-03-042
82-24-050	AMD	79-09-056	106-120-064	AMD	79-06-046
82-24-060	AMD-P	79-07-110	106-120-200	AMD-P	79-03-042
82-24-060	AMD	79-09-056	106-120-200	AMD	79-06-046
82-24-080	AMD-P	79-07-110	106-120-210	AMD-P	79-03-042
82-24-080	AMD	79-09-056	106-120-210	AMD	79-06-046
82-24-090	AMD-P	79-07-110	106-120-220	AMD-P	79-03-042
82-24-090	AMD	79-09-056	106-120-220	AMD	79-06-046
82-24-100	AMD-P	79-07-110	106-120-230	AMD-P	79-03-042
82-24-100	AMD	79-09-056	106-120-230	AMD	79-06-046
82-24-110	AMD-P	79-07-110	106-120-240	AMD-P	79-03-042
82-24-110	AMD	79-09-056	106-120-240	AMD	79-06-046
82-24-130	AMD-P	79-07-110	106-120-250	AMD-P	79-03-042
82-24-130	AMD	79-09-056	106-120-250	AMD	79-06-046
82-28-010	AMD-P	79-01-091	106-120-700	AMD-P	79-03-042
82-28-010	AMD-P	79-03-022	106-120-700	AMD	79-06-046
82-28-010	AMD-P	79-03-040	106-120-800	AMD-P	79-03-042
82-28-010	AMD	79-04-010	106-120-800	AMD	79-06-046
82-28-040	AMD-P	79-01-091	106-120-900	AMD-P	79-03-042
82-28-040	AMD-P	79-03-022	106-120-900	AMD	79-06-046
82-28-040	AMD-P	79-03-040	106-124-011	AMD-P	79-04-044
82-28-040	AMD	79-04-010	106-124-011	AMD	79-06-046
82-28-050	AMD-P	79-01-091	106-136-200	AMD-P	79-03-042
82-28-050	AMD-P	79-03-022	106-136-200	AMD	79-06-046
82-28-050	AMD-P	79-03-040	106-136-201	AMD-P	79-03-042
82-28-050	AMD	79-04-010	106-136-201	AMD	79-06-046
82-28-06001	AMD-P	79-01-091	106-136-202	AMD-P	79-03-042
82-28-06001	AMD-P	79-03-022	106-136-202	AMD	79-06-046
82-28-06001	AMD-P	79-03-040	106-136-205	AMD-P	79-03-042
82-28-06001	AMD	79-04-010	106-136-205	AMD	79-06-046
82-28-080	AMD-P	79-01-091	106-136-206	AMD-P	79-03-042
82-28-080	AMD-P	79-03-022	106-136-206	AMD	79-06-046
82-28-080	AMD-P	79-03-040	106-136-207	AMD-P	79-03-042
82-28-080	AMD	79-04-010	106-136-207	AMD	79-06-046
82-28-130	AMD-P	79-01-091	106-136-208	AMD-P	79-03-042
82-28-130	AMD-P	79-03-022	106-136-208	AMD	79-06-046
82-28-130	AMD-P	79-03-040	106-136-209	AMD-P	79-03-042
82-28-130	AMD	79-04-010	106-136-209	AMD	79-06-046
82-28-190	AMD-P	79-01-091	106-136-300	AMD-P	79-03-042
82-28-190	AMD-P	79-03-022	106-136-300	AMD	79-06-046
82-28-190	AMD-P	79-03-040	106-136-400	AMD-P	79-03-042
82-28-190	AMD	79-04-010	106-136-400	AMD	79-06-046
82-28-230	AMD-P	79-01-091	106-136-410	AMD-P	79-03-042
82-28-230	AMD-P	79-03-022	106-136-410	AMD	79-06-046
82-28-230	AMD-P	79-03-040	106-136-411	AMD-P	79-03-042
82-28-230	AMD	79-04-010	106-136-411	AMD	79-06-046
106-08-001	AMD-P	79-03-042	106-136-501	AMD-P	79-03-042
106-08-001	AMD	79-06-046	106-136-501	AMD	79-06-046
106-112-200	AMD-P	79-06-045	106-136-510	AMD-P	79-03-042
106-112-200	AMD	79-08-025	106-136-510	AMD	79-06-046
106-116-201	AMD-P	79-03-042	106-136-520	AMD-P	79-03-042
106-116-201	AMD	79-06-046	106-136-520	AMD	79-06-046
106-116-205	AMD-P	79-03-042	106-136-521	AMD-P	79-03-042
106-116-205	AMD	79-06-046	106-136-521	AMD	79-06-046
106-116-304	AMD-P	79-04-044	106-136-522	AMD-P	79-03-042
106-116-304	AMD	79-06-046	106-136-522	AMD	79-06-046
106-116-603	AMD-P	79-03-042	106-136-523	AMD-P	79-03-042
106-116-603	AMD	79-06-046	106-136-523	AMD	79-06-046
106-120-010	AMD-P	79-03-042	106-136-524	AMD-P	79-03-042
106-120-010	AMD	79-06-046	106-136-524	AMD	79-06-046
106-120-020	AMD-P	79-03-042	106-136-525	AMD-P	79-03-042
106-120-020	AMD	79-06-046	106-136-525	AMD	79-06-046
106-120-043	AMD-P	79-03-042	106-136-526	AMD-P	79-03-042
106-120-043	AMD	79-06-046	106-136-526	AMD	79-06-046
106-120-050	AMD-P	79-03-042	106-136-527	AMD-P	79-03-042
106-120-050	AMD	79-06-046	106-136-527	AMD	79-06-046
106-120-051	AMD-P	79-03-042	106-136-528	AMD-P	79-03-042
106-136-528	AMD	79-06-046	106-136-529	AMD-P	79-03-042
106-136-529	AMD-P	79-03-042	106-136-529	AMD	79-06-046
106-136-590	AMD-P	79-03-042	106-136-590	AMD-P	79-03-042
106-136-590	AMD	79-06-046	106-136-590	AMD	79-06-046
106-136-591	AMD-P	79-03-042	106-136-591	AMD-P	79-03-042
106-136-591	AMD	79-06-046	106-136-591	AMD	79-06-046
106-136-601	AMD-P	79-03-042	106-136-601	AMD-P	79-03-042
106-136-601	AMD	79-06-046	106-136-601	AMD	79-06-046
106-136-620	AMD-P	79-03-042	106-136-620	AMD-P	79-03-042
106-136-620	AMD	79-06-046	106-136-620	AMD	79-06-046
106-136-625	AMD-P	79-03-042	106-136-625	AMD-P	79-03-042
106-136-625	AMD	79-06-046	106-136-625	AMD	79-06-046
106-136-630	AMD-P	79-03-042	106-136-630	AMD-P	79-03-042
106-136-630	AMD	79-06-046	106-136-630	AMD	79-06-046
106-136-643	AMD-P	79-03-042	106-136-643	AMD-P	79-03-042
106-136-643	AMD	79-06-046	106-136-643	AMD	79-06-046
106-136-644	AMD-P	79-03-042	106-136-644	AMD-P	79-03-042
106-136-644	AMD	79-06-046	106-136-644	AMD	79-06-046
106-136-670	AMD-P	79-03-042	106-136-670	AMD-P	79-03-042
106-136-670	AMD	79-06-046	106-136-670	AMD	79-06-046
106-136-680	AMD-P	79-03-042	106-136-680	AMD-P	79-03-042
106-136-680	AMD	79-06-046	106-136-680	AMD	79-06-046
106-136-910	AMD-P	79-03-042	106-136-910	AMD-P	79-03-042
106-136-910	AMD	79-06-046	106-136-910	AMD	79-06-046
106-136-911	AMD-P	79-03-042	106-136-911	AMD-P	79-03-042
106-136-911	AMD	79-06-046	106-136-911	AMD	79-06-046
106-136-920	AMD-P	79-04-044	106-136-920	AMD-P	79-03-042
106-136-920	AMD	79-06-046	106-136-920	AMD	79-06-046
113-10-080	REP-P	79-08-083	113-10-080	REP-P	79-08-083
113-10-080	REP	79-10-099	113-10-080	REP	79-10-099
113-12-030	REP-P	79-08-083	113-12-030	REP-P	79-08-083
113-12-030	REP	79-10-099	113-12-030	REP	79-10-099
113-12-045	REP-P	79-08-083	113-12-045	REP-P	79-08-083
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113-12-050	REP	79-10-099	113-12-050	REP	79-10-099
113-12-065	REP-P	79-08-083	113-12-065	REP-P	79-08-083
113-12-065	REP	79-10-099	113-12-065	REP	79-10-099
113-12-070	REP-P	79-08-083	113-12-070	REP-P	79-08-083
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113-12-090	REP-P	79-08-083	113-12-090	REP-P	79-08-083
113-12-090	REP	79-10-099	113-12-090	REP	79-10-099
113-12-120	REP-P	79-08-083	113-12-120	REP-P	79-08-083
113-12-120	AMD-P	79-08-083	113-12-120	AMD-P	79-08-083
113-12-120	AMD	79-10-099	113-12-120	AMD	79-10-099
113-12-150	AMD-P	79-08-083	113-12-150	AMD-P	79-08-083
113-12-150	AMD	79-10-099	113-12-150	AMD	79-10-099
131-08-005	AMD-P	79-01-086	131-08-005	AMD-P	79-01-086
131-08-005	AMD-P	79-10-154	131-08-005	AMD-P	79-10-154
131-16-005	AMD-P	79-08-110	131-16-005	AMD-P	79-08-110
131-16-005	AMD	79-10-020	131-16-005	AMD	79-10-020
131-16-011	AMD-P	79-01-087	131-16-011	AMD-P	79-01-087
131-16-011	AMD-P	79-04-046	131-16-011	AMD-P	79-04-046
131-16-011	AMD-P	79-10-158	131-16-011	AMD-P	79-10-158
131-16-040	AMD-P	79-01-087	131-16-040	AMD-P	79-01-087
131-16-040	AMD-P	79-04-046	131-16-040	AMD-P	79-04-046
131-16-040	AMD-P	79-10-158	131-16-040	AMD-P	79-10-158
131-16-061	AMD-P	79-01-087	131-16-061	AMD-P	79-01-087
131-16-061	AMD-P	79-04-046	131-16-061	AMD-P	79-04-046
131-16-061	AMD-P	79-10-158	131-16-061	AMD-P	79-10-158
131-16-062	NEW-P	79-01-087	131-16-062	NEW-P	79-01-087
131-16-062	NEW-P	79-04-046	131-16-062	NEW-P	79-04-046
131-16-062	NEW-P	79-01-087	131-16-062	NEW-P	79-01-087
131-16-067	NEW-P	79-04-046	131-16-067	NEW-P	79-04-046
131-16-067	NEW-P	79-10-158	131-16-067	NEW-P	79-10-158
131-16-410	REP-P	79-10-159	131-16-410	REP-P	79-10-159
131-28-040	AMD-P	79-05-082	131-28-040	AMD-P	79-05-082
131-28-040	AMD	79-07-070	131-28-040	AMD	79-07-070
131-28-041	AMD-P	79-05-082	131-28-041	AMD-P	79-05-082
131-28-041	AMD	79-07-070	131-28-041	AMD	79-07-070
131-28-085	NEW-E	79-07-071	131-28-085	NEW-E	79-07-071
131-28-085	NEW-P	79-08-111	131-28-085	NEW-P	79-08-111
131-28-085	NEW	79-10-021	131-28-085	NEW	79-10-021

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
131-34-010	REP-P	79-10-159	132E-128-060	REP-E	79-03-026	132G-120-110	AMD-P	79-06-041
131-34-020	REP-P	79-10-159	132E-128-060	REP-P	79-04-075	132G-120-110	AMD	79-06-106
131-34-030	REP-P	79-10-159	132E-128-060	REP-P	79-06-018	132G-126-010	NEW-P	79-04-095
132B-128-010	AMD-P	79-06-102	132E-128-060	REP	79-06-060	132G-126-010	NEW-P	79-06-041
132B-128-010	AMD	79-08-129	132E-128-060	REP-E	79-06-061	132G-126-010	NEW	79-06-106
132B-128-020	AMD-P	79-06-102	132E-128-070	AMD-E	79-02-018	132G-126-020	NEW-P	79-04-095
132B-128-020	AMD	79-08-129	132E-128-070	REP-E	79-03-026	132G-126-020	NEW-P	79-06-041
132B-128-030	AMD-P	79-06-102	132E-128-070	REP-P	79-04-075	132G-126-020	NEW	79-06-106
132B-128-030	AMD	79-08-129	132E-128-070	REP-P	79-06-018	132G-126-030	NEW-P	79-04-095
132B-128-050	AMD-P	79-06-102	132E-128-070	REP	79-06-060	132G-126-030	NEW-P	79-06-041
132B-128-050	AMD	79-08-129	132E-128-070	REP-E	79-06-061	132G-126-030	NEW	79-06-106
132D-14-020	AMD-P	79-10-157	132E-128-080	AMD-E	79-02-018	132G-126-040	NEW-P	79-04-095
132D-14-080	AMD-P	79-10-157	132E-128-080	REP-E	79-03-026	132G-126-040	NEW-P	79-06-041
132D-14-100	AMD-P	79-10-157	132E-128-080	REP-P	79-04-075	132G-126-040	NEW	79-06-106
132D-14-110	AMD-P	79-10-157	132E-128-080	REP-P	79-06-018	132G-126-050	NEW-P	79-04-095
132D-14-150	AMD-P	79-10-157	132E-128-080	REP	79-06-060	132G-126-050	NEW-P	79-06-041
132D-14-200	AMD-P	79-10-157	132E-128-080	REP-E	79-06-061	132G-126-050	NEW	79-06-106
132D-14-210	AMD-P	79-10-157	132E-128-090	REP-E	79-02-018	132G-126-060	NEW-P	79-04-095
132D-14-220	AMD-P	79-10-157	132E-128-090	REP-E	79-03-026	132G-126-060	NEW-P	79-06-041
132D-14-230	AMD-P	79-10-157	132E-128-090	AMD-P	79-04-075	132G-126-060	NEW	79-06-106
132D-14-240	AMD-P	79-10-157	132E-128-090	REP-P	79-06-018	132G-126-070	NEW-P	79-04-095
132D-14-280	AMD-P	79-10-157	132E-128-090	REP	79-06-060	132G-126-070	NEW-P	79-06-041
132D-14-290	AMD-P	79-10-157	132E-128-090	REP-E	79-06-061	132G-126-070	NEW	79-06-106
132D-14-330	AMD-P	79-10-157	132E-129-001	NEW-E	79-03-026	132G-126-080	NEW-P	79-04-095
132D-16-020	AMD-P	79-10-157	132E-129-001	NEW-P	79-04-075	132G-126-080	NEW-P	79-06-041
132D-16-050	AMD-P	79-10-157	132E-129-001	NEW-P	79-06-018	132G-126-080	NEW	79-06-106
132D-16-060	AMD-P	79-10-157	132E-129-001	NEW	79-06-060	132G-126-200	NEW-P	79-04-095
132D-16-090	AMD-P	79-10-157	132E-129-001	NEW-E	79-06-061	132G-126-200	NEW-P	79-06-041
132D-16-110	AMD-P	79-10-157	132E-129-010	AMD-E	79-02-018	132G-126-200	NEW	79-06-106
132D-16-130	AMD-P	79-10-157	132E-129-010	REP-E	79-03-026	132G-126-210	NEW-P	79-04-095
132D-16-170	AMD-P	79-10-157	132E-129-010	REP-P	79-04-075	132G-126-210	NEW-P	79-06-041
132D-16-200	AMD-P	79-10-157	132E-129-010	REP-P	79-06-018	132G-126-210	NEW	79-06-106
132D-16-210	AMD-P	79-10-157	132E-129-010	REP	79-06-060	132G-126-220	NEW-P	79-04-095
132D-16-220	AMD-P	79-10-157	132E-129-010	REP-E	79-06-061	132G-126-220	NEW-P	79-06-041
132D-16-240	AMD-P	79-10-157	132E-129-020	AMD-E	79-02-018	132G-126-220	NEW	79-06-106
132D-16-250	AMD-P	79-10-157	132E-129-020	REP-E	79-03-026	132G-126-230	NEW-P	79-04-095
132D-16-260	AMD-P	79-10-157	132E-129-020	REP-P	79-04-075	132G-126-230	NEW-P	79-06-041
132D-16-290	AMD-P	79-10-157	132E-129-020	REP-P	79-06-018	132G-126-230	NEW	79-06-106
132E-128-001	NEW-E	79-03-026	132E-129-020	REP	79-06-060	132G-126-240	NEW-P	79-04-095
132E-128-001	NEW-P	79-04-075	132E-129-020	REP-E	79-06-061	132G-126-240	NEW-P	79-06-041
132E-128-001	NEW-P	79-06-018	132E-129-030	NEW-E	79-02-018	132G-126-240	NEW	79-06-106
132E-128-001	NEW	79-06-060	132E-129-030	REP-E	79-03-026	132G-126-250	NEW-P	79-04-095
132E-128-001	NEW-E	79-06-061	132E-129-030	REP-P	79-04-075	132G-126-250	NEW-P	79-06-041
132E-128-010	AMD-E	79-02-018	132E-129-030	REP-P	79-06-018	132G-126-250	NEW	79-06-106
132E-128-010	REP-E	79-03-026	132E-129-030	REP	79-06-060	132G-126-260	NEW-P	79-04-095
132E-128-010	REP-P	79-04-075	132E-129-030	REP-E	79-06-061	132G-126-260	NEW-P	79-06-041
132E-128-010	REP-P	79-06-018	132E-129-040	NEW-E	79-02-018	132G-126-260	NEW	79-06-106
132E-128-010	REP	79-06-060	132E-129-040	REP-E	79-03-026	132G-126-270	NEW	79-06-106
132E-128-010	REP-E	79-06-061	132E-129-040	REP-P	79-04-075	132G-126-280	NEW	79-06-106
132E-128-020	AMD-E	79-02-018	132E-129-040	REP-P	79-06-018	132G-126-290	NEW	79-06-106
132E-128-020	REP-E	79-03-026	132E-129-040	REP	79-06-060	132G-126-300	NEW	79-06-106
132E-128-020	REP-P	79-04-075	132E-129-040	REP-E	79-06-061	132G-126-310	NEW	79-06-106
132E-128-020	REP-P	79-06-018	132E-129-050	NEW-E	79-02-018	132G-126-320	NEW	79-06-106
132E-128-020	REP	79-06-060	132E-129-050	REP-E	79-03-026	132G-126-330	NEW	79-06-106
132E-128-020	REP-E	79-06-061	132E-129-050	REP-P	79-04-075	132G-126-340	NEW	79-06-106
132E-128-030	AMD-E	79-02-018	132E-129-050	REP-P	79-06-018	132G-126-350	NEW	79-06-106
132E-128-030	REP-E	79-03-026	132E-129-050	REP	79-06-060	132G-126-360	NEW	79-06-106
132E-128-030	REP-P	79-04-075	132E-129-050	REP-E	79-06-061	132G-126-370	NEW	79-06-106
132E-128-030	REP-P	79-06-018	132E-129-060	NEW-E	79-02-018	132G-126-380	NEW	79-06-106
132E-128-030	REP	79-06-060	132E-129-060	REP-E	79-03-026	132G-126-390	NEW	79-06-106
132E-128-030	REP-E	79-06-061	132E-129-060	REP-P	79-04-075	132G-126-400	NEW	79-06-106
132E-128-040	AMD-E	79-02-018	132E-129-060	REP-P	79-06-018	132G-136-120	NEW-P	79-04-095
132E-128-040	REP-E	79-03-026	132E-129-060	REP	79-06-060	132G-136-120	NEW-P	79-06-041
132E-128-040	REP-P	79-04-075	132E-129-060	REP-E	79-06-061	132G-136-120	NEW	79-06-106
132E-128-040	REP-P	79-06-018	132E-129-070	NEW-E	79-02-018	132G-136-130	NEW-P	79-04-095
132E-128-040	REP	79-06-060	132E-129-070	REP-E	79-03-026	132G-136-130	NEW-P	79-06-041
132E-128-040	REP-E	79-06-061	132E-129-070	REP-P	79-04-075	132G-136-130	NEW	79-06-106
132E-128-050	AMD-E	79-02-018	132E-129-070	REP-P	79-06-018	132G-140-062	NEW	79-06-106
132E-128-050	REP-E	79-03-026	132E-129-070	REP	79-06-060	132G-140-064	NEW	79-06-106
132E-128-050	REP-P	79-04-075	132E-129-070	REP-E	79-06-061	132G-140-066	NEW	79-06-106
132E-128-050	REP-P	79-06-018	132G-104-010	AMD-P	79-04-095	132G-140-068	NEW	79-06-106
132E-128-050	REP	79-06-060	132G-104-010	AMD-P	79-06-041	132G-140-070	AMD-P	79-04-095
132E-128-050	REP-E	79-06-061	132G-104-010	AMD	79-06-106	132G-140-070	AMD-P	79-06-041
132E-128-060	AMD-E	79-02-018	132G-120-110	AMD-P	79-04-095	132G-140-070	AMD	79-06-106

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
132G-160-500	NEW-P	79-04-095	132L-30-030	NEW-E	79-11-076	132N-156-070	NEW-E	79-11-043
132G-160-500	NEW-P	79-06-041	132L-30-040	NEW-P	79-08-136	132N-156-080	NEW-P	79-08-124
132G-160-500	NEW	79-06-106	132L-30-040	NEW-E	79-11-076	132N-156-080	NEW	79-11-042
132G-168-012	NEW-P	79-04-095	132L-30-050	NEW-P	79-08-136	132N-156-080	NEW-E	79-11-043
132G-168-012	NEW-P	79-06-041	132L-30-050	NEW-E	79-11-076	132N-156-090	NEW-P	79-08-124
132G-168-012	NEW	79-06-106	132L-30-060	NEW-P	79-08-136	132N-156-090	NEW	79-11-042
132G-168-014	NEW-P	79-04-095	132L-30-060	NEW-E	79-11-076	132N-156-090	NEW-E	79-11-043
132G-168-014	NEW-P	79-06-041	132L-30-070	NEW-P	79-08-136	132N-156-100	NEW-P	79-08-124
132G-168-014	NEW	79-06-106	132L-30-070	NEW-E	79-11-076	132N-156-100	NEW	79-11-042
132G-168-016	NEW-P	79-04-095	132L-30-080	NEW-P	79-08-136	132N-156-100	NEW-E	79-11-043
132G-168-016	NEW-P	79-06-041	132L-30-080	NEW-E	79-11-076	132N-156-110	NEW-P	79-08-124
132G-168-016	NEW	79-06-106	132L-30-090	NEW-P	79-08-136	132N-156-110	NEW	79-11-042
132G-168-018	NEW-P	79-04-095	132L-30-090	NEW-E	79-11-076	132N-156-110	NEW-E	79-11-043
132G-168-018	NEW-P	79-06-041	132L-30-100	NEW-P	79-08-136	132N-156-120	NEW-P	79-08-124
132G-168-018	NEW	79-06-106	132L-30-100	NEW-E	79-11-076	132N-156-120	NEW	79-11-042
132H-105-040	AMD-P	79-08-114	132L-30-110	NEW-P	79-08-136	132N-156-120	NEW-E	79-11-043
132H-105-040	AMD	79-10-050	132L-30-110	NEW-E	79-11-076	132N-156-130	NEW-P	79-08-124
132H-116-350	AMD-P	79-08-109	132L-30-120	NEW-P	79-08-136	132N-156-130	NEW	79-11-042
132H-116-350	AMD	79-10-052	132L-30-120	NEW-E	79-11-076	132N-156-130	NEW-E	79-11-043
132H-116-490	AMD-P	79-08-109	132L-30-130	NEW-P	79-08-136	132N-156-140	NEW-P	79-08-124
132H-116-490	AMD	79-10-052	132L-30-130	NEW-E	79-11-076	132N-156-140	NEW	79-11-042
132H-116-510	AMD-P	79-08-109	132L-30-140	NEW-P	79-08-136	132N-156-140	NEW-E	79-11-043
132H-116-510	AMD	79-10-052	132L-30-140	NEW-E	79-11-076	132N-156-150	NEW-P	79-08-124
132H-116-520	AMD-P	79-08-109	132L-30-150	NEW-P	79-08-136	132N-156-150	NEW	79-11-042
132H-116-520	AMD	79-10-052	132L-30-150	NEW-E	79-11-076	132N-156-150	NEW-E	79-11-043
132H-116-540	AMD-P	79-08-109	132L-30-160	NEW-P	79-08-136	132N-156-160	NEW-P	79-08-124
132H-116-540	AMD	79-10-052	132L-30-160	NEW-E	79-11-076	132N-156-160	NEW	79-11-042
132H-116-542	AMD-P	79-08-109	132L-30-170	NEW-P	79-08-136	132N-156-160	NEW-E	79-11-043
132H-116-542	AMD	79-10-052	132L-30-170	NEW-E	79-11-076	132N-156-170	NEW-P	79-08-124
132H-116-570	AMD-P	79-08-109	132L-30-180	NEW-P	79-08-136	132N-156-170	NEW	79-11-042
132H-116-570	AMD	79-10-052	132L-30-180	NEW-E	79-11-076	132N-156-170	NEW-E	79-11-043
132H-116-620	AMD-P	79-08-109	132L-30-190	NEW-P	79-08-136	132N-156-180	NEW-P	79-08-124
132H-116-620	AMD	79-10-052	132L-30-190	NEW-E	79-11-076	132N-156-180	NEW	79-11-042
132H-116-670	AMD-P	79-08-109	132L-30-200	NEW-P	79-08-136	132N-156-180	NEW-E	79-11-043
132H-116-670	AMD	79-10-052	132L-30-200	NEW-E	79-11-076	132N-156-190	NEW-P	79-08-124
132H-116-740	AMD-P	79-08-109	132L-30-210	NEW-P	79-08-136	132N-156-190	NEW	79-11-042
132H-116-740	AMD	79-10-052	132L-30-210	NEW-E	79-11-076	132N-156-190	NEW-E	79-11-043
132H-116-810	AMD-P	79-08-109	132L-30-220	NEW-P	79-08-136	132N-156-200	NEW-P	79-08-124
132H-116-810	AMD	79-10-052	132L-30-220	NEW-E	79-11-076	132N-156-200	NEW	79-11-042
132H-140-010	AMD-P	79-08-108	132L-30-230	NEW-P	79-08-136	132N-156-200	NEW-E	79-11-043
132H-140-010	AMD	79-10-051	132L-30-230	NEW-E	79-11-076	132N-156-210	NEW-P	79-08-124
132H-140-020	AMD-P	79-08-108	132L-30-240	NEW-P	79-08-136	132N-156-210	NEW	79-11-042
132H-140-020	AMD	79-10-051	132L-30-240	NEW-E	79-11-076	132N-156-210	NEW-E	79-11-043
132H-140-030	AMD-P	79-08-108	132L-30-250	NEW-P	79-08-136	132P-104-020	AMD-P	79-05-052
132H-140-030	AMD	79-10-051	132L-30-250	NEW-E	79-11-076	132P-104-020	AMD	79-07-012
132H-140-040	AMD-P	79-08-108	132L-30-260	NEW-P	79-08-136	132S-16-040	REP-P	79-04-005
132H-140-040	AMD	79-10-051	132L-30-260	NEW-E	79-11-076	132S-16-040	REP	79-06-098
132H-140-050	AMD-P	79-08-108	132L-30-270	NEW-P	79-08-136	132S-195-010	NEW-P	79-08-001
132H-140-050	AMD	79-10-051	132L-30-270	NEW-E	79-11-076	132S-195-010	NEW	79-10-065
132H-140-060	AMD-P	79-08-108	132L-30-280	NEW-P	79-08-136	132S-197-010	NEW-E	79-10-066
132H-140-060	AMD	79-10-051	132L-30-280	NEW-E	79-11-076	132S-197-010	NEW-P	79-10-067
132H-140-900	AMD-P	79-08-108	132N-144-010	AMD-P	79-08-123	132S-197-012	NEW-E	79-10-066
132H-140-900	AMD	79-10-051	132N-144-010	AMD	79-11-044	132S-197-012	NEW-P	79-10-067
132H-140-9001	REP-P	79-08-108	132N-144-010	AMD-E	79-11-045	132T-38	REP	79-10-111
132H-140-9001	REP	79-10-051	132N-144-020	AMD-P	79-08-123	132T-116-010	NEW-P	79-08-113
132H-160-093	NEW-P	79-09-030	132N-144-020	AMD	79-11-044	132T-116-010	NEW-E	79-10-018
132H-160-093	NEW-E	79-09-031	132N-144-020	AMD-E	79-11-045	132T-116-010	NEW	79-10-128
132H-160-093	NEW	79-11-035	132N-156-020	REP-P	79-08-124	132T-116-015	NEW-P	79-08-113
132H-160-094	NEW-E	79-10-049	132N-156-020	REP	79-11-042	132T-116-015	NEW-E	79-10-018
132H-160-094	NEW-P	79-10-053	132N-156-020	REP-E	79-11-043	132T-116-015	NEW	79-10-128
132I-104-060	AMD-P	79-03-028	132N-156-030	NEW-P	79-08-124	132T-116-020	NEW-P	79-08-113
132K-300-010	NEW-P	79-08-026	132N-156-030	NEW	79-11-042	132T-116-020	NEW-E	79-10-018
132K-300-010	NEW	79-10-044	132N-156-030	NEW-E	79-11-043	132T-116-020	NEW	79-10-128
132K-300-020	NEW-P	79-08-026	132N-156-040	NEW-P	79-08-124	132T-116-025	NEW-P	79-08-113
132K-300-020	NEW	79-10-044	132N-156-040	NEW	79-11-042	132T-116-025	NEW-E	79-10-018
132K-300-030	NEW-P	79-08-026	132N-156-040	NEW-E	79-11-043	132T-116-025	NEW	79-10-128
132K-300-030	NEW	79-10-044	132N-156-050	NEW-P	79-08-124	132T-116-030	NEW-P	79-08-113
132K-300-040	NEW-P	79-08-026	132N-156-050	NEW	79-11-042	132T-116-030	NEW-E	79-10-018
132K-300-040	NEW	79-10-044	132N-156-050	NEW-E	79-11-043	132T-116-030	NEW	79-10-128
132L-30-010	NEW-P	79-08-136	132N-156-060	NEW-P	79-08-124	132T-116-035	NEW-P	79-08-113
132L-30-010	NEW-E	79-11-076	132N-156-060	NEW	79-11-042	132T-116-035	NEW-E	79-10-018
132L-30-020	NEW-P	79-08-136	132N-156-060	NEW-E	79-11-043	132T-116-035	NEW	79-10-128
132L-30-020	NEW-E	79-11-076	132N-156-070	NEW-P	79-08-124	132T-116-040	NEW-P	79-08-113
132L-30-030	NEW-P	79-08-136	132N-156-070	NEW	79-11-042	132T-116-040	NEW-E	79-10-018

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
132T-116-040	NEW	79-10-128	136-20-020	AMD	79-01-099	173-19-250	AMD-E	79-08-090
132T-116-045	NEW-P	79-08-113	136-20-030	AMD	79-01-099	173-19-250	AMD-P	79-08-094
132T-116-045	NEW-E	79-10-018	136-20-040	AMD	79-01-099	173-19-250	AMD	79-09-001
132T-116-045	NEW	79-10-128	136-20-050	AMD	79-01-099	173-19-250	AMD-E	79-09-130
132T-116-050	NEW-P	79-08-113	136-20-060	AMD	79-01-099	173-19-250	AMD	79-09-131
132T-116-050	NEW-E	79-10-018	136-32-030	AMD	79-01-097	173-19-260	AMD-P	79-06-113
132T-116-050	NEW	79-10-128	162-08-071	AMD-P	79-08-091	173-19-260	AMD-E	79-07-048
132T-128-010	NEW-P	79-08-125	162-08-071	AMD	79-11-041	173-19-260	AMD	79-09-001
132T-128-010	NEW-E	79-10-019	173-06-060	AMD-E	79-06-014	173-19-270	AMD-P	79-06-113
132T-128-010	NEW	79-10-111	173-06-060	AMD-P	79-06-015	173-19-270	AMD-E	79-07-048
132T-128-020	NEW-P	79-08-125	173-06-060	AMD	79-08-034	173-19-270	AMD	79-09-001
132T-128-020	NEW-E	79-10-019	173-19-040	AMD-P	79-06-113	173-19-270	AMD-P	79-09-135
132T-128-020	NEW	79-10-111	173-19-044	NEW-P	79-06-113	173-19-270	AMD	79-11-053
132T-128-030	NEW-P	79-08-125	173-19-044	NEW	79-09-001	173-19-280	AMD-P	79-06-113
132T-128-030	NEW-E	79-10-019	173-19-060	AMD-P	79-06-113	173-19-280	AMD-E	79-07-048
132T-128-030	NEW	79-10-111	173-19-060	AMD	79-09-001	173-19-280	AMD	79-09-001
132T-128-040	NEW-P	79-08-125	173-19-090	AMD-P	79-06-113	173-19-290	AMD-P	79-06-113
132T-128-040	NEW-E	79-10-019	173-19-090	AMD-E	79-07-048	173-19-290	AMD-E	79-07-048
132T-128-040	NEW	79-10-111	173-19-090	AMD	79-09-001	173-19-290	AMD	79-09-001
132T-128-050	NEW-P	79-08-125	173-19-100	AMD-P	79-06-113	173-19-300	AMD-P	79-06-113
132T-128-050	NEW-E	79-10-019	173-19-100	AMD-E	79-07-048	173-19-300	AMD-E	79-07-048
132T-128-050	NEW	79-10-111	173-19-100	AMD	79-09-001	173-19-300	AMD	79-09-001
132T-128-060	NEW-P	79-08-125	173-19-110	AMD-P	79-06-113	173-19-310	AMD-P	79-06-113
132T-128-060	NEW-E	79-10-019	173-19-110	AMD-E	79-07-048	173-19-310	AMD-E	79-07-048
132T-128-060	NEW	79-10-111	173-19-110	AMD	79-09-001	173-19-310	AMD	79-09-001
132T-128-070	NEW-P	79-08-125	173-19-110	AMD-P	79-09-135	173-19-320	AMD-P	79-06-113
132T-128-070	NEW-E	79-10-019	173-19-110	AMD	79-11-053	173-19-320	AMD-E	79-07-048
132T-128-070	NEW	79-10-111	173-19-120	AMD-P	79-06-113	173-19-320	AMD	79-09-001
132T-128-080	NEW-P	79-08-125	173-19-120	AMD-E	79-07-048	173-19-330	AMD-P	79-06-113
132T-128-080	NEW-E	79-10-019	173-19-120	AMD	79-09-001	173-19-330	AMD-E	79-07-048
132T-128-080	NEW	79-10-111	173-19-130	AMD-P	79-06-113	173-19-330	AMD	79-09-001
132T-128-090	NEW-P	79-08-125	173-19-130	AMD-E	79-07-048	173-19-340	AMD-P	79-06-113
132T-128-090	NEW-E	79-10-019	173-19-130	AMD-E	79-08-090	173-19-340	AMD-E	79-07-048
132T-128-090	NEW	79-10-111	173-19-130	AMD-P	79-08-094	173-19-340	AMD	79-09-001
132U-60-001	REP-P	79-03-035	173-19-130	AMD	79-09-001	173-19-350	AMD-P	79-06-113
132U-60-001	REP	79-05-038	173-19-130	AMD-E	79-09-130	173-19-350	AMD-P	79-07-047
132U-60-002	REP-P	79-03-035	173-19-130	AMD	79-09-131	173-19-350	AMD-E	79-07-048
132U-60-002	REP	79-05-038	173-19-130	AMD-P	79-09-135	173-19-350	AMD-E	79-08-090
132U-60-003	REP-P	79-03-035	173-19-130	AMD	79-11-053	173-19-350	AMD-P	79-08-094
132U-60-003	REP	79-05-038	173-19-140	AMD-P	79-06-113	173-19-350	AMD	79-09-001
132U-60-004	REP-P	79-03-035	173-19-140	AMD-E	79-07-048	173-19-350	AMD-E	79-09-060
132U-60-004	REP	79-05-038	173-19-140	AMD	79-09-001	173-19-350	AMD	79-09-129
132U-60-005	REP-P	79-03-035	173-19-150	AMD-P	79-06-113	173-19-350	AMD-E	79-09-130
132U-60-005	REP	79-05-038	173-19-150	AMD-E	79-07-048	173-19-350	AMD	79-09-131
132U-60-006	REP-P	79-03-035	173-19-150	AMD	79-09-001	173-19-350	AMD-P	79-09-134
132U-60-006	REP	79-05-038	173-19-160	AMD-P	79-06-113	173-19-350	AMD-E	79-11-018
132U-60-007	REP-P	79-03-035	173-19-160	AMD-E	79-07-048	173-19-350	AMD	79-11-019
132U-60-007	REP	79-05-038	173-19-160	AMD	79-09-001	173-19-360	AMD-P	79-06-113
132U-60-008	REP-P	79-03-035	173-19-170	AMD-P	79-06-113	173-19-360	AMD-E	79-07-048
132U-60-008	REP	79-05-038	173-19-170	AMD-E	79-07-048	173-19-360	AMD	79-09-001
132U-60-009	REP-P	79-03-035	173-19-170	AMD	79-09-001	173-19-370	AMD-P	79-06-113
132U-60-009	REP	79-05-038	173-19-180	AMD-P	79-06-113	173-19-370	AMD-E	79-07-048
132U-60-010	REP-P	79-03-035	173-19-180	AMD-E	79-07-048	173-19-370	AMD-E	79-08-090
132U-60-010	REP	79-05-038	173-19-180	AMD	79-09-001	173-19-370	AMD-P	79-08-094
132U-60-011	REP-P	79-03-035	173-19-190	AMD-P	79-06-113	173-19-370	AMD	79-09-001
132U-60-011	REP	79-05-038	173-19-190	AMD-E	79-07-048	173-19-370	AMD-E	79-09-130
132U-60-012	REP-P	79-03-035	173-19-190	AMD	79-09-001	173-19-370	AMD	79-09-131
132U-60-012	REP	79-05-038	173-19-200	AMD-P	79-06-113	173-19-370	AMD-P	79-09-135
132V-11-010	NEW-P	79-11-111	173-19-200	AMD-E	79-07-048	173-19-380	AMD-P	79-06-113
132W-116-010	AMD-P	79-11-007	173-19-200	AMD	79-09-001	173-19-380	AMD-E	79-07-048
132W-116-020	AMD-P	79-11-007	173-19-210	AMD-P	79-06-113	173-19-380	AMD	79-09-001
132W-116-040	AMD-P	79-11-007	173-19-210	AMD-E	79-07-048	173-19-390	AMD-P	79-06-113
132W-116-050	AMD-P	79-11-007	173-19-210	AMD	79-09-001	173-19-390	AMD-E	79-07-048
132W-116-060	REP-P	79-11-007	173-19-220	AMD-P	79-06-113	173-19-390	AMD	79-09-001
132W-164-012	AMD-P	79-11-101	173-19-220	AMD-E	79-07-048	173-19-400	AMD-P	79-06-113
132W-164-020	AMD-P	79-11-101	173-19-220	AMD	79-09-001	173-19-400	AMD-E	79-07-048
136-10-050	AMD	79-01-096	173-19-230	AMD-P	79-06-113	173-19-400	AMD	79-09-001
136-18-020	AMD	79-01-098	173-19-230	AMD-E	79-07-048	173-19-400	AMD-P	79-09-135
136-18-030	AMD	79-01-098	173-19-230	AMD	79-09-001	173-19-400	AMD	79-11-053
136-18-040	REP	79-01-098	173-19-240	AMD-P	79-06-113	173-19-410	AMD-P	79-06-113
136-18-050	AMD	79-01-098	173-19-240	AMD-E	79-07-048	173-19-410	AMD-E	79-07-048
136-18-060	AMD	79-01-098	173-19-240	AMD	79-09-001	173-19-410	AMD	79-09-001
136-18-070	AMD	79-01-098	173-19-250	AMD-P	79-06-113	173-19-420	AMD-P	79-06-113
136-20-010	AMD	79-01-099	173-19-250	AMD-E	79-07-048	173-19-420	AMD-E	79-07-048

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
173-19-420	AMD 79-09-001	173-134-055	NEW 79-08-080	173-507-020	NEW 79-10-003
173-19-420	AMD-E 79-09-060	173-134-060	AMD-P 79-05-112	173-507-030	NEW-P 79-06-115
173-19-420	AMD-E 79-09-130	173-134-060	AMD 79-08-080	173-507-030	NEW 79-10-003
173-19-420	AMD-P 79-09-134	173-134-140	NEW-P 79-05-112	173-507-040	NEW-P 79-06-115
173-19-420	AMD 79-11-019	173-134-140	NEW 79-08-080	173-507-040	NEW 79-10-003
173-19-430	AMD-P 79-06-113	173-134-150	NEW-P 79-05-112	173-507-050	NEW-P 79-06-115
173-19-430	AMD-E 79-07-048	173-134-150	NEW 79-08-080	173-507-050	NEW 79-10-003
173-19-430	AMD 79-09-001	173-134-160	NEW-P 79-05-112	173-507-060	NEW-P 79-06-115
173-19-440	AMD-P 79-06-113	173-134-160	NEW 79-08-080	173-507-060	NEW 79-10-003
173-19-440	AMD-E 79-07-048	173-160-090	AMD 79-02-010	173-507-070	NEW-P 79-06-115
173-19-440	AMD 79-09-001	173-160-09001	NEW 79-02-010	173-507-070	NEW 79-10-003
173-19-450	AMD-P 79-06-113	173-160-100	AMD 79-02-010	173-507-080	NEW-P 79-06-115
173-19-450	AMD-E 79-07-048	173-160-200	AMD 79-02-010	173-507-080	NEW 79-10-003
173-19-450	AMD 79-09-001	173-160-290	AMD 79-02-010	173-508-010	NEW-P 79-06-114
173-19-460	AMD-P 79-06-113	173-164-050	AMD-E 79-08-144	173-508-010	NEW 79-10-002
173-19-460	AMD-E 79-07-048	173-240-010	NEW 79-02-033	173-508-020	NEW-P 79-06-114
173-19-460	AMD 79-09-001	173-240-020	NEW 79-02-033	173-508-020	NEW 79-10-002
173-19-470	AMD-P 79-06-113	173-240-030	NEW 79-02-033	173-508-030	NEW-P 79-06-114
173-19-470	AMD-E 79-07-048	173-240-040	NEW 79-02-033	173-508-030	NEW 79-10-002
173-19-470	AMD 79-09-001	173-240-050	NEW 79-02-033	173-508-040	NEW-P 79-06-114
173-30-010	REP-P 79-06-114	173-240-060	NEW 79-02-033	173-508-040	NEW 79-10-002
173-30-010	REP 79-10-002	173-240-070	NEW 79-02-033	173-508-050	NEW-P 79-06-114
173-30-020	REP-P 79-06-114	173-240-080	NEW 79-02-033	173-508-050	NEW 79-10-002
173-30-020	REP 79-10-002	173-240-090	NEW 79-02-033	173-508-060	NEW-P 79-06-114
173-30-030	REP-P 79-06-114	173-240-100	NEW 79-02-033	173-508-060	NEW 79-10-002
173-30-030	REP 79-10-002	173-240-105	NEW 79-02-033	173-508-070	NEW-P 79-06-114
173-30-040	REP-P 79-06-114	173-240-110	NEW 79-02-033	173-508-070	NEW 79-10-002
173-30-040	REP 79-10-002	173-240-120	NEW 79-02-033	173-508-080	NEW-P 79-06-114
173-30-050	REP-P 79-06-114	173-240-130	NEW 79-02-033	173-508-080	NEW 79-10-002
173-30-050	REP 79-10-002	173-240-140	NEW 79-02-033	173-508-090	NEW-P 79-06-114
173-30-060	REP-P 79-06-114	173-240-150	NEW 79-02-033	173-508-090	NEW 79-10-002
173-30-060	REP 79-10-002	173-240-160	NEW 79-02-033	173-508-100	NEW-P 79-06-114
173-30-070	REP-P 79-06-114	173-240-170	NEW 79-02-033	173-508-100	NEW 79-10-002
173-30-070	REP 79-10-002	173-240-180	NEW 79-02-033	173-512-010	NEW-P 79-09-133
173-58	NEW-P 79-01-079	173-400	AMD-P 79-01-051	173-512-020	NEW-P 79-09-133
173-58-010	NEW 79-04-033	173-400	AMD-P 79-01-061	173-512-030	NEW-P 79-09-133
173-58-020	NEW 79-04-033	173-400	AMD-P 79-04-039	173-512-040	NEW-P 79-09-133
173-58-030	NEW 79-04-033	173-400	AMD-P 79-05-049	173-512-050	NEW-P 79-09-133
173-58-040	NEW 79-04-033	173-400-020	AMD 79-06-012	173-512-060	NEW-P 79-09-133
173-58-050	NEW 79-04-033	173-400-030	AMD 79-06-012	173-512-070	NEW-P 79-09-133
173-58-060	NEW 79-04-033	173-400-040	AMD 79-06-012	173-512-080	NEW-P 79-09-133
173-58-070	NEW 79-04-033	173-400-050	AMD 79-06-012	174-104-010	AMD-P 79-11-061
173-58-080	NEW 79-04-033	173-400-070	AMD 79-06-012	174-126-010	NEW-P 79-04-089
173-58-090	NEW 79-04-033	173-400-075	AMD 79-06-012	174-126-010	NEW 79-07-003
173-60-020	AMD-P 79-04-093	173-400-080	AMD 79-06-012	174-126-020	NEW-P 79-04-089
173-60-030	AMD-P 79-04-093	173-400-100	AMD 79-06-012	174-126-020	NEW 79-07-003
173-60-040	AMD-P 79-04-093	173-400-110	AMD 79-06-012	174-126-030	NEW-P 79-04-089
173-60-050	AMD-P 79-04-093	173-400-115	AMD 79-06-012	174-126-030	NEW 79-07-003
173-60-060	AMD-P 79-04-093	173-400-120	AMD 79-06-012	174-162-320	NEW-P 79-04-089
173-60-060	AMD-P 79-08-020	173-400-130	AMD 79-06-012	174-162-320	NEW 79-06-079
173-60-070	AMD-P 79-04-093	173-400-135	NEW 79-06-012	175-16-010	AMD-E 79-09-009
173-60-080	AMD-P 79-04-093	173-400-150	AMD 79-06-012	175-16-010	AMD-E 79-09-048
173-60-090	AMD-P 79-04-093	173-400-160	NEW 79-06-012	175-16-010	AMD-P 79-09-089
173-60-100	AMD-P 79-04-093	173-400-170	NEW 79-06-012	175-16-010	AMD 79-11-088
173-60-110	AMD-P 79-04-093	173-490	NEW-P 79-01-052	175-16-030	AMD-E 79-09-009
173-62-030	AMD-P 79-04-092	173-490	NEW-P 79-01-060	175-16-030	AMD-E 79-09-048
173-70	NEW-P 79-01-078	173-490	NEW-P 79-04-038	175-16-030	AMD-P 79-09-089
173-70-010	NEW 79-04-034	173-490	AMD-P 79-05-050	175-16-030	AMD 79-11-088
173-70-020	NEW 79-04-034	173-490-010	NEW 79-06-011	180-16-162	AMD 79-10-033
173-70-030	NEW 79-04-034	173-490-020	NEW 79-06-011	180-16-164	AMD 79-10-033
173-70-040	NEW 79-04-034	173-490-025	NEW 79-06-011	180-16-166	NEW-P 79-04-068
173-70-050	NEW 79-04-034	173-490-030	NEW 79-06-011	180-16-166	NEW 79-06-047
173-70-060	NEW 79-04-034	173-490-040	NEW 79-06-011	180-16-167	REP 79-02-048
173-70-070	NEW 79-04-034	173-490-070	NEW 79-06-011	180-16-191	AMD-P 79-07-103
173-70-080	NEW 79-04-034	173-490-080	NEW 79-06-011	180-16-191	AMD 79-10-033
173-70-090	NEW 79-04-034	173-490-090	NEW 79-06-011	180-16-195	AMD-P 79-07-103
173-70-100	NEW 79-04-034	173-490-120	NEW 79-06-011	180-16-195	AMD 79-10-033
173-70-110	NEW 79-04-034	173-490-130	NEW 79-06-011	180-16-200	AMD-P 79-07-103
173-70-120	NEW 79-04-034	173-490-135	NEW 79-06-011	180-16-200	AMD 79-10-033
173-134-010	AMD-P 79-05-112	173-490-140	NEW 79-06-011	180-16-205	AMD-P 79-07-103
173-134-010	AMD 79-08-080	173-490-150	NEW 79-06-011	180-16-205	AMD 79-10-033
173-134-050	AMD-P 79-05-112	173-507-010	NEW-P 79-06-115	180-16-210	AMD-P 79-07-103
173-134-050	AMD 79-08-080	173-507-010	NEW 79-10-003	180-16-210	AMD 79-10-033
173-134-055	NEW-P 79-05-112	173-507-020	NEW-P 79-06-115	180-16-215	AMD-P 79-07-103

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
180-16-215	AMD	79-10-033	180-75-070	AMD-P	79-04-072	198-12-030	NEW-P	79-09-137
180-16-220	AMD-P	79-07-103	180-75-070	AMD	79-06-049	198-12-030	NEW-E	79-09-140
180-16-220	AMD	79-10-033	180-75-080	AMD-P	79-04-072	198-12-040	NEW-P	79-09-137
180-16-230	REP-P	79-07-103	180-75-080	AMD	79-06-049	198-12-040	NEW-E	79-09-140
180-16-230	REP	79-10-033	180-75-085	AMD-P	79-04-072	198-12-050	NEW-P	79-09-137
180-16-235	REP-P	79-07-103	180-75-085	AMD	79-06-049	198-12-050	NEW-E	79-09-140
180-16-235	REP	79-10-033	180-78-050	AMD-P	79-04-069	198-12-060	NEW-P	79-09-137
180-16-240	AMD	79-02-048	180-78-050	AMD	79-06-050	198-12-060	NEW-E	79-09-140
180-16-240	AMD-P	79-07-103	180-79-045	AMD-P	79-04-071	198-12-070	NEW-P	79-09-137
180-16-240	AMD	79-10-033	180-79-045	AMD	79-06-051	198-12-070	NEW-E	79-09-140
180-30	NEW-P	79-04-040	180-79-065	AMD-P	79-04-071	198-12-080	NEW-P	79-09-137
180-30-110	AMD-P	79-02-070	180-79-065	AMD	79-06-051	198-12-080	NEW-E	79-09-140
180-30-110	AMD	79-06-109	180-79-115	AMD-P	79-04-071	198-12-090	NEW-P	79-09-137
180-30-250	AMD-P	79-02-070	180-79-115	AMD	79-06-051	198-12-090	NEW-E	79-09-140
180-30-250	AMD	79-06-109	180-79-120	AMD-P	79-04-071	198-12-100	NEW-P	79-09-137
180-30-620	AMD-P	79-08-102	180-79-120	AMD	79-06-051	198-12-100	NEW-E	79-09-140
180-30-620	AMD	79-11-022	180-79-125	AMD-P	79-04-071	198-12-110	NEW-P	79-09-137
180-30-651	REP	79-11-022	180-79-125	AMD	79-06-051	198-12-110	NEW-E	79-09-140
180-30-661	REP	79-11-022	180-79-230	AMD-P	79-04-071	198-12-120	NEW-P	79-09-137
180-30-750	NEW-P	79-08-102	180-79-230	AMD	79-06-051	198-12-120	NEW-E	79-09-140
180-30-750	NEW	79-11-022	180-79-245	AMD-P	79-04-071	198-12-130	NEW-P	79-09-137
180-30-755	NEW-P	79-08-102	180-79-245	AMD	79-06-051	198-12-130	NEW-E	79-09-140
180-30-755	NEW	79-11-022	180-80-215	AMD-P	79-04-073	198-12-140	NEW-P	79-09-137
180-30-760	NEW-P	79-08-102	180-80-215	AMD	79-06-052	198-12-140	NEW-E	79-09-140
180-30-760	NEW	79-11-022	180-80-312	AMD-P	79-04-073	204-36-010	AMD	79-02-085
180-30-765	NEW-P	79-08-102	180-80-312	AMD	79-06-052	204-36-020	AMD	79-02-085
180-30-765	NEW	79-11-022	180-80-705	AMD-P	79-04-073	204-36-030	AMD	79-02-085
180-30-770	NEW-P	79-08-102	180-80-705	AMD	79-06-052	204-36-060	AMD	79-02-085
180-30-770	NEW	79-11-022	180-100-020	AMD-P	79-08-104	204-36-070	AMD	79-02-085
180-30-775	NEW-P	79-08-102	180-100-020	AMD	79-11-023	204-36-080	NEW-P	79-11-148
180-30-775	NEW	79-11-022	182-08-080	REP-P	79-09-010	204-52-010	NEW	79-02-084
180-30-780	NEW-P	79-08-102	182-08-080	REP-E	79-09-011	204-52-020	NEW	79-02-084
180-30-780	NEW	79-11-022	182-08-080	REP	79-11-064	204-52-030	NEW	79-02-084
180-40-205	AMD-E	79-08-032	182-08-080	REP-E	79-11-078	204-52-040	NEW	79-02-084
180-40-205	AMD-P	79-08-103	182-08-090	REP-P	79-09-010	204-52-050	NEW	79-02-084
180-40-205	AMD	79-11-049	182-08-090	REP-E	79-09-011	204-52-060	NEW	79-02-084
180-40-245	AMD-E	79-08-032	182-08-090	REP	79-11-064	204-52-070	NEW	79-02-084
180-40-245	AMD-P	79-08-103	182-08-090	REP-E	79-11-078	204-52-080	NEW	79-02-084
180-40-245	AMD	79-11-049	182-08-111	NEW-P	79-09-010	204-52-090	NEW	79-02-084
180-40-260	AMD-E	79-08-032	182-08-111	NEW-E	79-09-011	204-52-100	NEW	79-02-084
180-40-260	AMD-P	79-08-103	182-08-111	NEW	79-11-064	204-66-060	AMD-P	79-07-050
180-40-260	AMD	79-11-049	182-08-111	NEW-E	79-11-078	204-66-060	AMD-P	79-11-147
180-40-275	AMD-E	79-08-032	182-08-160	AMD-E	79-11-065	204-66-120	AMD-E	79-07-049
180-40-275	AMD-P	79-08-103	182-08-160	AMD-P	79-11-141	204-66-120	AMD-P	79-07-050
180-40-275	AMD	79-11-049	182-12-115	AMD-P	79-11-141	204-66-120	AMD	79-09-093
180-40-315	AMD-E	79-08-032	182-12-121	NEW-P	79-11-141	204-66-140	AMD-P	79-09-090
180-40-315	AMD-P	79-08-103	194-14	AMD-P	79-09-018	204-66-140	AMD-E	79-09-091
180-40-315	AMD	79-11-049	194-14-030	AMD-P	79-07-092	204-66-140	AMD	79-11-107
180-52-040	NEW-P	79-08-142	194-14-030	AMD-E	79-07-094	204-66-160	AMD-P	79-03-074
180-52-040	NEW-E	79-11-066	194-14-030	AMD	79-09-078	204-66-160	AMD	79-05-109
180-52-040	NEW	79-11-067	194-14-040	AMD-P	79-07-092	204-66-180	AMD	79-01-077
180-52-045	NEW-P	79-08-142	194-14-040	AMD-E	79-07-094	204-66-180	AMD-P	79-07-050
180-52-045	NEW-E	79-11-066	194-14-040	AMD	79-09-078	204-66-180	AMD-P	79-07-073
180-52-045	NEW	79-11-067	194-14-060	AMD-P	79-07-092	204-66-180	AMD-E	79-07-074
180-52-050	NEW-P	79-08-142	194-14-060	AMD-E	79-07-094	204-66-180	AMD	79-09-093
180-52-050	NEW-E	79-11-066	194-14-060	AMD	79-09-078	204-68-010	NEW-E	79-06-072
180-52-050	NEW	79-11-067	194-14-080	REP-P	79-07-092	204-68-010	NEW-P	79-07-050
180-52-055	NEW-P	79-08-142	194-14-080	REP-E	79-07-094	204-68-010	NEW	79-09-092
180-52-055	NEW-E	79-11-066	194-14-080	REP	79-09-078	204-68-020	NEW-E	79-06-072
180-52-055	NEW	79-11-067	194-14-120	AMD-P	79-07-092	204-68-020	NEW-P	79-07-050
180-52-060	NEW-P	79-08-142	194-14-120	AMD-E	79-07-094	204-68-020	NEW	79-09-092
180-52-060	NEW-E	79-11-066	194-14-120	AMD	79-09-078	204-68-030	NEW-E	79-06-072
180-52-060	NEW	79-11-067	194-14-130	AMD-P	79-07-092	204-68-030	NEW-P	79-07-050
180-52-065	NEW-P	79-08-142	194-14-130	AMD-E	79-07-094	204-68-030	NEW	79-09-092
180-52-065	NEW-E	79-11-066	194-14-130	AMD	79-09-078	204-68-040	NEW-E	79-06-072
180-52-065	NEW	79-11-067	194-14-160	AMD-P	79-07-092	204-68-040	NEW-P	79-07-050
180-56-011	AMD-P	79-07-102	194-14-160	AMD-E	79-07-094	204-68-040	NEW	79-09-092
180-56-011	AMD	79-10-034	194-14-160	AMD	79-09-078	204-68-050	NEW-E	79-06-072
180-56-036	AMD-P	79-07-102	198-09-010	NEW-P	79-09-137	204-68-050	NEW-P	79-07-050
180-56-036	AMD	79-10-034	198-09-010	NEW-E	79-09-140	204-68-050	NEW	79-09-092
180-56-235	AMD-P	79-04-070	198-12-010	NEW-P	79-09-137	204-68-060	NEW-E	79-06-072
180-56-235	AMD	79-06-048	198-12-010	NEW-E	79-09-140	204-68-060	NEW-P	79-07-050
180-75-035	AMD-P	79-04-072	198-12-020	NEW-P	79-09-137	204-68-060	NEW	79-09-092
180-75-035	AMD	79-06-049	198-12-020	NEW-E	79-09-140	204-68-070	NEW-E	79-06-072

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
204-68-070	NEW-P 79-07-050	212-20-225	NEW 79-09-012	220-16-070	AMD-P 79-02-083
204-68-070	NEW 79-09-092	212-20-230	NEW-P 79-07-018	220-16-070	AMD-P 79-04-015
204-68-080	NEW-E 79-06-072	212-20-230	NEW 79-09-012	220-16-070	AMD 79-05-007
204-68-080	NEW-P 79-07-050	212-20-235	NEW-P 79-07-018	220-16-135	REP-P 79-01-100
204-68-080	NEW 79-09-092	212-20-235	NEW 79-09-012	220-16-340	AMD-P 79-02-083
204-68-090	NEW-E 79-06-072	212-20-240	NEW-P 79-07-018	220-16-340	AMD-P 79-04-015
204-68-090	NEW-P 79-07-050	212-20-240	NEW 79-09-012	220-16-340	AMD 79-05-007
204-68-090	NEW 79-09-092	212-20-245	NEW-P 79-07-018	220-20-010	AMD-P 79-07-124
204-68-100	NEW-E 79-06-072	212-20-245	NEW 79-09-012	220-20-010	AMD 79-10-013
204-68-100	NEW-P 79-07-050	212-20-250	NEW-P 79-07-018	220-20-01000A	NEW-E 79-08-010
204-68-100	NEW 79-09-092	212-20-250	NEW 79-09-012	220-20-01000A	REP-E 79-11-024
204-68-110	NEW-E 79-06-072	212-20-305	NEW-P 79-07-018	220-20-01000B	NEW-E 79-11-024
204-68-110	NEW-P 79-07-050	212-20-305	NEW 79-09-012	220-20-01000B	NEW-P 79-08-101
204-68-110	NEW 79-09-092	212-20-310	NEW-P 79-07-018	220-20-012	NEW-P 79-10-079
204-68-120	NEW-E 79-06-072	212-20-310	NEW 79-09-012	220-20-012	NEW 79-11-069
204-68-120	NEW-P 79-07-050	212-20-315	NEW-P 79-07-018	220-20-012	NEW-P 79-11-070
204-68-120	NEW 79-09-092	212-20-315	NEW 79-09-012	220-20-015	AMD-P 79-07-124
204-68-130	NEW-E 79-06-072	212-20-320	NEW-P 79-07-018	220-20-015	AMD 79-10-013
204-68-130	NEW-P 79-07-050	212-20-320	NEW 79-09-012	220-20-020	AMD-P 79-01-100
204-68-130	NEW 79-09-092	212-20-405	NEW-P 79-07-018	220-20-020	AMD-P 79-02-083
204-68-140	NEW-E 79-06-072	212-20-405	NEW 79-09-012	220-20-020	AMD 79-03-014
204-68-140	NEW-P 79-07-050	212-20-410	NEW-P 79-07-018	220-20-020	AMD-P 79-04-015
204-68-140	NEW 79-09-092	212-20-410	NEW 79-09-012	220-22-010	AMD-P 79-05-116
212-20-001	NEW-P 79-07-018	212-20-415	NEW-P 79-07-018	220-22-010	AMD 79-07-045
212-20-001	NEW 79-09-012	212-20-415	NEW 79-09-012	220-22-030	AMD-P 79-05-116
212-20-010	AMD-P 79-07-018	212-20-420	NEW-P 79-07-018	220-22-030	AMD 79-07-045
212-20-010	AMD 79-09-012	212-20-420	NEW 79-09-012	220-22-03000A	NEW-E 79-08-006
212-20-015	NEW-P 79-07-018	212-20-425	NEW-P 79-07-018	220-22-03000A	REP-E 79-08-072
212-20-015	NEW 79-09-012	212-20-425	NEW 79-09-012	220-22-230	REP-P 79-05-116
212-20-020	REP-P 79-07-018	212-20-430	NEW-P 79-07-018	220-22-310	REP-P 79-05-116
212-20-020	REP 79-09-012	212-20-430	NEW 79-09-012	220-22-310	REP 79-07-045
212-20-025	NEW-P 79-07-018	212-20-500	NEW-P 79-07-018	220-22-320	REP 79-07-045
212-20-025	NEW 79-09-012	212-20-500	NEW 79-09-012	220-22-330	REP-P 79-05-116
212-20-030	REP-P 79-07-018	212-20-600	NEW-P 79-07-018	220-22-330	REP 79-07-045
212-20-030	REP 79-09-012	212-20-600	NEW 79-09-012	220-22-400	AMD-P 79-01-100
212-20-035	NEW-P 79-07-018	212-20-605	NEW-P 79-07-018	220-24-01000B	NEW-E 79-06-073
212-20-035	NEW 79-09-012	212-20-605	NEW 79-09-012	220-24-020	AMD-P 79-05-117
212-20-040	REP-P 79-07-018	212-20-610	NEW-P 79-07-018	220-24-020	AMD 79-07-046
212-20-040	REP 79-09-012	212-20-610	NEW 79-09-012	220-24-02000B	NEW-E 79-08-070
212-20-045	NEW-P 79-07-018	212-20-615	NEW-P 79-07-018	220-24-02000B	REP-E 79-09-107
212-20-045	NEW 79-09-012	212-20-615	NEW 79-09-012	220-24-02000C	NEW-E 79-09-107
212-20-050	REP-P 79-07-018	212-20-620	NEW-P 79-07-018	220-24-02000C	REP-E 79-10-015
212-20-050	REP 79-09-012	212-20-620	NEW 79-09-012	220-24-02000D	NEW-E 79-10-015
212-20-055	NEW-P 79-07-018	212-20-625	NEW-P 79-07-018	220-24-02000D	REP-E 79-11-100
212-20-055	NEW 79-09-012	212-20-625	NEW 79-09-012	220-24-030	AMD-P 79-05-117
212-20-060	REP-P 79-07-018	212-20-630	NEW-P 79-07-018	220-28-001HOA	NEW-E 79-06-056
212-20-060	REP 79-09-012	212-20-630	NEW 79-09-012	220-28-00400B	NEW-E 79-08-006
212-20-065	NEW-P 79-07-018	212-20-635	NEW-P 79-07-018	220-28-00400B	REP-E 79-09-139
212-20-065	NEW 79-09-012	212-20-635	NEW 79-09-012	220-28-00400C	NEW-E 79-09-139
212-20-070	REP-P 79-07-018	212-20-640	NEW-P 79-07-018	220-28-00400C	REP-E 79-10-015
212-20-070	REP 79-09-012	212-20-640	NEW 79-09-012	220-28-00400D	NEW-E 79-10-015
212-20-075	NEW-P 79-07-018	212-20-645	NEW-P 79-07-018	220-28-00400D	REP-E 79-11-100
212-20-075	NEW 79-09-012	212-20-645	NEW 79-09-012	220-28-00400E	NEW-E 79-11-100
212-20-080	REP-P 79-07-018	212-20-650	NEW-P 79-07-018	220-28-004BOG	NEW-E 79-05-081
212-20-080	REP 79-09-012	212-20-650	NEW 79-09-012	220-28-004BOG	REP-E 79-06-004
212-20-085	NEW-P 79-07-018	212-20-655	NEW-P 79-07-018	220-28-004BOH	NEW-E 79-06-004
212-20-085	NEW 79-09-012	212-20-655	NEW 79-09-012	220-28-004BOH	REP-E 79-07-025
212-20-090	NEW-P 79-07-018	212-20-660	NEW-P 79-07-018	220-28-004BOI	NEW-E 79-07-025
212-20-090	NEW 79-09-012	212-20-660	NEW 79-09-012	220-28-004BOJ	NEW-E 79-07-044
212-20-095	NEW-P 79-07-018	212-20-665	NEW-P 79-07-018	220-28-004BOJ	REP-E 79-07-086
212-20-095	NEW 79-09-012	212-20-665	NEW 79-09-012	220-28-004BOK	NEW-E 79-07-086
212-20-100	NEW-P 79-07-018	212-20-990	NEW-P 79-07-018	220-28-004BOK	REP-E 79-08-006
212-20-100	NEW 79-09-012	212-20-990	NEW 79-09-012	220-28-004BOL	NEW-E 79-08-006
212-20-200	NEW-P 79-07-018	220-16-025	AMD-P 79-01-100	220-28-004BOL	REP-E 79-11-071
212-20-200	NEW 79-09-012	220-16-025	AMD 79-03-014	220-28-004BOM	NEW-E 79-11-071
212-20-205	NEW-P 79-07-018	220-16-028	AMD-P 79-01-100	220-28-004BOM	REP-E 79-11-100
212-20-205	NEW 79-09-012	220-16-028	AMD 79-03-014	220-28-004BON	NEW-E 79-11-100
212-20-210	NEW-P 79-07-018	220-16-045	REP-P 79-01-100	220-28-00500I	NEW-E 79-05-081
212-20-210	NEW 79-09-012	220-16-050	REP-P 79-01-100	220-28-00500I	REP-E 79-07-025
212-20-215	NEW-P 79-07-018	220-16-050	REP 79-03-014	220-28-00500J	NEW-E 79-07-025
212-20-215	NEW 79-09-012	220-16-051	NEW-P 79-01-100	220-28-00500K	NEW-E 79-07-044
212-20-220	NEW-P 79-07-018	220-16-051	NEW 79-03-014	220-28-00500K	REP-E 79-07-086
212-20-220	NEW 79-09-012	220-16-060	REP-P 79-01-100	220-28-00500L	NEW-E 79-07-086
212-20-225	NEW-P 79-07-018	220-16-060	REP 79-03-014	220-28-00500L	REP-E 79-08-006

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
220-28-00500M	NEW-E	79-08-006	220-28-00700B	NEW-E	79-05-081	220-28-008FOO	NEW-E	79-07-025
220-28-00500M	REP-E	79-10-089	220-28-00700C	NEW-E	79-07-044	220-28-008FOO	REP-E	79-09-002
220-28-00500N	NEW-E	79-10-089	220-28-00700C	REP-E	79-08-006	220-28-008FOP	NEW-E	79-09-002
220-28-00500N	REP-E	79-11-071	220-28-00700D	NEW-E	79-08-006	220-28-008FOP	REP-E	79-09-036
220-28-00500P	NEW-E	79-11-071	220-28-00700D	REP-E	79-10-089	220-28-008FOQ	NEW-E	79-09-036
220-28-00500P	REP-E	79-11-100	220-28-00700E	NEW-E	79-10-089	220-28-008FOQ	REP-E	79-10-014
220-28-00500Q	NEW-E	79-11-100	220-28-00700E	REP-E	79-11-071	220-28-008FOR	NEW-E	79-10-014
220-28-005F0F	NEW-E	79-07-086	220-28-00700F	NEW-E	79-11-071	220-28-008FOR	REP-E	79-10-045
220-28-005F0F	REP-E	79-09-020	220-28-007AOA	NEW-E	79-05-081	220-28-008FOS	NEW-E	79-10-045
220-28-005F0G	NEW-E	79-09-020	220-28-007AOB	NEW-E	79-07-044	220-28-008FOS	REP-E	79-11-071
220-28-005F0G	REP-E	79-10-100	220-28-007AOB	REP-E	79-08-006	220-28-008FOT	NEW-E	79-11-071
220-28-005F0H	NEW-E	79-10-100	220-28-007AOC	NEW-E	79-08-006	220-28-008G0C	NEW-E	79-09-002
220-28-005F0H	REP-E	79-11-117	220-28-007AOC	REP-E	79-10-089	220-28-008G0C	REP-E	79-10-045
220-28-005FOI	NEW-E	79-11-117	220-28-007A0D	NEW-E	79-10-089	220-28-008G0D	NEW-E	79-10-045
220-28-005G0B	NEW-E	79-08-045	220-28-007A0D	REP-E	79-11-071	220-28-008G0D	REP-E	79-11-071
220-28-005G0B	REP-E	79-09-020	220-28-007A0E	NEW-E	79-11-071	220-28-008G0E	NEW-E	79-11-071
220-28-00600J	NEW-E	79-05-081	220-28-007B0J	NEW-E	79-05-081	220-28-008H0D	NEW-E	79-09-002
220-28-00600J	REP-E	79-07-025	220-28-007B0K	NEW-E	79-08-045	220-28-008H0D	REP-E	79-10-045
220-28-00600K	NEW-E	79-07-025	220-28-007B0K	REP-E	79-09-020	220-28-008H0E	NEW-E	79-10-045
220-28-00600L	NEW-E	79-07-044	220-28-007B0L	NEW-E	79-09-036	220-28-008H0E	REP-E	79-11-071
220-28-00600L	REP-E	79-08-006	220-28-007B0L	REP-E	79-11-071	220-28-008H0F	NEW-E	79-11-071
220-28-00600M	NEW-E	79-08-006	220-28-007B0M	NEW-E	79-11-071	220-28-008J0A	NEW-E	79-10-100
220-28-00600M	REP-E	79-10-089	220-28-007C0K	NEW-E	79-05-081	220-28-00900E	NEW-E	79-07-025
220-28-00600N	NEW-E	79-10-089	220-28-007C0L	NEW-E	79-07-086	220-28-00900E	REP-E	79-08-006
220-28-00600N	REP-E	79-11-071	220-28-007C0L	REP-E	79-08-006	220-28-00900F	NEW-E	79-08-006
220-28-00600P	NEW-E	79-11-071	220-28-007C0M	NEW-E	79-08-006	220-28-00900F	REP-E	79-10-045
220-28-006A0G	NEW-E	79-05-081	220-28-007C0M	REP-E	79-08-045	220-28-00900G	NEW-E	79-10-045
220-28-006A0H	NEW-E	79-07-044	220-28-007C0N	NEW-E	79-08-045	220-28-00900H	NEW-E	79-11-071
220-28-006A0H	REP-E	79-08-006	220-28-007C0N	REP-E	79-09-020	220-28-01000H	NEW-E	79-07-025
220-28-006A0I	NEW-E	79-08-006	220-28-007C0P	NEW-E	79-09-020	220-28-01000H	REP-E	79-08-006
220-28-006A0I	REP-E	79-10-089	220-28-007C0P	REP-E	79-09-036	220-28-01000I	NEW-E	79-08-006
220-28-006A0J	NEW-E	79-10-089	220-28-007C0Q	NEW-E	79-09-036	220-28-01000I	REP-E	79-09-062
220-28-006A0J	REP-E	79-11-071	220-28-007C0Q	REP-E	79-09-062	220-28-01000J	NEW-E	79-09-062
220-28-006A0K	NEW-E	79-11-071	220-28-007C0R	NEW-E	79-09-062	220-28-01000J	REP-E	79-11-071
220-28-006B0K	NEW-E	79-07-025	220-28-007C0R	REP-E	79-11-071	220-28-01000K	NEW-E	79-11-071
220-28-006B0K	REP-E	79-08-006	220-28-007C0S	NEW-E	79-11-071	220-28-010A0L	NEW-E	79-07-025
220-28-006B0L	NEW-E	79-08-006	220-28-007F0E	REP-E	79-02-002	220-28-010A0L	REP-E	79-08-006
220-28-006B0L	REP-E	79-10-045	220-28-007F0F	NEW-E	79-05-081	220-28-010A0M	NEW-E	79-10-014
220-28-006B0M	NEW-E	79-10-045	220-28-007F0G	NEW-E	79-08-045	220-28-010A0M	REP-E	79-10-039
220-28-006B0M	REP-E	79-11-071	220-28-007F0G	REP-E	79-11-024	220-28-010A0N	NEW-E	79-11-100
220-28-006B0N	NEW-E	79-11-071	220-28-007F0H	NEW-E	79-11-071	220-28-010B0L	NEW-E	79-07-025
220-28-006C0C	NEW-E	79-05-081	220-28-007F0H	REP-E	79-11-073	220-28-010B0L	REP-E	79-08-006
220-28-006C0C	REP-E	79-07-025	220-28-007G0C	REP-E	79-02-002	220-28-010B0M	NEW-E	79-08-006
220-28-006C0D	NEW-E	79-07-025	220-28-007G0D	NEW-E	79-07-086	220-28-010C0I	NEW-E	79-07-025
220-28-006C0E	NEW-E	79-07-044	220-28-007G0D	REP-E	79-10-100	220-28-010C0I	REP-E	79-08-006
220-28-006C0E	REP-E	79-07-086	220-28-007G0E	NEW-E	79-10-100	220-28-010C0J	NEW-E	79-08-006
220-28-006C0F	NEW-E	79-07-086	220-28-007G0E	REP-E	79-11-071	220-28-010C0J	REP-E	79-11-005
220-28-006C0F	REP-E	79-08-006	220-28-007G0F	NEW-E	79-11-071	220-28-010C0K	NEW-E	79-11-005
220-28-006C0G	NEW-E	79-08-006	220-28-00800Q	NEW-E	79-05-081	220-28-010D0G	REP-E	79-02-002
220-28-006C0G	REP-E	79-10-089	220-28-00800Q	REP-E	79-07-025	220-28-010D0H	NEW-E	79-07-025
220-28-006C0H	NEW-E	79-10-089	220-28-00800R	NEW-E	79-07-025	220-28-010D0H	REP-E	79-08-006
220-28-006C0H	REP-E	79-11-071	220-28-00800R	REP-E	79-08-006	220-28-010D0I	NEW-E	79-08-006
220-28-006C0I	NEW-E	79-11-071	220-28-00800S	NEW-E	79-08-006	220-28-010D0I	REP-E	79-11-005
220-28-006D0A	NEW-E	79-08-006	220-28-00800S	REP-E	79-09-002	220-28-010D0J	NEW-E	79-11-005
220-28-006D0A	REP-E	79-09-020	220-28-00800T	NEW-E	79-09-002	220-28-010D0J	REP-E	79-11-093
220-28-006D0B	NEW-E	79-09-020	220-28-00800T	REP-E	79-09-036	220-28-010D0K	NEW-E	79-11-093
220-28-006D0B	REP-E	79-09-036	220-28-00800U	NEW-E	79-09-036	220-28-010E0D	NEW-E	79-11-071
220-28-006D0C	NEW-E	79-09-036	220-28-00800U	REP-E	79-10-014	220-28-010F0I	NEW-E	79-10-014
220-28-006D0C	REP-E	79-10-014	220-28-00800V	NEW-E	79-10-014	220-28-010F0I	REP-E	79-10-058
220-28-006D0D	NEW-E	79-10-014	220-28-00800V	REP-E	79-11-071	220-28-010F0J	NEW-E	79-10-058
220-28-006D0D	REP-E	79-10-089	220-28-00800W	NEW-E	79-11-071	220-28-010F0J	REP-E	79-10-105
220-28-006F0D	NEW-E	79-09-020	220-28-008A0G	NEW-E	79-09-002	220-28-010F0K	NEW-E	79-10-105
220-28-006F0D	REP-E	79-09-036	220-28-008A0G	REP-E	79-09-051	220-28-010F0K	REP-E	79-10-115
220-28-006F0E	NEW-E	79-09-036	220-28-008A0H	NEW-E	79-09-051	220-28-01100E	NEW-E	79-09-062
220-28-006F0E	REP-E	79-10-100	220-28-008A0H	REP-E	79-10-014	220-28-01100E	REP-E	79-11-071
220-28-006F0F	NEW-E	79-10-100	220-28-008A0I	NEW-E	79-10-014	220-28-01100F	NEW-E	79-11-071
220-28-006F0F	REP-E	79-11-004	220-28-008A0I	REP-E	79-10-110	220-28-011A0G	NEW-E	79-09-079
220-28-006G0D	NEW-E	79-09-020	220-28-008A0J	NEW-E	79-10-110	220-28-011A0G	REP-E	79-10-014
220-28-006G0D	REP-E	79-09-106	220-28-008A0J	REP-E	79-11-071	220-28-011A0H	NEW-E	79-10-014
220-28-006G0E	NEW-E	79-09-106	220-28-008A0K	NEW-E	79-11-071	220-28-011A0H	REP-E	79-10-047
220-28-006G0E	REP-E	79-10-089	220-28-008A0K	REP-E	79-11-091	220-28-011A0I	NEW-E	79-11-117
220-28-006G0F	NEW-E	79-10-089	220-28-008A0L	NEW-E	79-11-091	220-28-011F0F	NEW-E	79-09-079
220-28-006G0F	REP-E	79-10-100	220-28-008F0N	NEW-E	79-05-081	220-28-011F0F	REP-E	79-10-014
220-28-006G0G	NEW-E	79-10-100	220-28-008F0N	REP-E	79-07-025	220-28-011F0G	NEW-E	79-10-014

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
220-28-011FOG	REP-E 79-10-047	220-32-03000M	NEW-E 79-03-073	220-44-020	AMD 79-06-085
220-28-011G0C	NEW-E 79-09-079	220-32-03000N	NEW-E 79-09-005	220-44-030	AMD-P 79-01-100
220-28-011G0C	REP-E 79-10-014	220-32-03000P	REP-E 79-09-037	220-44-030	AMD 79-03-014
220-28-011G0D	NEW-E 79-10-014	220-32-03000Q	NEW-E 79-09-037	220-44-040	AMD-P 79-01-100
220-28-011G0D	REP-E 79-10-100	220-32-03000R	REP-E 79-10-027	220-44-040	AMD 79-03-014
220-28-01200I	NEW-E 79-08-081	220-32-03000S	NEW-E 79-10-027	220-47-50300A	NEW-E 79-09-107
220-28-01200I	REP-E 79-09-036	220-32-03000T	REP-E 79-10-059	220-48-080	AMD-P 79-01-100
220-28-01200J	NEW-E 79-09-036	220-32-03000U	NEW-E 79-10-059	220-48-080	AMD 79-03-014
220-28-01200J	REP-E 79-09-051	220-32-03000V	REP-E 79-10-080	220-48-08000A	NEW-E 79-02-045
220-28-01200K	NEW-E 79-09-051	220-32-03000W	NEW-E 79-10-080	220-48-09100A	NEW-E 79-02-013
220-28-01200K	REP-E 79-10-014	220-32-03000X	REP-E 79-11-118	220-48-09600C	NEW-E 79-04-002
220-28-01200L	NEW-E 79-10-014	220-32-03000Y	NEW-E 79-11-118	220-48-100	AMD-P 79-01-100
220-28-01200L	REP-E 79-11-071	220-32-03600B	NEW-E 79-03-024	220-48-100	AMD 79-03-014
220-28-01200M	NEW-E 79-11-071	220-32-04000E	NEW-E 79-02-035	220-49-020	AMD-P 79-01-100
220-28-012A0E	NEW-E 79-10-014	220-32-04000F	NEW-E 79-05-093	220-49-020	AMD 79-03-014
220-28-012A0E	REP-E 79-10-076	220-32-04000G	REP-E 79-06-080	220-49-02000D	NEW-E 79-03-009
220-28-012A0F	NEW-E 79-11-117	220-32-04000H	NEW-E 79-08-100	220-49-02100B	NEW-E 79-04-098
220-28-012B0C	NEW-E 79-08-081	220-32-04000I	NEW-E 79-06-080	220-49-02100B	REP-E 79-05-051
220-28-012B0C	REP-E 79-09-036	220-32-05100H	NEW-E 79-02-035	220-49-02100C	NEW-E 79-05-051
220-28-012B0D	NEW-E 79-09-036	220-32-05100I	REP-E 79-04-050	220-49-02100C	REP-E 79-05-094
220-28-012B0D	REP-E 79-09-051	220-32-05100J	NEW-E 79-04-050	220-49-02100D	NEW-E 79-05-094
220-28-012B0E	NEW-E 79-09-051	220-32-05100J	NEW-E 79-09-005	220-49-022	AMD-P 79-01-100
220-28-012B0E	REP-E 79-10-014	220-32-05100K	REP-E 79-09-049	220-49-022	AMD 79-03-014
220-28-012B0F	NEW-E 79-10-014	220-32-05100L	NEW-E 79-09-049	220-50-010	NEW-P 79-02-083
220-28-012B0F	REP-E 79-11-071	220-32-05100M	REP-E 79-10-080	220-50-010	NEW-P 79-04-015
220-28-012B0G	NEW-E 79-11-071	220-32-05100N	NEW-E 79-10-080	220-50-020	NEW-P 79-02-083
220-28-012C0H	NEW-E 79-08-006	220-32-05500B	NEW-E 79-09-005	220-50-020	NEW-P 79-04-015
220-28-012C0H	REP-E 79-08-045	220-32-05700D	NEW-E 79-02-035	220-50-030	NEW-P 79-02-083
220-28-012C0I	NEW-E 79-08-045	220-32-05700E	NEW-E 79-08-100	220-50-030	NEW-P 79-04-015
220-28-012C0I	REP-E 79-09-051	220-32-05800C	NEW-E 79-10-028	220-50-040	NEW-P 79-02-083
220-28-012C0J	NEW-E 79-09-051	220-32-05800D	REP-E 79-10-048	220-50-040	NEW-P 79-04-015
220-28-012C0J	REP-E 79-10-014	220-32-05800D	NEW-E 79-10-048	220-50-050	NEW-P 79-02-083
220-28-012C0K	NEW-E 79-10-014	220-32-05800E	REP-E 79-10-080	220-50-050	NEW-P 79-04-015
220-28-012C0K	REP-E 79-10-045	220-32-05800E	NEW-E 79-10-080	220-50-060	NEW-P 79-02-083
220-28-012C0L	NEW-E 79-10-045	220-36-02000A	NEW-E 79-08-076	220-50-060	NEW-P 79-04-015
220-28-012C0L	REP-E 79-11-005	220-36-02100M	NEW-E 79-08-007	220-50-080	NEW-P 79-02-083
220-28-012C0M	NEW-E 79-11-005	220-36-02100M	REP-E 79-09-043	220-50-080	NEW-P 79-04-015
220-28-012C0M	REP-E 79-11-048	220-36-02100N	NEW-E 79-09-043	220-50-100	NEW-P 79-02-083
220-28-012C0N	NEW-E 79-11-048	220-36-02100N	REP-E 79-11-050	220-50-100	NEW-P 79-04-015
220-28-012C0N	REP-E 79-11-071	220-36-02100P	NEW-E 79-11-050	220-52-018	AMD 79-02-053
220-28-012C0P	NEW-E 79-11-071	220-36-02100P	REP-E 79-11-093	220-52-019	AMD 79-02-053
220-28-012C0P	REP-E 79-11-100	220-36-02100Q	NEW-E 79-11-093	220-52-019	AMD-P 79-10-162
220-28-012C0Q	NEW-E 79-11-100	220-36-03001	AMD-P 79-02-083	220-52-01901	AMD-P 79-10-162
220-28-012D0J	NEW-E 79-08-006	220-36-03001	AMD-P 79-04-015	220-52-01900C	NEW-E 79-07-043
220-28-012D0J	REP-E 79-10-014	220-36-03001	AMD 79-05-007	220-52-01900C	REP-E 79-07-058
220-28-012D0K	NEW-E 79-10-014	220-40-02000A	NEW-E 79-08-076	220-52-01900D	NEW-E 79-07-058
220-28-012D0K	REP-E 79-11-071	220-40-02000A	REP-E 79-09-107	220-52-01900D	REP-E 79-10-062
220-28-012D0L	NEW-E 79-11-071	220-40-02000B	NEW-E 79-09-107	220-52-01900E	NEW-E 79-10-062
220-28-012E0D	NEW-E 79-07-086	220-40-021	AMD-P 79-05-117	220-52-040	AMD 79-02-053
220-28-012E0D	REP-E 79-08-006	220-40-021	AMD 79-07-046	220-52-043	AMD 79-02-053
220-28-012F0B	NEW-E 79-09-051	220-40-02100H	NEW-E 79-08-007	220-52-050	AMD 79-02-053
220-28-012F0B	REP-E 79-10-045	220-40-02100H	REP-E 79-08-072	220-52-053	AMD 79-02-053
220-28-012F0C	NEW-E 79-10-045	220-40-022	AMD-P 79-05-117	220-52-053	AMD 79-02-053
220-28-012F0C	REP-E 79-11-071	220-40-022	AMD 79-07-046	220-52-05300D	NEW-E 79-05-118
220-28-012F0D	NEW-E 79-11-071	220-40-02200G	NEW-E 79-10-029	220-52-05300E	NEW-E 79-07-008
220-28-01300L	NEW-E 79-09-062	220-40-02200G	REP-E 79-10-077	220-52-060	AMD 79-02-053
220-28-01300L	REP-E 79-11-071	220-40-02200H	NEW-E 79-10-077	220-52-071	AMD 79-02-053
220-28-01300M	NEW-E 79-11-071	220-40-02200H	REP-E 79-10-106	220-52-073	AMD 79-02-053
220-28-01300M	REP-E 79-11-100	220-40-02200I	NEW-E 79-10-106	220-52-074	AMD 79-02-053
220-28-01300N	NEW-E 79-11-100	220-40-02200I	REP-E 79-10-106	220-52-07400A	REP-E 79-02-042
220-28-013A0C	NEW-E 79-11-117	220-40-02200J	REP-E 79-10-163	220-52-07400B	NEW-E 79-02-042
220-28-013B0G	REP-E 79-02-002	220-40-02200J	NEW-E 79-10-163	220-52-075	NEW 79-02-053
220-28-013B0H	NEW-E 79-09-062	220-40-02200K	REP-E 79-11-017	220-52-075	AMD-P 79-10-162
220-28-013B0H	REP-E 79-11-071	220-40-02200L	NEW-E 79-11-017	220-55-010	NEW-P 79-07-123
220-28-013B0I	NEW-E 79-11-071	220-40-02200L	REP-E 79-11-050	220-55-010	NEW 79-09-021
220-28-013G0C	REP-E 79-02-002	220-40-02200L	NEW-E 79-11-050	220-55-015	NEW-P 79-07-123
220-28-013G0D	NEW-E 79-03-003	220-40-02200L	REP-E 79-11-100	220-55-015	NEW 79-09-021
220-28-013G0E	NEW-E 79-10-063	220-40-024	AMD-P 79-05-117	220-55-020	NEW-P 79-07-123
220-28-04000A	NEW-E 79-06-003	220-40-024	AMD 79-07-046	220-55-020	NEW 79-09-021
220-28-04000A	REP-E 79-08-006	220-40-025	AMD-P 79-05-117	220-55-025	NEW-P 79-07-123
220-32-02200B	NEW-E 79-02-035	220-40-025	AMD 79-07-046	220-55-025	NEW 79-09-021
220-32-02200C	NEW-E 79-08-100	220-40-030	AMD-P 79-02-083	220-55-030	NEW-P 79-07-123
220-32-03000L	NEW-E 79-02-035	220-40-030	AMD-P 79-04-015	220-55-030	NEW 79-09-021
220-32-03000L	REP-E 79-03-073	220-40-030	AMD 79-05-007	220-55-035	NEW-P 79-07-123
		220-44-020	AMD-P 79-04-097	220-55-035	NEW 79-09-021

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
220-55-040	NEW-P	79-07-123	220-57-24000C	NEW-E	79-11-033	220-95-025	REP-P	79-07-124
220-55-040	NEW	79-09-021	220-57-24000C	REP-E	79-11-082	220-95-025	REP	79-10-013
220-55-045	NEW-P	79-07-123	220-57-260	AMD	79-02-052	220-95-030	AMD-P	79-07-124
220-55-045	NEW	79-09-021	220-57-265	AMD	79-02-052	220-95-030	AMD	79-10-013
220-55-050	NEW-P	79-07-123	220-57-26500A	NEW-E	79-11-033	220-95-035	REP-P	79-07-124
220-55-050	NEW	79-09-021	220-57-26500A	REP-E	79-11-082	220-95-035	REP	79-10-013
220-55-055	NEW-P	79-07-123	220-57-270	AMD	79-02-052	220-95-050	AMD-P	79-07-124
220-55-055	NEW	79-09-021	220-57-290	AMD	79-02-052	220-95-050	AMD	79-10-013
220-55-060	NEW-P	79-07-123	220-57-29000A	NEW-E	79-06-017	230-02-010	AMD-P	79-05-121
220-55-060	NEW	79-09-021	220-57-305	AMD	79-02-052	230-02-010	AMD	79-07-019
220-55-065	NEW-P	79-07-123	220-57-310	AMD	79-02-052	230-04-070	AMD-P	79-03-090
220-55-065	NEW	79-09-021	220-57-31500A	NEW-E	79-06-017	230-04-070	AMD	79-05-026
220-56-013	AMD-P	79-05-117	220-57-31500A	REP-E	79-08-100	230-04-110	AMD-P	79-05-121
220-56-013	AMD	79-07-046	220-57-345	AMD	79-02-052	230-04-110	AMD	79-07-019
220-56-01300C	NEW-E	79-09-059	220-57-350	AMD	79-02-052	230-04-140	AMD-P	79-07-064
220-56-01300C	REP-E	79-09-122	220-57-370	AMD	79-02-052	230-04-140	AMD	79-09-029
220-56-01300D	NEW-E	79-09-122	220-57-38000A	NEW-E	79-11-033	230-04-141	REP-P	79-07-064
220-56-01300D	REP-E	79-11-050	220-57-38000A	REP-E	79-11-082	230-04-141	REP	79-09-029
220-56-01300E	NEW-E	79-11-050	220-57-385	AMD	79-02-052	230-04-142	NEW-P	79-07-069
220-56-019	AMD	79-02-052	220-57-38500B	NEW-E	79-06-006	230-04-142	NEW	79-09-029
220-56-021	AMD	79-02-052	220-57-400	AMD	79-02-052	230-04-199	NEW-P	79-03-090
220-56-023	AMD	79-02-052	220-57-40500A	NEW-E	79-11-033	230-04-199	NEW	79-05-026
220-56-050	AMD-P	79-02-054	220-57-40500A	REP-E	79-11-082	230-04-200	AMD-P	79-03-090
220-56-050	AMD	79-04-041	220-57-42500A	NEW-E	79-09-059	230-04-200	AMD	79-05-026
220-56-05000A	NEW-E	79-11-092	220-57-435	AMD	79-02-052	230-04-200	AMD-P	79-10-125
220-56-063	AMD-P	79-05-117	220-57-455	AMD	79-02-052	230-04-450	AMD-P	79-07-069
220-56-06300B	NEW-E	79-05-042	220-57-460	AMD	79-02-052	230-04-450	AMD	79-09-029
220-56-06300B	REP-E	79-08-072	220-57-46000B	NEW-E	79-06-006	230-08-140	AMD-P	79-07-064
220-56-06300C	NEW-E	79-09-108	220-57-46000C	NEW-E	79-09-080	230-08-140	AMD	79-09-029
220-56-06300C	REP-E	79-09-122	220-57-465	AMD	79-02-052	230-25-035	NEW-P	79-10-125
220-56-06300D	NEW-E	79-09-122	220-57-473	NEW	79-02-052	230-25-120	AMD-P	79-09-110
220-56-06300D	REP-E	79-10-046	220-57-480	AMD	79-02-052	230-25-120	AMD	79-11-074
220-56-06300E	NEW-E	79-10-046	220-57-48500A	NEW-E	79-06-017	230-30-015	AMD-P	79-05-121
220-56-06300E	REP-E	79-11-015	220-57-49500A	NEW-E	79-11-033	230-30-015	AMD	79-07-019
220-56-06300F	NEW-E	79-11-015	220-57-49500A	REP-E	79-11-082	230-30-070	AMD-P	79-07-064
220-56-064	AMD-P	79-05-117	220-57-505	AMD	79-02-052	230-30-070	AMD	79-09-029
220-56-065	AMD	79-02-052	220-57-50500A	NEW-E	79-06-017	230-30-075	AMD-P	79-07-064
220-56-06500A	NEW-E	79-03-046	220-57-50500A	REP-E	79-08-100	230-30-075	AMD	79-09-029
220-56-06500B	NEW-E	79-07-013	220-57-51000A	NEW-E	79-11-033	230-30-080	AMD-P	79-05-121
220-56-06500C	NEW-E	79-10-061	220-57-51000A	REP-E	79-11-082	230-30-080	AMD	79-07-019
220-56-080	AMD	79-02-052	220-57-515	AMD	79-02-052	230-30-100	AMD-P	79-05-121
220-56-08000G	NEW-E	79-02-051	220-57-51500B	NEW-E	79-06-017	230-30-100	AMD	79-07-019
220-56-08000G	REP-E	79-05-034	220-57-51500B	REP-E	79-08-100	230-30-106	AMD-P	79-07-064
220-56-084	AMD	79-02-052	220-57-52500A	NEW-E	79-06-057	230-30-106	AMD	79-09-029
220-56-08400D	NEW-E	79-05-118	220-57A-005	AMD	79-02-052	230-30-200	AMD-P	79-07-064
220-56-086	AMD	79-02-052	220-57A-010	AMD	79-02-052	230-60-015	AMD-P	79-05-121
220-56-088	AMD	79-02-052	220-57A-03000C	NEW-E	79-10-009	230-60-015	AMD	79-07-019
220-57-130	AMD	79-02-052	220-57A-03000C	REP-E	79-10-094	230-60-045	AMD-P	79-09-110
220-57-135	AMD	79-02-052	220-57A-040	AMD	79-02-052	230-60-045	AMD	79-11-074
220-57-137	NEW	79-02-052	220-57A-060	REP	79-02-052	230-60-045	AMD-E	79-11-075
220-57-145	AMD	79-02-052	220-57A-065	AMD	79-02-052	232-12-010	AMD-P	79-05-107
220-57-155	AMD	79-02-052	220-57A-080	AMD	79-02-052	232-12-010	AMD	79-08-066
220-57-160	AMD	79-02-052	220-57A-095	AMD	79-02-052	232-12-040	AMD-P	79-08-137
220-57-16000D	NEW-E	79-06-013	220-57A-115	AMD	79-02-052	232-12-070	AMD-P	79-05-107
220-57-16000D	REP-E	79-08-100	220-57A-120	AMD	79-02-052	232-12-070	AMD	79-08-066
220-57-16000E	NEW-E	79-06-017	220-57A-135	AMD	79-02-052	232-12-130	AMD-P	79-05-107
220-57-16000E	REP-E	79-08-100	220-57A-150	AMD	79-02-052	232-12-130	AMD	79-08-066
220-57-16000F	NEW-E	79-10-090	220-57A-155	AMD	79-02-052	232-12-201	NEW	79-08-066
220-57-200	AMD	79-02-052	220-57A-185	AMD	79-02-052	232-12-205	NEW-P	79-05-107
220-57-205	AMD	79-02-052	220-57A-190	AMD	79-02-052	232-12-360	AMD-P	79-05-107
220-57-20500A	NEW-E	79-11-033	220-74-020	AMD-P	79-07-124	232-12-360	AMD	79-08-066
220-57-20500A	REP-E	79-11-082	220-74-020	AMD	79-10-013	232-12-490	AMD-P	79-04-096
220-57-210	AMD	79-02-052	220-74-022	NEW-P	79-07-124	232-12-490	AMD	79-07-010
220-57-21000A	NEW-E	79-11-033	220-74-022	NEW	79-10-013	232-12-500	AMD-P	79-05-107
220-57-21000A	REP-E	79-11-082	220-95-010	AMD	79-03-025	232-12-500	AMD	79-08-066
220-57-215	AMD	79-02-052	220-95-010	AMD-P	79-08-101	232-12-510	AMD	79-02-008
220-57-21500A	NEW-E	79-11-033	220-95-010	AMD-P	79-10-079	232-12-655	NEW-P	79-05-107
220-57-21500A	REP-E	79-11-082	220-95-010	AMD	79-11-069	232-12-655	NEW	79-08-066
220-57-220	AMD	79-02-052	220-95-010	AMD-P	79-11-070	232-12-816	AMD-P	79-05-107
220-57-235	AMD	79-02-052	220-95-015	AMD	79-03-025	232-12-816	AMD	79-08-066
220-57-240	AMD	79-02-052	220-95-015	AMD-P	79-07-124	232-16-070	AMD-P	79-08-137
220-57-24000A	NEW-E	79-05-097	220-95-015	AMD	79-10-013	232-16-070	AMD	79-10-166
220-57-24000A	REP-E	79-06-006	220-95-020	AMD-P	79-07-124	232-16-600	NEW-P	79-07-126
220-57-24000B	NEW-E	79-06-006	220-95-020	AMD	79-10-013	232-16-600	NEW	79-09-082

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
232-18	AMD-P	79-05-011	232-18-500	AMD	79-08-116	247-02-010	NEW-E	79-08-005
232-18-025	AMD-P	79-02-009	232-18-535	AMD-P	79-02-009	247-02-010	NEW-P	79-08-037
232-18-025	AMD	79-08-116	232-18-535	AMD	79-08-116	247-02-010	NEW	79-10-101
232-18-040	AMD-P	79-02-009	232-18-540	AMD-P	79-02-009	247-02-010	NEW-E	79-10-102
232-18-040	AMD	79-08-116	232-18-540	AMD	79-08-116	247-02-020	NEW-E	79-08-005
232-18-050	AMD-P	79-02-009	232-18-545	AMD-P	79-02-009	247-02-020	NEW-P	79-08-037
232-18-050	AMD	79-08-116	232-18-545	AMD	79-08-116	247-02-020	NEW	79-10-101
232-18-060	AMD-P	79-02-009	232-18-550	AMD-P	79-02-009	247-02-020	NEW-E	79-10-102
232-18-060	AMD	79-08-116	232-18-550	AMD	79-08-116	247-02-030	NEW-E	79-08-005
232-18-100	AMD-P	79-02-009	232-18-570	AMD-P	79-02-009	247-02-030	NEW-P	79-08-037
232-18-100	AMD	79-08-116	232-18-570	AMD	79-08-116	247-02-030	NEW	79-10-101
232-18-150	AMD-P	79-02-009	232-18-580	AMD-P	79-02-009	247-02-030	NEW-E	79-10-102
232-18-150	AMD	79-08-116	232-18-580	AMD	79-08-116	247-02-040	NEW-E	79-08-005
232-18-190	AMD-P	79-02-009	232-18-600	AMD-P	79-02-009	247-02-040	NEW-P	79-08-037
232-18-190	AMD	79-08-116	232-18-600	AMD	79-08-116	247-02-040	NEW	79-10-101
232-18-203	AMD-P	79-02-009	232-18-650	AMD-P	79-02-009	247-02-040	NEW-E	79-10-102
232-18-203	AMD	79-08-116	232-18-650	AMD	79-08-116	247-02-050	NEW-E	79-08-005
232-18-205	AMD-P	79-02-009	232-18-660	AMD-P	79-02-009	247-02-050	NEW-P	79-08-037
232-18-205	AMD	79-08-116	232-18-660	AMD	79-08-116	247-02-050	NEW	79-10-101
232-18-240	AMD-P	79-02-009	232-18-690	AMD-P	79-02-009	247-02-050	NEW-E	79-10-102
232-18-240	AMD	79-08-116	232-18-690	AMD	79-08-116	247-12-010	NEW-E	79-08-005
232-18-300	AMD-P	79-02-009	232-18-695	AMD-P	79-02-009	247-12-010	NEW-P	79-08-037
232-18-300	AMD	79-08-116	232-18-695	AMD	79-08-116	247-12-010	NEW	79-10-101
232-18-305	AMD-P	79-02-009	232-18-700	AMD-P	79-02-009	247-12-010	NEW-E	79-10-102
232-18-305	AMD	79-08-116	232-18-700	AMD	79-08-116	247-12-020	NEW-E	79-08-005
232-18-310	AMD-P	79-02-009	232-18-830	REP-P	79-02-009	247-12-020	NEW-P	79-08-037
232-18-310	AMD	79-08-116	232-18-830	REP	79-08-116	247-12-020	NEW	79-10-101
232-18-320	AMD-P	79-02-009	232-18-835	REP-P	79-02-009	247-12-020	NEW-E	79-10-102
232-18-320	AMD	79-08-116	232-18-835	REP	79-08-116	247-12-030	NEW-E	79-08-005
232-18-330	AMD-P	79-02-009	232-28-101	REP-P	79-05-107	247-12-030	NEW-P	79-08-037
232-18-330	AMD	79-08-116	232-28-101	REP	79-08-066	247-12-030	NEW	79-10-101
232-18-340	AMD-P	79-02-009	232-28-102	NEW-P	79-05-107	247-12-030	NEW-E	79-10-102
232-18-340	AMD	79-08-116	232-28-102	NEW	79-08-066	247-12-040	NEW-E	79-08-005
232-18-345	AMD-P	79-02-009	232-28-201	REP-P	79-04-096	247-12-040	NEW-P	79-08-037
232-18-345	AMD	79-08-116	232-28-201	REP	79-07-051	247-12-040	NEW	79-10-101
232-18-350	AMD-P	79-02-009	232-28-202	NEW-P	79-04-096	247-12-040	NEW-E	79-10-102
232-18-350	AMD	79-08-116	232-28-202	NEW	79-07-051	247-12-050	NEW-E	79-08-005
232-18-355	AMD-P	79-02-009	232-28-301	REP-P	79-04-096	247-12-050	NEW-P	79-08-037
232-18-355	AMD	79-08-116	232-28-301	REP	79-07-051	247-12-050	NEW	79-10-101
232-18-360	AMD-P	79-02-009	232-28-302	NEW-P	79-04-096	247-12-050	NEW-E	79-10-102
232-18-360	AMD	79-08-116	232-28-302	NEW	79-07-051	247-12-060	NEW-E	79-08-005
232-18-365	AMD-P	79-02-009	232-28-401	REP-P	79-07-100	247-12-060	NEW-P	79-08-037
232-18-365	AMD	79-08-116	232-28-401	REP	79-10-035	247-12-060	NEW	79-10-101
232-18-370	AMD-P	79-02-009	232-28-402	NEW-P	79-07-100	247-12-060	NEW-E	79-10-102
232-18-370	AMD	79-08-116	232-28-402	NEW	79-10-035	247-12-070	NEW-E	79-08-005
232-18-375	AMD-P	79-02-009	232-28-501	REP-P	79-05-107	247-12-070	NEW-P	79-08-037
232-18-375	AMD	79-08-116	232-28-501	REP	79-09-050	247-12-070	NEW	79-10-101
232-18-400	AMD-P	79-02-009	232-28-502	NEW-P	79-05-107	247-12-070	NEW-E	79-10-102
232-18-400	AMD	79-08-116	232-28-502	NEW	79-09-050	247-12-080	NEW-E	79-08-005
232-18-410	AMD-P	79-02-009	232-28-601	REP-P	79-07-100	247-12-080	NEW-P	79-08-037
232-18-410	AMD	79-08-116	232-28-601	REP	79-11-112	247-12-080	NEW	79-10-101
232-18-420	AMD-P	79-02-009	232-28-601000A	NEW-E	79-05-012	247-12-080	NEW-E	79-10-102
232-18-420	AMD	79-08-116	232-28-601000B	NEW-E	79-05-013	247-12-090	NEW-E	79-08-005
232-18-425	AMD-P	79-02-009	232-28-60101	NEW-P	79-04-096	247-12-090	NEW-P	79-08-037
232-18-425	AMD	79-08-116	232-28-601000C	NEW-E	79-05-108	247-12-090	NEW	79-10-101
232-18-440	AMD-P	79-02-009	232-28-60101	NEW	79-07-011	247-12-090	NEW-E	79-10-102
232-18-440	AMD	79-08-116	232-28-60102	NEW-P	79-04-096	247-12-100	NEW-E	79-08-005
232-18-442	AMD-P	79-02-009	232-28-60102	NEW	79-07-011	247-12-100	NEW-P	79-08-037
232-18-442	AMD	79-08-116	232-28-60103	NEW-E	79-08-117	247-12-100	NEW	79-10-101
232-18-444	AMD-P	79-02-009	232-28-60104	NEW-E	79-08-122	247-12-100	NEW-E	79-10-102
232-18-444	AMD	79-08-116	232-28-602	NEW-P	79-07-100	247-12-101	NEW-E	79-08-005
232-18-450	AMD-P	79-02-009	232-28-602	NEW	79-11-112	247-12-101	NEW-P	79-08-037
232-18-450	AMD	79-08-116	232-28-700	REP	79-03-039	247-12-101	NEW	79-10-101
232-18-455	AMD-P	79-02-009	232-28-701	NEW	79-03-039	247-12-101	NEW-E	79-10-102
232-18-455	AMD	79-08-116	232-28-701	REP-P	79-11-128	247-16-010	NEW-E	79-08-005
232-18-460	AMD-P	79-02-009	232-28-702	NEW-P	79-11-128	247-16-010	NEW-P	79-08-037
232-18-460	AMD	79-08-116	232-28-800	REP-P	79-02-086	247-16-010	NEW	79-10-101
232-18-470	AMD-P	79-02-009	232-28-800	REP	79-05-037	247-16-010	NEW-E	79-10-102
232-18-470	AMD	79-08-116	232-28-801	NEW-P	79-02-086	247-16-020	NEW-E	79-08-005
232-18-480	AMD-P	79-02-009	232-28-801	NEW	79-05-037	247-16-020	NEW-P	79-08-037
232-18-480	AMD	79-08-116	232-32-114	NEW-E	79-03-045	247-16-020	NEW	79-10-101
232-18-485	AMD-P	79-02-009	236-12-440	AMD-P	79-03-011	247-16-020	NEW-E	79-10-102
232-18-485	AMD	79-08-116	236-12-440	AMD-E	79-03-012	247-16-030	NEW-E	79-08-005
232-18-500	AMD-P	79-02-009	236-12-440	AMD	79-05-005	247-16-030	NEW-P	79-08-037

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
247-16-030	NEW	79-10-101	248-14-230	AMD	79-02-036	248-19-020	REP-P	79-10-161
247-16-030	NEW-E	79-10-102	248-14-230		79-10-097	248-19-025	REP-P	79-10-161
247-16-040	NEW-E	79-08-005	248-14-230		79-10-098	248-19-030	REP-P	79-10-161
247-16-040	NEW-P	79-08-037	248-14-235	NEW	79-02-036	248-19-031	REP-P	79-10-161
247-16-040	NEW	79-10-101	248-14-235		79-10-097	248-19-033	REP-P	79-10-161
247-16-040	NEW-E	79-10-102	248-14-235		79-10-098	248-19-035	REP-P	79-10-161
247-16-050	NEW-E	79-08-005	248-14-240	AMD	79-02-036	248-19-040	REP-P	79-10-161
247-16-050	NEW-P	79-08-037	248-14-240		79-10-097	248-19-041	REP-P	79-10-161
247-16-050	NEW	79-10-101	248-14-240		79-10-098	248-19-042	REP-P	79-10-161
247-16-050	NEW-E	79-10-102	248-14-245	NEW	79-02-036	248-19-043	REP-P	79-10-161
247-16-060	NEW-E	79-08-005	248-14-245		79-10-097	248-19-047	REP-P	79-10-161
247-16-060	NEW-P	79-08-037	248-14-245		79-10-098	248-19-048	REP-P	79-10-161
247-16-060	NEW	79-10-101	248-14-250	AMD	79-02-036	248-19-050	REP-P	79-10-161
247-16-060	NEW-E	79-10-102	248-14-250		79-10-097	248-19-060	REP-P	79-10-161
247-16-070	NEW-E	79-08-005	248-14-250		79-10-098	248-19-070	REP-P	79-10-161
247-16-070	NEW-P	79-08-037	248-14-260	AMD	79-02-036	248-19-075	REP-P	79-10-161
247-16-070	NEW	79-10-101	248-14-260	AMD-P	79-05-095	248-19-080	REP-P	79-10-161
247-16-070	NEW-E	79-10-102	248-14-260		79-10-097	248-19-090	REP-P	79-10-161
247-16-080	NEW-E	79-08-005	248-14-260		79-10-098	248-19-100	REP-P	79-10-161
247-16-080	NEW-P	79-08-037	248-14-270	AMD	79-02-036	248-19-200	NEW-P	79-10-161
247-16-080	NEW	79-10-101	248-14-270		79-10-097	248-19-210	NEW-P	79-10-161
247-16-080	NEW-E	79-10-102	248-14-270		79-10-098	248-19-220	NEW-P	79-10-161
248-08-595	AMD	79-02-055	248-14-285		79-10-097	248-19-230	NEW-P	79-10-161
248-14-001	AMD	79-02-036	248-14-285		79-10-098	248-19-240	NEW-P	79-10-161
248-14-001		79-10-097	248-14-290		79-10-097	248-19-250	NEW-P	79-10-161
248-14-001		79-10-098	248-14-290		79-10-098	248-19-260	NEW-P	79-10-161
248-14-010		79-10-097	248-14-295		79-10-097	248-19-270	NEW-P	79-10-161
248-14-010		79-10-098	248-14-295		79-10-098	248-19-280	NEW-P	79-10-161
248-14-020		79-10-097	248-14-296		79-10-097	248-19-290	NEW-P	79-10-161
248-14-020		79-10-098	248-14-296		79-10-098	248-19-300	NEW-P	79-10-161
248-14-030		79-10-097	248-14-300		79-10-097	248-19-310	NEW-P	79-10-161
248-14-030		79-10-098	248-14-300		79-10-098	248-19-320	NEW-P	79-10-161
248-14-040		79-10-097	248-14-401	NEW	79-02-036	248-19-330	NEW-P	79-10-161
248-14-040		79-10-098	248-14-401		79-10-097	248-19-340	NEW-P	79-10-161
248-14-050		79-10-097	248-14-401		79-10-098	248-19-350	NEW-P	79-10-161
248-14-050		79-10-098	248-15-060	NEW	79-11-103	248-19-360	NEW-P	79-10-161
248-14-055		79-10-097	248-16-045	AMD-P	79-11-089	248-19-370	NEW-P	79-10-161
248-14-055		79-10-098	248-18-040	AMD-P	79-11-089	248-19-380	NEW-P	79-10-161
248-14-060		79-10-097	248-18-060	AMD-P	79-01-094	248-19-390	NEW-P	79-10-161
248-14-060		79-10-098	248-18-060	AMD	79-04-004	248-19-400	NEW-P	79-10-161
248-14-065		79-10-097	248-18-090	AMD-P	79-01-094	248-19-410	NEW-P	79-10-161
248-14-065		79-10-098	248-18-090	AMD	79-04-004	248-19-420	NEW-P	79-10-161
248-14-070		79-10-097	248-18-110	AMD-P	79-01-094	248-19-430	NEW-P	79-10-161
248-14-070		79-10-098	248-18-110	AMD-P	79-03-027	248-19-440	NEW-P	79-10-161
248-14-080		79-10-097	248-18-110	AMD	79-04-081	248-19-450	NEW-P	79-10-161
248-14-080		79-10-098	248-18-135	AMD-P	79-01-094	248-19-460	NEW-P	79-10-161
248-14-090		79-10-097	248-18-135	AMD	79-04-004	248-19-470	NEW-P	79-10-161
248-14-090		79-10-098	248-18-140	AMD-P	79-01-094	248-19-480	NEW-P	79-10-161
248-14-100		79-10-097	248-18-150	AMD-P	79-01-094	248-19-490	NEW-P	79-10-161
248-14-100		79-10-098	248-18-150	AMD	79-04-004	248-19-500	NEW-P	79-10-161
248-14-110		79-10-097	248-18-155	NEW-P	79-01-094	248-22-520	AMD-P	79-11-089
248-14-110		79-10-098	248-18-155	NEW	79-04-004	248-54-250	REP-P	79-03-089
248-14-120		79-10-097	248-18-160	AMD-P	79-01-094	248-54-250	REP	79-05-019
248-14-120		79-10-098	248-18-160	AMD-P	79-03-027	248-54-260	REP-P	79-03-089
248-14-130		79-10-097	248-18-160	AMD	79-04-081	248-54-260	REP	79-05-019
248-14-130		79-10-098	248-18-170	AMD-P	79-01-094	248-54-270	REP-P	79-03-089
248-14-140		79-10-097	248-18-170	AMD	79-04-004	248-54-270	REP	79-05-019
248-14-140		79-10-098	248-18-215	AMD-P	79-04-074	248-54-280	REP-P	79-03-089
248-14-150		79-10-097	248-18-215	AMD	79-06-068	248-54-280	REP	79-05-019
248-14-150		79-10-098	248-18-220	AMD-P	79-04-074	248-54-290	REP-P	79-03-089
248-14-160		79-10-097	248-18-220	AMD	79-06-068	248-54-290	REP	79-05-019
248-14-160		79-10-098	248-18-223	NEW-P	79-04-074	248-54-300	REP-P	79-03-089
248-14-170		79-10-097	248-18-223	NEW	79-06-068	248-54-300	REP	79-05-019
248-14-170		79-10-098	248-18-270	AMD-P	79-01-094	248-54-310	REP-P	79-03-089
248-14-180		79-10-097	248-18-270	AMD-P	79-03-027	248-54-310	REP	79-05-019
248-14-180		79-10-098	248-18-270	AMD	79-04-081	248-54-320	REP-P	79-03-089
248-14-190		79-10-097	248-18-280	AMD-P	79-01-094	248-54-320	REP	79-05-019
248-14-190		79-10-098	248-18-280	AMD-P	79-03-027	248-54-330	REP-P	79-03-089
248-14-200		79-10-097	248-18-280	AMD	79-04-081	248-54-330	REP	79-05-019
248-14-200		79-10-098	248-18-280	AMD-P	79-10-093	248-54-340	REP-P	79-03-089
248-14-210		79-10-097	248-18-315	NEW-P	79-01-094	248-54-340	REP	79-05-019
248-14-210		79-10-098	248-18-315	NEW-P	79-03-027	248-54-350	REP-P	79-03-089
248-14-220		79-10-097	248-18-315	NEW	79-04-081	248-54-350	REP	79-05-019
248-14-220		79-10-098	248-19-010	REP-P	79-10-161	248-54-360	REP-P	79-03-089

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
248-54-360	REP	79-05-019	248-76-250	REP-P	79-11-130	248-101-090	REP-E	79-05-010
248-54-370	REP-P	79-03-089	248-76-260	REP-P	79-11-130	248-101-090	REP-P	79-05-088
248-54-370	REP	79-05-019	248-76-270	REP-P	79-11-130	248-101-090	REP	79-08-013
248-54-380	REP-P	79-03-089	248-76-280	REP-P	79-11-130	248-101-100	REP-E	79-05-010
248-54-380	REP	79-05-019	248-76-280	REP-P	79-11-131	248-101-100	REP-P	79-05-088
248-54-385	REP-P	79-03-089	248-76-290	REP-P	79-11-130	248-101-100	REP	79-08-013
248-54-385	REP	79-05-019	248-76-290	AMD-P	79-11-131	248-101-110	REP-E	79-05-010
248-54-390	REP-P	79-03-089	248-76-300	REP-P	79-11-130	248-101-110	REP-P	79-05-088
248-54-390	REP	79-05-019	248-76-310	REP-P	79-11-130	248-101-110	REP	79-08-013
248-54-400	REP-P	79-03-089	248-76-320	REP-P	79-11-130	248-101-120	REP-E	79-05-010
248-54-400	REP	79-05-019	248-76-330	REP-P	79-11-130	248-101-120	REP-P	79-05-088
248-54-410	REP-P	79-03-089	248-76-330	REP-P	79-11-131	248-101-120	REP	79-08-013
248-54-410	REP	79-05-019	248-76-340	REP-P	79-11-130	248-101-130	REP-E	79-05-010
248-54-420	REP-P	79-03-089	248-76-340	AMD-P	79-11-131	248-101-130	REP-P	79-05-088
248-54-420	REP	79-05-019	248-76-350	REP-P	79-11-130	248-101-130	REP	79-08-013
248-54-430	REP-P	79-03-089	248-76-350	REP-P	79-11-131	248-101-140	REP-E	79-05-010
248-54-430	REP	79-05-019	248-86-030	REP-P	79-07-106	248-101-140	REP-P	79-05-088
248-54-440	REP-P	79-03-089	248-86-030	REP	79-10-025	248-101-140	REP	79-08-013
248-54-440	REP	79-05-019	248-100-075	AMD-P	79-05-088	248-101-150	REP-E	79-05-010
248-54-450	REP-P	79-03-089	248-100-075	AMD	79-08-013	248-101-150	REP-P	79-05-088
248-54-450	REP	79-05-019	248-100-105	AMD-E	79-05-010	248-101-150	REP	79-08-013
248-54-460	REP-P	79-03-089	248-100-105	AMD-P	79-05-088	248-101-160	REP-E	79-05-010
248-54-460	REP	79-05-019	248-100-105	AMD	79-08-013	248-101-160	REP-P	79-05-088
248-54-470	REP-P	79-03-089	248-100-162	REP-P	79-05-111	248-101-160	REP	79-08-013
248-54-470	REP	79-05-019	248-100-162	REP	79-08-002	248-101-170	REP-E	79-05-010
248-54-480	REP-P	79-03-089	248-100-163	NEW-P	79-05-111	248-101-170	REP-P	79-05-088
248-54-480	REP	79-05-019	248-100-163	NEW	79-08-002	248-101-170	REP	79-08-013
248-54-490	REP-P	79-03-089	248-100-164	NEW-P	79-07-105	248-101-180	REP-E	79-05-010
248-54-490	REP	79-05-019	248-100-164	NEW	79-10-031	248-101-180	REP-P	79-05-088
248-54-500	REP-P	79-03-089	248-100-165	REP-P	79-05-088	248-101-180	REP	79-08-013
248-54-500	REP	79-05-019	248-100-165	REP	79-08-013	248-101-190	REP-E	79-05-010
248-54-510	REP-P	79-03-089	248-100-175	AMD-P	79-07-106	248-101-190	REP-P	79-05-088
248-54-510	REP	79-05-019	248-100-175	AMD	79-10-025	248-101-190	REP	79-08-013
248-57	NEW-P	79-03-037	248-100-190	REP-P	79-07-106	248-101-200	REP-E	79-05-010
248-57-010	NEW-P	79-01-083	248-100-190	REP	79-10-025	248-101-200	REP-P	79-05-088
248-57-010	NEW	79-04-007	248-100-195	AMD-P	79-07-106	248-101-200	REP	79-08-013
248-57-100	NEW-P	79-01-083	248-100-195	AMD	79-10-025	248-101-210	REP-P	79-05-010
248-57-100	NEW	79-04-007	248-100-205	AMD-P	79-07-106	248-101-210	REP-P	79-05-088
248-57-200	NEW-P	79-01-083	248-100-205	AMD	79-10-025	248-101-210	REP	79-08-013
248-57-200	NEW	79-04-007	248-100-335	AMD-P	79-05-088	248-101-220	NEW-P	79-05-088
248-57-300	NEW-P	79-01-083	248-100-335	AMD	79-08-013	248-101-220	NEW	79-08-013
248-57-300	NEW	79-04-007	248-100-395	AMD-E	79-05-010	248-102-030	REP	79-02-014
248-57-400	NEW-P	79-01-083	248-100-395	AMD-P	79-05-088	248-102-040	AMD	79-02-014
248-57-400	NEW	79-04-007	248-100-395	AMD	79-08-013	248-102-050	REP	79-02-014
248-57-500	NEW-P	79-01-083	248-100-410	AMD-P	79-05-088	248-102-060	REP	79-02-014
248-57-500	NEW	79-04-007	248-100-410	AMD	79-08-013	248-150-010	NEW-P	79-09-081
248-57-600	NEW-P	79-01-083	248-100-435	AMD-P	79-05-088	248-150-010	NEW-P	79-11-020
248-57-600	NEW	79-04-007	248-100-435	AMD	79-08-013	248-150-010	NEW	79-11-103
248-57-700	NEW-P	79-01-083	248-101-010	AMD-E	79-05-010	248-150-020	NEW-P	79-09-081
248-57-700	NEW	79-04-007	248-101-010	AMD-P	79-05-088	248-150-020	NEW-P	79-11-020
248-57-800	NEW-P	79-01-083	248-101-010	AMD	79-08-013	248-150-020	NEW	79-11-103
248-57-800	NEW	79-04-007	248-101-020	AMD-E	79-05-010	248-150-030	NEW-P	79-09-081
248-57-900	NEW-P	79-01-083	248-101-020	AMD-P	79-05-088	248-150-030	NEW	79-11-103
248-57-900	NEW	79-04-007	248-101-020	AMD	79-08-013	248-150-040	NEW-P	79-09-081
248-57-990	NEW-P	79-01-083	248-101-029999	REP-P	79-05-088	248-150-040	NEW-P	79-11-020
248-57-990	NEW	79-04-007	248-101-029999	REP	79-08-013	248-150-040	NEW	79-11-103
248-64-260	AMD-P	79-06-105	248-101-030	REP-E	79-05-010	248-150-050	NEW-P	79-09-081
248-64-260	AMD	79-08-078	248-101-030	REP-P	79-05-088	248-150-050	NEW-P	79-11-020
248-64-270	AMD-P	79-06-105	248-101-030	REP	79-08-013	248-150-050	NEW-P	79-11-103
248-64-270	AMD	79-08-078	248-101-040	REP-E	79-05-010	248-150-060	NEW	79-11-103
248-64-290	AMD-P	79-06-105	248-101-040	REP-P	79-05-088	248-150-060	NEW-P	79-09-081
248-64-290	AMD	79-08-078	248-101-040	REP	79-08-013	248-150-060	NEW-P	79-11-020
248-64-990	REP-P	79-06-105	248-101-050	REP-E	79-05-010	248-150-070	NEW-P	79-09-081
248-64-990	REP	79-08-078	248-101-050	REP-P	79-05-088	248-150-070	NEW-P	79-11-020
248-76	REP-P	79-02-031	248-101-050	REP	79-08-013	248-150-070	NEW	79-11-103
248-76-201	REP-P	79-11-130	248-101-060	REP-E	79-05-010	248-150-080	NEW-P	79-09-081
248-76-201	AMD-P	79-11-131	248-101-060	REP-P	79-05-088	248-150-080	NEW-P	79-11-020
248-76-210	REP-P	79-11-130	248-101-060	REP	79-08-013	248-150-080	NEW	79-11-103
248-76-210	REP-P	79-11-131	248-101-070	REP-E	79-05-010	248-150-090	NEW-P	79-09-081
248-76-220	REP-P	79-11-130	248-101-070	REP-P	79-05-088	248-150-090	NEW-P	79-11-020
248-76-220	AMD-P	79-11-131	248-101-070	REP	79-08-013	248-152-035	NEW-P	79-10-092
248-76-230	REP-P	79-11-130	248-101-080	REP-E	79-05-010	248-554-001	NEW-P	79-11-109
248-76-240	REP-P	79-11-130	248-101-080	REP-P	79-05-088	248-554-001	NEW-E	79-11-110
248-76-240	AMD-P	79-11-131	248-101-080	REP	79-08-013	248-554-005	NEW-P	79-11-109

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
248-554-005	NEW-E	79-11-110	250-40-070	AMD-P	79-08-131	251-04-020	AMD-P	79-08-119
248-554-010	NEW-P	79-11-109	250-40-070	AMD-E	79-08-133	251-04-020	AMD-P	79-10-054
248-554-010	NEW-E	79-11-110	250-40-070	AMD-E	79-09-125	251-06-050	AMD-P	79-04-087
248-554-015	NEW-P	79-11-109	250-40-070	AMD	79-11-030	251-06-050	AMD	79-06-076
248-554-015	NEW-E	79-11-110	250-44-010	NEW-P	79-07-121	251-06-060	AMD-P	79-04-087
248-554-020	NEW-P	79-11-109	250-44-010	NEW	79-09-042	251-06-060	AMD	79-06-076
248-554-020	NEW-E	79-11-110	250-44-020	NEW-P	79-07-121	251-06-070	AMD-P	79-10-160
248-554-025	NEW-P	79-11-109	250-44-020	NEW	79-09-042	251-08-160	NEW-P	79-01-093
248-554-025	NEW-E	79-11-110	250-44-030	NEW-P	79-07-121	251-08-160	NEW	79-03-030
248-554-030	NEW-P	79-11-109	250-44-030	NEW	79-09-042	251-09-020	AMD-P	79-04-087
248-554-030	NEW-E	79-11-110	250-44-030	NEW-P	79-07-121	251-09-020	AMD-P	79-06-075
250-10-010	AMD-P	79-07-122	250-44-040	NEW	79-09-042	251-09-020	AMD-P	79-10-160
250-10-010	AMD	79-10-056	250-44-050	NEW-P	79-07-121	251-09-030	AMD-P	79-04-087
250-10-020	AMD-P	79-07-122	250-44-050	NEW	79-09-042	251-09-030	AMD	79-06-076
250-10-020	AMD	79-10-056	250-44-060	NEW-P	79-07-121	251-09-090	AMD-P	79-10-160
250-10-022	NEW-P	79-07-122	250-44-060	NEW	79-09-042	251-10-030	AMD-P	79-01-092
250-10-022	NEW	79-10-056	250-44-070	NEW-P	79-07-121	251-10-030	AMD	79-03-029
250-10-025	REP-P	79-07-122	250-44-070	NEW	79-09-042	251-10-030	AMD-E	79-04-053
250-10-025	REP	79-10-056	250-44-080	NEW-P	79-07-121	251-10-030	AMD-P	79-04-087
250-10-026	NEW-P	79-07-122	250-44-080	NEW	79-09-042	251-10-030	AMD-P	79-06-075
250-10-026	NEW	79-10-056	250-44-090	NEW-P	79-07-121	251-10-030	AMD-E	79-07-095
250-10-028	NEW-P	79-07-122	250-44-090	NEW	79-09-042	251-10-030	AMD	79-07-096
250-10-028	NEW	79-10-056	250-44-100	NEW-P	79-07-121	251-10-034	NEW-P	79-06-087
250-10-040	AMD-P	79-07-122	250-44-100	NEW	79-09-042	251-10-034	NEW-E	79-07-097
250-10-040	AMD	79-10-056	250-44-110	NEW-P	79-07-121	251-10-034	NEW	79-08-120
250-10-060	AMD-P	79-07-122	250-44-110	NEW	79-09-042	251-10-035	AMD-E	79-04-053
250-10-060	AMD	79-10-056	250-44-120	NEW-P	79-07-121	251-10-035	AMD-P	79-04-087
250-10-070	AMD-P	79-07-122	250-44-120	NEW	79-09-042	251-10-035	AMD-P	79-06-075
250-10-070	AMD	79-10-056	250-44-130	NEW-P	79-07-121	251-10-035	AMD-E	79-07-095
250-10-080	AMD-P	79-07-122	250-44-130	NEW	79-09-042	251-10-035	AMD	79-07-096
250-10-080	AMD	79-10-056	250-44-140	NEW-P	79-07-121	251-12-600	AMD-P	79-01-092
250-10-090	AMD-P	79-07-122	250-44-140	NEW	79-09-042	251-12-600	AMD	79-03-029
250-10-090	AMD	79-10-056	250-44-150	NEW-P	79-07-121	251-14-005	AMD-P	79-08-119
250-10-120	AMD-P	79-07-122	250-44-150	NEW	79-09-042	251-14-005	AMD-P	79-10-054
250-10-120	AMD	79-10-056	250-44-160	NEW-P	79-07-121	251-14-030	AMD-P	79-08-119
250-10-150	AMD-P	79-07-122	250-44-160	NEW	79-09-042	251-14-030	AMD-P	79-10-054
250-10-150	AMD	79-10-056	250-44-170	NEW-P	79-07-121	251-14-042	AMD-P	79-08-119
250-20-001	NEW-P	79-08-132	250-44-170	NEW	79-09-042	251-14-042	AMD-P	79-10-054
250-20-001	NEW	79-11-031	250-44-180	NEW-P	79-07-121	251-14-050	AMD-P	79-08-119
250-20-011	AMD-P	79-03-088	250-44-180	NEW	79-09-042	251-14-050	AMD-P	79-10-054
250-20-011	AMD	79-07-021	250-44-190	NEW-P	79-07-121	251-14-057	AMD-P	79-08-119
250-20-011	AMD-P	79-08-132	250-44-190	NEW	79-09-042	251-14-057	AMD-P	79-10-054
250-20-011	AMD	79-11-031	250-44-200	NEW-P	79-07-121	251-14-060	AMD-P	79-08-119
250-20-015	NEW-P	79-08-132	250-44-200	NEW	79-09-042	251-14-060	AMD-P	79-10-054
250-20-015	NEW	79-11-031	250-44-210	NEW-P	79-07-121	251-14-070	AMD-P	79-08-119
250-20-021	AMD-P	79-03-088	250-44-210	NEW	79-09-042	251-14-070	AMD-P	79-10-054
250-20-021	AMD	79-07-021	250-44-220	NEW-P	79-07-121	251-14-080	AMD-P	79-08-119
250-20-021	AMD-P	79-08-132	250-50-010	NEW	79-03-086	251-14-080	AMD-P	79-10-054
250-20-021	AMD	79-11-031	250-50-020	NEW	79-03-086	251-14-090	AMD-P	79-08-119
250-20-041	AMD-P	79-03-088	250-50-030	NEW	79-03-086	251-14-090	AMD-P	79-10-054
250-20-041	AMD	79-07-021	250-50-040	NEW	79-03-086	251-18-020	AMD-P	79-01-092
250-20-041	AMD-P	79-08-132	250-50-050	NEW	79-03-086	251-18-020	AMD	79-03-029
250-20-041	AMD	79-11-031	250-55-010	NEW-P	79-10-164	251-18-115	AMD-P	79-10-160
250-20-051	AMD-P	79-03-088	250-55-020	NEW-P	79-10-164	251-18-200	AMD-P	79-01-092
250-20-051	AMD	79-07-021	250-55-030	NEW-P	79-10-164	251-18-200	AMD	79-03-029
250-20-051	AMD-P	79-08-132	250-55-040	NEW-P	79-10-164	251-18-380	AMD-P	79-01-092
250-20-051	AMD	79-11-031	250-55-050	NEW-P	79-10-164	251-18-380	AMD	79-03-029
250-20-061	AMD	79-02-066	250-55-060	NEW-P	79-10-164	251-18-410	AMD-E	79-04-053
250-20-061	AMD-P	79-03-088	250-55-070	NEW-P	79-10-164	251-18-410	AMD-P	79-04-087
250-20-061	AMD	79-07-021	250-55-080	NEW-P	79-10-164	251-18-410	AMD-P	79-06-075
250-20-061	AMD-P	79-08-132	250-55-090	NEW-P	79-10-164	251-18-410	AMD-E	79-07-095
250-20-061	AMD	79-11-031	250-55-100	NEW-P	79-10-164	251-18-410	AMD	79-07-096
250-20-081	NEW-P	79-08-132	250-55-110	NEW-P	79-10-164	251-18-420	AMD-P	79-01-092
250-20-081	NEW	79-11-031	250-55-120	NEW-P	79-10-164	251-18-420	AMD	79-03-029
250-28-020	AMD-P	79-05-124	250-55-130	NEW-P	79-10-164	251-22-060	AMD-P	79-01-092
250-28-020	AMD-P	79-10-057	250-55-140	NEW-P	79-10-164	251-22-060	AMD	79-03-029
250-28-070	AMD-P	79-05-124	250-55-150	NEW-P	79-10-164	251-22-124	NEW-P	79-08-118
250-28-070	AMD-P	79-10-057	250-55-160	NEW-P	79-10-164	251-22-124	NEW-E	79-08-121
250-28-070	AMD	79-11-032	250-55-170	NEW-P	79-10-164	251-22-124	NEW	79-10-055
250-40-030	AMD-P	79-03-087	250-55-180	NEW-P	79-10-164	251-22-125	AMD-P	79-08-118
250-40-030	AMD	79-07-020	250-55-190	NEW-P	79-10-164	251-22-125	AMD-E	79-08-121
250-40-050	AMD-P	79-03-087	250-55-200	NEW-P	79-10-164	251-22-125	AMD	79-10-055
250-40-050	AMD	79-07-020	250-55-210	NEW-P	79-10-164	260-12-160	AMD-P	79-11-145
250-40-070	AMD	79-02-088	250-55-220	NEW-P	79-10-164	260-20-030	AMD-P	79-11-145

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
260-24-470	AMD-P 79-03-008	284-23-210	NEW 79-07-053	286-24-070	NEW 79-09-124
260-24-470	AMD 79-06-002	284-23-220	NEW-P 79-05-084	286-26	AMD-P 79-07-031
260-28-020	AMD-P 79-11-146	284-23-220	NEW 79-07-053	286-26	AMD 79-09-124
260-28-170	AMD-P 79-11-146	284-23-230	NEW-P 79-05-084	286-26-060	AMD-P 79-07-031
260-32-010	AMD-P 79-11-143	284-23-230	NEW 79-07-053	286-26-060	AMD 79-09-124
260-32-180	AMD-P 79-11-143	284-23-240	NEW-P 79-05-084	289-02-010	NEW 79-07-067
260-32-400	AMD-P 79-11-143	284-23-240	NEW 79-07-053	289-02-020	NEW 79-07-067
260-40-200	AMD-P 79-11-146	284-23-250	NEW-P 79-05-084	289-02-020	AMD-P 79-09-127
260-60-020	AMD-P 79-11-144	284-23-250	NEW 79-07-053	289-02-030	NEW 79-07-067
260-70-020	REP-P 79-11-142	284-23-260	NEW-P 79-05-084	289-04-010	NEW 79-07-066
260-70-021	NEW-P 79-11-142	284-23-260	NEW 79-07-053	289-04-020	NEW 79-07-066
260-70-030	REP-P 79-11-142	284-23-270	NEW-P 79-05-084	289-04-030	NEW 79-07-066
260-84-030	AMD-P 79-03-008	284-23-270	NEW 79-07-053	289-04-040	NEW 79-07-066
260-84-030	AMD 79-06-002	284-23-300	NEW-P 79-05-083	289-06-010	NEW 79-07-066
260-84-040	REP-P 79-03-008	284-23-300	NEW 79-07-052	289-06-020	NEW 79-07-066
260-84-040	REP 79-06-002	284-23-310	NEW-P 79-05-083	289-06-030	NEW 79-07-066
260-84-080	REP-P 79-03-008	284-23-310	NEW 79-07-052	289-06-040	NEW 79-07-066
260-84-080	REP 79-06-002	284-23-320	NEW-P 79-05-083	289-06-050	NEW 79-07-066
261-20	AMD-P 79-04-067	284-23-320	NEW 79-07-052	289-06-060	NEW 79-07-066
261-20	AMD 79-07-030	284-23-330	NEW-P 79-05-083	289-06-070	NEW 79-07-066
261-30-040	AMD-P 79-04-067	284-23-330	NEW 79-07-052	289-06-080	NEW 79-07-066
261-40-020	AMD-E 79-02-049	284-23-340	NEW-P 79-05-083	289-06-090	NEW 79-07-066
261-40-020	AMD-P 79-04-067	284-23-340	NEW 79-07-052	289-06-100	NEW 79-07-066
261-40-020	AMD 79-07-030	284-23-350	NEW-P 79-05-083	289-06-110	NEW 79-07-066
261-40-140	AMD-P 79-04-067	284-23-350	NEW 79-07-052	289-12-010	NEW 79-07-067
261-40-140	AMD 79-07-030	284-23-360	NEW-P 79-05-083	289-12-020	NEW 79-07-067
261-40-145	AMD-P 79-04-067	284-23-360	NEW 79-07-052	289-12-030	NEW 79-07-067
261-40-145	AMD 79-07-030	284-23-370	NEW-P 79-05-083	289-12-040	NEW 79-07-067
261-40-150	AMD-P 79-04-067	284-23-370	NEW 79-07-052	289-13-010	NEW-P 79-08-134
261-40-150	AMD 79-07-030	284-23-380	NEW-P 79-05-083	289-13-010	NEW 79-11-002
261-40-160	AMD-P 79-04-067	284-23-380	NEW 79-07-052	289-13-020	NEW-P 79-08-134
261-40-160	AMD 79-07-030	286-04-010	AMD-P 79-07-031	289-13-020	NEW 79-11-002
261-40-165	NEW-P 79-04-067	286-04-010	AMD 79-09-124	289-13-030	NEW-P 79-08-134
261-40-165	NEW 79-07-030	286-04-020	AMD-P 79-07-031	289-13-030	NEW 79-11-002
261-40-240	NEW-P 79-04-067	286-04-020	AMD 79-09-124	289-13-040	NEW-P 79-08-134
261-40-240	NEW 79-07-030	286-04-030	AMD-P 79-07-031	289-13-040	NEW 79-11-002
275-16-030	AMD 79-03-019	286-04-030	AMD 79-09-124	289-13-050	NEW-P 79-08-134
275-20-030	AMD-E 79-06-083	286-04-060	AMD-P 79-07-031	289-13-050	NEW 79-11-002
275-20-030	AMD-P 79-06-097	286-04-060	AMD 79-09-124	289-13-060	NEW-P 79-08-134
275-20-030	AMD 79-08-044	286-04-070	NEW-P 79-07-031	289-13-060	NEW 79-11-002
275-20-080	NEW-E 79-06-083	286-04-070	NEW 79-09-124	289-13-070	NEW-P 79-08-134
275-20-080	NEW-P 79-06-097	286-04-080	NEW-P 79-07-031	289-13-070	NEW 79-11-002
275-20-080	NEW 79-08-044	286-04-080	NEW 79-09-124	289-13-080	NEW-P 79-08-134
275-32-060	AMD-P 79-04-030	286-16-030	AMD-P 79-07-031	289-13-080	NEW 79-11-002
275-32-060	AMD 79-06-033	286-16-030	AMD 79-09-124	289-13-090	NEW-P 79-08-134
275-32-125	REP-P 79-04-030	286-16-035	NEW-P 79-07-031	289-13-090	NEW 79-11-002
275-32-125	REP 79-06-033	286-16-035	NEW 79-09-124	289-14-005	NEW 79-07-067
275-59-020	AMD 79-03-038	286-16-040	AMD-P 79-07-031	289-14-005	AMD-P 79-09-127
275-59-030	AMD 79-03-038	286-16-040	AMD 79-09-124	289-14-010	NEW 79-07-067
275-59-040	REP 79-03-038	286-16-050	AMD-P 79-07-031	289-14-020	NEW 79-07-067
275-59-041	NEW 79-03-038	286-16-050	AMD 79-09-124	289-14-030	NEW 79-07-067
275-59-050	AMD 79-03-038	286-16-060	AMD-P 79-07-031	289-16-010	NEW 79-07-067
275-59-060	AMD 79-03-038	286-16-060	AMD 79-09-124	289-16-020	NEW 79-07-067
275-59-070	REP 79-03-038	286-16-080	AMD-P 79-07-031	289-16-030	NEW 79-07-067
275-59-080	AMD 79-03-038	286-16-080	AMD 79-09-124	289-16-040	NEW 79-07-067
275-76-120	AMD-P 79-05-110	286-20-010	AMD-P 79-07-031	289-18-010	NEW 79-07-067
275-76-120	AMD 79-07-034	286-20-010	AMD 79-09-124	289-18-020	NEW 79-07-067
284-03-090	AMD-P 79-06-065	286-20-020	AMD-P 79-07-031	289-18-030	NEW 79-07-067
284-03-090	AMD 79-08-024	286-20-020	AMD 79-09-124	289-18-040	NEW 79-07-067
284-12-026	REP-P 79-09-112	286-20-040	NEW-P 79-07-031	289-18-050	NEW 79-07-067
284-12-026	REP 79-11-079	286-20-040	NEW 79-09-124	289-20-010	NEW 79-07-067
284-12-027	NEW-P 79-09-112	286-20-060	NEW-P 79-07-031	289-20-020	NEW 79-07-067
284-12-027	NEW 79-11-079	286-20-060	NEW 79-09-124	289-20-030	NEW 79-07-067
284-12-028	NEW-P 79-09-112	286-24-015	NEW-P 79-07-031	289-20-040	NEW 79-07-067
284-12-028	NEW 79-11-079	286-24-015	NEW 79-09-124	289-20-050	NEW 79-07-067
284-17-100	NEW-P 79-11-106	286-24-020	AMD-P 79-07-031	289-22-010	NEW 79-07-067
284-17-110	NEW-P 79-11-106	286-24-020	AMD 79-09-124	289-22-020	NEW 79-07-067
284-19-070	AMD-P 79-06-062	286-24-040	AMD-P 79-07-031	289-24-010	NEW 79-07-067
284-19-070	AMD 79-08-019	286-24-040	AMD 79-09-124	289-24-020	NEW 79-07-067
284-19-140	AMD-P 79-06-062	286-24-050	NEW-P 79-07-031	289-24-030	NEW 79-07-067
284-19-140	AMD 79-08-019	286-24-050	NEW 79-09-124	289-24-040	NEW 79-07-067
284-23-200	NEW-P 79-05-084	286-24-060	NEW-P 79-07-031	289-24-050	NEW 79-07-067
284-23-200	NEW 79-07-053	286-24-060	NEW 79-09-124	289-30-010	NEW-P 79-08-134
284-23-210	NEW-P 79-05-084	286-24-070	NEW-P 79-07-031	289-30-010	NEW 79-11-001

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
289-30-020	NEW-P	79-08-134	296-20-045	AMD-P	79-10-175	296-24-24511	AMD-P	79-10-086
289-30-020	NEW	79-11-001	296-20-12501	NEW-P	79-10-175	296-24-24519	AMD-P	79-04-100
289-30-030	NEW-P	79-08-134	296-20-12502	NEW-P	79-10-175	296-24-24519	AMD	79-08-115
289-30-030	NEW	79-11-001	296-20-135	AMD-P	79-10-175	296-24-29425	AMD-P	79-04-100
289-30-050	NEW-P	79-08-134	296-20-140	AMD-P	79-10-175	296-24-29425	AMD	79-08-115
289-30-050	NEW	79-11-001	296-20-145	AMD-P	79-10-175	296-24-32003	AMD-P	79-10-086
296-04-040	AMD	79-03-023	296-20-150	AMD-P	79-10-175	296-24-33005	AMD-P	79-10-086
296-04-050	AMD-P	79-06-096	296-20-155	AMD-P	79-10-175	296-24-33009	AMD-P	79-10-086
296-04-290	REP-P	79-06-096	296-20-220	AMD-P	79-10-175	296-24-33011	AMD-P	79-10-086
296-04-290	REP	79-09-003	296-24-023	NEW-E	79-05-047	296-24-33013	AMD-P	79-10-086
296-04-295	NEW-P	79-06-096	296-24-023	NEW-E	79-08-099	296-24-33015	AMD-P	79-10-086
296-04-295	NEW	79-09-003	296-24-08113	AMD-P	79-10-086	296-24-33017	AMD-P	79-10-086
296-15-250	NEW-E	79-05-001	296-24-12005	AMD-P	79-10-086	296-24-33019	AMD-P	79-10-086
296-17-330	AMD-P	79-10-175	296-24-12007	AMD-P	79-10-086	296-24-47501	AMD-P	79-10-086
296-17-501	AMD-P	79-10-175	296-24-12009	AMD-P	79-10-086	296-24-47505	AMD-P	79-10-086
296-17-50601	NEW-P	79-10-175	296-24-130	AMD-P	79-10-086	296-24-47507	AMD-P	79-10-086
296-17-50602	NEW-P	79-10-175	296-24-13001	REP-P	79-10-086	296-24-47509	AMD-P	79-10-086
296-17-510	AMD-P	79-10-175	296-24-13003	REP-P	79-10-086	296-24-47511	AMD-P	79-10-086
296-17-567	AMD-P	79-10-175	296-24-13005	REP-P	79-10-086	296-24-47513	AMD-P	79-10-086
296-17-580	AMD-P	79-10-175	296-24-13007	REP-P	79-10-086	296-24-51009	AMD-P	79-10-086
296-17-583	AMD-P	79-10-175	296-24-13009	REP-P	79-10-086	296-24-51013	AMD-P	79-10-086
296-17-58501	NEW-P	79-10-175	296-24-13011	REP-P	79-10-086	296-24-59001	AMD-P	79-10-086
296-17-588	REP-P	79-10-175	296-24-13013	REP-P	79-10-086	296-24-59005	AMD-P	79-10-086
296-17-594	AMD-P	79-10-175	296-24-13501	AMD-P	79-10-086	296-24-60003	AMD-P	79-10-086
296-17-602	REP-P	79-10-175	296-24-13503	REP-P	79-10-086	296-24-60035	AMD-P	79-10-086
296-17-614	AMD-P	79-10-175	296-24-14007	AMD-P	79-10-086	296-24-60503	REP-P	79-10-086
296-17-61801	NEW-P	79-10-175	296-24-16503	AMD-P	79-10-086	296-24-61505	AMD-P	79-10-086
296-17-620	AMD-P	79-10-175	296-24-16539	AMD-P	79-10-086	296-24-662	REP-P	79-04-100
296-17-651	AMD-P	79-10-175	296-24-170	AMD-P	79-10-086	296-24-662	REP	79-08-115
296-17-67901	NEW-P	79-10-175	296-24-17001	REP-P	79-10-086	296-24-66201	REP-P	79-04-100
296-17-698	AMD-P	79-10-175	296-24-17003	REP-P	79-10-086	296-24-66201	REP	79-08-115
296-17-738	AMD-E	79-07-093	296-24-17005	REP-P	79-10-086	296-24-66203	REP-P	79-04-100
296-17-738	AMD-E	79-10-112	296-24-17007	REP-P	79-10-086	296-24-66203	REP	79-08-115
296-17-738	AMD-P	79-10-175	296-24-17009	REP-P	79-10-086	296-24-66205	REP-P	79-04-100
296-17-753	AMD-P	79-10-175	296-24-17011	REP-P	79-10-086	296-24-66205	REP	79-08-115
296-17-755	NEW-E	79-07-093	296-24-17013	REP-P	79-10-086	296-24-66207	REP-P	79-04-100
296-17-755	NEW-E	79-10-112	296-24-17015	REP-P	79-10-086	296-24-66207	REP	79-08-115
296-17-755	NEW-P	79-10-175	296-24-17017	REP-P	79-10-086	296-24-66209	REP-P	79-04-100
296-17-756	NEW-P	79-10-175	296-24-17019	REP-P	79-10-086	296-24-66209	REP	79-08-115
296-17-757	NEW-P	79-10-175	296-24-17021	REP-P	79-10-086	296-24-66211	REP-P	79-04-100
296-17-758	NEW-P	79-10-175	296-24-17023	REP-P	79-10-086	296-24-66211	REP	79-08-115
296-17-759	NEW-P	79-10-175	296-24-17025	REP-P	79-10-086	296-24-66213	REP-P	79-04-100
296-17-760	NEW-P	79-10-175	296-24-17027	REP-P	79-10-086	296-24-66213	REP	79-08-115
296-17-761	NEW-P	79-10-175	296-24-17029	REP-P	79-10-086	296-24-66215	REP-P	79-04-100
296-17-762	NEW-P	79-10-175	296-24-17031	REP-P	79-10-086	296-24-66215	REP	79-08-115
296-17-763	NEW-P	79-10-175	296-24-17033	REP-P	79-10-086	296-24-66217	REP-P	79-04-100
296-17-764	NEW-P	79-10-175	296-24-17035	REP-P	79-10-086	296-24-66217	REP	79-08-115
296-17-850	AMD-E	79-07-093	296-24-17037	REP-P	79-10-086	296-24-66219	REP-P	79-04-100
296-17-850	AMD-E	79-10-112	296-24-17039	REP-P	79-10-086	296-24-66219	REP	79-08-115
296-17-850	AMD-P	79-10-175	296-24-17041	REP-P	79-10-086	296-24-66221	REP-P	79-04-100
296-17-855	AMD-P	79-10-175	296-24-17043	REP-P	79-10-086	296-24-66221	REP	79-08-115
296-17-860	AMD-P	79-10-175	296-24-17045	REP-P	79-10-086	296-24-66223	REP-P	79-04-100
296-17-873	NEW-P	79-10-175	296-24-17047	REP-P	79-10-086	296-24-66223	REP	79-08-115
296-17-87301	NEW-P	79-10-175	296-24-18007	AMD-P	79-10-086	296-24-66225	REP-P	79-04-100
296-17-87305	NEW-P	79-10-175	296-24-19503	AMD-P	79-10-086	296-24-66225	REP	79-08-115
296-17-87306	NEW-P	79-10-175	296-24-19507	AMD-P	79-10-086	296-24-663	NEW-P	79-04-100
296-17-87307	NEW-P	79-10-175	296-24-19509	AMD-P	79-10-086	296-24-663	NEW	79-08-115
296-17-87308	NEW-P	79-10-175	296-24-19513	AMD-P	79-10-086	296-24-66301	NEW-P	79-04-100
296-17-87309	NEW-P	79-10-175	296-24-20505	AMD-P	79-10-086	296-24-66301	NEW	79-08-115
296-17-875	AMD-P	79-10-175	296-24-20507	AMD-P	79-10-086	296-24-66303	NEW-P	79-04-100
296-17-880	AMD-P	79-10-175	296-24-20509	AMD-P	79-10-086	296-24-66303	NEW	79-08-115
296-17-885	AMD-P	79-10-175	296-24-20511	AMD-P	79-10-086	296-24-66305	NEW-P	79-04-100
296-17-88501	NEW-E	79-07-093	296-24-20521	AMD-P	79-10-086	296-24-66305	NEW	79-08-115
296-17-88501	NEW-E	79-10-112	296-24-20523	AMD-P	79-10-086	296-24-66307	NEW-P	79-04-100
296-17-890	NEW-P	79-10-175	296-24-20525	AMD-P	79-10-086	296-24-66307	NEW	79-08-115
296-17-895	AMD-P	79-10-175	296-24-20527	AMD-P	79-10-086	296-24-66309	NEW-P	79-04-100
296-17-89501	NEW-E	79-07-093	296-24-20529	REP-P	79-10-086	296-24-66309	NEW	79-08-115
296-17-89501	NEW-E	79-10-112	296-24-20531	AMD-P	79-10-086	296-24-66311	NEW-P	79-04-100
296-17-920	AMD-E	79-07-093	296-24-20533	AMD-P	79-10-086	296-24-66311	NEW	79-08-115
296-17-920	AMD-E	79-10-112	296-24-23035	AMD-P	79-10-086	296-24-66313	NEW-P	79-04-100
296-17-920	AMD-P	79-10-175	296-24-23515	AMD-P	79-04-100	296-24-66313	NEW	79-08-115
296-20-01501	NEW-P	79-10-175	296-24-23515	AMD	79-08-115	296-24-66315	NEW-P	79-04-100
296-20-03001	AMD-P	79-10-175	296-24-24005	AMD-P	79-04-100	296-24-66315	NEW	79-08-115
296-20-03002	AMD-P	79-10-175	296-24-24005	AMD	79-08-115	296-24-66317	NEW-P	79-04-100

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
296-24-66317	NEW	79-08-115	296-54-003	REP	79-10-081	296-54-335	REP	79-10-081
296-24-66319	NEW-P	79-04-100	296-54-010	REP-P	79-04-100	296-54-340	REP-P	79-04-100
296-24-66319	NEW	79-08-115	296-54-010	REP	79-10-081	296-54-340	REP	79-10-081
296-24-66321	NEW-P	79-04-100	296-54-020	REP-P	79-04-100	296-54-350	REP-P	79-04-100
296-24-66321	NEW	79-08-115	296-54-020	REP	79-10-081	296-54-350	REP	79-10-081
296-24-66501	REP-P	79-10-086	296-54-030	REP-P	79-04-100	296-54-360	REP-P	79-04-100
296-24-68209	AMD-P	79-10-086	296-54-030	REP	79-10-081	296-54-360	REP	79-10-081
296-24-68211	AMD-P	79-10-086	296-54-040	REP-P	79-04-100	296-54-370	REP-P	79-04-100
296-24-68213	AMD-P	79-10-086	296-54-040	REP	79-10-081	296-54-370	REP	79-10-081
296-24-68215	REP-P	79-10-086	296-54-051	REP-P	79-04-100	296-54-380	REP-P	79-04-100
296-24-69005	AMD-P	79-10-086	296-54-051	REP	79-10-081	296-54-380	REP	79-10-081
296-24-69009	REP-P	79-10-086	296-54-052	REP-P	79-04-100	296-54-392	REP-P	79-04-100
296-24-70005	REP-P	79-10-086	296-54-052	REP	79-10-081	296-54-392	REP	79-10-081
296-24-73507	AMD-P	79-04-100	296-54-130	REP-P	79-04-100	296-54-393	REP-P	79-04-100
296-24-73507	AMD	79-08-115	296-54-130	REP	79-10-081	296-54-393	REP	79-10-081
296-24-75011	AMD-P	79-04-100	296-54-140	REP-P	79-04-100	296-54-39301	REP-P	79-04-100
296-24-75011	AMD	79-08-115	296-54-140	REP	79-10-081	296-54-39301	REP	79-10-081
296-24-75011	AMD-P	79-10-086	296-54-150	REP-P	79-04-100	296-54-400	REP-P	79-04-100
296-24-76523	REP-P	79-10-086	296-54-150	REP	79-10-081	296-54-400	REP	79-10-081
296-24-78005	AMD-P	79-10-086	296-54-160	REP-P	79-04-100	296-54-400	REP	79-10-081
296-24-78007	AMD-P	79-10-086	296-54-160	REP	79-10-081	296-54-45001	AMD-P	79-10-086
296-24-78009	AMD-P	79-04-100	296-54-170	REP-P	79-04-100	296-54-501	NEW-P	79-04-100
296-24-78009	AMD	79-08-115	296-54-170	REP	79-10-081	296-54-501	NEW	79-10-081
296-24-78009	AMD-P	79-10-086	296-54-180	REP-P	79-04-100	296-54-503	NEW-P	79-04-100
296-24-79503	AMD-P	79-10-086	296-54-180	REP	79-10-081	296-54-503	NEW	79-10-081
296-24-79505	REP-P	79-10-086	296-54-185	REP-P	79-04-100	296-54-505	NEW-P	79-04-100
296-24-79507	AMD-P	79-10-086	296-54-185	REP	79-10-081	296-54-505	NEW	79-10-081
296-24-82507	AMD-P	79-04-100	296-54-190	REP-P	79-04-100	296-54-507	NEW-P	79-04-100
296-24-82507	AMD	79-08-115	296-54-190	REP	79-10-081	296-54-507	NEW	79-10-081
296-24-82509	AMD-P	79-04-100	296-54-195	REP-P	79-04-100	296-54-509	NEW-P	79-04-100
296-24-82509	AMD	79-08-115	296-54-195	REP	79-10-081	296-54-509	NEW	79-10-081
296-24-82515	AMD-P	79-04-100	296-54-200	REP-P	79-04-100	296-54-511	NEW-P	79-04-100
296-24-82515	AMD	79-08-115	296-54-200	REP	79-10-081	296-54-511	NEW	79-10-081
296-24-82517	AMD-P	79-04-100	296-54-210	REP-P	79-04-100	296-54-513	NEW-P	79-04-100
296-24-82517	AMD	79-08-115	296-54-210	REP	79-10-081	296-54-513	NEW	79-10-081
296-24-82521	AMD-P	79-04-100	296-54-215	REP-P	79-04-100	296-54-515	NEW-P	79-04-100
296-24-82521	AMD	79-08-115	296-54-215	REP	79-10-081	296-54-515	NEW	79-10-081
296-24-82523	AMD-P	79-04-100	296-54-216	REP-P	79-04-100	296-54-517	NEW-P	79-04-100
296-24-82523	AMD	79-08-115	296-54-216	REP	79-10-081	296-54-517	NEW	79-10-081
296-24-82527	AMD-P	79-04-100	296-54-217	REP-P	79-04-100	296-54-519	NEW-P	79-04-100
296-24-82527	AMD	79-08-115	296-54-217	REP	79-10-081	296-54-519	NEW	79-10-081
296-24-82529	AMD-P	79-04-100	296-54-218	REP-P	79-04-100	296-54-521	NEW-P	79-04-100
296-24-82529	AMD	79-08-115	296-54-218	REP	79-10-081	296-54-521	NEW	79-10-081
296-24-82531	AMD-P	79-04-100	296-54-220	REP-P	79-04-100	296-54-523	NEW-P	79-04-100
296-24-82531	AMD	79-08-115	296-54-220	REP	79-10-081	296-54-523	NEW	79-10-081
296-24-82533	AMD-P	79-04-100	296-54-230	REP-P	79-04-100	296-54-525	NEW-P	79-04-100
296-24-82533	AMD	79-08-115	296-54-230	REP	79-10-081	296-54-525	NEW	79-10-081
296-24-84003	AMD-P	79-04-100	296-54-240	REP-P	79-04-100	296-54-527	NEW-P	79-04-100
296-24-84003	AMD	79-08-115	296-54-240	REP	79-10-081	296-54-527	NEW	79-10-081
296-24-85503	AMD-P	79-04-100	296-54-260	REP-P	79-04-100	296-54-529	NEW-P	79-04-100
296-24-85503	AMD	79-08-115	296-54-260	REP	79-10-081	296-54-529	NEW	79-10-081
296-24-87005	AMD-P	79-10-086	296-54-270	REP-P	79-04-100	296-54-531	NEW-P	79-04-100
296-27-030	AMD-P	79-04-100	296-54-270	REP	79-10-081	296-54-531	NEW	79-10-081
296-27-030	AMD	79-08-115	296-54-280	REP-P	79-04-100	296-54-533	NEW-P	79-04-100
296-27-040	AMD-P	79-04-100	296-54-280	REP	79-10-081	296-54-533	NEW	79-10-081
296-27-040	AMD	79-08-115	296-54-281	REP-P	79-04-100	296-54-535	NEW-P	79-04-100
296-27-050	AMD-P	79-04-100	296-54-281	REP	79-10-081	296-54-535	NEW	79-10-081
296-27-050	AMD	79-08-115	296-54-282	REP-P	79-04-100	296-54-537	NEW-P	79-04-100
296-27-070	AMD-P	79-04-100	296-54-282	REP	79-10-081	296-54-537	NEW	79-10-081
296-27-070	AMD	79-08-115	296-54-284	REP-P	79-04-100	296-54-539	NEW-P	79-04-100
296-27-080	AMD-P	79-04-100	296-54-284	REP	79-10-081	296-54-539	NEW	79-10-081
296-27-080	AMD	79-08-115	296-54-286	REP-P	79-04-100	296-54-541	NEW-P	79-04-100
296-27-130	AMD-P	79-04-100	296-54-286	REP	79-10-081	296-54-541	NEW	79-10-081
296-27-130	AMD	79-08-115	296-54-290	REP-P	79-04-100	296-54-543	NEW-P	79-04-100
296-52-030	AMD-P	79-10-086	296-54-290	REP	79-10-081	296-54-543	NEW	79-10-081
296-52-043	AMD-P	79-10-086	296-54-300	REP-P	79-04-100	296-54-545	NEW-P	79-04-100
296-52-050	AMD-P	79-10-086	296-54-300	REP	79-10-081	296-54-545	NEW	79-10-081
296-52-165	AMD-P	79-10-086	296-54-310	REP-P	79-04-100	296-54-547	NEW-P	79-04-100
296-52-167	AMD-P	79-10-086	296-54-310	REP	79-10-081	296-54-547	NEW	79-10-081
296-52-190	AMD-P	79-10-086	296-54-320	REP-P	79-04-100	296-54-549	NEW-P	79-04-100
296-52-390	AMD-P	79-10-086	296-54-320	REP	79-10-081	296-54-549	NEW	79-10-081
296-54-001	REP-P	79-04-100	296-54-330	REP-P	79-04-100	296-54-551	NEW-P	79-04-100
296-54-001	REP	79-10-081	296-54-330	REP	79-10-081	296-54-551	NEW	79-10-081
296-54-003	REP-P	79-04-100	296-54-335	REP-P	79-04-100	296-54-553	NEW-P	79-04-100
						296-54-553	NEW	79-10-081

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
296-54-555	NEW-P	79-04-100	296-62-07335	REP-E	79-06-078	296-302-06521	AMD-P	79-10-086
296-54-555	NEW	79-10-081	296-62-07335	REP-E	79-10-001	296-302-06523	REP-P	79-10-086
296-54-557	NEW-P	79-04-100	296-62-07347	NEW	79-02-037	296-302-06525	REP-P	79-10-086
296-54-557	NEW	79-10-081	296-62-07347	AMD-P	79-04-100	296-302-06527	REP-P	79-10-086
296-54-559	NEW-P	79-04-100	296-62-07347	AMD	79-08-115	296-302-06529	AMD-P	79-10-086
296-54-559	NEW	79-10-081	296-62-07349	NEW-E	79-08-022	296-302-06531	REP-P	79-10-086
296-54-561	NEW-P	79-04-100	296-62-07515	AMD-P	79-04-100	296-303-01001	REP-P	79-10-086
296-54-561	NEW	79-10-081	296-62-07515	AMD	79-08-115	296-303-01003	REP-P	79-10-086
296-54-563	NEW-P	79-04-100	296-62-14531	NEW	79-02-037	296-303-02001	AMD-P	79-10-086
296-54-563	NEW	79-10-081	296-78-030	AMD-P	79-10-086	296-303-02003	AMD-P	79-10-086
296-54-565	NEW-P	79-04-100	296-79-300	AMD-P	79-10-086	296-303-02005	REP-P	79-10-086
296-54-565	NEW	79-10-081	296-104-200	AMD-P	79-02-007	296-303-02007	AMD-P	79-10-086
296-54-567	NEW-P	79-04-100	296-104-200	AMD	79-05-054	296-303-02501	AMD-P	79-10-086
296-54-567	NEW	79-10-081	296-116-070	AMD-P	79-08-086	296-303-02503	AMD-P	79-10-086
296-54-569	NEW-P	79-04-100	296-116-070	AMD-P	79-10-078	296-303-030	REP-P	79-10-086
296-54-569	NEW	79-10-081	296-116-070	AMD	79-11-063	296-303-040	REP-P	79-10-086
296-54-571	NEW-P	79-04-100	296-116-080	AMD-P	79-03-072	296-306-010	AMD-P	79-04-100
296-54-571	NEW	79-10-081	296-116-080	AMD	79-05-023	296-306-010	AMD	79-08-115
296-54-573	NEW-P	79-04-100	296-116-080	AMD-P	79-08-086	296-306-025	AMD-P	79-04-100
296-54-573	NEW	79-10-081	296-116-080	AMD-P	79-10-078	296-306-025	AMD	79-08-115
296-54-575	NEW-P	79-04-100	296-116-080	AMD	79-11-063	296-401-060	NEW-P	79-10-130
296-54-575	NEW	79-10-081	296-116-081	AMD-P	79-03-072	296-401-060	NEW-P	79-11-116
296-54-577	NEW-P	79-04-100	296-116-081	AMD	79-05-023	296-401-070	NEW-P	79-10-130
296-54-577	NEW	79-10-081	296-116-120	AMD-P	79-08-086	296-401-070	NEW-P	79-11-116
296-54-579	NEW-P	79-04-100	296-116-120	AMD-P	79-10-078	296-401-080	NEW-P	79-10-130
296-54-579	NEW	79-10-081	296-116-120	AMD	79-11-063	296-401-080	NEW-P	79-11-116
296-54-581	NEW-P	79-04-100	296-116-200	AMD-P	79-03-072	296-401-090	NEW-P	79-10-130
296-54-581	NEW	79-10-081	296-116-205	AMD-P	79-08-086	296-401-090	NEW-P	79-11-116
296-54-583	NEW-P	79-04-100	296-116-205	AMD-P	79-10-078	296-401-100	NEW-P	79-10-130
296-54-583	NEW	79-10-081	296-116-205	AMD	79-11-063	296-401-100	NEW-P	79-11-116
296-54-585	NEW-P	79-04-100	296-116-2051	AMD-P	79-08-086	296-401-110	NEW-P	79-10-130
296-54-585	NEW	79-10-081	296-116-2051	AMD-P	79-10-078	296-401-110	NEW-P	79-11-116
296-54-587	NEW-P	79-04-100	296-116-2051	AMD	79-11-097	296-401-120	NEW-P	79-10-130
296-54-587	NEW	79-10-081	296-116-300	AMD-P	79-05-036	296-401-120	NEW-P	79-11-116
296-54-589	NEW-P	79-04-100	296-116-300	AMD-E	79-06-059	296-401-130	NEW-P	79-10-130
296-54-589	NEW	79-10-081	296-116-300	AMD	79-07-033	296-401-130	NEW-P	79-11-116
296-54-591	NEW-P	79-04-100	296-116-351	AMD	79-02-030	296-401-140	NEW-P	79-10-130
296-54-591	NEW	79-10-081	296-116-351	AMD-P	79-03-072	296-401-140	NEW-P	79-11-116
296-54-593	NEW-P	79-04-100	296-116-351	AMD	79-05-023	296-401-150	NEW-P	79-10-130
296-54-593	NEW	79-10-081	296-155-330	AMD-P	79-04-100	296-401-150	NEW-P	79-11-116
296-54-595	NEW-P	79-04-100	296-155-330	AMD	79-08-115	296-401-160	NEW-P	79-10-130
296-54-595	NEW	79-10-081	296-155-480	AMD-P	79-04-100	296-401-160	NEW-P	79-11-116
296-54-597	NEW-P	79-04-100	296-155-480	AMD	79-08-115	296-401-170	NEW-P	79-10-130
296-54-597	NEW	79-10-081	296-155-485	AMD-P	79-04-100	296-401-170	NEW-P	79-11-116
296-54-599	NEW-P	79-04-100	296-155-485	AMD	79-08-115	296-401-180	NEW-P	79-10-130
296-54-599	NEW	79-10-081	296-302-015	REP-P	79-10-086	296-401-180	NEW-P	79-11-116
296-54-601	NEW-P	79-04-100	296-302-020	AMD-P	79-10-086	296-401-190	NEW-P	79-10-130
296-54-601	NEW	79-10-081	296-302-02501	AMD-P	79-10-086	296-401-190	NEW-P	79-11-116
296-54-603	NEW-P	79-04-100	296-302-02503	AMD-P	79-10-086	304-25	AMD-P	79-08-064
296-54-603	NEW	79-10-081	296-302-02505	AMD-P	79-10-086	304-25	AMD-P	79-08-065
296-54-605	NEW-P	79-04-100	296-302-02507	REP-P	79-10-086	304-25-010	AMD-P	79-05-127
296-54-605	NEW	79-10-081	296-302-02509	REP-P	79-10-086	304-25-020	AMD-P	79-05-127
296-54-607	NEW-P	79-04-100	296-302-02511	AMD-P	79-10-086	304-25-030	AMD-P	79-05-127
296-54-607	NEW	79-10-081	296-302-02513	AMD-P	79-10-086	304-25-040	AMD-P	79-05-127
296-62-060	AMD-E	79-05-047	296-302-02515	AMD-P	79-10-086	304-25-050	AMD-P	79-05-127
296-62-060	AMD-E	79-08-099	296-302-02517	AMD-P	79-10-086	304-25-060	AMD-P	79-05-127
296-62-07301	AMD-P	79-10-086	296-302-02519	REP-P	79-10-086	304-25-070	REP-P	79-05-127
296-62-07303	AMD-P	79-10-086	296-302-03001	AMD-P	79-10-086	304-25-080	REP-P	79-05-127
296-62-07305	REP-P	79-10-086	296-302-03003	AMD-P	79-10-086	304-25-090	AMD-P	79-05-127
296-62-07307	AMD-P	79-10-086	296-302-035	AMD-P	79-10-086	304-25-100	AMD-P	79-05-127
296-62-07309	AMD-P	79-10-086	296-302-040	AMD-P	79-10-086	304-25-510	NEW-P	79-05-126
296-62-07311	AMD-P	79-10-086	296-302-050	AMD-P	79-10-086	304-25-520	NEW-P	79-05-126
296-62-07313	AMD-P	79-10-086	296-302-05501	AMD-P	79-10-086	304-25-530	NEW-P	79-05-126
296-62-07315	AMD-P	79-10-086	296-302-05503	AMD-P	79-10-086	304-25-540	NEW-P	79-05-126
296-62-07317	AMD-P	79-10-086	296-302-060	AMD-P	79-10-086	304-25-550	NEW-P	79-05-126
296-62-07319	AMD-P	79-10-086	296-302-06501	AMD-P	79-10-086	304-25-560	NEW-P	79-05-126
296-62-07321	AMD-P	79-10-086	296-302-06503	AMD-P	79-10-086	304-25-570	NEW-P	79-05-126
296-62-07323	AMD-P	79-10-086	296-302-06505	REP-P	79-10-086	304-25-580	NEW-P	79-05-126
296-62-07325	AMD-P	79-10-086	296-302-06507	AMD-P	79-10-086	304-25-590	NEW-P	79-05-126
296-62-07327	AMD-P	79-10-086	296-302-06509	REP-P	79-10-086	308-12-311	NEW-E	79-02-043
296-62-07329	AMD-P	79-10-086	296-302-06511	REP-P	79-10-086	308-12-311	NEW-P	79-02-067
296-62-07335	AMD-E	79-02-038	296-302-06513	REP-P	79-10-086	308-12-311	NEW	79-04-024
296-62-07335	AMD-P	79-04-100	296-302-06515	REP-P	79-10-086	308-24-300	AMD-P	79-09-084
296-62-07335	AMD-E	79-05-033	296-302-06517	AMD-P	79-10-086	308-24-300	AMD-E	79-09-086

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
308-24-310	AMD-P	79-09-084	308-52-550	NEW	79-06-055	308-61-220	AMD-P	79-08-088
308-24-310	AMD-E	79-09-086	308-52-560	NEW-P	79-03-091	308-61-220	AMD	79-10-011
308-24-335	NEW	79-02-012	308-52-560	NEW	79-06-055	308-61-230	AMD-P	79-08-088
308-24-370	AMD-P	79-09-084	308-52-570	NEW-P	79-03-091	308-61-230	AMD	79-10-011
308-24-370	AMD-E	79-09-086	308-52-570	NEW	79-06-055	308-61-260	AMD-P	79-08-088
308-24-403	AMD-P	79-09-084	308-52-580	NEW-P	79-03-091	308-61-260	AMD	79-10-011
308-24-403	AMD-E	79-09-086	308-52-580	NEW	79-06-055	308-61-270	AMD-P	79-08-088
308-24-430	AMD-P	79-09-084	308-53-080	NEW-P	79-10-108	308-61-270	AMD	79-10-011
308-24-430	AMD-E	79-09-086	308-53-100	AMD-P	79-10-108	308-61-300	AMD-P	79-08-087
308-24-440	AMD-P	79-09-084	308-53-125	NEW-P	79-10-108	308-61-300	AMD	79-10-010
308-24-440	AMD-E	79-09-086	308-53-135	NEW-P	79-10-108	308-61-310	AMD-P	79-08-087
308-24-460	AMD-P	79-09-084	308-53-145	NEW-P	79-10-108	308-61-310	AMD	79-10-010
308-24-460	AMD-E	79-09-086	308-53-146	NEW-P	79-10-108	308-61-320	AMD-P	79-08-087
308-24-470	AMD-P	79-09-084	308-53-165	NEW-P	79-10-108	308-61-320	AMD	79-10-010
308-24-470	AMD-E	79-09-086	308-53-245	NEW-P	79-10-108	308-61-330	AMD-P	79-08-087
308-24-490	AMD-P	79-09-084	308-53-270	NEW-P	79-10-108	308-61-330	AMD	79-10-010
308-24-490	AMD-E	79-09-086	308-53-275	NEW-P	79-10-108	308-61-340	AMD-P	79-08-087
308-26-016	NEW-P	79-11-122	308-53-280	NEW-P	79-10-108	308-61-340	AMD	79-10-010
308-29-050	NEW-P	79-04-080	308-54-125	NEW-P	79-10-126	308-61-400	AMD-P	79-08-087
308-29-050	NEW	79-06-084	308-54-130	AMD-P	79-10-126	308-61-400	AMD	79-10-010
308-29-060	NEW-P	79-04-080	308-54-140	AMD-P	79-10-126	308-61-410	AMD-P	79-08-087
308-29-060	NEW	79-06-084	308-54-155	NEW-P	79-10-126	308-61-410	AMD	79-10-010
308-32-015	AMD-P	79-06-110	308-61-010	AMD-E	79-08-063	308-61-420	AMD-P	79-08-087
308-32-015	AMD	79-08-062	308-61-010	AMD-P	79-08-089	308-61-420	AMD	79-10-010
308-32-300	REP-P	79-06-110	308-61-010	AMD	79-10-012	308-61-430	AMD-P	79-08-087
308-32-300	REP	79-08-062	308-61-015	REP-E	79-08-063	308-61-430	AMD	79-10-010
308-32-310	AMD-P	79-06-110	308-61-015	REP-P	79-08-087	308-61-440	AMD-P	79-08-087
308-32-310	AMD	79-08-062	308-61-015	REP	79-10-010	308-61-440	AMD	79-10-010
308-36-050	AMD-P	79-07-079	308-61-020	REP-E	79-08-063	308-61-450	AMD-P	79-08-087
308-36-050	AMD	79-09-071	308-61-020	REP-P	79-08-087	308-61-450	AMD	79-10-010
308-40-100	REP	79-04-011	308-61-020	REP	79-10-010	308-77-010	AMD-P	79-06-104
308-40-101	NEW	79-04-011	308-61-025	AMD-E	79-08-063	308-77-010	AMD-E	79-06-108
308-40-102	NEW	79-04-011	308-61-025	AMD-P	79-08-089	308-77-010	AMD	79-08-140
308-40-111	NEW	79-04-011	308-61-025	AMD	79-10-012	308-77-020	AMD-P	79-06-104
308-42-035	AMD-P	79-03-092	308-61-035	REP-P	79-08-087	308-77-020	AMD-E	79-06-108
308-42-035	AMD	79-05-035	308-61-035	REP	79-10-010	308-77-020	AMD	79-08-140
308-42-040	AMD-P	79-03-092	308-61-040	AMD-E	79-08-063	308-77-030	AMD-P	79-06-104
308-42-040	AMD	79-05-035	308-61-040	AMD-P	79-08-089	308-77-030	AMD-E	79-06-108
308-42-110	NEW-P	79-03-092	308-61-040	AMD	79-10-012	308-77-030	AMD	79-08-140
308-42-110	NEW	79-05-035	308-61-050	AMD-P	79-08-089	308-77-032	NEW-P	79-06-104
308-51-100	AMD-P	79-10-073	308-61-050	AMD	79-10-012	308-77-032	NEW-E	79-06-108
308-51-110	AMD-P	79-08-033	308-61-100	AMD-E	79-08-063	308-77-032	NEW	79-08-140
308-51-110	AMD	79-10-042	308-61-100	AMD-P	79-08-089	308-77-034	NEW-P	79-06-104
308-51-120	AMD-P	79-11-060	308-61-100	AMD	79-10-012	308-77-034	NEW-E	79-06-108
308-52-130	REP-P	79-03-091	308-61-110	AMD-E	79-08-063	308-77-034	NEW	79-08-140
308-52-130	REP	79-06-055	308-61-110	AMD-P	79-08-089	308-77-040	AMD-P	79-06-104
308-52-135	AMD-P	79-08-084	308-61-110	AMD	79-10-012	308-77-040	AMD-E	79-06-108
308-52-135	AMD	79-10-041	308-61-120	AMD-E	79-08-063	308-77-040	AMD	79-08-140
308-52-145	NEW-P	79-08-084	308-61-120	AMD-P	79-08-089	308-77-045	NEW-P	79-06-104
308-52-200	REP-P	79-08-082	308-61-120	AMD	79-10-012	308-77-045	NEW-E	79-06-108
308-52-200	REP	79-10-040	308-61-130	AMD-E	79-08-063	308-77-045	NEW	79-08-140
308-52-210	REP-P	79-08-082	308-61-130	AMD-P	79-08-088	308-77-050	AMD-P	79-06-104
308-52-210	REP	79-10-040	308-61-130	AMD	79-10-011	308-77-050	AMD-E	79-06-108
308-52-220	REP-P	79-08-082	308-61-140	AMD-P	79-08-088	308-77-050	AMD	79-08-140
308-52-220	REP	79-10-040	308-61-140	AMD	79-10-011	308-77-060	AMD-P	79-06-104
308-52-230	REP-P	79-08-082	308-61-155	NEW-E	79-08-063	308-77-060	AMD-E	79-06-108
308-52-230	REP	79-10-040	308-61-155	NEW-P	79-08-088	308-77-060	AMD	79-08-140
308-52-240	REP-P	79-08-082	308-61-155	NEW	79-10-011	308-77-065	AMD-P	79-06-104
308-52-240	REP	79-10-040	308-61-160	NEW-E	79-08-063	308-77-065	AMD-E	79-06-108
308-52-260	AMD-P	79-03-093	308-61-160	NEW-P	79-08-088	308-77-065	AMD	79-08-140
308-52-260	AMD	79-06-063	308-61-160	NEW	79-10-011	308-77-070	AMD-P	79-06-104
308-52-405	AMD-P	79-03-093	308-61-165	NEW-E	79-08-063	308-77-070	AMD-E	79-06-108
308-52-405	AMD	79-06-063	308-61-165	NEW-P	79-08-088	308-77-070	AMD	79-08-140
308-52-500	NEW-P	79-03-091	308-61-165	NEW	79-10-011	308-77-080	AMD-P	79-06-104
308-52-500	NEW	79-06-055	308-61-170	NEW-E	79-08-063	308-77-080	AMD-E	79-06-108
308-52-510	NEW-P	79-03-091	308-61-170	NEW-P	79-08-088	308-77-080	AMD	79-08-140
308-52-510	NEW	79-06-055	308-61-170	NEW	79-10-011	308-77-090	AMD-P	79-06-104
308-52-520	NEW-P	79-03-091	308-61-180	NEW-E	79-08-063	308-77-090	AMD-E	79-06-108
308-52-520	NEW	79-06-055	308-61-180	NEW-P	79-08-088	308-77-090	AMD	79-08-140
308-52-530	NEW-P	79-03-091	308-61-180	NEW	79-10-011	308-77-095	NEW-P	79-06-104
308-52-530	NEW	79-06-055	308-61-200	AMD-P	79-08-088	308-77-095	NEW-E	79-06-108
308-52-540	NEW-P	79-03-091	308-61-200	AMD	79-10-011	308-77-095	NEW	79-08-140
308-52-540	NEW	79-06-055	308-61-210	AMD-P	79-08-088	308-77-100	AMD-P	79-06-104
308-52-550	NEW-P	79-03-091	308-61-210	AMD	79-10-011	308-77-100	AMD-E	79-06-108

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
308-77-100	AMD	79-08-140	308-121-060	NEW-P	79-08-097	308-300-240	NEW-E	79-07-099
308-77-110	AMD-P	79-06-104	308-121-060	NEW	79-10-030	308-300-240	NEW-P	79-08-141
308-77-110	AMD-E	79-06-108	308-122-220	AMD-P	79-02-075	308-300-240	NEW	79-09-123
308-77-110	AMD	79-08-140	308-122-220	AMD-P	79-03-041	308-300-250	NEW-E	79-07-099
308-77-120	AMD-P	79-06-104	308-122-220	AMD	79-08-009	308-300-250	NEW-P	79-08-141
308-77-120	AMD-E	79-06-108	308-122-225	NEW-P	79-05-020	308-300-250	NEW	79-09-123
308-77-120	AMD	79-08-140	308-122-225	NEW	79-08-008	308-300-260	NEW-E	79-07-099
308-77-130	AMD-P	79-06-104	308-122-230	AMD-P	79-02-075	308-300-260	NEW-P	79-08-141
308-77-130	AMD-E	79-06-108	308-122-230	AMD-P	79-03-041	308-300-260	NEW	79-09-123
308-77-130	AMD	79-08-140	308-122-230	AMD	79-08-009	308-300-270	NEW-E	79-07-099
308-77-140	REP-P	79-06-104	308-122-410	AMD-P	79-02-075	308-300-270	NEW-P	79-08-141
308-77-140	REP-E	79-06-108	308-122-410	AMD-P	79-03-041	308-300-270	NEW	79-09-123
308-77-140	REP	79-08-140	308-122-410	AMD	79-08-009	308-300-280	NEW-E	79-07-099
308-77-150	AMD-P	79-06-104	308-124A-027	NEW-P	79-05-122	308-300-280	NEW-P	79-08-141
308-77-150	AMD-E	79-06-108	308-124H-032	NEW-P	79-05-122	308-300-280	NEW	79-09-123
308-77-150	AMD	79-08-140	308-124H-032	NEW	79-07-063	308-300-290	NEW-E	79-07-099
308-77-160	AMD-P	79-06-104	308-124H-040	AMD-P	79-05-122	308-300-290	NEW-P	79-08-141
308-77-160	AMD-E	79-06-108	308-124H-040	AMD	79-07-063	308-300-290	NEW	79-09-123
308-77-160	AMD	79-08-140	308-124H-055	AMD-P	79-05-122	314-16-040	AMD-P	79-11-123
308-77-170	NEW-P	79-06-104	308-128A-040	AMD-P	79-05-123	314-52-015	AMD-P	79-06-008
308-77-170	NEW-E	79-06-108	308-128A-040	AMD	79-07-009	314-52-015	AMD-P	79-08-012
308-77-170	NEW	79-08-140	308-128F-020	AMD-P	79-05-123	314-52-015	AMD	79-08-036
308-77-180	NEW-P	79-06-104	308-128F-020	AMD	79-07-009	320-18-010	NEW	79-02-044
308-77-180	NEW-E	79-06-108	308-128F-040	NEW-P	79-05-123	332-10-150	NEW-E	79-10-103
308-77-180	NEW	79-08-140	308-128F-040	NEW	79-07-009	332-10-160	NEW-E	79-10-103
308-77-190	NEW-P	79-06-104	308-128F-050	NEW-P	79-05-123	332-10-170	NEW-E	79-10-103
308-77-190	NEW-E	79-06-108	308-128F-050	NEW	79-07-009	332-10-180	NEW-E	79-10-103
308-77-190	NEW	79-08-140	308-128F-060	NEW-P	79-05-123	332-10-190	NEW-E	79-10-103
308-77-200	REP-P	79-06-104	308-128F-060	NEW	79-07-009	332-17-010	NEW	79-02-001
308-77-200	REP-E	79-06-108	308-128F-070	NEW-P	79-05-123	332-17-020	NEW	79-02-001
308-77-200	REP	79-08-140	308-128F-070	NEW	79-07-009	332-17-030	NEW	79-02-001
308-77-210	REP-P	79-06-104	308-138-025	NEW-P	79-10-122	332-17-100	NEW	79-02-001
308-77-210	REP-E	79-06-108	308-138-055	NEW-P	79-10-120	332-17-110	NEW	79-02-001
308-77-210	REP	79-08-140	308-138-065	NEW-P	79-10-120	332-17-120	NEW	79-02-001
308-77-220	AMD-P	79-06-104	308-138-100	NEW	79-02-011	332-17-130	NEW	79-02-001
308-77-220	AMD-E	79-06-108	308-138-110	NEW	79-02-011	332-17-140	NEW	79-02-001
308-77-220	AMD	79-08-140	308-138-120	NEW	79-02-011	332-17-150	NEW	79-02-001
308-77-230	AMD-P	79-06-104	308-138-130	NEW	79-02-011	332-17-160	NEW	79-02-001
308-77-230	AMD-E	79-06-108	308-138-140	NEW	79-02-011	332-17-165	NEW	79-02-001
308-77-230	AMD	79-08-140	308-138-150	NEW	79-02-011	332-17-200	NEW	79-02-001
308-77-240	AMD-P	79-06-104	308-138-160	NEW	79-02-011	332-17-300	NEW	79-02-001
308-77-240	AMD-E	79-06-108	308-138-170	NEW	79-02-011	332-17-310	NEW	79-02-001
308-77-240	AMD	79-08-140	308-138-180	NEW	79-02-011	332-17-320	NEW	79-02-001
308-77-250	AMD-P	79-06-104	308-138-200	NEW-P	79-10-121	332-17-340	NEW	79-02-001
308-77-250	AMD-E	79-06-108	308-138-210	NEW-P	79-10-121	332-17-400	NEW	79-02-001
308-77-250	AMD	79-08-140	308-138-220	NEW-P	79-10-121	332-17-410	NEW	79-02-001
308-77-265	AMD-P	79-06-104	308-138-230	NEW-P	79-10-121	332-17-420	NEW	79-02-001
308-77-265	AMD-E	79-06-108	308-138-300	NEW-P	79-10-123	332-17-430	NEW	79-02-001
308-77-265	AMD	79-08-140	308-138-310	NEW-P	79-10-123	332-17-440	NEW	79-02-001
308-120-186	NEW-P	79-04-057	308-138-320	NEW-P	79-10-124	332-17-450	NEW	79-02-001
308-120-186	NEW	79-06-025	308-151-070	NEW-P	79-08-096	332-17-460	NEW	79-02-001
308-120-260	AMD-P	79-09-109	308-151-070	NEW	79-10-087	332-24-020	NEW-E	79-09-085
308-120-260	AMD	79-11-087	308-156-010	NEW-P	79-11-127	332-24-020	NEW-P	79-09-118
308-120-400	NEW-P	79-07-055	308-156-020	NEW-P	79-11-127	332-24-020	NEW-P	79-11-034
308-120-400	NEW	79-09-038	308-156-030	NEW-P	79-11-127	332-24-025	NEW-E	79-09-085
308-120-410	NEW-P	79-07-055	308-156-040	NEW-P	79-11-127	332-24-025	NEW-P	79-09-118
308-120-410	NEW	79-09-038	308-156-050	NEW-P	79-11-127	332-24-025	NEW-P	79-11-034
308-120-420	NEW-P	79-07-055	308-156-060	NEW-P	79-11-127	332-24-025	NEW-E	79-09-085
308-120-420	NEW	79-09-038	308-156-070	NEW-P	79-11-127	332-24-027	NEW-P	79-09-118
308-120-430	NEW-P	79-07-055	308-156-080	NEW-P	79-11-127	332-24-027	NEW-P	79-11-034
308-120-430	NEW	79-09-038	308-156-090	NEW-P	79-11-127	332-24-050	REP-E	79-09-085
308-120-440	NEW-P	79-07-055	308-156-100	NEW-P	79-11-127	332-24-050	REP-P	79-09-118
308-120-440	NEW	79-09-038	308-160-010	REP	79-08-035	332-24-050	REP-P	79-11-034
308-120-450	NEW	79-09-038	308-300-030	AMD	79-01-088	332-24-070	AMD-E	79-11-047
308-121-010	NEW-P	79-08-097	308-300-110	AMD	79-01-088	332-24-070	AMD-E	79-11-068
308-121-010	NEW	79-10-030	308-300-210	NEW-E	79-07-099	332-24-090	AMD-E	79-04-009
308-121-020	NEW-P	79-08-097	308-300-210	NEW-P	79-08-141	332-24-090	AMD-E	79-05-006
308-121-020	NEW	79-10-030	308-300-210	NEW	79-09-123	332-24-090	AMD-E	79-05-046
308-121-030	NEW-P	79-08-097	308-300-220	NEW-E	79-07-099	332-24-090	AMD-E	79-06-021
308-121-030	NEW	79-10-030	308-300-220	NEW-P	79-08-141	332-24-090	AMD-E	79-11-047
308-121-040	NEW-P	79-08-097	308-300-220	NEW	79-09-123	332-24-090	AMD-E	79-11-068
308-121-040	NEW	79-10-030	308-300-230	NEW-E	79-07-099	332-24-192	AMD-P	79-08-074
308-121-050	NEW-P	79-08-097	308-300-230	NEW-P	79-08-141	332-24-192	AMD	79-09-120
308-121-050	NEW	79-10-030	308-300-230	NEW	79-09-123	332-26-010	NEW-E	79-08-003

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
332-26-010	AMD-E 79-11-003	356-14-110	AMD 79-10-064	360-12-130	AMD-P 79-02-068
332-26-020	NEW-E 79-08-003	356-14-110	AMD-E 79-10-068	360-12-130	AMD 79-04-048
332-26-040	NEW-E 79-08-003	356-14-120	AMD-P 79-08-085	360-16-050	AMD-P 79-06-067
332-26-050	NEW-E 79-08-003	356-14-120	AMD 79-10-064	360-16-050	AMD-P 79-07-001
332-26-060	NEW-E 79-08-003	356-14-120	AMD-E 79-10-068	360-16-050	AMD 79-10-007
332-26-070	NEW-E 79-08-003	356-14-140	AMD-P 79-08-085	360-16-060	REP-P 79-06-067
332-26-501	NEW-E 79-08-039	356-14-140	AMD 79-10-064	360-16-060	REP-P 79-07-001
332-26-501	AMD-E 79-08-051	356-14-140	AMD-E 79-10-068	360-16-060	REP 79-10-007
332-26-502	NEW-E 79-08-067	356-14-140	AMD-P 79-10-114	360-16-070	AMD-P 79-06-067
332-26-502	AMD-E 79-08-075	356-15-020	AMD-P 79-08-085	360-16-070	AMD-P 79-07-001
332-26-503	NEW-E 79-09-008	356-15-020	AMD 79-10-064	360-16-070	AMD-P 79-10-005
332-26-503	AMD-E 79-09-019	356-15-030	AMD-P 79-08-085	360-16-080	NEW-P 79-06-067
332-26-503	AMD-E 79-09-022	356-15-030	AMD 79-10-064	360-16-081	NEW-P 79-07-001
332-26-503	AMD-E 79-09-025	356-15-120	AMD-E 79-06-022	360-16-085	NEW-P 79-06-067
332-26-504	NEW-E 79-09-007	356-15-120	AMD-P 79-06-081	360-16-085	NEW-P 79-07-001
332-26-505	NEW-E 79-09-014	356-15-120	AMD 79-08-029	360-16-160	REP-P 79-06-067
332-26-505	AMD-E 79-09-027	356-15-120	AMD-E 79-10-068	360-16-160	REP-P 79-07-001
332-26-506	NEW-E 79-09-023	356-15-120	AMD-P 79-10-114	360-16-160	REP 79-10-007
332-26-506	AMD-E 79-09-024	356-15-130	AMD-E 79-10-068	360-16-170	AMD-P 79-06-067
332-26-507	NEW-E 79-11-013	356-15-130	AMD-P 79-10-114	360-16-170	AMD-P 79-07-001
332-26-508	NEW-E 79-05-006	356-18-050	AMD-E 79-08-030	360-16-170	AMD 79-10-007
332-26-508	NEW-E 79-05-046	356-18-050	AMD-P 79-08-085	360-16-240	AMD 79-02-060
332-26-508	NEW-E 79-11-047	356-18-050	AMD 79-10-064	360-23-020	AMD-P 79-06-067
332-26-508	NEW-E 79-11-068	356-18-060	AMD-P 79-02-016	360-23-020	AMD-P 79-07-001
332-30	NEW-P 79-11-137	356-18-060	AMD 79-03-010	360-23-020	AMD 79-10-007
332-30-100	NEW-P 79-10-071	356-18-060	AMD-P 79-04-091	360-32-010	REP-P 79-06-054
332-30-103	NEW-P 79-10-071	356-18-120	AMD-P 79-08-085	360-32-010	REP-P 79-08-068
332-30-106	NEW-P 79-10-071	356-18-120	AMD 79-10-064	360-32-010	REP 79-09-138
332-30-109	NEW-P 79-10-071	356-18-140	AMD-P 79-08-085	360-32-035	REP-P 79-06-054
332-30-112	NEW-P 79-10-071	356-18-140	AMD 79-10-064	360-32-035	REP-P 79-08-068
332-30-115	NEW-P 79-10-071	356-22-030	AMD-P 79-10-127	360-32-035	REP 79-09-138
332-30-118	NEW-P 79-10-071	356-22-080	AMD-P 79-10-127	360-32-045	REP-P 79-06-054
332-30-119	NEW-P 79-11-151	356-22-230	AMD-P 79-09-116	360-32-045	REP-P 79-08-068
332-30-121	NEW-P 79-10-071	356-22-230	AMD 79-11-046	360-32-045	REP 79-09-138
332-30-124	NEW-P 79-10-071	356-26-030	AMD-P 79-10-127	360-32-050	NEW-P 79-06-054
332-30-127	NEW-P 79-10-071	356-26-040	AMD-P 79-10-127	360-32-050	NEW-P 79-08-068
332-30-130	NEW-P 79-10-071	356-26-060	AMD-P 79-01-101	360-32-050	NEW 79-09-138
332-30-133	NEW-P 79-10-071	356-26-060	AMD-P 79-09-116	360-32-055	NEW-P 79-06-054
332-30-136	NEW-P 79-10-071	356-26-060	AMD-P 79-10-127	360-32-055	NEW-P 79-08-068
332-30-139	NEW-P 79-10-071	356-26-060	AMD 79-11-046	360-32-055	NEW 79-09-138
332-30-142	NEW-P 79-10-071	356-26-070	AMD-P 79-10-127	360-36-010	AMD-P 79-06-067
332-30-145	NEW-P 79-10-071	356-26-070	AMD-E 79-11-040	360-36-010	AMD-P 79-07-001
332-30-148	NEW-P 79-10-071	356-26-130	AMD-P 79-09-116	360-36-010	AMD 79-10-007
332-30-151	NEW-P 79-10-071	356-26-130	AMD-P 79-10-127	360-36-110	AMD 79-02-060
332-30-154	NEW-P 79-10-071	356-26-130	AMD 79-11-046	360-36-115	NEW-P 79-06-066
332-30-157	NEW-P 79-10-071	356-30-050	AMD-P 79-06-081	360-36-115	NEW 79-08-069
332-30-160	NEW-P 79-10-071	356-30-050	AMD 79-08-029	360-36-120	AMD 79-02-060
332-30-163	NEW-P 79-10-071	356-30-070	AMD-P 79-10-127	360-36-130	AMD-P 79-02-068
332-30-166	NEW-P 79-10-071	356-30-075	NEW-P 79-03-044	360-36-130	AMD 79-04-048
332-30-169	NEW-P 79-10-071	356-30-075	NEW-P 79-05-014	360-36-130	AMD 79-02-060
332-52-010	AMD-P 79-03-084	356-30-075	NEW-P 79-06-023	360-36-140	AMD 79-02-060
332-52-010	AMD-P 79-06-035	356-30-075	NEW-P 79-07-026	360-36-150	REP 79-02-060
332-52-010	AMD 79-06-039	356-30-075	NEW-P 79-08-031	360-36-160	REP 79-02-060
332-52-055	NEW-P 79-03-084	356-30-075	NEW-P 79-09-116	360-36-170	REP 79-02-060
332-52-055	NEW-P 79-06-035	356-30-075	NEW-P 79-09-116	360-36-220	AMD-P 79-07-054
332-52-055	NEW 79-06-039	356-30-075	NEW 79-11-046	360-36-220	AMD 79-10-006
352-32-030	AMD-P 79-06-107	356-30-146	AMD-P 79-07-108	360-36-230	AMD-P 79-07-054
352-32-250	AMD 79-02-032	356-30-146	AMD 79-09-034	360-36-230	AMD 79-10-006
352-32-250	AMD-P 79-04-058	356-35-020	NEW-P 79-03-044	360-49-010	AMD-P 79-10-109
352-32-250	AMD-P 79-06-107	356-35-020	NEW-P 79-05-014	360-49-020	AMD-P 79-10-109
352-32-250	AMD 79-09-077	360-11-010	AMD-P 79-02-068	360-49-030	AMD-P 79-10-109
352-32-250	AMD-P 79-11-150	360-11-010	AMD 79-04-048	360-49-040	NEW-P 79-10-109
352-36-020	AMD-P 79-05-120	360-12-015	NEW-P 79-02-068	360-52-060	AMD-P 79-02-068
352-36-020	AMD-P 79-10-167	360-12-015	NEW 79-04-048	360-52-060	AMD 79-04-048
352-36-025	NEW-P 79-05-120	360-12-050	AMD-P 79-02-068	360-54-010	NEW 79-02-061
352-36-025	NEW-P 79-10-167	360-12-050	AMD 79-04-048	360-54-020	NEW 79-02-061
356-06-020	AMD-P 79-10-114	360-12-065	AMD-P 79-02-068	360-54-030	NEW 79-02-061
356-10-030	AMD-P 79-02-016	360-12-065	AMD 79-04-048	360-54-040	NEW 79-02-061
356-10-030	AMD 79-03-010	360-12-110	AMD-P 79-06-067	360-54-050	NEW 79-02-061
356-10-050	AMD-P 79-02-016	360-12-110	AMD-P 79-07-001	365-26-010	REP-P 79-11-056
356-10-050	AMD 79-03-010	360-12-110	AMD 79-10-007	365-26-015	REP-P 79-11-056
356-10-060	AMD-P 79-02-016	360-12-120	AMD-P 79-06-067	365-26-110	REP-P 79-11-056
356-10-060	AMD 79-03-010	360-12-120	AMD-P 79-07-001	365-26-120	REP-P 79-11-056
356-14-110	AMD-P 79-08-085	360-12-120	AMD 79-10-007	365-26-130	REP-P 79-11-056

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
365-26-200	REP-P 79-11-056	372-20-040	REP 79-02-033	388-13-070	NEW-E 79-09-088
365-26-210	REP-P 79-11-056	372-20-050	REP 79-02-033	388-13-080	NEW-P 79-09-013
365-26-220	REP-P 79-11-056	372-20-055	REP 79-02-033	388-13-080	NEW-E 79-09-088
365-26-230	REP-P 79-11-056	372-20-060	REP 79-02-033	388-13-090	NEW-P 79-09-013
365-26-240	REP-P 79-11-056	372-20-070	REP 79-02-033	388-13-090	NEW-E 79-09-088
365-26-250	REP-P 79-11-056	372-20-080	REP 79-02-033	388-13-100	NEW-P 79-09-013
365-26-260	REP-P 79-11-056	372-20-090	REP 79-02-033	388-13-100	NEW-E 79-09-088
365-26-270	REP-P 79-11-056	372-20-100	REP 79-02-033	388-13-110	NEW-P 79-09-013
365-26-280	REP-P 79-11-056	372-20-110	REP 79-02-033	388-13-110	NEW-E 79-09-088
365-26-290	REP-P 79-11-056	388-08-406	NEW-P 79-07-107	388-13-120	NEW-P 79-09-013
365-26-300	REP-P 79-11-056	388-08-406	NEW 79-09-054	388-13-120	NEW-E 79-09-088
365-26-310	REP-P 79-11-056	388-08-407	NEW-P 79-07-107	388-14-020	AMD-P 79-09-013
365-40-030	REP-P 79-06-091	388-08-407	NEW 79-09-054	388-14-020	AMD-E 79-09-088
365-40-030	REP 79-08-050	388-08-408	NEW-P 79-07-107	388-14-200	AMD-P 79-09-013
365-40-031	NEW-P 79-06-091	388-08-408	NEW 79-09-054	388-14-200	AMD-E 79-09-088
365-40-031	NEW 79-08-050	388-08-409	NEW-P 79-07-107	388-14-205	AMD-P 79-04-065
365-40-040	REP-P 79-06-091	388-08-409	NEW 79-09-054	388-14-205	AMD 79-06-032
365-40-040	REP 79-08-050	388-08-410	REP-P 79-07-107	388-14-210	AMD-P 79-09-013
365-40-041	NEW-P 79-06-091	388-08-410	REP 79-09-054	388-14-210	AMD-E 79-09-088
365-40-041	NEW 79-08-050	388-08-413	NEW-P 79-07-107	388-14-270	AMD-P 79-09-013
365-40-050	REP-P 79-06-091	388-08-413	NEW 79-09-054	388-14-270	AMD-E 79-09-088
365-40-050	REP 79-08-050	388-08-414	NEW-P 79-07-107	388-14-302	AMD-P 79-09-013
365-40-051	NEW-P 79-06-091	388-08-414	NEW 79-09-054	388-14-302	AMD-E 79-09-088
365-40-051	NEW 79-08-050	388-11-010	AMD-P 79-09-013	388-14-305	AMD-P 79-09-013
365-40-060	REP-P 79-06-091	388-11-010	AMD-E 79-09-088	388-14-305	AMD-E 79-09-088
365-40-060	REP 79-08-050	388-11-011	NEW-P 79-09-013	388-14-310	AMD-P 79-09-013
365-40-061	NEW-P 79-06-091	388-11-011	NEW-E 79-09-088	388-14-310	AMD-E 79-09-088
365-40-061	NEW 79-08-050	388-11-015	AMD-P 79-09-013	388-14-315	AMD-P 79-09-013
365-40-071	NEW-P 79-06-091	388-11-015	AMD-E 79-09-088	388-14-315	AMD-E 79-09-088
365-40-071	NEW 79-08-050	388-11-020	REP-P 79-09-013	388-14-320	AMD-P 79-09-013
365-41-010	REP-E 79-09-113	388-11-020	REP-E 79-09-088	388-14-320	AMD-E 79-09-088
365-41-010	REP-P 79-10-150	388-11-030	AMD-P 79-09-013	388-14-325	AMD-P 79-09-013
365-41-015	REP-E 79-09-113	388-11-030	AMD-E 79-09-088	388-14-325	AMD-E 79-09-088
365-41-015	REP-P 79-10-150	388-11-040	AMD-P 79-09-013	388-14-365	AMD-P 79-09-013
365-41-110	REP-E 79-09-113	388-11-040	AMD-E 79-09-088	388-14-365	AMD-E 79-09-088
365-41-110	REP-P 79-10-150	388-11-050	AMD-P 79-09-013	388-14-370	AMD-P 79-09-013
365-41-120	REP-E 79-09-113	388-11-050	AMD-E 79-09-088	388-14-370	AMD-E 79-09-088
365-41-120	REP-P 79-10-150	388-11-055	AMD-P 79-09-013	388-14-375	REP-P 79-09-055
365-41-130	REP-E 79-09-113	388-11-055	AMD-E 79-09-088	388-14-375	REP 79-11-086
365-41-130	REP-P 79-10-150	388-11-060	AMD-P 79-09-013	388-14-380	REP-P 79-09-055
365-41-200	REP-E 79-09-113	388-11-060	AMD-E 79-09-088	388-14-380	REP 79-11-086
365-41-200	REP-P 79-10-150	388-11-065	AMD-P 79-09-013	388-14-385	AMD-P 79-09-013
365-41-210	REP-E 79-09-113	388-11-065	AMD-E 79-09-088	388-14-385	AMD-E 79-09-088
365-41-210	REP-P 79-10-150	388-11-100	AMD-P 79-09-013	388-15-030	AMD-E 79-06-043
365-41-220	REP-E 79-09-113	388-11-100	AMD-E 79-09-088	388-15-030	AMD-P 79-06-044
365-41-220	REP-P 79-10-150	388-11-105	NEW-P 79-09-013	388-15-030	AMD 79-08-112
365-41-230	REP-E 79-09-113	388-11-105	NEW-E 79-09-088	388-15-120	AMD-P 79-11-099
365-41-230	REP-P 79-10-150	388-11-110	REP-P 79-09-013	388-15-130	AMD-P 79-07-076
365-41-240	REP-E 79-09-113	388-11-110	REP-E 79-09-088	388-15-130	AMD-E 79-07-077
365-41-240	REP-P 79-10-150	388-11-120	AMD-P 79-09-013	388-15-130	AMD 79-10-026
365-41-250	REP-E 79-09-113	388-11-120	AMD-E 79-09-088	388-15-131	AMD-P 79-07-076
365-41-250	REP-P 79-10-150	388-11-130	AMD-P 79-09-013	388-15-131	AMD-E 79-07-077
365-41-300	REP-E 79-09-113	388-11-130	AMD-E 79-09-088	388-15-131	AMD 79-10-026
365-41-300	REP-P 79-10-150	388-11-140	AMD-P 79-09-013	388-15-132	AMD-P 79-07-076
365-41-310	REP-E 79-09-113	388-11-140	AMD-E 79-09-088	388-15-132	AMD-E 79-07-077
365-41-310	REP-P 79-10-150	388-11-145	NEW-P 79-09-013	388-15-132	AMD 79-10-026
365-41-320	REP-E 79-09-113	388-11-145	NEW-E 79-09-088	388-15-134	AMD-P 79-07-076
365-41-320	REP-P 79-10-150	388-11-150	AMD-P 79-09-013	388-15-134	AMD-E 79-07-077
365-43-010	REP-P 79-11-057	388-11-150	AMD-E 79-09-088	388-15-134	AMD 79-10-026
365-43-015	REP-P 79-11-057	388-11-180	AMD-P 79-09-013	388-15-136	AMD-P 79-07-076
365-43-110	REP-P 79-11-057	388-11-180	AMD-E 79-09-088	388-15-136	AMD-E 79-07-077
365-43-120	REP-P 79-11-057	388-13-010	NEW-P 79-09-013	388-15-136	AMD 79-10-026
365-43-200	REP-P 79-11-057	388-13-010	NEW-E 79-09-088	388-15-137	AMD-P 79-07-076
365-60-010	NEW-P 79-01-074	388-13-020	NEW-P 79-09-013	388-15-137	AMD-E 79-07-077
365-60-010	NEW-E 79-01-075	388-13-020	NEW-E 79-09-088	388-15-137	AMD 79-10-026
365-60-010	NEW 79-03-004	388-13-030	NEW-P 79-09-013	388-15-138	AMD-P 79-07-076
365-60-020	NEW-P 79-01-074	388-13-030	NEW-E 79-09-088	388-15-138	AMD-E 79-07-077
365-60-020	NEW-E 79-01-075	388-13-040	NEW-P 79-09-013	388-15-138	AMD 79-10-026
365-60-020	NEW 79-03-004	388-13-040	NEW-E 79-09-088	388-15-140	AMD-E 79-07-081
372-20-005	REP 79-02-033	388-13-050	NEW-P 79-09-013	388-15-140	AMD-P 79-07-062
372-20-010	REP 79-02-033	388-13-050	NEW-E 79-09-088	388-15-140	AMD 79-09-039
372-20-020	REP 79-02-033	388-13-060	NEW-P 79-09-013	388-15-145	NEW-P 79-10-075
372-20-025	REP 79-02-033	388-13-060	NEW-E 79-09-088	388-15-145	NEW-E 79-10-118
372-20-030	REP 79-02-033	388-13-070	NEW-P 79-09-013	388-15-230	REP 79-03-013

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
388-15-551	NEW-P	79-07-062	388-29-130	AMD	79-04-036	388-53A-060	NEW-P	79-04-052
388-15-551	NEW-E	79-07-081	388-29-130	AMD-E	79-08-027	388-53A-060	NEW-E	79-04-055
388-15-551	NEW	79-09-039	388-29-130	AMD-P	79-08-028	388-53A-060	NEW	79-06-082
388-15-552	NEW-P	79-07-062	388-29-130	AMD	79-10-083	388-53A-070	NEW-P	79-04-052
388-15-552	NEW-E	79-07-081	388-29-135	AMD-E	79-08-027	388-53A-070	NEW-E	79-04-055
388-15-552	NEW	79-09-039	388-29-135	AMD-P	79-08-028	388-53A-070	NEW	79-06-082
388-15-553	NEW-P	79-07-062	388-29-135	AMD	79-10-083	388-53A-080	NEW-P	79-04-052
388-15-553	NEW-E	79-07-081	388-29-145	AMD-E	79-08-027	388-53A-080	NEW-E	79-04-055
388-15-553	NEW	79-09-039	388-29-145	AMD-P	79-08-028	388-53A-080	NEW	79-06-082
388-15-554	NEW-P	79-07-062	388-29-145	AMD	79-10-083	388-53A-090	NEW-P	79-04-052
388-15-554	NEW-E	79-07-081	388-29-155	AMD-E	79-03-075	388-53A-090	NEW-E	79-04-055
388-15-554	NEW	79-09-039	388-29-155	AMD-P	79-03-081	388-53A-090	NEW	79-06-082
388-15-555	NEW-P	79-07-062	388-29-155	AMD	79-06-007	388-53A-100	NEW-P	79-04-052
388-15-555	NEW-E	79-07-081	388-29-155	AMD-E	79-08-027	388-53A-100	NEW-E	79-04-055
388-15-555	NEW	79-09-039	388-29-155	AMD-P	79-08-028	388-53A-100	NEW	79-06-082
388-15-570	AMD-P	79-07-076	388-29-155	AMD	79-10-083	388-53A-110	NEW-P	79-04-052
388-15-570	AMD-E	79-07-077	388-29-160	AMD-E	79-08-027	388-53A-110	NEW-E	79-04-055
388-15-570	AMD	79-10-026	388-29-160	AMD-P	79-08-028	388-53A-110	NEW	79-06-082
388-24-040	AMD-E	79-08-127	388-29-160	AMD	79-10-083	388-53A-120	NEW-P	79-04-052
388-24-040	AMD-P	79-08-128	388-29-170	AMD-E	79-08-027	388-53A-120	NEW-E	79-04-055
388-24-040	AMD	79-11-081	388-29-170	AMD-P	79-08-028	388-53A-120	NEW	79-06-082
388-24-050	AMD-E	79-08-127	388-29-170	AMD	79-10-083	388-53A-130	NEW-P	79-04-052
388-24-050	AMD-P	79-08-128	388-29-180	AMD-E	79-08-027	388-53A-130	NEW-E	79-04-055
388-24-050	AMD	79-11-081	388-29-180	AMD-P	79-08-028	388-53A-130	NEW	79-06-082
388-24-075	AMD-E	79-08-127	388-29-180	AMD	79-10-083	388-53A-140	NEW-P	79-04-052
388-24-075	AMD-P	79-08-128	388-29-200	AMD-E	79-08-027	388-53A-140	NEW-E	79-04-055
388-24-075	AMD	79-11-081	388-29-200	AMD-P	79-08-028	388-53A-140	NEW	79-06-082
388-24-080	REP-E	79-08-127	388-29-200	AMD	79-10-083	388-54-405	REP-E	79-03-032
388-24-080	REP-P	79-08-128	388-29-220	AMD-E	79-08-027	388-54-405	REP	79-03-033
388-24-080	REP	79-11-081	388-29-220	AMD-P	79-08-028	388-54-410	REP-E	79-03-032
388-24-090	AMD	79-03-013	388-29-220	AMD	79-10-083	388-54-410	REP	79-03-033
388-24-090	AMD-E	79-08-127	388-29-230	AMD-P	79-02-057	388-54-415	REP-E	79-03-032
388-24-090	AMD-P	79-08-128	388-29-230	AMD	79-04-060	388-54-415	REP	79-03-033
388-24-090	AMD	79-11-081	388-29-260	AMD-E	79-08-027	388-54-420	REP-E	79-03-032
388-24-107	AMD	79-03-013	388-29-260	AMD-P	79-08-028	388-54-420	REP	79-03-033
388-24-107	AMD-E	79-08-127	388-29-260	AMD	79-10-083	388-54-425	REP-E	79-03-032
388-24-107	AMD-P	79-08-128	388-29-280	AMD-E	79-08-027	388-54-425	REP	79-03-033
388-24-107	AMD	79-11-081	388-29-280	AMD-P	79-08-028	388-54-430	REP-E	79-03-032
388-24-111	AMD-P	79-03-085	388-29-280	AMD	79-10-083	388-54-430	REP	79-03-033
388-24-111	AMD-E	79-04-003	388-33-120	AMD-P	79-04-029	388-54-432	REP-E	79-03-032
388-24-111	AMD	79-05-041	388-33-120	AMD	79-06-028	388-54-432	REP	79-03-033
388-24-125	AMD-P	79-06-040	388-35-010	AMD-P	79-09-066	388-54-435	REP-E	79-03-032
388-24-125	AMD	79-08-043	388-35-010	AMD-E	79-09-087	388-54-435	REP	79-03-033
388-24-135	AMD	79-03-013	388-35-010	AMD	79-11-090	388-54-440	REP-E	79-03-032
388-24-135	AMD-E	79-08-127	388-35-020	AMD-P	79-11-120	388-54-440	REP	79-03-033
388-24-135	AMD-P	79-08-128	388-35-060	AMD-P	79-08-011	388-54-442	REP-E	79-03-032
388-24-135	AMD	79-11-081	388-35-060	AMD	79-10-085	388-54-442	REP	79-03-033
388-24-137	AMD-E	79-08-127	388-35-070	AMD-E	79-07-080	388-54-445	REP-E	79-03-032
388-24-137	AMD-P	79-08-128	388-35-070	AMD-P	79-08-011	388-54-445	REP	79-03-033
388-24-137	AMD	79-11-081	388-35-070	AMD	79-10-085	388-54-448	REP-E	79-03-032
388-28-430	AMD	79-04-013	388-37-010	AMD-P	79-04-066	388-54-448	REP	79-03-033
388-28-484	AMD-P	79-04-008	388-37-010	AMD	79-06-026	388-54-452	REP-E	79-03-032
388-28-484	AMD	79-06-029	388-37-030	AMD-P	79-11-120	388-54-452	REP	79-03-033
388-28-515	AMD-P	79-03-075	388-37-040	AMD-P	79-04-029	388-54-455	REP-E	79-03-032
388-28-515	AMD-E	79-03-081	388-37-040	AMD	79-06-028	388-54-455	REP	79-03-033
388-28-515	AMD	79-06-007	388-42-150	AMD-E	79-08-027	388-54-460	REP-E	79-03-032
388-28-520	NEW	79-04-013	388-42-150	AMD-P	79-08-028	388-54-460	REP	79-03-033
388-28-525	REP	79-04-013	388-42-150	AMD	79-10-083	388-54-462	REP-E	79-03-032
388-28-530	AMD-E	79-08-027	388-52-166	AMD	79-03-013	388-54-462	REP	79-03-033
388-28-530	AMD-P	79-08-028	388-53A-010	NEW-P	79-04-052	388-54-465	REP-E	79-03-032
388-28-530	AMD	79-10-083	388-53A-010	NEW-E	79-04-055	388-54-465	REP	79-03-033
388-28-575	AMD-P	79-04-054	388-53A-010	NEW	79-06-082	388-54-470	AMD-E	79-01-090
388-28-575	AMD-E	79-04-063	388-53A-020	NEW-P	79-04-052	388-54-470	REP-E	79-03-032
388-28-575	AMD	79-06-027	388-53A-020	NEW-E	79-04-055	388-54-470	REP	79-03-033
388-29-100	AMD-E	79-08-027	388-53A-020	NEW	79-06-082	388-54-475	REP-E	79-03-032
388-29-100	AMD-P	79-08-028	388-53A-030	NEW-P	79-04-052	388-54-475	REP	79-03-033
388-29-100	AMD	79-10-083	388-53A-030	NEW-E	79-04-055	388-54-480	REP-E	79-03-032
388-29-110	AMD-E	79-08-027	388-53A-030	NEW	79-06-082	388-54-480	REP	79-03-033
388-29-110	AMD-P	79-08-028	388-53A-040	NEW-P	79-04-052	388-54-485	REP-E	79-03-032
388-29-110	AMD	79-10-083	388-53A-040	NEW-E	79-04-055	388-54-485	REP	79-03-033
388-29-125	AMD-E	79-08-027	388-53A-040	NEW	79-06-082	388-54-490	REP-E	79-03-032
388-29-125	AMD-P	79-08-028	388-53A-050	NEW-P	79-04-052	388-54-490	REP	79-03-033
388-29-125	AMD	79-10-083	388-53A-050	NEW-E	79-04-055	388-54-495	REP-E	79-03-032
388-29-130	AMD-P	79-01-089	388-53A-050	NEW	79-06-082	388-54-495	REP	79-03-033

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
388-54-500	REP-E	79-03-032	388-54-655	AMD-E	79-11-009	388-54-755	NEW	79-03-033
388-54-500	REP	79-03-033	388-54-655	AMD-P	79-11-010	388-54-760	NEW-E	79-03-032
388-54-505	REP-E	79-03-032	388-54-660	NEW-E	79-03-032	388-54-760	NEW	79-03-033
388-54-505	REP	79-03-033	388-54-660	NEW	79-03-033	388-54-765	NEW-E	79-03-032
388-54-510	AMD	79-01-085	388-54-660	AMD-E	79-11-009	388-54-765	NEW	79-03-033
388-54-510	REP-E	79-03-032	388-54-660	AMD-P	79-11-010	388-54-765	AMD-E	79-05-028
388-54-510	REP	79-03-033	388-54-665	NEW-E	79-03-032	388-54-765	AMD-P	79-05-029
388-54-515	REP-E	79-03-032	388-54-665	NEW	79-03-033	388-54-765	AMD	79-07-057
388-54-515	REP	79-03-033	388-54-670	NEW-E	79-03-032	388-54-770	NEW-E	79-03-032
388-54-520	REP-E	79-03-032	388-54-670	NEW	79-03-033	388-54-770	NEW	79-03-033
388-54-520	REP	79-03-033	388-54-670	AMD-E	79-05-028	388-54-770	AMD-E	79-11-009
388-54-525	REP-E	79-03-032	388-54-670	AMD-P	79-05-029	388-54-770	AMD-P	79-11-010
388-54-525	REP	79-03-033	388-54-670	AMD	79-07-057	388-54-775	NEW-E	79-03-032
388-54-526	REP-E	79-03-032	388-54-675	NEW-E	79-03-032	388-54-775	NEW	79-03-033
388-54-526	REP	79-03-033	388-54-675	NEW	79-03-033	388-54-775	AMD-E	79-11-009
388-54-527	REP-E	79-03-032	388-54-677	NEW-P	79-05-044	388-54-775	AMD-P	79-11-010
388-54-527	REP	79-03-033	388-54-677	NEW-E	79-05-045	388-54-780	NEW-E	79-03-032
388-54-528	REP-E	79-03-032	388-54-677	NEW	79-07-056	388-54-780	NEW	79-03-033
388-54-528	REP	79-03-033	388-54-680	NEW-E	79-03-032	388-54-785	NEW-E	79-03-032
388-54-530	REP-E	79-03-032	388-54-680	NEW	79-03-033	388-54-785	NEW	79-03-033
388-54-530	REP	79-03-033	388-54-685	NEW-E	79-03-032	388-54-785	AMD-P	79-07-032
388-54-535	REP-E	79-03-032	388-54-685	NEW	79-03-033	388-54-785	AMD-E	79-07-082
388-54-535	REP	79-03-033	388-54-690	NEW-E	79-03-032	388-54-785	AMD	79-09-033
388-54-540	AMD-E	79-01-090	388-54-690	NEW	79-03-033	388-54-790	NEW-E	79-03-032
388-54-540	REP-E	79-03-032	388-54-695	NEW-E	79-03-032	388-54-790	NEW	79-03-033
388-54-540	REP	79-03-033	388-54-695	NEW	79-03-033	388-54-795	NEW-E	79-03-032
388-54-545	REP-E	79-03-032	388-54-695	AMD-E	79-11-009	388-54-795	NEW	79-03-033
388-54-545	REP	79-03-033	388-54-695	AMD-P	79-11-010	388-54-800	NEW-E	79-03-032
388-54-550	AMD-E	79-01-090	388-54-700	REP-E	79-03-032	388-54-800	NEW	79-03-033
388-54-550	REP-E	79-03-032	388-54-700	REP	79-03-033	388-54-805	NEW-E	79-03-032
388-54-550	REP	79-03-033	388-54-705	REP-E	79-03-032	388-54-805	NEW	79-03-033
388-54-555	AMD-E	79-01-090	388-54-705	REP	79-03-033	388-54-810	NEW-E	79-03-032
388-54-555	REP-E	79-03-032	388-54-710	REP-E	79-03-032	388-54-810	NEW	79-03-033
388-54-555	REP	79-03-033	388-54-710	REP	79-03-033	388-54-815	NEW-E	79-03-032
388-54-560	REP-E	79-03-032	388-54-715	NEW-E	79-03-032	388-54-815	NEW	79-03-033
388-54-560	REP	79-03-033	388-54-715	NEW	79-03-033	388-54-815	AMD-E	79-11-009
388-54-565	REP-E	79-03-032	388-54-715	AMD-E	79-11-009	388-54-815	AMD-P	79-11-010
388-54-565	REP	79-03-033	388-54-715	AMD-P	79-11-010	388-54-820	NEW-E	79-03-032
388-54-570	REP-E	79-03-032	388-54-717	NEW-E	79-03-032	388-54-820	NEW	79-03-033
388-54-570	REP	79-03-033	388-54-717	NEW	79-03-033	388-54-820	AMD-E	79-05-028
388-54-575	REP-E	79-03-032	388-54-720	NEW-E	79-03-032	388-54-820	AMD-P	79-05-029
388-54-575	REP	79-03-033	388-54-720	NEW	79-03-033	388-54-820	AMD	79-07-057
388-54-580	REP-E	79-03-032	388-54-725	NEW-E	79-03-032	388-54-825	NEW-E	79-03-032
388-54-580	REP	79-03-033	388-54-725	NEW	79-03-033	388-54-825	NEW	79-03-033
388-54-585	REP-E	79-03-032	388-54-730	NEW-E	79-03-032	388-54-825	REP-P	79-08-048
388-54-585	REP	79-03-033	388-54-730	NEW	79-03-033	388-54-825	REP-E	79-08-049
388-54-590	REP-E	79-03-032	388-54-730	AMD-P	79-07-032	388-54-825	REP	79-10-084
388-54-590	REP	79-03-033	388-54-730	AMD-E	79-07-082	388-54-826	NEW-P	79-08-048
388-54-595	REP-E	79-03-032	388-54-730	AMD	79-09-033	388-54-826	NEW-E	79-08-049
388-54-595	REP	79-03-033	388-54-735	NEW-E	79-03-032	388-54-826	NEW	79-10-084
388-54-598	REP-E	79-03-032	388-54-735	NEW	79-03-033	388-54-827	NEW-P	79-08-048
388-54-598	REP	79-03-033	388-54-735	AMD-E	79-06-009	388-54-827	NEW-E	79-08-049
388-54-600	NEW-E	79-03-032	388-54-735	AMD-P	79-06-010	388-54-827	NEW	79-10-084
388-54-600	NEW	79-03-033	388-54-735	AMD	79-08-126	388-54-828	NEW-P	79-08-048
388-54-605	NEW-E	79-03-032	388-54-735	AMD-E	79-11-009	388-54-828	NEW-E	79-08-049
388-54-605	NEW	79-03-033	388-54-735	AMD-P	79-11-010	388-54-828	NEW	79-10-084
388-54-610	NEW-E	79-03-032	388-54-735	AMD-P	79-11-135	388-54-830	NEW-E	79-03-032
388-54-610	NEW	79-03-033	388-54-735	AMD-E	79-11-136	388-54-830	NEW	79-03-033
388-54-620	NEW-E	79-03-032	388-54-740	NEW-E	79-03-032	388-54-835	NEW-E	79-03-032
388-54-620	NEW	79-03-033	388-54-740	NEW	79-03-033	388-54-835	NEW	79-03-033
388-54-625	NEW-E	79-03-032	388-54-740	AMD-P	79-07-032	388-54-835	AMD-E	79-05-002
388-54-625	NEW	79-03-033	388-54-740	AMD-E	79-07-082	388-54-840	NEW-E	79-03-032
388-54-630	NEW-E	79-03-032	388-54-740	AMD	79-09-033	388-54-840	NEW	79-03-033
388-54-630	NEW	79-03-033	388-54-740	AMD-E	79-11-009	388-54-840	AMD-E	79-05-002
388-54-635	NEW-E	79-03-032	388-54-740	AMD-P	79-11-010	388-55-010	AMD	79-02-025
388-54-635	NEW	79-03-033	388-54-740	AMD-E	79-11-119	388-57-015	AMD	79-03-013
388-54-640	NEW-E	79-03-032	388-54-740	AMD-E	79-11-121	388-57-015	AMD-E	79-08-127
388-54-640	NEW	79-03-033	388-54-745	NEW-E	79-03-032	388-57-015	AMD-P	79-08-128
388-54-645	NEW-E	79-03-032	388-54-745	NEW	79-03-033	388-57-015	AMD	79-11-081
388-54-645	NEW	79-03-033	388-54-750	NEW-E	79-03-032	388-57-020	AMD-E	79-08-127
388-54-650	NEW-E	79-03-032	388-54-750	NEW	79-03-033	388-57-020	AMD-P	79-08-128
388-54-650	NEW	79-03-033	388-54-750	AMD-E	79-11-009	388-57-020	AMD	79-11-081
388-54-655	NEW-E	79-03-032	388-54-750	AMD-P	79-11-010	388-57-025	AMD	79-03-013
388-54-655	NEW	79-03-033	388-54-755	NEW-E	79-03-032	388-57-025	AMD-E	79-08-127

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
388-57-025	AMD-P	79-08-128	388-73-014	AMD	79-10-026	388-73-820	NEW-E	79-07-077
388-57-025	AMD	79-11-081	388-73-020	AMD-P	79-07-076	388-73-820	NEW	79-10-026
388-57-028	AMD-E	79-08-127	388-73-020	AMD-E	79-07-077	388-80-005	AMD-P	79-06-042
388-57-028	AMD-P	79-08-128	388-73-020	AMD	79-10-026	388-80-005	AMD-P	79-08-041
388-57-028	AMD	79-11-081	388-73-022	AMD-P	79-07-076	388-80-005	AMD-P	79-11-113
388-57-030	AMD	79-03-013	388-73-022	AMD-E	79-07-077	388-80-005	AMD-E	79-11-115
388-57-030	AMD-E	79-08-127	388-73-022	AMD	79-10-026	388-81-040	AMD-P	79-06-042
388-57-030	AMD-P	79-08-128	388-73-024	AMD-P	79-07-076	388-81-040	AMD-P	79-08-041
388-57-030	AMD	79-11-081	388-73-024	AMD-E	79-07-077	388-81-040	AMD-P	79-04-028
388-57-032	NEW-E	79-11-058	388-73-024	AMD	79-10-026	388-82-020	AMD	79-06-034
388-57-032	NEW-P	79-11-059	388-73-052	AMD-P	79-07-076	388-83-025	AMD-P	79-11-113
388-57-036	NEW-E	79-11-058	388-73-052	AMD-E	79-07-077	388-83-025	AMD-E	79-11-115
388-57-036	NEW-P	79-11-059	388-73-052	AMD	79-10-026	388-83-028	AMD-P	79-04-028
388-57-056	AMD-E	79-08-127	388-73-054	AMD-P	79-07-076	388-83-028	AMD	79-06-034
388-57-056	AMD-P	79-08-128	388-73-054	AMD-E	79-07-077	388-83-030	AMD-P	79-07-029
388-57-056	AMD	79-11-081	388-73-054	AMD	79-10-026	388-83-030	AMD	79-09-053
388-57-057	AMD-E	79-08-127	388-73-056	AMD-P	79-07-076	388-83-035	AMD-E	79-07-085
388-57-057	AMD-P	79-08-128	388-73-056	AMD-E	79-07-077	388-83-035	AMD-P	79-07-088
388-57-057	AMD	79-11-081	388-73-056	AMD	79-10-026	388-83-035	AMD	79-09-032
388-57-061	AMD	79-03-013	388-73-058	AMD-P	79-07-076	388-83-045	AMD-P	79-06-042
388-57-061	AMD-E	79-08-127	388-73-058	AMD-E	79-07-077	388-83-045	AMD-P	79-08-041
388-57-061	AMD-P	79-08-128	388-73-058	AMD	79-10-026	388-83-047	NEW-P	79-06-042
388-57-061	AMD	79-11-081	388-73-072	AMD-P	79-07-076	388-83-047	NEW-P	79-08-041
388-57-062	AMD	79-03-013	388-73-072	AMD-E	79-07-077	388-83-050	AMD-P	79-07-029
388-57-064	AMD-P	79-08-040	388-73-072	AMD	79-10-026	388-83-050	AMD	79-09-053
388-57-064	AMD-E	79-08-042	388-73-074	AMD-P	79-07-076	388-83-065	AMD-P	79-04-028
388-57-064	AMD	79-10-082	388-73-074	AMD-E	79-07-077	388-83-065	AMD	79-06-034
388-57-090	AMD-E	79-11-058	388-73-074	AMD	79-10-026	388-84-005	AMD-P	79-04-028
388-57-090	AMD-P	79-11-059	388-73-076	AMD-P	79-07-076	388-84-005	AMD	79-06-034
388-59-010	AMD-P	79-01-089	388-73-076	AMD-E	79-07-077	388-84-015	AMD-P	79-06-042
388-59-010	AMD	79-04-036	388-73-076	AMD	79-10-026	388-84-015	AMD-P	79-08-041
388-59-020	AMD-P	79-01-089	388-73-108	AMD-P	79-07-076	388-86-020	AMD-P	79-04-028
388-59-020	AMD	79-04-036	388-73-108	AMD-E	79-07-077	388-86-020	AMD	79-06-034
388-59-030	AMD-P	79-01-089	388-73-108	AMD	79-10-026	388-86-027	AMD-P	79-10-096
388-59-030	AMD	79-04-036	388-73-134	AMD-P	79-07-076	388-86-027	AMD-E	79-10-119
388-59-040	AMD-P	79-01-089	388-73-134	AMD-E	79-07-077	388-86-032	AMD-P	79-04-028
388-59-040	AMD	79-04-036	388-73-134	AMD	79-10-026	388-86-032	AMD	79-06-034
388-59-045	NEW-P	79-01-089	388-73-140	AMD-P	79-07-076	388-86-050	AMD-P	79-04-027
388-59-045	NEW	79-04-036	388-73-140	AMD-E	79-07-077	388-86-050	AMD	79-06-030
388-59-048	NEW-P	79-01-089	388-73-140	AMD	79-10-026	388-86-050	AMD-P	79-08-021
388-59-048	NEW	79-04-036	388-73-212	AMD-P	79-07-076	388-86-050	AMD	79-10-095
388-59-050	AMD-P	79-01-089	388-73-212	AMD-E	79-07-077	388-86-067	AMD-P	79-04-028
388-59-050	AMD	79-04-036	388-73-212	AMD	79-10-026	388-86-067	AMD	79-06-034
388-59-060	AMD-P	79-01-089	388-73-216	AMD-P	79-07-076	388-86-075	AMD-P	79-04-028
388-59-060	AMD	79-04-036	388-73-216	AMD-E	79-07-077	388-86-075	AMD	79-06-034
388-59-090	AMD-P	79-01-089	388-73-216	AMD	79-10-026	388-86-085	AMD-P	79-04-028
388-59-090	AMD	79-04-036	388-73-304	AMD-P	79-07-076	388-86-085	AMD	79-06-034
388-70-013	AMD-P	79-07-076	388-73-304	AMD-E	79-07-077	388-86-115	AMD-P	79-04-028
388-70-013	AMD-E	79-07-077	388-73-304	AMD	79-10-026	388-86-115	AMD	79-06-034
388-70-013	AMD	79-10-026	388-73-306	AMD-P	79-07-076	388-86-120	AMD-P	79-04-028
388-70-022	AMD-P	79-02-069	388-73-306	AMD-E	79-07-077	388-86-120	AMD	79-06-034
388-70-022	AMD	79-04-062	388-73-306	AMD	79-10-026	388-87-010	AMD-P	79-04-028
388-70-022	AMD-P	79-07-076	388-73-604	AMD-P	79-07-076	388-87-010	AMD	79-06-034
388-70-022	AMD-E	79-07-077	388-73-604	AMD-E	79-07-077	388-87-015	AMD-P	79-10-037
388-70-022	AMD	79-10-026	388-73-604	AMD	79-10-026	388-87-015	AMD-E	79-10-038
388-70-042	AMD-P	79-09-063	388-73-606	AMD-P	79-07-076	388-87-025	AMD-P	79-04-028
388-70-042	AMD	79-11-085	388-73-606	AMD-E	79-07-077	388-87-025	AMD	79-06-034
388-70-044	AMD-P	79-09-063	388-73-606	AMD	79-10-026	388-87-027	AMD-P	79-07-029
388-70-044	AMD	79-11-085	388-73-610	AMD-P	79-07-076	388-87-027	AMD	79-09-053
388-70-048	AMD-P	79-09-063	388-73-610	AMD-E	79-07-077	388-87-050	AMD-P	79-04-028
388-70-048	AMD	79-11-085	388-73-610	AMD	79-10-026	388-87-050	AMD	79-06-034
388-70-054	AMD-P	79-09-065	388-73-800	NEW-P	79-07-076	388-87-077	AMD-P	79-04-028
388-70-054	AMD	79-11-105	388-73-800	NEW-E	79-07-077	388-87-077	AMD	79-06-034
388-70-700	AMD-P	79-07-076	388-73-800	NEW	79-10-026	388-88-117	NEW	79-01-084
388-70-700	AMD-E	79-07-077	388-73-802	NEW-P	79-07-076	388-91-010	AMD-P	79-04-028
388-70-700	AMD	79-10-026	388-73-802	NEW-E	79-07-077	388-91-010	AMD	79-06-034
388-73-010	AMD-P	79-07-076	388-73-802	NEW	79-10-026	388-91-010	AMD-P	79-11-114
388-73-010	AMD-E	79-07-077	388-73-804	NEW-P	79-07-076	388-91-013	AMD-P	79-04-028
388-73-010	AMD	79-10-026	388-73-804	NEW-E	79-07-077	388-91-013	AMD	79-06-034
388-73-012	AMD-P	79-07-076	388-73-804	NEW	79-10-026	388-91-016	AMD-P	79-04-028
388-73-012	AMD-E	79-07-077	388-73-810	NEW-P	79-07-076	388-91-016	AMD	79-06-034
388-73-012	AMD	79-10-026	388-73-810	NEW-E	79-07-077	388-91-020	AMD-P	79-04-028
388-73-014	AMD-P	79-07-076	388-73-810	NEW	79-10-026	388-91-020	AMD	79-06-034
388-73-014	AMD-E	79-07-077	388-73-820	NEW-P	79-07-076	388-91-030	AMD-P	79-04-028

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
388-91-030	AMD	79-06-034	390-05-270	REP	79-02-056	392-143-075	AMD-P	79-10-172
388-91-035	AMD-P	79-04-028	390-05-271	NEW	79-02-056	392-145-010	AMD-P	79-10-173
388-91-035	AMD	79-06-034	390-05-271	AMD-P	79-11-125	392-145-030	AMD-P	79-10-173
388-91-040	AMD-P	79-04-028	390-05-273	NEW	79-02-056	392-147-010	REP-P	79-10-171
388-91-040	AMD	79-06-034	390-12-010	AMD-P	79-08-098	392-147-015	REP-P	79-10-171
388-92-005	AMD-P	79-04-028	390-12-010	AMD	79-10-070	392-147-020	REP-P	79-10-171
388-92-005	AMD	79-06-034	390-12-050	NEW-P	79-07-072	392-147-025	REP-P	79-10-171
388-92-020	AMD-P	79-06-042	390-12-050	NEW	79-10-017	392-147-030	REP-P	79-10-171
388-92-020	AMD-P	79-08-041	390-14-100	AMD-P	79-07-072	392-147-035	REP-P	79-10-171
388-92-025	AMD-P	79-04-028	390-14-100	AMD	79-10-017	392-171-350	AMD-E	79-10-116
388-92-025	AMD	79-06-034	390-16-039	AMD-P	79-05-096	392-171-350	AMD-P	79-10-169
388-92-025	AMD-P	79-07-029	390-16-039	AMD-P	79-07-059	392-171-355	AMD-E	79-10-116
388-92-025	AMD	79-09-053	390-16-039	AMD	79-09-041	392-171-355	AMD-P	79-10-169
388-92-030	AMD-E	79-07-085	390-16-055	AMD-P	79-05-096	392-171-356	NEW-E	79-10-116
388-92-030	AMD-P	79-07-088	390-16-055	AMD-P	79-07-059	392-171-356	NEW-P	79-10-169
388-92-030	AMD	79-09-032	390-16-055	AMD	79-09-041	392-185-010	AMD-P	79-10-168
388-92-045	AMD-P	79-08-021	390-16-120	AMD-P	79-05-096	392-185-040	AMD-P	79-10-168
388-92-045	AMD	79-10-095	390-16-120	AMD	79-08-046	392-185-090	AMD-P	79-10-168
388-92-055	AMD-P	79-06-042	390-20-020	AMD-P	79-11-125	392-195-015	AMD-P	79-10-170
388-92-055	AMD-P	79-08-041	390-20-023	NEW-P	79-06-071	402-19-010	NEW-P	79-10-113
388-93-055	AMD-P	79-06-042	390-20-023	NEW	79-09-041	402-19-190	NEW-P	79-10-113
388-93-055	AMD-P	79-08-041	390-20-028	REP-P	79-09-069	402-19-220	NEW-P	79-10-113
388-93-070	AMD-P	79-04-028	390-20-028	REP-P	79-11-126	402-19-240	NEW-P	79-10-113
388-93-070	AMD	79-06-034	390-20-050	AMD-E	79-07-060	402-19-250	NEW-P	79-10-113
388-96	AMD-P	79-06-020	390-20-050	AMD-P	79-07-072	402-19-300	NEW-P	79-10-113
388-96-010	AMD-P	79-02-058	390-20-050	AMD-P	79-09-070	402-19-350	NEW-P	79-10-113
388-96-010	AMD	79-04-061	390-20-050	AMD	79-11-124	402-19-370	NEW-P	79-10-113
388-96-101	AMD	79-03-021	390-20-051	REP-P	79-09-069	402-19-400	NEW-P	79-10-113
388-96-104	AMD	79-03-021	390-20-051	REP-P	79-11-126	402-19-500	NEW-P	79-10-113
388-96-122	AMD	79-03-021	390-20-052	NEW-P	79-09-069	402-19-550	NEW-P	79-10-113
388-96-125	AMD-P	79-02-081	390-20-052	NEW-P	79-11-126	402-19-580	NEW-P	79-10-113
388-96-125	AMD	79-04-102	390-20-053	REP-P	79-09-069	402-20-010	REP-P	79-10-113
388-96-222	AMD-P	79-02-039	390-20-053	REP-P	79-11-126	402-20-020	REP-P	79-10-113
388-96-222	AMD	79-04-059	390-20-055	REP-P	79-09-069	402-20-030	REP-P	79-10-113
388-96-222	AMD-E	79-07-087	390-20-055	REP-P	79-11-126	402-20-040	REP-P	79-10-113
388-96-222	AMD-P	79-07-104	390-24-010	AMD-P	79-11-125	402-20-050	REP-P	79-10-113
388-96-222	AMD-E	79-10-104	390-24-020	AMD-P	79-09-069	402-20-060	REP-P	79-10-113
388-96-222	AMD-P	79-10-153	390-24-020	AMD	79-11-124	402-20-070	REP-P	79-10-113
388-96-535	AMD	79-03-020	390-27-050	AMD-P	79-05-096	402-20-073	REP-P	79-10-113
388-96-585	AMD-P	79-02-081	390-37-050	AMD	79-08-046	402-20-076	REP-P	79-10-113
388-96-585	AMD	79-04-102	390-37-150	NEW-P	79-05-096	402-20-080	REP-P	79-10-113
388-96-719	AMD-P	79-02-081	390-37-150	NEW	79-08-046	402-20-090	REP-P	79-10-113
388-96-719	AMD-P	79-04-101	391-21-003	NEW	79-03-015	402-20-100	REP-P	79-10-113
388-96-719	AMD-E	79-07-087	392-32	REP-P	79-05-101	402-20-110	REP-P	79-10-113
388-96-719	AMD-P	79-07-104	392-32	REP	79-07-006	402-20-120	REP-P	79-10-113
388-96-719	AMD-E	79-10-104	392-40	REP-P	79-05-100	402-20-130	REP-P	79-10-113
388-96-719	AMD-P	79-10-153	392-40	REP	79-07-004	402-20-170	REP-P	79-10-113
388-96-722	AMD-P	79-04-101	392-40-005	REP-P	79-05-100	402-20-180	REP-P	79-10-113
388-96-722	AMD-E	79-07-087	392-40-005	REP	79-07-004	402-20-190	REP-P	79-10-113
388-96-722	AMD-P	79-07-104	392-40-010	REP-P	79-05-100	402-20-200	REP-P	79-10-113
388-96-722	AMD-E	79-10-104	392-40-010	REP	79-07-004	402-20-210	REP-P	79-10-113
388-96-722	AMD-P	79-10-153	392-40-990	REP-P	79-05-100	402-20-220	REP-P	79-10-113
388-96-722	AMD-E	79-11-129	392-40-990	REP	79-07-004	402-20-240	REP-P	79-10-113
388-96-727	AMD-P	79-02-081	392-125-005	AMD-P	79-05-099	402-20-250	REP-P	79-10-113
388-96-727	AMD-P	79-04-101	392-125-005	AMD	79-07-005	402-20-260	REP-P	79-10-113
388-96-727	AMD-E	79-07-087	392-125-015	AMD-P	79-05-099	402-20-270	REP-P	79-10-113
388-96-727	AMD-P	79-07-104	392-125-015	AMD	79-07-005	402-21-010	NEW-P	79-10-113
388-96-727	AMD-E	79-10-104	392-125-035	AMD-P	79-05-099	402-21-030	NEW-P	79-10-113
388-96-727	AMD-P	79-10-153	392-125-035	AMD	79-07-005	402-21-050	NEW-P	79-10-113
388-96-735	AMD-P	79-04-101	392-125-036	NEW-P	79-05-099	402-21-100	NEW-P	79-10-113
388-96-735	AMD-E	79-07-087	392-125-036	NEW	79-07-005	402-22-010	NEW-P	79-10-113
388-96-735	AMD-P	79-07-104	392-131-015	AMD-E	79-09-119	402-22-020	NEW-P	79-10-113
388-96-735	AMD-E	79-10-104	392-139-010	AMD-E	79-10-174	402-22-040	NEW-P	79-10-113
388-96-735	AMD-P	79-10-153	392-139-015	AMD-E	79-10-174	402-22-045	NEW-P	79-10-113
388-96-735	AMD-E	79-11-129	392-139-020	AMD-E	79-10-174	402-22-050	NEW-P	79-10-113
388-96-743	NEW-P	79-04-101	392-139-025	AMD-E	79-10-174	402-22-055	NEW-P	79-10-113
388-96-743	AMD-E	79-07-087	392-139-030	AMD-E	79-10-174	402-22-060	NEW-P	79-10-113
388-96-743	AMD-P	79-07-104	392-139-035	AMD-E	79-10-174	402-22-065	NEW-P	79-10-113
388-96-743	AMD-E	79-10-104	392-139-040	AMD-E	79-10-174	402-22-070	NEW-P	79-10-113
388-96-743	AMD-P	79-10-153	392-139-045	AMD-E	79-10-174	402-22-090	NEW-P	79-10-113
388-96-750	NEW-P	79-02-058	392-143-005	AMD-P	79-10-172	402-22-110	NEW-P	79-10-113
388-96-750	NEW	79-04-061	392-143-010	AMD-P	79-10-172	402-22-200	NEW-P	79-10-113
390-05-235	NEW-P	79-05-096	392-143-045	REP-P	79-10-172	402-22-250	NEW-P	79-10-113
390-05-235	NEW	79-08-046	392-143-070	AMD-P	79-10-172	402-52-005	NEW-P	79-10-113

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
402-52-010	AMD-P	79-10-113	419-48-140	NEW	79-10-043	446-50-030	NEW-P	79-11-025
402-52-015	NEW-P	79-10-113	419-48-150	NEW-P	79-08-095	446-50-030	NEW-E	79-11-026
402-52-020	AMD-P	79-10-113	419-48-150	NEW	79-10-043	446-50-040	NEW-P	79-11-025
402-52-025	NEW-P	79-10-113	434-28-050	NEW-P	79-06-092	446-50-040	NEW-E	79-11-026
402-70-010	NEW-P	79-10-113	434-28-050	NEW-E	79-08-017	446-50-050	NEW-P	79-11-025
402-70-020	NEW-P	79-10-113	434-81-010	NEW-P	79-03-094	446-50-050	NEW-E	79-11-026
402-70-030	NEW-P	79-10-113	434-81-010	NEW	79-05-024	446-50-060	NEW-P	79-11-025
402-70-050	NEW-P	79-10-113	434-81-020	NEW-P	79-03-094	446-50-060	NEW-E	79-11-026
402-70-070	NEW-P	79-10-113	434-81-020	NEW	79-05-024	446-50-070	NEW-P	79-11-025
402-70-090	NEW-P	79-10-113	434-81-030	NEW-P	79-03-094	446-50-070	NEW-E	79-11-026
415-112-400	AMD-E	79-08-054	434-81-030	NEW	79-05-024	446-50-080	NEW-P	79-11-025
415-112-400	AMD-P	79-08-055	434-81-040	NEW-P	79-03-094	446-50-080	NEW-E	79-11-026
415-112-400	AMD	79-10-024	434-81-040	NEW	79-05-024	458-20-237	AMD-P	79-04-094
419-36-010	NEW-P	79-04-022	434-81-050	NEW-P	79-03-094	458-20-237	AMD	79-06-036
419-36-010	NEW	79-07-002	434-81-050	NEW	79-05-024	458-40-18600	AMD-P	79-11-132
419-36-020	NEW-P	79-04-022	434-81-060	NEW-P	79-03-094	458-40-18623	AMD-P	79-06-095
419-36-020	NEW	79-07-002	434-81-060	NEW	79-05-024	458-40-18623	AMD	79-08-014
419-36-030	NEW-P	79-04-022	434-81-070	NEW-P	79-03-094	458-40-18631	NEW-P	79-05-119
419-36-030	NEW	79-07-002	434-81-070	NEW	79-05-024	458-40-18631	NEW-E	79-07-083
419-36-040	NEW-P	79-04-022	434-81-080	NEW-P	79-03-094	458-40-18631	NEW	79-07-084
419-36-040	NEW	79-07-002	434-81-080	NEW	79-05-024	458-40-18632	NEW-P	79-05-119
419-36-050	NEW-P	79-04-022	434-81-090	NEW-P	79-03-094	458-40-18632	NEW-E	79-07-083
419-36-050	NEW	79-07-002	434-81-090	NEW	79-05-024	458-40-18632	NEW	79-07-084
419-36-060	NEW-P	79-04-022	434-81-100	NEW-P	79-03-094	458-40-18633	NEW-P	79-05-119
419-36-060	NEW	79-07-002	434-81-100	NEW	79-05-024	458-40-18633	NEW-E	79-07-083
419-36-070	NEW-P	79-04-022	446-10-010	NEW-P	79-02-023	458-40-18633	NEW	79-07-084
419-36-070	NEW	79-07-002	446-10-010	NEW-E	79-02-024	458-40-18634	NEW-P	79-05-119
419-36-080	NEW-P	79-04-022	446-10-010	NEW	79-04-037	458-40-18634	NEW-E	79-07-083
419-36-080	NEW	79-07-002	446-10-020	NEW-P	79-02-023	458-40-18634	NEW	79-07-084
419-40-010	NEW-P	79-05-032	446-10-020	NEW-E	79-02-024	458-40-18635	NEW-P	79-05-119
419-40-010	NEW	79-08-047	446-10-020	NEW	79-04-037	458-40-18635	NEW-E	79-07-083
419-40-020	NEW-P	79-05-032	446-10-030	NEW-P	79-02-023	458-40-18635	NEW	79-07-084
419-40-020	NEW	79-08-047	446-10-030	NEW-E	79-02-024	458-40-18636	NEW-P	79-05-119
419-40-030	NEW-P	79-05-032	446-10-030	NEW	79-04-037	458-40-18636	NEW-E	79-07-083
419-40-030	NEW	79-08-047	446-10-040	NEW-P	79-02-023	458-40-18636	NEW	79-07-084
419-40-040	NEW-P	79-05-032	446-10-040	NEW-E	79-02-024	458-40-18637	NEW-P	79-11-132
419-40-040	NEW	79-08-047	446-10-040	NEW	79-04-037	458-40-18638	NEW-P	79-11-132
419-40-050	NEW-P	79-05-032	446-10-050	NEW-P	79-02-023	458-40-18638	NEW-P	79-11-132
419-40-050	NEW	79-08-047	446-10-050	NEW-E	79-02-024	458-40-18639	NEW-P	79-11-132
419-48-010	NEW-P	79-08-095	446-10-050	NEW	79-04-037	458-40-18640	NEW-P	79-11-132
419-48-010	NEW	79-10-043	446-10-060	NEW-P	79-02-023	458-40-18641	NEW-P	79-11-132
419-48-020	NEW-P	79-08-095	446-10-060	NEW-E	79-02-024	458-40-18642	NEW-P	79-11-132
419-48-020	NEW	79-10-043	446-10-060	NEW-E	79-02-024	458-40-19000	AMD-P	79-05-119
419-48-030	NEW-P	79-08-095	446-10-070	NEW-P	79-02-023	458-40-19000	AMD-E	79-07-083
419-48-030	NEW	79-10-043	446-10-070	NEW-E	79-02-024	458-40-19000	AMD	79-07-084
419-48-040	NEW-P	79-08-095	446-10-070	NEW	79-04-037	458-40-19000	AMD-P	79-11-132
419-48-040	NEW	79-10-043	446-10-080	NEW-P	79-02-023	458-40-19001	AMD-P	79-05-119
419-48-051	NEW-P	79-08-095	446-10-080	NEW-E	79-02-024	458-40-19001	AMD-E	79-07-083
419-48-051	NEW	79-10-043	446-10-080	NEW	79-04-037	458-40-19001	AMD	79-07-084
419-48-052	NEW-P	79-08-095	446-10-090	NEW-P	79-02-023	458-40-19001	AMD-P	79-11-132
419-48-052	NEW	79-10-043	446-10-090	NEW-E	79-02-024	458-40-19002	AMD-P	79-05-119
419-48-053	NEW-P	79-08-095	446-10-090	NEW	79-04-037	458-40-19002	AMD-E	79-07-083
419-48-053	NEW	79-10-043	446-10-100	NEW-P	79-02-023	458-40-19002	AMD	79-07-084
419-48-054	NEW-P	79-08-095	446-10-100	NEW-E	79-02-024	458-40-19002	AMD-P	79-11-132
419-48-054	NEW	79-10-043	446-10-100	NEW	79-04-037	458-40-19003	AMD-P	79-05-119
419-48-055	NEW-P	79-08-095	446-10-110	NEW-P	79-02-023	458-40-19003	AMD-E	79-07-083
419-48-055	NEW	79-10-043	446-10-110	NEW-E	79-02-024	458-40-19003	AMD	79-07-084
419-48-060	NEW-P	79-08-095	446-10-110	NEW	79-04-037	458-40-19003	AMD-P	79-11-132
419-48-060	NEW	79-10-043	446-10-120	NEW-P	79-02-023	458-40-19004	AMD-P	79-05-119
419-48-070	NEW-P	79-08-095	446-10-120	NEW-E	79-02-024	458-40-19004	AMD-E	79-07-083
419-48-070	NEW	79-10-043	446-10-120	NEW	79-04-037	458-40-19004	AMD	79-07-084
419-48-080	NEW-P	79-08-095	446-10-130	NEW-P	79-02-023	458-40-19004	AMD-P	79-11-132
419-48-080	NEW	79-10-043	446-10-130	NEW-E	79-02-024	458-40-19101	AMD-E	79-06-077
419-48-090	NEW-P	79-08-095	446-10-130	NEW	79-04-037	458-40-19101	AMD-P	79-06-094
419-48-090	NEW	79-10-043	446-10-140	NEW-P	79-02-023	458-40-19101	AMD	79-08-015
419-48-100	NEW-P	79-08-095	446-10-140	NEW-E	79-02-024	458-40-19103	NEW-P	79-10-131
419-48-100	NEW	79-10-043	446-10-140	NEW	79-04-037	458-52-010	REP-E	79-08-092
419-48-110	NEW-P	79-08-095	446-10-150	NEW-P	79-02-023	458-52-010	REP-P	79-08-093
419-48-110	NEW	79-10-043	446-10-150	NEW-E	79-02-024	458-52-010	REP	79-11-029
419-48-120	NEW-P	79-08-095	446-10-150	NEW	79-04-037	458-52-020	REP-E	79-08-092
419-48-120	NEW	79-10-043	446-50-010	NEW-P	79-11-025	458-52-020	REP-P	79-08-093
419-48-130	NEW-P	79-08-095	446-50-010	NEW-E	79-11-026	458-52-020	REP	79-11-029
419-48-130	NEW	79-10-043	446-50-020	NEW-P	79-11-025	458-52-030	REP-E	79-08-092
419-48-140	NEW-P	79-08-095	446-50-020	NEW-E	79-11-026	458-52-030	REP-P	79-08-093
						458-52-030	REP	79-11-029

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
458-52-040	REP-E	79-08-092	458-53-130	NEW	79-11-029	463-39-120	NEW-P	79-06-088
458-52-040	REP-P	79-08-093	458-53-140	NEW-E	79-08-092	463-39-120	NEW	79-09-006
458-52-040	REP	79-11-029	458-53-140	NEW-P	79-08-093	463-39-130	NEW-P	79-06-088
458-52-050	REP-E	79-08-092	458-53-140	NEW	79-11-029	463-39-130	NEW	79-09-006
458-52-050	REP-P	79-08-093	458-53-150	NEW-E	79-08-092	463-39-135	NEW-P	79-06-088
458-52-050	REP	79-11-029	458-53-150	NEW-P	79-08-093	463-39-135	NEW	79-09-006
458-52-060	REP-E	79-08-092	458-53-150	NEW	79-11-029	463-39-150	NEW-P	79-06-088
458-52-060	REP-P	79-08-093	458-53-160	NEW-E	79-08-092	463-39-150	NEW	79-09-006
458-52-060	REP	79-11-029	458-53-160	NEW-P	79-08-093	463-39-170	NEW-P	79-06-088
458-52-070	REP-E	79-08-092	458-53-160	NEW	79-11-029	463-39-170	NEW	79-09-006
458-52-070	REP-P	79-08-093	458-53-170	NEW-E	79-08-092	468-30-075	NEW-P	79-07-042
458-52-070	REP	79-11-029	458-53-170	NEW-P	79-08-093	468-30-075	NEW	79-09-044
458-52-080	REP-E	79-08-092	458-53-170	NEW	79-11-029	468-38-150	AMD-E	79-08-038
458-52-080	REP-P	79-08-093	458-53-180	NEW-E	79-08-092	468-42-002	AMD-P	79-02-064
458-52-080	REP	79-11-029	458-53-180	NEW-P	79-08-093	468-42-002	AMD	79-04-019
458-52-090	REP-E	79-08-092	458-53-180	NEW	79-11-029	468-42-004	AMD-P	79-02-063
458-52-090	REP-P	79-08-093	458-53-190	NEW-E	79-08-092	468-42-004	AMD	79-04-021
458-52-090	REP	79-11-029	458-53-190	NEW-P	79-08-093	468-42-012	AMD-P	79-02-065
458-52-100	REP-E	79-08-092	458-53-190	NEW	79-11-029	468-42-012	AMD	79-04-020
458-52-100	REP-P	79-08-093	458-53-200	NEW-E	79-08-092	468-42-099	AMD-P	79-06-074
458-52-100	REP	79-11-029	458-53-200	NEW-P	79-08-093	468-42-099	AMD	79-08-058
458-52-110	REP-E	79-08-092	458-53-200	NEW	79-11-029	468-42-099	AMD-P	79-10-069
458-52-110	REP-P	79-08-093	458-53-210	NEW-E	79-08-092	468-42-104	AMD-P	79-06-086
458-52-110	REP	79-11-029	458-53-210	NEW-P	79-08-093	468-42-104	AMD	79-08-057
458-52-120	REP-E	79-08-092	458-53-210	NEW	79-11-029	468-42-303	AMD-P	79-02-062
458-52-120	REP-P	79-08-093	460-16A-156	NEW-P	79-07-125	468-42-303	REP	79-04-043
458-52-120	REP	79-11-029	460-16A-156	NEW	79-09-028	468-42-308	NEW-P	79-02-062
458-52-130	REP-E	79-08-092	460-16A-170	AMD-P	79-07-125	468-42-308	NEW	79-04-043
458-52-130	REP-P	79-08-093	460-16A-170	AMD	79-09-028	468-42-539	AMD-P	79-06-064
458-52-130	REP	79-11-029	460-32A-300	AMD-P	79-07-125	468-42-539	AMD	79-08-056
458-52-140	REP-E	79-08-092	460-32A-300	AMD	79-09-028	468-54-010	AMD-P	79-05-091
458-52-140	REP-P	79-08-093	460-32A-305	REP-P	79-07-125	468-54-010	AMD-P	79-07-023
458-52-140	REP	79-11-029	460-32A-305	REP	79-09-028	468-54-010	AMD	79-08-059
458-52-150	REP-E	79-08-092	460-32A-310	REP-P	79-07-125	468-54-040	AMD-P	79-05-091
458-52-150	REP-P	79-08-093	460-32A-310	REP	79-09-028	468-54-040	AMD-P	79-07-023
458-52-150	REP	79-11-029	460-40A-030	REP-P	79-07-125	468-54-040	AMD	79-08-059
458-53-010	NEW-E	79-08-092	460-40A-030	REP	79-09-028	468-54-050	AMD-P	79-05-091
458-53-010	NEW-P	79-08-093	460-42A-080	NEW-P	79-07-125	468-54-050	AMD-P	79-07-023
458-53-010	NEW	79-11-029	460-42A-080	NEW	79-09-028	468-54-050	AMD	79-08-059
458-53-020	NEW-E	79-08-092	460-42A-080	NEW-E	79-09-094	468-54-065	AMD-P	79-05-091
458-53-020	NEW-P	79-08-093	460-48A-020	REP-P	79-07-125	468-54-065	AMD-P	79-07-023
458-53-020	NEW	79-11-029	460-48A-020	REP	79-09-028	468-54-065	AMD	79-08-059
458-53-030	NEW-E	79-08-092	460-48A-030	REP-P	79-07-125	468-54-080	AMD-P	79-05-091
458-53-030	NEW-P	79-08-093	460-48A-030	REP	79-09-028	468-54-080	AMD-P	79-07-023
458-53-030	NEW	79-11-029	460-48A-040	REP-P	79-07-125	468-54-080	AMD	79-08-059
458-53-040	NEW-E	79-08-092	460-48A-040	REP	79-09-028	468-58-010	AMD-P	79-05-092
458-53-040	NEW-P	79-08-093	460-48A-050	REP-P	79-07-125	468-58-010	AMD-P	79-07-024
458-53-040	NEW	79-11-029	460-48A-050	REP	79-09-028	468-58-010	AMD	79-08-061
458-53-050	NEW-E	79-08-092	460-60A-010	AMD-P	79-07-125	468-58-020	AMD-P	79-05-092
458-53-050	NEW-P	79-08-093	460-60A-010	AMD	79-09-028	468-58-020	AMD-P	79-07-024
458-53-050	NEW	79-11-029	460-60A-015	AMD-P	79-07-125	468-58-020	AMD	79-08-061
458-53-060	NEW-E	79-08-092	460-60A-015	AMD	79-09-028	468-58-030	AMD-P	79-04-001
458-53-060	NEW-P	79-08-093	460-60A-020	AMD-P	79-07-125	468-58-030	AMD-P	79-05-092
458-53-060	NEW	79-11-029	460-60A-020	AMD	79-09-028	468-58-030	AMD-P	79-06-016
458-53-070	NEW-E	79-08-092	463-39-010	NEW-P	79-06-088	468-58-030	AMD-P	79-07-022
458-53-070	NEW-P	79-08-093	463-39-010	NEW	79-09-006	468-58-030	AMD-P	79-07-024
458-53-070	NEW	79-11-029	463-39-020	NEW-P	79-06-088	468-58-030	AMD	79-08-060
458-53-080	NEW-E	79-08-092	463-39-020	NEW	79-09-006	468-58-030	AMD	79-08-061
458-53-080	NEW-P	79-08-093	463-39-030	NEW-P	79-06-088	468-58-040	AMD-P	79-05-092
458-53-080	NEW	79-11-029	463-39-030	NEW	79-09-006	468-58-040	AMD-P	79-07-024
458-53-090	NEW-E	79-08-092	463-39-040	NEW-P	79-06-088	468-58-040	AMD	79-08-061
458-53-090	NEW-P	79-08-093	463-39-040	NEW	79-09-006	468-58-050	AMD-E	79-05-018
458-53-090	NEW	79-11-029	463-39-050	NEW-P	79-06-088	468-58-080	AMD-P	79-05-092
458-53-100	NEW-E	79-08-092	463-39-050	NEW	79-09-006	468-58-080	AMD-P	79-07-024
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458-53-110	NEW-E	79-08-092	463-39-080	NEW-P	79-06-088	468-58-090	AMD-P	79-07-024
458-53-110	NEW-P	79-08-093	463-39-080	NEW	79-09-006	468-58-090	AMD	79-08-061
458-53-110	NEW	79-11-029	463-39-100	NEW-P	79-06-088	468-58-100	AMD-P	79-05-092
458-53-120	NEW-E	79-08-092	463-39-100	NEW	79-09-006	468-58-100	AMD-P	79-07-024
458-53-120	NEW-P	79-08-093	463-39-110	NEW-P	79-06-088	468-58-100	AMD	79-08-061
458-53-120	NEW	79-11-029	463-39-110	NEW	79-09-006	468-82-010	NEW-P	79-11-055
458-53-130	NEW-E	79-08-092	463-39-115	NEW-P	79-06-088	468-82-015	NEW-P	79-11-055
458-53-130	NEW-P	79-08-093	463-39-115	NEW	79-09-006	468-82-110	NEW-P	79-11-055

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
468-82-120	NEW-P	79-11-055	468-300-040	AMD-E	79-07-040	478-168-290	AMD	79-10-016
468-82-200	NEW-P	79-11-055	468-300-040	AMD-P	79-07-041	478-168-294	NEW-P	79-05-008
468-84-010	NEW-E	79-09-114	468-300-040	AMD	79-09-136	478-168-294	NEW	79-10-016
468-84-010	NEW-P	79-10-149	468-300-050	AMD-P	79-02-050	478-168-298	NEW-P	79-05-008
468-84-015	NEW-E	79-09-114	468-300-050	AMD	79-04-047	478-168-298	NEW	79-10-016
468-84-015	NEW-P	79-10-149	468-300-050	AMD-E	79-07-040	478-168-300	AMD-P	79-05-008
468-84-110	NEW-E	79-09-114	468-300-050	AMD-P	79-07-041	478-168-300	AMD	79-10-016
468-84-110	NEW-P	79-10-149	468-300-050	AMD	79-09-136	478-168-310	AMD	79-10-016
468-84-120	NEW-E	79-09-114	468-300-060	REP-P	79-02-050	478-168-320	AMD-P	79-05-008
468-84-120	NEW-P	79-10-149	468-300-060	REP	79-04-047	478-168-320	AMD	79-10-016
468-84-130	NEW-E	79-09-114	478-116-060	AMD-P	79-04-084	478-168-330	AMD-P	79-05-008
468-84-130	NEW-P	79-10-149	478-116-060	AMD	79-09-004	478-168-330	AMD	79-10-016
468-84-135	NEW-E	79-09-114	478-116-230	AMD-P	79-04-084	478-168-340	AMD-P	79-05-008
468-84-135	NEW-P	79-10-149	478-116-230	AMD	79-09-004	478-168-340	AMD	79-10-016
468-84-200	NEW-E	79-09-114	478-116-290	AMD-P	79-04-084	478-168-350	AMD	79-10-016
468-84-200	NEW-P	79-10-149	478-116-290	AMD	79-09-004	478-168-360	AMD-P	79-05-008
468-84-210	NEW-E	79-09-114	478-116-340	AMD-P	79-04-084	478-168-360	AMD	79-10-016
468-84-210	NEW-P	79-10-149	478-116-340	AMD	79-09-004	478-168-370	REP-P	79-11-094
468-84-220	NEW-E	79-09-114	478-116-360	AMD-P	79-04-084	478-168-370	REP-E	79-11-095
468-84-220	NEW-P	79-10-149	478-116-360	AMD	79-09-004	478-168-380	AMD-P	79-05-008
468-84-230	NEW-E	79-09-114	478-116-450	AMD-P	79-04-084	478-168-380	AMD	79-10-016
468-84-230	NEW-P	79-10-149	478-116-450	AMD	79-09-004	478-168-390	AMD-P	79-05-008
468-84-240	NEW-E	79-09-114	478-116-520	AMD-P	79-04-084	478-168-390	AMD	79-10-016
468-84-240	NEW-P	79-10-149	478-116-520	AMD	79-09-004	479-12-020	AMD-P	79-06-093
468-84-250	NEW-E	79-09-114	478-116-600	AMD-P	79-02-090	479-12-020	AMD	79-08-139
468-84-250	NEW-P	79-10-149	478-116-600	AMD-P	79-04-084	479-13-020	REP-P	79-06-093
468-84-260	NEW-E	79-09-114	478-116-600	AMD	79-05-053	479-13-020	REP	79-08-139
468-84-260	NEW-P	79-10-149	478-116-600	AMD	79-09-004	479-13-030	REP-P	79-06-093
468-84-300	NEW-E	79-09-114	478-116-601	NEW-P	79-04-084	479-13-030	REP	79-08-139
468-84-300	NEW-P	79-10-149	478-116-601	NEW	79-09-004	479-13-060	NEW-P	79-06-093
468-84-310	NEW-E	79-09-114	478-140-015	AMD-P	79-02-080	479-13-060	NEW	79-08-139
468-84-310	NEW-P	79-10-149	478-140-015	AMD	79-05-025	479-20-010	AMD-P	79-06-093
468-84-320	NEW-E	79-09-114	478-140-018	AMD-P	79-02-080	479-20-010	AMD	79-08-139
468-84-320	NEW-P	79-10-149	478-140-018	AMD	79-05-025	479-20-031	AMD-P	79-06-093
468-85-010	NEW-P	79-11-054	478-140-021	AMD-P	79-02-080	479-20-031	AMD	79-08-139
468-85-015	NEW-P	79-11-054	478-140-021	AMD	79-05-025	479-20-033	AMD-P	79-06-093
468-85-110	NEW-P	79-11-054	478-140-024	AMD-P	79-02-080	479-20-033	AMD	79-08-139
468-85-120	NEW-P	79-11-054	478-140-024	AMD	79-05-025	479-20-083	AMD-P	79-06-093
468-85-130	NEW-P	79-11-054	478-140-070	NEW-P	79-02-080	479-20-083	AMD	79-08-139
468-85-200	NEW-P	79-11-054	478-140-070	NEW	79-05-025	480-08-050	AMD-E	79-07-037
468-85-210	NEW-P	79-11-054	478-156-016	AMD-P	79-07-078	480-08-050	AMD-P	79-07-038
468-85-220	NEW-P	79-11-054	478-156-016	AMD-P	79-09-047	480-08-050	AMD	79-09-017
468-85-230	NEW-P	79-11-054	478-156-016	AMD-P	79-11-084	480-12-100	AMD-P	79-11-138
468-85-240	NEW-P	79-11-054	478-156-017	AMD-P	79-02-089	480-12-180	AMD-P	79-07-075
468-85-250	NEW-P	79-11-054	478-156-017	AMD-P	79-07-078	480-12-180	AMD-P	79-09-016
468-85-260	NEW-P	79-11-054	478-156-017	AMD-P	79-09-047	480-12-180	AMD-P	79-10-036
468-85-270	NEW-P	79-11-054	478-156-017	AMD-P	79-11-084	480-12-180	AMD	79-10-074
468-85-280	NEW-P	79-11-054	478-168-160	AMD-P	79-05-008	480-12-190	AMD-P	79-02-082
468-85-290	NEW-P	79-11-054	478-168-160	AMD	79-10-016	480-12-190	AMD	79-04-049
468-85-300	NEW-P	79-11-054	478-168-170	AMD-P	79-05-008	480-12-195	AMD-P	79-11-102
468-85-310	NEW-P	79-11-054	478-168-170	AMD	79-10-016	480-12-195	AMD-E	79-11-140
468-300-005	NEW-E	79-04-035	478-168-180	AMD-P	79-05-008	480-12-200	AMD-P	79-11-139
468-300-005	NEW-P	79-04-078	478-168-180	AMD	79-10-016	480-12-990	AMD-P	79-04-012
468-300-005	NEW	79-06-037	478-168-190	AMD-P	79-05-008	480-12-990	AMD-P	79-06-031
468-300-005	AMD-E	79-07-040	478-168-190	AMD	79-10-016	480-12-990	AMD	79-07-039
468-300-005	AMD-P	79-07-041	478-168-200	AMD-P	79-05-008	480-30-010	AMD-E	79-07-035
468-300-005	AMD	79-09-136	478-168-200	AMD	79-10-016	480-30-010	AMD-P	79-07-036
468-300-010	AMD-P	79-02-050	478-168-210	REP-P	79-11-094	480-30-010	AMD	79-09-015
468-300-010	AMD	79-04-047	478-168-210	REP-E	79-11-095	480-30-030	AMD-E	79-07-035
468-300-010	AMD-E	79-07-040	478-168-220	REP-P	79-11-094	480-30-030	AMD-P	79-07-036
468-300-010	AMD-P	79-07-041	478-168-220	REP-E	79-11-095	480-30-030	AMD	79-09-015
468-300-010	AMD	79-09-136	478-168-230	REP-P	79-11-094	480-30-035	NEW-E	79-07-035
468-300-020	AMD-P	79-02-050	478-168-230	REP-E	79-11-095	480-30-035	NEW-P	79-07-036
468-300-020	AMD	79-04-047	478-168-240	REP-P	79-11-094	480-30-035	NEW	79-09-015
468-300-020	AMD-E	79-07-040	478-168-240	REP-E	79-11-095	480-30-110	AMD-E	79-07-035
468-300-020	AMD-P	79-07-041	478-168-250	REP-P	79-11-094	480-30-110	AMD-P	79-07-036
468-300-020	AMD	79-09-136	478-168-250	REP-E	79-11-095	480-30-110	AMD	79-09-015
468-300-030	AMD-P	79-02-050	478-168-260	REP-P	79-11-094	480-62-080	NEW-P	79-01-082
468-300-030	AMD	79-04-047	478-168-260	REP-E	79-11-095	480-62-080	NEW	79-02-087
468-300-030	AMD-E	79-07-040	478-168-270	AMD-P	79-05-008	480-80-125	NEW-P	79-06-058
468-300-030	AMD-P	79-07-041	478-168-270	AMD	79-10-016	480-80-125	NEW-P	79-08-018
468-300-030	AMD	79-09-136	478-168-280	AMD-P	79-05-008	480-80-125	NEW	79-08-138
468-300-040	AMD-P	79-02-050	478-168-280	AMD	79-10-016	480-90-201	NEW-P	79-10-155
468-300-040	AMD	79-04-047	478-168-290	AMD-P	79-05-008	480-90-201	NEW-E	79-10-156

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
480-90-201	NEW 79-11-134	490-12A-010	REP 79-02-019	490-56A-030	REP 79-02-019
480-90-206	NEW-P 79-10-155	490-12A-020	REP 79-02-019	490-60A-010	AMD 79-02-019
480-90-206	NEW-E 79-10-156	490-12A-022	REP 79-02-019	490-64A-010	REP 79-02-019
480-90-206	NEW 79-11-134	490-12A-024	REP 79-02-019	490-64A-020	REP 79-02-019
480-90-216	NEW-P 79-10-155	490-12A-030	REP 79-02-019	490-64A-030	REP 79-02-019
480-90-216	NEW-E 79-10-156	490-12A-032	REP 79-02-019	490-64A-040	REP 79-02-019
480-90-216	NEW 79-11-134	490-12A-034	REP 79-02-019	490-64A-050	REP 79-02-019
480-90-221	NEW-P 79-10-155	490-12A-036	REP 79-02-019	490-64A-060	REP 79-02-019
480-90-221	NEW-E 79-10-156	490-12A-040	REP 79-02-019	490-64A-070	REP 79-02-019
480-90-221	NEW 79-11-134	490-12A-042	REP 79-02-019	490-68A-010	REP 79-02-019
480-90-226	NEW-P 79-10-155	490-12A-044	REP 79-02-019	490-68A-020	REP 79-02-019
480-90-226	NEW-E 79-10-156	490-12A-046	REP 79-02-019	490-68A-030	REP 79-02-019
480-90-226	NEW 79-11-134	490-12A-050	REP 79-02-019	490-68A-040	REP 79-02-019
480-90-231	NEW-P 79-10-155	490-12A-052	REP 79-02-019	490-72A-010	REP 79-02-019
480-90-231	NEW-E 79-10-156	490-15A-001	REP 79-02-019	490-72A-020	REP 79-02-019
480-90-231	NEW 79-11-134	490-15A-004	REP 79-02-019	490-72A-030	REP 79-02-019
480-90-241	NEW-P 79-10-155	490-15A-008	REP 79-02-019	490-72A-040	REP 79-02-019
480-90-241	NEW-E 79-10-156	490-15A-012	REP 79-02-019	490-76A-010	AMD 79-02-019
480-90-241	NEW 79-11-134	490-15A-016	REP 79-02-019	490-76A-020	AMD 79-02-019
480-90-246	NEW-P 79-10-155	490-15A-020	REP 79-02-019	490-500-140	REP-P 79-02-059
480-90-246	NEW-E 79-10-156	490-15A-024	REP 79-02-019	490-500-140	REP 79-04-064
480-90-246	NEW 79-11-134	490-15A-028	REP 79-02-019	490-500-145	AMD-P 79-02-059
480-90-251	NEW-P 79-10-155	490-28A-001	NEW 79-02-019	490-500-145	AMD 79-04-064
480-90-251	NEW-E 79-10-156	490-28A-002	NEW 79-02-019	490-500-190	AMD-P 79-02-059
480-90-251	NEW 79-11-134	490-28A-010	REP 79-02-019	490-500-190	AMD 79-04-064
480-90-256	NEW-P 79-10-155	490-28A-011	REP 79-02-019	490-500-520	AMD-P 79-03-036
480-90-256	NEW-E 79-10-156	490-28A-012	AMD 79-02-019	490-500-520	AMD 79-05-040
480-90-256	NEW 79-11-134	490-28A-013	AMD 79-02-019	490-600-010	NEW-P 79-10-152
480-90-261	NEW-P 79-10-155	490-28A-014	NEW 79-02-019	490-600-020	NEW-P 79-10-152
480-90-261	NEW-E 79-10-156	490-28A-030	REP 79-02-019	490-600-030	NEW-P 79-10-152
480-90-261	NEW 79-11-134	490-28A-040	REP 79-02-019	490-600-045	NEW-P 79-10-152
480-90-266	NEW-P 79-10-155	490-28A-050	REP 79-02-019	490-600-046	NEW-P 79-10-152
480-90-266	NEW-E 79-10-156	490-28A-060	REP 79-02-019	490-600-050	NEW-P 79-10-152
480-90-266	NEW 79-11-134	490-29-001	NEW 79-02-019	490-600-060	NEW-P 79-10-152
480-90-271	NEW-P 79-10-155	490-29-002	NEW 79-02-019	490-600-061	NEW-P 79-10-152
480-90-271	NEW-E 79-10-156	490-31-001	NEW 79-02-019	490-600-070	NEW-P 79-10-152
480-90-271	NEW 79-11-134	490-31-010	NEW 79-02-019	490-600-071	NEW-P 79-10-152
480-90-276	NEW-P 79-10-155	490-32A-001	NEW 79-02-019	490-600-072	NEW-P 79-10-152
480-90-276	NEW-E 79-10-156	490-32A-010	AMD 79-02-019	490-600-073	NEW-P 79-10-152
480-90-276	NEW 79-11-134	490-33-001	NEW 79-02-019	490-600-075	NEW-P 79-10-152
480-90-281	NEW-P 79-10-155	490-33-010	NEW 79-02-019	508-52-010	REP-P 79-11-052
480-90-281	NEW-E 79-10-156	490-34-001	NEW 79-02-019	508-52-020	REP-P 79-11-052
480-90-281	NEW 79-11-134	490-34-010	NEW 79-02-019	508-52-030	REP-P 79-11-052
480-90-286	NEW-P 79-10-155	490-34-020	NEW 79-02-019	508-52-040	REP-P 79-11-052
480-90-286	NEW-E 79-10-156	490-36A-001	NEW 79-02-019	508-52-050	REP-P 79-11-052
480-90-286	NEW 79-11-134	490-36A-020	AMD 79-02-019	508-52-060	REP-P 79-11-052
480-120-021	AMD-P 79-01-081	490-36A-030	NEW 79-02-019	508-60-040	AMD-P 79-09-132
480-120-021	AMD 79-03-031	490-40A-010	AMD 79-02-019	508-86-010	REP-P 79-10-151
480-120-021	AMD-P 79-08-130	490-40A-020	AMD 79-02-019	508-86-020	REP-P 79-10-151
480-120-021	AMD 79-10-060	490-40A-030	REP 79-02-019	508-86-990	REP-P 79-10-151
480-120-056	AMD-P 79-08-130	490-40A-040	AMD 79-02-019	516-20-005	AMD-P 79-03-018
480-120-056	AMD 79-10-060	490-40A-050	REP 79-02-019	516-20-005	AMD 79-06-019
480-120-081	AMD-P 79-08-130	490-40A-060	REP 79-02-019	516-20-010	AMD-P 79-03-018
480-120-081	AMD 79-10-060	490-40A-070	REP 79-02-019	516-20-010	AMD 79-06-019
480-120-088	NEW-P 79-01-081	490-40A-080	REP 79-02-019	516-20-011	AMD-P 79-03-018
480-120-088	NEW 79-03-031	490-40A-090	REP 79-02-019	516-20-011	AMD 79-06-019
480-120-121	AMD-P 79-08-130	490-40A-100	REP 79-02-019	516-20-015	AMD-P 79-03-018
480-120-121	AMD 79-10-060	490-40A-110	REP 79-02-019	516-20-015	AMD 79-06-019
480-130-050	AMD-P 79-09-068	490-44A-010	REP 79-02-019	516-20-020	AMD-P 79-03-018
480-130-050	AMD 79-11-027	490-44A-020	REP 79-02-019	516-20-020	AMD 79-06-019
480-146-095	NEW-P 79-09-067	490-44A-030	REP 79-02-019	516-20-030	AMD-P 79-03-018
480-146-095	NEW 79-11-028	490-44A-040	REP 79-02-019	516-20-030	AMD 79-06-019
490-02-010	NEW 79-02-019	490-44A-050	REP 79-02-019	516-20-040	AMD-P 79-03-018
490-03-010	NEW 79-02-019	490-44A-060	REP 79-02-019	516-20-040	AMD 79-06-019
490-04A-010	AMD 79-02-019	490-44A-070	REP 79-02-019	516-20-050	AMD-P 79-03-018
490-04A-040	AMD 79-02-019	490-44A-080	REP 79-02-019	516-20-050	AMD 79-06-019
490-04A-050	REP 79-02-019	490-48A-010	AMD 79-02-019	516-20-120	AMD-P 79-03-018
490-04A-060	NEW 79-02-019	490-52A-010	REP 79-02-019	516-20-120	AMD 79-06-019
490-04A-070	NEW 79-02-019	490-52A-020	REP 79-02-019	516-20-125	REP-P 79-03-018
490-05-001	NEW 79-02-019	490-52A-030	REP 79-02-019	516-20-125	REP 79-06-019
490-05-020	NEW 79-02-019	490-53-001	NEW 79-02-019	516-20-137	AMD-P 79-03-018
490-05-030	NEW 79-02-019	490-53-010	NEW 79-02-019	516-20-137	AMD 79-06-019
490-08A-001	NEW 79-02-019	490-56A-010	REP 79-02-019	516-20-140	AMD-P 79-03-018
490-08A-010	AMD 79-02-019	490-56A-020	REP 79-02-019	516-20-140	AMD 79-06-019

Table of WAC Sections Affected

WAC #		WSR #
516-20-145	REP-P	79-03-018
516-20-145	REP	79-06-019
516-20-150	AMD-P	79-03-018
516-20-150	AMD	79-06-019
516-20-152	NEW-P	79-03-018
516-20-152	NEW	79-06-019
516-20-155	REP-P	79-03-018
516-20-155	REP	79-06-019
516-20-156	NEW-P	79-03-018
516-20-156	NEW	79-06-019
516-20-160	AMD-P	79-03-018
516-20-160	AMD	79-06-019
516-20-165	AMD-P	79-03-018
516-20-165	AMD	79-06-019
516-20-170	AMD-P	79-03-018
516-20-170	AMD	79-06-019
516-20-172	NEW-P	79-03-018
516-20-172	NEW	79-06-019
516-20-175	AMD-P	79-03-018
516-20-175	AMD	79-06-019
516-20-180	AMD-P	79-03-018
516-20-180	AMD	79-06-019
516-20-181	NEW-P	79-03-018
516-20-181	NEW	79-06-019
516-20-182	NEW-P	79-03-018
516-20-182	NEW	79-06-019
516-20-185	AMD-P	79-03-018
516-20-185	AMD	79-06-019
516-20-190	AMD-P	79-03-018
516-20-190	AMD	79-06-019
516-20-195	AMD-P	79-03-018
516-20-195	AMD	79-06-019
516-20-200	AMD-P	79-03-018
516-20-200	AMD	79-06-019
516-20-205	REP-P	79-03-018
516-20-205	REP	79-06-019
516-20-210	AMD-P	79-03-018
516-20-210	AMD	79-06-019
516-20-215	AMD-P	79-03-018
516-20-215	AMD	79-06-019
516-26-010	AMD-P	79-03-018
516-26-010	AMD	79-06-019
516-26-020	AMD-P	79-03-018
516-26-020	AMD	79-06-019
516-26-030	AMD-P	79-03-018
516-26-030	AMD	79-06-019
516-26-035	AMD-P	79-03-018
516-26-035	AMD	79-06-019
516-26-040	AMD-P	79-03-018
516-26-040	AMD	79-06-019
516-26-050	AMD-P	79-03-018
516-26-050	AMD	79-06-019
516-26-060	AMD-P	79-03-018
516-26-060	AMD	79-06-019
516-26-065	REP-P	79-03-018
516-26-065	REP	79-06-019
516-26-070	AMD-P	79-03-018
516-26-070	AMD	79-06-019
516-26-080	AMD-P	79-03-018
516-26-080	AMD	79-06-019
516-26-085	AMD-P	79-03-018
516-26-085	AMD	79-06-019
516-26-090	AMD-P	79-03-018
516-26-090	AMD	79-06-019
516-26-095	AMD-P	79-03-018
516-26-095	AMD	79-06-019
516-26-100	AMD-P	79-03-018
516-26-100	AMD	79-06-019

Subject/Agency Index

ACCIDENTS		AGRICULTURE, DEPARTMENT OF—cont.	
Motor carriers, reporting of	79-11-139	financial statements, annual	79-03-078
ACCOUNTANCY, BOARD OF		Corn and grain sorghum, imports, inspection	79-09-061
Permit to practice			79-09-117
applications	79-03-047		79-11-037
	79-06-024		79-11-051
continuing education	79-03-047	Custom farm slaughtering	
	79-06-024	costs	79-05-104
educational requirements	79-09-083		79-05-105
equivalent examination	79-09-083		79-07-007
fee	79-03-047		79-07-098
	79-06-024	hide inspection	79-02-004
partnerships, corporations, requirements	79-09-083		79-02-076
ACUPUNCTURE		tag fee	79-02-004
Assistants, osteopathic physicians	79-02-011		79-02-076
Physicians' assistants	79-03-091		79-05-104
	79-06-055		79-05-105
			79-07-017
ADAMS COUNTY			79-07-098
Herbicides, restricted use	79-10-134	Desiccants and defoliants,	
ADULT CORRECTIONAL INSTITUTIONS		use, eastern Washington	79-02-046
Cosmetology instruction, license credit	79-02-012	Fairs, state fair fund, qualification	79-09-115
Detainers, withdrawal	79-05-110	Herbicides	
	79-07-034	Adams county, restricted use	79-10-134
ADVERTISING		Benton county, restricted use	79-10-143
Chiropractors	79-08-083	Chelan county, restricted use	79-10-136
	79-10-099	Columbia county, restricted use	79-10-147
Drugs	79-07-001	Douglas county, restricted use	79-10-136
	79-10-005	Eastern Washington counties, restricted use	79-10-142
Liquor		Franklin county, restricted use	79-10-145
saloons	79-06-008	Garfield county, restricted use	79-10-137
	79-08-012	Grant county, restricted use	79-10-139
	79-08-036	Klickitat county, restricted use	79-10-141
Osteopathic physicians	79-10-123	Lincoln county, restricted use	79-10-138
AGE		Okanogan county, restricted use	79-10-146
Jockeys	79-11-143	Spokane county, use of	79-01-038
Mandatory retirement, community colleges	79-08-110		79-10-132
	79-10-020	Walla Walla county, restricted use	79-10-135
		Whitman county, restricted use	79-10-140
AGRICULTURE, DEPARTMENT OF		Yakima county, restricted use	79-10-144
Alfalfa certification	79-07-116	Hops	
	79-09-104	assessment, annual, increase	79-01-044
Alfalfa seed commission, assessment rate	79-03-076		79-01-045
	79-07-061	chemical analysis, grading fees	79-02-073
Apples, Granny Smith variety,			79-04-077
grading standards	79-01-076	rootstock, field standards	79-04-090
	79-05-087		79-06-038
	79-07-068	virus quarantine	79-11-133
Beans, bacterial disease quarantine	79-07-115	Horticultural inspection fees, changes	79-01-035
	79-09-099	Motor fuels and home heating products,	
certificate waiver	79-03-063	sales, metering devices	79-10-032
	79-05-063		79-10-148
Blueberries, annual assessment, increase	79-01-046	Noxious weed seeds, restricted	79-03-053
Bluegrass, annual quarantine			79-05-066
establishment	79-07-117		79-07-111
	79-09-103	Noxious weeds, proposed list	79-02-074
movement conditions	79-03-069	Nursery inspection fee schedule	79-02-072
	79-05-085		79-04-025
procedures	79-03-056	Nursery stock standards	79-02-071
	79-05-086		79-04-026
Brucellosis		Pesticides	
indemnity	79-09-073	dinitro, diquat, paraquat	79-03-082
	79-09-075		79-05-043
	79-11-096	heptachlor, use restriction	79-05-113
retroactive indemnity	79-09-074		79-07-090
Brucellosis vaccination fee schedule	79-07-128	high volatile ester and dust formulations	79-10-133
	79-07-129	microencapsulated methyl parathion,	
	79-09-076	controls	79-01-080
Cattle sales, brucellosis testing	79-04-103		79-03-043
	79-05-103		79-04-018
	79-07-028	paraquat spray protection,	
	79-07-089	Walla Walla, College Place	79-11-011
	79-07-101	picloram (Tordon), Spokane county,	
Chickens, fryer labeling	79-11-104	prohibition	79-05-004
Commodity warehousemen			79-05-114
			79-07-091

Subject/Agency Index

AGRICULTURE, DEPARTMENT OF—cont.

restricted use, permits 79-02-077
 79-04-056
 79-04-086
 79-05-003
 79-04-023

silvex
 2,4-D, special program fees,
 collection, reports 79-04-085
 79-05-115
 79-07-015
 79-07-016
 79-10-133
 2,4-D use instructions 79-04-023
 2,4,5-T 79-03-077
 Promulgations, repealed 79-05-079
 Seed assessment fees 79-03-054
 79-05-062

Seed certification
 alfalfa 79-03-058
 79-05-077
 beans 79-03-060
 79-05-067
 bentgrass 79-03-048
 79-05-064
 blending 79-03-064
 79-05-059
 eligible varieties 79-03-052
 79-05-065
 field pea 79-03-049
 79-05-074
 79-07-113
 79-09-105
 forest tree standards 79-03-079
 79-05-070
 general standards 79-03-061
 79-05-068
 79-07-114
 79-09-097
 genetic purity 79-03-050
 79-05-073
 grass 79-03-059
 79-05-060
 grass standards 79-03-068
 79-05-057
 79-07-118
 79-09-100
 interstate 79-03-057
 79-05-075
 laboratory charges, schedule 79-03-065
 79-05-072
 lentil standards 79-03-067
 79-05-058
 O.E.C.D tag fees 79-03-062
 79-07-119
 79-09-096
 phyto-sanitary certificate 79-03-080
 79-05-071
 79-07-120
 79-09-101
 red clover standards 79-03-070
 79-05-078
 small grain standards 79-03-071
 79-05-056
 79-07-127
 79-09-095
 soybean standards 79-03-066
 79-05-061
 white clover and trefoil 79-03-051
 79-05-076

Seeds, small grain
 labeling 79-03-055
 79-05-080
 noxious weed restrictions 79-07-111
 79-09-102
 Turf seed ingredients, verification 79-07-112
 79-09-098

AGRICULTURE, DEPARTMENT OF—cont.

Varietal certification 79-03-062
 79-05-069
 Warehousemen, grain, financial statements 79-03-078
 79-05-055

AIR
 Pollution (See POLLUTION)

ANIMAL TECHNICIANS
 Licensing 79-11-127

APPLE ADVERTISING COMMISSION
 Assessment 79-02-026
 79-04-045

APPRENTICESHIP COUNCIL
 Meetings, tie vote 79-03-023
 Plant program defined,
 complaint review procedure 79-06-096
 79-09-003

ARCHITECTS
 License fee schedule 79-02-043
 79-02-067
 79-04-024

ARCHITECTS, BOARD OF REGISTRATION FOR
 Licensing
 examinations 79-01-058
 fees 79-01-058

AUTO TRANSPORTATION COMPANIES
 Definitions, certificates 79-07-036
 79-09-015

BANKS
 Loans to officers, limitations 79-02-034
 Operating requirements 79-01-095
 79-04-042
 Reserves, minimum requirements
 computation 79-08-145
 79-10-107
 federal parity 79-08-079
 Supervisor of banking, fees 79-02-034

BELLEVUE COMMUNITY COLLEGE
 Agenda, board of trustees 79-08-114
 79-10-050
 Facility rental fees 79-08-108
 79-10-051
 Public meeting notice 79-01-040
 Traffic and parking regulations 79-08-109
 79-10-052
 Tuition and fee waivers
 employees 79-09-030
 79-09-031
 79-11-035
 79-10-049
 79-10-053
 faculty

BENTON COUNTY
 Herbicides, restricted use 79-10-143

BICYCLES
 I 5 reversible lanes, Sunday use 79-05-018

BLIND, COMMISSION FOR
 Vending facility program 79-05-106
 79-08-016

BOATS
 Buy back program, limitation 79-08-101
 79-10-079
 79-11-069
 79-11-070
 Certification 79-08-086
 79-11-063
 79-11-097
 Fishing gear reduction program 79-01-039
 79-03-025
 Noise performance standards 79-01-078
 79-04-034
 Pilotage rates

Subject/Agency Index

BOATS—cont.		CENTRAL WASHINGTON UNIVERSITY—cont.	
Grays Harbor	79-02-030	Students	
	79-03-072	financial obligation	79-04-044
Puget Sound	79-05-036		79-06-046
	79-06-059	rights and responsibilities	79-03-042
	79-07-033		79-06-046
Pilots		CHARITABLE ORGANIZATIONS	
duties	79-03-072	Gambling, card game, licensing	79-03-090
licenses, limitations	79-03-072		79-05-026
rest periods	79-03-072		
BOILERS		CHELAN COUNTY	
Code addenda	79-02-007	Herbicides, restricted use	79-10-136
	79-05-054		
BONDS		CHICKENS	
Health care facilities authority	79-08-005	Fryer labeling	79-11-104
	79-08-037		
BRIDGES		CHILDREN	
Counties, inspection	79-01-099	Foster care, payment of	79-02-069
			79-04-062
BUILDING CODE ADVISORY BOARD		temporary absence of child	79-09-063
Barrier-free facilities,			79-09-065
residential dwellings	79-02-078	Head start program	79-11-105
Public meeting notice	79-01-102		79-06-091
	79-02-079	Hunting, firearms safety license	79-08-050
	79-05-125	Immunization	79-08-066
	79-08-107		79-05-111
	79-09-121	day care centers	79-08-002
	79-10-117		79-07-105
		Juvenile offenders	79-10-031
BUILDINGS		probation, special supervision	79-04-030
Schools		Juvenile records	79-07-076
construction standards	79-06-105		79-10-026
	79-06-109	Scoliosis screening, schools	79-09-081
	79-08-078		79-11-020
			79-11-103
BUSES		Support enforcement	79-09-088
School		CHIROPRACTIC DISCIPLINARY BOARD	
operation	79-10-173	Ethics, advertising	79-08-083
specifications	79-10-172		79-10-099
stops	79-04-001		
	79-08-060	CITIES AND TOWNS	
BUSINESSES		Declaration of candidacy, multiple counties	79-06-092
Trade names, registration	79-08-141		79-08-017
	79-09-123	State highways, transfer	79-07-042
			79-09-044
CATTLE		Urban arterial projects, administration	79-08-139
Brucellosis		CIVIL ACTIONS AND PROCEDURES	
indemnity	79-09-073	Tort claims, state, payment	79-07-109
	79-09-075		
	79-11-096	CIVIL SERVICE	
retroactive indemnity	79-09-074	Colleges and universities	
Brucellosis testing	79-04-103	employment requirements	79-01-092
	79-05-103	payroll certification	79-01-093
	79-07-028	State	
	79-07-089	disabled employees, transfer or demotion	79-03-044
	79-07-101	examinations, certification	79-09-116
Brucellosis vaccination fee schedule	79-07-128	registers, certification	79-01-101
	79-07-129		79-11-040
	79-09-076	veterans, appointments, noncompetitive	79-03-044
			79-07-026
Custom farm slaughterers,	79-02-004		79-09-116
hide inspection, tag fees	79-05-104		
	79-07-017	CLARK COLLEGE	
	79-07-098	Facilities rental	79-08-123
CENTRAL WASHINGTON UNIVERSITY			79-11-044
Board of trustees, regular meetings	79-03-042		79-11-045
	79-06-046	Parking and traffic	79-08-124
Equal employment opportunity policy	79-06-045		79-11-042
	79-08-025	Public meeting notice	79-11-043
Facilities, use of	79-03-042		79-01-064
	79-06-046		79-03-006
Parking and traffic	79-03-042		79-04-076
	79-04-044		79-05-039
	79-06-046		79-07-027
Public meeting notice	79-03-005		79-10-022
	79-08-147	COLLECTION AGENCIES	
	79-11-039	Notice of suit, agency sale	79-04-080
			79-06-084

Subject/Agency Index

COLLECTIVE BARGAINING

Community college district V 79-03-026
 Higher education, institutions of 79-08-119
 79-10-054
 Marine employees 79-01-016
 Port districts 79-01-017
 79-01-018
 79-03-015

COLLEGES AND UNIVERSITIES

Allocation appeals 79-10-160
 CETA employees, layoff options 79-04-053
 79-04-087
 79-06-075
 79-07-095
 79-07-096
 Collective bargaining 79-08-119
 79-10-054
 79-10-158
 Displaced homemaker pilot project 79-07-121
 79-09-042
 Educational services registration 79-10-164
 Employment requirements 79-01-092
 79-03-029
 Guaranteed student loans 79-03-002
 Layoff rights, interlocal cooperation act 79-06-087
 79-07-097
 79-08-120
 Payroll certification 79-01-093
 79-03-030
 Registration 79-10-164
 Retirement, mandatory, age, community colleges 79-08-110
 Retirement and annuity plan, faculty, staff 79-01-087
 79-04-046
 79-10-158
 Salary increases, community colleges 79-10-159
 Sick leave, unused, compensation for 79-08-118
 79-08-121
 79-10-055
 Student exchange program 79-05-124
 79-10-057
 79-11-032
 Student financial aid, need grant program 79-03-088
 79-07-021
 79-08-132
 79-11-031
 institutional compliance 79-02-066
 Time computation, salary grid 79-04-087
 Tuition waiver, community colleges
 financial need 79-05-082
 full-time employees 79-08-111
 Work period designations 79-10-160
 Work-study program
 administering agency 79-08-131
 79-08-133
 79-11-030
 income, employment limitation 79-03-087
 79-07-020
 institutional compliance 79-02-088
 payment of students
 employed by state agencies 79-09-125

COLUMBIA BASIN COLLEGE

Refunds, schedule of 79-04-005
 79-06-098
 Tuition and fee waiver
 displaced homemakers 79-10-066
 79-10-067
 full-time employees 79-08-001
 79-10-065

COLUMBIA COUNTY

Herbicides, restricted use 79-10-147

COMMUNITY COLLEGE DISTRICT V (SNOHOMISH)

Faculty tenure, dismissal, reduction in force 79-02-018
 79-03-026
 79-04-075
 79-06-018
 79-06-060
 79-06-061

COMMUNITY COLLEGE EDUCATION, STATE BOARD FOR

Collective bargaining 79-10-159
 Meeting dates, 1980 79-10-154
 Public meeting notice 79-01-086
 Retirement, mandatory, age 79-08-110
 79-10-020
 Retirement and annuity plan, faculty, staff 79-01-087
 79-04-046
 79-10-158
 79-10-159
 Salary increases
 Tuition waiver
 financial need 79-05-082
 79-07-070
 79-07-071
 full-time employees 79-08-111
 79-10-021

COMMUNITY SERVICES/CONTINUING EDUCATION COUNCIL

Public meeting notice 79-02-079
 79-05-125

CONSERVATION COMMISSION

Public meeting notice 79-02-093

CONTINUING EDUCATION

Nurses 79-04-057
 79-06-025
 79-10-126
 Nursing home administrators 79-10-121
 Osteopathic medicine and surgery 79-04-048
 Pharmacists 79-06-063
 Physicians

CONTROLLED SUBSTANCES (See DRUGS)

COSMETOLOGY

Correctional institution
 instruction, license credit 79-02-012

COUNTIES

Bridge inspection 79-01-099
 Juvenile probation programs
 special supervision 79-04-030
 79-06-033
 79-08-092
 79-08-093
 Property tax ratio 79-01-098
 79-01-096
 79-01-097
 Road construction projects, administration 79-07-048
 Road department, management policy 79-08-090
 79-08-094
 79-09-060
 79-09-130
 79-09-131
 79-09-133
 79-09-134
 79-09-135
 Trade name registration,
 transfer to license department 79-07-099
 Urban arterial projects, administration 79-08-139

COUNTY ROAD ADMINISTRATION BOARD

Bridge inspection 79-01-099
 County construction projects, administration 79-01-098
 Road departments, management policy 79-01-096
 Road work, interdepartmental 79-01-097

COURT OF APPEALS

Administrative rules
 CAR 16(c), commissioner 79-05-089

Subject/Agency Index

COURT OF APPEALS—cont.		DRUGS—cont.	
CAR 21(a)(b), transfer of judges and cases	79-05-090		79-10-006
CREDIT UNIONS		EASTERN WASHINGTON UNIVERSITY	
Advertising	79-05-032	Public meeting notice	79-01-054
	79-08-047		79-02-027
Commercial business activities	79-05-032	ECOLOGICAL COMMISSION	
	79-08-047	Public meeting notice	79-02-091
Examination, supervision fees	79-01-025		79-02-092
Federal parity	79-08-095		79-06-111
	79-10-043		79-09-128
Investment practices, approval	79-04-022	ECOLOGY, DEPARTMENT OF	
	79-07-002	Air pollution	
CRIMES		clean air act compliance, public hearings	79-05-048
Criminally insane, commitment procedures	79-01-037	control requirements	79-01-051
	79-03-038		79-01-061
Domestic violence, victims, shelters	79-11-109		79-04-039
	79-11-110		79-05-049
			79-06-012
DAY CARE CENTERS		public hearings	79-04-032
Immunization, children	79-07-105	Cedar-Sammamish river flow regulation	79-06-114
	79-10-031		79-10-002
DEBT ADJUSTERS		Chambers-Clover creeks basin, protection	79-09-133
Contract terms	79-06-110	County programs,	
	79-08-062	incorporation into state program	79-07-048
License fees	79-06-110		79-08-090
	79-08-062		79-08-094
DENTAL EXAMINERS, BOARD OF			79-09-060
Dental hygienist license, examination	79-07-079		79-09-130
	79-09-071		79-09-131
License to practice			79-09-135
application and examination			79-11-053
procedure	79-04-011	Emission controls,	
DISCLOSURE		volatile organic compounds (VOC)	79-01-052
Insurance			79-01-060
annuities, deposit funds,			79-04-032
costs and benefits	79-05-083		79-04-038
life, costs and benefits, buyer's guide	79-05-084		79-05-050
Political contributions			79-06-011
reports, hearings	79-05-096	Flood channel and floodway usage	79-09-132
source, identification, lobbyists	79-06-071	Maximum environmental noise levels	79-04-093
	79-08-046	Motor vehicles, noise levels	79-04-092
University of Washington, student records	79-02-080	National Pollutant Discharge	
	79-05-025	Elimination System (NPDES)	
DISCRIMINATION		administrative responsibility, delegation	79-06-014
Central Washington University			79-06-015
equal employment opportunity	79-06-045		79-08-020
	79-08-025		79-08-034
Human rights commission		Padilla bay estuarine sanctuary	
complaints of aggrieved persons	79-08-091	project, public hearing	79-10-165
DOMESTIC RELATIONS		Pierce county, shoreline master program	79-07-047
Violence, victims, shelters	79-11-109		79-09-129
	79-11-110		79-09-134
			79-11-018
DOUGLAS COUNTY			79-11-019
Herbicides, restricted use	79-10-136	Project priority lists, public hearings	79-06-112
DRUGS		Quincy ground water subarea	79-05-112
Advertising	79-07-001		79-08-080
	79-10-007	Shoreline management, state master program	79-06-113
Amphetamines, prescription of	79-02-044		79-09-001
Controlled substances		local programs,	
registration date	79-07-001	incorporation into state program	79-08-090
	79-10-007		79-08-094
scheduling	79-02-060		79-09-060
Drug product substitution	79-10-109		79-09-130
Ephedrine	79-06-054	Snohomish river, flow regulation	79-06-115
Legend drugs	79-06-054		79-10-003
	79-08-068	Sound level measurement procedures	79-01-079
	79-09-138		79-04-033
Nonnarcotic stimulant drugs	79-06-066	Thurston county, shoreline master program	79-09-134
	79-08-069	Washington State University	
Pentazocine, controlled substance,		irrigated agricultural research	
scheduling	79-02-068	and extension center, Prosser,	
	79-04-048	water sales, rate of charges	79-08-144
Sodium pentobarbital,		Waste water facilities	
formulation, registration	79-07-054	construction requirements	79-02-033

Subject/Agency Index

ECOLOGY, DEPARTMENT OF—cont.			
public meeting notice, population forecasts	79-08-143		
Water quality management plan (Section 208), public hearings	79-01-050 79-06-103		
Water resources, hearing request	79-11-052		
Water right claims, registration	79-10-151		
Water wells, construction and maintenance standards	79-02-010		
Watercraft noise performance standards	79-01-078 79-04-034		
ECONOMIC ASSISTANCE AUTHORITY			
Investment tax deferral, lessee/manufacturing firms	79-09-009 79-09-048 79-09-089 79-11-088		
ECONOMIC OPPORTUNITY ADVISORY COUNCIL, OFFICE OF			
Public meeting notice	79-01-102 79-02-079 79-06-101 79-11-152		
EDUCATION, STATE BOARD OF			
Immunization, mandatory	79-08-142 79-11-066 79-11-067		
Professional preparation certification requirements	79-04-071 79-04-072 79-04-073 79-06-049 79-06-051 79-06-052 79-04-069 79-06-050 79-06-089 79-06-090 79-09-072		
program approval standards			
Public meeting notice			
School building construction, state assistance, application procedure	79-08-102		
Secondary schools enrollment size standards	79-04-070 79-06-048 79-07-102 79-10-034		
graduation requirements			
State funding			
basic education compliance	79-07-103 79-10-033		
building construction application procedure	79-08-102 79-11-022 79-02-070 79-04-040 79-06-109 79-04-068 79-06-047		
space requirements			
entry age			
program standards, nonstudent visitation rights	79-02-048 79-08-032 79-08-103 79-11-049		
Student suspension			
Teachers' retirement system board of trustees, members' appointment	79-08-104 79-11-023		
EDUCATIONAL SERVICE DISTRICTS			
Budget requirements	79-05-099 79-07-005		
ELECTIONS			
Campaigns, contributions, reports, hearings	79-05-096		
Declaration of candidacy, cities, towns, multiple counties	79-06-092 79-08-017		
Voter pamphlets			
		ELECTIONS—cont.	
		committees to draft statements for constitutional amendments, initiative alternatives, referendum bills	79-03-094 79-05-024
		ELECTRICIANS	
		Licensing	79-10-130 79-11-116
		EMERGENCIES	
		Authorized emergency vehicles, permits	79-02-085
		Authorized emergency vehicles, state agency permits	79-11-148
		Temporary housing program	79-04-052 79-04-055
		EMPLOYER AND EMPLOYEES	
		Industrial insurance	
		benefit payments, social security offset	79-05-001
		Occupational safety, lead	79-08-022
		Public housekeeping industry, employment standards	79-01-015 79-01-030 79-08-099
		Records, preservation of	
		EMPLOYMENT AND TRAINING COUNCIL	
		Public meeting notice	79-06-116 79-07-130
		ENERGY	
		Conservation, executive order	79-05-022
		Geothermal, drilling, completion practices	79-02-001
		Natural gas, outdoor lighting	79-10-155 79-10-156 79-11-134
		ENERGY CONSERVATION WEATHERIZATION AD- VISORY COUNCIL	
		Public meeting notice	79-08-107 79-09-121
		ENERGY FACILITY SITE EVALUATION COUNCIL	
		Air pollution sources	79-06-088 79-09-006
		ENERGY OFFICE	
		Petroleum allocation	79-07-092 79-07-094 79-09-018 79-09-078
		ENVIRONMENT	
		Game, department of, state act, implementation	79-02-009 79-05-011 79-06-100 79-08-116 79-01-013
		University of Washington, implementation	
		Water pollution control	
		National Pollutant Discharge Elimination System (NPDES) administrative responsibility, delegation	79-06-014 79-06-015
		ENVIRONMENTAL HEARINGS OFFICE	
		Environmental policy exemption	79-09-137 79-09-140 79-09-126 79-09-137 79-09-140
		Public meeting notice	
		Public records	
		EQUIPMENT, COMMISSION ON	
		Emergency equipment, state agency permits	79-11-148
		Emergency vehicles, authorized, permits	79-02-085
		Motorcyclists' eye protection	79-02-084
		Public records	79-06-072 79-07-050 79-09-092
		Tow truck business	
		hearing officer, authorization	79-07-049 79-07-050 79-09-093

Subject/Agency Index

EQUIPMENT, COMMISSION ON—cont.		FARMS—cont.	
inspection	79-11-147	Corn and grain sorghums, imports, inspection	79-09-061
letter of appointment			79-09-117
requirements	79-07-050		79-11-037
revocation, grounds for	79-01-077		79-11-051
truck standards, dual winches	79-03-074	Custom slaughtering	
	79-05-109	costs	79-05-104
vehicle operator, disposer registration	79-07-073		79-05-105
	79-07-074		79-07-007
	79-09-093		79-07-098
zone use limitation	79-09-090	hide inspection	79-02-004
	79-09-091		79-02-076
	79-11-107	tag fee	79-02-004
			79-02-076
ESCROW AGENTS			79-05-104
Bonding requirements	79-05-123		79-05-105
	79-07-009		79-07-017
			79-07-098
EVERGREEN STATE COLLEGE, THE		Desiccants and defoliants	
Board meetings	79-11-061	use	
Facilities usage	79-01-020	eastern Washington	79-02-046
Human subjects, use of	79-04-089	Walla Walla county	79-03-082
	79-07-003		79-05-043
Students, credit balances	79-04-089	Fairs	
	79-06-079	state fair fund,	
		allocations, qualifications	79-09-115
EXECUTIVE ORDERS		Herbicides	
Affirmative action, employment	79-11-062	Adams county, restricted use	79-10-134
Employment and training council	79-10-091	Benton county, restricted use	79-10-143
Energy conservation	79-05-022	Chelan county, restricted use	79-10-136
Guaranteed student loans	79-03-002	Columbia county, restricted use	79-10-147
National guard, forest fire fighting duty	79-11-014	Douglas county, restricted use	79-10-136
	79-11-038	Eastern Washington counties, restricted use	79-10-142
Nuclear waste site, Hanford, closure	79-11-021	Franklin county, restricted use	79-10-145
Veterans employment assistance	79-11-016	Garfield county, restricted use	79-10-137
		Grant county, restricted use	79-10-139
EXEMPTIONS		Klickitat county, restricted use	79-10-141
Burning permit requirements, Snohomish county	79-08-074	Lincoln county, restricted use	79-10-138
Health rules, board review	79-02-055	Okanogan county, restricted use	79-10-146
		Spokane county, restricted use	79-10-132
FAIRS		Walla Walla county, restricted use	79-10-135
State fair fund, allocations, qualifications	79-09-115	Whitman county, restricted use	79-10-140
		Yakima county, restricted use	79-10-144
FARMS		Hops	
Alfalfa certification	79-07-116	chemical analysis, grading fees	79-02-073
	79-09-104		79-04-077
Alfalfa seed commission, assessment rate	79-03-076	rootstock, field standards	79-04-090
	79-07-061		79-06-038
Apples		virus quarantine	79-11-133
advertising assessment	79-02-026	Noxious weed seeds, restricted	79-03-053
	79-04-045		79-05-066
Granny Smith variety, grading standards	79-01-076	Noxious weeds, proposed list	79-02-074
	79-05-087	Pesticides	
	79-07-068	heptachlor, use restriction	79-05-113
Beans, bacterial disease quarantine	79-07-115		79-07-090
	79-09-099	high volatile ester and dust formulations	79-10-133
certificate waiver	79-03-063	microencapsulated methyl parathion,	
	79-05-063	controls	79-01-080
Bluegrass, annual quarantine	79-07-117		79-03-043
establishment	79-09-103	paraquat spray protection,	79-04-018
	79-03-069	Walla Walla, College Place	
movement conditions	79-05-085	pictoram (Tordon), Spokane county,	79-11-011
	79-03-056	prohibition	
procedures	79-05-086		79-05-004
Brucellosis			79-05-114
indemnity	79-09-073	restricted use, permits	79-02-077
	79-09-075		79-04-056
	79-11-096		79-04-085
retroactive indemnity	79-09-074		79-05-003
Brucellosis vaccination fee schedule	79-07-128	silvex	79-04-023
	79-07-129	2,4-D, special program fees,	
	79-09-076	collection reports	79-04-085
Cattle sales, brucellosis testing	79-04-103		79-05-115
	79-05-103		79-07-015
	79-07-028		79-07-016
	79-07-089	2,4-D use instructions	79-10-133
	79-07-101		
Chickens, fryer labeling	79-11-104		

Subject/Agency Index

FARMS—cont.			
2,4,5-T	79-04-023		
Seed assessment fees	79-03-054		
	79-05-062		
Seed certification			
alfalfa	79-03-058		
	79-05-077		
beans	79-03-060		
	79-05-067		
bentgrass	79-03-048		
	79-05-064		
blending	79-03-064		
	79-05-059		
eligible varieties	79-03-052		
	79-05-065		
field peas	79-03-049		
	79-05-074		
	79-07-113		
	79-09-105		
general standards	79-03-061		
	79-05-068		
	79-07-114		
	79-09-097		
genetic purity	79-03-050		
	79-05-073		
grass	79-03-059		
	79-05-060		
grass standards	79-03-068		
	79-05-057		
	79-07-118		
	79-09-100		
interstate	79-03-057		
	79-05-075		
laboratory charges, schedule	79-03-065		
	79-05-072		
lentil standards	79-03-067		
	79-05-058		
O.E.C.D. tag fees	79-03-062		
	79-05-069		
	79-07-119		
	79-09-096		
phyto-sanitary certificate	79-03-080		
	79-05-071		
	79-07-120		
	79-09-101		
red clover standards	79-03-070		
	79-05-078		
small grain standards	79-03-071		
	79-05-056		
	79-07-127		
	79-09-095		
soybean standards	79-03-066		
	79-05-061		
white clover and trefoil	79-03-051		
	79-05-076		
Seeds, small grain			
labeling	79-03-055		
	79-05-080		
noxious weed restriction	79-07-111		
	79-09-102		
Turf seed ingredients, verification	79-07-112		
	79-09-098		
Varietal certification	79-03-062		
	79-05-069		
FEES			
Accountants			
permit to practice	79-03-047		
Alfalfa seed commission, rate	79-07-061		
Architects			
license	79-01-058		
	79-02-043		
	79-02-067		
	79-04-024		
Banks, supervision	79-02-034		
Bellevue community college facility rentals	79-08-108		
Brucellosis vaccination	79-07-128		
	79-07-129		
FEES—cont.			
Columbia Basin college,			
waiver, full-time employees		79-08-001	
Credit unions			
examination, supervision		79-01-025	
Custom farm slaughterers			
identification tag		79-02-004	
		79-02-076	
		79-05-104	
		79-05-105	
		79-07-007	
Debt adjuster's license		79-06-110	
		79-08-062	
Environmental learning center		79-02-032	
Gambling licenses			
card games		79-10-125	
fund raising events		79-01-026	
		79-03-090	
		79-05-026	
		79-10-125	
Hops, chemical analysis, grading		79-02-073	
		79-04-077	
Horticultural inspection services		79-01-035	
Jockeys		79-11-143	
Natural resources, department of		79-10-103	
Nurseries, inspection charges		79-02-072	
		79-04-025	
Nurses			
CRN prescriptive authority application, fee		79-09-109	
		79-11-087	
Parks, state			
environmental learning centers		79-02-032	
overnight camping		79-04-055	
standard fees		79-04-058	
		79-06-107	
		79-09-077	
Pilots (marine), license		79-08-086	
		79-10-078	
		79-11-063	
Savings and loan associations			
examination, supervision		79-01-024	
Seed assessment		79-03-054	
Seed certification			
bentgrass		79-03-048	
laboratory charges		79-03-065	
O.E.C.D. tags		79-03-062	
University of Washington			
parking		79-02-090	
		79-09-004	
FERRIES			
Toll schedule			
Hood Canal Bridge replacement routes		79-04-035	
		79-04-078	
		79-06-037	
		79-07-040	
		79-07-041	
		79-09-136	
state system		79-02-050	
		79-04-047	
FINANCIAL MANAGEMENT, OFFICE OF			
Moving expenses		79-07-110	
		79-09-056	
State travel		79-01-091	
		79-03-022	
		79-03-040	
		79-04-010	
Tort claims, payment		79-07-109	
		79-09-057	
		79-09-111	
FINES			
Horse racing		79-03-008	
FIRE MARSHAL			
Model and experimental rocketry		79-07-018	
		79-09-012	

Subject/Agency Index

FIRES

Burning permit requirements, exemptions, Snohomish county	79-08-074
	79-09-120
Closed season, industrial requirements	79-05-006
	79-05-046
Forests	
closed areas, hazardous areas	79-08-003
northwest area	79-11-013
southwest area	79-11-003
modified logging shutdown	
eastern Washington	79-09-014
	79-09-027
western Washington	79-08-039
	79-08-051
	79-09-007
	79-09-023
	79-09-024
snags, felling of	79-09-085
	79-09-118
spark emitting machinery, shutdown	79-08-067
	79-08-075
	79-09-008
	79-09-019
	79-09-022
	79-09-025
	79-11-068
summer burning period extension	79-11-047
	79-11-068
Water systems, flow regulations	79-01-083
	79-03-037
	79-04-007
Winter burning rules, outdoor burning	79-04-009
western Washington extension	79-05-006
	79-05-046
	79-06-021

FISHERIES, DEPARTMENT OF

Boat buy back program	79-01-039
	79-03-025
	79-08-101
	79-10-079
	79-11-069
	79-11-070
Commercial fishing	
Area 4B	
net gear closure, chum salmon protection	79-11-100
Area 5	
net gear closure, chum salmon protection	79-11-100
Area 7B	
chum salmon conservation	79-01-049
pink stocks protection	79-08-045
	79-09-036
Area 7C	
chum salmon conservation	79-01-049
pink stocks protection	79-08-045
	79-09-036
Samish hatchery chinook	79-09-062
Area 10A	
south Puget Sound tributaries	
chum salmon protection	79-11-100
Area 10C	
sockeye closure rescinded	79-01-071
Area 10D	
sockeye, chinook protection	79-11-093
Area 11A	
chum salmon protection	79-11-117
conservation closures, rescinded	79-01-021
Area 12	
pink protection	79-09-036
Area 12A	
chum salmon protection	79-11-117
Area 12B	
pink protection	79-09-036
Area 12C	
chinook protection	79-08-045
south Hood Canal chum protection	79-11-100
Area 13	

FISHERIES, DEPARTMENT OF—cont.

southern Puget Sound chum protection	79-11-100
Area 13A	
chum salmon protection	79-11-117
Baker river sockeye, protection	79-07-025
bottomfish	
Pacific cod protection	79-04-002
Puget Sound, gear	79-02-045
chum salmon closures	79-01-001
rescinded	79-02-002
Clallam river, coho, chum protection	79-11-117
closed areas	79-11-071
closure repeals	79-01-031
stocks no longer present	79-01-011
coastal bottomfishing seasons	79-01-009
Columbia river	
area 1C, salmon	79-03-024
area 1F, salmon	79-04-050
	79-09-049
area 1G, salmon	79-04-050
	79-09-049
area 1H, salmon	79-04-050
	79-09-049
chinook areas and seasons	79-09-005
chinook salmon and sturgeon	79-02-035
gill net seasons	79-03-073
	79-10-059
	79-11-118
Indian treaty fisheries, Spring creek fishway	
open period	79-10-028
	79-10-048
Kelley Point, open period	79-10-027
management areas, defined	79-05-116
	79-07-045
shad, seasons and areas	79-05-093
	79-06-080
Deschutes chinook protection, areas 10, 11, 13	79-09-062
Dungeness river	
chinook protection	79-09-036
	79-10-014
	79-10-100
	79-11-004
pink salmon harvest	79-09-020
Elwha, chinook protection	79-07-025
	79-08-045
	79-09-020
	79-10-089
	79-11-082
summer-fall chinook protection	79-09-106
gear, lawful, unlawful acts, areas	79-01-100
	79-03-014
gear reduction program	79-07-124
general revisions	79-02-083
	79-04-015
	79-05-007
geoduck clams, licensing	79-07-043
	79-07-058
Grays river, shad, season, areas	79-06-080
Green-Duwamish river	
chinook protection	79-10-058
	79-10-105
open period	79-10-115
herring	
closed areas, stock protection	79-05-094
net gear limits	79-03-009
open areas	79-05-051
permit requirement	79-04-097
	79-06-085
roe fishery assessments	79-04-098
Hoko river	
chum, coho protection	79-11-117
coho protection	79-10-100
conservation closures, rescinded	79-01-021
Hood Canal, chinook, coho protection	79-10-014
Hood Canal conservation closures, rescinded	79-01-022
Hood Canal pinks, protection	79-07-025

Subject/Agency Index

FISHERIES, DEPARTMENT OF—cont.

Hoodspout hatchery protection 79-10-045
 Lake Washington sockeye, protection license required 79-07-025
 79-11-024
 79-11-069
 79-11-070
 79-11-117
 Lyre river, chum, coho protection 79-03-003
 Nisqually river chum salmon, closure 79-10-063
 Nisqually river, mesh size restriction 79-01-049
 Nooksack river
 chum salmon conservation 79-11-073
 coho protection, repealed 79-08-045
 pinks protection 79-05-081
 spring chinook protection, closed areas 79-02-083
 Pacific halibut 79-05-117
 Pacific ocean waters 79-07-046
 lawful acts, closed areas
 Puget Sound 79-10-089
 Canadian chinook, coho, chum
 Canadian spring chinook protection, closed areas 79-05-081
 closed areas 79-09-002
 coho protection 79-10-045
 79-10-089
 management areas, defined 79-05-116
 79-07-045
 79-08-006
 79-08-072
 Puyallup river
 chinook protection 79-10-014
 79-09-079
 pink salmon harvest conservation closures, rescinded 79-01-021
 Quilcene hatchery, coho harvest 79-10-076
 sales, unlawful 79-08-101
 salmon
 chinook, pink salmon protection 79-09-051
 chinook protection closures 79-07-044
 79-07-086
 79-11-005
 closed areas 79-08-070
 coastal waters 79-10-015
 coastal waters, Puget Sound, Fraser river district No. 1, Pacific Ocean and district No. 2 79-06-073
 net fishing 79-06-004
 ports, troll gear 79-08-070
 repealer 79-10-039
 79-10-047
 79-08-081
 79-11-082
 79-08-081
 79-11-082
 79-10-014
 Dungeness river chinook protection 79-09-043
 Grays Harbor 79-11-093
 chinook, coho protection 79-08-007
 79-08-076
 harvest season 79-10-014
 troll line closure 79-08-081
 Green-Duwamish chinook protection 79-11-082
 Hamma Hamma river, pink salmon protection 79-11-048
 Hoodspout hatchery, coho harvest 79-06-056
 Klickitat, Yakima rivers, closure minimum size 79-06-003
 unlawful acts 79-07-124
 repealers 79-08-100
 79-11-100
 spawning protection, coastal, Puget Sound, Fraser river 79-09-107
 troll restrictions 79-09-139
 Willapa Harbor
 harvest season 79-08-007
 open period 79-10-106
 troll line closure 79-08-076
 salmon egg sales 79-07-124

FISHERIES, DEPARTMENT OF—cont.

79-10-013
 saltwater seasons, bag limits 79-08-072
 Sekiu river
 conservation closures, rescinded 79-01-021
 set net closed areas 79-02-013
 shrimp, unlawful gear 79-07-008
 Skagit river
 chinook protection 79-09-036
 coho protection 79-10-014
 79-10-045
 spring chinook protection, closed areas 79-05-081
 summer run chinook 79-09-002
 Skokomish River, coho protection 79-10-045
 smelt, weekly period 79-01-057
 Snohomish river
 chinook protection 79-10-014
 coho protection 79-10-045
 79-11-091
 Snohomish river pinks 79-09-002
 Stillaguamish, coho protection 79-10-014
 79-10-045
 79-11-091
 Stillaguamish river pinks, protection 79-07-025
 79-09-002
 Strait of Juan de Fuca tributaries, summer-fall chinook protection 79-09-020
 Sturgeon, closures 79-08-100
 Tulalip bay hatchery coho, harvest area 79-10-110
 Twin rivers, chum, coho protection 79-11-117
 White river
 chinook protection 79-10-014
 coho protection 79-10-100
 conservation closures, rescinded 79-01-021
 Willapa Bay chum salmon protection 79-11-050
 Willapa Harbor
 gill net open period 79-10-029
 79-10-077
 79-10-163
 79-11-017
 seasons, mesh sizes, closed areas 79-05-117
 79-07-046
 79-08-072
 79-01-039
 Gear reduction program
 Personal use
 bag limits, seasons 79-05-117
 79-07-046
 comprehensive amendments 79-02-052
 Edmonds public fishing pier 79-03-046
 79-07-013
 79-10-061
 79-05-097
 Elwha river, bag limit 79-05-042
 Pacific ocean season and bag limits 79-07-123
 razor clam license 79-09-021
 salmon
 Capital lake
 closure 79-10-009
 opening 79-10-094
 Columbia river
 bag limit 79-10-046
 closed area 79-06-013
 79-09-037
 79-10-046
 79-10-080
 79-10-090
 closed seasons 79-09-122
 spring chinook protection 79-06-017
 commercial fishing, area restrictions 79-08-010
 Elwha river, closed period 79-06-006
 Grays Harbor, closed seasons 79-09-122
 79-11-050
 79-06-017
 Icicle river, spring chinook protection
 Klickitat river
 closure 79-10-090
 spring chinook protection 79-06-017
 low water protection closures 79-11-033

Subject/Agency Index

FISHERIES, DEPARTMENT OF—cont.

Pacific ocean, closed seasons 79-09-122
 Puget Sound 79-08-072
 Quillayute river, closed period 79-06-006
 saltwater seasons 79-08-072
 Soleduck hatchery
 coho harvest 79-09-080
 surplus coho 79-09-080
 Soleduck river, closed period 79-06-006
 spawning protection, coastal,
 Puget Sound, Fraser River 79-09-108
 special bag limits, pink salmon 79-09-059
 Strait of Juan de Fuca, special bag limit 79-09-122
 Tucannon river, spring chinook protection 79-06-017
 Westport boat basin,
 pen-reared salmon harvest 79-11-015
 White salmon river closure 79-10-090
 Willapa Harbor gill net seasons 79-08-072
 Wind River closure 79-10-090
 Wynoochie river, experimental release 79-06-057

Shellfish
 commercial, comprehensive revisions 79-02-053
 crab season, early opening 79-01-012
 geoduck clams
 harvesting 79-10-062
 79-10-162
 licensing 79-07-043
 79-07-058
 79-10-162
 79-05-118
 Hood canal, shrimp, limited harvest
 razor clams
 Long Beach, personal use closure 79-02-051
 open area 79-05-034
 personal use
 license 79-07-123
 physical disability permit 79-02-054
 79-04-041
 79-11-092
 sea urchins
 areas 79-01-048
 seasons 79-01-048
 79-02-042

FISHING

Columbia river
 steelhead closure 79-08-122
 trout, steelhead, closure 79-05-108
 Game fish buyers permit 79-01-088
 Game fish seasons
 catch limits
 1979 79-01-047
 1980 79-11-112
 Medical lake, closing 79-04-096
 79-05-013
 79-07-011

Seasons
 game fish, 1979 79-01-047
 79-07-100
 game fish, 1980 79-11-112
 lakes, certain, emergency extension 79-08-117

Steelhead
 Columbia river closure 79-05-108
 Lake Washington, area 10B, treaty Indians 79-01-072
 punch card requirements 79-05-107
 79-08-066
 Skagit river watershed, marine area 8,
 closure 79-03-045

Trout
 Columbia river, closure 79-05-108
 Warden lakes, opening 79-04-096
 79-05-012
 79-07-011

FOREST FIRE ADVISORY BOARD

Public meeting notice 79-01-032
 79-09-026
 79-10-023
 79-10-072

FOREST PRACTICES BOARD

Public meeting notice 79-04-079
 79-06-053

FORESTS

Capital forest
 organized recreational events 79-03-084
 79-06-035
 79-06-039

Fires
 burning permit requirements, exemptions,
 Snohomish county 79-08-074
 79-09-120
 closed season, industrial requirements 79-05-006
 79-05-046
 closures, hazardous areas 79-08-003
 northwest area 79-11-013
 southwest area 79-11-003
 modified logging shutdown
 eastern Washington 79-09-014
 79-09-027
 western Washington 79-08-039
 79-08-051
 79-09-007
 79-09-023
 79-09-024
 79-08-067
 79-08-075
 79-09-008
 79-09-019
 79-09-022
 79-09-025
 79-11-068
 summer burning period extension 79-11-047
 79-11-068
 Logging safety standards 79-04-100
 79-10-081
 Snags, felling of 79-09-085
 79-09-118
 79-11-034

Tax

1977, land values 79-01-004
 79-01-005
 1978, land values, eastern Washington 79-06-077
 79-06-094
 79-08-015
 1980, land values 79-10-131
 stumpage values 79-01-065
 79-01-066
 79-05-119
 79-07-083
 79-07-084
 79-11-132
 79-06-095
 79-08-014
 79-03-079
 79-05-070
 79-04-009
 79-05-006
 79-05-046
 79-06-021

tables, 7/1/78 through 12/31/78

Tree seeds, standards

Winter burning rules, outdoor burning
 western Washington extension 79-05-006
 79-05-046
 79-06-021

FORMS

Lobbying, financial affairs report 79-09-069
 Public utilities, lease application approval 79-09-067
 Vessel certification 79-08-086

FORT STEILACOOM COMMUNITY COLLEGE

Debts, delinquent,
 withhold services, offset wages 79-08-026
 79-10-044

FRANKLIN COUNTY

Herbicides, restricted use 79-10-145

FRUIT

Apples
 advertising assessment 79-02-026
 79-04-045

Subject/Agency Index

FRUIT—cont.

Granny Smith variety, grading standards 79-01-076
 79-05-087
 79-07-068
 Blueberries, annual assessment, increase 79-01-046
 Inspection services, fees, changes 79-01-035

GAMBLING COMMISSION

Administration, punch boards, offices 79-05-121
 79-07-019
 Card games, recreational, class R 79-03-090
 79-05-026
 79-10-125
 Card room employees
 distributor reports,
 prize control, credit restrictions 79-07-064
 79-09-029
 work changes, duplicate licenses 79-07-069
 79-09-029
 Copying, public records, fees 79-09-110
 79-11-074
 79-11-075
 Fund raising events
 license fee 79-03-090
 79-05-026
 class C 79-10-125
 limitations, conditions, license fees 79-01-026
 rental limits 79-09-110
 79-11-074

GAME, DEPARTMENT OF

Checking stations,
 inspection of game, licenses 79-05-107
 definitions 79-08-066
 Colokum game reserve, renamed 79-08-137
 79-10-166
 Environmental policy act, implementation 79-02-009
 79-05-011
 79-06-100
 79-08-116
 Farmers, licenses 79-05-107
 79-08-066
 Firearms, unlawful types
 hunting 79-08-066
 safety 79-05-107
 79-08-066
 Fishing
 Columbia river
 steelhead closure 79-08-122
 trout, steelhead, closure 79-05-108
 lake season, emergency extension 79-08-117
 Game fish seasons and catch limits 79-07-100
 79-11-112
 Hunting seasons
 mountain goat, sheep, moose 79-02-086
 79-05-037
 spring and summer, 1979 79-03-039
 79-11-128
 spring and summer, 1980 79-11-128
 1979 79-04-096
 79-07-051
 1980 79-11-128
 Hydraulic project permits 79-05-107
 definitions 79-08-066
 Indian reservation, game possession 79-04-096
 79-07-010
 License dealers
 money remittance 79-02-008
 Medical lake, closing 79-04-096
 79-05-013
 79-07-011
 Mountain goat, sheep and moose,
 hunting season, 1978, 1979 79-02-086
 79-05-037
 North Potholes game reserve 79-07-126
 79-09-082
 Public meeting notice 79-01-028
 Records, copying charge 79-05-107
 79-08-066

GAME, DEPARTMENT OF—cont.

Steelhead
 Columbia river closure 79-05-108
 Lake Washington, area 10B,
 treaty Indians 79-01-072
 punch cards 79-08-066
 Skagit river watershed, marine area 8,
 closure 79-03-045
 Trapping seasons, 1979 79-05-107
 Trapping seasons and regulations, 1979-1980 79-09-050
 Upland migratory game birds 79-05-107
 79-07-100
 79-10-035
 79-08-066
 1979 seasons 79-08-066
 Warden lakes 79-04-096
 opening 79-05-012
 79-07-011
 79-08-137
 Wild animals, classification
 1979 79-01-047
 game fish seasons, catch limits 79-04-096
 hunting seasons and game bag limits 79-04-096
 management unit and
 area legal descriptions 79-04-096
 mountain goat, sheep, moose, hunting season 79-02-086
 79-05-037
 spring and summer hunting seasons 79-03-039
 79-11-128
 trapping seasons 79-05-107
 upland migratory game birds 79-05-107
 1980 79-11-112
 game fish seasons, catch limits 79-11-128
 spring and summer hunting seasons 79-11-128

GARBAGE AND REFUSE COLLECTION COMPANIES

Rate changes, notice 79-01-034

GARFIELD COUNTY

Herbicides, restricted use 79-10-137

GENERAL ADMINISTRATION, DEPARTMENT OF

Banking, supervisor of
 banks 79-01-095
 79-04-042
 reserves, minimum, requirements
 computation 79-08-145
 79-10-107
 79-08-079
 federal parity
 credit unions, participation in
 business activities, advertising 79-05-032
 79-08-047
 79-02-034
 fees 79-01-095
 industrial loan companies 79-04-042
 79-04-042
 loans, to officers, limitations 79-02-034
 public records 79-01-095
 79-04-042
 79-01-095
 79-04-042
 small loan companies 79-01-095
 79-04-042
 Capitol grounds
 demonstrations, permit 79-03-011
 79-03-012
 79-05-005
 Credit unions
 examination, supervision fees 79-01-025
 federal parity 79-08-095
 79-10-043
 investment practices, approval 79-04-022
 79-07-002
 Savings and loan associations
 examination, supervision fees 79-01-024

GOVERNOR, OFFICE OF THE

Affirmative action, employment 79-11-062
 Employment and training council 79-10-091
 Energy conservation 79-05-022
 Guaranteed student loans 79-03-002
 National guard, forest fire fighting duty 79-11-014
 79-11-038
 Nuclear waste site, Hanford, closure 79-11-021

Subject/Agency Index

GOVERNOR, OFFICE OF THE—cont.		HEALTH, BOARD OF—cont.	
Veterans employment assistance	79-11-016	nursing services	79-10-098
GRANT COUNTY		operating standards	79-05-095
Herbicides, restricted use	79-10-139	Phenylketonuria	79-02-036
GRAYS HARBOR COLLEGE		Public water supplies	79-02-014
Tenure and dismissal policy	79-06-102		79-03-089
	79-08-129	Restaurants, nonsmoking areas	79-05-019
GREEN RIVER COMMUNITY COLLEGE		Schools	79-10-092
Public meeting notice	79-08-053	building standards	79-06-105
HANDICAPPED		communicable disease control	79-08-078
Blind			79-05-010
vending facility program	79-05-106		79-05-088
	79-08-016	Scoliosis screening	79-08-013
Central Washington, parking permit	79-04-044		79-09-081
Clam digger's permit	79-02-054	Tuberculin tests, employees,	79-11-020
	79-04-041	boarding houses, hospitals	79-11-103
Private, non-profit transportation providers	79-07-035	Tuberculosis control, school employees	79-11-089
	79-07-036		79-07-106
State residential schools, charges, appeal	79-06-083		79-10-025
	79-06-097	HEALTH CARE FACILITIES AUTHORITY	
Students with specific learning		Financing, application, procedure	79-08-005
disabilities, eligibility	79-10-116		79-08-037
Vocational rehabilitation,			79-10-101
selection, eligibility	79-02-059	Organization, operation	79-10-102
	79-04-064		79-08-005
HAZARDOUS MATERIALS,			79-08-037
TRANSPORTATION OF, ADVISORY COMMIT-		Public records	79-10-101
TEE			79-10-102
Transportation of hazardous materials	79-11-025		79-08-005
	79-11-026		79-08-037
HEAD START ADVISORY COUNCIL			79-10-101
Program administration	79-06-091	HEALTH COORDINATING COUNCIL	79-10-102
	79-08-050	Public meeting notice	79-01-067
Public meeting notice	79-02-079	HEARINGS	
	79-04-104	Limited access highways	79-05-091
	79-08-107		79-08-059
	79-11-152	HERBICIDES	
HEALTH		Adams county, restricted use	79-10-134
Medical assistance, state provided		Benton county, restricted use	79-10-143
eligibility requirements	79-01-002	Columbia county, restricted use	79-10-147
	79-04-028	Douglas, Chelan counties, restricted use	79-10-136
	79-06-034	Eastern Washington counties, restricted use	79-10-142
hospital care, excluded resources	79-06-042	Franklin county, restricted use	79-10-145
	79-08-021	Garfield county, restricted use	79-10-137
Occupational safety		Grant county, restricted use	79-10-139
benzene	79-10-001	Klickitat county, restricted use	79-10-141
general standards, federal parity	79-10-086	Lincoln county, restricted use	79-10-138
lead	79-08-022	Okanogan county, restricted use	79-10-146
Screening of persons under twenty-one	79-10-096	Desiccants, and defoliants,	
	79-10-119	use, eastern Washington	79-02-046
HEALTH, BOARD OF		Spokane county, use of	79-01-038
Certificate of need program	79-10-161		79-05-004
Communicable diseases	79-05-088		79-05-114
	79-08-013	Walla Walla county, restricted use	79-10-132
Exemptions, board review	79-02-055	Whitman county, restricted use	79-10-135
Hospitals		Yakima county, restricted use	79-10-140
maintenance, operational requirements	79-01-094		79-10-144
	79-03-027	HIGHER EDUCATION PERSONNEL BOARD	
	79-04-004	CETA employees, layoff options	79-04-053
	79-04-081		79-04-087
nonflammable medical gases,			79-06-075
piping system repairs	79-10-093		79-07-095
pediatric services, obstetrical department,		Collective bargaining	79-07-096
neonatal intensive care nursery	79-04-074		79-08-119
	79-06-068	Employment requirements	79-10-054
Immunization of children	79-05-111		79-01-092
	79-08-002	Layoff rights, interlocal cooperation act	79-03-029
day care centers	79-07-105		79-06-087
	79-10-031		79-07-097
Mobile homes, mobile home parks	79-02-031	Payroll certification	79-08-120
	79-11-130		79-01-093
	79-11-131		79-03-030
Nursing homes			
adoption of rules by the department	79-10-097		

Subject/Agency Index

HIGHER EDUCATION PERSONNEL BOARD—cont.

Position allocation, review 79-04-087
 79-06-076
 79-10-160
 Sick leave, unused, compensation for 79-08-118
 79-08-121
 79-10-055
 Time computation, salary grid 79-04-087
 79-06-075
 79-10-160
 Work period designation 79-10-160

HIGHLINE COMMUNITY COLLEGE

Board of trustees, meeting places 79-03-028

HIGHWAYS

Abandoned, transfer to cities, towns 79-07-042
 79-09-044
 Abandoned vehicles, impoundment 79-08-063
 I 5 reversible lane, bicycle Sunday 79-05-018
 Keyport, state route 308, parking prohibited 79-02-062
 Limited access, hearings procedure 79-05-091
 79-08-059
 Limited access control, definition 79-05-092
 79-07-024
 79-08-061
 Longview, state route 4, parking prohibited 79-02-063
 79-04-021
 Monroe, state route 2, parking prohibited 79-02-064
 79-04-019
 Oversize loads, combination vehicles, permits 79-08-038
 Parking restrictions
 Keyport, state route 308 79-02-062
 Kingston, route 104 79-06-086
 79-08-057
 Kok road, route 539 79-06-064
 79-08-056
 Longview, state route 4 79-02-063
 79-04-021
 Monroe, state route 2, Kelsey Street 79-02-064
 79-04-019
 Sea-Tac airport, route 99 79-06-074
 79-08-058
 Walla Walla, state route 12 79-02-065
 79-04-020
 School bus stops, signing 79-04-001
 79-06-016
 79-07-022
 Walla Walla, state route, 12, parking 79-02-065
 79-04-020

HOPS

Assessment, annual, increase 79-01-044
 79-01-045
 Chemical analysis, grading, fees 79-02-073
 79-04-077
 Rootstock, field standards 79-04-090
 79-06-038
 Virus quarantine 79-11-133

HORSE RACING COMMISSION

Double entries 79-11-146
 Fines, payment 79-03-008
 79-06-002
 Jockeys
 age 79-11-143
 agents 79-11-143
 fees 79-11-143
 Medication 79-11-142
 Naming of jockey, time 79-11-146
 Narcotic offenders, admission to grounds 79-11-145
 No smoking areas 79-11-145
 Prospective owner, application, fee 79-11-144
 Stable name registration fee 79-11-146
 Trainer responsibility, clocker, identifier 79-03-008
 79-06-002

HOSPITAL COMMISSION

Public meeting notice 79-01-019
 79-02-017
 79-02-040
 79-02-047
 79-03-016
 79-03-083
 79-04-017
 79-04-088
 79-05-030
 79-05-031
 79-06-001
 79-06-070
 79-07-014
 79-07-065
 79-08-023
 79-08-105
 79-09-058
 79-10-004
 79-10-088
 79-11-012
 79-11-098

Rates
 budgets, accounting manual 79-04-067
 79-07-030
 commission approval 79-02-049

HOSPITALS

Certificate of need program 79-10-161
 Maintenance, operational requirements 79-01-094
 79-03-027
 79-04-004
 79-04-081
 Mental, state, charges 79-01-063
 79-01-070
 79-03-019
 Nonflammable medical gases,
 piping systems 79-10-093
 Pediatric services, obstetrical department,
 neonatal intensive care nursery 79-04-074
 79-06-068
 Public assistance recipients,
 inpatient care 79-08-021
 Rates, budgets, accounting manual 79-04-067
 Tuberculin tests, employees 79-11-089

HOUSING

Assistance programs, rent subsidies 79-01-074
 79-01-075
 79-03-004
 Temporary housing program, emergencies 79-04-052
 79-04-055
 79-06-082

HUMAN RIGHTS COMMISSION

Complaints of aggrieved persons 79-08-091
 79-11-041
 Public meeting notice 79-02-028

HUNTING

Checking stations 79-05-107
 Game management unit
 and area legal descriptions 79-04-096
 Guns
 safety license of juveniles 79-08-066
 unlawful types 79-05-107
 79-08-066
 Indian reservations, game possession 79-04-096
 79-07-010
 Mountain goat, sheep and moose,
 1978, 1979 seasons 79-02-086
 79-05-037
 North Potholes game reserve 79-07-126
 79-09-082
 Spring and summer seasons, 1979 79-03-039
 79-11-128
 Spring and summer seasons, 1980 79-11-128
 Trapping seasons, 1979 79-05-107
 Upland migratory game birds 79-05-107
 79-07-100

Subject/Agency Index

HUNTING—cont.		JAIL COMMISSION—cont.	
1979 seasons	79-10-035	Custodial care standards	79-07-067
1979 seasons and game bag limits	79-08-066	inspection procedures	79-09-127
	79-04-096	Organization	79-08-134
	79-07-051	Physical plant standards	79-11-001
IMMUNIZATION		Public meeting notice	79-07-066
Children	79-05-111	Public records	79-07-067
	79-08-002		79-08-135
IMPOUNDING			79-07-066
Motor vehicles, abandoned	79-08-063	JOCKEYS	
	79-08-089	Age	79-11-143
	79-10-012	Agents	79-11-143
law enforcement procedures	79-08-088	Fees	79-11-143
INDIANS		JUDICIAL RETIREMENT BOARD	
Fishing		Public meeting notice	79-04-014
salmon, minimum size	79-06-003		
Reservations, game possession	79-04-096	JUVENILES	
	79-07-010	Probation program	79-04-030
		special supervision	79-06-033
INDUSTRIAL INSURANCE		Records	
Benefit payments, social security offset	79-05-001	release of information	79-07-076
Corporate officers	79-10-175		79-10-026
Football teams, premium rates	79-07-093		
	79-10-112	Klickitat County	
Medical services	79-10-175	Herbicides, restricted use	79-10-141
Physician's assistants	79-10-175		
INDUSTRIAL LOAN COMPANIES		LABOR AND INDUSTRIES, DEPARTMENT OF	
Operating requirements	79-01-095	Apprenticeship council	
	79-04-042	meetings, tie votes	79-03-023
		plant program defined,	
INDUSTRIAL WELFARE COMMITTEE		complaint review procedure	79-06-096
Public housekeeping industry,			79-09-003
employment standards	79-01-015	Boilers	
	79-01-030	code addenda	79-02-007
			79-05-054
INFANTS		Electrical licensing	79-10-130
Phenylketonuria	79-02-014		79-11-116
INSTITUTIONS		Industrial insurance	
Adult corrections		benefit payments, social security offset	79-05-001
detainers, withdrawal	79-05-110	corporate officers	79-10-175
	79-07-034	football teams, premium rates	79-07-093
Cosmetology instruction, license credit	79-02-012		79-10-112
		medical services	79-10-175
INSURANCE COMMISSIONER		physician's assistants	79-10-175
Annuity contracts, deposit funds		Industrial welfare committee	
cost and benefit disclosures	79-05-083	public housekeeping employment standards	79-01-015
	79-07-052		79-01-030
Examination, licensing	79-11-106	Occupational health, safety	
FAIR plan	79-06-062	benzene	79-02-038
	79-08-019		79-04-100
Life insurance,			79-05-033
cost and benefit disclosures, buyer's guide	79-05-084		79-06-078
	79-07-053		79-08-115
Model and experimental rocketry	79-07-018		79-10-001
Records, copying charge	79-06-065	cotton dust, cotton gin exposure	79-02-037
	79-08-024	general standards, federal parity	79-10-086
Surplus lines	79-09-112	inorganic arsenic	79-02-037
	79-11-079	exposure control	79-01-003
		lead	79-08-022
INTERAGENCY COMMITTEE FOR OUTDOOR RECREATION		logging	79-04-100
Administrative requirements,			79-08-115
funding, applications	79-09-124		79-10-081
Off-road vehicle projects, grant applications	79-07-031	powder actuated fastening systems	79-04-100
Public meeting notice	79-01-059		79-08-115
	79-04-099	preservation of records	79-05-047
	79-05-027		79-08-099
IRRIGATION		LAW ENFORCEMENT OFFICERS	
Quincy ground water subarea	79-05-112	Abandoned vehicles	
	79-08-080	impoundment procedures	79-08-088
Washington State University research center,			
Prosser, water sales, rate of charges	79-08-144	LIBRARIES	
JAIL COMMISSION		University of Washington	
Construction, state funding,		loan policy	79-05-008
application procedure	79-08-134		79-10-016
	79-11-002	Washington library network	
		computer system	79-05-126
			79-08-064

Subject/Agency Index

LIBRARIES—cont.

revisions

79-05-127
79-08-065

LICENSES

Accountants

79-03-047
79-06-024

Acupuncture assistants, osteopathic physicians

79-02-011

Architects

examinations, fees

79-01-058

Dental hygienists, examination

79-07-079

Dentists

application and examination

procedure

79-04-011

Fishing

steelhead punch cards

79-05-107
79-08-066

Gambling

card games, recreational

79-03-090

fund raising events

79-05-026
79-01-026
79-03-090
79-05-026

Game

dealers, remittance of moneys

79-02-008

farmers

79-08-066

Hunting, juveniles, firearms safety

79-08-066

Insurance agents

examination

79-11-106

Massage

grading of examination

79-08-033

Nurses

continuing education

79-04-057

prescriptive authority

79-06-025

79-07-055

79-09-038

Pharmacies

Pharmacists

79-07-001

79-02-068

79-04-048

79-07-001

Pilots (marine)

79-08-086

79-10-078

79-11-063

Psychology, examinations

79-02-075

79-03-041

79-08-009

dates, application

79-05-020

79-08-008

Radioactive materials

Razor clams

79-10-113

79-07-123

79-09-021

LICENSING, DEPARTMENT OF

Architects

license fee schedule

79-02-043

79-02-067

79-04-024

Collection agencies

suit notification, agency sale

79-04-080

79-06-084

Cosmetology schools

correctional institution instruction,

license credit

79-02-012

Debt adjusters

contract terms

79-06-110

79-08-062

license fees

79-06-110

79-08-062

79-10-130

Electricians

Escrow agents

cash deposits or securities

79-05-123

79-07-009

Game fish buyers permit

79-01-088

Manicurists

managers, operators

79-09-084

79-09-086

79-09-084

shops

79-09-086

Motor vehicles

LICENSING, DEPARTMENT OF—cont.

abandoned

impounding

79-08-063

79-08-089

79-10-012

law enforcement procedures

79-08-088

sale procedures

79-08-088

disposers

79-08-088

79-08-089

79-10-011

hulk haulers

79-08-087

79-10-010

license suspension

79-08-089

scrap processors

79-08-087

wreckers

79-08-088

Names

assumed (trade)

79-08-141

Opticians

approved courses

79-11-122

Proprietary schools

79-08-035

Real estate education

79-05-122

79-07-063

Registered nurses,

CRN prescriptive authority, fee

79-09-109

Securities

blue chip exemption

79-09-094

Securities registration requirements

79-07-125

79-09-028

Special fuel taxation, regulation

79-06-104

79-06-108

79-08-140

Trade name registration, transfer from counties

79-07-099

79-08-141

79-09-123

LINCOLN COUNTY

Herbicides, restricted use

79-10-138

LIQUOR CONTROL BOARD

Advertising

saloons

79-06-008

79-08-012

79-08-036

Public meeting notice

Retail licensees

79-01-053

open container prohibition

79-11-123

LOBBYING

Agency reports

79-09-069

79-11-124

Contributions, source, identification

79-06-071

Financial affairs report, amendment

79-09-069

79-11-124

Forms, expenditure, financial affairs reports

79-11-125

LOWER COLUMBIA COLLEGE

Public meeting notice

79-01-055

MANICURISTS

Managers, operators

79-09-084

79-09-086

79-09-084

79-09-086

Shops

MARINE EMPLOYEES

Collective bargaining

79-01-016

MESSAGE EXAMINING BOARD

Examinations

frequency and location

79-11-060

grading of

79-08-033

79-10-042

79-10-073

scope of

MEDICAL DISCIPLINARY BOARD

Amphetamines, prescription of

79-02-044

MEDICAL EXAMINING BOARD

Acupuncture, practice by

physicians' assistants

79-03-091

79-06-055

Basic science examination

79-08-082

Subject/Agency Index

MEDICAL EXAMINING BOARD—cont.		NATURAL RESOURCES, DEPARTMENT OF—cont.	
Continuing education	79-10-042	Capital forest	79-09-120
Examination, practice credit	79-03-093	organized events, approval	79-03-084
Physician's assistants	79-06-063		79-06-035
national board certification	79-03-093	Closed season, industrial requirements	79-06-039
prescriptive authority	79-06-063		79-05-006
			79-05-046
		Closures, forest fire danger	79-08-003
MENTALLY ILL, MENTALLY RETARDED		northwest area	79-11-013
Criminally insane, commitment procedures	79-01-037	southwest area	79-11-003
	79-03-038	spark emitting machinery, shutdown	79-08-067
Hospitals, state facilities, charges	79-01-063		79-08-075
	79-01-070		79-09-008
	79-03-019		79-09-019
Nursing homes (IMR)			79-09-022
social leave	79-01-084		79-09-025
State residential schools, rates, appeals	79-06-083	summer burning permit extension	79-11-068
	79-06-097		79-11-047
	79-08-044	Fee schedule for services performed	79-11-068
		Geothermal resources drilling,	79-10-103
MOBILE HOMES		completion practices	79-02-001
Health rules	79-02-031	Modified logging shutdown, fire danger	
	79-11-130	eastern Washington	79-09-014
	79-11-131		79-09-027
		western Washington	79-08-039
MOTOR FREIGHT CARRIERS			79-08-051
Accidents, reporting of	79-11-139		79-09-007
Building materials	79-04-012		79-09-023
	79-06-031		79-09-024
	79-07-039	Shorelands, second class, sale of	79-11-151
Drivers' hours, federal regulations	79-02-082	Snags, felling of	79-09-085
	79-04-049		79-09-118
Freight forwarders, nonprofit exemption	79-11-138		79-11-034
Hazardous materials transportation	79-11-102	Winter burning rules, outdoor burning	79-04-009
	79-11-140	western Washington, extension	79-05-006
Heavy machinery	79-04-012		79-05-046
	79-06-031		79-06-021
Oversize loads, combination vehicles, permits	79-08-038		
Safety regulations	79-01-029	NOISE	
	79-07-075	Maximum environmental noise levels	79-04-093
	79-09-016	Motor vehicles	79-04-092
	79-10-036	Sound level measurement procedures	79-01-079
	79-10-074		79-04-033
		Watercraft, standards	79-01-078
MOTOR VEHICLES			79-04-034
Abandoned vehicles		NOTICE	
impoundment	79-08-063	Garbage, refuse collection companies	
	79-08-089	rate changes	79-01-034
law enforcement procedures	79-10-012	Public assistance	
Disposers	79-08-088	termination or change of service	79-06-043
	79-08-088		79-06-044
	79-08-089	Utilities	79-08-112
	79-10-011	hearings on increases	79-06-058
Hulk haulers	79-08-087		79-08-018
	79-10-010		79-08-138
Noise levels	79-04-092	NOXIOUS WEED CONTROL BOARD	
Off-road vehicle projects, grant applications	79-07-031	Proposed list	79-02-074
	79-09-124	Small grain seeds, restrictions	79-07-111
Scrap processors	79-08-087	NURSERIES (PLANTS)	
Special fuel taxation, regulation	79-06-104	Hops, rootstock, field standards	79-04-090
	79-06-107	Inspection fee schedule	79-02-072
Wreckers	79-08-088		79-04-025
MOTORCYCLES		Stock standards	79-02-071
Eye protection	79-02-084		79-04-026
NAMES		NURSES	
Trade, registration	79-08-141	CRN prescriptive authority,	
	79-09-123	application, fee	79-09-109
			79-11-087
NATIONAL GUARD		NURSING, BOARD OF	
Forest fire fighting duty	79-11-014	Nursing assistants	79-08-097
	79-11-038		79-10-030
NATURAL RESOURCES, DEPARTMENT OF		Prescriptive authority, CRN's	79-07-055
Aquatic land management	79-10-071		79-09-038
	79-11-137		
Burning permit requirements,			
exemptions, Snohomish county	79-08-074		

Subject/Agency Index

NURSING, BOARD OF—cont.		PARKING—cont.	
Refresher courses, approval	79-04-057 79-06-025	Central Washington University	79-03-042 79-04-044 79-06-046 79-08-124 79-11-042 79-11-043
NURSING HOME ADMINISTRATORS, BOARD OF EXAMINERS FOR		Clark college	79-02-062 79-04-043
Continuing education	79-10-126	Keyport, state route 308, parking prohibited	79-06-086 79-08-057 79-06-064 79-08-056
NURSING HOMES		Kingston, route 104, restriction	79-02-063 79-04-021
Health, board of, regulations	79-02-036	Kok road, route 539	79-02-064 79-04-019
adoption of by the department	79-10-097 79-10-098	Longview, state route 4, parking prohibited	79-08-136 79-11-076
Management agreements	79-01-036 79-03-020	Monroe, state route 2, parking prohibited	79-06-074 79-08-058
Mentally retarded		Olympia technical community college	79-10-157 79-10-069
social leave	79-01-084	Sea-Tac airport, route 99, prohibition	79-02-090 79-05-053 79-09-004
Nursing services	79-05-095	Skagit Valley college	79-04-084 79-02-065
Reimbursement, budget implementation	79-07-087	State route 99, South 288th street, prohibition	79-04-020 79-08-113 79-10-018 79-10-128 79-11-007
Reimbursement rates, state	79-11-129 79-02-081 79-04-102 79-07-104 79-10-153	University of Washington	
Reporting requirements	79-01-008 79-03-021 79-04-102	fees	
State payment		permits, priorities, fines, fees	
clothing costs in IMR programs	79-04-102	Walla Walla, state route 12, parking	79-04-084 79-02-065
discharge allowance	79-10-075 79-10-118	Walla Walla community college	79-08-113 79-10-018 79-10-128 79-11-007
rate schedule	79-10-104		
rates, determination	79-04-101 79-06-020 79-07-104	PARKS AND RECREATION	
return on investment	79-02-058 79-04-061	Capital forest	79-03-084
settlement	79-02-039 79-04-059 79-07-104	organized recreational events	79-06-035 79-06-039
OCCUPATIONAL SAFETY		Environmental learning centers, fees	79-02-032
Benzene	79-02-038 79-04-100 79-05-033 79-06-078	Fees	79-06-107 79-09-077 79-11-150
Inorganic arsenic	79-01-003	Ocean beaches, equestrian traffic	79-05-120 79-10-167
Lead	79-08-022	Off-road vehicle projects, grant applications	79-09-124
Preservation of records	79-05-047	Overnight camping fees	79-04-058
OCEAN BEACHES		Public meeting notice	79-01-014 79-08-073 79-09-052 79-06-107
Equestrian traffic	79-05-120 79-10-167	Senior citizens' passes, limitation	
OLYMPIA TECHNICAL COMMUNITY COLLEGE		PER DIEM	
Parking and traffic	79-08-136 79-11-076	State travel	79-01-091 79-03-022 79-03-040 79-04-010
OPTICIANS		PERMITS	
Approved courses	79-11-122	Accountants	
OPTOMETRY BOARD, WASHINGTON STATE		application	79-03-047
Continuing education	79-10-108	continuing education	79-03-047
Employed doctors of optometry	79-10-108	fee	79-03-047
Minimum practical examination requirements	79-10-108	Authorized emergency vehicles	79-02-085
Misleading titles or degrees	79-10-108	Capitol grounds	
Practice under another name	79-10-108	demonstrations	79-03-011 79-03-012 79-05-005
OSTEOPATHIC EXAMINING COMMITTEE		Central Washington University,	
Acupuncture assistants	79-02-011	disability, parking	79-04-044
OSTEOPATHIC MEDICINE AND SURGERY, BOARD OF		Fires	
Advertising	79-10-123	outdoor	79-05-006
Continuing education	79-10-121	Hydraulic projects, game department	79-05-107
Examination	79-10-120	Oversize loads, combination vehicles,	
Intern or residency programs	79-10-120	highways operation	79-08-038
Malpractice actions, mandatory reporting	79-10-124	Pesticide applicators	79-02-077 79-04-056
Physician's assistants, prescriptions	79-10-122	Physical disability, clam digger's	79-02-054 79-04-041
PARKING			
Bellevue community college	79-08-109 79-10-052		

Subject/Agency Index

PERSONNEL, DEPARTMENT OF

Certification, selective 79-09-116
 CETA employees, employment rights 79-07-108
 79-09-034
 Disabled employees, transfer or demotion 79-03-044
 79-05-014
 Emergency appointments 79-06-081
 79-08-029
 Examinations, non-competitive 79-09-116
 79-11-046
 Exemptions 79-10-114
 Leave 79-08-085
 Overtime provisions 79-08-085
 Positions, allocation, reallocation 79-02-016
 79-03-010
 Recruitment, application, register, appointment 79-10-127
 Registers, certification 79-01-101
 79-11-040
 Salary increments, increases 79-08-085
 79-10-064
 79-10-068
 79-10-114
 Sick leave
 paid 79-02-016
 79-03-010
 79-04-091
 unused, monetary compensation 79-08-030
 79-08-085
 79-08-118
 79-10-064
 Special assignment pay provisions
 building maintenance employees 79-06-022
 79-06-081
 79-08-029
 fisheries employees 79-01-023
 79-06-022
 79-06-081
 79-08-029
 Veterans, appointments, noncompetitive 79-03-044
 79-05-014
 79-06-023
 79-07-026
 79-08-031
 79-09-116
 79-11-046
 79-08-085
 Work period designations 79-08-085

PESTICIDES

Dinitro 79-03-082
 79-05-043
 Diquat 79-03-082
 79-05-043
 Heptachlor, use restrictions 79-05-113
 79-07-090
 High volatile ester and dust formulations 79-10-133
 Microencapsulated methyl parathion, controls 79-01-080
 79-03-043
 79-04-018
 Paraquat 79-03-082
 79-05-043
 79-11-011
 79-05-004
 79-05-114
 79-07-091
 79-02-077
 79-04-056
 79-04-086
 79-05-003
 79-04-023
 Silvex 79-04-085
 2,4-D, special program fees,
 collection, reports 79-07-015
 79-07-016
 2,4,-D, use instructions 79-10-133
 2,4,5-T 79-04-023
 Walla Walla county, desicant, defoliant 79-03-082
 79-05-043

PETROLEUM

Allocation 79-07-092
 79-07-094
 79-09-018
 79-09-078
 Motor fuels and home heating products,
 sales metering devices 79-10-032
 79-10-148

PHARMACY, BOARD OF

Advertising 79-07-001
 79-10-007
 Clinic dispensaries 79-07-001
 79-10-005
 Controlled substances, scheduling 79-02-060
 Drug product substitution 79-10-109
 Drug vending machines 79-07-001
 79-11-007
 Ephedrine 79-06-054
 Labels, cautions 79-07-001
 Legend drugs 79-06-054
 79-08-068
 79-09-138
 Nonnarcotic stimulant drugs 79-06-066
 79-08-069
 Nuclear pharmacies and pharmacists 79-02-061
 Pentazocine, controlled substance scheduling 79-02-068
 79-04-048
 Pharmacists, licensing 79-07-001
 Pharmacy grading and inspection 79-02-060
 Practice requirements 79-02-068
 79-04-048
 79-06-067
 79-07-001
 Prescription requirements 79-07-001
 Sodium pentobarbital,
 formulation, registration 79-07-054
 79-10-006

PHYSICAL THERAPY EXAMINING COMMITTEE

Examinations 79-03-092
 79-05-035
 Meetings 79-03-092
 79-05-035

PHYSICIANS AND SURGEONS

Acupuncture, practice by
 physicians' assistants 79-03-091
 79-06-055
 Amphetamines, prescription of 79-02-044
 Basic science examination 79-08-082
 79-10-040
 Continuing education 79-03-093
 79-06-063
 Ephedrine, prescription of 79-06-054
 Examination, practice credit 79-03-093
 79-06-063

PHYSICIAN'S ASSISTANTS

National board certification 79-08-084
 Osteopathic physicians, prescriptions 79-10-122
 Prescriptive authority 79-08-084
 79-10-041

PIERCE COUNTY

Shoreline master program 79-07-047
 79-09-129
 79-11-018
 79-11-019

PILOTAGE COMMISSIONERS, BOARD OF

Pilotage rates
 Grays Harbor 79-02-030
 79-03-072
 79-05-023
 79-05-036
 79-06-059
 79-07-033
 Puget Sound
 Pilots
 duties 79-03-072
 79-05-023

Subject/Agency Index

PILOTAGE COMMISSIONERS, BOARD OF—cont.

license fees 79-08-086
 79-10-078
 79-11-063
 licensing, limitations 79-03-072
 79-05-023
 79-08-086
 79-10-078
 79-11-063
 physical requirements 79-08-086
 79-10-078
 79-11-063
 rest periods 79-03-072
 79-05-023
 Public meeting notice 79-11-149
 Vessel certification 79-08-086
 79-10-078
 79-11-063
 79-11-097

PLANNING AND COMMUNITY AFFAIRS AGENCY

Head start program, administration 79-06-091
 79-08-050
 Housing assistance program, rent subsidies 79-01-074
 79-01-075
 79-03-004
 Weatherization assistance,
 low income persons, public hearing 79-05-017

POLITICAL CAMPAIGNS

Contributions, reporting 79-05-096
 79-06-071
 79-07-059
 79-08-046
 79-09-041

POLLUTION

Air, control requirements 79-01-051
 79-01-061
 79-04-039
 79-05-049
 79-06-012
 Air, energy facilities 79-06-088
 79-09-006
 Ecology, department of
 public hearings 79-04-032
 79-05-048
 Volatile organic compound emissions,
 control standards (VOC) 79-01-052
 79-01-060
 79-04-038
 79-05-050
 79-06-011
 Water
 National Pollutant
 Discharge Elimination System (NPDES)
 administrative responsibility, delegation 79-06-014
 79-06-015
 79-08-020

PORT DISTRICTS

Collective bargaining rules 79-01-017
 79-01-018
 79-03-015

POSTSECONDARY EDUCATION, COUNCIL FOR

Bylaws 79-07-122
 79-10-056
 College work-study program
 administering agency 79-08-131
 79-08-133
 79-11-030
 income, employment limitations 79-03-087
 79-07-020
 institutional compliance 79-02-088
 payment of students
 employed by state agencies 79-09-125
 Displaced homemaker pilot program 79-07-121
 79-09-121
 Educational services registration 79-10-164

POSTSECONDARY EDUCATION, COUNCIL FOR

—cont.
 Need grant program 79-03-088
 79-07-021
 79-08-132
 79-11-031
 Student exchange program 79-05-124
 79-10-057
 79-11-032
 Student financial aid, need grant program
 institutional compliance 79-02-066
 Veterans benefits, academic program, approval 79-03-086
PRISONS
 Detainers, withdrawal 79-05-110
 79-07-034

PRESCRIPTIONS

Amphetamines, schedule II drugs 79-02-044
 Drug product substitution 79-10-109
 Ephedrine 79-06-054
 Legend drugs 79-06-054
 79-09-138
 Nurses, registered, authority 79-07-055
 79-09-038
 Osteopathic physician's assistants 79-10-122
 Physician's assistants, authority 79-08-084
 79-10-041
 Requirements 79-07-001

PSYCHOLOGY, BOARD OF

Examinations 79-02-075
 79-03-041
 79-08-009
 79-05-020
 79-08-008
 dates, application

PUBLIC ASSISTANCE

Adult family homes 79-07-062
 79-07-076
 79-07-077
 79-07-081
 79-09-039
 79-10-026
 79-11-099
 Adult protective services
 Aid to dependent children
 disregard of income and resources 79-04-054
 79-04-063
 79-06-027
 eligibility requirements 79-01-010
 79-04-013
 79-04-066
 79-06-026
 79-06-040
 79-08-043
 sex discrimination, eliminated 79-08-127
 79-08-128
 support requirements 79-09-013
 79-09-088
 Chore services determination 79-01-042
 79-01-043
 Congregate care facility, cost standards 79-01-089
 79-04-036
 Domestic violence, victims, shelters for 79-11-109
 79-11-110
 Eligibility
 child care expenses 79-03-075
 79-03-081
 79-04-029
 effective date 79-06-028
 79-03-075
 income determination 79-03-081
 79-06-007
 living in home with relative 79-06-040
 79-08-043
 79-01-010
 need 79-04-013
 79-08-027
 79-08-028
 79-10-083

Subject/Agency Index

PUBLIC ASSISTANCE—cont.

newly acquired nonexempt income,
 treatment of 79-04-008
 79-06-029
 79-04-029
 redetermination 79-06-028
 79-08-027
 79-08-028
 79-10-083
 79-08-127
 79-08-128
 79-11-081
 79-01-069
 79-03-013
 standards of assistance 79-11-058
 79-11-059
 work incentive
 Employment
 Employment and training program
 Family, children, adult services
 median income tables 79-01-041
 Food stamps
 certification 79-01-085
 eligibility 79-07-032
 79-09-033
 79-07-107
 fair hearings 79-09-054
 79-01-090
 79-07-082
 federal rules compliance 79-05-028
 79-05-029
 79-07-057
 79-11-009
 79-11-010
 79-08-048
 79-08-049
 79-10-084
 79-01-068
 79-11-119
 79-11-121
 income deductions 79-11-135
 79-11-136
 income exclusions 79-05-002
 overpayments (claims), collection procedure
 program reenactment 79-01
 (Text appears at the beginning of Issue 79-01)
 (Text appears at the beginning of Issue 79-04)
 (Text appears at the beginning of Issue 79-04)
 Vista volunteers, eligibility 79-06-010
 79-08-126
 79-05-044
 79-07-055
 79-02-069
 79-04-062
 79-09-063
 79-11-085
 79-09-065
 79-11-105
 Funerals, cost standards 79-08-027
 79-08-028
 79-10-083
 General assistance
 eligibility requirements 79-01-010
 79-04-013
 79-11-120
 79-04-066
 exclusions
 noncontinuing, standards
 budget implementation 79-07-080
 conditions of eligibility 79-09-066
 79-09-087
 79-11-090
 79-08-011
 79-10-085
 reappliation, rates 79-02-025
 79-04-027
 79-06-030
 79-08-021
 IndoChinese refugee assistance
 Inpatient hospital care

PUBLIC ASSISTANCE—cont.

79-10-095
 79-07-076
 79-07-077
 Juvenile records
 Medical assistance
 definitions, residence 79-11-113
 drugs, eligible persons 79-11-114
 79-11-115
 eligibility requirements 79-01-002
 79-04-028
 79-06-034
 79-06-042
 79-07-029
 79-08-041
 79-09-053
 79-08-021
 79-10-095
 hospital care, excluded resources 79-07-085
 79-07-088
 79-09-032
 monthly maintenance standards 79-10-037
 79-10-038
 79-10-096
 79-10-119
 providers, billing limitations
 screening, persons under twenty-one
 Notice of intent to
 terminate or change service 79-06-043
 79-06-044
 79-08-112
 Nursing homes
 accounting and reimbursement system 79-11-129
 discharge allowance 79-10-075
 Social services
 median income tables 79-01-041
 SSI, state supplemental payments 79-01-089
 Support enforcement
 failure to cooperate, good cause 79-03-085
 79-04-003
 79-09-055
 79-11-086
 79-04-065
 79-06-032
 79-09-055
 79-09-013
 79-09-088
 notice of debt
 office responsibilities 79-08-040
 79-10-082
 79-02-057
 79-04-060
 petition for hearing
 procedure, requirements
 statutory implementation
 WIN program
 reregistration and reacceptance
 Winterizing homes
PUBLIC DISCLOSURE COMMISSION
 Agency lobbying, reports, form 79-09-069
 79-11-124
 79-11-126
 Contributions
 reporting, hearings 79-05-096
 79-07-059
 79-08-046
 79-09-041
 79-06-071
 79-09-041
 79-09-069
 sources, identification
 Financial affairs report, amendment
 Forms, lobbyist expenditure,
 financial affairs reports 79-11-125
 Legislative activity, public agencies, form 79-07-060
 79-07-072
 79-09-070
 79-11-124
 79-07-072
 79-10-017
 79-07-072
 Operations and procedure 79-10-017
 79-02-056
 Public office or agency, use of
 Regular meeting day 79-08-098
 79-10-070
 79-09-069
 Repeaters

Subject/Agency Index

PUBLIC EMPLOYEES' AND LAW ENFORCEMENT OFFICERS'

AND FIRE FIGHTERS' RETIREMENT BOARD
Public meeting notices 79-04-014

PUBLIC EMPLOYMENT RELATIONS COMMISSION

Collective bargaining 79-01-016
marine employees 79-01-017
port districts 79-01-018
79-03-015

PUBLIC INSTRUCTION, SUPERINTENDENT OF

Apportionment of state funds during a strike 79-09-119
Certificates of educational competence 79-05-100
79-07-004
79-10-168
Educational clinics
Educational service districts 79-05-099
budget requirements 79-07-005
79-10-170
Inservice training programs
Levies, school districts, 79-01-006
maximum dollar amounts 79-10-174
79-10-171
Safe walkways
School buses, 79-10-173
operations 79-10-172
specifications 79-05-101
State plans, federal compliance 79-07-006
State school funding, 79-01-007
enrollment reporting procedures
Students with specific learning 79-10-116
disabilities, eligibility 79-10-169

PUBLIC MEETING NOTICES

Bellevue Community College 79-01-040
Building code advisory council 79-01-102
79-02-079
79-05-125
79-08-107
79-09-121
79-10-117
Central Washington University 79-03-005
79-03-042
79-08-147
79-11-039
Clark College 79-01-064
79-03-006
79-04-076
79-05-039
79-07-027
79-10-022
Community college education, state board for 79-01-086
Community services/Continuing education council 79-02-079
79-05-125
Conservation commission 79-02-093
Eastern Washington University 79-01-054
79-02-027
Ecological commission 79-02-091
79-02-092
79-06-111
79-09-128
Ecology, department of
air pollution, public hearings 79-04-032
Padilla bay estuarine sanctuary
project, public hearing 79-10-165
population forecasts,
wastewater treatment works 79-08-143
water quality management plan,
public hearings 79-01-050
Economic opportunity advisory council,
office of 79-01-102
79-02-079
79-06-101
79-11-152

PUBLIC MEETING NOTICES—cont.

Education, state board of 79-06-089
79-06-090
79-09-072
Employment and training council 79-06-116
79-07-130
Energy conservation
weatherization advisory council 79-08-107
79-09-121
79-09-126
Environmental hearings office 79-01-032
Forest fire advisory board 79-09-026
79-10-023
79-10-072
Forest practices board 79-04-079
79-06-053
79-01-028
Game commission 79-08-053
Green River Community College
Head start advisory council 79-02-079
79-04-104
79-08-107
79-11-152
Health Coordinating Council 79-01-067
Hospital commission 79-01-019
79-02-017
79-02-040
79-02-047
79-03-016
79-03-083
79-04-017
79-04-088
79-05-030
79-05-031
79-06-001
79-06-070
79-07-014
79-08-023
79-08-105
79-09-058
79-10-004
79-10-088
79-11-012
79-11-098
Human rights commission 79-02-028
Interagency committee for outdoor recreation 79-01-059
79-04-099
79-05-027
Jail commission 79-08-135
Judicial Retirement Board 79-04-014
Liquor control board 79-01-053
Lower Columbia College 79-01-055
Parks and recreation commission 79-01-014
79-08-073
79-09-052
79-11-149
Pilotage commissioners, board of
Planning and Community Affairs Agency,
weatherization assistance 79-05-017
Public Employees' and Law Enforcement Officers'
and Fire fighters' Retirement Board 79-04-014
Real Estate Commission 79-01-073
Shorelines hearings board 79-05-015
Skagit Valley College 79-05-021
79-06-069
State capitol historical association 79-01-027
79-03-007
State library commission 79-02-005
79-04-051
79-11-108
State Patrol Retirement Board 79-04-014
Teachers' Retirement Board 79-04-014
Transportation commission 79-01-062
University of Washington 79-03-017
79-05-009
79-06-099
79-08-052
79-08-146

Subject/Agency Index

PUBLIC MEETING NOTICES—cont.		PUBLIC RECORDS—cont.	
Urban arterial board	79-02-006	State patrol	79-02-023
	79-03-001		79-02-024
	79-04-083		79-04-037
	79-08-004	PUBLIC UTILITIES	
	79-11-006	Lease application approval, form	79-09-067
Vocational education, advisory council on	79-02-015		79-11-028
	79-04-031	RADIOACTIVE MATERIAL	
	79-05-102	Licensing	79-10-113
	79-08-106	Nuclear waste site, Hanford, closure	79-11-021
	79-09-064		
Vocational education, commission for	79-11-072	RAILROADS	
Volunteer firemen, board for	79-02-003	Accident reports	79-01-082
	79-06-005		79-02-087
	79-11-083	RATES	
Washington State University	79-09-040	Garbage, refuse collection companies	
Weatherization assistance	79-05-017	notice	79-01-034
	79-10-117	Hospital, commission approval	79-02-049
Wenatchee Valley College	79-03-005	Pilots	
Western Washington University	79-03-095	Puget Sound	79-05-036
	79-04-082		79-06-059
	79-08-071	State residential schools	79-06-083
	79-11-008		79-06-097
Whatcom community college	79-02-029	Utilities	
	79-02-041	notice of hearings on increases	79-06-058
	79-03-034		79-08-018
	79-04-016	REAL ESTATE COMMISSION	
	79-05-016	Education requirements	79-05-122
	79-10-129		79-07-063
	79-11-036	Public meeting notice	79-01-073
	79-11-077		
WIC program, supplemental food	79-05-098	RECORDS	
Yakima Valley College	79-03-005	Industrial safety, preservation of	79-08-099
		University of Washington students, disclosure	79-02-080
			79-05-025
PUBLIC OFFICERS AND EMPLOYEES		REPORTS	
Cities and towns		Railroad accidents	79-01-082
candidates for office,			79-02-087
declaration of candidacy	79-06-092	RESTAURANTS	
	79-08-017	Nonsmoking areas	79-10-092
Office or facility use,		RETIREMENT	
public disclosure requirement	79-02-056	Community colleges	
State		mandatory age	79-08-110
civil service		plan for faculty, staff	79-01-087
registers, certification	79-01-101		79-04-046
disabled employees, transfer or demotion	79-05-014		79-10-158
moving expenses	79-07-110	RETIREMENT SYSTEMS, DEPARTMENT OF	
positions, allocations, reallocations	79-02-016	Public meeting notices	79-04-014
	79-03-010	Teachers	
salary, leave provisions	79-08-085	salary deductions	79-08-054
sick leave, paid	79-02-016		79-08-055
	79-03-010		79-10-024
	79-04-091	trustees, members' terms	79-08-104
special assignment pay provisions			79-11-023
building maintenance employees	79-06-022	REVENUE, DEPARTMENT OF	
	79-06-081	Forest land values	
fisheries employees	79-01-023	1977	79-01-004
	79-06-022		79-01-005
	79-06-081	1978, eastern Washington	79-06-077
travel expenses	79-01-091		79-06-094
	79-03-022	1980	79-08-015
	79-03-040	Forest tax, stumpage values	79-10-131
veterans, appointment	79-05-014		79-01-065
	79-06-023		79-01-066
			79-05-119
PUBLIC RECORDS			79-07-083
Banking, supervisor of	79-01-095		79-07-084
	79-04-042		79-11-132
Equipment, commission on	79-06-072	tables, 7/1/78 through 12/31/78	79-06-095
	79-07-050		79-08-014
Game, department of		Property tax	
copying charge	79-05-107	annual ratio study	79-08-092
Health care facilities authority	79-08-005		79-08-093
	79-08-137		79-11-029
	79-10-101		
	79-10-102		
Insurance commissioner			
copying charge	79-06-065		
	79-08-024		
Jail commission	79-07-066		

Subject/Agency Index

REVENUE, DEPARTMENT OF—cont.		SCHOOLS—cont.	
Retail sales tax collection schedule	79-04-094 79-06-036	specifications	79-10-172
RIVERS		Certificates of educational competence	79-05-100
Cedar-Sammamish, flow regulations	79-06-114 79-10-002	Communicable disease control	79-05-010 79-05-088 79-08-013 79-10-168
Chambers-Clover creeks basin, protection	79-09-133	Educational clinics	
Flood channel and floodway usage	79-09-132	Educational service districts	
Snohomish, flow regulations	79-06-115 79-10-003	budget requirements	79-05-099 79-07-005
ROADS		Head start program, administration	79-06-091
Counties		Immunization, schools, mandatory	79-08-142 79-11-066 79-11-067
construction projects, administration	79-01-098	Immunization of children	79-05-111
departmental management policy	79-01-096		79-08-002
interdepartmental projects	79-01-097	Inservice training program	79-10-170
Urban arterial board, project planning	79-06-093 79-08-139	Levies, maximum dollar amounts	79-01-006 79-10-174 79-10-171
ROCKETS		Safe walkways	79-10-171
Models and experiments	79-07-018 79-09-012	Scoliosis screening	79-09-081 79-11-020 79-11-103
RULES OF COURT		Secondary	
Court of appeals		enrollment size standards	79-04-070 79-06-048
administrative rules		graduation requirements	79-07-102 79-10-034
CAR 16(c) commissioner	79-05-089	State funding	
CAR 21(a)(b) transfer of judges and cases	79-05-090	apportionment during a strike	79-09-119
Evidence rules	79-02-021	basic education compliance	79-07-103 79-10-033
Supreme court		building construction	
Administrative rule 15 (SAR 15) commissioner	79-02-022	application procedure	79-08-102 79-11-022 79-02-070
SAFETY		space requirements	79-04-040 79-06-109
Benzene	79-02-038 79-04-100 79-08-115 79-05-033 79-06-078 79-10-001	enrollment reporting procedures	79-01-007
Cotton dust, exposure to in cotton gins	79-02-037	entry age	79-04-068 79-06-047
General standards, federal parity	79-10-086	program standards,	
Inorganic arsenic	79-02-037	nonstudent visitation rights	79-02-048
Lead	79-08-022	State plans, federal compliance	79-05-101 79-07-006
Logging	79-04-100 79-08-115 79-10-081	Student suspension	79-08-032 79-08-103 79-11-049
Motor carriers		Students with specific learning	
drivers' hours, federal regulations	79-01-029 79-02-082 79-04-049	disabilities, eligibility	79-10-116 79-10-169
Motorcyclists' eye protection	79-02-084	Teachers	
Powder actuated fastening systems	79-04-100 79-08-115	professional preparation	
Preservation of records	79-05-047 79-08-099	certification requirements	79-04-071 79-04-072 79-04-073 79-06-049 79-06-051 79-06-052
SALARIES, WAGES		program approval standards	79-04-069 79-06-050
Community colleges	79-10-159	retirement	
Higher education, allocation,		salary deductions	79-08-054 79-08-055
work period designations	79-10-160	Tuberculosis control, employees	79-07-106 79-10-025
Special assignments,		Vocational, private, dual purpose	
fisheries, building maintenance	79-06-022 79-06-081	institutions, registration	79-10-152
State employees	79-08-085 79-10-064 79-10-068 79-10-114	SECRETARY OF STATE	
SAVINGS AND LOAN ASSOCIATIONS		Declaration of candidacy,	
Examination, supervision fees	79-01-024	municipal office, multiple counties	79-06-092 79-08-017
SCHOOLS		Voters pamphlets	
Building construction, state assistance,		appointment of committees to draft	
application procedure	79-08-102	constitutional amendments, initiative	
Building standards	79-06-105 79-08-078	alternatives, referendum bills	79-03-094 79-05-024
Bus stops, signing	79-04-001 79-06-016 79-07-022 79-08-060		
Buses			
operation	79-10-173		

Subject/Agency Index

SECURITIES		SMALL LOAN COMPANIES	
Blue chip registration exemption	79-09-094	Operating requirements	79-01-095
Registration requirements	79-07-125		79-04-042
	79-09-028	SNOHOMISH COUNTY	
SENIOR CITIZENS		Burning permit requirements, exemptions	79-08-074
Park passes, limitation	79-06-107		79-09-120
Private, non-profit transportation providers	79-07-035	SOCIAL AND HEALTH SERVICES, DEPARTMENT	
	79-07-036	OF	
SEWERS		Adult correctional institutions	
Waste water treatment plants,		detainers, withdrawal	79-05-110
construction requirements	79-02-033		79-07-034
SHELLFISH		Adult family homes	79-07-062
Commercial regulations, comprehensive revisions	79-02-053		79-07-076
Crab season, early opening	79-01-012		79-10-026
Geoduck clams			79-07-077
harvesting	79-10-062		79-07-081
	79-10-162		79-09-039
Razor clams		Adult protective services	79-11-099
Long Beach, personal use closure	79-02-051	Criminally insane, commitment procedures	79-01-037
open area	79-05-034		79-03-038
personal use			
license	79-07-123	Crisis residential centers and	
	79-09-021	detention facilities	79-07-076
physical disability permit	79-02-054		79-10-026
	79-04-041	Domestic violence, victims, shelters for	79-11-109
	79-11-092		79-11-110
Sea urchins.		Family, children, adult services	
areas	79-01-048	median income tables	79-01-041
seasons	79-01-048	requirements	79-07-076
	79-02-042		79-07-077
Shrimp		Food stamps	
Hood canal, limited harvest	79-05-118	certification	79-01-085
		eligibility	79-07-032
SHORELINE COMMUNITY COLLEGE			79-09-033
Board meetings, reduction in force, tenure		fair hearings	79-07-107
code, disciplinary terms, speakers,	79-04-095		79-09-054
transcript and registration withholding	79-06-041	federal rules compliance	79-01-090
	79-06-106		79-07-082
		food stamp act of 1977, compliance	79-05-028
			79-05-029
SHORELINE MANAGEMENT			79-07-057
County master programs,			79-11-009
incorporation into state program	79-07-048		79-11-010
	79-08-090	fraud disqualification	79-08-048
	79-08-094		79-08-049
	79-09-060	income deductions	79-10-084
	79-09-135		79-01-068
	79-11-053		79-11-119
Pierce county master program	79-07-046	income exclusions	79-11-121
	79-09-129		79-11-135
	79-09-134	overpayments (claims), collection procedure	79-11-136
	79-11-018	program reenactment	79-05-002
	79-11-019	(Text appears at the beginning of Issue 79-01)	79-01
State master program	79-06-113		79-03-032
	79-09-001	(Text appears at the beginning of Issue 79-04)	79-04
local programs,			79-03-033
incorporation into state program	79-08-090	(Text appears at the beginning of Issue 79-04)	79-04
	79-08-094	Vista volunteers, eligibility	79-06-009
	79-09-060		79-06-010
	79-09-130		79-08-126
	79-09-131	work registration, voluntary quit	79-05-044
Thurston county	79-09-134		79-05-045
			79-07-056
SHORELINES HEARINGS BOARD		Foster care, payment of	79-02-069
Public meeting notice	79-05-015		79-04-062
SIGNS		Health, board of	
School bus stops	79-04-001	mobile homes, mobile home parks	79-02-031
	79-06-016	Indochinese refugee assistance	79-02-025
	79-07-022	Juvenile probation program	
	79-08-060	special supervision	79-04-030
SKAGIT VALLEY COLLEGE			79-06-033
Parking, traffic	79-10-157	Juvenile records	79-07-076
Public meeting notice	79-05-021		79-07-077
	79-06-069		79-10-026
Student rules of conduct	79-10-157		

Subject/Agency Index

SOCIAL AND HEALTH SERVICES, DEPARTMENT

OF—cont.

Mental hospitals, charges 79-01-063
 79-01-070
 79-03-019
 79-06-083
 79-06-097
 79-08-044
 judicial review 79-06-083
 79-06-097
 Nursing homes
 clothing costs in IMR programs 79-04-102
 discharge allowance 79-10-075
 79-10-118
 health, board of, rules, adoption of 79-10-097
 79-10-098
 management agreements 79-01-036
 79-03-020
 mentally retarded, social leave 79-01-084
 rates, determination 79-04-101
 79-06-020
 79-07-104
 reimbursement
 budget implementation 79-07-087
 79-11-129
 return on investment 79-02-058
 79-04-061
 reimbursement rates 79-02-081
 79-04-102
 79-07-104
 79-10-104
 79-10-153
 reporting requirements 79-01-008
 79-03-021
 79-04-102
 settlement 79-02-039
 79-04-059
 79-07-104
 Public assistance
 aid to dependent children
 child support, enforcement 79-09-013
 79-09-088
 disregard of income and resources 79-04-054
 79-04-063
 79-06-027
 eligibility requirements 79-01-010
 79-04-013
 exclusions 79-04-066
 79-06-026
 living in home with relatives 79-06-040
 79-08-043
 sex discrimination, elimination 79-08-127
 79-08-128
 chore services determination 79-01-042
 79-01-043
 congregate care facility, cost standards 79-01-089
 79-04-036
 eligibility
 child care expenses 79-03-075
 79-03-081
 determination, eligible persons 79-11-120
 effective date 79-04-029
 79-06-028
 foster care
 payment standards 79-09-063
 79-11-085
 temporary absence of child 79-09-065
 79-11-105
 income determination 79-03-075
 79-03-081
 79-06-007
 79-01-010
 79-04-013
 79-08-027
 79-08-028
 79-10-083
 need

SOCIAL AND HEALTH SERVICES, DEPARTMENT

OF—cont.

newly acquired nonexempt income,
 treatment of 79-04-008
 79-06-029
 redetermination 79-04-029
 79-06-028
 standards of assistance 79-08-027
 79-08-028
 79-10-083
 work incentive 79-08-127
 79-08-128
 79-11-081
 employment 79-01-069
 79-03-013
 employment and training program 79-11-058
 79-11-059
 funerals, cost standards 79-08-027
 79-08-028
 79-10-083
 general assistance
 eligibility requirements 79-01-010
 79-04-013
 exclusions 79-04-066
 inpatient hospital care 79-04-027
 79-06-030
 79-08-021
 79-10-095
 medical assistance
 definitions, residence 79-11-113
 drugs, eligible persons 79-11-114
 79-11-115
 eligibility requirements 79-01-002
 79-04-028
 79-06-034
 79-06-042
 79-07-029
 79-08-041
 79-09-053
 hospital care, excluded resources 79-08-021
 79-10-095
 monthly maintenance standards 79-07-085
 79-07-088
 79-09-032
 providers, billing limitations 79-10-037
 79-10-038
 screening, persons under twenty-one 79-10-096
 79-10-119
 noncontinuing general assistance
 conditions of eligibility 79-09-066
 79-09-087
 79-11-090
 reapplcation, rates 79-08-011
 79-10-085
 standards, budget implementation 79-07-080
 notice of intent to
 terminate or change services 79-06-043
 79-06-044
 79-08-112
 SSI, state supplemental payments 79-01-089
 winterizing homes 79-02-057
 79-04-060
 79-10-113
 Radioactive material, licensing
 Residential schools
 charges, appeal 79-06-083
 79-06-097
 Social services
 median income tables 79-01-041
 Support enforcement
 failure to cooperate, good cause 79-03-085
 79-04-003
 79-05-041
 hearing, petition 79-09-055
 notice of debt 79-09-055
 79-11-086
 office responsibilities 79-04-065
 79-06-032

Subject/Agency Index

SOCIAL AND HEALTH SERVICES, DEPARTMENT

OF—cont.
 procedure 79-09-013
 statutory implementation 79-09-088
 Temporary housing program, emergencies 79-04-052
 79-04-055
 79-06-082
 Vocational rehabilitation
 facilities and workshops, certification 79-03-036
 79-05-040
 handicapped, selection, eligibility 79-02-059
 79-04-064
 Water systems, fire flow regulations 79-01-083
 79-03-037
 79-04-007
 WIC program,
 supplemental food, public hearings 79-05-098
 WIN program,
 reregistration and reacceptance 79-08-040
 79-08-042
 79-10-082

SOCIAL SECURITY

Industrial insurance, benefits, offset 79-05-001

SPOKANE COUNTY

Herbicides, use of 70-01-038
 79-10-132
 Picloram (Tordon), prohibition 79-05-004
 79-05-114
 79-07-091

STATE

Boat buy-back program 79-01-039
 79-03-025
 78-08-101
 79-10-079
 Building code
 barrier-free facilities,
 residential dwellings 79-02-078
 Capitol grounds
 demonstrations, permit 79-03-011
 79-03-012
 79-05-005
 Civil service
 registers, certification 79-01-101
 79-11-040
 Emergency equipment, agency permits 79-11-148
 Employees
 certification, selective 79-09-116
 CETA, employment rights 79-07-108
 79-09-034
 disabled, transfers or demotions 79-03-044
 79-05-014
 emergency appointments 79-06-081
 79-08-027
 examination, non-competitive 79-09-116
 79-11-046
 insurance
 change in eligibility status 79-11-141
 group coverage when not in pay status 79-11-065
 79-11-141
 retiree coverage 79-11-141
 medical plan options between open enrollments 79-09-010
 79-09-011
 79-11-064
 79-11-078
 moving expenses 79-07-110
 79-09-056
 positions, allocations, reallocations 79-02-016
 79-03-010
 recruitment, application, register, appointment 79-10-127
 salary, leave provisions 79-08-085
 79-10-064
 79-10-068
 salary survey implementation 79-10-068

STATE—cont.

sick leave
 paid 79-02-016
 79-03-010
 79-04-091
 unused, monetary compensation 79-08-030
 79-08-085
 79-08-118
 79-10-064
 special assignment pay provisions,
 fisheries, building maintenance 79-06-022
 79-06-081
 79-08-029
 travel expenses 79-01-091
 79-03-022
 79-03-040
 79-04-010
 veterans, appointment, noncompetitive 79-03-044
 79-05-014
 79-06-023
 79-07-026
 79-08-031
 79-09-116
 79-11-046
 Ferry system, toll schedule 79-02-050
 79-04-047
 Legislative activities, agencies, form 79-07-060
 79-09-070
 Lobbying, agency report 79-09-069
 79-11-126
 Marine lands management 79-10-071
 79-11-137
 Residential schools
 rates, appeals 79-06-083
 79-06-097
 School fiscal support
 basic education compliance 79-07-103
 79-10-033
 building construction
 application, procedure 79-08-102
 79-11-022
 space requirements 79-02-070
 enrollment reporting procedures 79-01-007
 Schools, support program standards,
 nonstudent visitation rights 79-02-048
 Shorelands, second class, sale of 79-11-151
 Shoreline management, master program 79-06-113
 79-09-001
 Tort claims, payments 79-07-109
 79-09-057
 79-09-111
STATE CAPITOL HISTORICAL ASSOCIATION
 Public meeting notice 79-01-027
 79-03-007
STATE EMPLOYEES INSURANCE BOARD
 Change in eligibility status 79-11-141
 Group coverage when not in pay status 79-11-065
 79-11-141
 Medical plan options between open enrollments 79-09-010
 79-09-011
 79-11-064
 79-11-078
 Retiree coverage 79-11-141
STATE LIBRARY
 Documents depository system 79-01-056
 Library network
 computer system 79-05-126
 79-08-064
 revisions 79-05-127
 79-08-065
 Public meeting notice 79-02-005
 79-04-051
 79-11-108

Subject/Agency Index

STATE PATROL		SUPERINTENDENT OF PUBLIC INSTRUCTION	
Cadets, merit system exemption	79-10-114	(See PUBLIC INSTRUCTION, SUPERINTENDENT OF)	
Public records	79-02-023	SUPREME COURT	
	79-02-024	Administrative rule 15 (SAR 15) commissioner	79-02-022
	79-04-037	Court of Appeals Administrative Rules	
STATE PATROL RETIREMENT BOARD		CAR 16(c), commissioner	79-05-089
Public meeting notice	79-04-014	CAR 21(a),(b), transfer of judges and cases	79-05-090
STATUTE LAW COMMITTEE		Department assignments, January, 1979 term	79-02-020
Proprietary schools	79-08-035	Evidence rules (ER)	79-02-021
STUDENTS		TACOMA COMMUNITY COLLEGE	
Central Washington University		Tuition, fee waivers, employees	79-11-111
financial obligations	79-04-044		
	79-06-046	TAXATION	
rights and responsibilities	79-03-042	Forest land values	
	79-06-046	1977	79-01-004
College-work study program			79-01-005
income, employment limitations	79-03-087	1978, eastern Washington	79-06-077
	79-07-020		79-06-094
institutional compliance	79-02-088	1980	79-08-015
payment of employees of state agencies	79-09-125	Forest tax, stumpage values	79-10-131
Columbia Basin College			79-01-065
refunds, schedule of	79-04-005		79-01-066
	79-06-098		79-05-119
Communicable disease control	79-05-010		79-07-083
	79-05-088		79-07-084
Evergreen State College, The		tables, 7/1/78 through 12/31/78	79-11-132
credit balances	79-04-089		79-06-095
	79-06-079		79-08-014
Exchange program	79-05-124	Investment tax deferral,	
	79-10-051	lessee/manufacturing firms	79-09-009
	79-11-032		79-09-048
Financial aid, need grant program,			79-09-089
postsecondary education			79-11-088
institutional compliance	79-02-066	Property	
Guaranteed student loans	79-03-002	annual ratio study	79-08-092
Immunization	79-05-111		79-08-093
	79-08-142		79-11-029
	79-11-066	Retail Sales Tax Collection Schedule	79-04-094
	79-11-067		79-06-036
Need grant program	79-03-088	Schools, excess levies, maximums	79-01-006
	79-07-021		79-10-174
	79-08-132	Special fuel	79-06-104
	79-11-031		79-06-107
			79-08-140
Public schools		TEACHERS	
entry age	79-04-068	Certificates of educational competence	79-05-100
	79-06-047		79-07-004
learning disabilities, eligibility	79-10-116	Inservice training program	79-10-170
	79-10-169	Professional preparation	
scoliosis screening	79-09-081	certification requirements	79-04-071
	79-11-020		79-04-072
	79-11-103		79-04-073
suspension	79-08-032		79-06-049
	79-08-103		79-06-051
	79-11-049		79-06-052
Secondary education		program approval standards	79-04-069
graduation requirements	79-07-102		79-06-050
	79-10-034	Retirement	
Tuition waiver		board of trustees; members' appointment	79-08-104
financial need, community colleges	79-05-082		79-11-023
	79-07-070	salary deductions	79-08-054
full-time community college employees	79-07-071		79-08-055
University of Washington			79-10-024
housing assignment priority	79-02-089	TEACHERS' RETIREMENT BOARD	
	79-07-078	Members' appointment	79-08-104
	79-09-047	Public meeting notice	79-04-014
records, disclosure	79-02-080		
	79-05-025	TELEPHONES	
Western Washington University		Automatic dialing-announcing devices	79-01-081
records	79-03-018		79-03-031
	79-06-019	Service	
rights and responsibilities	79-03-018	delinquent accounts	79-08-130
	79-06-019		79-10-060
SUNSET ACT		deposits	79-08-130
Proprietary schools	79-08-035	discontinuance	79-10-060
			79-08-130

Subject/Agency Index

TELEPHONES—cont.

TENURE

Community college district V 79-02-018
79-03-026
79-04-075
79-06-018
79-06-060
79-06-062
79-06-102
79-08-129

Grays Harbor college 79-06-102
79-08-129

TOLLS

Hood Canal Bridge ferry replacement routes 79-04-035
79-04-078
79-06-037
79-07-041
79-09-136
79-02-050
79-04-047

State ferry system 79-02-050
79-04-047

TOW TRUCKS

Abandoned vehicles, impoundment 79-08-063
Hulk haulers 79-08-087
Inspection 79-11-147
Letter of appointment
hearing officer, authorized 79-07-049
79-07-050
79-09-093
79-07-050
requirements 79-01-077
revocation, grounds for 79-07-073
79-07-074
79-09-094
79-08-087

Scrap processors 79-08-087
Standards
dual winches 79-03-074
79-05-109
79-09-090
79-09-091
79-11-107

Zone use limitation 79-09-090
79-09-091
79-11-107

TRANSPORTATION, DEPARTMENT OF

Ferries
Hood Canal Bridge replacement routes, tolls 79-04-035
79-04-078
79-06-037
79-07-040
79-07-041
79-09-041
79-02-050
79-04-047
79-05-091
79-07-023
79-08-059
79-07-042
79-09-044
79-05-018
79-02-062
79-04-043
79-05-092
79-07-024
79-08-061
79-02-063
79-04-021
79-02-064
79-04-019
79-08-038

toll schedule, state system 79-04-047
79-05-091
79-07-023
79-08-059
79-07-042
79-09-044
79-05-018
79-02-062
79-04-043
79-05-092
79-07-024
79-08-061
79-02-063
79-04-021
79-02-064
79-04-019
79-08-038

Hearings procedures, limited access highways 79-05-091
79-07-023
79-08-059
79-07-042
79-09-044
79-05-018
79-02-062
79-04-043
79-05-092
79-07-024
79-08-061
79-02-063
79-04-021
79-02-064
79-04-019
79-08-038

Highways, transfer to cities, towns 79-07-042
79-09-044
79-05-018
79-02-062
79-04-043
79-05-092
79-07-024
79-08-061
79-02-063
79-04-021
79-02-064
79-04-019
79-08-038

1 5 reversible lanes, bicycle Sunday 79-05-018
79-02-062
79-04-043
79-05-092
79-07-024
79-08-061
79-02-063
79-04-021
79-02-064
79-04-019
79-08-038

Keyport, state route 308, parking prohibited 79-02-062
79-04-043
79-06-086
79-08-057
79-06-064
79-08-056
79-02-063
79-04-021
79-02-064
79-04-019

Limited access control, definition 79-05-092
79-07-024
79-08-061
79-02-063
79-04-021
79-02-064
79-04-019
79-08-038

Longview, state route 4, parking prohibited 79-02-063
79-04-021
79-02-064
79-04-019
79-08-038

Monroe, state route 2, parking prohibited 79-02-064
79-04-019
79-08-038

Oversize loads, combination vehicles, permit
Parking restrictions 79-02-062
79-04-043
79-06-086
79-08-057
79-06-064
79-08-056
79-02-063
79-04-021
79-02-064
79-04-019

Keyport, state route 308 79-02-062
79-04-043
79-06-086
79-08-057
79-06-064
79-08-056
79-02-063
79-04-021
79-02-064
79-04-019

Kingston, route 104 79-02-062
79-04-043
79-06-086
79-08-057
79-06-064
79-08-056
79-02-063
79-04-021
79-02-064
79-04-019

Kok road, route 539 79-02-062
79-04-043
79-06-086
79-08-057
79-06-064
79-08-056
79-02-063
79-04-021
79-02-064
79-04-019

Longview, state route 4 79-02-062
79-04-021
79-02-064
79-04-019

Monroe, state route 2, Kelsey Street 79-02-064
79-04-019

TRANSPORTATION, DEPARTMENT OF—cont.

Route 99, South 288th Street 79-10-069
Sea-Tac airport, route 99 79-06-074
79-08-058
79-02-065
79-04-020
79-01-062

Walla Walla, state route 12 79-09-113
79-09-114
79-10-149
79-10-150

Public meeting notice 79-09-113
Public transportation feasibility studies,
advanced payments 79-09-114
79-10-149
79-10-150

Public transportation technical studies,
federal funds pass-through 79-11-055
79-11-057

Readoption, departmental reorganization 79-01-033
School bus stops, signing 79-04-001
79-06-016
79-07-022
79-08-060
79-11-054
79-11-056
79-02-065
79-04-020

Transit plans, advanced support payments 79-11-054
79-11-056
79-02-065
79-04-020

Walla Walla, state route 12, parking 79-02-065
79-04-020

TRAPPING

1979-1980 seasons, regulations 79-09-050

TRAVEL

State 79-01-091
79-03-022
79-03-040
79-04-010

TUITION

Columbia Basin College
refunds, schedule of 79-04-005
79-06-098
79-08-001

waiver, full-time employees 79-08-001

Tacoma Community College
waiver, full-time employees 79-11-111

Waiver
Bellevue Community College
employees 79-09-030
79-09-031
79-10-049
79-10-053

faculty 79-10-053

Columbia Basin College
displaced homemakers 79-10-066
79-10-067
79-08-001
79-10-065
79-05-082
79-07-070
79-07-071
79-08-111
79-10-021

full time employees 79-08-001
79-10-065
79-05-082
79-07-070
79-07-071
79-08-111
79-10-021

financial need, community colleges 79-05-082
79-07-070
79-07-071
79-08-111
79-10-021

full-time community college employees 79-07-071
79-08-111
79-10-021

Tacoma Community College
employees 79-11-111

UNIVERSITY OF WASHINGTON

Environmental policy act, implementation 79-01-013
79-02-089
79-07-078
79-09-047
79-11-084
79-05-008
79-10-016
79-11-094
79-11-095

Housing assignment priority 79-01-013
79-02-089
79-07-078
79-09-047
79-11-084
79-05-008
79-10-016
79-11-094
79-11-095

Library loan policy 79-05-008
79-10-016
79-11-094
79-11-095

Parking and traffic
fees, fines, penalties 79-02-090
79-05-053
79-09-004
79-04-084
79-03-017
79-05-009
79-06-099
79-08-052
79-08-146

permits, priorities, fines, fees 79-04-084
79-03-017
79-05-009
79-06-099
79-08-052
79-08-146

Public meeting notice 79-03-017
79-05-009
79-06-099
79-08-052
79-08-146

Subject/Agency Index

UNIVERSITY OF WASHINGTON—cont.		VETERINARIANS—cont.	
Student records, disclosure	79-02-080 79-05-025	Brucellosis vaccination fee schedule	79-07-128 79-07-129
URBAN ARTERIAL BOARD		Licensing	
Project planning	79-06-093 79-08-139	out-of-state applicants, practical examination	79-08-096 79-10-087
Public meeting notice	79-02-006 79-03-001 79-04-083 79-08-004 79-11-006	Sodium pentobarbital, formulation, registration	79-07-054 79-10-006
UTILITIES AND TRANSPORTATION COMMISSION		VICTIMS	
Auto transportation companies	79-07-036 79-09-015	Domestic violence, shelters	79-11-109 79-11-110
Garbage, refuse collection companies rates, notice	79-01-034	VOCATIONAL EDUCATION, ADVISORY COUNCIL ON	
Motor freight carriers accidents, reporting of building materials	79-11-139 79-04-012 79-06-031 79-07-039 79-02-082 79-04-049 79-11-138 79-11-102 79-11-140	Public meeting notice	79-02-015 79-04-031 79-05-102 79-08-106 79-09-064
drivers' hours, federal regulations	79-02-082 79-04-049	VOCATIONAL EDUCATION, COMMISSION FOR	
freight forwarders, nonprofit exemption hazardous materials transportation	79-11-138 79-11-102 79-11-140	Comprehensive revision, federal act implementation	79-02-019
heavy machinery	79-04-012 79-06-031	Private vocational schools, dual purpose institutions, registration	79-10-152 79-11-072
safety regulations	79-01-029 79-07-075 79-09-016 79-10-036 79-10-074 79-10-155 79-10-156 79-11-134	Public meeting notice	79-11-072
Natural gas, outdoor lighting	79-10-155 79-10-156 79-11-134	VOCATIONAL REHABILITATION	
Practice and procedure filing of complaints	79-07-037 79-07-038 79-09-017	Facilities and workshops, certification	79-03-036 79-05-040 79-02-059 79-04-064
Private, non-profit transportation providers	79-07-035 79-07-036 79-09-015	Handicapped, selection, eligibility	79-03-036 79-05-040 79-02-059 79-04-064
Railroads accident reports	79-01-082 79-02-087 79-09-068 79-11-027	VOLUNTEER FIREMEN, BOARD FOR	
Self-storage container rentals	79-01-082 79-02-087 79-09-068 79-11-027	Public meeting notice	79-02-003 79-06-005 79-11-083
Telephone companies automatic dialing-announcing devices	79-01-081 79-03-031 79-08-130 79-10-060	VOTERS	
deposits, service discontinuance, delinquency	79-01-081 79-03-031 79-08-130 79-10-060	Election pamphlets, statement preparation	79-03-094 79-05-024
Utilities lease application approval form	79-09-067 79-11-028 79-06-058 79-08-018 79-08-138	WALLA WALLA COMMUNITY COLLEGE	
notice of hearing on rate increases	79-09-067 79-11-028 79-06-058 79-08-018 79-08-138	Classified personnel reduction in force	79-08-125 79-10-019 79-10-111 79-08-113 79-10-018 79-10-128
VEGETABLES		Parking and traffic rules	79-08-113 79-10-018 79-10-128
Inspection services, fees, changes	79-01-035	WALLA WALLA COUNTY	
VETERANS		Desicant, defoliant use	79-03-082 79-05-043 79-10-135
Education benefits, academic program approval	79-03-086	Herbicides, restricted use	79-10-135
Employment assistance, executive order rescinded	79-11-016	WAREHOUSEMEN	
State employment, appointment, non-competitive	79-03-044 79-05-014 79-06-023 79-07-026 79-08-031 79-09-116 79-11-046	Grain, financial statements	79-03-078 79-05-055 79-09-068 79-11-027
VETERINARIANS		Self-storage container rentals	79-09-068 79-11-027
Animal technicians	79-11-127	WASHINGTON STATE UNIVERSITY	
		Public meeting notice	79-09-040
		WATER	
		Cedar-Sammamish rivers, flow regulation	79-06-114 79-10-002 79-09-133 79-09-132 79-11-052 79-05-107 79-08-066 79-10-071
		Chambers-Clover creeks basin, protection	79-09-133
		Flood channel and floodway usage	79-09-132
		Hearings request	79-11-052
		Hydraulic project permits, game department definitions	79-05-107 79-08-066
		Marine lands, state management	79-10-071
		National pollutant discharge elimination system (NPDES) administrative responsibility, delegation	79-06-014 79-06-015 79-08-020 79-08-034

Subject/Agency Index

WATER—cont.	
Project priority lists, public hearings	79-06-112
Public systems	
fire flow regulations	79-01-083 79-03-037 79-04-007
state board, repealer	79-03-089 79-05-019
Quality management plan (Section 208), public hearings	79-01-050 79-06-103
Quincy ground water subarea	79-05-112 79-08-080
Shoreline management, state master program	79-06-113
Snohomish river, flow regulation	79-06-115 79-10-003
Washington State University research center, Prosser, water sales, rate of charges	79-08-144
Waste water facilities, construction requirements	79-02-033
Water right claims, registration	79-10-151
Wells, construction and maintenance standards	79-02-010
WEEDS	
Noxious weed seeds, restricted	79-03-053 79-05-066
Noxious weeds, proposed list	79-02-074
WEIGHTS AND MEASURES	
Motor fuels and home heating products, sales metering devices	79-10-032 79-10-148
WELLS	
Geothermal, drilling, completion practices	79-02-001
Water, construction and maintenance standards	79-02-010
WENATCHEE VALLEY COLLEGE	
Parking	79-11-007
Public meeting notice	79-03-005
Purchasing procedures	79-11-101
WESTERN WASHINGTON UNIVERSITY	
Public meeting notice	79-03-095 79-04-082 79-08-071 79-11-008
Students	
records	79-03-018 79-06-019
rights and responsibilities	79-03-018 79-06-019
WHATCOM COMMUNITY COLLEGE	
Admission standards, graduation, tuition, catalog publication, repeal	79-03-035 79-05-038
Public meeting notice	79-02-029 79-02-041 79-03-034 79-04-016 79-05-016 79-10-129 79-11-036 79-11-077
WHITMAN COUNTY	
Herbicides, restricted use	79-10-140
YAKIMA COUNTY	
Herbicides, restricted use	79-10-144
YAKIMA VALLEY COLLEGE	
Order of agenda	79-05-052 79-07-012
Public meeting notice	79-03-005

